

EVENING NEWS. Wednesday, January 6, 1886

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FRAGMENTS.

This first sleighing of the season. Scarcely snow enough yet to make it pleasant, though.

The Contributor for November is out. It is full of interesting reading matter. The delay in issuing is very unfortunate.

Those who heard the speech of Mr Kirkpatrick in the Snow trial at Oxnide yesterday, speak very highly of the eloquent and logical effort made by him in addressing the jury.

A gentleman vegetable and game merchant on First South Street, locked up his store last night and went home, leaving a row of rabbits hanging outside.

President Cleveland has increased his popularity in Salt Lake City merely by raising one Browe. Let the good work go on. Now all that remains for Messrs. Sowles, Bamberg et al. to do, is to split and Barreter.

"Jungle" Powers ran against a lawyer yesterday, in Ogden, when he interrupted Mr. Kirkpatrick. After the dispatch was received announcing Powers' nomination, yesterday, he seemed to feel a little better, and is said to have apologized to Mr. Kirkpatrick.

Diptheria. — Another case of diptheria was reported yesterday afternoon, at 22 E. Fifth South Street. Four yellow flags were taken in yesterday by the quarantine physician.

More Horse Stealing. — About 8 o'clock last evening a horse, saddle and bridle were stolen from near the D. & B. W. depot. The animal was a dark bay, well saddle-marked, with long tail, and was branded H on the left hip.

James Taylor's Case. — The trial of James Taylor, of Ogden, on the charge of cohabiting with his wives, commenced in the First District Court this morning, with what result we have not heard up to the time of the News going to press.

Horse and Buggy Found. — About 11 o'clock last night, Mr. L. Davis, of the Ninth Ward, took possession of a stray horse and buggy on Fifth South Street. The horse was a sorrel. The party who had been using the buggy had probably left it unattended, and the animal had walked off.

Exponent. — The Women's Exponent for January is an unusually interesting number of a periodical that is always spicy and readable, and which, being devoted to the advocacy of correct principles and the defense of women's rights in general, and of the Latter-day Saints in particular, always finds a ready welcome to the homes of the people of Zion.

Farrell's Trial. — The trial of J. W. Farrell, the Second South Street plumber, on a charge of resorting to Fanny Davenport's house of ill-fame for purposes of lewdness, on the 19th September last, came up for trial before Justice Speer this afternoon. The first witness called testified that on the date mentioned he had seen Farrell at the place indicated. During a portion of the time he remained there Farrell was in a nude condition, and he saw two acts of lewdness with a Mrs. Castello. The offense as described was grossly indecent, altogether too much so for publication; in fact, his conduct was so abandoned that even the hardest courtier was ashamed of it. There was nothing in the evidence to indicate that he had been deceived to the place; quite the reverse.

The cross-examination by F. L. Williams, attorney for Farrell was very searching, there being an apparent intention to show that the evidence concerning the scheme to detect the lecherous law-breakers, and, if possible, to extract from the witness such admissions as might be used against him, was a mere ruse to "cover up" the "conspiracy" before one of the "partial" juries. The case was not concluded when we went to press.

Child Burned. — A shocking accident occurred at South Ogden, Davis Co., yesterday last, resulting in the death of Lucy Ann Gifford, a six-year-old daughter of George W. Gifford of that place. The mother of the little one has been demented occasionally during the past few years, but quite rational at other times, and always harmonious and kind to her children. She was confined in the asylum near this city about three months year before last, and at the expiration of that time was pronounced to be cured. She has manifested only slight symptoms of a recurrence of insanity, and is now sane and well, and quite generally well. New Year's day, when her reason was again overthrown. Her husband remained at home and carefully watched over her to guard against accident, until Monday morning when she seemed so much better that he ventured to go to a neighbor's on an errand, leaving her alone with their four children. He had only left the house a short time when he discovered that his wife with two of the children had followed him, and started immediately to return. His wife reached home about two or three minutes before he did and on doing so discovered her eldest child lying on the ground in the door yard with her clothing ablaze. She smothered the flame, carried the child into the house and placed her upon the bed before the unexpected visitor arrived. Upon the scene the little girl was conscious up to the time of her death, which occurred six hours afterwards, during which time she suffered fearfully. She related how the accident occurred, from which it appeared that after her mother left the house she attempted to revive the smoldering fire in the stove by putting into it some cedar bark, and in doing so had her clothing catch fire, whereupon she ran into the yard and waved away.

The spectators were pitiable indeed. The cause of the woman's dramatic death seems to have been the burning of seven brothers in a snow slide several years ago.

Brother Gifford brought his wife to this city to-day and she was placed in Dr. Young's asylum. The funeral of the little girl will take place to-morrow.

It has been erroneously published that the mother of the child was responsible for the fearful occurrence, but this is absolutely untrue. Brother Gifford, who furnished the above items,

Convicted on Third Indictment. — The details of the trial and conviction of Apostle Lorenzo Snow on the second indictment against him will be found in "The Evening News" published elsewhere. We learn from another source that the counsel for the defendant were in favor of making an effort to have his trial on the third indictment continued until next term, but to this proposition the defendant objected, saying he did not want to be brought out of the Penitentiary to undergo another such a farce of a trial. He preferred to have the trial go on immediately, and was willing that a jury be empaneled from the spectators who were present and who had listened to the testimony given during the trial just ended, and to have the case submitted to them for a verdict without the taking of any testimony as to the year 1883, the period covered by the third indictment. This faced in the shape of a trial, we are informed, was accordingly enacted, with conviction as the result.

A motion for a new trial, was made by the defendant's attorneys in this as in the case of his other two trials and the 16th of January set as the time for a hearing on the motion, from which fact we suppose the passing of sentence on all three convictions will be deferred until that date, although the third trial, was previously set for the passing of sentence on the first two.

Death from Exposure. — By letter from M. J. Richards, of Plymouth, Box Elder County, Utah, we learn that on the 20th ult. a man by the name of William D. Pritchett was found dead in James Standing's field about three-fourths of a mile north of what is known as the "Beehive" on Bear River. The man had been stopping on Mr. Calvin W. Heller's ranch, situated about one and a half miles up the river from the bridge, and on the 29th ult. went to Collinston Station after mail. There he fell in company with some men who were drinking liquor, one of whom was an Indian, in a saloon near by. He spent the day at the ranch, and was seen crossing the bridge; he had some liquor with him when he left the bridge, and it was said that he could hardly get along. This was about 8 o'clock. The next day was the 30th ult. and he was found dead in the following evening.

That Revelation. — A witness who heard it read before the High Council. Our readers will remember that, in the correspondence which passed between the High Council and the members of the church, Mr. Smith, Jr., of the reorganized church, some time since, Mr. Smith challenged Elder Littlefield to give the revelation of the party remaining to prevent the inmates from giving any alarm, the others took him to the Treasurer's room in the court house and compelled him to open the safe, the outside door of which was locked. After the safe had been opened the robbers ransacked the contents, taking over \$11,000 in cash, about one-half of which was in gold and silver coin. There were over \$3,000 in checks in the safe, which, after examination, the robbers threw on the floor, probably not wishing to take the risk of negotiating them, and after some time, ranging from \$100 to \$500. After taking the funds from the safe, the robbers went out of the door of the Treasurer's room, and Mr. Back immediately gave the alarm, but the night being dark and stormy, no trace could be found of them. Five men have been arrested on suspicion of being the robbers.

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The affidavit was drawn up under the instructions of Joseph Smith, and Mr. Gurley, who is counsel for the High Council, called on Mr. Lobe, and requested him to sign it. The affidavit stated that Mr. Lobe was present at the High Council meeting referred to, but did not hear the revelation read. When Mr. Lobe requested Mr. Gurley to sign the document, Lobe objected, saying he was present at the meeting, and did hear the revelation read, and could not sign an affidavit to the contrary. This considerably disconcerted his interlocutor, and Mr. Lobe said: "If you will draw up an affidavit stating forth that I was there and did hear the revelation read, I will sign it." Mr. Gurley, however, did not want that kind of testimony, and refused to sign it. Mr. Lobe, quite recently, had been in the state of New Jersey, and while there he had been in the company of a gentleman named Mr. Lobe, who was now living with him, and who was present at the High Council meeting referred to, and who had seen the revelation. Mr. Lobe, quite recently, had been in the state of New Jersey, and while there he had been in the company of a gentleman named Mr. Lobe, who was now living with him, and who was present at the High Council meeting referred to, and who had seen the revelation.

The man was of middle age, and is said to have been a good reputation except as to having been addicted to drinking. The body was taken to Ogden.

CITY COUNCIL. — The City Council met in regular session at 7 o'clock last evening, Mayor Sharp presiding.

Charles Hunt asked to be appointed as city weighmaster and pondkeeper, and presented certificates of his ability to fill the position. Referred to the committee on elections. Mr. Freeman asked for a remission of his license as fish peddler for three months, on account of ill-health and hard times. Referred to the committee on license. The liquor license of E. C. Clifford was transferred to Hermann Hill, and two retail liquor licenses were granted. City Secy. Joe S. Taylor presented his report for 1885, which showed that the number of deaths during the year were 1,400, and the number of burials, 1,400. This number was 32 less than during 1884, and 141 less than in 1883. In addition, he said there were 21 deaths and 21 burials brought from outside places for interment, making a total of 1,421. The greatest number of deaths was from diarrheal causes, 64. There were 11 deaths from diptheria. The report strongly recommended that the Council take means to secure a supply for the city of cemetery. Referred to the committee on cemetery.

The City Attorney and the Marshal presented a report, stating that they had investigated the methods of doing business of the Commercial Tea Co., and that they had found that the company had been purchasing of reputable wholesale houses and was of good quality, the system of present "souvenirs," as the company termed it, though not strictly a lottery, was so conducted that it should be suppressed. The company had been selling tickets for a long time, and had promised to continue the obnoxious feature of their business at once. Accepted.

The committee on irrigation reported that the trouble between Francis Pearson and the city was that he had taken water from the stream on which he depended for water supply, had not paid for it, and had refused to pay. The committee on police reported that they had examined the reports of the city marshal, and found them correct. The committee on license reported favorably on the application of Francis Pearson, asking for a free license to peddle hosiery for a period of three months, and the committee on license had been referred the petition of Frank Foote and J. O. Conklin & Co., asking for a reduction in license of salaried mills, stating that the ordinance licensing salaried mills was the same as the ordinance licensing salaried mills, and that the ordinance licensing salaried mills was the same as the ordinance licensing salaried mills.

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—Last Sunday morning four roughs, Samuel Martin Hugh McMillan, James Wedgley, and Wm. E. Hall, went into a saloon near Butte, and assaulted the proprietor, Charles Eckert, a cripple. Eckert was pulled from his seat, the bar of the saloon was knocked down, and Eckert, and then beaten and cut with bottles and glasses until he was so horribly mutilated as to be almost unrecognizable. Then the men proceeded to rob the money-drawer of his contents, and taking such goods as they desired, departed, leaving their victim in an unconscious condition on the floor. He was soon after taken to the medical assistance rendered, but his wounds were of so severe a character that at last accounts he remained speechless and in a semi-unconscious condition. The vicious assailants were placed and were kept in custody to await the result of Eckert's injuries.

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