

Tuesday, January 9, 1901.

FRAGMENTS.

It is rumored that the legality of the election of City Recorder J. F. Jack is to be contested in the courts.

J. H. Ward will deliver his popular lecture, "Korngor Hired," in the Tenth Ward meeting house, tomorrow (Wednesday) evening.

It is said that a new detective association has been formed in the city which will operate eight men, beginning January 15th. F. A. Miller is named as president and manager.

Last evening the city architect adopted their resolutions in favor of free competition in the City and County Building plans, and presented them to the city engineer.

Governor Hiram left yesterday for Pittsburg, Pa., on a special train, with his family. He will be in health for some time. It is stated that the Governor will go to Washington to see his father in St. Louis.

On Saturday next, at noon, County Superintendent William M. Stewart will distribute the county money to the various schools. The amount thus put in circulation will be nearly \$100,000.

James R. Anderson, son of Judge Anderson, who has been for the last three years a clerk in the General Land Office at Washington, arrived in the city yesterday, and is stopping at the Hotel. He will become a resident of Salt Lake.

A stranger entered a Second South Street store last evening and asked to look at a watch which was on sale. It was handed out to him, whereupon he made off and disappeared up a neighboring alley. He has not yet been caught.

Judge Bates yesterday announced that on Saturday next, at noon, he will hold a session of court for the purpose of drawing eighteen names from the jury box for grand jurors, and thirty names for petit jurors to serve during the February term.

The Store, Jersey City, incorporated today with a capital stock of \$50,000 and several business men of Salt Lake will become identified with the new company. The business now carried on by Store, Jersey & Co. will be continued.

The Central Democratic Club of Salt Lake County, in honor of Jackson's day, will hold a meeting at the Federal Club room, Thursday evening, at 7:30 o'clock. Hon. J. W. Judd will deliver an address upon the subject of "The People of the Democratic Party." The public are invited.

The Brotherhood of Locomotive Firemen held their seventh annual ball last evening in the Salt Lake Theatre. Over 600 were present. The balcony was decorated with three lighted, white and red streamers was a locomotive's numeral disk taken from the front of a Union Pacific locomotive. The music was supplied by the orchestra. The main floor was excellent, and the dancing was called by the ring leader of a locomotive ball. Firemen from all the roads were present. The affair was a decided success.

About 9 o'clock last night a small wire dropped on an electric light wire at the corner of First South and West Temple streets, causing the small wire to burn in two. At the same time the wire lamp in the center of the street fell to the ground. Simultaneously four or five lamps in the Continental Hotel and one in the Hotel began flickering with light in full, then they went out in darkness. At length the flickering of the lights ceased, and the electrician eventually arrived, turned off the current, and no further trouble occurred.

At last night's meeting of the Choral Society, conducted by Evan Stephens, a photograph of Miss Abbott in the character of Ophelia, which had been sent to the society by the members of the Abbott company, was shown. She was a noble woman, in every respect a great artist, and her good looks, which she always wore so hard and comely, were the public eye. She could not be too good.

The police yesterday arrested a Mexican man, who had been employed at Raymond & Johnson's, and who had been charged with the murder of the latter's son. The man was taken to the police station for further investigation.

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The large increase in the post office business in way of mail orders has been a great success. The post office has been a great success in the way of mail orders.

The Fifth Ward was entered by a fire last night, and the loss was estimated at \$10,000. The fire was caused by a gas leak in the kitchen.

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STATEMENT BY SCHOOL SUPERINTENDENT STEWART.

At yesterday's session of the County Court, Superintendent William M. Stewart made a statement showing the amount necessary to be raised by taxation for County purposes during the present year, namely \$75,000. He also made an oral report on the petition of H. Young, of Eldorado, asking that the Fifteenth school district be divided, and Eldorado set off as a district by itself, to the effect that a new school would be opened in the center of that district January 20th, and that for this reason the petition should be denied. The Court adopted the recommendations.

CITY AND COUNTY BUILDING.

Report Concerning the County's Financial Condition.

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A statement was made by A. B. Neff, superintendent of the Twenty-first District, relative to the charge of James Young, that a Mr. Neff had closed a county road, from which it appeared that Isaac Young closed a road that does not exist in the county. The matter was dismissed.

G. W. Bates and O. P. Miller were appointed a committee to obtain a right of way for the extension of Second West Street.

Richard H. Bates and Joseph P. Miller were appointed to investigate the condition of Kendrick street, in Orange precinct, with power to act in reference to grading the same.

The report of the joint city and county building committee, that with the exception of the proposed plans to be used with slight alterations, and that Mr. R. Kettinger be employed to superintend the building of the structure came up.

Section Miller moved that the report be adopted.

Judge Bates opposed the joint building, because he thought the building would be a waste of money, and also for the reason that the county should put up a building of its own. He was ready to vote on the report in so far as it recommended that work be pushed, but not on that portion which provided that Mr. Kettinger be employed. He had thought other architects should be allowed to compete.

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THAT DIVORCE CASE.

Prize Replen Told in His Own Behalf.

The divorce suit of Margaret Riepen vs. Fritz Riepen, commenced by the latter, was resumed this morning in the Third District Court before Judge Anderson, the case for the petitioner being again conducted by Colonel Kaighn. The first witness called was Peter Carstang, a Frenchman, who was the former proprietor of the restaurant underneath the school occupied by the defendant on Commercial Street. He was questioned by plaintiff's counsel chiefly in regard to certain statements which the witness, as he alleged, had made to him within the last forty-eight hours relative to the defendant's conduct. The witness, who was speaking the truth, and if he knew that he could be punished for lying in the order to shield his friend, when being examined on oath, Carstang replied, with a look of innocence, "Well, by don't remember anything like that." After having the witness in hand for half an hour, without being able to extract much more from him than such replies as "No," and "I don't remember," Carstang was dismissed. "Well, by don't remember anything like that." After having the witness in hand for half an hour, without being able to extract much more from him than such replies as "No," and "I don't remember," Carstang was dismissed.

This closed the case for the petitioner, and the defendant, Mr. Riepen, took the stand. In the course of his answers he said he had never given any money on his own account to Louise Kramer, whose name he had given in this suit. He first became acquainted with Mrs. Kramer in July, 1898, her husband having introduced him. Family introductions followed. Mrs. Kramer's husband was "chasing" on one occasion, and Mrs. Kramer loaned him a small sum of money, and also at his request, during his absence, he advanced her \$10 or more. He once advanced money to Mrs. Kramer on a note he had given to the alleged adultery. He never asked petitioner across the back with a cane, but he admitted that he had done so. He admitted that he had done so. He admitted that he had done so.

To Colonel Kaighn defendant said that while Mrs. Kramer's husband was away he addressed the letters to his wife in his care, and he used to take them to her, at her house, himself. Asked whether he did not forward the letters to Mrs. Kramer by messenger instead of taking them to her, he replied that he had sent them to her. He admitted that he had done so. He admitted that he had done so.

The case is expected to finish today.

First District Court.

Judge Miner disposed of the following cases at Ogden, yesterday:

Western National Bank vs. Anderson, promissory note; ten days to answer; \$5 cents to plaintiff.

Western National Bank vs. J. M. Anderson et al.; promissory note; ten days to answer; \$5 cents to plaintiff.

D. P. Tarpey vs. W. H. Conant et al.; \$40.70 strike out of plaintiff's cost.

R. L. Nite vs. J. A. Jost; defendant to answer; ten days to answer; \$5 cents to plaintiff.

Brigham M. Young vs. O. E. Peterson et al.; promissory note; ten days to answer; \$5 cents to plaintiff.

George Smith et al. vs. E. F. Thompson et al.; promissory note; ten days to answer; \$5 cents to plaintiff.

John Pierson vs. James Wilson et al.; motion for new trial denied.

Thomas Carson vs. First National Bank of Chicago et al.; promissory note; ten days to answer; \$5 cents to plaintiff.

H. Dyer vs. D. M. Stewart et al.; case continued for the term on motion of G. S. Varian.

J. P. Emmertson vs. W. G. Child et al.; promissory note; ten days to answer; \$5 cents to plaintiff.

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MISS ABBOTT REMAINS.

Some Information About Her.

At 8:45 last evening Miss Emma Abbott was taken from the Tompkins Hotel, Salt Lake, by a party of her friends, and placed in a private car for the purpose of conveying her to Chicago, the home of her family. The party consisted of several persons, including her mother, who was with her. The car was taken to the depot, and the party proceeded to Chicago. The party consisted of several persons, including her mother, who was with her. The car was taken to the depot, and the party proceeded to Chicago.

Miss Abbott's father lives in Minneapolis, her mother, one sister and one brother live in Chicago. She supported all the members of her family, remitting to each one a regular monthly allowance.

Miss Abbott was born in Gloucester, Mass. She had completed a \$100,000 monument over her husband's grave, and by his side she will be laid. It is said that she will contain an inscription that she is the wife of a man who was killed in a fire.

Miss Abbott's estate is estimated at \$40,000. She owned valuable property in Denver, Portland, Minneapolis, Omaha and Chicago. She was also a large holder of stocks and bonds.

The incident in the life of Miss Abbott will illustrate the force of her character as well as the depth of her love for her profession. A few years ago, while playing at Nashville, Tenn., as was her custom, she attended a place of worship, the church to which she belonged. The occupant of the pulpit happened to be a hideous man, and she was greatly offended. She entered into a violent denunciation of the stage and all its disciples, saying that she was a Christian, and that she was a member of the church. She was greatly offended. She entered into a violent denunciation of the stage and all its disciples, saying that she was a Christian, and that she was a member of the church.

Miss Abbott's manager, Mr. Pratt, her manager, says it will take him a year to straighten out her affairs.

The provisions of her will are not fully published, but it is supposed that she has left her property to her mother, and that she has left her property to her mother, and that she has left her property to her mother.

Two Tough Tramps.

While a delivery team belonging to the People's Equitable Co-operative Store was on its way up City Creek Canyon last evening about dark, to deliver goods at a house near the waterworks, the teamster was hailed by a couple of rough looking men who demanded a ride. Not liking their looks, the driver refused, and the men threatened to go in and reach his destination, whereupon they threatened to go in and reach his destination, whereupon they threatened to go in and reach his destination.

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