

SCHOOL DAYS BEGIN AGAIN.

Holidays Over and Tablet and Pencil
Are in Evidence.

THE ATTENDANCE IS LARGE

All the Classes at the University Are
Provided for and Laboratory Work
Will Begin in a Few Days.

The school boys' holiday is over and he is back again in the busy schoolroom with pen and paper. There is a zest and interest manifested about the school today that indicates that both teachers and pupils benefited by the relaxation afforded them by the Christmas vacation and they return to school with renewed vigor and enthusiasm. The attendance today numbered about 11,000 an immaterial difference from the attendance the last day before the holidays, which was 11,064. The rather threatening development of diphtheria and scarlet fever in the city caused many parents to take their children out of school until those dreadful maladies had abated. Since the latter happy condition has come about it is quite probable there will be quite a marked increase in the attendance.

AT THE UNIVERSITY.
The attendance at the State University this morning is about the same as it was when the session closed for the holidays. All the classes are provided for. Those classes that formerly recited in the physical building now recite in the library, normal and shop buildings. The classes in the normal building are on the upper floor of the shop building.

The chemical, physical and mineralogical laboratories will be ready in a few days. They occupy the first floor of the new museum building. The plastering in this building is almost completed and the windows are in. The basement is finished. There is very little interruption therefore in the laboratory work and none at all in the class work.

The machines, both new and old are being set up in the shop. Those machines that were in the physical building are damaged very little and can be used now.

Work on the physical building will begin as soon as the architect can get out the specifications and the bids are advertised for.

All the students are back at the Latter-day Saints' University, and the work has begun again in earnest.

FINE CATTLE.

Agricultural College Directors Will
Buy Them.

The directors of the state Agricultural college met in McCornick's bank Saturday afternoon and decided to import some of the finest cattle ever brought into the state. They will include Herefords, Holsteins and Shorthorns. This will be attended to at the earliest possible moment. Reports from various departments demonstrated that the institution was not only in good hands but in a promising and prosperous condition. The directors, after transacting considerable routine business, decided to serve notice on Contractor J. H. Bowman that if he did not bring up and get through with his work in the time specified in his contract, his contract would be canceled. Bowman is said to be several months behind in his operations.

TRIP IS POSTPONED.

Press Association Will Not Go to Coast
Until Spring.

The trip to the coast that the Utah Press association had planned to take on the 20th of this month will probably be postponed until April or June. This action was largely induced by a letter to President Felt from R. A. Craig, general passenger agent of the R. & N., who advised the association to postpone the trip until June. His reason for this is that the weather along the coast is very disagreeable at this time of year and that if the association would defer the trip until June the railroad company would take added pains to make it enjoyable for the association and would give the boys a trip up the Columbia river. President Felt is very much inclined to put off the trip until spring, but has written the members for an expression from them. It is quite likely that the outing will be postponed.

WEEKLY HEALTH REPORT.

The weekly report of the board of health shows that there were 26 births, the sexes being equal in number, 13 each. Of the deaths reported, 10 were males and 12 females. Four bodies were brought here for interment and three were shipped away for burial at other places.
No new cases of smallpox were reported, and none discharged, leaving five cases in quarantine, the same as last week.
At the close of last report there were 61 cases of scarlet fever in quarantine. During the week 11 new cases developed, one died and three were discharged, leaving 54 cases in quarantine at the close of this report. Of diphtheria there were 19 cases in quarantine at the close of last week. During the week five new cases were reported, and three were discharged, leaving 14 cases in quarantine. Typhoid fever decreased to two cases. Two new cases were reported during the week, leaving 8 cases in the city today. Nineteen cases of measles were reported during the week, a decrease of 4. Chickenpox shows an increase of three cases, 4 cases having been reported during the week.

INSANE ASSAULT.

Women Pursued by a Wretch Who
Lies in Wait for Victims.

Mrs. Mason Minor, an employee of Walker Bros. Dry Goods company, complains that while she was on her way home Saturday evening she was assaulted at the corner of Sixth South and East Temple street by a vile wretch who made indecent proposals to her. The lady's screams attracted several men to the spot and her assailant was chased some distance but was not captured. Mrs. Minor said she was followed by the man and that suddenly he rushed up to her and made the attack. She says that the evening before she and her niece were insulted by the same person, and now, she says, she has resolved to procure a revolver and protect herself from further insults.
It is believed the man is insane, as he appears in the full glare of the electric light, and usually early in the evening. The police have been notified and will watch out for the man.

M. M. KAIGHN ARRAIGNED

Slayer of W. S. Haynes Appeared
Before Judge Stewart Today.

HE PLEADS "NOT GUILTY."

His Trial Will Probably be Set for an
Early Date During the January Term.

Merrill M. Kaighn, was arraigned before Judge Stewart this morning on a charge of murder in the first degree. The young man was as cool and unconcerned as if he had been called as a witness in a case instead of being summoned to answer to the gravest charge known to the law. On the advice of his attorneys, Judge Wm. H. King and Frank Hoffman, the prisoner waived time for pleading and entered a plea of not guilty. His trial will probably be set for an early date during the January term of court.

Joseph Geoghegan, as receiver of the Salt Lake City Water & Electrical Power company, today obtained a writ of attachment against the Butterfield Mining company's property at Bingham, in order to secure a bill of \$40, alleged to be due for power furnished at the mine, and which, the receiver claims, because due on Oct. 1.

BADGER CASE.

The Three Defendants Will Plead
on Thursday Morning.

Rosalind E. Hewett, Irwin F. Perry and William Lindstrom were arraigned before Judge Stewart this morning charged with conspiracy in attempting in the past block to extort \$1,000 from Francis P. Finnegan on Nov. 29, on a threat of exposure and disgrace.
Attorney McGurkin, who represents the girl, secured a continuance for time of pleading till Thursday, for his client, and the other two who are represented by D. S. Truman, who was absent, were granted a similar extension of time to enter their pleas.

COURT NOTES.

Judge Morse will set jury cases on Jan. 11, and commence on his trial calendar on the 27th. His law and motion calendar will be heard on the 8th. Motions for new trials will be taken up first.

Judge Hall is setting cases today. He commenced on his law and motion calendar this morning and it will continue tomorrow. Trial of cases will commence on Wednesday.

BONDS APPROVED.

The Mayor approved the official bonds of Councilmen Robertson, Davier and Sharp this morning.

City Judges Diehl and Tanner do not have to file a bond, but they today took the oath of office. This completes the list of official bonds and oaths of office, and all are now approved by Mayor Thompson.

AMUSEMENTS.

"The Devil's Auction" fills a one night engagement at the Theater this evening. The advance sale for this play, "Rupert of Hentzau," "The Prisoner of Zenda" and the Emma Lucy Gates concert is now going on at the box office.

On Thursday night at the Theater Miss Gates will render several songs and arias which she has not yet sung in this city. The director, after hearing her voice accompanied by an orchestra of thirty pieces.

At the Grand "A Romance of Coon Hollow" opens tonight in an engagement of three nights and a Wednesday matinee.

The Wilbur-Klein company is taking a rest in this city and will spend two weeks rehearsing and trimming up for the road tour. All the money from their recent engagement at the Grand is still held under attachment awaiting settlement of the dispute with the Brigham City manager.

Mrs. Mary A. Craig, a resident of this city, has just received word that her daughter Violet, who as a child actress and dancer attracted considerable attention here some years ago, had secured a New York engagement. Mrs. Craig will travel with her daughter and will join her in Denver.

Mrs. Susie Kirwin called at the "News" office today and positively stated that she was a true in the published report that Mr. Mulvey was concerned in any losses sustained by the company in its northwest tour.

SOCIAL AND PERSONAL.

Mr. and Mrs. Fred W. Scarff leave shortly for Chicago, where they will make their home.

Miss Emily E. Davis of the Lowell school, who has been spending the holidays with relatives in Provo, returned yesterday.

Mr. and Mrs. Mary Hopkins of Cumberland, Wyo., returned to their home last night, after a pleasant visit with friends in this city.

The Opal club will resume its regular socials on next Wednesday evening at the former place of meeting, the Ladies' Literary club house. The members are requested to keep in mind the fact that cards will be played beginning promptly at 8 o'clock, instead of a half hour later, as formerly. All members are also earnestly requested to be present as matters of great importance to the club are to be discussed.

Mrs. Bailey and Miss Edna Bailey have gone East to visit in St. Louis and later in New Orleans, after which they will go to Chicago.

The engagement of Miss May Cooper and Mr. Frank Harman is announced.

Miss Beatrice Sells is studying music with Marchesi in Paris.

Mrs. J. P. Dunn leaves tomorrow for Los Angeles, where she will spend the rest of the winter.

Miss Emma Lucy Gates is the guest of Mr. and Mrs. Charles S. Burton.

The adult dancing classes at Christensen's will be commenced tonight. The Wednesday socials will commence on Wednesday.

SALOONS WIDE OPEN YESTERDAY

As an Instance of the Way Business Was Done, Ministers Association Learned of Seven Men Going Into One Saloon in Two Minutes—Were Many Others.

The Ministers' association held a well attended and interesting meeting this morning in the Y. M. C. A. rooms. The feature of the session was the statement made by members of the association that the Zaig saloon was open yesterday, seven men having been seen to pass through the back door in two minutes in the afternoon. Moreover, it was stated that the Onyx Bank was open in front, a light was seen inside, and conversation was heard in the back rooms of the saloon in the afternoon. In the evening several of the saloons were lit up. Several other unnamed saloons were also found doing a big business. Who it was that made these discoveries was not given out for publication, but the statements were vouched for by facts. The association took the matter very seriously and decided that the saloon keepers must not be allowed to start in for a resumption of business on the Sabbath—at least without a vigorous protest on the part of the law-abiding element of the community.

It was decided to refer the matter to the committee on public morals with instructions to call on Mayor Thompson and once more lay the situation before him with a view to early municipal action, also to call the attention of the Reform League to the matter and secure suitable action on its part.
The committee on public morals are Revs. Dr. C. T. Brown, R. G. McNiece and Richard Wake. The ministers are a unit in the determination to prevent, if it is possible, the permanent establishment of the Sunday saloon business, and that their congregations will back them up in a foregone conclusion.

"MORMONISM" IN JAPAN.

Another feature of the session was a paper read by Miss Mary J. D. Johnson, of the American Sunday School union on the "Mormon missionaries in Japan, being for the most part a connected compilation of editorial statements made in the Japan Mail through a series of issues. No action was taken on the paper.

FOURTH DAY OF LONDON FOG.

Meteorological Conditions Indicate a Change—Rain or Snow Tonight—Has Kept State Prisoners Locked in Their Cells.

This is the fourth day of the London fog that has covered this valley and most of the northern part of the state, and the public, anxious to see the light of the sun once more, is asking when there is to be a change. Section Director Murdoch said this morning that the conditions were favorable for a change of the conditions which brought on and continued the foggy phenomenon, and that snow or rain might be expected tonight and tomorrow. He called attention to the fact that for three days now there had been a remarkable uniformity of temperature, the mercury ranging with a maximum of 29 and a minimum of 23. But the thermometer was likely to vary more hereafter. On but one other occasion has there been any such a meteorological phenomenon in the history of local records, and that was during the last of December and first of January in 1899-1900. The Western Union Telegraph company has been bothered a good deal during the last four days by the fog, especially west of Ogden and south of this city, communication with Provo being at times practically impossible. But east of Ogden, as soon as the Echo canyon was left the fog disappeared. Reports from the north state that the fog covered the southern part of Idaho and at times was as dense there as here. The advent of the fog was much felt at the state prison, where Warden Dow found it advisable to take unusual precautions against escape. The fog was so dense that the guards on the wall could not see the ground, and if the prisoners were allowed to roam over the yard as is usually done, the chances were very good that several tough gentlemen would attempt to make their escape, even at the risk of their lives. So the guards on the walls were doubled during the entire season of fog, and during Friday and Saturday, when the mists were the densest, the prisoners were all kept locked up in their cells. The warden was not taking any chances. But by Sunday, the atmosphere partly cleared up, and the prisoners were allowed to go out again.

SUPREME COURT WILL NOT INTERFERE.

Denies Captain Oberlin M. Carter's Petition for a Writ of Habeas Corpus—Opinion of Circuit Court Affirmed—The Gaynors and Greene Must Now Go to Georgia to Stand Trial.

Washington, Jan. 6.—The United States Supreme court today refused to interfere in the case of Capt. Oberlin M. Carter. The decision was rendered in the proceedings instituted by Capt. Carter for the purpose of securing a writ of habeas corpus that would release him from prison at Leavenworth, Kansas. The case originated in the United States circuit court for the district of Kansas by which petition for writ was denied. Today's opinion was delivered by Chief Justice Fuller and affirmed the opinion of the circuit court. The United States Supreme court today affirmed the decision of the United States circuit court for the Southern district of New York in the case of Benjamin Greene, John F. Gaynor, William T. Gaynor and Edward H. Gaynor. The case was brought on by the Gaynors with being in compliance with Capt. O. M. Carter, now serving a term in the United States prison at Leavenworth, Kansas, on the charge of defrauding the government of a large sum of money at Savannah, Ga. Greene and Gaynors have sought by habeas corpus proceedings in New York to avoid being sent to Georgia to stand trial. The Gaynors refused to grant the writ and the opinion rendered today confirms that verdict. The opinion was delivered by Justice Peckham.

Chicago, Jan. 6.—Judge Tully in the circuit court today declined to issue the injunction against the Pullman Palace Taylor, who sought to have the company restrained from purchasing the stock of the Wagner Sleeping Car company with 200,000 shares of Pullman stock.
Gov. Shaw Makes His Rounds.
Washington, Jan. 6.—Gov. Shaw of Iowa, recently appointed secretary of the treasury to succeed Mr. Gage, today made the rounds of the executive departments and called on the several secretaries. He will see the President for a few minutes this afternoon and leave for home at 6 o'clock this evening.

Alexandrov Must Return to Russia.

Washington, Jan. 6.—Justice Brown of the United States Supreme court today delivered the opinion of that court in the case of Leon Alexandrov, the Russian subject, who is under apprehension in Philadelphia, on the charge of being a deserter from the Russian cruiser Varang, holding that Alexandrov should be restored to the Russian government.

New Jersey Central Dividend.

New York, Jan. 6.—The directors of the New Jersey Central railroad have declared quarterly dividend of 2 percent against 1 1/2 percent at the last payment.

House Proceedings.

Washington, Jan. 6.—When the House met today after the holiday recess there was a large attendance in the galleries, but more than half the seats on the floor were unoccupied. The chaplain in his invocation referred feelingly to the death of the late Senator Sewall of New Jersey.
The oath was administered to Messrs. Smith of Iowa and Weeks of Michigan, who had not heretofore appeared at this session.
Loudenslager of New Jersey announced the death of Senator Sewall. In doing so he paid a warm and feeling tribute to the "citizen, soldier and statesman," whose death, he said, "was the greatest loss the state of New Jersey ever suffered." He offered the customary resolutions which were adopted, and as a further mark of respect, the House at 12:15 p. m. adjourned.
Representative Jenkins of the judiciary special committee, which is forming an anti-anarchist bill, today introduced a measure which in addition to providing the death penalty for anarchists or the President, requires alien immigrants to take an oath not to assault those in government authority and not to publicly uphold the subver-

POTATO STARCH.

Better Expressed That It Should be Profitable in Utah.

"The manufacture of potato starch ought to pay in this region," said a produce handler today. "It is being made in large quantities at Omaha and Beatrice, Neb., and finds a ready sale. The starch factory takes all of the small and other unmarketable stock, and large amounts of waste potatoes that would otherwise have to be fed to the hogs or thrown away, can be utilized in the manufacture of starch. The industry also has paid well down in Maine, where enormous quantities of tubers are grown, and I believe it would prove profitable here."
It was also stated that there is money in potato raising, and cases were cited of Bear River valley farmers who made \$40 and \$50 per acre the last season, and paid off the mortgages on their places.

BUSINESS NOTES.

Today's bank clearings amounted to \$371,556.30, as against \$347,290.03 for the same day last year.

There is a scarcity of rock reported

THE OHIO LEGISLATURE.

Columbus, Ohio, Jan. 6.—The Ohio legislature convened today in biennial session. Both branches elected the officers nominated at the Republican caucus last Saturday evening.

At noon the annual message of Gov. Nash was read in both the senate and the house. It was noted for its recommendations of a new system of taxation under which all taxes for state purposes are to be raised from corporations, franchises, the liquor traffic, etc., and all direct taxation for county, municipal or other purposes is to be left to the counties. It is a system of home rule in local taxes.
Concerning corporations, the governor said:

"Because they are created by the state and possess certificates bearing the impress of her seal, people are led to believe that they are safer to do business with and are more entitled to credit, than are private partnerships and individuals. In many cases they are less worthy of confidence. They are authorized by the state to do business before the courts, and the capital stock has been paid in. This is an unfortunate condition of affairs. The senate, before it gives these corporations their approval and permits them to do business, ought to require all the money invested in the business they propose to transact. She ought to make sure of this fact by a report made to some competent officer. We should go further, and require these corporations to file with the secretary of state, among other things, how much of the capital stock has been paid, how the money is invested, what the assets are, the amount of liabilities, and the names of the stockholders. In fact, there should be such a record of every corporation, that the people may know at all times whether it is worthy of credit and confidence. I believe with some such regulations Ohio corporations would be placed upon a solid financial basis."
The publicity which would be given by such action could not, by any means, injure a corporation's credit and sound corporation. It would protect the public against unworthy and failing corporations. As matters now stand, the secretary of state knows nothing about a corporation after it leaves his office with a charter from the state, and not even tell how many of the 40,000 or more corporations chartered by the state during the last fifty years are now dead, nor how many are still living. The state creates the thing, allows it to do business, sends it out in the cold and knows nothing more about it forever. It is high time that a change should be made."

BROOKLYN POLICE COURTS.

The Contest Over Their Possession Still Continues.

New York, Jan. 6.—The contest over the possession of the police courts of Brooklyn was continued today. The old magistrates who were appointed during the term of Mayor Van Wyck, maintained possession of two of the courts under a trustee whereby the newly elected magistrates were to await further legal decision as to the constitutionality of the law under which they were elected. In the Adams street court, however, a scene was created by an order from Walter L. Durack, an elected magistrate to the police to remove Edward J. Dooley, a Van Wyck appointee, from the courtroom. The police action, on an opinion of Corporation Counsel Rives recognized Durack as the legally elected magistrate, and they forcibly ejected Dooley. A policeman advanced to the bench and apologized to Dooley for disturbing him, declaring that he was only obeying orders. "Well," replied Dooley, "you must take the consequences."
Two policemen then ascended to the bench and each seized Dooley by an arm, lifted him bodily and carried him out. As soon as the chair was empty Durack sprang into it and declared the court adjourned. Dooley, after his forcible removal, went to the office of his law partner, Mr. J. J. Sullivan.

Would Not Enjoin Pullman Co.

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SOLID COMFORT

Can be obtained by
resting in one of our
Leather Easy Chairs.
We have

A VERY LARGE STOCK OF

LEATHER EASY CHAIRS,
LEATHER ROCKERS,
LEATHER COUCHES,
LEATHER DAVENPORTS,

Which we are selling at remarkably low prices. Call and see them.

H. Dinwoodey Furniture Co.

THE GRAND THEATRE

PAUL HAMMER, JR., Manager.

Three Nights and Wednesday Matinee,
BEGINNING

Monday, Jan. 6th,

A Complete and Elegant Production of the Sterling Comedy-Drama,

A Romance OF Coon Hollow.

EIGHTH SEASON, STRONG COMPANY,
EIGHTEEN PEOPLE,
SPECIAL SCENERY, ELECTRICAL EFFECTS.

See
Seats on sale at the box office.

OFF TO CALIFORNIA?

Trunks and Grips
Repaired.

ALL KINDS OF COURT AND OFFICIAL, PERSONAL SURETY FOR EMPLOYERS, CONTRACTORS, CORPORATION OFFICERS, TRUSTEES AND ADMINISTRATORS; ALSO BURGULARY INSURANCE WRITTEN BY UNITED STATES FIDELITY AND GUARANTY CO. OF BALTIMORE, MD.

THE WILSON-SHERMAN CO. Gen'l Agents,
42 West Second Street
WE WANT YOUR BUSINESS.

COAL

Burton Coal & Lumber Co.,
80 W. 2nd South,
Phone 608. Yard, 5th South & 3rd West.

CULLEN

HOTEL,
S. C. Ewing, Prop.
Salt Lake City Street Cars from all
Trains Pass the Door.

PROBATE AND GUARDIANSHIP
NOTICES.

Consult Court Clerk or the respective
signers for further information.

We Filled More Prescriptions

Last year than any
year in our history,
more by a good
many thousands.
Do you think we could
have done this if
we were not filling
prescriptions right
means—
Just as your physician
orders them.
Pure drugs—no substitutes.
Competent Pharmacists.
But don't take our say—
Ask your physician.
We'll take chances on
what he says.

F. C. SCHRAMM,

PRESCRIPTION DRUGGIST.
Where the cars stop, McCornick
Building.

Johnson's Lantern Slides.

We make slides from any
subject. Crystal clear. Made on
short notice. Slides for adver-
tising. Slides from Kodak
slides for sale. Mormon history.
The Johnson Co., Salt Lake, Utah.

FOR RENT.

3-ROOM HOUSE, 57 FIFTH ST. E. R.
Lundquist

NOTICE TO CREDITORS. ESTATE

of Henry Linnell, deceased. Creditors
will present claims with vouchers to
the undersigned at 304 Templeton build-
ing, Salt Lake City, Utah, on or before
the seventh day of May, A. D. 1902.

Administrator of the Estate of Henry
Linnell, deceased.
Date of first publication, January 6,
A. D. 1902.
Ferguson & Cannon, Attorneys for
Estate.

IN THE MATTER OF THE ESTATE

of Christian Zenger, de-
ceased. The undersigned will sell
at private sale the following de-
scribed tract of land, to wit: Com-
mencing at the northeast corner of lot
3, block 56, Plat "A," Salt Lake City
survey, running thence east 80 feet,
thence south 30 feet; thence east 29
feet; thence north 30 feet; thence east
29 feet to the place of beginning, in
Salt Lake City, Salt Lake County, Utah,
on or after Saturday, the 18th day
of January, A. D. 1902, at 12 m., and writ-
ten bids will be received by the under-
signed at the office of Buckman &
Whitaker, No. 42 Commercial Block,
Salt Lake City, Utah.
Terms cash, or such terms as shall
be acceptable to the undersigned, sub-
ject to confirmation by the court.
ELIZA A. ZENGER,
Administratrix.

IN THE DISTRICT COURT, PRO- bate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of John Brown, deceased.

Notice. The petition of Annie M.
Brown, administratrix of the estate of
John Brown, deceased, praying for the
settlement of final account of said An-
nie M. Brown, administratrix, and for
the distribution of the residue of said
estate to the persons entitled, has been
set for hearing on Friday, the 17th day
of January, A. D. 1902, at 10 o'clock a.
m., at the County Court House in the
Court Room of said Court, in Salt Lake
City, Salt Lake County, Utah.
Witness the Clerk of said
court with the seal thereof
affixed on this 6th day
of January, A. D. 1902.
JOHN JAMES, Clerk.
Stewart & Stewart, Attorneys.