

DESERET EVENING NEWS.

Wednesday, December 19, 1920.

FRAGMENTS.

Yesterday was a quiet day at the courts.

Commissioner GARDNER was occupied in attending to business in a civil suit.

Next week will probably witness the commencement of operations for the new Boulder road.

The Opera House block will be ready to receive its new occupants.

Members of the Salt Lake city assembly have been called upon by Mayor Scott to meet at the city hall.

The city council will meet at 10 o'clock tomorrow morning.

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CITY COUNCIL SESSION.

Fort Douglas Reservation Line to be Located.

BIDDER ORDINANCE PASSED.

The Walker Opera House Plumbing is Condemned.

At a regular meeting of the City Council last night Councilmen Armstrong, Parsons, Pembroke, Spaulding, Hall, Cook, Anderson, Westendorp, Karkick, Heath, James, Pendleton and Lynde were present.

Mayor Scott in the chair. After reading and approving the minutes of last session the following business was transacted.

REPORTS.

Petition of E. L. T. Harris and others, stating that they have paid a special tax for the extension of the water main on Wall and Current streets, but the work of laying pipes has not yet been commenced and they desire that immediate action be taken. Committee on water works.

Petition of Rebecca Waterfall asking for a free license as merchant.

Petition of O. A. Jennings and others asking that electric lights be established on Sixth Street from E. to J. streets.

Petition of Emily Squires et al. asking the Council to reconsider the ordinance relating to the extension of water main on Eighth East Street between Sixth and Seventh South streets.

Petition of W. F. Martin and others asking for a street crossing the Utah-Columbia Hotel. Committee on streets.

Ordinance of Annie Charleston asking to be relieved from paying a special water tax was laid on the table.

Ordinance of H. B. Darnell, asking for a license as hotel keeper, was laid on the table.

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ONE SIDE HEARD.

The Case for the Protesters in the Land Dispute Opened.

The further hearing of the beach lands contest was resumed at the United States Land Office this morning before Registrar Major and Receiver Hoyt Sherman.

When the court assembled, Major Bird recalled Prof. Marcus E. Jones, who now made tests of various samples of water taken from the beach, etc., on the lands in dispute and gave the results thereof. This occupied a considerable portion of the morning's sitting, but reached nothing of interest to the general public, and at 11:15 an adjournment was taken until half past one o'clock.

When the court re-assembled this afternoon Mr. Levi E. Reed, of the firm of Jensen & Reed, was requested to be sworn as a witness on the part of the protesters, but refused.

Then entered counsel for the protesters called by Mr. A. O. McCormick, E. J. City. He was interested in the case, but he was not a professional qualification and the various works in which he had been engaged during his eleven years' experience.

Since 1887 he had been acquainted with the Salt Lake beach and had become familiar with the lake shore, from the lands in question and by the shore, through the Salt Lake valley, to the point of the mountains about fifteen miles from the city.

He visited the lands in the vicinity of the west and south shore of the lake, and made a survey, on October 10th, last, according to Mr. Reed's statement.

On a subsequent occasion, on October 10th, last, he was accompanied by Mr. Reed and others, and was engaged in the taking of the survey of the lands in question.

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SHARPERS AT WORK.

Some smart counsel is again working the public with forged checks.

Yesterday forenoon a man walked into the store of B. Peterson on Twentieth street and bought a watch.

The purchase amounted to \$7.50.

The party offered in payment a check for \$10.00, drawn on the First National Bank of Ogden.

The check was dated November 14, 1920, and was payable to the order of William Stone, and signed by S. P. Stone.

Mr. Peterson called the check and gave the stranger the required change. When the paper was presented to the bank for payment it was pronounced worthless, as no such party as Lambert had an account.

The matter was placed in the hands of an officer, who, after a short search, discovered that the check was forged.

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CLOSING OF THE MALLS.

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"DISFRANCHISEMENT A CRIME."

It seems strange that in the United States such a declaration as the above should have to be made in behalf of 200,000,000 as good and loyal men and women as can be found on this continent.

In his lecture in the Theatre, last Monday evening, Mr. Ellis will defend the people against the tyrants who would rob and despoil them to gratify the hatred of Christian (7) ligas and various politicians.

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