

Present Members Will Hold No Further Regular Meeting.

EASTMOND TAX MATTER.

Petition to Got a Clearance of Title to Property-The Conduit Case -Busy Session.

One of the vicissitudes of modern municipal politics is the requiring of persons, holding elective and appointive offices, at a certain period of their official existence, to step aside and make way for others. When the clock in the tower of the joint city and county building tolled the hour of eleven last night, it practically brought to an end the two years' labors of those comprising the membership of the present City Council. It was what might be aptly termed the members' last public appearance. When the meeting adjourned the recorder's desk was cleared, and on motion of Councilman Siddoway, a recese was taken till 11 o'clock New Year's morning, when Mayor-elect Thompson and the new administration will assume control of the municipality's affairs for the next two years.

MATTERS LEFT OVER.

A great deal of business was trans-acted, and it took three and a half hours in which to do it. A large amount of important matters was referred to the new Coun-cil, chief among which were the Union depot franchise and the enlarged use of Fourth West street by the railroad companies. Quite a number of ordinances introduced for the first time months and months ago, were taken out of the pigeon-holes and read again last night by Recorder Backman, but their fate was left to the incoming Council. Many claims and petitions of uncertain age were similarly treated.

EASTMOND MATTER SETTLED.

The recommendation of the city attorney to quit claim to Mrs. Elizabeth Brown Eastmond the city's lien upon block 46, plat C, between Seventh and Eighth West and First and Second South streets, was, after much discussion, adopted. The property was sold several years ago for unpaid side-walk paving taxes. The amount claimed the city was \$1,000. Robertson wanted to exact \$550 of Mrs. Eastmond, the original cost to the city of doing the

DESERET EVENING NEWS: WEDNESDAY, DECEMBER 27, 1899.

request to hold services at the Broad-way Temple during the month of No-vember. I introduced him to the Rev. Matthew Wing of Iowa, a most worthy gentleman, who wished to hold two or three probationary services like Mr. Maynard—and I hereby request Mr. Maynard to allow Mr. Wing to officiate next Sunday. But these attacks and these revolutionary proceedings have been taken for the purpose of chutting been taken for the purpose of shutting off Mr. Wing and through the medium " a few indiscreet friends of his wife, they have pushed matters to such an extent as to compel the reason to be given, why he has not been invited to the permanent charge of the Broadway Temple.

DENOUNCES THE STATEMENTS.

I have no copies of any real letters mentioned in the last evening's edition of the Post. No anonymous letters have ever been received by me. The statement is an utter, unqualified, inexcusable falsehood on the part of R. A. Maynard. He acknowledges that he is a reformed drunkard and the Broadway Temple cannot afford and will not an him to the pastorate. The receipts have been steadily failing,

from the first week of his services, every week, until on a personal appeal being made by me last Sunday for his relief, the receipts were double what they were the week before. It is a scandalously ungrateful return

It is a scandalously ungraterul return for my many kindnesses to him, thus, by innuendo and carefully worded in-sinuations, to attempt to cast odium upon my action. He forced me to say what I did in may own defense. Mr. H. P. Steele of Fifteenth street and Messrs. Alexander Peters and Nor-man of the Equitable building can

man of the Equitable building can prove beyond a shadow of a doubt, that the statement of an anonymous letter is absolutely false, and that it was no anonymous cowardly attack by any one. In a few days a copy of the newspaper with the charges in full will be furnished to the daily papers, as soon as It arrives.

REPLY OF REV. MR. MAYNARD

"I do not care to make any reply to such an attack," said Rev. Mr. Maynard after carefully reading the communica-tion of Mr. Stanton. The minister showed no disposition to attack the trustee of the Temple association and it was difficult to secure a discussion of was difficult to secure a discussion of the charges. "There is nothing I would care to say," he remarked. "I showed written evidence that these charges are not true, and I consider the attack of Mr. Stanton beneath my notice. Nor can I describe any motive to such a communication other than that the author fears that there is an effort being made, as he says, to 'capture the Temple,' and oust him from his position as trustee.

"Were I to make a statement." Mr. Maynard said, "I should pronounce that ommunication false. There are a few statements of fact in H, but in nearly every particular it is untrue. "First, I deny having admitted any of

the charges referred to by Mr. Stanton To the contrary I offered documentary evidence to disprove them. I never ac-knowledged and it would not be truth for me to say that I am a reformed drunkard or that I was ever arreste for a misdemeanor. I admitted and d admit that before I entered the minis try I occasionally indulged in a gla of liquor, but I was never arrested fo any crime in my life, neither did I eve mult any misdeed under the influen of liquor.

"I never have made any attack upon Mr. Stanton," continued the minister. "I explained that he had posed as my



Tea

Teas JIK Marsh into the place and said that her sister had been taken very ill and she was lying on the sidewalk half way up the block and couldn't they please go and help her. The boy felt real sorry but he could render no assistance in the medical line, not having any knowledge thereof. He would, however, telephone for the patrol wagon and have "poor" lady taken up town. The lad moved in the direction of the 'phone. "I don't care to cause you so much trouble," snapped the woman as she

PULL WEIGHT

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strongest con-

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your acquaint-

ances use this

beet of Peckege

vincers"





Is nature's most precious gift. Its loss means living death. Great care should al-ways be taken to preserve it. Careful con-scientions optical service is our specialty. Thats the kind you want. Thats the kind you want. Thats the kind you want are specially goods. Clear accurately ground leases, war-ranted to give satisfaction when we fit them.

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HOLIDAY EXCURSIONS

3233

VIA OREGON SHORT LINE. Only one fare for the round trip Tickets on sale December 25rd, 24th 25th, 31st and January 1st, good return-ing until January 3rd. Best train ser-vice. Five trains each way betweet Sait Lake and Ogden.

For broken limbs, chilbiains, burns scalds, bruised shins, sore throat, and sores of every kind, apply BAL-LARD'S SNOW LINIMENT. It will give immediate relief and heat any wound. Price 25 cts, and 50 cts, Z. C. M. I. Drug Dept.

There are few aliments so uncom-fortable as piles, but they can easily be cured by using TABLER'S BUCK-EYE PILE OINTMENT. Relief follows its use, and any one suffering from piles can not afford to neglect to give it a trial. Price 50 cts. in bottles, tubes 75 cts. Z. C. M. I. Drug Dept.

Kolitz' Christmas trade was larger this time than ever before, people ap-prestate good candy and purity.

In sluggish liver, HERBINE, by its beneficial action upon the biliary tracts, renders the bile more fluid, and brings the liver into a sound, healthy condi-tion, thereby banishing the sense of drowsiness, lethargy, and the general feeling of apathy which arise from dis-orders of the liver, Price 50 cts. Z. C. M. I. Drug Dept.

The disposition of children largely depends upon health. If they are trou-bled with worms, they will be irritable, cross, feverish, and perhaps serious-ly sick. WHITE'S CREAM VERMI-FUGE is a worm expeller and tonic to make them healthy and cheeful. Price 25 cts. Z. C. M. I. Drug Dept.

In billousness, HERBINE, by expelling from the body the excess of bile and acids, improves the assimilative processes, purifies the blood, and tones up and strengthens the entire system. Price 50 cts. Z. C. M. I. Drug Dept.



Jenson's Church Chronology, a chron-ological history of the Church from 1805 to the close of 1898. Printed in new type throughout. In any style of binding desired. Prices, \$1.25, \$1.59 a: 4 \$2.00. The funds derived from the sale of the book will be used for the erection of a new Latter-day Saints' Historian's office in this city. For sale at THE DESERET NEWS.

FOR OVER FIFTY YEARS Mrs. Winslow's Soothing Syrup has been used for children teething. It acothes the child, softens the guns, al-lays all pain, cures wind colic, and is the best remedy for diarrhoea. 25 cents a bottle.



Salt Lake City. Referred to committee on claims. OFFER TO COMPROMISE.

Attorney J. M. Bowman offered to compromise the damage suit of Wil-liam F. Berry against Salt Lake City for \$1,000. The plaintiff injured his leg two years ago by stepping into a defective flume on one of the streets of the city. Mr. Berry, who is a paperhanger by trade, is said to be in destitute circumstances. Referred to city attorney and

Bernt Engebretsen, by his attorneys, Wilson & Smith, presented a claim, reason of sewage from Jordan 'river flooding his farm. Referred to city attorney

The committee on claims reported ad. versely on the petition of Robert J. Jessup, who had asked for damages for injuries received through falling into an excavation on Herbert street.

UNITARIANS OF

family estate at Redlands, Cal., and provide for the future of the widow and her little ones.

municipal laws committee.

amounting to \$400, on account of dam-ages alleged to have been sustained by

CLAIM FOR DAMAGES.



DENVER STIRRED

Charges Against Rev. R. A. Maynard, Formerly of Salt Lake.

MRS. HENRY W. LAWTON AND THE RELIEF FUND

young children of the late General Henry W. Lawton. The main object of the fund is to raise the mortgage frame

There have been a great many hearty responses to the appeal for funds designed for the relief of the widow and I

HE WAS DIVORCED LONG AGO

That was Before He Entered the Ministry, but Jealous Enemies

part of the pastor pleased the pillars of the church, and they informed him of the church, and they informed him that they believed in him, and that the divorce proceeding in which he was concerned was no fault of his own. Salt Lake people had heard of the at-fair, too, but he was exonerated of all blame there also." STANTON'S WRITTEN CHARGES.

The Denver News of yesterday contained the following interesting supple-

fair narrowed down to allegations and denials yesterday. Professor F. J. Stan-ton, Rev. R. 'A. Maynard's opponent, sent the following to The News last

en to be false.

ter of any kind sent to me, and I never said there was. "I gave the names of the parties who

brought the charges against him to Mr. H. P. Steele and himself. He admitted the truth of the charges that he had been a drunkard at Grand Rapids, and

mentary matter: Matters in the Broadway Temple af-

night: The attacks and falsehoods uttered by R. A. Maynard upon me can be prov-

There never was an anonymous let-

pavement work. TO PAY SUMS DEDUCTED.

Early in the evening Wallace offered the following resolution: "Whereas, There was deducted from

the salaries of the city officers and councilmen for the month of January, 1898, the following amounts and whereas the said officers and councilmen were elected for the term of two years and their salaries are fixed for the year, now therefore, be it "Resolved, That there be appropriat-

ed to the following officers and councilmen the amounts set opposite their names: John Clark, Mayor, \$10:05; G. P. Backman, recorder, \$12:05; R. P. Morris, treasurer, \$12:05; W. C. Hall, attorney, \$16:15; J. B. Timmony, police \$6.75; Councilmen Siddoway, justice, Weiler, Wallace, Barnes, Fernstrom, Margetts, Howe, Patrick, Morris Robertson, \$2.85 each, total, \$85.56.'

The resolution was tabled, but came up later in the evening.

Howe moved as an amendment to strike out the names of the councilmen. Lost.

Buckle created a laugh by moving the full amount called for in the resolution be appropriated to the Mayor's contingent fund and handed over to "Evangelist" Oliver. Fernstrom caused renewed laughter by interposing an ob jection. Finally the resolution carried by a vote of 7 to 6, and the officials will get the three days' pay.

MR. SEDDON'S REPLY.

Replying to the resolution requiring him to inform the Council by whose authority and for what reason the Hardy property in Parley's Canyon was tenanted, Superintendent of Streets and Irrigation Seddon reported as follows:

"The patrolman in Parley's canyon is required to reside in the canyon in order to properly perform his duties. The present patrolman moved into the canyon with the expectation of occupying a house on the Youngberg property, but the occupants of the house, not having moved when the patrolman's household effects arrived, the patrolman moved his effects into the house on the Hardy property, expecting to move in-to the Youngberg house within a few days at most. I was not aware that the Hardy house was still occupied un-til informed by your resolution of the 19th inst., but have since learned that the patrolman has been unable to secure other quarters, and he will move at once when a house can be found to move into." Filed,

Robertson introduced a resolution requiring the patrolman to vacate at An animated discussion of the once. resolution followed, in which Robertson said the watermaster should be censured for dereliction of duty. The resolution was finally referred to the com-

mittee on public grounds. The committee on public grounds, in the matter of the bids of L. S. Clark and W. Player for the improvements on the Hardy property in Parley's canyon, recommended the bid of Mr. Clark be accepted. His bid was \$106.

A proviso was incorporated in the committee's report requiring Mr. Clark to remove the buildings out of the canyon within thirty days. Action deferred for one week.

THE CONDUIT CASE.

City Attorney Hall recommended an appropriation of \$639 to cover the cost of printing the record of the case of Joseph H. Smith vs Salt Lake City, now on appeal to the circuit court of appeals. Adopted.

City Sexton Simmons presented a bill amounting to \$146 due his department for digging forty-eight graves, from March 3, 1898, to Dec. 22, 1809, for buriai remains of indigent persons. Allowed.

COSTS OF SURVEY.

Regarding the instructions of the Council requiring City Engineer Kelsey to report the cost of surveys and other work in connection with the water supply investigations, that official reported that the distribution of accounts would not be completed until the end of the

The committee on streets recommended the granting of the petition of A. Keysor, asking permission to change the pailroad switch on Third West, be-tween First and Second South.

COUNTY TO PAY \$100.

In the matter of the county calling at-

tention to the assessment of water rates on the county side of the joint building and the county jail and grounds amounting to \$290, and asking for an abatement as an offset against the city's use of the elevator in the build. ing, the committee on waterworks rec. and the store to assess a set of the building, amounting to \$190, be abated, and the \$100 assessed against the jall and grounds be col-lected. The committee took the posi-tion the the jall have no connection with sequently married his present wife, tion that the jail has no connection with

the joint building. Adopted. Robertson's ordinance requiring property owners and residents to remove any growth of weeds or grass from city property went over to the next Council.

LAKE BREEZE LINE. The question of compelling the Salt Lake City Railroad company to operate its line west of the Jordan river bridge, on the petition of J. J. Corum and others, was the cause of another animated discussion. Patrick said he understood his friend Buckle had some im.

subject Buckle said for one he would like to ascertain whether the street car com-panies could be made to run oftener passengers than they have seats for.

had violated its contract with the city. Weller took issue with the preceding speaker and defended the street car ompany. The residents, he said, paid the company \$10,000 for running its cars to Lake Breeze for three years, and the line had been operated seven

years. Robertson said the street car company owned the principal streets of the city, but paid nothing for the privilege. For the purpose of showing those peo-ple that the council was possessed of some power and authority he favored revoking the franchise.

matter was left for the new council to act upon. The sum of \$300 was appropriated to

purpose of paying off sundry bills.

plats correct.

In the matter of purchasing land bethe city sewer farm, Mr. Kelsey re-ported the exact acreage at 315.78,

Emma S. Lewis, administratrix of the estate of John S. Lewis, deceased, to sell the city 133 acres of land near the sewer farm at \$15 an acre, was, on motion of Buckle, referred to the city

city on the cast side. If the title to the property is found to be correct the city vill make the purchase.

propriated to Wells, Fargo & Co. ayment of the city's overdrafts from

Made Capital of It.

The attempt made by some members of the Broadway Temple congregation, at Denver, and others, to blacken the character of Rev. R. A. Maynard has raised the biggest kind of a row in that church. Absolutely all that his persecutors have been able to rake up against him is that in his college days he was more or less wild and that afterwards he was divorced from his wife and sub-

Mila Tupper Maynard. Salt Lake people, and particularly the members of the Unitarian Society, are tolerably familiar with all these things and their estimate of Mr. May-

until she was married from their home

ENEMIES AT DENVER.

When he went from Salt Lake to Denver to temporarily fill the pupit

left vacant by the death of Rev. Myron

Reed, he went to a place where more than one bitter enemy resided and

there may be some connection between

BEGINNING OF THE TROUBLE.

cowardly manner imaginable.

person in the community.

There are a few, however, who think enough of anonymous letter writers to

give a certain amount of credence to the charges. One of those is Frederick

J. Stanton, an assuyer at 1618 Champa

street, and a member of the Tabernacle congregation. Mr. Stanton was the

first to receive one of the cowardly let-

nard's character is based upon an inti-mate knowledge of the man. After Mr. Maynard had finished his education in the East, he took up the practice of law and won success in that vocation in Michigan. Domestic trou-

in this city.

permanently

the following:

bles arose and although the details are not known here yet it is known that Mr. Maynard procured the divorce and he was considered fully justified. After his marriage with Mila Tupper, who was in the ministry, he engaged in the same work, bringing to it all the re-sources of his trained mind, they sucportant information to impart on the cessfully filled joint pastorates at Reno. Santa Monica, Cal., and Grand Rapids, Mich., and the fact must be noted that

than every twelve minutes when "public necessity" demands, and whether the street car people can carry more Callister said the company ought to lose its franchise for the reason that it

Finally, upon motion of Callister, the

Mayor Clark's contingent fund for the

The waterworks committee recommended that the board of public works be authorized to solicit bids from contractors for laying water main extensions, etc., for a period of one year, the city to furnish the required materials.

Adopted The city engineer was given authority to approve the proposed plat of Frank-lin's sub-division, of block 46, plat C, after having found the surveys and

CITY TO PURCASE LAND.

longing to S. S. Howard, situated near

congregation do not believe Mr. May-nard is guilty of the base charges. They which, at \$15 per acre, would amount to \$4,736.70. This amount was appropri-ated for the purchase. The offer of do believe that the attacks upon him were inspired by eyil-minded unscrupulous and conscienceless people who deserve the condomnation of every decent

engineer, with instructions to ascertain the number of acres belonging to the

On recommendation of the finance committee the sum of \$1,514.95 was ap-

had committed indiscretions while under the influence of liquor. He also was charged with being divorced from his first wife and marying his present one, a few weeks after the divorce. These

charges with others which I don't wish to name, all appeared (as he admitted to me) in a Grand Rapids newspaper, and also appeared but a short time ago in the Salt Lake Tribune.

'An investigation was had, and he says he was exonerated. He came to me st week, when I was very busy, at the busiest part of the day, and asked me to read a bunch of letters and papers. I said to him kindly and courteously 'My dear sir, I cannot read them now, please leave them with me, and when I have time I will look them over, or lend them to me this evening, and I will examine them at my room.' He said he did not

know whether he would or not. I replied, "My dear sir, please call and see me when you are less defiant, because you don't now act as a Chris-tian gentleman should."

He has never asked me to look at them since. Messrs. H. P. Steele and Norman

know the parties who brought the charges. They are well known gentlemen of acknowledged worth and in-

Mr. Maynard has acknowledged his indiscretions in the past, though until the charges were mentioned to him, he never said a word about living at Grand Rapids, Mich., of his unsavory reputation, but concealed it from everyone. Mrs. Maynard told me that Mr. Maynot the shadow of an accusation is nard was divorced from his first wife, based upon anything Mr. Maynard has but said nothing about their marriage so soon after the divorce was granted. or has not done since he took up ministerial work. It all seems, when sim-The Broadway Temple, whether the

whole of the charges are true or not, cannot afford to fill the chair of the mered down, to be based upon the fact that he is a divorced man. Yet it may be stated that his daughter by his first pastorate of Myron Reed with a person who has a record so unfortunate as that wife remained with her father after her parents were divorced, and lived Mr. Maynard. with him and Mila Tupper M_ynard

If it had not been for Mr. Maynard's indiscreet attempt to capture the temple pastorate, forcing the issue, and de-manding that he be called to the permanent chair, these charges would making an investigation, keeping it from the public for his sake and to spare his feelings.

IMPOSSIBLE TO CONDONE.

this fact and the present trouble. Of course, the Broadway Temple is Now it has become public property the leading Unitarian church of Denand a public scandal, we cannot afford ver, and a determined effort is appar-ently being made to prevent Mr. Maryto permanently engage a reformed drunkard or a prodigal son. He has ac-knowledged the chief part of the nard from occupying the pulpit there charges and asked that the past might be condoned. If he had been courteous and kind and met those charges (which As to the beginning of this trouble. he admits to be true) in a Christian spirit, and it had not become public or at least the way in which it ob-tained publicity, the Denver Post gives property, they might possibly have been ndoned, but now it is not possible

An anonymous coward or set of cow-The meeting on Sunday was called by ards is attempting to blacken the name his sister-in-law of "his friends" only of Rev. R. A. Maynard, the new pastor and reflections were cast upon me, of the Broadway Temple, in the most hence I said in general terms, without naming them specifically, that charges were made against him, and pending Letters charging the clergyman with being a common drunkard, and with investigation, still in hopes to spare the commission of certain crimes, in all of which he has proven himself en-

My action and my previous silence. tirely innocent, are being circulated among members of the congregation. was for the purpose of saving his repu tation from the public gaze. If Mr. The large majority of the Tabernacle Maynard is a Christian gentleman he will admit the truth of my remarks. Mr. Maynard was invited by me at his



Are most competent to appreciate the Most people with an element of fair purity, sweetness, and delicacy of CUTI-

Its remarkable emollient, cleansing, and was received to the effect that Fire night by working the old English graft purifying properties derived from CUTI-Chief Devine was not entitled to of its contents immediately. But not so with Mr. Stanton. He placed the letter in his pocket and said nothing. After awhile he started out on a still hunt to learn what there was in the accusations, but he found nothing what-"my sister has fallen in a fit, please CURA, the great skin cure, warrant its use twenty-two months' salary at \$15 per come and help her," and then when the clerk responds to the appeal, the grafters tap the money till, tried to month for services rendered the city in preserving, purifying, and beautifying the complexion, hands, and hair, and in as street light inspector. Adopted. present month. The cost, Mr. Kelsey thought, will approximate \$6,150. A the form of washes and solutions for ulcer-MUTLINIOLINO Semi-Weekly News work their little game on McCoy's drug My son has been troubled for years ative weaknesses, annoying irritations and detailed statement will be submitted to ever upon which to base the scurrilous store on Fifth East and Third South, with chronic diarrhoea. Some time ago I persuaded him to take some of chafings, as well as for many sanative purbut were foiled by a boy. the Mayor, with the annual statement I persunded him to take some of Chamberlain's Colic, Cholera and Diarrhoea Remedy. After using two bottles of the 25-cent size he was cured. I give this testimonial, hop-ing some one similarly afflored affair. poses which readily suggest themselves. of the expenditures of the department. Mr. McCoy had gone across the The Post then details Stanton's sub-In many of the above conditions, gentle street to his home leaving a young lad to watch the store. A tall, neatly sequent acts in springing this matter at Flied F. E. Grigg, of Denver, called atten-If they desire to reach the people of the Western States and Territories in their homes. anointings with CUTICURA, the great skin a meeting of the congregation called to consider finances. Mr. Maynard's contion to a former petition for \$25 for legal services in the matter of the city's cure and purest of emollients, in addition, dressed, affable stranger walked in and made a small purchase. He remained in the store some time talking to the will prove of astonishing benefit. duct on that occasion pleased the conclaim against the Symes estate in Den-ver. Symes was on the bond of Du-bols and Williams in their sult against gregation and the Post article says: "This frankness and honesty on the boy. Soon a woman rushed crying CIRCULATION BOOKS OPEN TO ADVERTISERS. Sold theoughout the world. Porren Dana AND CREE. Conr., Sols Props., Boston. " Send for Skin Secrets," free. Bower, Glencoe, O.

friend and that as such I misto ok him until he arose in the meeting Sunday and said that charges were pending | against me.

WAS ON A CARD.

"There is a great variance in his statements or his opinions if he believes that there was no anonymous letter. In the presence of Mr. Steele he told me that the information conveying the charges was received by him in an envelope containing a written card, bear-ing no signature. Still he may think that this is not an anonymous communication. I have asked to see this card. I wish very much to see it. So does Mr. Steele, but Mr. Stanton has not shown it to either of us, saying that he



It is absolutely false that I have asked condoning for my past life," replied Mr. Maynard emphatically as he read this statement of Mr. Stanton. have nothing to be ashamed of and I do not, nor have I ever asked for any compromise. My friend, Mr. Steele, told me plainly that a denial from me was I he asked, but I insisted to him that I be given an opportunity to secure proofs, and these I have produced. The documents in my possession are sufficient to prove anything about my char. acter or my past that anyone wished to know.

CHINESE ENTERTAIN.

Give a "Mellee Klissmass" Program at the M. E. Church.

Christmas exercises were held in the First M. E. church last night by the local Chinese Christians. The services were conducted by the M. E. Chinese Sunday school, they did it in their own and many amusing feature way, forbad the congregation to look as grave as it ought on such occasions, One of the honor bearers of the evening was Chin Tim, who displayed an excellent bass voice. The Sunday school sang the hymn, "Gathering Home," accompanied by Yee Wing Choy on the organ.

Mark Chong came in for his share of the honors, by reciting the ten commandments. His English enunciation was almost perfect, and his effort elicited rounds of hearty applause. by three bright sons of the Celestial kingdom was very entertaining.

The choruses were all rendered very creditably. The most salient words in the choruses seemed to be "Mellee

Klissmas. Superintendent N. F. McMillen had charge of the entertainment, which reflects much credit upon him. Misses Kate and Lucy Gatrell and Cy rus Gatrell furnished the accompani ments,

THE GAME DIDN'T WORK.

Grafter's Scheme Foiled by a Young Lad at McCov's Drug Store.

For all particulars address THE DESERET NEWS, play in their make up would have CURA SOAP, and to discover new uses for The crooks who inveighed a couple June to November. thrown the letter away, and pald no at. SALT LAKE CITY, UTAH. it daily. An opinion from City Attorney Hall of drug stores out of \$22 last Sunday tention to it. They would have at least told the person who had been attacked of its contents immediately. But not

Old-fashioned remedies generally suffice for those who know how to doctor it. A mustard foot bath, a little hot whisky, rock and rye, quinine, or FITT'S BALSAM will generally answer the purpose. We have everything you need in this line, pure and of the very best quality, and we don't ask any more than you will have to pay for inferior goods elsewhere. The only drug store where the Salt Lake public can get choice

MEDICINAL WINES AND LIQUORS. THE OLD RELIABLE Godbe Pitts Drug Co. COR. MAIN AND FIRST SOUTH.

The White House Cook Book THE BEST COOK BOOK PRINTED

> It more fully represents the progress and perfection of the culinary art than any previous work.

THE "WHITE HOUSE" was compiled by Hugo Zieman, steward of the White House under President Harrison, and Mrs. F. L. Gillette. It contains over 1,600 Cook-ing Recipes, busides recipes for toilet and household. Special articles on buying provisions, dinner giving, table etiquette carving and care of sick at the etiquette

A novel and most important department consists of carefully prepared Menue for Breakfast, Luncheon and Dinner, complete for one week in every month of the year.

In point of authorship, it stands pre-eminent. Hugo Zieman was at one time caterer for that France Napoleon who was killed while fighting the Zulus in Africa. He was afterward steward of the famous Hotel Spiendide in Paris. Later he conducted the celebrated Brunswick Café in New York, and still later be gave to the Hotel Richelieu, in Chicago, a cuisine which was the applause of even the gourmets of foreign lands. It was here that he laid the famous "spread" to which the chiefs of the warring factions of the spinuse of even the gourmets of foreign lands. It was here that he laid the famous "spread" to which the chiefs of the warring factions of the spinuse of even the gourmets of foreign lands. Mrs. F. L. Gillette is no less proficient and capable, having made a life-long and thorough the apple of the ballet of the ballet of the White Here.

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