

SECOND EDITION.

DESERET EVENING NEWS.

Monday. — February 13, 1862.

COPY IN ADVANCE. — What are copied in special to the *Evening News*, there is the day when it is to be published, and it is to be in the *Evening News* next day. — *Copy of Advertising* should open yesterday. — *Copy of Advertisements* must be in advance.

FRAGMENTS.

—Miss Emma Amory is at present Bell Lake City," says the *People's Journal*.

See H. E. THOMAS' special notice or bargains for tomorrow night.

The funeral services over the remains of Alvin C. Parker, the 17-year-old son of Parker P. and Evelyn Cook Park took place yesterday at 11 a. m., at the residence of the parents, 72, 73, Main Street.

A suit has been brought in the Third District Court by William F. Pease against William Tolley and Joseph Jackson to recover \$100 plus interest for an encumbrance placed by them.

The members of the Patriotic Company made a call on Calvert's estate Saturday night and heard the rumors of the robbery from the widow. They were told that the men were now away, the Bell Lake season and \$100 in the one night's performance in Ogden.

On the dates named below the following trials will be held in the court of liberty, on the expiration of their respective terms: February 13, Wm. Pease, and others; February 14, J. A. Janney, McDonald, February 15, Louis Morgan and Frank Culver; February 16, George Johnson.

The circuit judges will preside at the following trials: — John L. Lindsey of "Monte Carlo," owing among other things that he did not get a great deal for his services, and others; February 13, Elwood Keen and John St. Johnough have retained it. He will soon appear in the court of liberty, and will be tried in a suit against the Western Union Telegraph company.

Utah State Conference.

At the suggestion of the Presidency of the Utah State of the 21st the meetings of the quarterly conference of that State will be held on Saturday and Sunday, February 16 and 17, 1862.

FRANKLIN D. BREWER,
JAMES F. SMITH,
Committee.

IT IS MARSHAL JANNEY NOW.

John M. Young to Remake Chief of Police Until His Term of Office Expires.

Captain Janney has qualified as city marshal and filed a bond of \$5000, with Henry W. Lawrence and Harry T. Duke as sureties. Ex-Marshal Janney is understood, will remain chief of police until his term of office expires, his appointment to that office to the City Council nearly two years ago.

Jack Ray, a local backwoodsman, was arrested last night as a charged murderer, and is to be investigated in the police court this afternoon.

A man named Johnson is in the city jail for having been committing an assault on a tramp.

Thomas Robinson is held to answer to the offense of disturbing the peace.

The institutions which have offices on the Second floor, the former being Mr. Murphy, G. L. Mills and F. H. Schweizer.

PRESS CLUB.

A Temporary Organization Efficient.—Another Meeting to be Held.

A proposition to organize a local press club has long been considered by members of the newspaper fraternity of this city. Yesterday afternoon a meeting was held in the Metropolitan hotel to further discuss the advisability of forming an organization such as a club of the large cities of the United States. A temporary organization was effected and committees on constitution and by-laws and on means were appointed to report to the meeting on Tuesday next.

The club will be organized for the promotion of the interest of the profession, to bring the members closer together and thus strengthen the bonds of fellowship and fraternal feeling that exists between them.

All journalists and ex-journalists of the city are eligible to membership.

A DESTRUCTIVE BLAZE.

E. Stratford & Sons, of Ogden, sustain a loss of \$10,000 by fire.

There was a big blaze of the furniture shop of E. Stratford & Sons, of Ogden, on Saturday. The fire originated in the third story and for a time it appeared that the building and its entire contents would be destroyed.

The principal damage done the Babcock's was doing good work on the inside. There was but little smoke in the building and the smoke was thin. The fire first originated near the ceiling on the north side of the room and was more or less under cover of furniture and hats, etc., though when it got out it spread rapidly.

The heat in portions of the room was intense. But for the exertions of most of the department the fire would have been much more extensive.

As the smoke began to clear away and the exertions subsided, the proprietors began to turn their attention to the damage done. It was evident that it had been damaged. It was impossible to give anything like an accurate figure of the loss, but a careful estimate of J. A. Johnson and N. H. Moore, who were engaged in estimating the damage, gave \$10,000, fully covered with various companies. The greatest damage was from smoke. There was no loss from water than might be expected from a fire of this size.

Bond of G. S. Williams appeared before the court. —

IN THE COURTS.

Another Wager Suit in the Third District—Ricemakers' Matters.

The mining suit of the Spokane Ammons vs. Miles de Lexington vs. the Old Justice Mining and Milling company was called on in Judge Bain's court this morning. Marshal Higley being for the plaintiff; Remond, Marshall & Bradley for the defendants. The sum of \$10,000 is involved, being the proportion the defendants are called upon to pay for the construction of a usual part for the plaintiff for the joint use of both parties to the suit, and arising from the claim of the miners that the mine is located in West Jordan, Utah.

When a jury was selected—and the陪审团 came in—the case was at once proceeded with. It will be several days.

On Saturday evening the Constitutional Society, Russell, rendered judgment in a case involving an interesting legal point. Some time in the year 1850 Moses Murray and Eliot, two residents of Weiser & Armstrong, the estate executors, the agreement being that the purchasers should pay for the property, and the sellers should receive a certain amount as the trustees had little work to do in the winter and were paid in the summer. It was agreed that the buyers should pay for the expenses of the winter months.

The work was done, the buyers paid the expenses, and the sellers received the money, but the title did not go to the buyers.

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DECIDEDLY SUSPICIOUS.

An alleged writer in the Church of the Latter Day Saints.

A smooth talking individual who was known to the name of E. C. Carter, is in the city jail on the charge of violating mining under false pretenses. When taken to police headquarters he was very nervous and made no successful effort to get himself released.

To Criminal.

An Cook has now obtained a period of intermission from the trial of the miners of the Terrell Mine, which should be published in the *Evening News*, as the miners have been unable to get a trial date.

The trial will be suspended.

On Saturday evening the Constitutional Society, Russell, rendered judgment in a case involving an interesting legal point. Some time in the year 1850 Moses Murray and Eliot, two residents of Weiser & Armstrong, the estate executors, the agreement being that the purchasers should pay for the property, and the sellers should receive a certain amount as the trustees had little work to do in the winter and were paid in the summer.

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