

EVENING NEWS.

Thursday, January 30, 1885.

WEATHER REPORT.

January 29th. January 30th. January 31st.
Time. 7 a.m. 11 p.m. 7 a.m. 11 a.m.
Bar. 30.28 30.28 30.28 30.27
Ther. 31.4 22.2 24.2 30.7
Humid. 47 48 56 52
Wind. W. S.W. S.W. S.W.
Vel. 5 0 3 3
Weather Clear. Clear. Clear. Clear.
Max Temp. 34.1. Min. Temp. 17.5.
73th Meridian corresponding with 12:33
and 5:30 p.m., and 4:30 and 8:30 a.m., Salt
Lake true local time.
JNO. CRAIG,
Sgt. City Corps, U.S.A.

FRAGMENTS.

THE D. & R. G. through express train is on time.
THERE are twelve persons in the "Wife's Honor" Company.
THE snow is disappearing very rapidly on the principal streets.
WELLS, FARGO & Co. received to-day one bar of Christie bullion—\$1,080.
THE Union Pacific and Utah & Northern passenger trains are reported on time.
PATTI will appear at the Salt Lake Theatre Thursday evening, February 29th.
H. C. Wentworth, of Paisdale, Nev., left for Chicago over the D. & R. G. to-day.
McCORMACK & Co. received to-day one lot of Queen of the Hills ore value, \$5,400.
THE Horn Silver Co. are shipping 18 cars of ore from the mine to the smelter to-day.
SILVER quotations corrected daily by Wells, Fargo & Co. New York 107 1/4; London 49 1/2.
CONDUCTOR J. W. CAMRON is the happy father of a daughter. Mother and child doing nicely.
THE second social reunion in the Twentieth Ward School-house, comes off to-morrow evening.
OWING to the late arrival of the "Wife's Honor" Co., there will be no performance at the Opera House to-night.
CONSIDERABLE excitement was created about half-past ten o'clock last night in front of Coffee John's restaurant. A quarrel had taken place between Hyrum C. Shurtliff and Coffee John, in which a revolver was drawn and Shurtliff was knocked down. Both men were arrested and a hearing of the case was set for two o'clock to-day. Both men appeared, and the police court room was packed. Shurtliff was not quite ready for a hearing, so the case was set for to-morrow at two p.m.
THE executive committee of the Democratic Club of Utah held a meeting in Sheeks and Rawlins' office last evening. The reports of various committees were heard and accepted. A committee consisting of J. L. Rawlins, C. A. Clark and Alfie Young was appointed to inquire into the matter of holding a meeting in Ogden on March 4th. The President issued a call for a public meeting in Pendleton's Hall Thursday, Feb. 27th, at 7:30 p.m.
THE drama of "A Wife's Honor" will be presented in the Walker Opera House this evening in a lecture on the Mountain Meadow Massacre. It is said to be a well written piece and is presented in first-class style by the combination of which Mr. Marston is the leading man. A very attractive feature that will be witnessed to-night is the rendering of "Forge in the Forest" by Theodore Michaels. The orchestra of this house is quite popular, and this piece will doubtless be much enjoyed. It opens with a representation of night. The next movement is daybreak, in which imitations of the cuckoo, lark and cricket and babbling brook will be given. The clock strikes five, and morning prayer follows. The last and crowning feature represents the forgers at their work.

LOCAL NEWS.

MORE of the Mountain Meadow Massacre.—An interesting and valuable supplement to the lecture on the Mountain Meadow Massacre, delivered a short time since by Elder Charles W. Penrose, and published by the Juvenile Instructor office, has just been issued by that same institution. It consists of the testimony of James Holt Haslam in answer to questions propounded to him by S. A. Kenner, Esq. The pamphlet can be had at the Juvenile Instructor office at five cents per copy. Of course all who have the other pamphlet upon the subject will want this, that they may have the facts fully before them.
OGDEN PRIMARIES.—The primaries of the People's Party in Ogden, to nominate delegates to the city convention, which meets there to-morrow night, occurred on Monday evening. Everything moved unusually except when I signed that registration oath. Don't remember that the oath was read to me, but I have been previously sworn, but had not assumed the relationship of a wife.
DEFENSE moved that the testimony concerning the registration oath be thrown out on the ground that it is an attempt to introduce into evidence the testimony of a witness who was not present at the time the oath was given. The prosecution objected, and declared they were ready to argue the motion, but the argument and ruling were postponed.
THOMAS H. NEEDHAM is 22 years old. Live in the 4th Ward and am a member of the Mutual Improvement Association. Miss Agnes McMurrin, who was present at the trial, told me she knew him. I have seen the house where he lives. I have seen him. Have never seen defendant there.
NATHAN YOUNG, of 8th Ward, was next sworn in. I am 31 years of age. I know where Miss McMurrin lives. Have seen defendant visit there twice. I saw him in the day time and once at night. Have seen him on the 29th of September, 1884, when I stated that I was in the house at that time.
Q.—Is that your signature?
A.—Yes.
Q.—How can you reconcile that oath with your testimony yesterday, when you said you were married in 1881?
A.—I had not then and was not living with any man as his wife. I was present at the registration oath, when I signed that registration oath. Don't remember that the oath was read to me, but I have been previously sworn, but had not assumed the relationship of a wife.
DEFENSE moved that the testimony concerning the registration oath be thrown out on the ground that it is an attempt to introduce into evidence the testimony of a witness who was not present at the time the oath was given. The prosecution objected, and declared they were ready to argue the motion, but the argument and ruling were postponed.
NATHAN SEWEL was again put upon the witness stand—I saw defendant and Miss Agnes McMurrin about two years ago returning from Miami Improvement meeting. They stopped at her father's gate. He did not go in. (In another occasion I saw him crawl through a fence near the house in which she lived. It was about dusk and he was going to the house. I saw him ascend the steps to the back door. Parley Williams, I have known defendant for several years. I have conversed with him on the number of times he has about two years ago that he had two wives. He did not mention their names.
MISS JESSE GRANT was the witness called, and she was in the house with Miss McMurrin when she was subpoenaed and the officer called to her. I was subpoenaed and she was obliged to return the subpoena to the witness. I entered the room and left it while he was serving the subpoena upon Miss McMurrin.
DEPUTY SHERIFF ROBERTSON, who sold her twice that she was subpoenaed in the house, and once in the yard, and went into the house and locked the door.
WITNESS was then sworn and testi-

THE YOUNG CASE.

ATTORNEY DICKSON'S EXAMINATION OF WITNESSES BEFORE U.S. COMMISSIONER MCKAY.

About a quarter past four yesterday afternoon, most of the witnesses subpoenaed in this case being in attendance at the Commissioner's office, the court opened and the examination commenced. The first witness placed upon the stand was

Mary Pratt Young. I am 31 years of age. Know defendant. He is my husband. We were married in 1872. We are living together. My oldest child is 10 years, the youngest is four months. I know Emmeline Rollins. She has not occupied the house in which I live in since about three years ago. She has never remained over night in my house since that time. She lives about half a block east of my house. In place owned by Royal Barney. Before she left my place she occupied a room up stairs. Don't know that my husband ever occupied the room with her. Don't remember having heard my husband speak of her, his wife or Mrs. Young. (The Commissioner here explained that the defendant admitted that he had used the name of Royal Barney in the charge, but claims that they were married to him more than three years ago.) I know that my husband did not occupy the room up stairs since he was married to me. My husband has probably visited her since she left my house. Have never seen him take her out.

Cross-examination. Emmeline moved away shortly after Mr. Young returned from his mission, six years ago next May. Her removal would be longer ago than I at first supposed—between four and five years ago.
SARAH McMURRIN—I am 23 years old and live in the 12th Ward. I am the sister of Agnes McMurrin. Don't remember how long it has been since she ceased to live at home with my parents. She may live there now. I don't know. My father has two houses. My Aunt Maggie McMurrin lives in one of them. Have heard that my sister was married to Mr. Young. Don't know that the rumor is true. She is a dressmaker, and has an establishment on the State Road. Have been there but once. Don't know where my sister lives. Saw no head at her shop. Don't know that there is a kitchen there.
MISS AGNES McMURRIN—I am 24 years of age. I live on the State Road. Have lived there about three months. Previous to that time I lived with my father. I am the wife of defendant. Was married to him February 8th, 1881, in this city. I think Joseph F. Smith married us.
Q.—Have you ever lived with your husband as his wife?
A.—No, sir.
Q.—Have you ever occupied the same room with you?
A.—No, sir, he has not.
Q.—Have you and the defendant never assumed the relationship of husband and wife?
A.—No, sir, we have not.
Mr. Dickson.—You will pardon me, but I should like to know the necessity of asking you a very plain question.
Witness.—Very well.
Commissioner.—You can have the court room cleared of spectators if you wish.
Witness.—Oh, never mind; it is not necessary.
Mr. Dickson.—Have you ever had any intercourse with your husband at any time?
Witness (pointedly).—No, sir; I never have.
Q.—You have never had any children, have you?
A.—No, sir.
Q.—Why did you marry him, then?
A.—Because I wanted to. He calls on me occasionally. He never calls on me. He calls generally about a week, and remains only a few minutes, though he has remained at times an hour or so. (Witness described where her mother lives.) My father, mother and a little grandchild live in that house. My husband and I have never been out together. I have never received him in my bedroom. He was in my bedroom about a week ago. Don't know how often he comes there. It is very seldom. He sometimes goes in to wind the clock. Don't know that he has ever been in my bedroom more than twice. He has been at the house several times. He went into my room once to hang a picture. Defendant has contributed to my support, furnishing me some provisions and some clothing within the last three months. Previous to that time he did not.
Cross-examination. At the time of our marriage we agreed to live separately as we were until such time as the Edmunds law was settled.
Q.—He directed to Dickson. You were married in February, 1881. You were not?
A.—We were.
Q.—That is as good a thing as I want. Do you know that the law was not passed until March, 1882?
A.—(Somewhat confused) I don't know when it was passed. I am not posted on legal matters.
Commissioner.—Perhaps she does not know the difference between the anti-polygamy act and the Edmunds law.
Witness to Mr. Young.—I do not know any difference between the two. I am not very little about them, only there was a great deal of talk about anti-polygamy law at that time.
The examination was continued until this morning at 10 o'clock. To secure the defendant's attendance at court, a writ was placed under \$1,000 bonds, the securities furnished by Horace G. Walker and Horace Cummings.

HOW A WITNESS WAS PROSECUTED.

THE PROSECUTING ATTORNEY REPORTS TO THE COMMISSIONER OF THE DISTRICT OF COLUMBIA.
Yesterday, after the appearance before Commissioner McKay of Royal B. Young, subsequent to the latter's arrest, it was discovered by the prosecution that the deputy marshals had been unable to find a witness who was wanted. Three deputies had gone to Mr. Young's residence, armed with subpoenas, but the lady inmates had fastened the doors and refused them admittance.
When this circumstance was reported to Mr. Dickson, it seemed to put him at a rage, and on his way to the Commissioner to furnish him some blanks, on which he commenced to scribble.
He said to Mr. Young—"I'll get that witness if I have to break in the doors."
Mr. Y.—"You would not break in the doors if I was there."
Capt. Greenman quietly advised Mr. Young to leave the witness produced and avoid trouble, as the house would certainly be broken into.
Mr. Young accompanied the deputy to his residence and requested the inmates to open the doors, which they did, and the witness was procured.
When the deputies attempted to gain admittance there was a great commotion inside. Behind the front door stood an indignant lady armed with a hatchet poised preparatory to a descent upon the head of the would-be intruder. Behind the back door there was a similar tableau. Had either of these been broken in there would have been a subsequent demand for a quantity of sticking plaster, if not the services of a coroner.

A CONVICT PARDONED.

GOVERNOR MURRAY pardoned Wm. Duffy, who was confined about two years ago for the killing of Wm. Nugent. It seems that evidence was presented to the Governor to the effect that the killing was done in self-defense, but why the fact—if such it was—was not developed in the trial in the Second District Court is not shown. It seems from this evidence that Nugent had entered a saloon and ordered a supper from Duffy for himself and friends, after which he wanted another but refused to pay for the rest. Duffy would not comply with the request, and an altercation ensued, which did not, however, result seriously at the time. After this Duffy was on his way to the saloon, when he was fired upon and slightly injured by a gang of men who had been concealed and waiting for him. Drawing his own gun he shot Nugent through the heart, killing him instantly, just in time to save himself from being shot at again.
Duffy was tried and sentenced to ten years imprisonment in the penitentiary, and had served about two years of his time.

CONJUNCTION MEETING.

THE Mutual Improvement Association of the Twentieth and Twenty-first Wards met last evening in the Twenty-first Ward Meeting-house. They had an interesting, enjoyable and instructive meeting, members from both associations taking part in the exercises.
After the usual opening exercises, Prof. T. B. Lewis, President of the Twentieth Ward Association, delivered a very appropriate and instructive address upon the organization and objects of the Improvement Associations and the good work they were doing, showing the necessity of each individual exerting himself in order to make the society a success.
Then followed a select reading by John Baby, a poet by Miss Louisa Simmons and J. T. Dunbar; a brief historical sketch of Oliver Cromwell, by Josiah Rogers; the recitation of the Saints from Nauvoo, by Nephie Seefeldt, music, recitations and the singing of questions by members of the associations. A few good remarks were also made by Brothers Joseph H. Belt and Heber J. Romney, who were present.
Not Caught Yet.—Sheriff Bolnap has not yet succeeded in capturing the escaped prisoner, Bean, but indulges in strong hopes that he will be taken before long. He called upon us to-day and desired to return to the State Prison. The News to Marsell, Phillips and his force of police, and also to Sheriff Turner and Captain Greenman for the assistance they have rendered him. The escape of the prisoners on the Sabbath day ought to prove a warning to jailors throughout the country to look carefully after their prisoners on Sunday as well as other days in fact to watch as well as pray.

THEATRICALS IN UTAH COUNTRY.

WE learn from B. W. Driggs, our Pleasant Grove correspondent, that the Pleasant Grove Dramatic Association will play "Folies for a Stranger" at the State Liberty, at American Fork, Tuesday evening, Feb. 24; to conclude with "A Good Night's Rest."
They will also perform at Lehi, Feb. 25th, and present the same play at those places. The association is a very good one, and the good work they were doing, showing the necessity of each individual exerting himself in order to make the society a success.
Then followed a select reading by John Baby, a poet by Miss Louisa Simmons and J. T. Dunbar; a brief historical sketch of Oliver Cromwell, by Josiah Rogers; the recitation of the Saints from Nauvoo, by Nephie Seefeldt, music, recitations and the singing of questions by members of the associations. A few good remarks were also made by Brothers Joseph H. Belt and Heber J. Romney, who were present.
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PERSONAL.

R. COHAN, of San Francisco, is at the Continental.
C. P. BEECHER left for New York to-day.
J. M. GRAVES went East over the Rio Grande to-day.
JOSEPH BAUMPARTEN, the merchant tailor, leaves for Philadelphia on Sunday.
Prof. B. B. YOUNG and wife are expected to arrive in this city this evening.
JOHN W. NASH, of Omaha, is at the Continental.

Red. I work with Miss Agnes McMurrin. I frequently visit her, but never remained long—generally about half an hour. She always receives me in the room where I am. Have never seen them go into another room together.
Here the prosecution rested and the witness was excused. She had escaped left the stand, however, before the Commissioner had asked her to testify that she was guilty of contempt of court, and that under the circumstances it seemed necessary to make an example of witnesses who acted in such a manner. If she were a man the penalty inflicted would be much heavier than the Court in this instance would give. The Court decrees that you are guilty of contempt and that you pay a fine of \$25, and be held until you pay it.
The Commissioner then said regarding the case of Mr. Young, that he would like to hear the report made by the evidence that had been given, and that he would at 4 o'clock give his decision.
A witness had been seen leaving the house of Agnes McMurrin with jewelry, and the counsel for the defendant, Mr. Bennett, wished to cross-examine this case to proceed as one case. The Commissioner suggested that as the grand jury were about to convene, the examination could be waived and the case would not be taken up. The defense would not agree to this and the time for the examination to commence was fixed at 10 o'clock on Monday morning. Miss McMurrin was placed under \$1,000 bonds to appear at that hour.
After court had adjourned a reporter accosted Commissioner McKay and explained that Miss Jesse Grant was subpoenaed, but the deputy marshals did not read a subpoena to her. The Commissioner replied that it was not necessary to read a subpoena to a witness, "and the sooner people got over that d—d foolishness the better."

THE POPULAR APPROVAL.

OF THE new famous Syrup of Figs as the most efficacious and agreeable preparation ever offered to the world as a cure for Bilious Constipation, Headaches, Indigestion and kindred ills, has been proved by the wise plan pursued by the California Fig Syrup Company. Knowing that any remedy truly beneficial to the human system should at the same time be pleasant to the taste, they met with a rapid sale, the Company's Syrup of Figs is given away. Try it and judge for yourself. Large bottles fifty cents or one dollar. For sale by all druggists.
THE GLOBE BAKERY. Go to the Globe Bakery for your holiday Cakes, Cakes, Fruits, etc. They can be had pure and wholesome, at low prices.
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BUSINESS NOTICES.