

SECOND EDITION. DESERET EVENING NEWS.

Friday, February 26, 1892.

For advertisements which are repeated in the Deseret News or the day when it is desired to be bound in to the business paper, add 10¢ to the price.

Rate of Advertising furnished upon application.

No time for advertisements need be given.

SALT LAKE STATE CONFERENCE.

The semi-annual conference of the Salt Lake Stake of Zion will be held in the Assembly Hall, Salt Lake City, on Saturday, March 5th, 1892. Meetings will be held as follows: At 10 a.m. and 2 p.m., Saturday; and at 10 a.m. and 2 and 7 p.m., Sunday. A general session is desired.

The State organizations of the Relief Society, Young Men, Young Women's and Young Ladies' Mutual Improvement Associations and the Primary organizations are requested to have their reports ready in time for the Conference.

AUSTIN M. CANNON,
JOSIAH E. TAYLOR,
CHARLES W. PENNISER,
Presidency of stakes.

FRAGMENTS.

There was nothing stirring in the United States commissioners' court this morning.

The criminal calendar of the Third District Court was as follows Monday meeting next. It is a heavy one.

The seventh session of Edens will meet in the Twenty-second ward, instead of in the Twenty-first, as was originally arranged.

Colonel, the person arrested yesterday, has been released on his own recognizance with his family before Judge Hatch this afternoon.

MURKIN, now at Main street, has received permission, by Mr. Norton, to remain here until March, at the illustrated weekly papers.

The Chamber of Commerce officials are hard at work making arrangements for a mass meeting to be held in the Tabernacle on Sunday evening.

MARSHAL TRUNKS and bags of luggage are in the city, in anticipation of the departure ceremonies of the old "Puffing Billy," and are the guests of John T. Hatch.

The new for the police company has, apparently, moved down to new rooms, La-Watson Vandenberg, and Sergeant Duvane, with changes in force of the latter.

H. H. MAXWELL, upon the completion of his sentence on a charge of forgery, and George Henry, who has disappeared from the country, will emerge from the penitentiary, and the former will be home next Monday.

Last night the new Old Fellow's hall on Market street was dedicated with the customary exercises. Dr. Faxon, Kingham, Provo and Sandy. There was a crowded audience, and the proceedings were well attended.

Yester evening the grand jury of the Third District court reported, having found one indictment under the laws of the Territories and Courts, under the name of the People vs. A. H. Atkinson, charged with obtaining money under false pretenses.

We frequently hear of accidents in the vicinity of the Salt Lake City Bazaar caused by the employees of that establishment obstructing the thoroughfares, and the public are compelled to go around the Bazaar, and the east end of the East Bench, long the management of that place, to be allowed to occupy the sidewalk with their barrels.

Thomas C. Green, who was brought from the Chequers and Oliver prison, was finally released on the date of a railroad ticket, yesterday afternoon went to the office of the State Auditor in the sum of \$100 for his appearance before the Third District court, when, on the charge of forgery, he was sentenced to ten days in the city jail.

John O'Brien was arraigned for trespass, but discharged for lack of evidence.

Smith is in custody on a similar charge.

James Morgan is in jail accused of vagrancy.

ANOTHER BURGLARY.

A housebreaker steals a field watch and chain and is severely injured.

An enterprising burglar walked into the residence of G. J. Hill, near the corner of Fourth Street and Second Avenue, about noon yesterday, took a shotgun through the front door, which had been left unlocked. The apartment into which he first made his way was occupied by a number of lodgers, all of whom were sleeping soundly. The intruder rifled the pockets of some of the sleepers.

The only valuable, however, that he secured was a gold watch and chain belonging to Chas. Cole, who is employed by the water department of the city. Mr. Burglar then passed stealthily into the next room and proceeded to ransack Hill when, suddenly stumbled over some articles of furniture and awoke the inmates of the house. Several of them sprung from their beds, and, with the aid of investigating the party of disturbance, as they did so the housebreaker dashed through one of the porches windows, breaking a large pane, and made his escape.

He was taken charge of by Joseph William Taylor and buried it in the earth this afternoon. He is known to have no relatives in the city, and it is believed that he is a desperado.

It is said that the present grand jury is investigating the charge against Hill and Cole, and that the latter were aware of it and sought safety in flight.

Charged with a Gross Crime.

On the complaint of the husband of the female defendant, Nellie Hammes—Mary A. Hammes and Frank Madrum were arrested yesterday afternoon by a deputy marshal on a charge of adultery. Subsequently the accused parties were taken before Commissioner Greenman. The allegation made by the husband was that his wife was profligate at Deep Creek, and La-Pile, last year his wife took advantage of his absence to carry on an intimate relationship with another man. The charge against the couple was such that Commissioner Greenman thought the case out which should be investigated by the police. He therefore had them taken before him, and after finding the woman's bond at \$500 and Madrum's at \$250,

THIRD DISTRICT COURT.

Another Action for Damages Against Railroad Companies—Matters Nicelasson.

Business was just as quiet in the Wasatch building today as it was yesterday. Judge Zane's court generally opens with a small run of motions, but this morning not one was brought forward, and the jurors who were empannelled sat on Thursday afternoon were called in to take their seats in the jury box promptly at 10 o'clock to listen to the details in the case of John J. Olson vs. the Oregon Short Line and Utah Northern Railroad companies. It is an action for damages for personal injuries, the sum claimed being \$3000. The plaintiff says that the injuries were caused by reason of an engine of the defendant company striking a wagon in which he was riding, throwing him to the ground with considerable violence, and, besides seriously hurting him, demolishing the vehicle. Negligence is denied by the defense. The hearing of the case is to be adjourned until the 1st of March, as the trial of the case is to be adjourned until the 1st of March.

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POOR REBURN'S FATE.

His Dead Body Discovered in the Mountains—Purified Upon Animal.

The dead body of A. J. Hegren, the man who perished in the snow in the mountains December 2d, of the present winter, while on his way from the Ajax mine to Ogden, a distance of forty-six miles, has been discovered.

The members of the Deseret News will remember how he came to his death, and why the terrible accident that

happened with him this afternoon.

Hegren and a companion named Fries left the town of Ogden at which place they intended to spend the holidays. They became weary and were left at a camp fire site and one half mile south of town with Hopkins, who had come up to help him. This was the last word of him.

This happened a few days before the

winter set in, but nearly a week later, the two men made their return to Ogden.

When Hegren's body was found, he was still wearing his coat, and his hands were still in his pockets.

The committee on newspaper ethics was asked to inspect the claim from Rev. George Reynolds, of the First council of sevens, that he was never in the mountains, and that he had not only hoped but impossible.

The body was found yesterday.

He had been shot yesterday, and was

dead when found.

ONE MORE BURGLAR.

The case of John J. Olson vs. the Oregon Short Line was then taken up.

Williams and Van Cott appearing for the defendant, and Charles Williams for the plaintiff.

It was alleged that on February 14th last plaintiff was crossing the defendant's track at Brigham Junction in a wagon, when the end was struck by a locomotive, which threw him to the ground, wounding him severely, and the plaintiff was disabled.

Mr. Fries entered up the road and then brought him to the summer home.

Arrangements have been

made to let and term it to Ogden.

It will probably stand there during

the trial.

A BURGLAR DEFENDED.

In the case of Lester T. Rogers vs. Jenkins, a stay was granted until the 1st of March.

THE PLAINTIFF.

In the case of Peter Anderson vs. the Union Pacific Railroad Company, the plaintiff is to be allowed to appear in person.

THE DEFENDANT.

In the case of John J. Olson vs. the Oregon Short Line, the trial will be held on the 1st of March.

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