DESERET EVENING NEWS: WEDNESDAY, FEBRUARY 27, 1901.



mill grounds. DESIRES CITY PROPERTY.

ticipal laws.

DESIRES CITT Trace Joseph Smith sent in a petition pro-testing against the sale of the strip of and adjoining Eighth ward meeting base, to the Relief society of that ward for 1550, and he offered \$3,000 for the property. In his communication Mr. smith said: "In the deal with the smith said: the property cost the city Smith said: "In the deal with the shoul beard this property cost the city about \$6,000, and I can't see why the div should give this property away for one-fourth its value to a religious or-mination that would pay no taxes and make no improvements." He recom-mended that the lot be advertised for inclusion of the highest hidder. Resile and sold to the highest bidder. Re-

MAYOR VETOS.

MAYOR VETOS. Mayor Thompson sent in a com-munication disapproving the resolution of the council, passed some time ago, authorizing the laying of water mains from Third North street to Dakota avenue, costing approximately 17,000. The veto was sustained by a unanimous rote. It transpired that the report of the committee covering the matter was wrong, as the people owning the eroperty to be benefited offered to pay all expenses of the improvements and lake non-negotiable water scrip, holdake non-negotiable water scrip, hold-ing it for two years. The waterworks will further consider the matter and report later

CONTRACT APPROVED.

The action of the board of public works in awarding to P. J. Moran the contract for furnishing the municipality with, approximately, 5,000 feet of six-

DOWAGER EMPRESS FREDERICK OF GERMANY, WHOSE DEATH

HAS LONG BEEN EXPECTED.

have offered more, because, under the of Utah, asking that body to importune circumstances, they believe this charit- Congress to pass a sixteenth amend-Congress to pass a sixteenth amendable organization should have the ment to the Constitution of the United preference. With the report of the committe was States as follows:

With the report of the committe was an opinion from City Attorney Stevens, who held that the city could legally sell municipal property for otherwise need-ed for city purposes, at private sale, and, if the amount offered for this strip of land was reasonable, the sale would be valid. But, continues the attorney, "The Council has no right to discriminate in regard to purchasers "The right of suffrage in the United States shall be based on citizenship and shall be regulated by Congress; and all citizens of the United States, whether native born or naturalized, shall enjoy this right equally, without any distinction or discrimination on ac-count of sex." discriminate in regard to purchasers except as the interests of the city may This action has been under consideration by the women for some time and the council has recently held several be affected by the sale to one customer or another. The object in view should executive sessions with reference to it. Several members of the council have

or another. The object in view should be the best interests of the city, all cir-cumstances, price included, being taken into consideration." Councilman Hewlett took the floor been very busy for the past few days in preparing statistics with regard to woman suffrage in Utah in respect to and moved the adoption of the report, the numbers of women voters and the proportion of registered voters who vote. The information will be for-warded to New York to aid the Nationand that the city attorney be instruct-ed to draw up a deed conveying the property to the Relief Society, the same to be executed by Mayor Thompson. Robertson asked that the report go over for one week, which was agreed to al society there in obtaining suffrage for other States of the Union.

DESIRES RENT REDUCTION. The lessee of the Warm Springs property, Henry Barnes, asked that the rent of the springs be reduced to \$100 per month, for the next ensuing five years, commencing on April 1st. The rental provided in the lease under which Mr. Barnes now holds the propcalls for \$150 per month. The erty, petitioner said his profits at the resort had diminished considerably on account of competition. That he had rented the property for a long time, and had recently suffered two paralytic strokes, all of which placed him in rather staightened circumstances. The comstaightened circumstances. The com-munication was referred to the finance committee,

ageable, he preferred to have him sent to the industrial school. Mrs. Binder and William Spicer both substantiated the former witness. Willie was not accused of being malicious or vicious, but was disobedient. Miss Hull said she had heard him use profane lan-

she had heard him use profane ian-guage. County Attorney Christensen said that he had recently visited the State industrial school at Ogden, and found it to be a pleasant and agreable place of education. That it is not a "reform school," in the sense the public view the institution, which impression he wished the press would help correct. Judge Stewart hesitated in commit-ting Willie to the industrial school, but as Mr. Binder had not adopted him, it was the duty of the State to relieve him. Mr. Christensen said inasmuch as there was no proper place to send the lad, he would take him, care for him and endeavor to rear him alright. He said the boy was bright, and he had formed an attachment for him. The court allowed the county attorney to take the lad into his custody.

MARCH WEATHER.

What It Has Been in Utah for a Quarter of a Century.

The following data, covering a period of 26 years, have been compiled from the Weather Bureau records at Salt Lake City, Utah, month, March, for 26 years.

TEMPERATURE.

Mean or normal temperature, 42 de-

grees. The warmest month was that of 1879. With an average of 50 degrees. The coldest month was that of 1897, with an average of 34 degrees. The highest temperature was 77 de-grees on March 30, 1879. The lowest temperature was zero on

March 1, 1890.

Average date on which first "killing" frost occurred in autumn, October 18. Average date on which last "killing" frost occurred in spring, April 23.

PRECIPITATION.

Average for the month, 2.03 inches. Average number of days with .01 of an inch or more, 10.

The greatest monthly precipitation was 0.33 inches in 1900. The greatest amount of precipitation

recorded in any 24 consecutive hours was 1.17 inches on March 30, 1874. The greatest amount of snowfall re-corded in any 24 consecutive hours (rec-ord extending to winter of 1884-85 only) was 8 inches on March 20, 1884.

CLOUDS AND WEATHER.

Average number of clear days, 10; partly cloudy days, 10; cloudy days, 11. WIND.

The prevailing winds have been from

The prevaining whos have been rom the northwest. The highest velocity of the wind was 48 miles from the west on March 7, 1877. Station: Salt Lake City, Utah. Date of issue: February 26, 1901. L. H. MURDOCK, Section Director, Weather Bureau.

VARIOUS COURT CASES.

An action to recover \$430 damages from the Rio Grande Western Rafiroad company was commenced in the dis-Ward & Company, butchers. For cause of action the plaintiff alleges that de-fendant ran into thirteen head of their cattle with one of its trains, on Nov. 26, 1900, near Mill Creek, this county, killing four and badly injuring nine others, reducing the value of the injured from \$40 to \$10 per head. Plaintiff claims the damage resulted wholly through the negligence of the railroad

WONDERFUL CURES BY PAINE'S CELERY COMPOUND.

Greatest of All Remedies Endorsed This by the Bishop of Burlington.



inch cast iron water pipe, for 68% cents per foot, was approved. STONE CROSSING.

C. H. McCoy and other residents near the intersection of Third South and Fifth East streets, petitioned the council to lay a stone crossing at that point, Referred to committee on streets. TRESPASSING ON CITY'S PROP-ERTY.

land and Water Commissioner Westeffeld reported that one Mr. Hill is trespassing upon some of the city's and up in Emigration canyon in that he had suck a shaft fifty feet deep in quest of and claimed to be developing water. Mr. Westerfield asked that the the second second that the second that the second s public grounds.

ADVERTISE FOR BIDS.

The board of public works asked auby to advertise in Lehi and Provo papers for piles with which to conregulating gates at outlet Fut lake, Communication filed and

OLD CLAIM.

Oty Auditor Reiser submitted claims e Robert C. Gammell, civil mining eninter, for services rendered in suit of Camer-Jennings Paving company vs the city, amounting to \$412.50. Referred to fame committee. This claim has been before the council before, but on account of some error it was not al-

WATER MAIN EXTENSION.

dty Engineer Kelsey reported that runsion of a 6-inch water pipe line on Ninth and Eleventh East streets south from Spruce to Eleventh South Sprets would cost \$2,722.82, Instead of formerly estimated, and that the agh of the extension was 1,392.7 feet. ned to committee on waterworks.

NEW PLATS.

litee on police and prison asked as the city engineer be instructed to wish the chief of police corrected is in the city, showing all additions, is and that the chief of police then see to, and number all unnumwi houses. Adopted. ADDITIONAL PAY.

ttee on police recommended a appropriation of \$30 be made W the ten extra policemen emtere, \$2.00 per day, instead of When the resolution was passed thering the employment of these in their salary was not fixed, and the anittee thought the services were a worth \$3 per day. Adopted. EIGHTH WARD PROPERTY.

amittee on public grounds reported and

and recommended the granting of seption of the Eighth Ward Relief to purchase a strip of land adthe Eighth ward meeting house, e report of the committee went on

any that they favored selling the perty in question to the Relief Soof the Eighth ward, because it. eligious institution organized et and charitable purposes. It that the ground the society de-o purchase was donated to the ecclesiastical ward in 1848 by on P. Free, and in 1873 D. H. P. Free, and in 1873 D. n Mayor of Salt Lake, awardthe trustees of the Eighth strict, and in 1891 it was given outd of education for a consid-of al, who, last year, traded al estate to the city for some by on the corner of State and Temple structs of State and by saying the Relief Society desire to obtain the property successors of those who origi-ad possession of it, and who it over to the school district any constituentian whatever. ing consideration whatever, a reasons the committee fav-ing the land to the Relief So-o the exclusion of others who

TO CLEAN CITY CANAL.

The committee on irrigation reported that \$2,000 be apropriated for cleaning and repairing the city's Jordan canal, which was adopted. TO EXCHANGE PROPERTY.

The public grounds committee reported favorably on exchanging 40 feet of the city's property situate on the corner of South Temple and Thir-tenth East streets for 33 by 165 near the Thirteenth East street reservoir. belonging to Elisworth Daggett. The

report was unanimously adopted. A photographer was present and asked for the privilege of taking a flash light picture of the Council, which was granted.

SUFFRAGE OF WOMEN.

State Council of Women Want **Constitutional Amendment.**

The Utah State Council of Women which is the local contingent of the National Suffrage association, is preparing to memorialize the Legislature

If a Woman

wants to put out a fire she doesn't heap on oil and wood. She throws on water, knowing that water quenches fire. When a woman wants to get well from diseases peculiar to her sex, she should not add fuel to the fire already burning her life away. She should not take worthless drugs and potions composed of harmful narcolics and opiates. They do not check the disease-they do not cure it-they simply add fuel to the fire.

Bradfield's Female Regulator should be taken by every woman or girl who has the

or girl who has the slightest suspicion of any of the all-ments which al-flict w om en. They will simply be wasting time be wasting time they take it. The Regulator is a purif ying, streng the ning on they take it. The Regulator is the tools of the disease and cures it thous the information and periodical suffering, ir menstruation; and by doing all this drives away the path which drian health and beauty, bappiness and yound the the the the disease and the suff and beauty, bappiness and path which drian health and beauty, bappiness and path which drives away the path drives away the path

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School Board Votes to Establish Such in the Public Schools.

FAVOR THE KINDERGARTEN

Most of the members of the City Board of Education at the meeting last evening declared in favor of establishing a kindergarten in connection with the public schools, but they are at sea as to the time to begin and the means by which to accomplish the plan. Those present at the meeting of the board of education were: President Newman, Messrs, Bamberger, Moyle, Giauque, Geoghegan, Critchlow and Branting The educators who were present were

Prof. Stewart, Prof. Brinhall, Mrs. Alice Merrill Horne, Mrs. F. S. Rich-ards, Miss Holton, Miss May, Superin-t-mdent Ashton and Mrs. Donetta Smith Kessler. The major portion of the evening was

taken up in discussing the following substitute bill that was drawn up by Prof. Stewart in lieu of the bill now pending in the Legislature, to which some objections had been raised:

"That no teacher shall be eligible to teach in the first or lowest grade of the public schools of Utah who has not the legal qualifications required of the kin-dergarten teacher as prescribed in section 1966, revised statutes of Utah. vided, that the provisions of this act shall not apply to teachers now holding

legal certificates until on and after July This act shall take effect on and after July 1, 1963."

After some discussion in which nearall present took a hand, Mr. Critchlow offered an amendment moving to strike out of the proviso the words "on and after Juy 1, 1903," in order to protect the teachers who are now in

the schools. There was a spirited dis-cussion of this point but the motion carried by the following vote: Ayes, Branting, Giauque, Geoghegan, New-man and Moyle; nays, Critchlow and Bamberger.

HADDOCK AND NELSON BOYS One of the Former is Committed

Christensen Takes Nelson.

Late yesterday afternoon Wilford and Robt. Haddock, of 525 north, Sevonth West, aged 14 and 16 respectively, were up before Judge Stewart, charged with incorrigibility. The lads are accused with playing truant from the

Prof. Bradford, principal of the Jackson school, testified to the effect that the boys ran away from school, used bad language, and also indulged in the use of tobacco. He said they wouldn't remr in in school more than about a week at a time. Mr. Bradford was corroborated in his testimony by Miss Margaret C. Hull, one of the department teachers in the Jackson school; and Mrs. Haddock, mother of the boys, who said she was not able to handle them at all. She said that they ran away continuously, and on one occasion they tried to go to Oregon, and in future she did not believe she could manage them. One of the boys has been to them. One of the boys has been to Scofield and worked in the mines; also went to Idaho, and Nevada, and other places.

Ren B. Haddock said that he was un Ben R. Haddock said that he was un-able to control the boys, but thought he could manage the younger perhaps if the two boys were separated. He be-lieved Robert used tobacco, but had not seen him. The father thought a short term would do him gool, however. Judge Stewart ordered Wilford commit-ted to the industrial school at Octoo ted to the industrial school at Ogden, but discharged Robert on the lad prom-

but discharged Robert on the lad prom-ising to obey his parents hereafter. William Binder, who has had in his charge a boy, William Nelson, about 12 years of age, who has also become in-corrigible. Mr. Binder said he was given to petty theving, lying, etc., and otherwise behaved badly. Mr. Binder said the boy's mother died when he was young and he took the lad,keeping and laboring with him, but all to no avail. Mr. Binder said he had not adopted the boy, and as he had become unman-

A petition was filed yesterday after-

noon in the estate of John Flower, de-ceased, by Mary Flower, his wife, ask-ing that she be appointed administratrix of the estate, which, it is stated consists of a house and lot, valued at \$1,400. The widow is the only heir. Hearing on the petition was set for March 9th.

A copy of the will of Susan Tibbets, of Kirkland, New York, was yesterday af ternoon filed in the county clerk's of-fice by A. B. Tibbetts, who asks to be designated as administrator of the deceased estate, which is located in this county, in Perkins addition. Hearing county, in was set for March 13th.

Judge Hall yesterday granted Minnie Bothwell a divorce from her husband. David E. Bothwell. Testimony in the case was taken before a referee about two months ago. The grounds were desertion and failure to support.

The divorce suit of Emille Roeder vs Emil Roeder was yesterday afternoon referred by Judge Hall to Deputy County Clerk Eldredge to take testlmony and report to the court.

In Judge Stewart's court yesterday the following business was done: State vs Joseph Walker: defendant pleaded guilty to an amended informa tion charging burglary. He waived time and was sentenced to six months in the county jail by the court.

State vs George Simons charged with burglary, trial set for today, continued till March 20, 1901. The cases of the State vs E. W. Ham.

ilton: set for the 27th and 28th of this month, continued till March 25th and 26th. All criminal jurors were excused until

next Friday morning at 10 o'clock. The trial of Fred Rigsby, an account

of which was given in last night's "News," was finished late yesterday afternoon, and after a few minutes de liberation, the jury returned a verdice of not guilty, whereupon the defendant was discharged.

It was brought out in the evidence that the accused entered G. H. Walton's store at Murray and was frightened way, leaving the door partially open Walton secreted himself in the build-ing, leaving the door just as it was and a little later the defendant re turned, entered the store and was cap tured. Defendant's counsel claimed th plaintiff, by leaving the storedoor open did so purposely and thus, in effect in vited the defendant to commit th crime, and by so arranging matter no breaking in was necessary. This was

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the main point at issue and had considerable weight with the jury.

In the case of John Peterson Johnson vs Emma Hansen, the defendant has filed his answer to amended complaint, with amendments, denying all of the material allegations of the same plaintiff alleges in his complaint that he is infirm both of body and mind; that ie is unable to understand the Engish language, thus incapacitated to at tend to business; that defendant took advantage of these conditions and pursuaded him to sign a deed conveying his property to defendant.

SMALLPOX CASES.

There were reported to the city health board yesterday afternoon four new cases of smallpox, which are as follows:

Alfred Sorensen, aged 22, rear 137 north, Seventh West street; Alfred Bowman, aged 26; Bertha Bowman, aged 20; Bowman, aged 3, 938 east, aged 20; Bowman, Third South street.

Dr. Beatty, secretary of the State board of health, reported last night that Parowan, Iron county, had been placed under quarantine because the disease was on the increase in that town, and it appeared the local health officers were not able to check the spread of the contagion.

The following reports were sent in to the State health board yesterday after. noon: From Wellsville, nine cases; Bountiful, two; Millville, four; Greenville, four; Newton, six; Logan, seventeen

MRS. CUMMINGS ROBBED.

Thief Takes Greenbacks but Leaves Gold Untouched.

It was reported to the police yesterday afternoon that on Monday night the room occupied by Mrs. Cummings, wife of Ralph E. Cummings, at the Knutsford, had been entered during her absence and that \$290 was stolen. Mrs. Cummings said that when she went to the Theater Monday night she left her purse in one of the dresser drawers, and she was sure that she securely locked the door and left the key at the desk. When she returned about midnight she discovered that the money was gone. The strange part of the affair is that the thief left \$25 or \$30 in gold, and took SICK HEADACHE only greenbacks.

A young man, who is associated with the company, was suspected of the theft because it was known that he had been to the room to get some parcels. Last evening the young man was taken to police headquarters, where he was questioned closely. He convinced the officers that he had nothing to do with the robbery and was released. Officers are working diligently on the case and hope to recover the money and catch the thief, though the prospects for such an accomplishment are decidedly mea-

desire to be of service to the people, and breathes a sincerity that can leave no doubt in any one's mind of the great superiority of Paine's Celery compound over all the so-called reme dies that have recently been clamoring for attention by adroit and showy ad-

Wells & Richardson Co., Gentlemen :-- I have been asked why I recommended Paine's Celery Compound and I desire to put on record frankly my reasons for this endorsement, hopthat my words may inspire those

with faith to try Paine's Celery pound and prove to themselves its worth. At the Fanny Allen Hospital, an in-stitution in which I am deeply interested, Paine's Celery Compound has been used successfully.

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pound for liver trouble of long stand-ing, and says: "It has done more good than any other medicine." Several priests have, spoken to me in praise of this remedy, and I believe it has the confidence of my associates.

Even did I not know from personal observation of the worth of Paine's Celery Compound, I should feel like praising it for the simple reason that it is prepared by the Wells & Richardson Co., a firm whose members I have known for nearly a quarter of a cen-tury, and in whom I have perfect confidence. Very truly, JOHN S. MICHAUD,

Coadjutor Bishop of Burlington. There is no household in the land that can honestly afford to be without this remedy. It is a simple matter to test its astonishing efficacy.







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mestics has taken Paine's Celery Com-

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