

EVENING NEWS.

Tuesday, February 23, 1886

FRAGMENTS.

JACK DEMPSEY was arrested last evening on a charge of being a nuisance.

J. M. BUCKLEY, arrested last night for assault and battery, is to be tried in the police court to-morrow.

A PERSON who gave her name as Mollie Coddington, is in the custody of the police, awaiting trial on a charge of vagrancy.

THE case of the People vs. Henry Dalton, indicted for grand larceny, was tried in the Third District Court to-day, and Dalton acquitted.

THE suit for Henry Dinwoodey and witnesses in his case, were to-day exonerated from further responsibility, on motion of Mr. Dinwoodey's attorney, Mr. Brown.

PRESIDENT GEORGE Q. CANNON was surprised and pained on learning of his boy assaulting Mr. Dickson and expressed his disapproval of such conduct in emphatic terms.

SURELY now is a good opportunity for the "brave and efficient" governor to call for troops to suppress a "Mormon" uprising, because a boy has committed an assault and battery.

THE case of the People vs. Hannah Brightmore, for violation of a Grantsville City ordinance, which was set for trial in the Third District Court on Friday next, has been again continued.

THAT delectable trio, Mrs. Peasey, Mrs. Wilson and Mrs. Brandy, were before the Police Court to-day, for drunkenness, and were each fined \$10. Mrs. Brandy was fined an additional \$10 for escaping from custody.

WHEN a F. O. H., by his conduct, provokes a foolish boy to resent the insult by striking him with his fist, his first move is to raise a howl of "a conspiracy with intent to kill!" What a craven he shows himself to be!

MR. KENNER has found that it is very dangerous to appear as an attorney for the defense of any one charged with an offense against a hallowed U. S. official. Perhaps the speaking to a person thus accused is a crime in the eyes of "officers of the court."

THE assault and battery on District Attorney Dickson last evening, was inexcusable and deserving of censure, but not more so than the revengeful action of Mr. Dickson himself in bringing a charge of assault with a deadly weapon and conspiracy with intent to kill.

THE team attached to a Fort Douglas wagon ran away to-day, on First South Street, and came into collision with a telephone pole, which was broken down, and the vehicle badly wrecked. The driver, who is said to have been drunk, was thrown out and bruised, but not seriously hurt.

A SIXTEEN-YEAR old boy whose father's wife had been asked indecent questions by the District Attorney, is accused of having struck the District Attorney in the face with his fist. Now the D. A. rushes in with a charge of assault with a deadly weapon, and one of conspiracy. Possibly he thinks an assault on his sacred person ought to be a capital crime.

IN the House branch of the Legislature this afternoon Mr. Kimball presented a petition from H. H. Lee and 320 others, citizens of Rich County, asking for an extension of their boundary lines; referred to the committee on counties. The committee on highways recommended that \$3,500 be appropriated for Emery County and \$700 for Rich County to build bridges, etc.; adopted.

IN the Legislative Council this afternoon, Messrs. Grover and Tuttle were excused from this session: A bill to amend the charter of Pleasant Grove was reported back from the committee on municipal corporations and towns with one amendment; adopted and placed on file. Mr. Francis, from the committee on claims and public accounts, reported favorably on the petition of W. K. Reid, Prosecuting Attorney of Sanpete County, allowing the sum of \$75, for assisting the U. S. Prosecuting Attorney in the case of John J. Felt and John Farmer, for the killing of Isaac Ottensen. Messrs. Hammond, Francis and Sharp discussed the propriety of allowing these sums, and the further consideration of this matter was laid over till Wednesday. The special order of the day, a bill to amend the act in relation to the mortgages of personal property, was read the third time and passed, as was also the case with bills to amend the city charters of Park City. A message was read from the House, notifying the Council that the House had rejected C. P. No. 14, a bill appropriating the Legislative representation of the Territory of Utah, thus killing the bill.

LOCAL NEWS.

Arrested for Polygamy.—Solomon Edwards, of American Fork, who was arrested last week at Eagle Rock, Idaho, on an indictment charging him with polygamy, was brought to this city on Saturday evening, and taken to the Penitentiary.

Ogden Cases.—W. G. Childs, of Ogden, was this morning arraigned before Judge Powers to answer to an indictment charging him with unlawful cohabitation with his wife. He read a statement which he had previously prepared, but made no promises as to future conduct. Judge let him off with a fine of \$300 and costs. Amos Maycock, arrested on a similar charge, was sentenced to three months' imprisonment and to pay a fine of \$300 and costs.

C. H. Greenwell and H. H. Tracy, on being arraigned on the same charge, went upon the witness stand, testified and gave such testimony as led to their immediate conviction, and next Thursday was set for sentence in their cases.

"The Pirates."—Two large audiences assembled in the Theatre yesterday to witness the "Pirates of Penzance," by the Careless Opera Company. The company, as was anticipated, scored another success, and gave immense satisfaction. The rendition of the opera was not inferior in any way to the presentation of "Patience," which created such a furore nearly a year ago, and was much more gratifying than the performance of "The Mikado." Every character in the piece was sustained in good style, and the performance throughout was so even and careful, and yet possessed of such life, as to surpass even the most sanguine expectations of the numerous friends of the company. We regret that the crowded state of our columns makes it impossible to give as complete a notice as the merits of the presentation deserve.

The piece will be played at the Theatre again to-morrow evening, when there will no doubt be another full house to witness a most pleasing and artistic entertainment.

AN UNFORTUNATE OCCURRENCE.

District Attorney Dickson Assaulted by a 16-year-old Boy in the Continental Hotel—A Reprehensible Action.

The Boy and Some of his Companions Arrested for Conspiracy and Assault with Deadly Weapons.

Their Attorney also Charged with Conspiracy to Kill.

THE PRINCE THAT HAUNTS AN F. O. H. WHEN HE THINKS A "MORMON" IS LOOKING AT HIM.

The Continental Hotel was the scene, just after 7 o'clock last evening, of a very unfortunate occurrence, and one which is deserving of and receives the unqualified censure of all classes of the people, being condemned by none more severely than by the "Mormons," who, although the object of bitter hatred on the part of the assaulted official, yet have no word or feeling of excuse for this violation of law.

As far as the circumstances can be learned prior to a judicial investigation, they are, briefly, as follows: Mr. Dickson, accompanied by his wife and child, were walking along the corridor of the hotel, just coming from supper. When passing the news-stand Mr. Dickson observed two or three young men standing near, one of whom called to him. He turned, and having received an affirmative reply to his question as to whether they wished to see him, walked between two of them to the door. Just as they were going out, Mr. Dickson received one or two blows under the left eye, from one of the young men, when he sprang forward to seize his assailant, and caught Frank J. Cannon by the throat. Discovering that he had got the wrong person, Mr. Dickson asked, "Who was it that hit me?" Frank Cannon refused to tell who the assailant was, and the struggle was continued, continuing in language being indulged in. At the same time, a few feet distant, Angus M. Cannon, Jr., and several others were engaged in a scuffle, and a large crowd quickly gathered. Mrs. Dickson, who remained in the passage way, was greatly excited, and screamed that her husband was being killed. On learning of his wife's condition, Mr. Dickson went into the hotel, and Judge Powers arrested F. J. and A. M. Cannon, Jr., Policeman Smith afterward taking Frank into custody, and young Angus being sent to the Penitentiary. No weapons were found on any of the participants, except a pistol on Angus, who is in the habit of carrying the firearm.

Mr. Dickson, in company with Major James M. Cannon, a witness of the affair, and others, went to Dr. Hamilton's and had his wounds dressed. The injury is not by any means serious, there being but a slight discoloration under the left eye, apparently made by the blow of a fist.

A short time afterward Hugh Cannon, a slightly built youth of sixteen years of age, went to the City Hall and gave himself up as the party who did the striking, and he was kept in custody. The reasons given for the assault are, facts that are known to the public. Hugh Cannon is a son of President George Q. Cannon, whose wife, Martha T., was pined with insulting and indecent questions by Mr. Dickson, when she was before the grand jury as a witness, last week, and the occurrence seems to be a result of Mr. Dickson's conduct on that occasion, which was considered as a gross insult to the lady.

It is said, and probably true, that Angus and Frank J. Cannon were somewhat under the influence of liquor, but that Hugh was perfectly sober, not being addicted to any bad habits.

This morning the case was called up in Justice Fyler's court, and the trial of the defendants, on a charge of assault and battery, set for 10 a. m. to-morrow, bail being fixed at \$300. We will here remark that in cases of assault and battery it has been customary to admit the accused to bail in from \$10 to \$75, but on this occasion, from the nature of the occurrence, the court has been unusually high.

While this proceeding was going on in court, Marshal Ireland and Deputies Franks, Smith and Mix, were hovering around the hallway of the City Hall, and as soon as Frank J. Cannon was released on bail, arrested him on charges of assault with intent to do bodily injury and conspiracy with intent to kill Wm. H. Dickson. Bondsman were not found for Hugh Cannon, who remained in the City Marshal's custody. Mr. Kenner moved to discharge the accused, and as they were wanted on a higher charge by the U. S. Marshal, but Judge Fyler very properly refused the application, and stated that the City Marshal had no right to release a prisoner when remanded to custody in default of bail.

The next move on the part of Marshal Ireland was to call Mr. Kenner, who had been retained as attorney by the defendants, aside, and serve upon him a warrant of arrest for conspiracy. This warrant, as the part of the District Attorney looks as though a determination had been arrived at to punish attorneys who venture to act as counsel for one whom Mr. Dickson deems it proper to prosecute.

Messrs. F. J. Cannon and S. A. Kenner were then taken to the Marshal's office, where was also Angus M. Cannon, Jr., who had been brought in from the Penitentiary. Commissioner E. B. Cristobal was sent for, and the first complaint, dated Feb. 22, was read, charging Frank Cannon, Angus Cannon, Jr., and John Doe Cannon, with having feloniously assaulted Wm. H. Dickson with a deadly weapon, with intent to do bodily harm. The second complaint, dated February 23d, and signed by Marshal Ireland, alleges that "Frank Cannon, Angus Cannon, Jr., Hugh Cannon and S. A. Kenner, of Salt Lake City, in the County of Salt Lake, on the 22d of February, 1886, at Salt Lake City, in the County of Utah Territory aforesaid, wickedly and maliciously did conspire and confederate together, feloniously, wilfully, and of their malice aforethought, to kill and murder one Wm. H. Dickson."

Mr. Dickson stated that he desired to get back into the court room, and suggested that bail be fixed at \$1,000 on each charge. He then left the marshal's office. Mr. F. J. Cannon protested against the amount and insisted that \$1,000 on each count, or \$2,000 in all was ample. Mr. Denny, in behalf of Mr. Kenner, also asked that bail be reduced to \$1,000. It was evident, however, that the Commissioner did not dare to change the figure named by the District Attorney, and so fixed the bail at the amount suggested. Mr. Kenner also requested an immediate examination, but this the Commissioner refused, saying he didn't have time, and no date was set for the hearing.

The proceedings connected with this lamentable occurrence are most remarkable. There is no doubt an intention to work it for all it is worth against the "Mormon" people, who are not in any way responsible for it, and strongly deplore such methods for wreaking vengeance. The teachings of all their leading men, especially prominent among whom in this respect is President George Q. Cannon, is to rather suffer the gross indignities heaped upon them by their relentless persecutors, than to in any instance seek to obtain revenge by illegal methods. And while the feelings of many of the younger people have been worked up to a high pitch of anti-"Mormon" outrages and the false and villainous utterances of libelous newspapers whose vile presence would not be tolerated in any other community, there is no desire among any considerable portion of the "Mormons" to resist their oppressors by any other than legal means. This feeling is general among the Latter-day Saints to suffer wrong rather than do wrong. But an example of the intense hatred and bitterness in the hearts of the anti-"Mormon" element is presented in the fact of the charges preferred against those accused of being concerned in the assault on the District Attorney, when, in reality, the offense is at the most an assault and battery, which is punishable under the Territorial law by a severe penalty. The claims of "assault with a deadly weapon," and conspiracy "with intent to kill," are so transparent that we wonder that even Mr. Dickson could stoop to pursue the course that is being followed.

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ANOTHER EXPLOSION.

Alamy the Scene of Another Catastrophe.

Narrow Escape of a Large Number of Men.

Only six weeks since a terrible explosion occurred in mine No. 4, at Alamy, resulting in the death of eleven persons, and on Sunday, about 11:55, mine No. 3 at the same place was the scene of another catastrophe of a similar nature but less serious in its consequences. It seems the mine had been reported free from gas on Saturday evening, but at the time of the occurrence it had accumulated on the 6th level and was ignited by a man named James Moon, who was not aware of the danger, thoughtlessly lighting his lamp. The explosion caused the wildest excitement both in the mine and among the friends of the miners on the surface, and efforts were immediately made to rescue the large number of miners employed below, who it was feared were killed or seriously burned. Investigation soon disclosed the fact that only four persons were burned very badly, though quite a large number had their hair singed, and within two and a half hours after the explosion all were safely landed on the surface. James Moon was burned considerably about the face; Archibald Buchanan received severe injuries about the face and hands, and Bishop Bowns and James Martin suffered somewhat. The injuries to the others were slight and most of them being slightly burned and almost suffocated with the foul gas, from which they readily recovered.

SENTENCED.

Henry Dinwoodey and Joseph McMurrin Sent to the Pen.

The cases in which judgment was to be pronounced in the Third District Court this morning were those of Brothers Joseph McMurrin, Wm. H. Lee and Henry Dinwoodey. Mr. Dickson, under whose left eye there was a slight discoloration, from a blow received from a 16-year old boy last evening, moved for judgment, and the first called was

HENRY DINWOODEY,

whose sentence had formerly been suspended, because Mr. Dickson had "reason to believe" that he would obey the law.

On Mr. Dinwoodey's coming forward, the Court said—You are aware, Mr. Dinwoodey, that you have pleaded guilty to the crime of unlawful cohabitation, and that this morning was set for sentence. What is your intention as to obeying the law in the future? Mr. Dinwoodey—I have nothing to say, your honor, farther than I have already stated.

Court—You are not prepared, then, to say whether you will or will not obey the law in the future relating to unlawful cohabitation?

Mr. Dinwoodey—Nothing more than only to continue in the same habit.

Court—You will, then, be sentenced to imprisonment in the penitentiary for the term of six months, and to pay a fine of \$300 and costs, and stand imprisoned until paid.

Mr. Rawlins, attorney for

WM. H. LEE,

asked the Court to defer sentence for three days to enable Brother Lee, as guardian for his orphan grandchildren, to make provision for them during the term of his confinement. Sentence was fixed for Friday, Feb. 26th.

JOSEPH MCMURRIN

was next in order. The Court put the usual question to the defendant, as to his intention to obey the law in the future. Brother McMurrin replied—I do not know, your honor, that I have anything particular to say. I embraced the principle of plural marriage in connection with my religious faith, and I still adhere to my faith. For me to disavow any one principle would be virtually a relinquishment of the whole, and interrupting.—Well, you sometimes get wrong principles into your head. You will be sentenced to serve a term of six months in the penitentiary, and to pay a fine of \$300 and costs of prosecution, and stand confined in prison till the fine and costs are paid.

The prisoners were placed in the Marshal's custody, and were taken to the penitentiary to-day.

From the South.—A company of eleven returning missionaries from the Southern States, accompanied by a small company of immigrants, left that region—all under the direction of Elder George J. Woodbury—arrived in the city by last evening's D. & R.G. passenger train, and have been about town to-day. The immigrants will mostly continue their journey to-morrow morning to their various destinations in different parts of the Territory, and the Elders will separate and betake themselves to their homes, where they will all receive a hearty welcome from families and friends after an absence from the Territory of two years, and upwards, in the service of their Master. We will publish sketches of the Elders' experience while abroad hereafter, our space being too limited to-day to admit of our doing so now.

Sudden Death.—Yesterday afternoon Willard Harper, about sixteen years of age, who has been reading with his parents in the Fifth Ward, dropped dead from heart disease. For some time past the young man has been suffering from diabetes, and shortly after 1 p. m. yesterday went out to the well for a bucket of water, when he was stricken with death, expiring almost immediately.

Primary Meeting.—The officers of the Primary Associations of this Stake are requested to meet at the residence of Mrs. E. C. Clawson, 72 First Street, Eighth Ward, on Thursday, Feb. 25th, at 2 p. m. A full attendance is desired.

THE VERY WORST COLD OR COUGH IS PERMANENTLY REMOVED BY HED STAR COUGH CURE.

Angustura Bitters is a household word all over the world. For over 50 years it has advertised itself by its merits. It is now advertised to warn the public against counterfeiters. The genuine article is manufactured by Dr. J. G. B. Siebert & Sons.

Syrup of Peppermint.

Will check all those preliminary symptoms of chronic diseases such as habitual constipation, sour stomach, dizzy head, palpitation of the heart, sick headache, heavy load at the pit of the stomach, etc. Price, 25 cents per bottle. Sold by Z. C. M. I. Drug Store.

BRUSH OF FISH.

Nature's own true Laxative. Pleasant to the taste, excepting the Stomach, harmless in its nature, painless in its action. Cures habitual Constipation, biliousness, indigestion, Chills and Fevers, etc. Strengthens organs on which it acts. Better than bitter nauseous Liver medicines, pills, salts and draughts. Sample bottles free, and large bottles for sale by all Wholesale Agents, Salt Lake City. 15¢

Washing Diseases.

How many hundreds and thousands of people in the world drag out a miserable existence, through suffering from chronic diseases, that they do not know how to cure, but they are stimulated by the fact that they have not been able to find the right remedies. First comes the itching of the skin, then the itching of the head, then the itching of the blood, then the itching of the system is soon disorganized. Dr. Henry's Celery, Beef and Iron would restore the sufferer in a short time, as celery strengthens nerves, beef gives nourishment, and iron tones up the stomach.

Prices of Photographs Reduced at FOX & SYMONS.

All work done by the Dry-Plate Instantaneous Process.

REDUCTION PERMANENT.

The disfiguring eruptions on the face, the swollen eyes, the puffing countenance, all of which are something wrong going on within. Expel the lurking foe to health. Ayer's Sarsaparilla was devised for that purpose, and does it.

As an article for the toilet, Ayer's Hair Vigor stands unrivaled. It cleanses the scalp and preserves it from scurf and dandruff, cures itching and humors, restores faded or gray hair to its original dark color, and promotes its growth.

Dr. Henry's Popular Remedy, Celery, Beef and Iron.

Has the largest sale, and has relieved and cured more persons afflicted with nervous troubles than any one else's remedy. For sale by Z. C. M. I. Drug Store, and all Druggists.

Out of Sorts.

Many persons feel unwell, not absolutely sick, but in a state of discomfort. The liver is out of order. Take Simon's Liver Regulator. This is a specific for liver disease. It has restored more people to health and happiness than any other agency known on earth. One bottle will regulate and remain long unwell. Rev. H. G. Wilder, Princeton, N. J., writes: "I have used your Liver Regulator, and it has done me good. I am now in working condition as Simon's Liver Regulator."

AN END TO BONE SCRAPING.

Edward Shepherd, of Harrisburg, Pa., says: "Having received so much benefit from Electric Bitters, I feel it my duty to let suffering humanity know of it. I had a running sore on my leg for eight years; my doctors told me I would have to have the bone scraped or leg amputated. I used, instead, three bottles of Electric Bitters and seven boxes Bucklen's Arnica Salve, and my leg is now sound and well."

Electric Bitters are sold at fifty cents a bottle, and six bottles for \$2.50. Price per box at Z. C. M. I. Drug Store.

GO TO

JOHN C. CUTLER & BRO., Agents Frisco Woolen Mills, FOR HOMES, BEE GOODIES, Wholesale and Retail, No. 55 Hooper and Eldredge Block.

THE BEST REMEDY

Of the merits of a remedy is the effect on the system. There can be no doubt that the California Fig Syrup Company is pursuing the wisest and most possible to make known the wonderful efficacy of Syrup of Figs for all ailments arising from an inactive condition of the Liver, Kidneys, Stomach and Bowels, in giving away samples of this valuable medicine, and in sending rising draughts for a free sample bottle, or you can buy large bottles to the cost of one dollar.

"Safe, reliable and pleasant to take," that excellent preparation, Dr. Bender's Catarrh and Iron.

For sale by Z. C. M. I. Drug Store, and all Druggists.

BUCKLEN'S ARNICA SALVE.

The Best Salve in the world for Cuts, Bruises, Sore, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Callouses, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to cure all the above named troubles. Price 25 cents per box. FOR SALE AT Z. C. M. I. DRUG STORE.

WOMAN'S QUESTION ANSWERED.

Have you Scrofula? Impure Blood? Skin Disease or Rheumatism? Scrofula is dangerous. You can be cured by using

BROWN'S SASSAPARILLA,

and Blandine with Iodine Pellets.

A blood Purifier that all Physicians endorse. Ask your druggist to show you the formula and commence using it at once.

ESK 1500 boxes of BROWN'S ARNICA SALVE sold on a positive guaranty and not one returned. Always cure Burns, cuts, bruises, sore eyes, piles, etc. Beware of imitations. Use only Brown's & Co. box.

Use Brown's Tea Trochiscs for Sore Throat, Croup, Hoarseness, etc.

Use Brown's Peppermint Tonic for Dyspepsia, Indigestion, Headache, etc. No remedy can compare with it.

Read Reminiscences in Every Case.

D. A. Bradford, Wholesale paper dealer of Chattanooga, Tenn., writes that he was seriously afflicted with a severe cold that settled on his lungs, and that he was unable to breathe without great difficulty. He was induced to try Dr. King's New Discovery for Consumption, and was cured by its use. He writes: "I was cured by its use. Since which time I have been able to breathe freely, and have been saved by this Wonderful Cold Cure."

Try Bottles free at Z. C. M. I. Drug Store.

SUMMONS.

In the Probate Court of Tooele County, Utah Territory.

Mary Fennell, Plaintiff.

Alexander M. Fennell, Defendant.

The People of the Territory of Utah and Graveling:

To Alexander M. Fennell, Defendant.

YOU ARE HEREBY SUMMONED to appear in the Probate Court, in and for the County of Tooele and Territory of Utah, and answer the complaint therein, within ten days (exclusive of the day of service) after the service on you of this summons—if served within this County, and if not within this County but within the Third Judicial District of the Territory of Utah, within twenty days otherwise within forty days, or judgment will be taken against you by default according to the prayer of said complaint.

Said action is brought to obtain a decree from the court dissolving the marriage contract existing between the plaintiff and the defendant, and to have the same set aside as by law provided, the plaintiff will apply to the court for the relief prayed for in her said complaint, and need not wait.

In witness whereof, I have hereunto set my hand and seal, this 22d day of February, A. D. 1886.

JOHN W. TATE, Clerk of the Probate Court of Tooele County, Utah.

SALT LAKE THEATRE.

Friday Evening, February 26th, 1886.

SALVINI!

Under the direction of C. A. Chizzola.

"Well may Italy be proud of you, of your genius, of the greatness of your fame, France would have you as her son, but a greater nationality claims you: the Fatherland of Art, which is the World. The true public of a talent like yours is humanity. Bring back with you to noble Italy the crown we have dedicated to you; bring with you our wishes for your return, and with them our admiration and enthusiasm." Victor Hugo.

THE GREATEST DRAMATIC EVENT

In the annals of the stage in Salt Lake, will be the

First and Only Appearance of

TOMMASO SALVINI!

The World's Greatest Actor, in his wonderful impersonation of THE

GLADIATOR.

"SALVINI'S GLADIATOR TOUCHES EVERY HEART."

Assisted by a Dramatic Company of Carefully Selected Artists.

RESERVED SEATS—Parquette and Parquette Circle, \$2.00; First Circle, \$1.50. General Admission, \$1.00; Second Circle, 50c.; Third Circle, 25c. Sale of Seats begins on Tuesday, at 10 a. m., at the Box Office.

R. K. THOMAS.

EAGLE EMPORIUM.

BOOTS

AND

SHOES!

EAGLE EMPORIUM.

R. K. THOMAS.

DAVID JAMES & CO.,

PLUMBERS,

TINNERS, GAS

STEAM FITTERS.

No. 67 Main Street.

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GEORGE DUNFORD'S

BOOT & SHOE HOUSE.

Fine Shoes for Ladies' Wear:

REYNOLDS' BROS., MAKE FINE SHOES.

P. COX CO., " " " "

WOLF & LOWMAN, " " " "

KELLEY & MOORE, " " " "

— THEN WE CARRY THE —