

OGDEN DEPARTMENT

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Advertisements for the Daily, Saturday and Semi-Weekly News accepted on the same terms as at the Salt Lake office.

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CHOIR TO VISIT PORTLAND FAIR.

Arrangements Under Way to Take 200 of Ogden's Best Singers to Lewis & Clark Exposition.

DISTRICT COURT HEARINGS.

Two Couples to Launch on Matrimonial—Drunk Hobo Will Be Convicted of Burglary.

Ogden, Utah, May 5.—At the regular tabernacle choir practice last evening the matter of the choir visiting the Lewis & Clark exposition at Portland this summer, was presented and discussed, the general sentiment being that the trip would be a most pleasant one, and an outing which the choir should have. All the members present were in full harmony with the preparation, and it is now quite certain that the choir, 200 voices strong, will visit the fair during August, and will sing the "Irrigation Ode" at the session of the irrigation congress to be held that month. Senator F. J. Kiesel had been one of the most active workers in the movement, and will be able to do much in securing special rates for the benefit of singers at the fair. Ogden may be justly proud. Prof. Joseph Ballantine and President Shurtliff have already visited Portland in the interest of the choir's proposed visit, and received every possible encouragement from the exposition officials. They offered them the use of Festival hall, free, which to give concerts. No definite action was taken on the matter last evening, but should they decide to go, considerable special practise work will be done during the next three months.

COURT CASES.

The case of the New York and Utah Paper company against Thomas W. Whalen, as assignee of the stock of A. D. F. Reynolds, who failed here two years ago, in his typewriter and stationery business, was heard in the district court yesterday. The suit was brought by the plaintiff to recover the amount of stationery supplies valued at \$100, or judgment for that amount, together with \$200 special damages for goods obtained by Reynolds after his insolvent plaintiff contending that its claim should take precedence over all other claims against the business, including the \$10,000 judgment given by Reynolds to Mrs. Scott. After the introduction of the plaintiff's testimony the defendant for a non-suit which was denied and plaintiff was given 10 days in which to present his briefs, and an additional five days were given defendant in which to answer.

The court also heard the case of C. M. Dearborn against N. W. Anderson in which the plaintiff desired to recover \$2,66 alleged to be due on a promissory note for \$1,000 given for a compensation on the grounds that his client is in Nevada and could not get here in time for the trial. The motion was denied and on testimony of the plaintiff judgment was entered in his favor for the amount prayed for together with costs.

BURGLAR IN JAIL.

John J. Whelan, who is now serving a 10 days' sentence in the city jail on the charge of drunkenness and a coin and clock stolen. The police were unable to find the man who had been held since he got out of the confines of the city jail, that of burglary and housebreaking. The complaining witness in the case is City Detective J. F. Pendleton, who a few days ago a room in the Allen block was entered and a coin and clock stolen. The police were unable to find the goods at a Twenty-fifth street second hand store where they had been pawned. A good description of the man who pawned the articles was secured, and to the surprise of the officers they found that they had a man in custody who fit the description exactly. The man to whom the stolen articles were pawned was sent for and without any hesitancy he picked out Whelan. Detective Pendleton and Capt. Carl put Whelan in the sweat box and he confessed to having pawned the goods, but declared that another man gave them to him to sell, the same old story.

W. J. SHEALY TO WED.

W. J. Shealy, who for a number of years has been chief clerk in the office of the Salt Lake division superintendent of the Southern Pacific in Ogden, left here last evening for Petersburg, Illinois, where he will wed Miss K. M. Green on June 10. At the home of her uncle, Mr. and Mrs. J. Q. Adams, a few days ago. He with some playmates were burrowing into the bank when it suddenly caved in upon him burying him and his weight held him helpless. Fortunately none of the boys were seriously injured and the response to the part of the public so universal that the affair came in the nature of a surprise to the participants as well as to President Woolley himself. It was during evening the excitement was confined to the public hall of a musical program interspersed with addresses freighted with encumbrances upon the life and labors of President Woolley; at the close refreshments were served to all present. President Woolley, however, made no appearance at the meeting, but the statement of the chairman of the board was that the move was the best for the interests of the city, and passed it. Hatch only voting No.

The resolution in full is as follows: Whereas Before Logon City entered the electric light committee it was given to understand that circular letters were among the people and by word of mouth that the Logan Light & Power company stand ready to sell its distribution system to Logan City and that said company had a market for all the power the city wanted, and also would therefore willingly be relieved of the matter of distributing its power, and whereas, Logon City has made three offers for the purchase of said distribution system of respectively \$20,000, \$15,000 and \$23,000 the last offer containing the installation of a power plant and taking care of the debts of the company, and the information as to the amount to be gotten from the company's old books, and whereas, To accept said offer would make this city to pay for the entire investment made by said company, with 6 per cent interest from beginning, less the net proceeds of said distribution system as seen by the attorney for the judge, Stevey, the information as to the amount to be gotten from the company's old books, and whereas, Logon City, having been advised of the fact, has never shown any interest in any attempt to affect the same, and whereas, the people were at their wits end, the present rate of 20 cents, thereby instituting a fight, and whereas, Said company nearly a year ago lowered the price of lights from an average of 25 cents charged while the people were at their wits end, the present rate of 20 cents, thereby instituting a fight, and whereas, Many of the citizens are taking advantage of these low rates, thereby leaving a double burden of taxation and higher priced lights upon those who are loyal to the city plant, which is interpreted by the latter to be

unfair and unjust, and only intended to cause the ruin of the city, and whereas, An additional assessment on the present rate of three mills would raise sufficient revenue to partly install a second power unit, pay interest on the electric light bonds, and make it possible to serve the people with lights at 10 cents per month per light, therefore, be it

Resolved, That a tax of 6 mills be made for the coming year, instead of 3 mills as at present, for electric light purposes, to be applied as nearly as practicable as follows:

Interest on \$35,000 bonds.....\$2,600
Interest on \$12,000 bonds.....600
Interest on \$5,000 (2nd unit)....300

\$3,500

Interest on bonds.....\$3,500
Telephone expenses.....7,200
Telephone account.....600
Extending system.....6,620

\$21,320

And further, Resolved, That the electric light committee be and is hereby authorized to fix prices to meet all competition.

The council appointed a special committee to meet of members of the electric light committee and two citizens to meet with the Hercules people to try and adjust the difference between the two plants, and to agree on a harmonious working basis or terms of sale of the distribution system of the present.

A petition of the Commercial club, asking that the street south of the B. Y. campus be closed on June 3 during the ball game was referred to the committee on streets to investigate, and a few evenings later entertained the searchers at a very enjoyable social.

BETTER THAN MOTHER USED TO MAKE.

That's true of bread, pies, cake, or any pastry if you use

SMITH'S FLOUR

in the rocks on the mountain side east of town. They had attempted to descend the mountain by a route that proved too dangerous for them, and not daring to retrace had sat down to a long evening of the worst kind of the morning. They were safely returned to their homes wiser if not sadder, and a few evenings later entertained the searchers at a very enjoyable social.

PAROWAN.

DISTRICT COURT CASES.

County Horticultural Inspector Ap pointed—Harvest of Grim Reaper.

Special Correspondence.

Parowan, Iron Co., May 1.—The regular April term of the district court was held here on April 25, with Judge John F. Chidester of the Sixth district on the bench. Judge Greenwood being disqualified to try one of the criminal cases. The Hon. H. E. Ryan, attorney being unable to attend. E. H. Ryan was appointed district attorney pro tem. The following business was transacted:

Eunice Blader was admitted to citizenship, case of Samuel H. Lewis vs Ezra A. Thompson and James H. White was continued for the term.

Robert Knell vs Albert A. Taylor; case dismissed at plaintiff's cost.

Lafayette McConnell vs Samuel J. Pollock and Catherine A. Pollock; defendant was held and defendant given 45 days to answer.

The state of Utah vs George Cory; dismissed on motion of the district attorney, on account of the marriage of the defendant and complaining witness.

Cedar City vs Harry Bennett; plea of not guilty entered by W. F. Larson, attorney for defendant, and case set for first day of next regular term.

There were also nine probate matters disposed of, the term only lasting half a day.

HARVEST OF GRIM REAPER.

Why suffer from rheumatism when one application of Chamberlain's Pain Reliever will relieve the pain? The quick relief of Chamberlain's Pain Reliever affords instant relief and aches and pains which a doctor has used it hoping only for a short respite are banished forever. After the relief becomes permanent, Mrs. V. H. Leggett of Yulee, Tennessee, U. S. A., writes:

"A great relief to me, and I thank you for your pains."

Mrs. Nibley's passing will bring a pang of bitter regret to many devoted friends in Logan and Salt Lake. Her beauty and beautiful character endeared her to all who came to know her. Wherever she was known she will be mourned.

WEDDING BELLS.

William Hutchings Convicted of Burglary—Lecture by War Correspondent.

Special Correspondence.

Parvo, May 5.—The jury in the William Hutchings case brought in a verdict of guilty of burglary; sentence was set for tomorrow.

The case of Thomas Sumner vs Z. Butterfield et al. has been continued indefinitely.

WEDDING BELLS.

Marriage licenses have been issued to the following couples:

H. G. Collidge, 33, and Alice Smuin, 29, both of Lehi.

J. Ernest Farmer, 21, and Minnie Rasmussen, 18, both of Provo.

LECTURE BY WAR CORRESPONDENT.

Why Suffer From Rheumatism?

Ant. Mary Bayless passed away on April 25, having reached the advanced age of 93 years. She was a native of Scandinavia and came to Utah on the early days of the Mormon migration.

The remains were sent to Los Angeles over the San Pedro, and will reach there Saturday morning. The funeral will probably be held from the Logan tabernacle Monday at noon.

Mrs. Nibley was the daughter of George and Luina Y. Thatcher. She was married there to Z. Butterfield of Salt Lake City, son of C. W. Nibley, and since her marriage has lived at Provo, Utah. She was 24 years of age.

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