

Special Business Notices.

VALUABLE TO EVERY HOME.—We shall be our readers a favor by calling their special attention to the value, the usefulness, and we may say the direct profit, of supplying themselves, the present year, with one of the cheapest, as well as the most valuable, journals issued in this country. It costs hardly half a cent a day, a sum easily saved, while its practical hints and suggestions will be most likely to bring back that amount many times over. The 500 to 600 beautiful, instructive engravings, are alone worth many times the cost of the paper. We refer to the *American Agriculturist*, so called because it has been a Rural Journal, but now enlarged and improved to suit the wants of every family in Country, Village, and City. It is packed full of good things, useful, reliable, and instructive. Each number contains a large (double octavo), page, beautifully printed. It has much for instructing and pleasing Housekeepers and Children, and Farmers, Mechanics, Merchants—indeed all classes. Its Home Plans and Improvements, with Engravings and particulars as to cost, and the common-sense directions, are worth more than many costly architectural works. Its constant, persistent, fearless exposure of humbugs and swindling schemes, is of great value to the whole country and to every individual. In short, it is full of good things for everybody, and we advise everybody to take it this year. It will be especially valuable in this Centennial year. Its circulation, which is a hundred fold greater than the majority of other journals, enables the publishers to supply the *American Agriculturist* at the very low rate of \$1.00 a year, post-paid, or four copies for \$5.00. Take our advice and send for it to the publishers, viz: Messrs. OGDEN, JESSE COMPANY, 245 Broadway, New York City.

BUSINESS DIRECTORY.—An illuminated business directory of Salt Lake City is being gotten up by Mr. C. B. Rockwell. It promises to be a good advertising medium, and will be distributed throughout the city and territory. We understand the gentleman will call upon our business men, and explain to them the style and appearance of his directory.

Cardigan jackets lower to-day than ever. Retail Department Z. C. M. I.

Is ladies who do not use the fragrant BOZODONT will compare teeth with those who do, they will see in an instant more reasons for adopting it than can be composed into a newspaper paragraph.

NO MAN OR WOMAN is safe while the least remnant of cough or cold, or any symptoms of pulmonary disease lingers in the system. Expel the cause of danger with HALL'S HONEY OF HOREHOUND AND TAR. Pike's Toothache Drops cure in one minute.

VALUABLE AND RELIABLE.—"Brown's Bronchial Troches" are invaluable to those exposed to sudden changes, affording prompt relief in Coughs, Colds, etc.

A GOOD CHANCE.—I will exchange a CITY LOT on the 20th Ward Bench, for a span of young mares. ELIJAH H. WHITE.

Grey blankets at prices to astonish the closest buyers. Retail Department Z. C. M. I.

DON'T BE IMPROVED UPON!!!—H. Reiser, 4 doors east of Godde's drug store, has Watches and Clocks for all who want reliable timepieces. Repairing done on short notice. Everything warranted. d50

Genuine bargains in Wall-paper, Coraice Mouldings and Blind Trimmings at Z. C. M. I. Carpet Room, located over the General Office.

Geo. C. Ferguson, watch maker, 11, First South St., a few doors east of Commercial St.

Those large French Chestnuts have arrived at the Tea Pot Store. d55

ARIZONA!!!—Parties going to Arizona can procure FLOUR and OATS on very favorable terms, at Richfield, Sevier county, by applying immediately to Z. C. M. I. d55 H. B. CLAWSON, Supt.

Full line of carpets and upholstery goods, very cheap, at Carpet Department Z. C. M. I. d55

This Standard Hair Store will remove to the Washoe Hotel Building about February 1st. WM. IRVING, Proprietor.

Reduction in cotton yarn and carpet war. Retail Department Z. C. M. I. d55

WARRANTY DEEDS.—most approved form; Quit Claim Deeds, Mining Deeds, Townsite Deeds, Leases, Official Bonds, Incorporation Bonds, and other Blanks.

Those large French Chestnuts have arrived at the Tea Pot Store. d55

A large line of Delaines at 15 cents per yard. Retail Department Z. C. M. I. d55

Home Manufacturer! WM. PAUL. Will engage to make any number of SEATS AND DESKS suitable for

SCHOOL-ROOMS & MEETING-HOUSES. Neat, strong and cheap, and easily broken as to frequently the case with imported desks. Also, a large stock of desks and plans will be sent to the residence of

WM. PAUL, ARCHITECT & CARPENTER, P. O. Box 57, Salt Lake City. d57

NOTICE.—THE ANNUAL MEETING OF THE STOCKHOLDERS OF THE Utah Southern Railway Company for the election of Directors will be held at the Utah Southern Railway Company, Salt Lake City, on February 1st, 1878.

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PRIZE OF GOLD.

Corrected daily by Desert National Bank, SALT LAKE CITY, January 25, 1878. Basing at \$1.13 1/2 selling at \$1.12.

EVENING NEWS.

Wednesday, February 2, 1878.

Local and Other Matters.

THERMOMETER 47 degrees F. in the shade at 1 p. m. to-day. Pleasant, some clouds.

Naturalization.—To-day the Judge of the Third District Court, stated that next Saturday would be specially devoted, in the court, to the naturalization of aliens.

Social Party.—Before us is a complimentary invitation to attend a social party at the 16th District School-room, under the auspices of the Y. M. M. I. A. of that ward, on Friday, February 4th.

Coming Home.—We understand that Elders John Sharp, James A. Little, Penamora Little and Jesse W. Fox, Jun., started west from Omaha this afternoon, on their way home.

Woman's Exposure for Feb. 1 contains "Send Him the Proof," "R. S. Reports," "The Last Battle," "Remembered Happiness," "Warn Your Girls," "Society and its Tendency," "An Essay," "Retrenchment," "Liberty," "An Editor's Wife," "Reflections of a Young Mother," etc.

Fruit.—Yesterday a goodly quantity of beautiful, mellow apples arrived at the Legislative Hall, for the use of the members of the Legislature, the only indication as to who the donor was being that the package was labelled "Santaguito," and a strong suspicion that the Bishop of that town had a hand in the matter. The NEWS was remembered in conjunction with the territorial law-makers.

St. John's.—We had a call today from Brother George W. Burridge, presiding Elder of the settlement of St. John's, Tooele Co. He informs us that the instructions of President Young with regard to the mode of conducting social gatherings is being strictly carried out there. On Jan. 27th, the young ladies gave up a year party, which opened at 5 and closed at 10 o'clock, precisely, and everybody felt well, all enjoying themselves excellently.

Police Court.—This morning James T. O'Connor appeared before Justice Pyper on a charge of having been inebriated, creating a disturbance of the peace and relating the officers who arrested him, for which he was fined \$25.

M. W. Macdonald showed a greater affection for ardent spirits than for the principles of honesty, for he obtained liquor without having the wherewith to pay for it, for which the Judge fined him \$10.

N. P. Peterson got intoxicated and, in addition, having no visible means of support, he was for these considerations sent to Jail for thirty days, in default of meeting a thirty dollar obligation, in the shape of a fine.

Lecture.—Last evening Elder James Dwyer delivered a lecture, in the 17th Ward School-house, to a large audience. The lecture was given under the auspices of the Young Men's Mutual Improvement Society of the Ward, and the subject was "Education." The lecture showed the speaker's latest in the subject, and his advice to the young on the choice of reading matter, if followed by those who heard him, will result in a great benefit to each one personally, but be a great advantage to the Society.

Elder W. H. H. Sharp will deliver a lecture in the same Hall on Tuesday evening, Feb. 2nd, on the "Divine Authenticity of the Book of Mormon."

The Snow Blockade East and West. GREEN RIVER, Wyo., February 1st, 6 p. m.

Three engines with snow arrived from the west at 6 p. m., and reported the road clear. Another block is reported further east, between Bitter Creek and Red Desert.

WELLS, Nevada, Feb. 1st, 6 p. m.

The west bound overland train, that left Ogden on Sunday evening, has not arrived here yet. A snow storm and two engines on the track fourteen miles east of here, at Independence Springs. The east bound train is at Elko. The railroad company is endeavoring everything possible to clear their road, and expect to get trains through tonight and everything in running order again. Weather clear and calm.

A Completion Sign.—Messrs. Mathews and Johnson, agents for agricultural machinery, have erected, in front of their premises, First East Street, south of the City Hall corner, a very conspicuous sign, in the shape of a tall pole, with a windmill, called the "Regulator," which is a very popular advertisement for their various parts of America, where it has been introduced, and its use rapidly extending to every part, even to California, where it is taking precedence of the numerous windmills manufactured in that State. It certainly speaks well for the superior advantages of the "Regulator," to gain a rapid footing in so distant a part from the point where it is manufactured, and which other engines of the same kind are not doing, having the disadvantages of heavy freight to contend with.

The advantages claimed for the "Regulator" over other wind engines are numerous, and some of them are that it has a solid, round wheel, leaving no space for the power; it is always balanced when

in or out of gear; the rudder vane will not rattle from the wind wheel; it faces the wind squarely in a light as well as heavy breeze; besides many others, too numerous to mention.

We had the pleasure of meeting the other day with Mr. Spies, one of the inventors, who was on a short visit to this city and about to leave for California, who informed us that the "Regulator" is covered by a large number of patents, and that the raising capacity of the windmills ranges from 3,000 to 15,000 gallons of water a day, the quantity depending much, of course, upon circumstances. He is sanguine that it leads but a trial among the farmers of Utah to secure a wide introduction for it in this Territory, being well adapted for purposes of irrigation.

THE LEGISLATIVE ASSEMBLY.

COUNCIL.

Council convened yesterday, Feb. 1st, at 2 p. m.

Councilor Woodruff presented a report from Hon. A. P. Rockwood, superintendent of pisciculture in the State of Utah, which showed what had been done in the matter of replenishing the streams of the Territory from supplies obtained from various sources abroad. It also of fern some valuable practical ideas on the subject, and suggests the making, by the Legislature, of a small appropriation to that end, to branch and increase its facilities.

The report was ordered spread on the minutes, and the subject referred to the Committee on Claims and Appropriations.

Councilor Cairns presented memorial of C. W. Tappan and 25 others, which was read, asking for the insertion of an article in the school law now under consideration by the Legislative Assembly, providing for the election of a number of delegates to represent each school district, etc.; referred to the Committee on Elections.

The Council resumed the second reading of (C. P. 1) "The Penal Code," and made some amendments thereto.

At the close of the reading of Chapter 5 of Title 15, the Council adjourned.

HOUSE.

House met yesterday at 2 p. m. A communication from the Recorder of Marks and Brands, asking for an appropriation of \$200 to defray the expenses of printing book of brands received since publishing the last list; referred to Committee on Trade and Agriculture.

Mr. Rockwood, chairman of Committee on Elections, reported the following decision on the contested election case, for the seat of Tooele County:

Report of the Committee on Elections of the House of Representatives on the Contested Election Case for the seat of Representative for Tooele County.

To the Hon. Speaker, and House of Representatives of the Legislative Assembly of Utah:

Gentlemen:—Your Committee on Elections, to whom was referred the contest for the seat of Representative from Tooele County, in which George Atkin is contestant and E. H. Foote is respondent, beg leave to report as follows:

After a careful and thorough investigation of this case, including the affidavits and sworn testimony of witnesses on either side, examining and comparing the poll lists and ballots, listening to the statements and arguments of the contestant and respondent, and their respective attorneys, and summing up the facts and circumstances, we find that at the general election held August 3rd, 1874, the votes cast for representative from Tooele County were as follows:

Total number of votes polled, 2,218. Of these, 1,017 were cast for George Atkin, and 1,201 for E. H. Foote. But for each of said parties there were votes received from persons not possessing the qualifications of voters prescribed by law. Said votes were rejected as illegal as follows:

Persons voting on First papers, 147 2
Persons voting whose names are not on the poll list, 50 229
Non-residents of Precinct where the votes were cast, 20 0
Minors, 20 0
Alien, 20 0
Dependents, 1 0
Total, 277 229

Deducting the number of illegal votes from the total votes cast for Atkin (1,017—277=740) there is a remainder of 740.

Deducting the number of illegal votes from the total votes cast for Foote (1,201—229=972) there is a remainder of 972, leaving a difference in favor of Atkin of (740—229)=511.

But included in this number there were 121 votes cast for George Atkin by persons whose naturalization papers were obtained in the Probate Office. The validity of these papers is disputed by the respondent. Without deciding on this question of law, by deducting the said 121 votes, the result is a remainder in favor of George Atkin of (511—121)=390 votes.

The only matter then left on dispute is between the contestant and the respondent in relation to the votes cast by persons whose names do not appear on the tax list.

By "An Act prescribing certain qualifications necessary to enable a person to be eligible to hold office, or vote, or serve as a juror," approved Jan. 21, 1859, it is provided that:

"Sec. 4.—No person shall be deemed a resident within the meaning of this Act, unless he is a taxpayer in this Territory."

And in section 3 of the same act it is provided that no person shall vote, unless he is a resident of the Territory, and has been a resident in this Territory during the six months next preceding said election (Statutes of Utah, p. 85.)

Respondent objected to the legality of votes cast by women voters whose names do not appear on the tax list. But the act "confering upon women the right to vote," approved Feb. 12, 1870, makes no provision that women voters shall be taxed, and, therefore, the above referred to act, defining the qualifications of male voters makes no reference whatever to women voters.

We have therefore accepted the votes cast for either party by women possessing the qualifications prescribed by law, and reject all votes cast for either party by persons whose names do not appear on the tax list.

We unanimously decide that at the general election, held August 3rd, 1874, George Atkin received 460 votes, which entitled him to the seat of Representative from Tooele County.

The respondent requests the privilege of appearing by attorney before the House to present a verbal argument in his favor. The contestant desires the same privilege if the House shall grant the request of the respondent.

Four committee have been appointed to examine all papers and documents pertaining to this case, with the exception of the poll lists and ballots, obtained from the Third District Court, and to be discharged from further consideration of this matter. Respectfully,

A. P. ROCKWOOD,
C. W. FENROSE,
W. G. SMITH,
A. K. THURBER,
J. B. MURDOCK.

Read, and, on motion of Mr. Preston, leave granted to the contestant and respondent for their attorneys to address the House each, for the space of 30 minutes.

Declined by Respondent's attorney, for the reason that it was not sufficient time for such purpose.

On motion of Mr. Thurber the report of the Committee on Elections on the contested case was accepted and committee discharged, and further action on the subject, and report ordered to be spread on the minutes.

Mr. Thurber moved that Mr. Atkin be sworn in and allowed to take his seat.

Mr. Hatch moved an amendment that action in the premises be deferred until 2 p. m. to-morrow, Wednesday.

Amendment was put and lost. Mr. Thurber's motion put and carried.

The Speaker administered the oath to Mr. George Atkin.

Mr. Farr, Chairman on Judiciary, reported a bill (H. F. No. 17) to regulate the manner of appeals from the District Courts to the Supreme Court in criminal actions, and for other purposes; read the first time and ordered to be read a second time, and 60 copies of the bill be printed.

Mr. Murdoch presented a petition from the County Court of Beaver County, praying for leave to issue bonds for the purpose of building a Court-house; referred to Committee on Counties.

(H. R. No. 14) taken from the table, and reading taken up at the 47th section and the bill recommitted to Judiciary Committee, and Mr. Benson added to Committee during the consideration of the bill.

(H. F. No. 15) "A bill to extend the jurisdiction of Justices of the Peace in criminal cases, and to regulate the mode of procedure therein," taken from the table and read by sections, sundry amendments made, and a reading of section 5—further reading of the bill postponed till to-morrow.

Mr. Penrose presented a petition from Jesse Murphy-Jean and four others, asking for leave to appear before the District Courts to the Supreme Court in criminal actions, and for other purposes; read the first time and ordered to be read a second time, and 60 copies of the bill be printed.

Mr. Brigham presented a remonstrance from Milan Packard and 142 others, of Springville, against amending Springville City charter; referred to Committee on Municipal Corporations. Adjourned.

Rolling Out.—The brethren migrating to Arizona are daily rolling out of the city, most of them well equipped, with good teams and wagons, agricultural implements and other things to match. Those selected from the 16th and 17th Wards started to-day.

AN ORDINANCE

In relation to Drugs and Medicines, and to Licensing Physicians and other Professions.

SEC. 1. Be it ordained by the City Council of Salt Lake City, that all Physicians, Surgeons, Druggists, Apothecaries, and all persons who prepare and put up drugs and medicines are hereby required to label them in a plain and legible manner in the English language; and all prescriptions shall be written in the English language, and no drugs or medicines shall be given to any person without first explaining what they are. Neither shall they be administered without the consent of the parties interested.

SEC. 2. No person shall within the limits of this City carry on the business or profession of Physician, Surgeon, Dentist, Osteopath, or Aurist, without first obtaining a license therefor. Applications for license shall be made to the Mayor in writing, who is hereby authorized to issue license on the payment of one dollar.

SEC. 3.—Any person neglecting or refusing to comply with the provisions of this Ordinance shall be liable to a fine not to exceed one hundred dollars, or imprisonment not to exceed six months, or to both fine and imprisonment, at the discretion of the Court.

SEC. 4.—An Ordinance "In Relation to Drugs and Medicines," Chap. 47 Revised Ordinance, or an Ordinance Relating to Physicians, Surgeons, Dentists, Osteopaths and Aurists, are hereby repealed.

Passed January 25, 1878.

DANIEL H. WELLS, Mayor.

ROBERT CAMPBELL, City Recorder.

This certifies that the foregoing is a true copy of the Ordinance entitled, An Ordinance in relation to Drugs and Medicines, and to Licensing Physicians and other Professions, and passed January 25th, 1878.

Given under my hand and the corporate seal of Salt Lake City, this 25th day of January, A. D. 1878.

ROBERT CAMPBELL, City Recorder.

AN ORDINANCE

In relation to Smelting and Crushing Ore.

SEC. 1. Be it ordained by the City Council of Salt Lake City, that no persons, corporation, association, or company shall, within the limits of this City, carry on the business of smelting, or erect any building or furnace for that purpose, neither shall they divert any stream of water running through the City, or for the purpose of washing or crushing ore.

SEC. 2.—Any person failing to comply with the provisions of this Ordinance, shall be liable to a fine not to exceed one hundred dollars, and a further sum of fifty for every day that such business is carried on after having been notified to stop.

Passed January 25, 1878.

DANIEL H. WELLS, Mayor.

ROBERT CAMPBELL, City Recorder.

NEW ADVERTISEMENTS.

COMPLETED TAKING STOCK!

Now Open and For Sale, AT A GREAT REDUCTION OF PRICES, OUR STOCK OF

BOOTS AND SHOES.

HATS AND CAPS AND GENTS' GLOVES OF EVERY DESCRIPTION.

CALL AND BE CONVINCED.

GEO. DUNFORD.

S. P. TEASDEL'S STORE.

UTAH WESTERN RAILWAY

CHANCE OF TIME.

ON AND AFTER

FRIDAY, Oct. 1st, 1875.

THE UTAH WESTERN RAILWAY COMPANY will run trains for Passengers and Freight as follows:

Leave Salt Lake City at 8:30 a. m. Arrive at Half-way House at 10:30 a. m. Leave Half-way House at 12:30 p. m. Arriving at Salt Lake City at 2 p. m.

On Wednesdays and Sundays, Only, the Company will issue Excursion Tickets to Lake Point and Return at a reduced rate. Special rates given to Excursion Parties upon application to G. W. KILPATRICK, General Passenger Agent.

For any information concerning freight, apply to J. N. PIERCE, Gen'l Freight Agent. H. P. KINBALL, Gen'l Supt.

UTAH CENTRAL RAILROAD.

PIONEER LINE OF UTAH.

On and after June 20th 1875.

Leave Salt Lake City at 7:00 a. m. Arrive at Half-way House at 9:00 a. m. Leave Half-way House at 11:00 a. m. Arriving at Salt Lake City at 1:00 p. m.

Leave Salt Lake City at 3:00 p. m. Arrive at Half-way House at 5:00 p. m. Leave Half-way House at 7:00 p. m. Arriving at Salt Lake City at 9:00 p. m.

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NEW ADVERTISEMENTS.