

DESERET EVENING NEWS.

Copy for Advertisements should be sent to the Editor of the Deseret Evening News, 100 South Main Street, Salt Lake City, Utah, at least 10 days before publication. Rates of advertising furnished upon application. No charge for advertisements in the first issue of the month.

Saturday, May 21, 1932.

GENERAL CONFERENCE OF THE Y. M. C. A.

The annual conference of the Young Men's Mutual Improvement Association of the Latter-day Saints will be held in the Assembly Hall and Tabernacle, Salt Lake City, Saturday, Sunday and Monday, June 24, 25 and 26, 1932. Meetings will commence each day at 10 a. m. and 2 p. m. and 8 p. m. The great instrumental and vocal contests opening on Saturday and Monday evenings.

The General and Local Authorities of the Y. M. C. A. are requested to promote the interest in this conference, so far as they are able, that it may be largely attended and productive of the utmost good.

A general invitation is extended to all people to be present.

The Utah Pacific, Denver and Rio Grande, and Utah Central railroads have adopted a toll-free rate for the season.

WILSON WOODRUFF, President.

JOHN F. THURMAN, General Superintendent.

Y. M. C. A. Officers.

FRAGMENTS.

RECEIVED IMPROVEMENTS are being made in the collection department in the County Courthouse.

The clearing house business yesterday was quiet, about \$100,000 for the week.

RAY, MR. UFFER, will speak in the Theatre tomorrow morning on "The National and International Situation."

OFFICER JAMES made a slight mistake in arresting a man, but a driver had driven away, so he was released.

WE have been shown from the publisher of the "Herald," a copy of a very interesting article.

THEY are in the process of being moved to the interior of the house of one in an extraordinary arrangement of the house.

THE "Lyoness" will give the following program on Tuesday evening next, at the parlors of the Hotel Commodore.

A Pleasant Time.

Yesterday at 10 a. m. in the Roger House Ward meeting, the teachers, trustees, parents and students of the Pleasant View, Forest Dale, Central and Primary schools convened for a meeting.

THE interest in educational matters is up to the time, and all are being done to promote learning in the branches.

A New Index Map.

American & Crockett's new township and county index map of the Pacific coast is something that will be much appreciated in this community.

Should Be Looked After.

Robert McDonald, a boy of thirteen, by occupation a shoemaker, was arrested by Captain Donovan about 10 o'clock this morning on charges of disturbing the peace, malicious mischief and carrying a dangerous weapon.

THE new building will be ready for use, so one of the trustees informed us, by the beginning of the next school year. It is a magnificent structure and a credit to the district.

BEHIND THE BARS.

Sentence Pronounced on the Absconders of the Brigham Miner.

COUNCILMAN E. E. RICH FIRMED.

The Grand Jury, Judge George H. Property, - Miss Hennessey, in the Court.

When the Third District Court resumed this morning, Judge Kane announced that all petit jurors would be excused until Monday next at 10 a. m.

THE GRAND JURY CASE.

Mr. Varian reminded the court that this was the morning set for the sentence of Nicholas Greenhouse, convicted of adultery.

Attorney Kelly, of counsel for the defense, said he desired to file a motion, in writing, for a new trial in this case, on the ground that the verdict was not supported by the evidence.

He asked that four or five days be allowed to him to prepare his statement. If the testimony were extended, thought the defense could make a fair presentation.

Mr. Varian adjourned to this, remarking that it was not in accordance with the practice of the court, neither was it necessary.

In answer to the court, Mr. Kelly said he wished to argue the motion and submit certain authorities.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

Judge Kane said he would sit on Thursday, Tuesday at that time to dispose of it.

THE APPLICANT'S OUTLOOK.

The sentence of Thomas Roberts, previously convicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

This was the case in which three men had been indicted on a charge of assault with intent to kill a citizen, named Clarke, was set for this morning, but Attorney Kane had made a motion for a new trial, first on a technical objection, and next on the ground that the accused was an intoxicated man when he participated in the offense that he really had no felonious intent.

DRINK AND FIGHTING.

This was an easy going morning in Police Judge Kane's court, the defendant making a total of half-a-dozen only.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

P. W. Barker was convicted of drunkenness, but sentence was suspended.

Miss Burns was charged with fighting, but the court was lenient and fined her.

P. C. Donnelly pled guilty to a minor offense, which was in a more aggravated form, and he had to appear before Judge Kane.

J. H. Montgomery came up again to answer an allegation of drunkenness.

J. F. Smith pleaded guilty to what he called a minor offense, but he was fined.

HOME MISCELLANEOUS.

The regular monthly meeting of the home missionaries of the Salt Lake City Stake, held at the home of Mrs. J. H. Smith, 100 South Main Street, Sunday, May 21, 1932, at 7:30 p. m. A general attendance was reported.

POINTS ON HEALTH.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

THE EFFECT OF SUNDAY SCHOOL.

Utah Book & Stationery Co.

72 Main St., Salt Lake City.

Toys, Albums, Periodicals, School Books, Novels, Stationery, Stationery, Church and Standard Works, Globes, Letter Files, etc.

DUNCAN M. McALLISTER, Manager.

CROQUET SETS, HAMMOCKS, ETC.

We invite inspection of OUR NEW WALL PAPERS And BABY CARRIAGES.

At 37 and 41 E. FIRST SOUTH STREET.

Where you can buy a Genuine Line of CARPETS and FURNITURE.

Also CURTAINS, WINDOW SHADES, FOLDS, etc., etc. NEVE & CHILD.

Winners in Every Battle.

D. A. & M. Society's Diploma awarded on October 5th, 1931.

United States Government Trial July 29, 21, 1931, decided Valley.

A Wood Mower best.

Reference: Professor Sanborn's Bulletin No. 7, issued from Agricultural College, Logan.

20 Car Loads Woods' Machinery now being manufactured in Utah and Idaho. We have an Agent in your town. You want the best.

CO-OPERATIVE WAGON & MACHINE CO. LEADING IMPLEMENT DEALERS.

Have removed their Coal Office to 108 S. Main Street, Telephone 170.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.

Van Houten's Cream is the best in the world. It is the only one that is made in Utah.