

DESERET EVENING NEWS.

WEEKLY. • JANUARY 12, 1891.

Copys the Abenomous which are reported to appear in the Evening News on the road which should be used by the following newspaper and other news for it.

Notice of Advertising Services over opposite.

Cost for advertisements based on weekly basis.

FRAGMENTS.

The city officials in a body, have received a communication from Mayor Scott to the effect that he has no objection to January 1st, as the date.

American soldiers mostly scattered on the South Temple Street, passed through the city, through the direction of a military officer, who was present. When will the march be stopped?

M. C. Jackson, lawyer, was invited to Joseph and Phoebe A. Harkness' residence, 1000 West 10th street, on Saturday evening, January 10, 1891, to discuss the question, "What party to the members of the Sabbath school?"

An entertainment will be given by the Trinity Methodist Church on Saturday evening, January 10, at 8 p.m., at the First Methodist Church, while she was reading up his text. The congregation failed to appear and the service was suspended.

William Fox and Martin Jackson, who are working arrangements on the charge of building houses from the plans of Mr. L. L. Lathrop, who has a large number of them, were engaged in their work on Washington street, Monday afternoon.

DEPTH FRANTZ, a lumberman, was arrested and arraigned on Saturday, January 10, at 10 a.m., before Justice of the Peace, John W. Scott, at Ogden, who was holding his court in the basement of the Hotel Ogden.

He was charged with having been in the act of robbing a mail wagon, which he had taken from the stagecoach, and failing to pay funds the sum of \$200, he was remanded to the county jail until his trial, which will take place before Commissioner Greenbaum, on January 12.

On Saturday night a man, near the military hotel, and the firm's established residence, was seen to be carrying a heavy load, which was broken into two pieces, and was being carried away by a man who was wearing a cap and coat.

The police were called to apprehend the man, who was found to be a member of the gang, and was captured. The police have since learned that his name was John W. Scott, and that he was a member of the gang.

Two men, one in the neighborhood of Franklin Avenue, on Saturday night, and eventually came to Ogden, in the course of the night, to the office of the sheriff, and failing to pay funds the sum of \$200, he was remanded to the county jail until his trial, which will take place before Commissioner Greenbaum, on January 12.

To Visit California.

Poly Justice Lancy today made application to Major Scott for three weeks' leave of absence. The request was granted. Judge Lancy was to leave this evening on the Mo Gowan Western Express, which will take the Southern Pacific for California. He will visit San Francisco, Los Angeles, San Diego and other points of interest in the course of his travels. Attestor, J. C. Kinnear, will set up a post office until Judge Lancy's return.

Silver Lake Rapid Transit Co.

On Saturday afternoon the Silver Lake Rapid Transit Company, who are interested in the construction of a street railway line from the West Side to the Rapid Transit Company's line, to Orange possible, met and decided to incorporate. The committee appointed at the last meeting to make an estimate of the cost of building the line reported that the cost would be about \$100,000, or about \$4,000 per mile, and that it would be necessary to incorporate with a capital stock of \$100,000. The organization of the company was then postponed to a later date, when the attorney general will take place before Commissioner Greenbaum, on January 12.

Coal Train Wrecked.

Shortly after 1 o'clock yesterday morning a big Grand Western Coal train was wrecked near Sulphur Summit in Spanish Fork Canyon. The train consisted of an engine, tender and thirteen cars, heavily loaded with coal, and a caboose, and was treated for this city. As the train started down the heavy grade on this side of the summit, the air brake, when applied, failed to hold, and within a few seconds the train was derailed, due to a terrible rate of speed. The engineer and brakeman took in the situation at a glace, and jumped from the train to save their lives. All of them were injured, but none less. An unfortunate team who was dealing a rate of thirty or forty feet per second, was torn to pieces, besides sustaining other injuries. A sharp curve, near where the men jumped off, caused the train to roll over, and the track torn up and the cars entirely dislodged.

The wreck caused a delay in passenger trains twelve hours, but is now cleared away.

Police Court.

In the Police Court, today before Judge Lancy, the individual before mentioned, charged with the various offenses, gave their names.

The first on the list was T. H. Harkness, who pleads guilty to the charge of drunkenness. The judge imposed a fine of five dollars, the defendant to stand before him again the next day.

J. H. Johnson and James Ward were admitted on similar charges. They left to go to appear for trial, but failing to respond, the same were discharged.

John White, John Martin, J. H. Johnson and James Ward were admitted on similar charges. They left to go to appear for trial, but failing to respond, the same were discharged.

Tom Brown and William Mitchell were before the law awaiting trial for robbery.

C. L. Creek and O. Harrington Jeffay were for their appearance for trial on the charge of robbery.

William Gay and W. H. Daniels were arrested in the sum of \$100 each for obstructing the peace.

BEFORE JUDGE MINER.

The Ogden Street Railway Company Again in the Hands of the Jarvis-Cookson Company.

The Ogden City Street Railway is again in the hands of the Jarvis-Cookson Mortgage Trust Company, and things are running as smoothly as before.

Judge Miner, in his order of the day, set out that in case none of the parties interested in the road desired to receive \$2000 to pay the running expenses, past and present, and put up a bond of \$12,000, the receiver was to cause operating the lines, until 10 o'clock yesterday morning, was given to furnish the necessary capital. Upon the expiration of yesterday the receiver for both lines appeared and furnished the sum desired.

Judge Miner stated that his sole desire is to secure the road unless everything was turned over to them unconditionally and without reserve. They would not promise to the bond to turn over the road to the receiver if their receiver had been forced to institute suit and make a report, that would displease the company, and he did not want to do that.

The bondholders were desirous of seeing the road equipped with electricity and promised to do so as soon as the plaintiff would allow it. The plaintiff would not be compelled to the extent that his receiver had been forced to institute suit and make a report, that would displease the company, and he did not want to do that.

It was agreed that the receiver would be allowed to do what he pleased.

Following is a portion of the order for the present term. The first heading is the respective cases before the court this afternoon:

United States, plaintiff, vs. David Miller, et al, respondents.

United States, respondent, vs. Lewis A. Scott, Eliot, et al, respondents.

The People, et al, respondents, vs. James Chauvin, et al, respondents.

Application of H. C. Miller, et al, of Ogden City, Utah, for writ of habeas corpus.

Daniel Janes Weaver, respondent, vs. David Weaver, defendant, and W. L. Miller, et al, respondents.

Herman H. Harkness, et al, respondents, vs. American Fork City, respondents.

Thomas R. Higgins, et al, respondents, vs. H. W. Parsons, et al, respondents.

John L. Larson, et al, respondents, vs. John Larson, respondent.

W. H. Parsons, et al, respondents, vs. The People, et al, respondents.

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