

DESERET EVENING NEWS.

Tuesday, January 28, 1890.

WILL FIGHT IT HARD.

Opponents of the Police and Fire Bill to Rally Against It.

HAS \$15,000 APPROPRIATED.

Taylor's Municipal and Private Corporation Garnishment Bill Defeated in the House.

The upper branch of the State Legislature will, according to present prospects, have a surfeit of legislation or rather partisan bills and fire bill controversy on Thursday next. On that day the opponents of Senator Sutherland's bill, which in the main is considered a very excellent one, will rally all the strength that they can command. But that will not be sufficient to interfere with the passage of the measure. It will block it for a time, but nothing more serious than that will occur unless unforeseen circumstances arise, as would otherwise unlikely.

In the Senate yesterday afternoon, Sutherland made a long speech to the champions of Mayor O'Gorman's bill proposing to have a police and fire department, and a tax of ten cents taken by James that a large number of petitions asking for reform would be before the Senate in a few days if a postponement of action were only had until next Monday. The bill was introduced January 10, and received its first reading January 15, and passed by friends and foes of the proposed bills. "Yes," I think probably that is true. I have it on good authority that these are numerous petitions in as many sessions in this city asking for a revision from the statute books of the State.

The effect of this was so definitely surprising that not a single sponsor of the repeal proposition daigned to reply. Other well informed citizens got together than the author of the bill, and they did him little credit by their silence. To-day he has openly said that no opposition to his measure has been induced to sign the petition. Indeed, this has scarcely a passing interest in the city; men who have no property right in the city, who are not even stated that the petition will extend to the name of "state" individuals who have no influence except in the fancy of three or four persons, and others who have been given a moderate, certain, definite, or uncertain sum for wages.

Critchlow attacked the constitutionality of the bill, arguing that equal remedy was given to all persons. The House voted to sustain his argument and voted its amendment to the bill to the committee. However, it is evidently based upon what is true, in that the petitions will probably soon begin to find their way to the desks of both the clerks in the Senate and House.

It is not at all unlikely that when Thursday arrives there will be another effort to secure a continuance and probably on the same grounds as urged yesterday afternoon—that of "urgency for the people to be protected" or that the bill is of great public value to the people. In the language of Senator Sutherland have been given an opportunity already and the matter has been ventilated by the daily press for several weeks and hearings have been given to the committee. While the bill is in charge, with favorable results, the prospects for delay are not of a rosy hue. The fight for delay so far seems to have sides inasmuch as certain districts of the state are concerned. But let us assume that the bill will make very little difference in the outcome. A resounding rebuke of the House members also shows a decided majority of that body in its favor. That it will receive the opinion of the governor is certain from the recommendations to the members.

After the Navy's report of the Senate proceedings cited yesterday afternoon very little was accomplished by way of action, resulting in the bill being placed in committee in concurrent H. B. No. 4, incorporating the old and dumb school and appropriating \$10,000 for the temporary maintenance.

The bill passed in third reading, M. B. 21, and was referred to the committee of health which was not called to meet over until today, H. B. No. 30, appropriating \$5,000 for contingent and regular expense of the Legislature was passed after the amount named had been increased to \$10,000.

THE HOUSE.

The proceedings in the House yesterday afternoon, which were not given in last night's issue, were as follows:

When petitions and claims were called for, Lewis presented H. C. Smith's bill for \$10,000 for contingent and other expenses in criminal cases, while sheriff of Salt Lake county. The amount claimed was \$1,150.10. Referred to board of examiners.

The Interim bill, first reading of which was suspended, was read out M. B. No. 67, by Howard of Salt Lake.

It provides for the changing of county boundaries and sets forth that where a majority of the legal voters who are actually residents of any town



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city of not less than one-half of one United States township or eighteen square miles, desire to be detached from the county in which they now lie and to be attached to another and adjacent county, they shall petition the county court of such adjoining county to have territory or which they desire annexed to said county. It is provided that the county court shall cause to be posted in at least three public places, and shall cause to be sent to the petitioners, which notice shall be given at least thirty days prior to the day of election. Committees or committees of one-half of the good standing, learned men to be chosen. Committee Major Downey, John Greenough and other prominent men, but to ascertain the other interests of the county, the officer of his pocket, and it was not until he found upon Mr. Clark's house, means showing his connection with the Commercial National Bank, that other certificates were issued. Then followed the charges which were referred to the trial for investigation.

First.—That he could easily identify himself as the place of arrest and at that time. —That he is violent, bad tempered and brutal.

—That after discovering the mistake in my power to make search and seizure, he would not release me from custody.

—That he has made and continues to make threats against the employee as if the employee had not been an employee, and in the service of the employer, nor engaged in its work. Judiciary committee.

Chair DeWitt asked for authority to purchase a typewriter for his department, and George Chairman Johnson, of the Commercial National Bank, moved that the committee recommend to the Committee an appropriation of \$100 for such purpose.

\$100 appropriation of \$100.00 and \$100 to the fire and police departments respectively were made, and an adjournment taken for one week.

To Work in Salt Lake.

Fargo (North Dakota) Farm and Dairy Association, Jan. 23. Mr. and Mrs. L. C. Bartholomew, dairy, last Tuesday morning for Salt Lake City, having been invited to speak on the employ of one of the large dairies. Last evening he spoke in newspaper papers in Fargo for the past six years, being severely employed in the competing news, advertising and editorials. His services will be greatly appreciated, and the best wishes of many friends.

Prohibition Debate.

The much-mooted question as to whether prohibition is efficient in practice as well as in principle will be raised at the Y. M. C. A. meeting on Friday evening next. The Prohibition Association, consisting entirely of the local public officials, will have a joint public meeting as follows:

—That the American State Legislature should pass a prohibiting law prohibiting the sale and manufacture of intoxicating liquors. —The Prohibitionists will assume no country and be represented by Messrs. Walter A. Dickey and Dr. J. W. Gandy, while the Hamiltons will take the affirmative and Davis Morris, W. Stiles, E. Lucas and George Atman appear for them.

Following the debate the following program will be followed:

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The meeting will be commenced at 7 P.M. sharp. The public is invited.

Recent Mining Notes.

Civil Engineer O. H. Young, of this city, has just completed the survey for points on the following groups in the Camp Floyd district: The Great Eastern, six claims, situated east of the House mine. The Alpine group of five claims situated in Oak canyon, and the Gold Corn group of three claims situated in the same place.

Mr. Benjamin, manager of the Galena, has just completed his plan for the construction of a dam. That some and expense can not be put into the project in view of the fact that he is to employ a sergeant-at-arms to supply a map directly to the members.

JUDGE HOWAT RESIGNS.

Signed Governor Wells of His Interim Last Evening.

Governor Wells last night received a communication from Judge Howat, of the Third district court, that was a matter of surprise to the Governor and others. It contained the judge's resignation and read as follows:

Heber M. Wells, Governor of Utah: Dear Sir—I herewith tender my resignation as one of the judges of the Third Judicial District Court of Utah, to take effect immediately. I make it a point to inform you to state that my resignation is caused by reasons that have arisen very recently and that I could not have foreseen when I took my position.

Judge Howat says he wished to resign because he is not qualified for popular sentiment paid him by the people in electing him to office in a district strongly Republican. It was not until yesterday, however, that he was able to take his resignation to the Governor.

If you want a reliable eye that will tell you what is going on in the state, I would like to refer you to the late George C. H. Marshall, of the well known law firm of Bennett, Marshall & Hendry, which we will do as soon as his successor is appointed by the Governor, which will be within the next few days.

CHARGES AGAINST SEIGFUS.

D. M. Clark Alleges That the Patriarch Was Guilty of Unbecoming Conduct.

The fire and police board met last night, at which time a communication was made to appear from D. M. Clark, who represents himself to be a heavy property owner and tax-payer in this city, Idaho and California. The statement charges William Seigfus, who has served the city as a policeman eight and half years, with conduct unbecoming an officer. Mr. Clark alleges that Mr. Seigfus has been guilty of the offense by the manner in which he has conducted himself with regard to his appointment as an officer. Clark says to his nomination, contend that all of Seigfus's qualities as a police officer are good and perfect, equalling those of the best officers. Other charges are made to the effect that Seigfus has been guilty of conduct unbecoming and has failed to keep up to the best of his ability.

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For Men or Society.

What the love of living is on a gallows when that young man goes to execution to meet death and imminent destruction.

Don't be persuaded to take a substitute for Ayer's Balsam.

It is the best of balsams.

If you want a reliable eye that will

color and even brown, or black, and white and sandy to every time new Buckingham's Dye for the Whit-

ing.

Don't worry, don't run in debt.

Don't run with broken teeth.

Try experiments with medicines. Don't waste time and money on worthless compounds.

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