

DESERET EVENING NEWS: TUESDAY, DECEMBER 29, 1903.

A LITTLE PREVIOUS.

Cottrell was of the opinion that the Cottrell was of the opinion that the motion was a little previous. He said that some one was shirking the re-sponsibility of making charges be-cause the charges made on last Wed-needay evening were of the most libel-ous character. He said that the charg-es must be investigated before anyone could be exonerated. He deeply de-plored the fact that such matters were brought up in the last hours of the present administration. Fernistrom said that the matter to be

brought up in the last hours of the present administration. Pernstrom said that the matter to be investigated was where and how the bid was kept by the clerk and if there were any changes or substitution made while in his possession. Upon motion of Cottrell, Clerk Kegler was then sworn in and stated that the bid was kept in the vault while in his posses-sion and that it was impossible for any change or substitution to have oc-curred. He said that the present con-tract was the original proposal of Ken-nedy & Co. and that he could identify it by a scratch made upon it by the agent of the company when he inserted the name of a guaranty company at the board meeting. The clerk was inter-rogated by a number of the councilmen. MURDOCK AND MCMILLAN.

MURDOCK AND MCMILLAN.

Mr. McMillan and Mr. Murdock,mem-bers of the board of public works, were then examined and stated that the present contract is the original propos-al of Kennedy & Co. A letter from the agent of the company was then read, which stated that the bid for 5-lach pipe was 39 cents. 8-inch pipe was 39 cents.

EXONERATING RESOLUTION.

Cottrell then introduced the follow-

ing resolution: "Whereas, A majority of the board of public works has testified that the bid of Kennedy & Co. for furnishing and laying sewer pipe to be laid in Salt Lake City during the year 1904 has not been changed; and.

en changed; and, "Whereas, The bid of Kennedy & Co.

"Resolved, That the bid of Kennedy & Co. "Resolved, That the bid of Kennedy & Co. be accepted and the contract awarded to them; and be it further "Resolved, That the board of public works and its clerk be exonerated from any implied or other charges relative to the changing of figures and the sub-sitution of the bid." ments.

"The part pertaining to the exonera-The part pertaining to the exonera-tion of the board and its clerk was adopted, but the portion reawarding the contract to Kennedy & Co., was lost on a tie vote. So unless a change is made in the vote on Wednesday evening, the work will have to be re-advertised and relet.

AGAINST KELSEY.

The committee then considered the llowing charges against City Engineer

To the Honorable President and Mem-bers of the City Council: Gentlemen-In fulfilling my duties as

GERMAN SYRUP.

GERMAN SYRUP. We want to impress on our readers the baschee's German Syrum is posi-tively the only preparation on the mar-base of the system of the system

constructing manholes, each For \$66." When settlement was made by the

When settlement was made by the auditor the amount of \$27--which cov-ers the excess charge-was deducted from the estimate as made by the city engineer, and receipted for in full as settlement of the account; also on the same estimate appears three barrels of cement at \$4.50 per barrel, to which is added 10 per cent, making the cost to the city of \$4.90 per barrel. This I charge is not a correct value to place upon this cement, but is an exorbitant and unreasonable charge, the city at about the same time paying through the barrel, as will appear upon voucher No. 66, now on file with the city auditor. Respectfully submitted, FRED T. KEGLER, Clerk of Board of Public Works. MR, KELSEY'S DEFENSE. changed in order to successfully with this new style of competition. FOREST DALE BULL FIGHT Lively Imitation of Real Spanish Sport was a by the gaze of the young man, suddenmade after him in hasty fashion, giving him a good run for his money. Fleet of

MR. KELSEY'S DEFENSE.

MR. RELSE is DEFENSE. In answer to the charges, Mr. Kelsey said that the cement used was Ger-man cement and cost just \$4.50 per barrel, and that it was necessary to use that kind because the home ce-ment could not be obtained. The manholes, he said, were larger than the estimate called for and hence cost more, and that he made a motion at the board meeting in regard to the larger ones, but that the clerk had failed to put it in the minutes. As to the value he said that the city pur-chased it for Mr. Moran and that he chased it for Mr. Moran and that he paid the city exactly what it cost.

CHARGES WERE DISMISSED.

A motion was then made by Vigus to the effect that the charges made against Mr. Keisey were not sustained and that the charges be dismissed. The mo-tion was carried unanimously. The board of public works submitted the estimate of Austin & Allen for the cement pavement at the corner of Family South South States treats which it

cement pavement at the corner of Fourth South and State streets which it Fourth South and State streets which it refused to approve for the reason that the work cost more than the estimate and further, the board took no part in the making of the contract which was recommended by City Engineer Kelsey. Notwithstanding the refusal of the board to approve the estimate, the council voted to place the amount on the appropriation list to the credit of the contractors without any com-ments.

NYE DECLINES.

City Atty. Nye refused to pass on the question raised by City Auditor Reiser in regard to the legality of the city paying for the collection of the taxes for the board of education as well as the city's proportion of the taxes. Mr. Nye stated that there was a legal doubt in regard to the matter but that he would prefer that the incoming city at-torney should investigate it.

PLUMBING INSPECTOR.

LIGHT FRANCHISE.

LIGHT FRANCHISE. The council took up Mayor Thomp-son's veto of the extension of the fran-chises granted the Utah Light and Power company for 25 years and after amending the new franchise in accord-ance with the mayor's suggestion adopted the same unanimously. The amendment provides for the power company to furnish the city, free of charge, 25 are lights during the period of extension. The company agrees to furnish six of the lights for 25 years after May 19, 1948; six after July 24, 1918; six after Dec. 18, 1918, and seven after May, 17, 1922, those dates being the dates upon which the present fran-chises expire and the extensions take effect. The fact that you own and operate an automobile does not necessarily mean that you are a stoker. But this does not alter the fact that the word "chauffeur," which is coming into common use in Salt Lake, means 'stoker" in the French, from which it is adopted. The latest dictionary contains about 17,000 words that were hitherto unac

17,000 words that were hitherto unac-cepted in the English language, the complier having culled this number from about 500,000 words submitted for acceptance. Naturally, the existence of the automobile has been a contrib-uting cause for the extraordinary num-ber of new words, many of which are in general use, but seldom receive their corract application.

CHAUFFEUR," NEW WORD.

How it Has Hit Salt Lake, Its Mean-

ing and Local Application.

With Geo. M. Cannon as the Hero.

wild bull. The animal, attracted

became bent on an acquaintance and

foot, though he was, the bull made speedy advances and was rapidly gaining the

goal when the young man came to a fence

and climbed over out of harm's reach.

Mayor Thompson submitted the ap-pointment of William J. Leaker as plumbing inspector in accordance with the revised ordinances which provide for the plumbing department to be sep-arated from the city engineer's depart-ment. Daveler moved that the appoint-ment be confirmed. Fernistrom raised correct application. One of the fundiest errors of this na-ture of record is that of the sporting editor who asked Champion Barney Oldfield in all seriousness if he was ever troubled with an over-heated steering "Chauffeur," which has been a terrible

this city, will have to be radically changed in order to successfully cope LUNCH. Little Mutton Turnovers Graham Bread Celery Mayonnaise Coffee DINNER. Cream of Tomato Chicken Stew Country Style Boiled Rice Fried Parsnips Cabbage Salad Cream Dressing Apple Pie Cheese Wafers Coffee FRIDAY. 國語 Once upon a time a certain young man BREAKFAST. vas going through a field in which there Bananas New England Coditsh Balls Hashed Potatoes Bath Buns Coffee LUNCH. Oysters with Macaroni White Bread Spice Cake Fruit Salad Cocos soal when the young man came to a fence and climbed over out of harm's reach. Then he paused and smiled knowingly at the infuriated beast. The bull, angered by his defeat and breathing vengeance on the stranger should he ever come that assion, and was making ready to butt into the fence, when the young man, mis-taking his purpose, stammered out. 'Yes, 'you, you can apologize all you want to, but you meant it just the same.'' The story is appropos of an experi-ence had by George M. Cannon, cashiler of Zion's Savings bark, Sunday night, Mr. Cannon. It appears, had gone into his wood corrai to yet as armful of kindling. little dreaming that by so doing he was endangering his life. He had no sooner entered the corral by the sait than he was confronted by a two-year-old bull, which immediately challenged him to night it out. Mr. Cannon was not alto-gether prepared for such an ordeal and essayed to pacify the anitage of a log and made of it a sort of go-between by jumping over and across it as circum-stances required. Maddened by its inef-fectual attempts to reach Ran, the bull sorted and bellowed ad perhaps would have been doing as over thad not Mrs. Can-non found her husband nearly exhausted as a result of partying the bull's attacks. Mrs. Cannon taken advantage of a log and made of it a sort of go-between by jumping over and across it as circum-stances required. Maddened by its inef-fectual attempts to reach Ran, the bull sorted and bellowed ad perhaps would have been doing so yet had not Mrs. Can-non found her husband nearly exhausted as a result of partying the danger he was in immediately called in Bonne of the heighbors and they succeeded in driving the beast away, while Mr. Cannon emerg-ed as he had entered, and builting into the animal essayed to offer his apologies by pawing the ground and builting into the asimilar experience nearly a year ago, at whish time, however, he was se-verely injured. DINNER. Oyster Broth Boiled Hallbut Shrimp Sauce Mashed Potatoes Baked Onions Celery Mayonnaise Apple Cobbler Cheese Wafer Wafers Coffee SATURDAY. BREAKFAST. Oranges. Cereal Cream Spanish Omelet French Fried Potatoes Sally Lunn Coffee LUNCH. Fried Sweet Polators Cold Slaw DINNER.

Vegetable Soup Roast Ribs of Beet Mashed Potatoes Stewed Tomatoes Chesthut and Orange Salad Chocolate Ice Cream Cheese, Wafters Coffee

healthy person."

Semi-Weekly News

they desire to reach the people of the

a States and Territories in their hemes.

Sold

by all Grocers



is food wealth



Aperfect Remedy for Constipa-Non , Sour Stomach, Diarrhoea Worms, Convulsions, Feverish-

ness and LOSS OF SLEEP.

Fac Simile Signature of

delf. Flatcher. NEW YORK

At6 months old

EXACT COPY OF WRAPPER

G Dusis - 15 CINIS

Mr

USA

For Over

Thirty Years