

Special Business Notices.

WOMEN'S Grand Centennial Benefit at the Theatre on Saturday evening, 29th inst. Program—A "Pulsar," or "The Grand Old," "The Mulligan Guards," and "A Ghost in Spite of Himself."

DON'T BE IMPOSED UPON!!—H. Helser, 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

PO KA TELLO mining lode or claim for sale. See advt.

CHEAP and quiet accommodations at the Washington House. See advt.

BACK now pigstrayed. See advt.

READ City Ordinances relating to drugs, medicines, etc., also ordinance relating to smelting and crushing ores.

GEO. C. FERROUS, watch maker, 11, First South St., a few doors east of Commercial St.

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

H. B. CLAWSON, Supt.

COURAGE! Don't despair when the doctor says your lungs are diseased. The worst cases given up as hopeless have been cured by HALE'S HONEY OF HOREHOUND AND TAR.

Pike's Toothache Drops cure in one minute. d5w

COUGHS AND COLDS.—Those who are suffering from Coughs, Colds, Hoarseness, Sore Throat, etc., should try "Brown's Bronchial Troches."

Better Late than Never.

If your teeth are going, and you have not yet tried the "SOZODONT," as a preservative, try it now. Abandon all other Dentifrices and give it a fair chance; it is guaranteed to be as harmless as water.

ADDRESS.—The address of the Church emigration agent in New York is, "Box 3957, New York City."

Novelty in men's winter caps, cloth, plush, velvet and beaver, from \$1.25 to \$3.00 each at Z. C. M. I.

The Standard Hair Store will rebuild to the Wash Hotel Building about February 1st.

WM. IRVINE Proprietor.

Boys' Centennial skating caps, 50c. each. 75c. each. \$1.00 each at Z. C. M. I.

WARRANTEE DEEDS—most approved form, Quit Claim Deeds, Mining Deeds, Townsite Deeds, Leases, Official Bonds, Incorporation Bonds, and other blanks.

Best line of shirting flannels at 50 cents per yard at Z. C. M. I.

THE RESURRECTION.—To accommodate the public and meet the great demand for President Young's authorized edition, in pamphlet form, neatly got up, in paper covers, and sold at ten cents a copy. It is now ready, and can be obtained at the News office.

Knit goods will be sold at a bargain, to close out stock, at Z. C. M. I.

NEW ADVERTISEMENTS.

FOR SALE!

ALL that following described mining claim, lode, ledge or deposit situated in and being in the Salt Lake County of the State of Utah, and particularly described as follows: Containing eight hundred linear feet along the course of the vein, lode or deposit, bounded and recorded as follows:

PO KA TELLO LODE, and duly recorded in the office of the Mining Recorder of the said Salt Lake County in Book II of the records thereof. For price or other information apply to:

EXCELSIOR MANUFACTURING CO., 612, 614, 616, 618, Main Street, ST. LOUIS, MO.

WASHINGTON HOUSE, 1111 SOUTH, BETWEEN EAST, TEMPLE and First East Streets, Salt Lake City. A cheap, quiet, genteel home. Meals moderate. Five cents. Rooms \$2.50, and one dollar per day.

WHEELER & CO., Leases, Street Cars pass to and from H. R. Depot.

PRICE OF GOLD.

Corrected daily by Standard National Bank, Salt Lake City, January 25, 1878. Buying at \$113.35; selling at \$113.40.

EVENING NEWS.

Wednesday, - January 26, 1878.

Local and Other Matters.

THERMOMETER 55 degrees F. in the shade at 1 p. m. to-day. Cloudy

Arrived.—A letter from Wellington, New Zealand, dated Dec. 15th, 1875, says that the *Colima*, with Elders C. C. Hurst, F. Hurst, William McLachlan and Rich had just arrived.

Correction.—It was stated in the News, by mistake, that Mr. Roundy was driving in the sleigh that run over Mr. Hallstone. He was on the rear seat and the teamster was the driver at the time.

Information Wanted.—Information is wanted of the whereabouts of Thomas Norris, late of Gloucester, England. Address Leonard Richins, Henneferville, Summit County, U. T.

New Zealand and Australia.—It may be of use to parties wishing to communicate with their friends now in those distant portions of the globe to know that the S. S. *City of Sydney* will leave San Francisco a week from to-day with the mails.

An Interesting Lecture.—At 7 o'clock this evening Elder Joseph F. Smith will deliver his interesting lecture of "Scenes from the Life of the Prophet Joseph Smith," under the auspices of the 16th Ward Y. M. M. L. A., at the 16th District School-house.

Lecture.—Elder Wilford Woodruff will deliver a lecture in the 14th Ward Assembly Rooms under the auspices of the Young Men's Mutual Improvement Society, on Thursday evening, Jan. 27th, commencing at 7 o'clock. Subject: "History of the Twelve Apostles." The lecture is free, and all are invited to attend.

Supreme Court.—The Supreme Court of Utah met yesterday afternoon, Jan. 25th, at 2 o'clock. Alexander White, Chief Justice, and J. S. Boreman and P. H. Emerson, Associate Justices, presiding.

Wines & Kimball vs. Stevens & Shurtleff; reversed.

Salt Lake City vs. Joseph Reed; reversed.

John L. Newton et al. vs. Wm. Binon; reversed, new trial ordered.

Roberts et al. vs. Wilson et al.; reversed, new trial granted.

R. J. Golding vs. Salt Lake City National Bank; affirmed.

Robert Zeile vs. Jacob Morris; affirmed with costs.

Hussey and wife vs. Smith et al.; judgment at former hearing affirmed; refuse to open case.

Yost, administrator, vs. McKee & Daugherty; affirmed with costs.

John Snell vs. Frank Christ; affirmed with costs.

Marcus L. Shepherd vs. Second Judicial District Court; majority of the Court ordered that the alternative writ issue; Boreman dissenting.

The Judges concluded the business of the session last evening by meeting at the Federal Court House and signing the record.

City Council.—Tuesday evening, Jan. 25th, Mayor Wells presiding. The following Preamble and Resolution were read and unanimously adopted:

PREAMBLE AND RESOLUTION.

"Whereas, The Congress of the United States did, in its General Appropriation Act approved March 3, 1875, make the following appropriation for the Territory of Utah:

"For legislative expenses, namely, for compensation and mileage of members of the legislative assembly, officers, clerks and others, twenty-three thousand four hundred dollars; and like appropriation may be used under the direction of the Department of Justice to defray the judicial expenses of the said Territory; and the amount so used shall be reimbursed to said appropriation out of the treasury of said Territory; and until such reimbursement all moneys made no money or officer of said legislative assembly shall be entitled to any compensation, or allowance, out of any moneys of the United States."

"And Whereas, in accordance with the provisions of the above clause of the General Appropriation Act, said amount of twenty-three thousand four hundred dollars has been drawn from the United States treasury by the United States Marshal George R. Maxwell, who reports that he has expended the same for the maintenance of the United States courts in this Territory; and in consequence of this expenditure of said appropriation by the U. S. Marshal, the Secretary of the Territory has no funds wherewith to pay the compensation, mileage, and other expenses of the members and officers of the legislative assembly."

"And Whereas, there is a law of the United States, which enacts (Sec. 1855, Revised Statutes of the United States) that:

"No law of any territorial legislature shall be made or enforced by which the Governor or Secretary of a Territory, or the members or officers of any territorial legislature are paid any compensation other than that provided by the laws of the United States."

"And Whereas a law of the United States, which enacts (Sec. 1846, Revised Statutes of the United States) that:

SEAL.

Given under my hand and the Corporate Seal of Salt Lake City, this 25th day of Jan., A. D. 1878.

ROBERT CAMPBELL, Recorder.

The Recorder was instructed to furnish copies of each branch of the Legislative Assembly.

The committee, to whom was referred the petition of Matheson and Johnson, for leave to flume the ditch in front of their premises and erect a windmill over it, recommended the granting of the prayer, with the understanding that the petitioners be liable for any damage that may accrue from the putting up of the windmill, etc.

The job wagon license of J. W. Townsend was remitted.

The committee, to whom was referred the petition asking for the removal of the Utah Western Railroad engine shed from its present position, recommended that the removal be not required, till spring, property owners generally in the locality having no objection to its remaining until then; adopted.

A bill for an Ordinance in Relation to Drugs and Medicines, and another in Relation to the Crushing and Smelting of Ores were passed.

It was moved and carried that the Utah Southern Railroad Company be required to place their track on Third West street in the middle of that street.

Adjourned till next Tuesday evening.

THE LEGISLATIVE ASSEMBLY.

COUNCIL.

Council convened at 2 p. m. yesterday, Jan. 25th.

Councilor Calne presented a petition signed by C. W. Tappan and S. Hudson, praying that a "memorial asking for the establishment of regular annual nominating conventions in each school district, for the election of officers," be called from the files of last session of the Council and sent memorializing the regular annual nominating conventions on Elections, and owing to lack of time, the memorial was referred to the committee on unfinished business.

Councilor Warren S. Snow presented a petition of Peter T. Jensen and 156 others, citizens of Moroni City, asking for amendments to the City Charter, referred to the Committee on Municipal Corporations and Townships.

Councilor E. Snow, chairman of Centennial Committee, presented the following report, which was read:

"Your Centennial Committee have earnestly considered the petition of Wm. Jennings, Joseph E. Walker, George F. Prescott, John T. Calne and H. C. Goodspeed, Territorial Board of Centennial Managers, appointed by the Executive Governor Emery; in which petition they set forth the objects of their appointment, and preparations commenced, and in contemplation of exhibiting at Philadelphia the contributions of citizens of this Territory, and ask the appropriation of ten thousand dollars in aid of the enterprise."

"The first thing forced upon the attention of the committee, in considering this subject is the unfortunate fact of an appropriation for this purpose being defeated by the executive at the last session of the Legislature; thus deferring action upon the matter until this day."

"On examining the rules of the U. S. Centennial Commission, we find that contributions will not be received at the exhibition buildings later than March 31st. They represent in their late communication to the U. S. Commissioner for this Territory, that they have more calls for space than they can supply and suggest the propriety of our Territory erecting a building for a collective exhibition of our commodities."

"In reference to the late reports of the Auditor of Public accounts and the Territorial Treasurer, we find our Territorial finances more embarrassed than for many years past."

"Considering therefore the outlay necessary to a creditable exhibition for the Territory, and the depletion of our Treasury, coupled with the shortage of the funds for the erection of a suitable building and collecting and forwarding the contributions of our citizens, we deem it inadvisable to raise the appropriation asked for, and respectfully ask that the committee be released from the further consideration of said petition."

The report was accepted, and the committee released from further consideration of the petition.

Councilor Clark having obtained leave, presented C. P. No. 5 a bill for "An Act to amend an Act providing for the Incorporation of Railroad Companies, and the management of the affairs thereof," approved Feb. 19, 1869; referred to the Committee on Railroads.

Councilor Clark, in behalf of the Committee on Education, reported back (C. F. 4) "An Act providing for the establishment and support of Common Schools," amended, and recommended that it be passed; the report of the committee was accepted, and the bill passed its first reading.

Councilor Calne, on behalf of the Committee on Judiciary, presented the following report:

"Gentlemen:—The Committee on Judiciary, to whom was referred that portion of the Governor's message relative to the 'Reorganization of Judicial Districts,' and (C. P. No. 3) a bill for 'An Act for the reorganization of the Judicial Districts in the Territory of Utah,' beg to submit the following for your consideration:

"In his message to the Legislative Assembly the Governor says—

"As the Territory is now divided, four-fifths of all the legal business centers in the Third Judicial District, and imposes upon the Judge the labor intended for three; under he finds himself unable to dispose of with dispatch which under other circumstances he would be able to do."

This is a hardship upon the Judge of the Third District, who is greatly overworked, and also upon parties who are awaiting the trial of their causes."

"While admitting this to be substantially correct, so far as the labors of the Judge of the Third District Court are concerned, we think that ample remedy for the hardship complained of will be found in a provision of an act of Congress entitled 'An Act in relation to Courts and Judicial Officers in the Territory of Utah,' approved June 23rd, 1874, better known as the 'Poland Bill,' Section 3, which provides that—

"Whenever the condition of the business in the District Court of any District is such that the Judge of the District is unable to do the same, he may request the Judge of either of the other Districts to assist him, and upon such request made, the Judge so requested may hold the whole or part of any term, or any branch thereof, and his acts as such Judge shall be of equal force as if he were duly assigned to hold the courts in such District."

NOTICE.

HAVING this day purchased and taken possession of the Utah Cracker Manufactory, lately owned by Henry B. Smith, we would respectfully announce to the public, and to our customers, that we are now manufacturing Cracker, Soda and other goods, and will receive prompt attention. REBEKAH & DARLING, Proprietors.

Utah Steam Cracker Manufactory, September 30th, 1875.

CAR LOAD TO TON.

MANTELS AND GRATES.

HAS ARRIVED AT MORRIS & EVANS.

ANOTHER STRIKE!

A. HOPPER.

RAILROAD SHOPS, SECOND SOUTH STREET.

Where he will be pleased to see his old Friends and Patrons at their Cash.

The business will be carried on in All its Branches, and none but Competent Men employed.

FIRST-CLASS Family GROCERIES.

G. W. DAVIS.

Respectfully announces that in consequence of Increased Business he has recently Enlarged his establishment, and has now an entire separate Department for Family Trade, which will enable him to fill and deliver all orders with greater promptitude; also that he is Determined not to be UNDERSOLD by any house in the City, and invites his old friends to call.

G. W. DAVIS.

P.S.—Remember we sell only BEST GOODS and at the VERY LOWEST PRICES.

AN ORDINANCE.

In Relation to Smelting and Crushing Ores.

SEC. 1. Be it ordained by the City Council of Salt Lake City, that no person, 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 into or through this City, for the purpose of washing or crushing ores.

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.

Territory of Utah, ss.

This certifies that the foregoing is a true copy of the Ordinance entitled "An Ordinance passed January 25th, 1878."

ROBERT CAMPBELL, City Recorder.

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

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PLANT'S HERBAL MEDICINE STORES.

RESIDENCE 111 Ward, Salt Lake City.

All Diseases Speedily and Effectually Cured with Herbs, Barks, Chaps, Barks, Leaves, Powders, Gums, Balsams, Tinctures, &c., &c.

Mr. E. L. PLANT.

Who may be consulted daily, at office MARKET ROW.

Hours from 11 a. m. to 3 p. m.

In cases of Coughs, Colds, Asthma, Declines, Consumption, Bronchitis, Indigestion, Liver Complaints, Nervous Affections, Disordered Stomach, Sick Headache, Piles, Scurvy, Ulcerated Legs, Gathered Breasts, Lumbago, Diarrhoea, Bile, Eruptions, Syphilis, &c., Sufferers from Tumors, Scrofula, Abscesses, King's Evil, Fistula, Piles, Swellings, Thick Necks, Dislocated and Contracted Joints, Cancerous Womb, &c., should apply to this Establishment. There is not a case, let it be ever so bad, but what relief can be rendered, and in most cases a cure performed.

Out of Press.

An Authenticated Photographic and Verbatim Report of the Celebrated DISCUSSION

BETWEEN Prof. Orson Pratt

AND THE Rev. Dr. J. P. Newman.

On the Subject, "DOES THE BIBLE SANCTION POLYGAMY?"

Held in the New Tabernacle, Salt Lake City, August 1st, 1877.

To which is added the Correspondence prior to the discussion between the Rev. J. P. Newman and President Brigham Young.

ALSO THREE DISCOURSES On the same subject, by President Geo. A. Smith and Elder Orson Pratt and Geo. Q. Cannon.

The above is now in press in pamphlet form, and may be ordered of the publishers, or sent by mail on receipt of price.

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