

## WASHINGTON NOTES.

In the U. S. House of Representatives, Feb. 15, Mr. Dannelly (Miss.) introduced a bill to amend the act of March 3, 1873, relating to the Great Salt Lake and Colorado Road Company, and to grant the right of way through the public lands.

The Washington correspondent of the *Journal of Commerce* says: "About three weeks ago General F. E. Spinner, Treasurer of the United States, received a letter requesting the redemption of an encumbered \$20 Confederate note, or information as to where redemption could be obtained. General Spinner gruffly told his clerk to tell the man to go to the chief of a very warm party. The clerk put this in very polite but distinct language, and General Spinner signed the letter."

It is understood that a compromise has been effected between Gov. McCook, recently nominated to be governor of Colorado, and those who have been opposing his confirmation. The basic principle is that McCook shall be confirmed by the Senate, and immediately thereafter resign. This course is insisted on by Gen. McCook to vindicate in a measure the charges which have been made against him.

Monday is "bill day" in the House, and the usual avalanche is poured in for reference to the various committees, where most of them will "sleep" the sleep that knows no waking. There is not even a hope of a resurrection by those who offered them. But it will sound well upon the stump next fall when the candidate will hurl his thunders at the enemy through his Saturday speech and out the reserves of the foe with his Monday artillery in the shape of a bill or resolution. As a new member expressed it lately on discovering that his political importance had shrunk considerably since his arrival in Washington: "Well," said he, "I admit that a member of Congress don't amount to much here; but I tell you he's an all-fired big gun in a country district." Monday in the House reminds one of a lot of school boys out at noon to "split" the school.

Washington Correspondent, N. Y. Herald.

## PRICE OF GOLD.

Corrected daily by DESERT NATIONAL BANK.

SALT LAKE CITY, February 16, 1874.

Buying at \$1.13; Selling at \$1.14.

## SPECIAL BUSINESS NOTICES.

**ROUSE THROUGHT.** Cold and similar troubles, if suffered to progress, result in serious pulmonary affections, oftentimes incurable. "Brown's Bronchial Troches" reach directly the seat of the disease, and give almost instant relief.

**DION BOUCAULT** as "Miles-na-Coppalen" in the "Colleen Bawn," and "Sir Charles Coldstream" in "Used Up," at the Theatre to-night.

**PARTIES** wishing their orchards pruned will do well to call on S. McKay, corner 10th East and 2nd South St., 11th Ward, or leave orders with B. Judson, News Office, Terms reasonable. d08

**DION BOUCAULT** in "Used Up" and "Colleen Bawn" on Monday evening, at the Theatre.

**NOTICE TO CORRESPONDENTS.** Persons sending communications to the offices of the DESERT NEWS and *Juvenile Instructor*, are requested to write to the offices separately, to avoid confusion and insure attention to their orders. All letters to the latter office should be directed to "Editor Juvenile Instructor." d07 tf

THE "BIG BOOT" establishment of Z. C. M. I. have on exhibition and are constantly turning out all styles of first-class work in men, women and children's boots and shoes.

A call is solicited, as custom work of all kinds is made a specialty of, and satisfaction guaranteed. d02 tf

**CHEAPEST COAL IN TOWN.** Parties using coal from the New Watch Mine pronounce it the best, cleanest and cheapest. It can be obtained at \$6.50 per Ton by the carload. Call on GEO. NEBEKER. d52 2w

**TO RENT.** The commodious Banking-house (neatly fitted up), recently occupied by T. F. Tracy & Co. For particulars, address Daniel Greiner, Box 758, S. L. City P. O. d55 tf

**The Favorite Route East.** Running from Omaha to Chicago, you will find the CHICAGO AND NORTH-WESTERN RAILROAD. It is the safest, shortest, quickest and best route. No changes of cars. All its passenger trains are run on express time. Emigrants are carried on express trains only. Pullman Palace Cars, Steel Rails, Air Brakes, Miller Platforms, no dust, speed, comfort and safety are assured. Ask for tickets via this route and take home other.

W. H. STENNETT, Gen. Pass. Agent. Tickets for sale at White & McCormick's Bank, Salt Lake City. d55 ly

**FINNEN HADDEES FINNEN HADDEES!** Just arrived, at d52 tf LIDDELL & BROWN'S.

**CASH PAID** for Rabbit Skins at T. C. Patten's General Grocery Store, opposite Theatre, Salt Lake City, and at Brigham City Co-operative Store, Box Elder Co. d51 tf

**WRAPPING PAPER**, of various sizes, some of the best ever manufactured here, for sale at the NEWS Office.

**FOR SALE.** The unexpired lease of the large and eligible yard immediately north of Seventeenth Hall, and one-half block south of Theatre. Apply to A. C. PETER, Old Constitution Buildings. d41 tf

**TO EVERYBODY.** We desire to call the attention of the public to our full and complete stock of Fall and Winter Clothing, consisting of the latest styles and patterns, all of our own manufacture. The business we have established us to sell them for 15 to 20 per cent less than any other house in this city. The trade we will supply at New York wholesale prices. J. E. GORMAN & CO., 140 Main St., S. L. City. d51 tf

## LOCAL AND OTHER MATTERS.

Thermometer 39 degrees F. in the shade, at 1 p. m. to-day. Fine day.

**Provo.**—Mr. Oscar Lyons, of the Provo Times, informs us that dull does not adequately express the business condition of that city.

**Concert.**—Before us is the programme of a concert, to be given at the 15th Ward Assembly Rooms, to-night, by Mr. A. C. Smyth, assisted by much of the best local talent. The exercises will be instrumental as well as vocal. Doors open at 6:30, concert to commence at 7:30 o'clock.

**Lecture.**—"Electricity and Anatomy" is the title of a lecture to be delivered at the 10th Ward school-house, by Dr. Wm. Russell, under the auspices of the Young Men's Improvement Society of that ward, on Tuesday evening at 7 o'clock. He will also deliver the same lecture on Wednesday evening at Farmington.

**Does Anybody Know.**—Does anybody know whether it is true that a gentleman had his leg broken by stepping between the planks of that broken bridge in front of the Neslen Block, South Temple Street? If such an accident has not already occurred, it may at any time, especially on a dark night, and that would in all probability do the city a great deal more than repairing a broken plank.

**That Lecture.**—The lecture of Hon. Thomas Fitch, "A Sage-brush in Europe," on Saturday night at the "Institute," was listened to by an appreciative and delighted audience. The lecture is redundant with sound practical sense and brilliant wit, as well as graphic descriptions of judicious as well as dramatic situations. Mr. Fitch's eloquence and excellent initiative powers carried the audience with him.

**On Saturday** a writ of habeas corpus was issued by Judge McKean, on petition of Col. H. A. Morrow, and served on Marshal J. D. T. McAllister, commanding the latter to bring before the aforementioned Judge at the U. S. Marshal's office, one Frederick Bright, a soldier of Camp Douglas, who had been fined five dollars by the police justice, for drunkenness and disorderly conduct on the day previous.

The matter was accordingly argued this morning, Judge McBride appearing for Bright and Judge Z. Snow for the city.

Mr. McBride read the petition of General Morrow, which asked for the discharge of the prisoner on grounds that the municipality of Salt Lake had no jurisdiction in the case. He also read the other papers.

Mr. McBride stated that drunkenness and disorderly conduct was not a statutory offence, but a mere breach of a city ordinance, that the municipality had no jurisdiction in the matter, and that Bright was subject to military jurisdiction only. He read from articles of war to show that commanders of the military, either in garrison or on the march, were required to protect citizens from offenses by the soldiers. He further read to prove that when soldiers committed a crime against the known laws of the land, on application being made to the military, the offenders were required to be delivered up to the civil magistrates. The gentleman then endeavored to show, in a very weakly manner, that the offense for which Bright had been committed was not against a law of the land, but a city ordinance, which, he contended, was not a law of the land. He further contended to read, each time making his side still weaker, from the 9th page of "Articles of War," that the punishment inflicted by court martial did not set aside the punishment for the same crime by the civil authorities. Then were read articles which did not touch the case at all, as the sections only spoke of application having to be made to the commanding officers before a soldier on duty could be arrested by warrant or otherwise. The counsel claimed that the "Articles of War" provided for punishment for the crime with which the prisoner was charged, and that he could not be punished for the same offense by the civil authorities. He also maintained that before the municipality could deal with any soldier for any offense, application must be made to the commanding officer of the soldier, to have the latter turned over to the civil authorities. Mr. McBride concluded, however, that, if a police officer should see a soldier committing a crime against the laws, the civil officer, or even a citizen, might arrest and hold the soldier till he could be delivered to the military authorities, but that he was amenable only to his commanding officers.

Judge Snow said he did not claim that the ordinances of the city were superior to the U. S. law, or to the Territorial Statutes, or that the articles of war were not law. He did not claim either that the military had no authority over a soldier who was on leave of absence, but he did claim that he was amenable to the civil authorities.

At this point the Court explained that the Mr. McBride meant also that the civil authorities could punish as well as the military when an offense was committed by a soldier in violation of a known law of the land, and the Court asked Mr. M. if he understood him right.

Judge Snow resumed and asked if a soldier, on leave of absence, committed a crime against the laws, was he amenable to the civil authorities, there was any law requiring that that criminal should be delivered to the military authorities? If there was any law making such requirement, he did not know of it. If the soldier got back to his garrison, however, then the civil authorities must apply to the military authorities. If, as the counsel on the other side contended,

ed, soldiers could not be punished by the civil authorities, when they were arrested by the latter, and were in their custody, then all parties had been laboring under a mistake to the present time.

He did not claim that a soldier could be arrested by the civil authorities for a crime committed on a military reservation, but he contended that a soldier on leave of absence was subject to the civil authorities in the parts of the country that he might be in. He further maintained that a municipal law was as much a known law, where it existed, as any other law, and was just as much so as a statute.

In conclusion, Judge Snow asked that the case might be so decided that an appeal might be carried to the Supreme Court. He thought the important nature of the principle involved in the case demanded that this should be done.

At the close of the proceedings the Court said to Judge Snow, "Do I understand you to say that the military authorities have no control of a soldier who is on leave of absence?" Judge Snow said he did not so express himself.

The Court reserved decision in the matter.

**Two Hours with an Eloquist.**—"W. R." writes from Centerville, Feb. 14, as follows:—

"Under the auspices of the Centerville Library Institution, on Friday evening, February 14th, at the school-house, an eloquent and interesting audience, Frank Lee Chauvan, read selections from Gough, also Sheridan's Ride, the Vagabonds, Pyramus and Thisbe, Richard Double-Dick, Darius Green and his flying machine, Charge of the Light Brigade, and Shamus O'Brien, after which he gave his views, in a very amusing manner, of the benefits arising from a correct understanding of the art of elocution. The whole was listened to with profound attention, and the order maintained was remarkable throughout. A vote of thanks was given to the gentleman for his eloquent and interesting discourse, and the martial band who played at intervals during the evening. The committee are untiring in their efforts to make the institution a benefit to all classes."

**Theatre.**—The popular drama of the "Green Bushes" was well played on Saturday evening. The Talking Machine followed, amusing the audience by its attempts to mimic the human voice. "That Rascal Pat" concluded a very satisfactory evening's entertainment. Mr. Crosbie was "That Rascal."

This evening the widely famed dramatic author and actor, Dion Boucault, will commence a brief engagement of three nights, with two of his own plays, "Colleen Bawn" and "Used Up." Mr. Boucault appearing as "Miles-na-Coppalen" and "Sir Charles Coldstream." Miss Walters appears as "Annie Chute," Miss Adams as "Elly O'Connor," and "Mary Wuzel," Mrs. Rea as Mrs. Cregan, Miss Cogswell as "Sheelah Mann" and "Lady Clutterbuck," Mr. Sawtelle as "Kyrle Day," Mr. Crosbie as "Corrigan," Mr. Vinson as "Danny Mann," Mr. Thorne as "Hardress Cregan" and "John Ironbrace," Mr. Rea as "Father Tom."

The Virginia Enterprise says of Mr. Boucault, "His rendition of the part was most perfect. His diction is very fine, and he rendered all the pathetic passages which fell to his part in the most feeling and effective manner."

To-morrow evening Mr. Boucault will appear in his grand drama of "Arrah-na-Pogue" and "Kerry." A large programme every night.

[PUBLISHED BY AUTHORITY.]

## MINUTES

OF THE

## LEGISLATIVE ASSEMBLY

OF THE

## TERRITORY OF UTAH.

TWENTY-FIRST SESSION, 1874.

THIRTY-FOURTH DAY.

COUNCIL CHAMBER,

Salt Lake City,

Feb. 14, 1874.

Council met pursuant to adjournment.

Roll called. Quorum present.

Prayer by the Chaplain.

A communication was received from the House announcing the concurrence in Council Amendments to Joint Resolution pertaining to Bridges across Bear River and Act of the Officers of said County.

Councilor Young moved that the Committee on Claims and Appropriations be instructed to take into consideration the propriety of including in the Territorial Appropriation Bill the sum of \$8,000.00, to partly reimburse the citizens of Sevier County the amount expended by them on the Clear Creek Wagon Road.

Seconded and carried.

On motion of Councilor Smith, Chairman of the Committee on Counties, to whom was referred (H. F. 30) "An Act concerning the County Seat of Piute County," and to the Committee on the Acts of the Officers of said County," reported the same back amended, and recommended its passage as amended.

On motion of Councilor Jennings, passed its third reading by its title, and was sent to the House for their concurrence in the same.

(H. F. 26) "An Act concerning the County Seat of Piute County," was taken up and read as amended.

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## HOUSE.

REPRESENTATIVES' HALL, Feb. 14, 1874.

House met pursuant to adjournment.

Roll called. Quorum present.

Prayer by the Chaplain.

The following message from the Council was received and read:—

"The accompanying bills (H. F. 30), 'An Act concerning the County Seat of Piute County,' and (H. F. 41), 'An Act providing for the election of Probate Judges' have passed the Council with amendments, and are respectfully forwarded for your action thereon. Do you concur?"

Said bill (H. F. 30), "An Act concerning the County Seat of Piute County," was read as amended by the Council, and the amendments thereto concurred in.

Said bill (H. F. 41), "An Act providing for the election of Probate Judges" was read as amended by the Council, and the amendments thereto concurred in.

A petition of Mr. C. C. Wallin & Co. for redress, and, on motion of Mr. Hatch, was referred to the Committee on Claims and Appropriations.

The following was received and read:—

Mr. Speaker and Members of the House:—

Gentlemen—I move that the Committee on Claims and Appropriations be instructed to incorporate in the Territorial Appropriation Bill the sum of one thousand (\$1,000) dollars for the purpose of purchasing and introducing quails into this Territory, and that said amount be drawn and expended by order of the Committee on Agriculture, Trade and Manufactures, who shall make a fair distribution of the birds to the several counties of this Territory. The President of the above named Society shall make a report to the Legislative Assembly of Utah Territory during the next session, of the number of quails, cost of transportation, and distribution, and recommended its passage as amended.

On motion of Councilor Jennings, passed its second reading, and on motion of Councilor Smith, passed its third reading by its title, and was sent to the House for their concurrence in the same.

The bill was read as amended, and on motion of Councilor Smith, passed its second reading, and on motion of Councilor Jennings, passed its third reading by its title, and was sent to the House for their concurrence in the same.

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