

LAST EDITION 8 O'CLOCK.

DESERET EVENING NEWS.

Friday, February 5, 1893.

FRAGMENTS.

Parliament meeting tomorrow (Saturday) at 11 a.m.

Patrick H. McKinnon has been appointed postmaster at Milford, Beaver county, Utah.

Court Clerk Meloy has issued a marriage license to William H. Foster and Melba M. West, both of Salt Lake City.

James T. Durand, 25, and Amelia L. Wood, both of Salt Lake.

Whitney, Calhoun and Clay were the guests of a past grand jury in 1892.

When they were often engaged, two against one, on public questions and the one time favored upon his merits never failed to show himself equal to his task. Professor T. L. Lewis lectured on City Monday night, the 2nd.

LOCAL DEMOCRATS.

Met to Consider Applications for Federal Appointments.—A Quiet Meeting.

A large number of the members of the Territorial Democratic committee were seen on the streets of the capital today and the streets were soon filled with the sound of their heels. At 11 o'clock they were seen to use by one drop into the quarters formerly occupied by the Republicans in the Washburn block, during the heated Territorial campaign of November but as the meeting was an executive one, newspaper representatives were excluded. The meeting was lengthy and very quiet, and as pedestrians passing the spacious corridors of the building could not hear a sound above ordinary conversation.

It was learned, however, from an authoritative source that Chairman C. A. Richards presided and that Judge E. A. Smith acted as secretary. It was also ascertained that the purpose of the meeting was to consider applications of which a good many have been received by the chairman for the appointments to federal offices.

A news reporter approached several members after the session had been concluded but none of them cared to commit themselves further than that the committee refused to take any action endorsing the appointment of any person. It is said the consensus of opinion was that each candidate must rely solely upon the influence and strength he can secure independent of the committee.

Thirty-seven members out of forty-five of the territorial committee were in attendance. Besides those Colonel R. A. Merritt, of the Democratic national committee, and Judge H. P. Henderson, president of the Democratic societies, were present.

Handled in by the Marshal.

About 10:30 this morning Deputy Marshal Will Goodsell took under the cover of his official wing Lars C. Nielsen and Mary C. Christensen, whom he arrested on a charge of adultery.

The complaint was sworn out by Commissioner Greenman, and the husband of the woman, Frederick W. Christensen. The parties reside on Seventh West, between Eighth and Ninth South, and are now together. Nielsen is about 25 years of age, single, and Mrs. Christensen probably 40. Neither of them can lay claim to good looks.

The defendants were taken before Commissioner Martin this afternoon.

In the absence of Commissioner Greenman from the city—and their preliminary hearing was held for tomorrow. Being unable to give bonds, the men \$1000, and the woman \$500, they have been committed to the penitentiary.

THE NEW BOULEVARD.

Frank McGarrin Reads a Subscription List with \$200.

The much talked of proposed new boulevard, the description and route of which have already appeared in these columns continues to be the principal topic of discussion among those who favor the project. A considerable amount of money has been subscribed. Among those who have contributed are:

Frank McGarrin, \$100.

W. H. Young (professional services), \$50.

C. A. Smith, \$50.

W. H. Young, \$50.

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MARTIN HOLDS THE TICKET

Judge Zane Rules that a Watch is No Part of "Wearing Apparel."

A CURIOUS POINT IN COURT.

A Defendant Serves His Day for Contempt and then Goes His Way Rejoicing.—The Frisk Divorce.

The hearing on the writ of habeas corpus in the case of Harry Martin, who was committed for contempt of court by Commissioner Norrell, yesterday afternoon, for refusing to surrender his gold watch in part satisfaction of a debt on supplementary proceedings instituted by Denton & McNally, attorneys, of this city, came up before Judge Zane this morning.

Martin was adjured into the courtroom at 10:30 by Sheriff McQueen, who had had him in custody since yesterday. The particulars of the case as they developed in the lower court are given on the 5th page of this issue.

Morgan was represented by Attorney Ogden Hiles and D. N. Hiram; and Attorney John M. Anderson appeared to oppose the application for the unconditional discharge of the defendant. The two main points relied upon by Martin's counsel were want of jurisdiction by the Commissioner in regard to the supplementary proceedings, and that a watch, according to the statutes, came under the head of "wearing apparel," and is therefore exempt from seizure for debt.

After argument by counsel on both sides, His Honor said the question here arose whether there was a sufficient adjudication of the contempt. He was disposed to hold that the Commissioner had the right to make an order for the payment over of the watch, that it was not exempt, and that the adjudication was sufficient. Then, however, came the question, Is a watch a part of a person's "wearing apparel" in the technical acceptance of the term, that which a man wears upon his head, feet, or body, and which is so essential to his modesty that it might be attached to his clothing, was regarded as wearing apparel. A watch was not necessarily a part of a man's wearing apparel, and the Commissioner was not authorized to make such an order unless it was a part of a man's wearing apparel.

Attorney Anderson then asked the question if this man is discharged now, how are we going to get the watch back? He said here's the question if this man is discharged now, how are we going to get the watch back? He said here's the question if this man is discharged now, how are we going to get the watch back?

Judge Zane—The law, it seems, sustains punishment for the watch. There is no question as to the right of the plaintiff to have the watch back. The purpose of the punishment is to compel him to deliver up the property, and it does not matter whether he is discharged or not. The watch must be returned to the plaintiff.

Attorney Anderson—Then I suppose your Honor has no authority to make an order compelling Martin to turn in this gold watch?

Judge Zane—No, as soon as the day has to be made to deliver up the watch, he must be discharged. (To Sheriff McQueen) What time did you receive him?

The Sheriff—He was taken in custody at 12 o'clock.

Judge Zane—Well, then you must discharge him at 12 o'clock today. I suppose twenty-four hours will be required to carry out the decision until the real place turns up, and Mrs. Martin returns. Ludicrous complications ensue, and Hummingbird finally explains to his wife and her outraged mother.

Two More Today.

Judge Zane granted two more divorces this afternoon, both on the ground of desertion, and both cases went by default. The parties were desisted from by their attorneys, E. Peterson and Franklin Butler vs. Ann E. Butler.

Within Our Gates.

Superintendent M. W. Merrill of the Richmond Cooperative Institution has been on a tour of inspection in the territory. He has a grip upon property and carried it in the grip in his hand.

George C. Whitmore and J. W. Montrose, both of Night, came down not exactly like the ancient Assyrians, whose efforts were gleaming, etc., but in manner satisfactory to themselves and the Union Pacific railway.

W. W. Woodruff, a popular M. D. of Mount Pleasant, who would have voted for Cleveland if he had had the chance, is up from that delightful little city and was walking around our streets with as much enjoyment as possible.

Henry Richards, an ex-passer on the railway of wife, appoints administrators of dead man's property and looks after the youth of tender years who are in the territory.

Mountain Ice Co. vs. Salt Lake City et al. Trial continued till February 12th.

Martin A. Cummins vs. Martin A. Cummins et al. Trial continued till February 12th.

Roll of Honor.

The following scholars of the Fifteenth school have been neither tardy nor absent during the half year ending January 27, 1893:

John Collins, \$100.

W. H. Young, \$50.

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BY WIRE TODAY.

The Hawaiian Trouble as Viewed by De Worms.

THE ANTI-OPION BILL.

The Pope's Great Interest in the United States of America.

SUSPENSION OF THE WORKS.

Teller Cannot See What Cleveland Has to Do with the Matter.

London, Feb. 5.—A correspondent had an interview with James Henry de Worms, conservative M. P. and parliamentary under secretary of the colonial office in the late administration of Lord Salisbury, Baron de Worms, and who is regarded as thoroughly in the confidence of the conservative leaders, especially as to their foreign policy, a subject with which he is widely conversant. De Worms said he had long expected the trouble which had broken out in Honolulu. He did not approve of the proposed annexation of Hawaii to the United States. America, said the baron, had no right to annex a piece of territory miles distant from her own territory. He considered the proper remedy for the Hawaiian difficulty to be a joint protectorate similar to the protectorate of Samoa.

The British and German population in Hawaii dwarfed the American; hence they would not allow the views of the American people to silence their claims. England should oppose the annexation and Germany would be sure to sympathize.

Wife Murderer Hanged.

Springfield, Mass., Feb. 5.—Walter W. Holmes, the wife murderer, was hanged this morning.

Wife and Husband.

Atlanta, Ga., Feb. 5.—Walter Holmes is in jail charged by his wife with being the murderer of the Barrett family. Dr. Barrett has been a member of the state legislature and prominent in business and professional circles. On Saturday morning he was found dead in his bed, and his wife was found with a knife in her hand, and the husband found in death. Today she confessed to the crime and was hanged.

Perished in Flames.

New York, Feb. 5.—In a fire of mysterious origin, early this morning, in a six-story tenement on Orchard street, a family of three was wiped out. The mother, a woman named Mary, was killed. The father, a man named John, was injured. The child, a young boy, was found dead. The family was suffocated and found by the firemen after the blaze was under control.

Disabled Steamer.

London, Feb. 5.—The Hamburg American ship, the "Hamburg," from Hamburg for New York, passed today in the harbor and was disabled. She signaled that the engines were disabled and she was making for Southampton.

Concerning the Whiskey Trust.

London, Feb. 5.—Two hundred and wholesale whiskey dealers from all parts of the country met here today for the purpose of voting a protest against any increase of the government tax on whiskey by Congress, and to adopt some measure whereby the operations of the whiskey trust may be checked.

Frozen to Death.

Toronto, Feb. 5.—James Mitchell, wife and child, were found frozen to death.

CONGRESS.

HOUSE.

WASHINGTON, Feb. 5.—On the opening of the House this morning the speaker announced the decision that the Senate amendments to the anti-opium bill must be considered in the committee of the whole and that they therefore were not open for consideration of the House.

Senate moved to refer to the committee on ways and means.

India and Africa.

CALCUTTA, Feb. 5.—A delegation of native and European merchants waited upon the viceroy of India and submitted a memorial demanding a view of the future of the British monetary system to arrive at any conclusion in the immediate future, that the government of India should immediately issue the rupee to free coinage. Lord Lansdowne said the Indian government was not prepared to consider the proposal for future consideration. The opponents of the change must now show that while the

ROYAL Baking Powder

Highest of all in Leavening Power.—Latest U. S. Gov't Report.

ABSOLUTELY PURE

change of the currency standard of value from silver to gold would benefit other nations, it would damage India. The whole question must, however, await the issue of the House of Representatives committee appointed in England to consider the question.

The Works Still Run.

DEARBY, N. H., Feb. 5.—Representative Childs of New York City, who has been in New York and by his orders the mines and mills of the company have been closed down, today, throwing between 300 and 400 men out of employment. The suspension caused great variety throughout the section, as recent reports of the operations were of the most encouraging nature. Representative Childs refused to give any information except that the suspension would be permanent.

Wife and Husband.

Atlanta, Ga., Feb. 5.—Walter Holmes is in jail charged by his wife with being the murderer of the Barrett family. Dr. Barrett has been a member of the state legislature and prominent in business and professional circles. On Saturday morning he was found dead in his bed, and his wife was found with a knife in her hand, and the husband found in death. Today she confessed to the crime and was hanged.

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