EVENING NEWS.

Wennesday, J. Smanary 11. 1988.

FRAGMENTS.

H. Howerns was flood \$15 coday is drunk onness. WM. DOHERTY is awaiting trial

the Police Court for battery. THREE new cases of diplitheria have

appeared on H Street, near Seve Wh. DURSSOND, lot tirunkenness, was fined \$10 today. He will serve

ten days in fail.

THERE was no session of the Terri-torial Supreme Court this alternoon as the judges attended the funeral of the late Mrs. Thomas, which was bel at 2 p.m.

EXGENERS LOURIN, of Benver, 18 In town for the purpose of looking over the refusal to allow an appeal would the city with a view to giving an es- prevent a further contest of the case timate on the proposed system of sewon the part of the Church. To say erage.

The trial of the four young men connected with the disturbance at the Soath Jordan party a couple of Weeks ago commenced in Justice Pyper's court yesterday alternoon, and occupied the whole of today. It may possibly be concluded this evening.

This afternoon we bad the pleasure of a dall from F. P. Howland, M. D., and his wife. They are from Syracuse, N. Y., and are on a pleasure trip through the West. They are very genial, are liberal in their views and sympathies, and find fanch to interest them in the "clip of the Baints." They will leave shortly for Galifornia. act of manifest and gross injustice. The defendant corporation did not ask

Working in Lehi.

On the morning of the 9th inst. deputy marshals called at the residen- the ces of A. B. Anderson and Wm. Smithland, wick, at Leht, and subpœused members reasonable and fair-minded person of their families. The two gentlemen could deny. It was a matter in which named were not at home. all of the people were interested, and

Post-Office Re-established.

The Park Valley, Box Elder County, postoffice, which was discontinued some time ago, has been re-established and is expected shortly to resume operations. C. E. L. Jackson has been appointed postmaster.

ALCOSEL 1 B. VETR The Charge.

President Jacob Gates, who was arrested at Provo on Dec. 5th by four deputies, charged with adultery. He did not waive examination, but was bound over at the request of the pros :cution, who had no witnesses.

avre an Suicide.

A report comes from West Weber, Weber County, that John Jones a resident of that place, had committed sulcide by hanging. He was about 34 adopt d. years of age. The cause of the deed was domestic trouble. It is said that December 31st, 1887, showing in tabular

THE CHURCH CASE. THE LEGISLATURE:

carried, and the chair appointed King prevent a further contest of the case and Clark.

A concurrent resolution was offered A concurrent resolution was offered to provide copies of daily papers and pestage stamps for members. Carried. McLaughlin voted against it. Thurman offered a joint resolution, appointing J. F. Hammond, J. G. Suth-erlaud and W. C. Hall a commission to compile the laws, and sporopriat-ing \$2,400 for their remuneration. Af-ters anort debate the moint of order that the appointment of a receiver in the present case could not to be ap-pealed from was virtually to take all of the Church's property entirely out of its control and beyond its reach forever. It would finally Settle the validity of the law dissolving the Church ter a snort debate, the point of order made by Richards was sustained that under rule 32 the resolution was out corporation, without giving an opportunity to be beard before the f order.

United States Supreme Court. If the Thurman moved to suspend rule 32 Court sustained the position of Mr.

Moyle moved an adjournment until Peters, it would give the receiver ab-Moyle moved an adjournment until Thursday at 2 p. m. Thurman op-posed, ordering a dispesition of his resolution. The motion to adjoura was lost. Creer moved that Rule 30 be suspended, which required the res-olution to be passed on a day subse-quent to its introduction if at all, the solute power to take Church property wherever it was, ond leave the Church absolutely without the right to contest The defendant corporation did not ask

dent to its introduction if at all, the object being to push the resolution through wishoat delay. Hatch opposed haste in making the appropriation. Thurman urged the need of immediate action looking to a compilation of the laws, and defor the property to be taken out of the hands of the receiver, but it did ask the right of testing the law before picted the deplorable condition they were in. He was not particular about highest tribunal in the ne

specifying the remuneration. The pending motion was carried and Rule 30 was suspended. Hatch moved to fix the time of adournment at 2 o'clock today, but on a should be decided in the interests of suggestion from the speaker that he would like one day in which to appoint committees, Hatch withdrew his mo-The court took the matter under ad-

On motion Thurman's resolution passed to its second reading. Richards moved to amend the reso

lution by striking out the appropriat-ing clause, with a view to inserting it in the general appropriation bill. King opposed the amendment, and urged Last Evening's Session of the that the appropriation be made at once. Municipal Fathers.

The City Council met in regular ses-sion at 7 o'clock last evening. Mayor Armstrong presiding. had offered. A compromise amend-ment was offered by Taurman and ac-

Four liquor licenses were granted to

a right which

CITY COUNCIL.

Justice.

visement.

Armstrong presiding.

January. February.

day

March

**************** pril.....

Four liquor licenses were granted to as many applicants. J. H. Moyle, assistant city attorney, reported that he had considered the petition of John Haslam, wherein he asked for a quit claim deed from the city, for a certain piece of land claimed by him, but which had been erropeous ly included in a deed given to F. J. F. Pascoe, and recommended that the deed asked for be given. Report

Closing 21 ayes and 2 noes. The title of the resolution was read, amended and passed. Clark moved to adjourn. Carried.

TERRITORIAL ITEMS.

 The Gevernment Claims There is No Appeal to the Supreme Court.
The application of the defendant crossing of Latter day Saints, for fining the supersectants in the sait of the United States is and Le Grand, on appeal to the Supreme Court of the United States varies to a behalf of the same of the Erritorial Supreme Court of the United States varies on the House adjourned till to game to earnest work without the same of the Erritorial Supreme Court of the United States varies on the Supreme Court of the United States varies to a special to the Supreme Court of the United States varies to a special to the Supreme Court of the United States varies to a special to the United States to a special to the Supreme Court of the United States to a special to the Supreme Court of the United States to a special to the Court of the United States to a special to the Court of the United States to a special to the Court of the Supreme Court of the United States to a special to the Court of the United States to a special to the Court of the Supreme Court of the United States to a special to the Court of the Supreme Court of the United States to a special to the Court of the Supreme Court of the United States to a special to the Court of the Supreme Court of the Su JULLED FROM LATEST EXCHANGES

The opening of the New Year has been the period, from time immemo-rial, for making good resolutions. It seems that O. P. Yelton, the new mar-shal of Laramic, Wyoming, is favora-bly impressed with this popular cus-tom, and though a little late, is deter-mined to get there. In a proclamation bly impressed with this popular cus-tom, and though a little late, is deter-mined to get there. In a proclamation issued to the police of that city under date of January 5th, he says: I will take the opportunity to call your especial attention to some of the ordi-nances that I fear arc being violated and which I shall endeavor to enforce. First, is the ordinance prohibiting the selling or giving away of intoxicating liquors to minors. Second, is the or-diance prohibiting the selling or giv-ing away any liquors between the nours of 10 a. m. and 2 p. m., on San-day. Third, is the ordinance prohib-iting the dealing of "faro" on Sunday. Fourth, are the ordinances relating o vagrants and others. The ordinan-ces in regard to this makes it our daty to argest all persons found begging, of without visible means of support, or persons leading a worthless and im-moral life (the last mentioned class-commonily called "tin horos"). At such persons I wish you to report from time to time and all such I wish you to inform that; they will be required to seek legitimate employment, leave the city, or stand trial for vagrancy. And iast, but not least is the fact that the lewd women of the city have been allowed to visit the salons and drink lewd women of the city have been allowed to visit the saloons and drint and carouse at the bar; this in future so long as I am marshal, and so long as I have the sanction of the mayor and city council, will be prohibited. If they persist in this I shall certainly force them to leave the city or go to jail."

The London Telegraph says that some time ago the government of the Pope called the attention of that of Italy to the fact of the existence of a conspiracy to steal the Pope's jubiles presents sent by way of the Italian railroads. The authorities did their best to prevent depredations but their success was only partial. Among the objects tampered with is now reported to be the "Biblia Pauperum" sent by the king of Saxony. The genuine preclous stones with which the magaificent cover was ornamented were all broken out, and the robbers, in order to keep the theft a secret as long as possible, fixed false stones in the places of the genuine gems. The holy father

ted at in



Paid for Clean,

Importer and Manufacturer of

IN P. SAXE

BAILWAY.

his wile ran away last week with a form the number of arrests made and man named Graham.

The Blockade.

The Utah & Northern blockade stal continues, though the train which left Logan on Sunday reached Ogden at 5:50 this morning. Hons. John E. Carlisle and C. F. Olson, members of the Legislative Council, came through on it and took their places among the solons this afternoon. in each month of the year. A builette from the Utah & Northern office in Ogden says it is uncertain when the next train will get through. It is fikely, however, that a thaw will set in in a day or two, and the road will again be open.

July..... Fined for Mine Jumping. Today, before Commissioner Norrell, hree men from Morgan County were August. September Octobet. Dovember. December. tried for jumping a mine, by taking possession of what is known as the General Grant tunnel. The complaint was made by ex-postmaster John T. Lynch, who alleges that Peter Poulson Nicls P. Thomsen and John Chritchley, in the county of Morgan, Utab, did unlawfully interfere with the Norway Iron Mining and Manufacturing Com-pany, by uniting possession of the min-ing property of the company and preventing its agents from working the

The property in dispute is located in Mill Creek Mining District, Hard-scrabble Canon, twelve miles above Morgan City. The arrests were made by Deputy Marshal Pratt, who left this city on Monday morning, proceeding to Morgan City by rail. From there he went by sleign and on foot up who asked that a deed be issued her Mill Fork, to where the men were working the mine in dispute. He had quite an experience in getting through the snow, which was about four feet deep on the level, and was drifted in places, while the weather was bitterly cold. On arriving within shout fifty cold. On arriving within about fifty granted, Granted. feet of the mine, Mr. Prait was halted by the men, but on informing them who he was, they quietly submitted to the arrest. All the parties remained in the tunnel until 2 o'clock yesterday morning, when they started down. One of the defendants almost froze to death before he got to Morgan, from which place they came to this city by rail.

B. A. M. Froiseth was the first wit-B. A. M. Froiseth was the first wit-ness called at the trial before Com-missioner Norrell today. He testified to the ennership of the mine. by the company of which he was secretary and manager. On December 19th It was placed in the hands of two men, Messrs. Shikesett and Carter, under contract to work there. One of the defendants, May Worseldins et al., appellants; from Third District; petition for re-bearing denied. The Wasatch Mining Co., respond-ents, vs. Joseph A. Jennings et al., appellants; from Taird District; peti-tion for rebearing denied. Peter Hygerson, appellant, vs. John C. Witherk et al., respondents; from defendants, Mr. Poulsen, was a slock-holder in the company. The directors were John Tr Lynch, president; J. B. sice-president; B. A. M. Froiseth, secretary and manager; W. Lindsay E. Rogers and to practice Henderson were admitted to practice Wm. H. Hooper and J. C. Harvey. Mesars, Mikesell and Carter tes-tified that they were employed on Dec 19th, to drive the tannel in 50 feet; we

left the tunnel on the afternoon of Jan. 1st, and the next morning were told that Messrs. Poulson and Thomsen had jumped the tunnel; we went up and found them there; they said they would allow no one there but an offi-

form the number of arrests made and the nature of the crimes committed. A total of 1,172 arrests were made dur-ing the year, and included in these were: Males under 16 years of age, 73; males over 16 years of age, 1,011; fe-males, 88. In addition to the fore-going there were 98 lodgers, 32 kept for other officers and 27 working for board, making a total number of per-The Legislative Council met prompt

and approved. The President announced the stand board, making a total number of per-sons in custody during the year 1,329. The following statement shows the lotal amount of property reported at ing committees as follows: On Elections-Shurtliff, Carlisle, Marshall, Woolley and Bryan. On Judiciary-Woolley, Shurtliff, Marshal, Smoot and Wimmer. On Claims and Public Accounts-Oisen, Bryan and Smoot the police headquart irs as baving been stolen and the value thereof recovered

Olsen, Bryan and Smoot. On Appropriations -- Woolley, Smoo Marshall and Carlisie. On Ways and Means-Shurtliff, Howe and Tuttle. \$ 25.0 On Counties-Bryan, Tuttle and 962, 0 50.00 100.00 On Highways-Wimmer, Howe and 600.00 185.00

On Engrossment-Young, Olsen and Bryan. On Education—Carlisle, Marshall, Tuttle, Shurtliff and Woolley. On Agriculture—Tuttle, Olsen and 162.90 293.90 761.00

134.00 1,007.00 187.00 25.00 780.00 633.00 524.00 602.50 912.50 320.00 lowe On Manufactures and Commerce-Smoot, Woolley and Wimmer. On Militia-Howe, Turtle and Bryan. On Penitentiary and Reform School -Wimmer, Olsen and Saurtliff. Total stolen...... \$5,621.00 Total recovered...... Being about 57% per cent. of the amount ost as reported.

Tuttle.

Chief Engineer Ottinger presented his report for the quarter ending De-Howe and Wimmer. cember 31st, 1887, showing:

Stolen

98.00

154.00

850.0 183 2,250

quarter were \$1,034.39

The committee on waterworks, to whom had been referred the report of the superintendent for the quarter ending December 31st, 1881, reported that they had examined the same and found it correct. Report adopted. The committee on public grounds reported in favor of Mary Gunderson, who asked that a deed he issued har On Contingent Expenses of Council -Howe, Wimmer and Tuttle. JOINT STANDING COMMITTEES. On Public Printing-Carlisle, Wool-

The Council took up the considera-tion of the revised ordinances, and af-ter spending some time at the work adjourned till this evening.

The Supreme Court.

The following business was transacted in the Territorial Supreme Court

not concurred in, and stated that it was incompetent for the Legislature to delegate its authority. The resolution was referred to the committee on judiclary. Marshall presented a bill for the compliation of the laws of Utah in compact form, to consist of an edition of 3,000 copies, to be printed by the lawest responsible bidder. Re-ferred to the committee on judiciary. Marshall then presented a bill for preceedings in insolvency, and briefly explained the necessity for it, as ne viewed it; the bill was read by its title and referred to the committee on today: Lucian Sultzgable, respondent, vs tile and referred to the committee on C. Witheck et al., respondents; from udiciary. First District; submitted and taken

under advisement. Riley D. Winters, Joseph H. Hurd, in the Supreme Court, and took the

requisite oath. The United States of America van The late Corporation from the orders appointing a receiver in this cause was argued, submitted and taken under advisement.

is much irrits the splendid volume Benediction by the chaplain. COUNCIL.

Crack Shote. ly at 2 p.m. today at the City Hall. After roll call and prayer, the min-utes of yesterday's session was read If the statement of Captain Jack Crawford, of Buffalo, New York, can ce relied on it will have a tendency to

pull a few of the tailest tail feathers out of the professional reputation of some of the crack rifle shots who are now posing before the public. To the reporter he recently said: "No, sir, I do not claim to be an ex-"No, sir, I do not claim to be an ex-pert at faney shooting, there is too much trickery—a sort of sleight-of-hand business—connected with it. I do pretend to be a crack shot, and to excel in accuracy and rapidity with a Winchester rifle. The Winchester Arms Company have offered repeated-ly to back me for \$5,000 against an; man in the world in that sort of skill. tuan in the world in that sort of skill. I have fired twelve shots in three and a haif seconds. But here, let me en lighten you as to one of the meat little tricks used in fancy shots." Here the scout produced what appeared to be, as he held it at aldistance, a brass shell tipped with a leaden ball. "Looks like a bullet, doesn't it?" he said with a laugh. "Well, it isn't. If is simply a paper mache protuberance appropri ately colored to look liked lead Nov Picking open the end he disclosed to view a quantity of shet-about 200 he said were in the shell with just enough On Irrigation - Woolley, Carlisle, said were in the shell with just enough powder in the butt to do the work. "How are they fed? You have prob ably witnessed the feat of cracking glass balls thrown in the air by shoot ing at them with a Winchester, and while riding a horse going at a gallop. Well that is the kind of a 'ball' cart-ridge that is used, and the spectators look on with wonder and admiration, supposing that it is done with a single ball; and that is something, my boy, that ne man in the world has ever done or will do, because it is a physi-cal impossibility." On Fish and Game-Young, Bryan On Fish and Game-roung, Bryan and Wimmer." On Mines and Mining — Woolley, Marshall, Tuttle and Young. On Private Corporations—Marshall, Shurtliff, Carlisle and Futtie. On Municipal Corporations and Towns—Marshall, Smoot, Bryan and On Asylum-Smoot, Young and Car-

On Public Health-Bryan, Carlisle and Young. On Rules - Shurtliff, Marshall and

DEATHS.

FJELD -At Lehi, Jan. 9th, 1887, of pneu On Enrollment-Olsen, Young and mia, Carl J. Fjeld. Deceased was born in Drammen, Norway, Jan. 20th, 1825; was baptized April 6th, 1855, and came to Utahin 1860. "He leaves two on Territorial Library-Tuttle, Howe and Young. A House concurrent resolution pro-viding for the furnishing of four daily wives and seven children, besides a host of friends, to mourn his loss. He died in full faith of the Gospel.-[Com.

papers, or their equivalent in other papers, with the necessary postage stamps to each member, was read. Scandinarian Stjerne, please copy.

24th, after a very short sickness, Sariab Jane, daughter of the late King Derius, and Margaret A. Shirts, aged,13 years.

LEWELLYN .- In Fountain Green, Sanpete County, Utah, at 6:27 a. m., December 31st, 18s7, of cerebro spinal meninguns, Esther Rosalin, daughter of Rees R. and Ann Lewellyn. Deceased was a very kind an telligent child and her parents very

War Department, Signal Service, U. S. Army, DAILY WEATHER BULLEFIN

corological Reports Received at Salt Lake City on January 11, 1888, at 11 a. m. local time.

THERE NO. WIND.



Signal Service reports taken at 5 a.m.

Adopted. A resolution of the House providing for the compilation of the laws of Utab, by Messrs. Sutherland, Hall and Ham-mond, and appropriating a compen-sation of \$300 each, was received. Marshall moved that the resolution be not concurred in, and stated that it was incompetent for the Legislature independent is authority. SHIRTS .- At Los, Pinte County, December

mourn her demise.-[COM.

