

FIREWORKS BURN IN COUNCIL ROOM

Minority Members Given an Exhibition by "American" Majority.

BOND ISSUE "EXPLAINED."

Resolution Introduced by Puppers of The "Inner Circle" Shows Ostensible Purpose of Mortgage.

With nothing on the surface to give warning of anything happening out of the ordinary, and only routine business in sight, last night's council session developed some of the most astonishing features ever chronicled in a meeting of Salt Lake's city fathers. Classic nights of oratory were indulged in over the most trivial subjects, parliamentary tangles of the brand usually affected by the erudite disciples of Jefferson's manual of order were numerous, and compliments were exchanged in complimentary nature were exchanged between minority and majority members. About the most amusing "stunt" performed by the solons last evening was the attempt to get out of the committee pigeon hole and revivify the old matter of appointing of a matron for the city jail. The resolution appointing Mrs. Bero to that position had been introduced in the council March 12, and efforts of a more or less desultory character have been made ever since to do something with it. The more important matter of the bond issue had first to get out of the way, however, and the "inner circle" promise to reward a faithful laborer in the "cause" of "Americanism" was compelled to wait.

STEWART CALLS IT UP.

The matter was called up by Councilman Stewart, who moved to take the matter out of the hands of the committee and place it before the council for action. At once the learned seigniors fell into a mizup. Councilman Fernstrom asked that the matter go to the council, as it had come to the council in the shape of a report from the committee.

Councilman Stewart hotly opposed this move, saying it had been laid over long enough. Councilman Fernstrom insisted it was the right of any two councilmen to insist on the laying over for consideration a week any matter coming up from a committee, as it might contain new provisions, or might be a new report. The councilman claimed this right by virtue of the constitution.

Stewart again opposed the motion, as the promise to "fix the matter up" had been made for sure last night, and it just had to go through. A debate on the question of the matter in view of the request of the minority members followed, in which several members took part, and during the war of words the city attorney became active and endeavored to look up "statutes" in order to set the honorable gentlemen right.

BLACK TAKES A HAND.

Just at that moment Councilman Black came to the rescue. He said he didn't believe any of the councilmen knew what they were talking about. He then proceeded to elucidate the question. He said the matter was properly before the council because the council misunderstood the action in regard to it. He then proceeded to state what the action taken had been, but Councilman J. B. Moran interrupted him with the information that the matter was entirely wrong and told just what the action of the council had been, that the report had been referred to the city attorney and that the matter was at last meeting the attorney sent it to the council with his report, as requested, and that it was properly before the council as a report from the committee. Whereupon the ponderous Mr. Black subsided.

FERRY TAKES A HAND.

Councilman Ferry then tried his hand. He said he had a very clear idea of what the proposition was, and said he would tell the council. The reason the report was not a report, he said, was because it was not a report. The council had considered the report and it had considered it well. Ever since the 18th of March the matter had been in the hands of the committee, and they ought to know. So what's the use of wrangling over anything so plain. The position of those contending that the time for action is now, is right. Stewart asked for a decision by the chair. President Davis announced that the report was before the council for action. Councilman Hall appealed from the decision of the chair. Ferry said the chair was right. Councilman Fernstrom said the attempt of the majority to muzzle the minority in a statutory privilege was a dangerous precedent and would rebound upon their own heads. "This is the rawest thing the city fathers have ever perpetrated in the seven years I have been in the council," said Fernstrom, "and I tell you the contract you make under this ruling will not be with the paper it is written on, but with the people of the city. The appointment was merely a form. He stated there was no harmony in the work of the administration, either in the police department or the fire department, or any other department of the city. "It is all graft," declared Councilman Fernstrom, "and the people will repay you by retirement to private life."

DAVIS IS FIRM.

President Davis refused to entertain the appeal from his decision, and the matter finally passed on a vote of 3 to 5. Councilman Fernstrom voting in the affirmative. When the vote was announced, Mr. Fernstrom moved to reconsider the matter, which action took it over for another week.

DAVIS AND HEUSER.

A prolonged discussion also followed the motion by Councilman Ferry to take from the hands of the committee the matter of the forfeiture of \$600 by Davis & Heuser on sewer extension contract No. 178 and to pay the full amount of the claim, as he said competent reasons had been given why the delay of 36 days occurred in the completion of the contract. Fernstrom and Black opposed the council

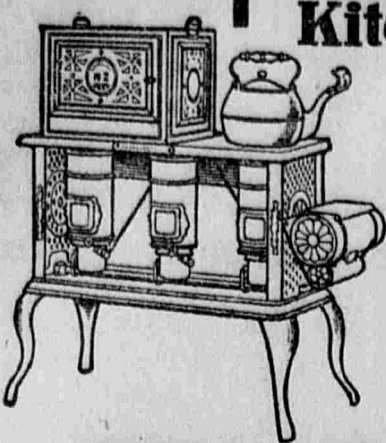
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Dr. T. Felix Gouard's Oriental Cream or Magical Beautifier.



and a Cream as the best beauty of all the world. For sale by all druggists and Fancy Goods. There is no other like it in the world.

OPKINS, Prop., 27 Grand Union Street, New York

Keep the Kitchen Cool



Why swelter over a glowing range in a stuffy kitchen, when a new Perfection Wick Blue Flame Oil Cook-Stove will do the family cooking without raising the temperature enough to be noticeable?

By putting a "New Perfection" in and allowing the range fire to go out, you may make this summer's kitchen work not only bearable, but actually a pleasure. The

NEW PERFECTION Wick Blue Flame Oil Cook-Stove

produces an intense heat under the kettle or in the oven, but does not radiate heat in all directions as a coal range does—hence is used with comfort on the hottest summer day. Made in three sizes, and warranted. If not with your dealer, write our nearest agency.



The Rayo Lamp

comes as near perfect perfection as possible to get. Gives a clear, bright light that reaches the farthest corner of a good sized living-room. Well made throughout of nickel-plated brass; perfectly safe and very ornamental. Warranted in every particular. If not with your dealer, write our nearest agency.

Continental Oil Company (Incorporated)

"putting their hands into the people's pockets" and taking this \$600. Councilman Raybould also opposed the motion, saying that unless the council enforced forfeiture for the report would always be behind in their work.

Councilman Stewart said it made a great deal of difference "whose contract" was concerned. He said he didn't remember hearing any of the longed-for efforts in regard to "putting their hands into the people's pockets" when a forfeiture of several hundred dollars by P. J. Moran was before the council some time since, and thought the council ought to be fair and where the delay was unavoidable, the contractors could not be held responsible.

NEW POLICE ORDINANCE.

An ordinance reorganizing the police department was introduced, the chief changes being the creation of the office of chief of detectives, so that Geo. Sheets might legally hold his job handed him as a reward for services rendered. The ordinance was referred to the committee on the police, and the chief of police was authorized to see that it is not done.

The ordinance providing a sliding scale of wages for garbage wagon drivers, proportionate to the weight of garbage hauled, was passed.

City Auditor A. B. Moran submitted an estimate of \$2,370.43 in favor of P. J. Moran for paving West Temple street, between Fourth and Fifth South, but called attention to the fact that Moran did not complete the work until 224 days after it should have been completed and was liable to a forfeit of \$25 per day under the terms of the contract. The matter was referred to the finance committee.

The letter from the big meat dealers saying that Salt Lake City was a "meat market" for the reason of the insufficiency of government inspection was received and referred to the license committee.

"EXPLAIN" BOND ISSUE.

The matter of the \$600,000 bond issue came up on a motion by Councilman Ferry to adopt a resolution setting forth the reasons of the council for urging a bond issue at this time, and the purposes for which they pledge themselves to spend the money received from the sale of the bonds. Councilman Hall endeavored to have the matter go over for a week, but was voted down. Following is the resolution as passed last night.

"Whereas, the city council of Salt Lake City, June 18, 1908, passed an ordinance calling for a special election to be held on July 29, 1908, to vote on the question of issuing bonds in the sum of \$600,000 for improving the water and sewer systems of Salt Lake City; now, therefore, be it

"Resolved, That the following statement be issued for the purpose of informing the people upon the questions involved: "To the qualified voters of Salt Lake City: "Certain large improvements in the water system and the sewer system of this city were begun in 1905. To complete an extensive water and sewer system, the fast increasing population will require more money than can be secured from current revenue; hence, the voters are called upon to authorize the issue of bonds in the sum of \$600,000, of which shall be applied to the completion and extension of our water system and \$125,000 of which shall be applied to the completion and extension of our sewer system.

"The particular uses for which this money is needed are as follows: "For building an aqueduct on North Temple street from Fourth West to Ninth West streets, to care for the surplus waters from City creek, thus protecting property owners on the west side from damage to their property and protecting the city from expensive damage suits, \$65,000.

"For extension of water mains on the west side in the Second and Third wards, \$40,000.

"For replacing the three-inch and four-inch water mains in the Fourth ward by mains adequate to supply that rapidly growing section of the city, \$100,000.

"For extension of the water mains in the First ward, \$50,000.

"For enlarging and increasing the capacity of the general water system of the city, securing additional water rights and enlarging and extending the East Jordan canal, \$200,000.

"Sewer.—For completing and extending the sewer system, including the intercepting sewer, pumping plant and outlet for same, which will drain a large area in the southern and western parts of the city, thus increasing the value of all property in those sections, \$125,000.

"It appears clear to the city council that without the expenditure of the money herein provided, the city would be denied the benefits to which they are entitled from the large sums of money already expended in our water and sewer systems.

"The city council assures the people that if this bond issue be approved there will be no need to raise the tax levy for the current year, nor will there be any necessity for increasing the present water rates. The receipts in

the water department have shown great gains and will provide for the interest and sinking fund for this department.

"It does not seem advisable that permanent improvements of the nature above referred to should be paid for from current revenues, as it imposes too heavy a burden upon the taxpayers. The issuance of bonds and the creation of a sinking fund for their ultimate redemption distributes and equalizes this burden over a series of years.

The estimates for the above purposes have been made after careful investigation of the present and future needs of our city by the engineering department.

"The mayor and the city council of Salt Lake City do hereby pledge themselves to carry out the above described improvements at the least possible expense consistent with good results, and do hereby further pledge themselves to expend the money only in the manner set forth in the foregoing statement."

ROUTINE.

The Old Homestead company presented a claim for \$3,000 damages to property on B street, between First and Second avenues, by change of grade. Referred to claims committee.

M. E. Callahan of 35 Donaldson court presented a claim for \$475 damages to his property by an overflow of water. May 25 and 26, 1908, the water being turned in by rubbish in the gutter as it flowed down Fifth East street. Referred to Claims committee.

George A. Lowe et al., representing 61% of frontage, protested against First South street, between Third and Fourth East, being paved with Utah asphaltum and asked that the California product be used. Referred to municipal laws committee.

J. L. Malone presented a claim for \$25 for damage done to his billiard hall by water in the basement of the Atlas block while a sewer was being dug on the north side of the building. Referred to claims committee.

A recess was taken to Wednesday evening when the pay-rolls will be passed, so that the city employees may appropriately celebrate the Fourth of July.

BORN IN IOWA.

Our family were all born and raised in Iowa, and have used Chamberlain's Colic, Cholera and Diarrhoea Remedy (made at Des Moines) for years. We know how good it is from long experience in the use of it. In fact, when in El Paso, Texas, the writer's life was saved by the prompt use of this remedy. We are now engaged in the mercantile business at Narcoossee, Fla., and have purchased the remedy in large quantities. It is proven very successful and is constantly growing in favor.—Ennis Bros. This remedy is for sale by all druggists.

JULY OUTING.

To northern Utah and Idaho points, July 3rd, via O. S. L. Low round trip rates and long limits. See agents for further particulars.

LADIES' DAY AT WANDAMERE.

Today is free ladies' and children's day at Wandamere. Yesterday the Missionary society of the Ninth ward held a benefit celebration for five young missionaries who are about to leave that ward to perform missions. A large crowd was present and a pleasant day was spent.

Tomorrow is Wandamere Athletic club day at the swimming pool. Program of sports has been arranged, and suitable prizes will be given for the winners in the different events.

M. AND M. DIRECTORS.

Four Members Selected at Last Night's Meeting.

At last night's meeting of the Manufacturers & Merchants' association, C. A. Quigley, Henry M. Dinwoody, Joseph S. H. Loring, N. Stoh, were elected directors. Twenty new members were admitted as follows: Studebaker Bros. of Utah, Beneficial Life Insurance company, Siegel Clothing company, Pembroke Stationery company, Clayton-Darney Music company, Richardson, Adams Co., Lubra-collis company, Poster Advertising company, C. W. Nunn, J. M. Christensen & Co., Salt Lake Hat factory, National Tea Importing company, McGee Shoe company, John W. Back, honey dealer, Acme Printing company, E. McNeely, Jr., Isidore, King-Brown Hardware company, Walden Advertising company and Kahn Brothers Co.

It was announced that the Booster excursion train for Nephi would leave this city at 7 a. m., July 10, over the San Pedro road, and that the Nephi Commercial club was making elaborate plans for entertaining the visitors.

Pastor Huntington speaks tonight at Big Tent opposite Postoffice. Subject, Signs of Christ's Second Event and Kingdom.

Hear Pastor Huntington tonight at Big Tent opposite Postoffice. All welcome.

REGULAR JULY WEATHER.

The local weather bureau has prepared the following summary of July weather for the 34 years the bureau has been established:

Temperature.—Mean or normal temperature, 67 degrees. The warmest month was that of 1901, with an average of 80 degrees. The coldest month was that of 1897, with an average of 72 degrees. The highest temperature was 101 degrees, on July 18, 1901. The lowest temperature was 43 degrees, on July 3, 1902.

Precipitation.—Average for the month, 50 inch. The greatest monthly precipitation was 2.42 inches, in 1874. The least monthly precipitation was a trace in 1886 and 1892. The greatest amount of precipitation recorded in any 24 consecutive hours was 77 inch, on July 23, 1892.

Relative Humidity.—Average, 6 a. m., 43 per cent; average, 6 p. m., 24 per cent.

Clouds and Weather.—Average number of clear days, 18; partly cloudy days, 10; cloudy days, three.

Wind.—The prevailing winds are from the southeast. The average daily velocity of the wind is six miles. The highest velocity of the wind was 47 miles, from the north, on July 1, 1903.

It adds spice to dreary life, encourages the human heart, lifts the soul out of despair and makes new life and happiness. That's what Hollister's Rocky Mountain Tea does. 35 cents, Tea or Tablets. Godde Pitts drug Co.

IDAHO TRIBUNAL SUSTAINS CLAIM

Supreme Court Declares Mrs. Hilton Entitled to Share Of Dr. Park's Estate.

ALL JUDGES CONCURRING

Property in Dispute in Fremont County—Decision of Interest Here Where Several Suits Are Pending.

The validity of the claim made by Mrs. Annie F. Armitage Hilton to having been married to Dr. John R. Park has been sustained by the supreme court of Idaho. Atty. N. V. Jones of this city has received a copy of the decision of that tribunal, which awards to Mrs. Hilton a widow's share of the estate of the late Dr. Park in Fremont county, Ida. The opinion was rendered by Justice Stewart of the Idaho supreme bench, Chief Justice Alfshie and Justice Sullivan concurring.

"The decision sustained the position of the supreme court of Utah in the Hilton-Royance case," said Mr. Jones, this morning. "They held that decision was controlling and that the executor had no ground for action. The judges seemed much interested in the case, and sustained practically every contention made by me in defense of Mrs. Hilton's claim, and upholding the probate and district courts of Fremont county, from which the action had been appealed."

CASE IS REVIEWED.

In the decision, the story of the Armitage-Park-Hilton case was reviewed. In 1872, at the residence of Mrs. Emeline Free Young, in Salt Lake, Dr. Park was sealed to Annie Armitage by President D. H. Wells. At the time Miss Armitage was supposed to be dying and the ceremony was performed in accordance with the belief of the Latter-day Saints. The girl did not die, however, and on March 19, 1873, a divorce was granted by the Mormon church.

At the time Mrs. Park supposed that this divorce was valid and later married William Hilton. The Idaho supreme court sustained the lower court in its decision, that while the marriage of Miss Armitage to Dr. Park was valid, the marriage of Dr. Park to Mrs. Park-Hilton was not, and the court held, she is entitled to one-half of Dr. Park's estate.

In the decision, the various points raised by the lawyers of Samuel W. Stewart, executor of the Dr. Park estate, were disposed of. It was held that Mrs. Park-Hilton's marriage to Hilton did not affect the merits of her claim and that the only manner in which the second marriage could properly come before the court would be when some question is raised concerning the validity of the first marriage. The decision will be of interest to a number of Salt Lake property owners, as the widow not only claims half of the estate left by Dr. Park, but also the validity of her transfers of property before his death which were made without obtaining her signature as Dr. Park's wife, and actions are pending against Mrs. George C. Blair, R. W. Sloan, A. M. Anderson, Fred Stauffer, Elizabeth Geogher, E. Blerer, Jr., and J. F. Cunningham.

BUCKLEN'S ARNICA SALVE WINS. Tom Macfar of Rural Route 1, Cochran, Mo., writes: "I had a bad sore on the instep of my foot and could find nothing that would heal it until I applied Bucklen's Arnica Salve. It has healed a 25c box won the day for me by affecting a perfect cure." Sold under guarantee at Z. C. M. I. drug dept.

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PROGRAM AT ORPHANAGE.

Anniversary of Bishop Scanlan's Consecration Occasion for Exercises.

The following program was observed last night, at the closing exercises of St. Ann's Orphanage:

Chorus, "All Hail, Our Bishop, Hall" Address to Rt. Rev. Bishop Scanlan. Marie McCallum

Piano duet, "The Boating Party," Minnie Misses E. McCallum, Teresa Stevens

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Piano solo, "Grand Valse de Concert," Minnie Misses E. McCallum, Teresa Stevens

Song, "Oh, Here We Are So Gay and Free," The Boys

Instrumental duet, "The Boys" Hazel Lorange, Mary Young

"The Orphan Girls, or the Triumph of Simplicity Over Pride."

Characters—Blanche Smith, Edna Burrill, Marie Kaiser

Orphan—Eileen Mack, Lulu, Eunice Whitte, Urunka, Jessie Galloway, Gipsy Queen, Marie McCallum

Piano duet, "The Boys" Hazel Lorange, Mary Young

"The Holidays Are Drawing Near" The Children

Scarf Fantasies—E. Mack, E. Whitney, B. Smith, H. Lorange, M. Tricle, M. Kaiser, F. Childs, Rosie Koski, M. McCallum.

DRAMA.

"Irish Mary of Our Gold Coins."

Cast of Characters—Bessie McNulty, American Girls, Elsie McNulty, Nellie Riley, Emma Leddermann, Mary Young.

TO ARREST TITUS FOR MANSLAUGHTER

County Attorney Will Prosecute Alleged Professor of Faith Cure.

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As a result of the shocking disclosures concerning the death of the three Titus children from diphtheria, the father of the children, "Prof." C. H. Titus is to be arrested on the charge of manslaughter. County Atty. Willard Hanson proposes to see that the man is punished, if possible under the law, for the uncalculated death of the children, Glen, aged two years, and Violet aged 10 years. It will be a test case as to whether a parent can permit his children to die in the absence of medical attention.

The children were afflicted with diphtheria and Titus failed to call in a physician, claiming that he would cure them by faith. He would not call a doctor but applied some sort of oil to the throats of the children and said that by fixing his mind on the cases he would cure them. Several days ago Glen died and Titus at first refused to apply for a burial permit, declaring his intention of burying the little one in the back yard. He changed his mind, however, and the child was buried in the city cemetery. Two other children then came down with the disease and on Sunday Violet died.

COMPLAINTS DRAWN.

The matter was reported to the board of health by indignant neighbors and Dr. Fisher of the board made an investigation. He treated the other child in spite of Titus and then took the matter up with the county attorney. Yesterday afternoon Mr. Hanson decided to proceed against the so-called "healer" and had drawn up two complaints charging Titus with involuntary manslaughter. The complaints were drawn under the following section of the statute:

"4163. Manslaughter is the unlawful killing of a human being without malice, in two kinds, voluntary and involuntary. Involuntary is the commission of an unlawful act not amounting to a felony, or in the commission of an act which might produce death, in an unlawful manner or without due caution and circumspection."

Rutherford Corbin, a newspaper man, swore to the complaints and there are five physicians who will be witnesses against the man. They are Drs. R. W. Fisher, H. N. Mayo, S. G. Paul, Evans and Lucilla Miles.

Warrants of arrest on each of the complaints were issued and placed in the hands of Deputy Sheriffs Axel Steele and Ike Emery. They were unable to locate the man, although they were looking for him the greater part of the night.

The bodies of the little ones are to be exhumed and an autopsy held so that there can be no doubt as to the cause of death. Titus will be arraigned before Justice Smith.

A LESSON IN HEALTH.

Healthy kidneys filter the impurities from the blood, and unless they do this good health is impossible. Foley's Kidney Cure makes sound kidneys and will positively cure all forms of kidney and bladder disease. It strengthens the whole system. For sale by F. J. Hill Drug Co., "The Never Substitutors."

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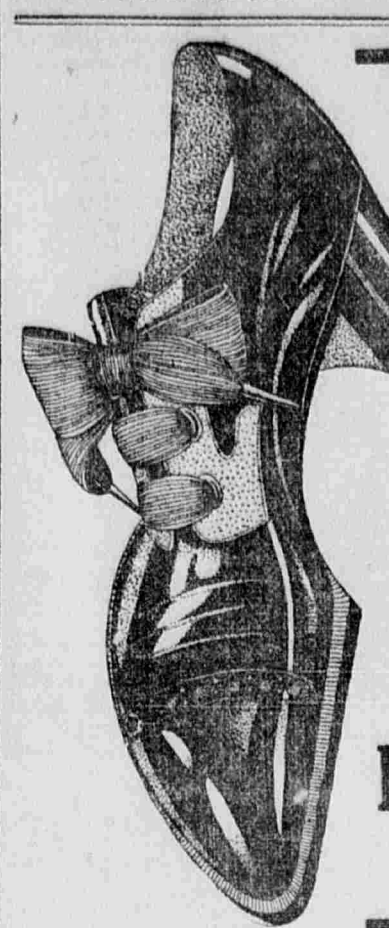
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The Fourth Is Very Sick and Medical Treatment Has Been Given Despite Father's Protest.

Irish Girls—Eileen Harrington, Teresa Stevens, Edna McCallum.
Recitation, "Sheridan's Ride"..... Teresa Stevens
Song, "Irish Mary"..... Teresa Stevens
Song, "Irish Mary"..... Teresa Stevens
Chorus, "Adieu Until We Meet Again"..... The Children
Examination in stenography.

Closing remarks.....Rt. Rev. Scanlan
The program included an examination in stenography which all the children great credit, particularly considering that none of the children are over 14 years old. The dictation was transcribed in typewriting in remarkably quick time. The affair was held in honor of the anniversary of the consecration of the Rt. Rev. Bishop Laurence Scanlan.



You'll enjoy your outing the Fourth if you have

"Money Back" Shoes

Comfort and Style at prices consistent with "Money Back" dealings.

DAVIS SHOE CO.

KEITH O'BRIEN

Reductions in Gloves

16-button chamois Gloves, white and natural, \$3.25 quality, for.....	\$2.70
12-button Gloves, black, white, brown, green, blue, red and gray. \$3.50 quality for	\$2.69
16-button silk Gloves, black, white, tan and navy, \$2.25 quality	