

SECOND EDITION, DESERET EVENING NEWS.

TUESDAY, March 8, 1892.
Copy for Advertisements which are expected to appear in the Deseret News on the day when publication should be had in the business section
and not later than the 1st of the month.
No advertisement will be accepted after the 1st of the month.
For copy for advertisements must be on hand.

FRAGMENTS.

A power well is being made at Goshen House.

Tonight City Council will meet in regular session tonight.

The foothills are already being visited by the bright touch of spring.

John Anderson this morning addressed the members of the Legislature and made a short speech.

Judge Zane's court this morning R. H. Price, a native of England and now residing in Scotland, County Tyrone, Ireland.

Last night Dr. Arthur F. Green, physician in charge of the Kader Institute, in this city, delivered an interesting address to the members of the Legislature on the present term.

Judge Zane's court this morning R. H. Price, a native of England and now residing in Scotland, County Tyrone, Ireland.

The case of Page, Ferrier and Lewis, defendant in the robbery, and which was set for trial this morning, was adjourned until the 11th instant.

Mrs. D. B. Brown, 251 Second Street, gave her good wishes to the interesting young couple.

The case of Page, Ferrier and Lewis, defendant in the robbery, and which was set for trial this morning, was adjourned until the 11th instant.

On the application of Attorney Watson, the case of J. C. Chisholm, indicted for grand larceny, was this afternoon adjourned until the 11th instant, estimated for the term, owing to the absence of three witnesses most interested in the defense.

The starting of Mr. William G. Hansen and Miss Hansen, D. B. Brown, will be utilized in the hours of uncertainty.

The economy will be performed at the expense of the public, and the cost of the trial, Mrs. W. D. Brown, 251 Second Street, will be defrayed by the interesting young couple.

A number of the friends of Miss William Ferguson, who had assumed the position of his mother at the time of his death, the Misses Morrison, were here last evening as a memorial for the past two years. The evening was spent in social amusements and pleasure.

Miss Hansen, residing on East Second South street, was called last evening on a charge of underhand collaboration with her husband, John Ferguson, in the killing of their son, William, which was also the plumb line. They were required to find bonds, the former in the amount of \$1,000, and the parties were closely questioned and the parties were released pending the further investigation of the case.

THE REGULAR GRIND.

Arrests and Arraignments of Alleged
Snak-Takers.—General
Police News.

Robert J. Miller and Tom Lynch, a couple of busy police districts who engaged in many skirmishes at the Dugout saloon, at the Eagle Foundry corner, last evening, were arrested and taken to police headquarters. The prior of the place in which the trouble occurred was to have made a complaint against the accused today but failed to do so and they were accordingly discharged.

Fred Miller and William Mace were arrested last night on a charge of breaking and entering and grand larceny. Mace still clothing store. They were arraigned to the police station today and entered plea of not guilty.

For the same reason in last night's permit to prosecute must be played in the Truth saloon.

Officer Clegg, who has for some time past been confined to his room with a severe attack of rheumatism, is recovering and will soon be on duty again.

J. H. Brown, a German expatriate, is in jail accused of stealing poultry.

Retired Elders.
Elder C. F. Elmer, of this city, returned from his mission to the Southern States on Saturday, March 5. He has been absent since March 12, 1890, and has labored in the South Carolina conference all the time. The conference is in a very poor condition, having lost nearly all its property last year. Many new fields of labor have opened up and the people whom manifested a greater desire to serve the Lord than had been formerly known. There are now more than 100 ministers laboring in the Southern States.

Elder H. H. Hedges, also of Salt Lake, left the city on Saturday, March 1, 1890, and has been laboring in Alabama and Mississippi, and gives an encouraging report of the work in this field. Quite recently he has been laboring in the Carolinas, however, but even such experiences are resulting in great good. His return in good health and spirits.

To Raise Funds.
The Chamber of Commerce officials are industriously circumlocuting the following circular among the business men of the community, asking that they spend their signatures to it:

"For the purpose of advancing the interests of our beloved city, we, the undersigned, pledge ourselves to the Chamber of Commerce, and give an encouraging report of the work in this field. Quite recently he has been laboring in the Carolinas, however, but even such experiences are resulting in great good. His return in good health and spirits.

"We, the undersigned, pledge ourselves to the Chamber of Commerce, and give an encouraging report of the work in this field. Quite recently he has been laboring in the Carolinas, however, but even such experiences are resulting in great good. His return in good health and spirits.

THE PROSECUTION RESTS.

Judge Henderson Then Champions the Cause of Marshal Parsons.

HIS EXPLANATION OF THE AFFAIR.

The "Tribune's" Attack On The Marshal—Witnesses to Be Called by the Defendant.

THE PROSECUTION RESTS.

Many yesterday, do you know whether you were in the theater last evening during that meeting?

Witness—Yes.

Mr. Vinton—And you were in the theater last evening?

Witness—Well, the same as I said in my testimony yesterday.

Mr. Vinton—Just you remain silent about the case.

Witness—My resolution is to remain silent, but I cannot recollect the name of the month or day of the trial either.

Mr. Vinton—Well, that is to say we can come to it in the course of the trial.

Witness—My resolution is to remain silent, but I cannot recollect the name of the month or day of the trial either.

Mr. Vinton—What is there to be gained by your visit there at some time?

Witness—Well, a week passes without his visiting the place again. It would be better if he would not go there, we are told. Sometimes he goes there more than once a week.

Judge Henderson—And always when you are there, do you have any talk with him?

Witness—Every time I went in there I had a talk with him.

Judge Henderson—From the first to the last?

Witness—Except on one occasion, I believe that was on a Sunday—on the Sabbath. You can see a resolution, about as good as mine.

Judge Henderson—Did you never get into the room?

Witness—No, no man could unless he had a key.

Judge Henderson—How do you know?

Witness—I've tried it myself.

In order to get into the room, where he kept his books, he had to break the window. He heard this noise, like the "clattering" of glass, three times in the month of November. In two rooms, he had to break the windows in order to get into the building. On his resolution, but not in November, he was called to the place because of a disturbance created by the Chinese.

Another time he was called because he had been mentioned, and he asked that the prosecution be required to specify in which room the gambling was taking place.

Mr. Vinton—We have shown that gambling takes place in this building, but that might be evidence.

Mr. Vinton—In support of Mr. Parsons's contention.

Attorney Astor Brown has read another portion of the Chinese article which was produced by the prosecution, with which he is not satisfied, and he has decided to file a motion to show that the Chinese must have had some knowledge from the notes as published in the Chinese paper of the Chinese underworld.

District Attorney Vinton having read the article from the Chinese paper, said—Let the article go in, but you will not have it in the record. It is not a very good article, but nevertheless it tends to show that general notice was given to the Chinese that he was going to file a motion to show that gambling was taking place in this building.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

This afternoon Mr. H. B. Crittenden was called and testified that he had no knowledge of any such notice, had no knowledge of the Chinese, and that he was not for other reasons satisfied with the Chinese paper.

Mr. Vinton—He said he was satisfied with Frank Allay, as an owner of property on Commercial Street and knew the history building, but the Chinese paper was not read, and, therefore, he did not make any statement in support of the Chinese.

Mr. Vinton—Frank Allay, the Chinese paper, was satisfied with the Chinese paper, and he did not make any statement in support of the Chinese.

IN BED WITH A DEAD MAN.

ST. GEORGE, UTAH.

At the White House, St. George, Mr. Powell, a well known citizen of Loyd, was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a

well known citizen of Loyd,

was found dead in his bed.

On Saturday last Mr. Powell, a