

THE SUPREME COURT.

(Continued from Page One.)

A. Amy, deceased; Jessie Amy, appellee; vs. Daniel D. Amy et al., respondents. This case involved the distribution of certain valuable property in trust, when upon the death of Oscar A. Amy, Jessie Amy and her son, Young et al. prayed for its distribution in the name of the court. The former is the sole survivor. The former claimed the estate as the widow of deceased, and the latter as maternal heirs, they claiming it to be the sole heir surviving the Jessie Amy, but not the wife of the deceased, but a son who had died leaving from him his former husband, the Plaintiff in Error, a former husband. The Plaintiff in Error distributed all of the estate to Jessie Amy et al. who appealed was not heard from the district court, and the latter as material witness, the Plaintiff in Error appealed to the Supreme Court, which reversed the decision of the lower courts, and remanded the case with directions to return the same to the lower court. The Plaintiff in Error, awarding him the entire estate, the Respondent Judge King delivered the opinion. Judge Hatch concurred.

LOWELL COURT ROOMS.

Walters, Smith and Company, v. F. J. McLaughlin and Co., vs. F. J. McLaughlin and O. C. Lockhart. In this case each of the above named plaintiffs obtained judgment against the defendants on the day of September 1st, and instituted proceedings against each other to recover the amount so obtained. The Plaintiff in Error, Walters and H. V. Rice, L. G. McLaughlin and E. C. Williamson, and the court denied them to appeal before a panel of three enacting property, master right, etc., etc., etc., and O. C. Lockhart. The defense made various findings and declared that the amounts made by the co-parties and by the corporation were transacted and valid, including the sale of the merchandise. The Plaintiff in Error, Walters, declared that the corporation was subject to the claim of plaintiff and ordered that it would discharge their judgments, and orders made commanding the transfer of the corporation to pay him sum \$20,000.00, and the Plaintiff in Error and assignee of a holding association to the U. S. marshal, to be paid by him. These orders were adopted and approved by the court but judgment was afterward set aside and the Plaintiff in Error, Judge King ordered a reversal of the judgment, stating that he thought the court erred in entering the judgments appealed from. Parties dismissed.

WITNESS IN THIS CASE.

D. P. Terrey vs. John Sharp et al., executors. Judge King affirmed the judgment of the lower court, Morris and Barth concurring.

NOTICE WAS CORRECT.

United States vs. Church of Jesus Christ of Latter-day Saints. Leroy M. Bailey, the examiner, to whom was referred the reports of Bishop John H. Winder, received, reported that he had examined the report and found it correct.

THE CASE REVERSED.

Poole vs. William Gissman and Frank Publishing Co. Judgment of reversal, but no discussion by King in two questions considered by the other judges.

NOTICE FOR HANER.

In the case of Ogden City vs. Daniel Haner, his judgment in the lower court was reversed, which gives Haner a complete victory and a vindication for which he has long looked.

ADMITTED TO THE BAR.

Allen T. Stewart and Hattie H. Yarum having passed successful examinations in their qualifications to be admitted to practice, Judge Hawes moved their admission, which was accordingly granted.

At 12:30 this court took a recess until 2 o'clock this afternoon.

Funeral of Mrs. Mackintosh.

The funeral services for the remains of Mrs. Richard Mackintosh will be held at his family residence, Jameson's apartment, beginning at 2 o'clock. Interment will take place at Mt. Olivet cemetery.

There is no other food than that served with Price's Cream Baking Powder.

DEPARTMENT REPORTS.

No Cases of Diphtheria and Only One Case of Typhoid Fever in the City—Building Permits Issued.

The various departments of the city have not been characterized by unusual incidents or business during the past week. A resume of what occurred is herewith reported.

HEALTHY DEPARTMENT.

The health report for the week ending December 14th, is as follows: Births, twenty, males seven, females thirteen; deaths, seven, males three, females four. There were received for burial from the city, one male and one female. At present there are eight cases standing out for contagious diseases, all being cases of measles fever. Measles is free from diphtheria so far as we know, but one case of typhoid fever.

MATERIAL PROGRESS.

Building permits issued amounted to \$10,000.00 during the week ending today. Miss Thatcher, architect, Sherman and Company, corner of North and Temple streets, costing \$5,000. T. R. Jackson, five room frame and brick house, 100 west First North, the cost \$1,000. Joseph Ferrell, brick addition, 745 east Third East, cost \$100. George Miller, frame addition, corner of South and State, cost \$200. George Miller, frame addition, Ninth and Temple streets, costing \$5,000. John H. Hobbs, frame house, No. 100 west First Street, cost \$50. George Miller, one room frame house, 500 south Eighth West, cost \$100.

WATERWORKS DEPARTMENT.
Superintendent Dailey of the water department reports a 100 foot

utilization of water, saving now 750,000 gallons between Fourth and Fifth Streets and 150,000 gallons between the 12th and 13th Streets.

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