

DESERET EVENING NEWS.

Saturday, September 10, 1920.

FRAGMENTS.

The Press Club will meet at its rooms in the Central block this afternoon at 2 o'clock.

On Tuesday, the county recorder on the "Liberal" took.

An important meeting of the Bar Association will be held this evening in the Third District courtroom.

A marriage license was granted today to Mrs. J. Jensen, aged 35, and Sarah J. Walker, aged 19, both of Salt Lake.

Yesterday's earnings in the Salt Lake Cheating House amounted to \$275,000 as against \$200,000 for the same day last year.

The thirtieth session of the Senate will meet in the Twentieth ward every Monday evening, September 12, at 8 o'clock.

Rev. Mr. Green will preach at the Salt Lake Tabernacle tomorrow morning at 11 o'clock. Subjects: "Thoughts on the Religion of Life and Practical Ministry."

The sixteenth session of the Senate will hold their monthly session this day evening next in the First ward assembly hall, at 7:30. A full attendance is expected.

The hungry dog eaters gathered in another vulgarized room last evening, the property of Mr. Thomas Johnson, of the First ward. The dog eaters, in the person of the traveling dog kennel, and demanded his favorite animal, but to no purpose.

Elmer R. H. Roberts will lecture before the Fourth ward of Elders next Monday evening in the Fourth ward meeting house, at 7:30 o'clock. A full attendance of the members of the ward is desired, and also of the friends of the other members of the ward who may desire to attend.

The Democrats of Farmers' ward elected an organization for the coming year by the election of A. G. Fryer, president; Jacob K. and J. G. McDonald, vice-presidents; and William Smith, secretary. Ex-Governor Wood, Mr. Grand Young and A. G. Norrell addressed the crowd on the political issues of the day.

Two boys escaped from the Reform School at Ogden yesterday. Their descriptions are as follows: William Fry of Ogden, aged sixteen, complexion fair, rather short, round, had two toes out of right foot, dressed in blue overalls, cotton shirt, brown hat, gray necktie, marked 72. They had been in Salt Lake City, and escaped from the school, carrying a large gun, dressed in blue overalls, cotton shirt, gray hat and undershirt, cotton shirt.

Death of a Veteran.

This morning Brother William McGrover, a veteran soldier, who has labored on the Temple block over thirty years, died from general debility, at the age of 77 years. Deceased was a native of Scotland, and came to Utah in 1852. He was much respected as an honest, kind-hearted man and faithful Latter-day Saint. The funeral will be held at 11 o'clock on Monday.

He Was Censured.

At the meeting of the Federated Trades Council last night there was a little unbecoming scene which was rather out of the run of the ordinary programs of that body. By a vote of 25 to 23 it was resolved that L. C. Fry, a member of the machinists union, be censured for making the motion. It was alleged that Fry had circulated anonymous printed charges against B. O. Shuster, accusing him of seeking to disrupt the unions by sowing seeds of dissension. Mr. Shuster secured an investigation, and the Trades Council decided that Fry should receive censure. President Shuster, in accordance with the vote called Fry to the bar and administered the reproof. On Mr. Shuster's motion it was decided to send a report of the censure to Mr. Campbell.

THE COMING FAIR.

An Article on Utah Wanted.—An offer by the Kewley Institute.

The following letter has been received from Mr. D. E. Burley, general passenger agent of the Union Pacific Railroad: "The Union Pacific desires to offer as a prize for the best article on Utah and her resources, to be written for the coming fair, an excursion ticket from Salt Lake to San Francisco and return via steamer, the article not to exceed 500 words and written with a view of showing the advantages Utah offers to the homeseeker and the investor; the article to be the property of the Union Pacific company."

The Kewley Institute of Salt Lake offers a prize of \$20 for the best essay on the "Results of the Kewley Cure," not to exceed even hundred and fifty words, by a patient, to be completed for at the fair. The rules will be as follows:

1.—The essay must not contain more than seven hundred and fifty words.

2.—The competitor must be a graduate of some Kewley Institute and a resident of Utah.

3.—The essay must be original.

4.—The essay must be awarded to H. M. Wells, secretary Deseret Agricultural and Manufacturing Society, Salt Lake City, not later than October 4th, at the house of the Kewley Institute.

5.—Send the essay and write name and address distinctly on the essay.

6.—Give the name of the Institute graduated from and date of graduation.

7.—Send name and address as soon as possible if you desire to take part in the contest.

There is no definite rule fixed by the board for signing literary contests, articles, but it is suggested that the writers assign fictitious names and enclose in separate envelope the proper name and address, stating the address of the author, in this way the judges will be entirely free from bias or sympathy.

Between 100 and 150 in number of the widow with largest number of children to support, and visiting the fair at 100—names and address and size of family to be registered there.

William H. Jensen offers a gold medal for the largest and best display of fruit, such as apples, peaches, pears, etc., owned and raised in Utah by the same person—individuals and higher grades to be awarded in this class, anything below half-bushel not allowed.

Wanted.

A herd of 5000 head of good sheep. Address D. W., 909 E. Second Ward St., Salt Lake City.

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A CONTINUANCE.

Puss Barton vs. Sarah Conning. The order to show cause in this matter was continued until Saturday, the 17th instant.

TO FILE AN UNDERTAKING.

Frank Merrill vs. Mattie Merrill. In this divorce suit the defendant was required to file an undertaking on the 10th of September, the 17th inst.

THE GAMBLING FRATERNITY.

The following persons, charged with conducting a lottery, or games of chance, were arraigned, and all pleaded not guilty. Henry August, Lester Harrison, Joseph Richards, A. A. Gibson, Fred Fink, Tom McDermott, Arthur Wade, C. A. Woods, George Barry, Amos Mosher, John DeLathrop and Geo. Hill.

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WILL, SHERIFF NEXT SATURDAY.

From Sheriff to Twenty-Ninth. In the case of the estate of William A. Will, the will was read, and the executor was called upon to appear and plead next Saturday.

REINSTATED.

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A BARRISTER MURKIN.

The divorce suit of S. H. Willard vs. Mattie A. Willard was called on, the ground being desertion.

It appears from the husband's statement that the parties were married at Tippecanoe, Missouri, in January, 1917, petitioner being a housewife and respondent a farmer. They came to reside in this city, but the wife was in very delicate health and made occasional trips to Denver to consult a physician. She had been married to her husband for some time, and the husband had several times written requesting her to come back to him, but she refused to do so, her only excuse being that the climate of Utah did not suit her. She and their son, a youth of eighteen, are now, it seems, living at Fort Collins, Colorado, where they have a ranch, and manage it between them. The judge asked whether the husband had any other wife in his ranch, but he answered in the negative.

The court granted the decree as prayed.

HE KICKED AND HEAT HORN.

The title of the succeeding case was Karen Mortensen vs. Anders Mortensen.

This was another divorce suit, and the decree was sought on the ground of cruelty.

Attorney Johnson appeared for the plaintiff, who was about fifty years of age. The parties were married at Salt Lake, in February, 1912, and have lived in this country about twenty-four years. The petitioner alleged various acts of cruelty on the part of her husband, but laid no other charge against him. She said that last May she was arrested by the police on the charge of desertion, and she was held in the house, her husband being the one who had been violent towards her. He had kicked her and called her bad names.

The allegations of cruelty were supported by a witness, who (on one occasion saw the defendant take a woman out of his wife's bed and kiss her out of the house, causing her to fall.

There was no request as to alimony, and the court granted the decree as prayed for.

JUDGE ANDERSON'S COURT.

Judge Anderson sat for about ten minutes this morning and then adjourned until this afternoon.

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Judge Anderson answered that he would not, as he had to go to Ogden on that day to try the Williamson-McLellan divorce case.

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GUARDIAN AN LATER APPOINTED.

In the case of George E. Swan, a minor, vs. the Utah Pacific Railroad Company, Thomas A. Swan, the father of the boy, on motion of Attorney Hovey, was appointed guardian ad litem. It was an action brought against the defendant to recover damages for injuries sustained by the boy on a train journey from Garfield, Idaho.

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