

DESERET EVENING NEWS.

Our advertisements which are reported in the previous news or the day when we should be buried in the last business digest were sent to John H. P. on June 10, 1891.

Date of Advertising furnished upon application, and date for advertisement should be on other side.

RECEIVED — JUNE 11, 1892.

FRAGMENTS.

The Therapeutic spectrum of Steeplechase will be in the Terrestrial word yesterday on Monday evening at half past seven.

Judge Rank sat in the Third Circuit court this morning, and made another small speech, which will be printed in full.

People of Salt Lake, the popular and well-known lawyers are prepared to do their best work at the law office. Their services are demanded.

Mr. George L. Flanagan, last evening, had a brief interview with the law yesterday afternoon at the home of Captain Wood, attorney.

“Come,” he exclaims, “just go and give him a hand.” Mr. Flanagan, subject of the Therapeutic interview, has no time to go to his office.

A mittimus was issued on Sunday last against Wm. C. Woods, of Salt Lake City, and his wife, Anna, under the name of John H. P. on June 10, 1891, in the First District Court.

The third question of Eliza will meet in the Third Court, meeting house on Monday evening, June 10, 1892, at 7:30 p.m., the trial resulting in the Third, Eighth and Ninth wards are involved in it.

The Territorial Supreme Court will receive the cause of Eliza when it convenes at the trial of Arthur Armstrong will proceed with deliberation for a new trial in the case of Albert Rose, now undergoing a trial in the Territorial Court of Appeals.

Bureau Commissioner Greenway yesterday addressed John A. Hamilton, Captain Nansen, Dr. S. E. Williams, and Dr. W. H. Evans on a charge of malfeasance, the complainant being Andrew Langford of Salt Lake.

After hearing up and down of a sum and cause and diversionary water. As a result of the investigation, the defendant was discharged.

High Council.

The next regular meeting of the High Council of the Salt Lake Stake of Zion will be held at the office of the President of the Stake, Salt Lake City, on Wednesday, June 10, 1892, at 7:30 p.m. Members of the Council and all others having business to present before them are requested to take note of this.

— Clerk of Council.

Justice Jottings.

Lewis Lyons and Joseph Johnson, a couple of trail lawyers, are reported to be the trial counsel of Justice Kiser's court on a charge of prostitution. The defendants were Frank Page, Dan O'Conor, John Donaldson, Harry Hodges and J. B. Montgomery, prospective city warden or weight and measure.

Relief Society Conference.

The conference of the Relief Society of this Stake will be held in the Salt Lake Assembly Hall, in this city, on Friday, June 12, meetings commencing at 10 a.m. The President of the Stake and all the heads of the wards of the city and from all parts of the county. It is not the time of report, if I expected that the conference will be an interesting one, it will be convened to coincide with the brethren and sisters interested in this benevolent institution and especially to the Presidency of the Church. The Apostle, the presiding officers, the Presidents of the Stake and the Bishop of the several wards.

By order of the President, M. I. Johnson, President of the Stake, Salt Lake Stake.

Graduating Exercises.

The graduating exercises at the Salt Lake Collegiate Institute last evening were largely attended and proved very interesting. The singing of the pupils was quite a feature. Miss Minnie Hatch recited the first essay, "The Influence of Mother." Miss Madeline Morgan's paper was "A Mystery Visit to the World's Columbian Fair." Miss Maggie Van Rensselar's essay was entitled, "The Jews in Russia," and "Education in England was the theme of Miss Margaret Hart's paper. A manuscript solo was given by Miss Hayes and a pianoforte solo was given by Miss Jessie Morris. Dr. S. E. Williams, president of the administration board, gave the diploma. The diploma was presented by the Rev. Dr. McNamee, president of the board. The programme ended with a piano duet, Boston, Marshall, Thomas, Hubbard and Watson. It was an extremely pleasant evening for all present.

Mexican Mission Conference.

The quarterly conference of the Mexican mission convened in the United States school house on the 26th and 27th ult.; President George Torday presided. All the men were represented as being in a fine condition.

Encouraging reports were made of the works and associations.

The speakers were Presidents Teedale and Fyting, Bishop Sevey and Far, Commissioners Curtis, James and Weston, Elders Little, Bentley, Grafton, Pratt, and Patterson. Last evening the works of an encouraging character were reported.

Encouraging news was reported of the future prosperity of the Mexican mission.

The singing by the choir, under the direction of J. W. Walker (late of Pleasant), was one of the pleasing features of the session.

Exercise adjourned until the 27th August.

All the associations and societies held their usual conferences. They were presided by President Teedale, who reported much valuable information.

— J. H. Clark, Clerk of the Mexican Mission.

A TUSCARORA HOWL.

Gathering of the “Tribe” in Judge Jane’s Court Today.

THE DEMURRER CALLED UP.

But the Plaintiff’s Attorneys Cry WHO IS Lord Vane? Give Us More Than?

“Hoosier” Phoenix headed the small delegation of Terrebonne which filed suit against Justice Jane’s court just after ten o’clock this morning, for which time the defendant’s cause had made up its mind to proceed with the arguments on the appeal from Justice Lourier’s recent decision overruling the demurrer to the complaint in the famous (I) suit of Harry T. Duke vs. Alfred G. Norrell and E. A. Smith.

It will be in the consideration of readers of the News that an action was brought to Justice Lourier’s court about a month ago to recover possession of certain tools and documents sold to him by the Territorial Democratic committee, and alleged to be now in the “unlawful possession” of Moses Norrell and Smith. To this demurrer was interposed but overruled by the Justice, who, on a trial of the case, gave judgment in favor of the plaintiff. From this there was no appeal, and it was this which was brought before the notice of Chief Justice Jane today.

The first trial in this morning’s suit was filed by Attorney Rawlings, who, in closing his Judge’s eye, the defendant’s Honor took his seat upon the bench, and said—“In the case of Duke against Norrell and Smith, a suit was filed in my court, and I am sorry to say, it is still pending. I have been informed that our court is to be closed to this suit, several days ago notice was served upon the plaintiff that we would bring suit for hearing this morning, and the plaintiff has filed his answer to the complaint, and we are ready to bring up the case at this time. I appeal for the defendant Norrell.”

Attorney Rawlings filed an affidavit in the court, calling in all the records to assist in the argument of the demurrer, and I find we have not had that notice from the other side. We are now ready to bring up the case on Wednesday next, and unless the Court shuns the time, we are entitled to at least five days’ notice. We object to the suit being argued at this time, and I hope that the defendant Norrell.

Attorney Rawlings did not know that this case came under his rule requiring specific notice. He gave counsel notice of the trial date, and I find that the case would be taken up this morning, and they had ample time to present their arguments to sustain their complaint—if they could do so. This is the reason for the demurrer, and the court, in view of that, the defendant’s attorneys would press the hearing of this case.

At the close of the argument the plaintiff stated he relied in regard to the time of hearing.

Thereupon Attorney Rawlings read from each side, calling in all the records to assist in the argument of the demurrer, and I find we have not had that notice from the other side. We are now ready to bring up the case on Wednesday next, and unless the Court shuns the time, we are entitled to at least five days’ notice.

Attorney Rawlings having explained the cause of the demurrer, the court, on the direction of Justice Lourier, having overruled, it having been overruled, and the consequent appeal to this court, Judge Jane said—“What is the question?”

“The question is—That of the sufficiency, or otherwise, of facts in the complaint to constitute a cause of action, and it is a matter which ought to be decided by the court, and not by the jury, evidently brought, in this instance, for the purpose of influencing a political canvass through the medium of a trial.” The defense presented in six glasses at each other. That conversation met very shortly, and unless the case can be heard in time, it will be necessary to adjourn the trial, so that justice may be thoroughly taught simple and beautiful scenes, and each number thoroughly qualified to be shown and interested in the trial.

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AMUSEMENTS.

“Natural Gas” at the Theatre—A Genuine Ghost Story—Woo-Deed.

The streetcar basket has presented at the Theatre for three nights, commencing on Monday June 10, a “Natural Gas.” It has good scenery and costumes. The action is described as bright and never flagging, and the music as bright and gay. It has a run of consecutive nights, the fifth Avenue, New York.

“Lubitsch” basket has been offered the stage at the Theatre for three nights, commencing on Monday June 10, a “Lubitsch.” It has good scenery and costumes. The action is described as bright and never flagging, and the music as bright and gay. It has a run of consecutive nights, the fifth Avenue, New York.

“Romeo” Phoenix headed the small delegation of Terrebonne which filed suit against Justice Jane’s court just after ten o’clock this morning, for which time the defendant’s cause had made up its mind to proceed with the arguments on the appeal from Justice Lourier’s recent decision overruling the demurrer to the complaint in the famous (I) suit of Harry T. Duke vs. Alfred G. Norrell and E. A. Smith.

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The following has been told of having a ghost chase by the Boston ladies who are associated at the York Hotel. The ghost of a woman who died in the hotel is said to be a spectre who appears to passers-by.

The presentation of “The Chimes of Normandy” at the Auditorium has proved to be a success. The Auditorium is a large hall, 100 feet long by 50 wide, and 30 feet high, with a balcony above. The auditorium is well lighted, and the stage is well equipped with every convenience.

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