

COUNTY HEALTH BOARD MEETS.

Considers the Prevalence of Eruptive Skin Diseases, AND ADOPTS RESOLUTION.

Any and All Persons Having Knowledge of Suspicious Cases Must Report the Same Promptly.

The county board of health met in the office of the county commissioners today. Those of the board present were: Drs. Anderson, Robertson and Jones.

Dr. T. B. Beatty, secretary of the State board of health, was also present by invitation. Commissioners Whitaker, Woolley and Horne, who are members of the board, were also in attendance.

A resolution was adopted making it the duty of all persons who know of the existence of an eruptive disease to report the fact to the district health officer, whose duty it shall be to call upon the patient, and if he finds the disease contagious or infectious to institute quarantine proceedings at once.

Complaint was made to the county commissioners several days ago to the effect that dancings were being held nightly in South Cottonwood and vicinity. The complainants thought it inconsistent to close the Sabbath and day schools and meeting houses and allow young people to engage in dancings.

This being Dr. E. O. Jones's district the matter was referred to him with power to act.

BROKERS GET INTO TROUBLE

Four of them arrested for obstructing the sidewalk.

A surprise was sprung by Police Officer Palmer last night on the brokers on Second South, and one that will be remembered for a long time. It has been the custom of some of the "curbers" to take up the entire sidewalk so that ladies were compelled to walk so near the gutter to get by or request that privilege from those who held them.

On many occasions Officer Palmer says he has found it necessary to admonish them to stay clear of the sidewalks during their enthusiastic outbursts. With some of them the officer's suggestions became a jest and they were wont, he says, to make "fresh" remarks about him, taking particular pains that he heard their remarks. Last evening between 1 and 6 o'clock the usual state of affairs existed when the officer around the corner. He declared he thought the time had come when patience ceased to be a virtue and with dignity, but determination, proceeded to place and arrest J. C. Lynch, W. H. Irvine, F. J. Conway and J. C. Thompson.

The tables had been turned and the joke was on them. They realized it, and when the station was reached sought an audience with Chief Hiltz and promised to obey the law in the future. Chief Hiltz concluded that it being the first time they were arrested he would allow them to go, so for the time it is settled outside of the police court.

WORK ON THE EXTENSION.

Street Cars Will Reach University Next Week.

W. P. Read, superintendent of the Salt Lake City railroad company has returned from Kansas City where he attended the convention of the American Street Car association, which was held from the 16th to the 19th inst.

The most interesting feature of the meetings, says he, was the electrical appliances that were exhibited, the most useful and ingenious contrivances that had come into use within the last few months.

It is hoped that the extension on the east bench, which is being projected to the west entrance of the University buildings will be completed by next Monday. This will be a great convenience for the students.

INDIA Famine Fund.

The "News" is in receipt of a pleasant letter from John Duerler of Mantz stating that the Germans in Mantz had subscribed the sum of \$10 to aid the starving people of India. The donors are as follows:

Jacob Ruesch	1.00
John Duerler	1.00
Konrad Kille	1.00
Christine Kille	1.00
John C. Riedel	1.00
John C. Riedel	1.00
Ulrich Schell	1.00
Alfred Schell	1.00
Anna R. Schell	1.00
Frederick Garbe	1.00
Konrad Frensch	1.00
Ferdinand Garbe	1.00
Previously acknowledged	43.10
Total amount received	\$92.10

WITH THE JUSTICES.

This morning James McLane was arrested before Judge McLane on the charge of the larceny of a contract from Mrs. Marie Stenstrom, in which the sale of some real estate was involved. McLane pleaded not guilty and was allowed to go on his own recognizance. The case is set for Monday at 1 p.m.



If a woman's crown of glory is her hair, Jessie Fraser, of Fine, N. Y., must be a queenly woman. She wrote us, last January, that her hair was nearly 64 inches long and very thick.

And she gave Ayer's Hair Vigor all the credit for it. Ayer's Hair Vigor may do this for you.

We don't claim the 64 inches every time, though.

J. C. AYER COMPANY,
Practical Chemists, Lowell, Mass.

Ayer's Sarsaparilla
Ayer's Hair Vigor
Ayer's Catarrh Remedy
Ayer's Cherry Pectoral

WANTS DRIVER TO PAY FEES

Suit of R. N. Baskin vs. H. L. Driver Before Judge Cherry and Jury.

Action is to Recover the Sum of \$1,975. Alleged to be Due for Services.

Judge Cherry and a jury today took up the case of R. N. Baskin vs. H. L. Driver et al, with E. D. Hoge for plaintiff and W. C. Hall for defendants.

This suit was brought by Judge Baskin against Driver & company to recover the sum of \$1,975 alleged to be the balance of \$2,500 due plaintiff and his former partner, Judge Hoge, for professional services rendered between November 10, 1896, and January 1, 1899.

The services consisted of prosecuting Driver's numerous natural gas suits, and the drawing up of papers, etc., etc. All that was paid for the services, it is alleged, was the sum of \$525, leaving a balance of \$1,450. Before the commencement of the action, Judge Hoge assigned his interest to the claim to Judge Baskin.

The defendants, in their answer, say that they employed Baskin & Hoge to prosecute one suit and paid \$2,500 therefor, but that in the other three suits no fixed fee or compensation was agreed upon.

Trial of an Old Suit.

Judge Hiles has been occupied today taking testimony in the case of John P. Scheib, by his guardian, Susan Scheib, vs. James Thompson, executor of the estate of Morris Livingston, deceased et al. The action is to recover \$52 and interest at the rate of 12 per cent from July, 1888, it being alleged that Livingston, while acting as guardian of the plaintiff wrongfully retained the money.

Mr. Livingston died February 24, 1895, and the suit of course, had to be brought against his estate.

The defense is that Mr. Livingston purchased for the ward a house and lot on Fifth West between Third and Fourth South, paying \$650 therefor. That was in 1883 and the family, it is claimed, have occupied the home ever since.

The case has been before the court several times during the past few years. The last time plaintiff got judgment for \$1,675, which was afterwards set aside and a new trial granted.

S. W. Barker and A. B. Sawyer are the attorneys for plaintiff and Attorney Walton appears for defendants.

It was learned this afternoon that the same plaintiffs intend instituting similar proceedings against the various canal companies who are interested with the city in the project.

INJUNCTION SUIT ON CITY.

S. L. City Water and Electrical Power Co. Prevents Cutting Off Lake Flow.

Joseph Goughgan, receiver of the Salt Lake City Water & Electrical Power company, has filed an injunction suit against the city to prevent the defendant from interfering with the natural flow of the Jordan river. It was the intention of City Engineer Kelsey to shut off today the water which flows into the river from Utah lake, in accordance with the decision arrived at on Saturday last by the presidents of the canal companies. Plaintiff recites that the power plant company has valuable contracts for supplying light and power to mines, mills and other customers in Hingham and Mercur. If the natural flow of the water is cut off, plaintiff says it will be impossible for his company to operate its plant, which will mean a great financial loss. A temporary restraining order was issued by Judge Hiles, returnable on November 3rd.

Suit to Quiet Title.

Julia S. Woolley, administratrix of the estate of Henry A. Woolley, deceased, has entered suit in the Third district court against the State Bank of Utah and others to quiet title in plaintiff to a homestead right in an undivided 1532 interest in a part of lot 8, block 54, plat A, Salt Lake City survey.

Judgment is Confessed.

The damage suit of Nell Howard against the Utah and Western Railway company, instituted yesterday in the Third district court, has been settled and dismissed on plaintiff's motion. Plaintiff, by her guardian ad litem, Erin A. Howard, sued to recover \$2,000 for the loss of both her legs on October 18, 1899, while riding on a work train on Eighth South street.

The terms of the settlement are that the defendant company pay \$1,500 to the boy's guardian, \$500 attorneys' fees to S. W. Barker, and \$100 costs. Judgment for this amount was today confessed.

Judgment for Plaintiff.

In the case of Elias H. Parsons vs. S. H. Franks, Judge Hiles today gave judgment in favor of plaintiff for \$300, interest and costs. The action was brought to recover on an indemnity bond.

Discharge of Executor.

Judge Hiles today signed an order discharging John Leonard Young as executor of the estate of James T. Little, deceased, and releasing his sureties from any liability that may hereafter be incurred.

Judge Rolapp Will Try Case.

The case of Mary S. Blakemore vs. the Utah Savings and Trust company, involving title to a homestead situated on Fourth street and Canyon road, and which Judge Hiles refused to try, was today set for trial before Judge Rolapp. It is to follow the case of Finkler vs. Dooley, which is set for Tuesday, November 13th.

Suit to Quiet Title.

Chloe A. H. Eldridge, as guardian of the person and estate of Guy S. Eldridge, a minor, filed a suit against James A. Eldridge and others, executors of and trustees under the last will and testament of Horace S. Eldridge, in the Third district court today, asking that they be quieted against defendants to seven lots in block 21, Five Acres plat A, Big Field survey.

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Judgment for \$11,482.

Judgment for the plaintiff for \$11,482 was rendered by Judge Cherry today in the case of P. W. Madson vs. the Utah Guaranty company. The amount recovered was charged to the company and due A. Rieber, who assigned his claim to Mr. Madson.

THE SHOOTING CASE.

Defense in the Maddick Hearing Now Putting in Testimony.

The case of the State against William Maddick, charged with the crime of shooting a colored soldier named Willis Pearson on the night of May 14th last, with intent to kill, is still occupying the time and attention of Judge Booth, jury, Prosecutor Van Cott and Attorneys E. A. Wilson and H. A. Smith. The prosecution rested late yesterday afternoon and today the defense has been busy putting its testimony.

The case will likely go to the jury some time tomorrow, or perhaps this evening.

Stops the Cough and Cures the Cold.

Dr. Sanford's Liver Invigorator. The best Liver Medicine. A Vegetable Cure for Liver Ills, Biliousness, Indigestion, Constipation, etc.

ANOTHER THEATER.

Salt Lake to Have a Second First Class House.

From present indications the Salt Lake Theater and the New Grand is to have a competitor in the field in the form of a first class and up-to-date theater which, it is said, will be thrown open to the public at the beginning of the next fall theatrical season. The new theater is to be in the neighborhood of \$75,000 to \$100,000 and will, it is said, be erected closer to East Temple street than is either of the other two places of amusement. Martin E. Mulvey, the present lessee of the Grand is back of the movement and will give the public a playhouse upon metropolitan lines.

The news of this important step to the amusement loving patrons of the drama in Salt Lake is given out by an intimate friend of Mr. Mulvey this morning, who assured the "News" that such a project would be an accomplished fact ere twelve months had passed. Mr. Mulvey will not be located today, consequently the details of the enterprise could not be obtained.

A great deal of speculation is rife upon the street in regard to the matter, and one gentleman went on record as stating that the new house would be under the auspices of the Orpheum circuit, which already has first class vaudeville houses in San Francisco, Los Angeles, New Orleans and Omaha.

POLITICAL POINTERS.

Hon. S. B. Thurman of Provo was in Salt Lake on business this afternoon.

O. P. Malmberg, chairman of the Utah county Democracy, visited State headquarters today.

Hon. Thomas Fitch will address the residents of Sandy next Wednesday evening.

Hon. B. F. Clayton of Iowa, ex-president of the National Farmers' Congress, will speak in Taggart's hall tonight.

Judge Powers took the morning train for Sanpete county where he will speak and then proceed to Garfield and Piute counties.

Hon. Frank J. Cannon is billed for Burek's tonight. Tomorrow he is scheduled for Mercur with Hon. James H. Keyes.

There will be a meeting of the Republican ladies of the Third precinct at Ladies' Relief hall, Saturday, Oct. 27, at 2 p.m.

Arthur Brown and C. O. Whittemore are down for speeches in the Fifty-seventh district at Mill Creek on Saturday evening.

The residence of Mrs. A. B. Gattrell, 125 south Third East, will be the trying place for the Salt Lake Prohibition club this evening.

Hon. Thomas Fitch devoted his remarks at Bountiful last night to the "Question of Abuse" and general criticism of the methods of various persons in the present campaign.

Frisco was the scene Tuesday night of a joint debate upon the political questions of the hour. J. W. N. White-cotton of Provo was the first speaker. He spoke in the interests of Democracy for one and a half hours. Col. Sherman answered on behalf of the Republicans.

Secretary James T. Hammond and Hon. George M. Cannon addressed one of the largest meetings of the campaign at Knah last night.

At a Republican rally in Goff's hall at West Jordan last night, W. G. Van Horne, Frank T. Hines, candidate for county auditor, and C. O. Whittemore, reviewed the outlook from a Republican standpoint.

Postmaster Arthur L. Thomas was the principal speaker at Cedar City last Monday night. John R. Murdock of

LEADERS!!



Victory crowned our efforts once more. Three gold medals, the highest awarded at our last State Fair, 1900.

Gold medal, Three Crown Baking Powder. Gold medal, Three Crown Flavoring Extracts. That brand guaranteed, once tested always used.

Hewlett Bros. Co.
SALT LAKE CITY, UTAH.

JUDGE TIMMONY'S COURT.

Laziness held full sway in Judge Timmony's palace of justice today and such an every defendant was discharged. The first was Frank Lattier, a Commercial street saloon keeper, charged with keeping a disorderly house, and for permitting a fellow named L. H. McFarland to twang the strings of a banjo in his saloon and create sweet discord. The court thought that criminal intent was entirely lacking, and finally Lattier and Mac were discharged.

John Henry came in from Mercur yesterday, made some old friends whom he had not seen for a long time, and—well, it's the old familiar story, and John Henry was allowed, or rather ordered to go back to Mercur.

Thomas Burk was actually caught red-handed trying to dispose of an umbrella to a second-hand man for 10 cents. Ordinarily such a heinous infraction of the law would be met with severe punishment, but money ruled today and he was discharged.

Last came William Collins, who was arrested for trespass. He was seen in somebody's back yard picking up rags and tin cans so he was arrested. He was permitted to go.

Diell closed the docket with a bang that echoed throughout the glided court room, and the spectators glided out into the sunshine.

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Beaver, Republican candidate for elector, also addressed the meeting.

James H. Anderson and James Devine spoke at Layton and Geoville on Tuesday. Both speakers indulged in comparisons between the records as shown by the two leading parties both in the State and throughout the land.

From present indications the workmen's parade, which is to take place on Saturday evening, under Democratic auspices, will be one of the largest and most effective affairs of its kind that has been held in this city for years past.

Every seat was occupied in the Plymouth church on Third North last night on the occasion of the audible given by the Democrats of the Third precinct. D. O. Willey presided over the meeting, and the speaker of the evening was Charles Crane. There was also good music and singing on the part of the local talent.

The Scandinavian Democrats held a meeting in the meeting house at Union on the State road last evening. Henry Pearson of Sandy presided, and speeches were made by F. S. Ernstrom, C. M. Nelson and G. O. Johnson.

Judge Botkin will be the feature at a Republican meeting to be held in Taggart's hall in the Fourth precinct tonight.

Chairman Callister of the Republican State committee announced today that he would not permit people to be frozen again as they were at the old West Temple street Armory last night. Accordingly the place will be heated for all future meetings.

D. C. Dunbar returned from Seaside this morning where he spoke last night to a large audience of Democrats, and finally terminated with a political campaign song.

Judge Botkin of Kansas did not address the meeting in the old Armory last evening as he deemed the temperature of the building to be detrimental to his health. The meeting was eventually called to order by Chairman R. W. Lewis of the Second precinct and speeches were delivered by L. M. Earl and T. M. Cummings, formerly of Canton, O.

At the meeting of the Republican women of the Third precinct which was held in the Seventeenth ward meeting house yesterday afternoon, the organization of the Republican women of that section was effected. Mrs. Rachel Miller was chosen president, Mrs. Edna Smith, vice president, Mrs. Belle White, secretary, Mrs. Annie Spencer, treasurer, and thirty charter members signed the membership book at the meeting. The object of the organization is to keep up the interest in politics after election day so that in future they will be ready for work as soon as a political campaign opens.

George L. Nye and Fred T. McGurkin were the speakers at a Republican rally at Mill Creek last night. The meeting was held in the school house and finally terminated with three cheers for the Republican ticket.

Republican campaign speakers will hold forth tomorrow night as follows: W. D. Livingston and J. M. Tanner at Spring City; E. B. Critchlow at Ophir; George L. Nye at Kanab; George A. Smith and N. Nelson at Huntington; James T. Hammond and George M. Cannon at Springdale, 2 p.m.; Rockville, 3 p.m.; H. S. Tanner and Mahout Steele at all of channel, 10 a.m.; Kanab, 8 p.m.; Tom Petch at Provo; Judge Botkin at Silver City; Mrs. J. Ellen Foster and Dr. Lucetta Boynton in Wasatch county; Col. W. B. Sherman in Summit

Utah, N. Y., Oct. 25.—The Roosevelt special train pulled out of here today at 8:20 o'clock. The itinerary of the day includes speeches of an hour each at Watertown, Oswego and Auburn. Governor Roosevelt laughed over the egg firing episode of last night. "As only one egg was fired, I am inclined to believe it was the work of some mischievous boy. I am sure that the egg was not intended for me for at the time it was not light enough for anybody to know I was on the balcony."

Watertown, N. Y., Oct. 25.—Gov. Roosevelt's first stop was at Camden, Ontario, Canada, the home of Attorney General Davies, where he made a brief speech.

At Watertown the governor took up the question of militarism, alluding to the fact that Sackett's Harbor, a few miles distant, was a great army post, and saying that it was under Mr. Bryan's theory it was abolished. He would prove a loss to this locality. He said Col. Liscum, who was killed in China, and his gallant regiment, the Ninth, were from this vicinity, and asserted that certainly no man who had any respect for the flag or any love for its valorous defenders would agree with a statement attributed by the speaker to Mr. Bryan, to the effect that the officers and men of the army were loafers, rascals and murderers.

The governor read statistics showing the improvement of farmers prepared from reports of the commissioner of agriculture, and during the reading was frequently interrupted with applause.

Oswego, N. Y., Oct. 25.—An immense crowd welcomed Governor Roosevelt here. He made a hit with his audience by alluding to Judge Charles N. Bulger, of this city, and his denunciation at the recent convention of Mr. Croker, Senator Murphy and Tammany.

"If you want a recommendation for Mr. Bulger for it," said the governor, "ask Mr. Bulger for it."

The governor asked: "Are we to give up the Republican administration of this State for Mr. Croker's administration?" to which reply came in a volume of cries of "No, No, Never."

"Yesterday," said Governor Roosevelt, "Mr. Bryan at last was goaded into making into a pretense of answering a question as to whether he elected his word pay pensioners and other national creditors in gold or in silver. I use the word pretense advisedly, for the answer is an evasion pure and simple, an evasion, moreover, so palpable and so weak that it is astounding that any candidate for the highest office in the gift of the nation should have been guilty of it."

"Mr. Bryan will not state what he will do until after election, but his statement should impair his chance of election."

"In the same breath that he avows that he flinches from declaring his position on one of the most vital points at issue, he boasts that he will enforce the laws against trusts and strip stripped clothes on big thieves as well as little thieves."

"Of course, Mr. Bryan knows perfectly well that he could not do one thing against any stockholder or manager of a trust, save what had been done under the present administration."

"The marauder was already half in the window, I knew of course that he would make his way to the dining room in quest of my silverware. There was a door through which he must pass leading from the laundry to the cellar stairs. As he opened this door his right ear would be only about a foot from a speaking tube, the other end of which was in the hall behind me. I determined to speak to that burglar as one man speaking to another. 'What is position?' said I to myself. 'We are all brothers. Away with caste! A man's man for a fact.' Besides, there was a statement attributed by the speaker to Mr. Bryan, to the effect that the officers and men of the army were loafers, rascals and murderers."

"At I walked along the hall the business aspect also struck me