

WON IN THE FIFTH ROUND.

Smith Gets the Decision Over Malloy in Last Night's Contest.

Malloy Fights Pluckily, But Is Out-classed—Audience Cheers Him for His Clever Work.

Last night at the Orpheum Phil Smith got the decision over Pat Malloy in what was to be a ten-round go, but owing to the clever work of Smith, the go lasted but a short five rounds.

Smith showed to be in perfect condition, with weight and strength in his favor, these conditions telling for him from the start to the finish of the go.

In a former ten-round contest between these men, given at Ford's gymnasium, the difference in strength and weight was offset by Malloy's cleverness, he clearly outpointing Smith and in a decision would have been declared the victor. Last night, however, the conditions were reversed, Smith making the points and doing the most of the work, Malloy not being strong enough to counter the heavy blows delivered by his opponent. He showed great pluck and a strong determination to win it possible, receiving severe punishment without flinching and after being fought to the floor could hardly be restrained from immediately regaining his feet and going at it again.

Jim Donaldson was chosen referee by both men, and he acted with his usual good judgment. Stepping to the front of the stage when he was announced he deprecated the comparatively small house for an occasion of the kind, adding that "the match was on the square and would be honestly contested for by both men."

Dick Case challenged Smith should he win the contest and James Murphy, lightweight champion (?) of Australia, challenged either.

Bert Ford was then announced as official timekeeper.

At the call of time both men quickly took the center of the ring, Malloy leading for Smith's wind with his left and landing, followed by two more left swings, which found Smith; this was followed by a clinch, Smith breaking away viciously and immediately taking the aggressive, landing heavily on Malloy with straight arms jolts and getting in both right and left. The round was finished with Smith an evident winner, Malloy bleeding from the nose. Just at the call of time Malloy made a vicious swing at Phil but missed his man.

In round two Smith started in fast immediately at call of time, landing his left on the jaw and knocking Pat to the floor. Malloy lead and landed a left swing, Smith coming back with a straight left and following by landing three more heavy blows; a mix-up following, Malloy showing signs of distress and Smith strong and able.

In the third Malloy was thrown heavily and received some severe punishment. As before, this round was all in favor of the heavier man.

Malloy led in the fourth, landing his left on jaw, but Smith soon came back, landing repeatedly and knocking Malloy to the floor twice, with Pat groggy, but willing. The call of time prolonged the go one more round, as Smith easily had his man here.

In the fifth Malloy came up well, but was weak and dazed. Smith landing heavily on him and bringing him to his knees. At count of seven he regained his feet only to be floored again, bleeding freely from the nose. His seconds here threw up the sponge, as it was evident Paddy was out of the fight.

He was cheered for his gameness, as he took his corner, and Smith stepping to the front of the stage stated that he found him a hard man, and also accepting the challenge of Dick Case.

YUKON COUNCIL.

(Continued from page 1.)

for the treatment of indigent patients. Referred to the finance committee.

A communication was presented from J. S. Baron praying for a reduction in the license fee of pawn brokers. Referred to the committee on civil justice.

A communication was received from the comptroller asking as to the necessary forms to be submitted by hospital authorities in regard to patients treated under the provisions of ordinance No. 7 of 1900. Referred to the hospital committee.

The finance committee then presented the following report:

The committee on finance, to whom was referred several matters at the last regular meeting of the council, beg to report:

In respect to the accounts from Dr Bury for medical services rendered on

Dominion creek, in the opinion of this committee this is a charge against the federal government, and it does not recommend the payment of same from the local funds.

In respect to the importation monthly of half a dozen bottles of diphtheria anti-toxin, anti strepto coccic serum and 50 vaccine tubes, the committee recommend that this be done.

In respect to the resolution of the board of health that the members be paid, the committee recommend that the board of health be composed of two or more members of the council and the Dawson medical health officer, and that no payment of service be made.

In respect to the petition from the merchants and victuallers asking for a rebate for the unexpired portion of their licenses, or in lieu thereof an extension of their license, the committee requests that action be deferred thereon, and that the license inspector be requested to prepare a statement as to the number of licenses, date on which the licenses are due, and the extension of time each licensee would be entitled to under the amended liquor ordinance.

Report adopted.

The commissioner reported that the fire commissioners had gone through the draft of the consolidated fire organization and that the same was now ready for introduction.

Mr. Justice Dugas asked if the boats which some party or parties are taking possession of and moving on the government ground near the slough have been taken possession of and moved under proper authorization.

The commissioner reported that this matter had been called to his attention and that he was now in communication with the officer commanding the N. W. M. P. as to the matter, and if such were being done without proper authorization the procedure would be stopped.

Mr. Justice Dugas asked under whose jurisdiction the clearing of the town of the tin cans came, and moved that measures be taken to have private properties, vacant properties and streets cleared of them. Referred to the public works committee.

Mr. Justice Dugas gave the following notice of motion:

"Notice is hereby given that a motion will be made at a meeting of the Yukon council to be held on Thursday, April 26th instant, by Mr. J. E. Girouard and Mr. Justice C. A. Dugas that this council do immediately proceed and according to the funds at its disposition, to have a survey made according to law, of Bonanza, Eldorado, Hunker, Dominion, Gold Run, Sulphur, Quartz and any other creeks which may be considered of sufficient importance, as well as of the ridges which may lead to Indian river, with a view of establishing a road allowance thereto, or any of them, as may be deemed most necessary, as soon as the same shall be ratified by the surveyor general, and that a memorial be sent to the Ottawa government representing the necessity of making such roads for the better development of this territory, and asking that the necessary proceedings under the law be taken as soon as possible.

Mr. Clement begged leave to introduce a bill incorporating the Dawson Electric Light & Power Company, Ltd. He accordingly introduced the said bill and the same was read a first time and referred to the committee on private bills.

Mr. Clement begged leave to introduce an ordinance to amend ordinance respecting the public health. The same was introduced and read a first time. It being a matter of urgency, this ordinance was read a second time and referred to a committee of the whole council.

Mr. Clement introduced an ordinance for the prevention of fires and the same was read a first time. It being a matter of urgency, this bill was read a second time, and referred to a committee of the whole council.

Mr. Clement begged leave to introduce an ordinance to amend the ordinances respecting sidewalks in Dawson. The said bill was accordingly introduced and read a first time. Ordered that it be immediately read a second time. The said bill was accordingly read a second time and referred to a committee of the whole council.

Ordered that an ordinance to amend rule 385 of the judiciary ordinance of the consolidated ordinances of 1898 respecting attachment of debts be now read a second time.

The said bill was accordingly read a second time and committed to a committee of the whole council.

Adjourned until Monday, the 23d, at 8 p.m.

The Ball Tonight.

Great preparations are being made for the firemen's ball tonight. Golden's Exchange, the new building on First Avenue, is almost completed and ready for occupancy. Tarpaulin has been secured for the night of the dance which will complete y enclose the front of the structure, as that part of the building will not be completed on the 20th. Elaborate decorations are to be put in the hall, and the adjoining building is to be connected with a door way. This

will give ample room for serving refreshments and for the safe-keeping of cloaks and hats. There will be 50 pieces of music under the leadership of Prof. Jacobs. The floor is to be thoroughly soapstone by a force of men, making it as smooth as glass. The best people in town have evidenced their desire to attend, consequently the affair will, without doubt, be an assured success.

Territorial Court.

In Wile vs. Brock, a motion was made to strike out the appearance of defendant. Taken under advisement.

In Monroe vs. Morrison et al., the plaintiff asked that the case be set for trial some time before June. Taken under advisement.

In Chambers vs. McDonald and Dunham, the application of the plaintiff to strike out the appearances of the defendants was dismissed with costs.

An order was entered in Hawkins vs. Wright requiring the two arbitrators who have been appointed in the case to be in court at 10 o'clock a.m. on Monday.

The motion in Raymond vs. Faulkner was postponed till next Monday; the writ of injunction to remain in force in the meantime.

In McDonald et al. vs. Rice, Stephen and Heron, a motion was made for the appointment of a receiver. The hearing on the motion was continued till Monday.

In Rausch vs. Vashon, the plaintiff was nonsuited with costs.

In Foichat vs. Lee Pate, an application was made by H. C. Gingg to set aside the lis pendens which has been filed against his property. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under advisement.

The motion in Peterson vs. Sutton was adjourned.

The motion in Patterson vs. Tyrell was postponed till Monday.

In Smith vs. Hughes, the hearing on the motion was continued till Monday.

An order was entered in Schade vs. French referring the case to the consideration of the gold commissioner.

In Hurdman vs. Johnson, a motion was made to set aside the writ of capias issued in the cause. Taken under