

the wagon, and in pulling on the other rein the wagon cramped and ran over his arm, breaking it. Mr. Calahan set the broken limb as well as he could (and his judgment is good in a case of this kind); but the arm swelled so badly that the patient's friends thought it wise to send him to Ogden, where he could get proper treatment. On Sunday Messrs. Blackburn and Geo. Tracy took him to Kelton, whence he took train for Ogden. We hope to hear of Mr. Oman doing well and that his recovery may be speedy.

Since my last writing a great deal of sickness has visited our little ones. It has visited almost every family, being no respecter of persons. Let us hope all will soon be well. WM. B.

A young fellow named Henry Wright, who has been confined in the county jail awaiting the grand jury's action on charges preferred against him of highway robbery and burglary, created a little stir about 12:30 Wednesday. He had been taken before the grand jury during the morning, and was being escorted down the stairs of the Dooly building, with several other prisoners, by Sheriff Hardy and Deputy Sheriff Rowe. Suddenly he broke away, crossed the street, ran along the alley way at the rear of the Eagle block, around the back of the Realty building, and dodged through several of the thoroughfares until he reached the Metropolitan hotel, where he was caught by a man who had joined in the pursuit. Deputy Rowe had fired twice at the runaway in the outset of the chase, but this failed to bring him to a halt. When returned to the county jail he was quite subdued.

Wright is one of the men who held up the Agricultural park team car some time ago.

EUREKA, Feb. 11.—At the L. D. S. Church on Sunday, the 10th inst., A. H. Cannon, of the Council of Twelve, and Elders H. B. Clawson, John Beck, Walter Beatty and G. Wells, of Salt Lake City, were on the stand. It is seldom we are favored with such distinguished visitors. The meetings were well attended especially in the evening when the house was packed full. The people of Eureka remind me of the parable of the sower. Some are married to Mormon girls and come to the meeting because of their wives; some have relatives who are Mormons and they like to attend meeting; some come from curiosity and some are honestly investigating the truth, while some have the seed sown on good soil and are bearing fruit. The remarks of the speakers were well timed to meet the wants and cravings of all these different creatures, and all were well satisfied.

There is quite a number of idle men in town waiting for spring to open, when it is to be hoped there will be plenty of work for all hands.

The new R. G. W. switch to the Bullion Beck for the supply of timber and coal is completed. ORR.

BEAVER, Utah, February 11, 1895.—The Second district court resumed adjourned session here this morning.

Judge Bartow seemed to take great interest in the legal points involved in the argument, as Christian at the time of the appointment was a member of the county court, but not when

ready to perform his duties of office, and Beck was appointed after the time prescribed. The decision was taken under advisement and is looked forward to with considerable interest.

The greatest water right case ever tried in this Territory was called at 2:30 p. m., viz., E. R. Smith, John White, Curfew and others vs Beaver River Land and Irrigation company. For plaintiffs appear Judge Thurman and McCarty, and for the defendants, J. D. Pardee and Judge C. C. Dey. It is expected the case will last all week and over fifty witnesses will be examined and the question of prior water rights and the claims of the dam owner involve several hundred thousand dollars.

A double homicide occurred at Minersville yesterday afternoon at 3 p. m., where George Burke, stabbed William Gressman twice with a dirk and then shot himself through the head with a rifle, dying instantly.

On Tuesday last a Rapid Transit pay check for \$67.85, made out in favor of A. C. Weber, dated February 5th, numbered 7,892, and drawn on the Commercial National bank of this city, was received by the proprietor of the Fifth ward family store in payment of an account. Later in the day the storekeeper took out the check and placed it upon the counter while he turned away to fetch something, but upon his return it was unaccountably missing. Suspecting that some person must have stolen it, he immediately telephoned to the bank to stop payment, at the same time giving the number and other particulars. A personal visit was afterwards made to the bank. The paying teller, as a reminder to himself, posted the notification of the stray check just inside his window, but unfortunately his memory seems to have proved treacherous. Yesterday, somewhere about noon, a stranger presented the identical piece of paper to the teller was handed the full amount for which it called, without inquiry, and went his way rejoicing. When the discovery was made it was too late, and who the individual was nobody knows. The bank and the paying teller will have to settle the matter of making good the money between themselves.

Following is the City Council's committee report on the joint city and county building which is expected to be submitted to the City Council Tuesday evening:

SALT LAKE CITY, Utah, Feb. 1, 1895.
To the Hon. Members of the City Council of Salt Lake City:

Gentlemen—We your special committee appointed to investigate and audit the accounts of the Joint City and County Building beg leave to state that under instructions of the City Council we employed E. R. Anderson, expert accountant, who has submitted his report, which will be found hereto annexed, and from which we ascertain the

Cost of the building to be.....	\$777,908 68
Conduit and boiler house.....	48,482 22
Grounds.....	66,142 80
Approximate amount unpaid on contracts.....	8,000 00
Grand total.....	\$900,533 70

The City's half.....\$450,266 85

Respectfully submitted,
W. S. McCornick, S. J. Lynn, W. P.

O'Meara, Spencer Clawson, M. J. Cheesman, Joseph Watson.

Then follows a detailed account covering twenty pages of printed matter, to which is added a six-page segregated statement showing the part paid by the city to June 1 to be \$446,266.85. The original contract price of the building was under \$400,000.

The Utah Commission held two sessions Tuesday, both of them important and one of them very long. The first began at 10:30 a.m. and the second at 2:30 p.m. Chairman Latcher presided over the deliberations and all of the members were present.

Messrs. Nye and Hurd, of the Salt Lake county canvassing board, appeared and presented an abstract of the vote of the Third precinct, and Commissioner Norrell moved that the abstract be filed and the board of canvassers be requested to withhold their final report until a decision of the cases now pending in the Supreme court was handed down.

Commissioner Tatlock offered the following as a substitute:

Resolved, That the Commission receive and accept the report and discharge the board of canvassers and issue certificates to John Henry Smith, George R. Emery, W. B. Preston, Andrew Kimball and H. A. Smith.

The substitute was lost after which the original motion prevailed and the Commission proceeded to the consideration of other business.

The case of A. S. Anderson, Republican delegate for Constitutional Convention honors from Beaver county, was called at 11 o'clock. Attorney Barlow Ferguson appeared for Anderson and Attorney S. A. Keener for Fennemore, pro se, on behalf of J. W. Christian, contestant. There was a large number of affidavits introduced by counsel on either side, those of Anderson tending to prove his intention to make this Territory his permanent place of abode.

The counter affidavits were to the effect that he had paid no taxes in Beaver county though called upon by the collector for that purpose. In this connection the claim was set up that he announced his intention to return to Idaho and take charge of some flouring mills.

Anderson was sworn and testified in his own behalf. He claimed Utah as his residence and had attempted to dispose of his Idaho property with a view to locating here. He contradicted emphatically the allegations of the contestant's affidavits. P. T. Farnsworth, George M. Cannon and Mr. Morris corroborated Anderson's claims after which the arguments were made by counsel and the case submitted for the consideration of the Commissioners who met again at 2:30 and decided to issue the certificate to Anderson, and also to Murdock, the other Republican elected in Beaver.

The notorious Casino theater and the resort known as the "Weeping Willow" saloon at San Diego, Cal., were closed by the police on Monday night on the order of the mayor, who declared they were against good morals and contrary to public order and decency. He bases his action on the general law and also upon the provisions of the city charter.