

FRAGMENT.

Mr. A. Goodman goes to Helena, Mont., to-morrow.

To-day's D. & R. G. train from the east is seven hours late.

C. J. Cunningham, of the Chicago Times, went east this morning.

"The Mikado" for matinee and evening performances to-morrow.

L. S. Austin, Supt. of Germania smelter, leaves for Chicago to-morrow.

Wm. T. Evans was to-day excused for the term from serving as a petit juror.

Jas. G. Smith, of Anaconda, Mont., left to-day for St. Louis, via the D. & R. G.

A case of diphtheria has developed at the residence of Mrs. S. A. Clayton, 17th Ward.

W. C. Bird, of Butte, started for Philadelphia this morning, over the narrow gauge.

The recovery of Mrs. Dinwoodie, who is suffering from pneumonia, is considered doubtful.

Brothers George Bonney and Wm. A. Rossiter will be released from the penitentiary to-morrow.

The "Pirates of Penzance" will be played in the theatre this evening, by the Carleous Opera Company.

Hugh S. Walker, an honorably discharged soldier, started for his old home in Pittsburgh this morning.

The grand jury in the First District, presented, yesterday, three indictments under the laws of the Territory.

Yesterday, at Provo, H. W. Nelson, Wm. Poulsen, Martin Jensen and Sophus Olsen were admitted to citizenship.

At the children's matinee to-morrow afternoon, in the theatre, "The Mikado" will doubtless attract a large audience.

Ten members of the Utah Commission may leave for the east at 8 a. m. to-morrow, though it has not yet been definitely determined.

Mr. Benton, city ticket agent of the Union Pacific, is distributing the U. P. calendars among the small boys who call on him.

The case of Rebecca Slater, administratrix, vs. J. L. Whitehouse, has been continued until the next term of the Third District Court.

The suit of John S. Ballin & Co. vs. Simon Bamberger was submitted in the Third District Court this morning, and taken under advisement.

The suits of Michael R. Hugler vs. D. & R. G. W. Ry. Co., J. M. Kennedy vs. G. H. Wyman, and Joseph G. Gilmer have been dismissed.

The lettering on the north side of the U. P. office in the Wasatch Block has been painted out, and a new advertisement will be inserted, executed in an artistic style.

The Southern Pacific Company to-day transferred at Ogden 350 east-bound passengers, 90 first class and 147 third class going over the U. P., and 68 first class and 64 third class via the D. & R. G.

In the First District Court at Provo, yesterday, Thos. Hindmarsh and R. C. Whitte pleaded guilty to the robbery to the charge of burglary, and R. C. Whitte to the charge of larceny. They will be sentenced to-morrow.

Diphtheria is rapidly increasing in the city, there now being flags out in the 1st, 5th, 7th, 10th, 15th, 17th and 20th wards, but nothing seems to have been done by the municipal authorities to prevent the spread of the dreadful malady.

So Dequent has been confirmed as Surveyor-General of Utah, after all that has been said. The Senate evidently considered the reports who credited certain ally utterances to Mr. Dequent, to be of the same stripe as those who gather filth for the organs of vice published on Second South Street.

This morning the five-year old son of John Kupfer, of the Fifteenth Ward, died of diphtheria, and a younger child is almost beyond hope. Young Kupfer, from the disease. A few weeks ago another of Mr. Kupfer's children died from the same cause. We sympathize with the bereaved family in their severe affliction.

This Ogden Herald of yesterday, in an article on "Thrashing Newspaper Men," referring to the Young-Harte affair, assumes the incorrect position that Mr. Young was much the larger man of the two, and after descending on this proposition says, "And it is not a very glorious thing to thrust any man because he is too small to resist successfully." The statement as to the relative sizes of the legislator and reporter is the reverse of true, and if the Herald will examine fairly the local report in its own columns, it will find that the editorial comments are an injustice to Mr. Young, no matter how severely his act might be censured.

LOCAL NEWS.

New Song—"The Cricket on the Hearth" is the title of a new and charming song by James E. Stewart, just issued. The words are set to a beautiful melody, and the piece will doubtless become popular. It can be obtained at Coalter & Snelgrove's.

Presentation.—The Legislative Council, last evening, through Councilor Barton, presented to the Hon. E. A. Smith, of Salt Lake County, pro-tem, an official of the Council, a beautiful gavel, on which was engraved the following inscription:

PRESENTED TO
HON. ELIAS A. SMITH,
President,
By Members and Officers of the Council
of the Legislative Assembly of
the Territory of Utah,
27th Session, 1908.

The gavel is provided with a neat case, and is handsomely finished, the bands of the mallet being of Utah gold and silver. It was made at Swanner's, and is an elegant piece of workmanship.

An Explanation.—W. C. Staines, the driver of the wagon that collided with Mr. Cummings' buggy yesterday, called upon us to-day and explained that the statement published in the News of the accident was scarcely correct, although exactly as related to us by parties who claimed to have seen it. Instead of running into the buggy, the boy driving the latter turned in too quickly after giving him the road and struck the hind wheel of the wagon with the front wheel of the buggy. He did not drive off in a heartless manner after the collision, but remained until it was ascertained that the boy was not hurt and gave him name and address to the parties who came up and assisted the boy, and his only reason for not leaving his own team to render assistance was, that his animals were liable to run away had he done so.

APOSTLE LORENZO SNOW GOES TO THE PEN.

To Get His Case Advanced on the U. S. Supreme Court Calendar, He Voluntarily Surrendered Himself To-day.

It will be remembered that the case of Apostle Lorenzo Snow, for unlawful cohabitation with his wife, was tried in the First District Court at Ogden, that he was found guilty as charged in the three indictments; that the Court sentenced him to six months' imprisonment in the penitentiary, and imposed a fine of \$300 and costs in each case; but that he was carried on appeal to the Supreme Court of the Territory, who, in the first case, affirmed the decision of the lower court unanimously, and in the other two by a majority, and granted him thirty days in which to perfect papers of appeal to the Supreme Court of the United States.

As Brother Snow's case involves the most important undecided questions that have been raised in the cohabitation cases, namely those of segregation, and presumed cohabitation with the legitimate wife, and that so many persons now undergoing partial sentence also interested in the question of law to be determined by the decision in his case, an effort has been made to get it advanced on the calendar of the Supreme Court, but this seems to be impossible to do this as long as the defendant is at liberty. Therefore, in order to furnish sufficient grounds upon which to secure the advancement of the case, Brother Snow has to-day voluntarily surrendered himself to the custody of the marshal, and trusts that he will succeed in his efforts to have his case heard and decided within the next two months.

Brother Snow was about to be driven to the Penitentiary by Hon. F. S. Richards, his Attorney, as we were going to press.

Police Court.—The two soldiers who were arrested yesterday morning were tried before Justice Fryer to-day. J. N. Burke was fined \$75 for drawing a deadly weapon, and Chas. E. Dewey, for battery, was fined \$30.

Wm. Jones pleaded guilty to the charge of larceny, and will spend 50 days on the public works.

John Murtha, arrested on a charge of fraud, was placed under \$300 bonds to await the grand jury's action. The case against his companion, McManis, has not yet been decided.

John and Alexander Smith are in custody, awaiting trial for battery.

CONVICT BILL.

A BILL TO LESSEN THE TERMS OF SENTENCE OF CONVICTS FOR GOOD CONDUCT.

SECTION 1. Be it enacted by the Governor and Legislative Assembly of the Territory of Utah, That it shall be the duty of the Warden of the Utah Penitentiary to keep a record in which shall be entered a statement of every fraction of the prison rules committed by any of the convicts. At the end of each month he shall certify upon said record to the good conduct of each convict who has not been guilty of an infraction of the rules.

Sec. 2. Each convict sentenced for any period less than life, who has not been guilty of a breach of the rules of discipline of the prison, shall be entitled to a reduction of the period of sentence, as hereinafter provided: And when the full term of imprisonment for which any convict has been sentenced shall be diminished by the provisions of this act, so that the term of imprisonment has been fully expired, the warden of the penitentiary shall immediately furnish the Secretary of the Territory a certificate stating the length of his term of imprisonment has been so diminished, and no objections shall be made to the Governor, the convict shall be released.

Sec. 3. The following deductions shall be allowed to convicts for good conduct: From the term of sentence of three months, fifteen days; from a term of six months, thirty days; from a term of one year, two calendar months; from a term of two years, four calendar months; from a term of three years, six calendar months; from a term of four years, eight calendar months; from a term of five years, ten calendar months; from a term of six years, twelve calendar months; from a term of seven years, fourteen calendar months; from a term of eight years, sixteen calendar months; from a term of nine years, eighteen calendar months; from a term of ten years, twenty calendar months; from a term of eleven years, twenty-two calendar months; from a term of twelve years, twenty-four calendar months; from a term of thirteen years, twenty-six calendar months; from a term of fourteen years, twenty-eight calendar months; from a term of fifteen years, thirty calendar months; from a term of sixteen years, thirty-two calendar months; from a term of seventeen years, thirty-four calendar months; from a term of eighteen years, thirty-six calendar months; from a term of nineteen years, thirty-eight calendar months; from a term of twenty years, forty calendar months.

Sec. 4. In all terms of sentence terminating immediately before the expiration of the calendar month, the deductions shall be proportionate to the fraction of the calendar month which shall have expired.

Sec. 5. For a violation of the rules, the convict shall be liable to forfeit all or any portion of the reduction time earned previous to the commission of said offense or offenses. Provided, That any convict who may feel himself aggrieved by the action of the Warden or other officer in charge in such cases, may appeal to the Governor, or to the Secretary of the Territory, who shall have power to punish the offender by depriving him of all or any portion of the reduction time earned previous to the commission of said offense or offenses. Provided, That any convict who may feel himself aggrieved by the action of the Warden or other officer in charge in such cases, may appeal to the Governor, or to the Secretary of the Territory, who shall have power to punish the offender by depriving him of all or any portion of the reduction time earned previous to the commission of said offense or offenses.

Sec. 6.—This act shall take effect forthwith after its passage and approval, and all unexpired terms of sentence then pending shall be treated in accordance with the foregoing provisions.

Sec. 7.—That chapter XI of the Laws of Utah, 1890, entitled "An Act allowing reward to convicts and committing them to the penitentiary for Meritorious Conduct," be and the same is hereby repealed.

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On her brow indicates the glow of health within. What a change from the pallid of a few months ago. Do you know the secret of her renewed health? We will tell you. When she found that the pleasant liquid fruit remedy—Syrup of Figs—is as agreeable to the taste as it is effective in cleansing the system, calming the irritated bowels, and restoring the liver, kidneys, stomach and bowels to a healthy activity, she began using, and now she is a well. Ladies wishing to know how long a Fig really possesses such wonderful efficacy, can obtain this bottles free of charge at Z. C. M. I. Drug Store, Wholesale Agents, Salt Lake City.

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Weber, Rock Spring, Pleasant Valley and Red Canyon—All the Coals sold in the Salt Lake market. Our Weber is from the celebrated Grand Creek mines and is mining better coal than ever before. No other Weber brought to this market can compare with it. Our coals are also carefully screened and cleaned.

Coal Department, Union Pacific Railway Company.

A. J. GUNNELL, Agent, Office, Wasatch Corner.

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Honest dealing proves a success in all our transactions. We are anxious to show you the quality of our goods, and the effect as represented to do. Thousands of nervous people have reaped immense benefit by its use. Weak women and overworked men find this tonic a great treasure.

A handsome line of Ladies Silk Hose only 75c per pair. All colors.

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BROWN'S KIDNEY PILLS

and Blandell with Iodine Potassium.

A blood Purifier that all Physicians in the United States and Europe endorse. Ask your druggist to show you the formula and commence using at once.

Use 100 boxes of BROWN'S KIDNEY PILLS, sold on a positive guaranty and not one returned. Always cures cures, cuts, bruises, sore eyes, piles, etc. Beware of imitations, use only Brown's Kidney Pills.

Use Brown's Kidney Pills for Sore Throat, Colds, etc.

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