of his fast, and he still persists in his refusal to take 100d. Some oranges were sent to him yesterday but be de-cliued to touch them. Mr. McVicker were sent to him yesterday out be de-clued to touch them. Mr. McVicker called on the ductor and endeavored to pershade him to take some food, but he was jobdurate. He made a proposi-tion to Mr. McVicker, that if Mrs. Bredemayer would agree to certain conditions, one of which was to stop her proceedings for divorce, he would take food, and in a couple of weeks after be got out of jall he would take an extended trip to Europe. This proposition he declared to be his ulti matum, and closed by saying: "If she will not do this, then I die." He is growing pretty thin through his self-enforced abstection from food. If e smokes most of the time, puffing away vigorously at the cigars, as though barely able to eadure the crav-ings of hunger, which are evidently severe. severe.

#### Architect Monheim's Letter.

The following letter, regarding the peeds of the penitentiary, has been sent, with the grand jury letter to the Secretary of the interior:

SALT LAKE CITY, Feb. 23, 1888. F. H. Dyer, United States Marshal:

F. H. Dyer, United States Marshal: Dear Sir—At your request I have made a careful examination of the new proposed bulldings of the penitentiary and find the same can not be completed for less thau §5,000. I have also ex-amined the old warden's residence and find this building unhealthy and unsafe, as the walls are made of undried clay. This building has been built about thirty years, the inside is damp and foul, all the timber is rotten, so the building is nufit to live in. I would advise to have the floors supported to keep the same from breaking down. advise to have the floors supported to keep the same from breaking down. I have also examined the stockade wall and find the same built of the same material as the warden's res-idence. I find this wall so badly washed out, that it is daugerous for the guards to walk on top of the same, and there is dauger that in a heavy rain storm the walls will tumble down. The present wall incloses only on acce of ground, which ought to be extended rain storm the walls will tumble down. The present wall incloses only on acce of ground, which ought to be extended to inclose at least two acces of ground as you will see by the drawing when the new buildings are completed there is no room left for 250 or 350 prisoners to have any exercise, and I have made as estimate for a wall which will in-close two access of ground, the same to be three feet thick and twenty feet high built of tock and finished on top with platform and railing. This will cost complete \$30,000. And there are many other improvements needed about the place, such as feeding the premises, buying a water right which you must have, and many other small things too numerous to mention, and I should recommend that you ask for an appropriation for at least \$100,000. All of which is respectfully submitted. H. MONINKIM. Superinteudent of Construction Unded States Penitentisry of Utah.

#### He Didn't Mean To,

The following document is a fitting heads to the checky proceedings con-acted with the attempted jumping of the Tenth Ward Square:

SALT LAKE CITY, Feb. 25, 1888. To the City Council of Sait Lake City: GENTLEMIN: -Ou the 15th inst., st-

To the City Council of Sait Lake City: GENTLEMEN: --On the 15th lost, si-teran examination of the public records icame to the conclusion that the ground known as Block 25, Plat B. of this city, was open to settlement noder the trusts conferred by the Townsite act and the patent couvering, the Townsite of Sait Lake City, that trust being "for the several use and benefit of occu-pants," which I believe is understood to mean for the individusi use and heneit of each settler of the particular tract settled upon by him. The records showed no transfer to the City, Corporation, nor any attempt of dedication to public use, not even a plat of the land being flied with the County Recorder. The title remained precisely as originally vested, "for the several use and benefit," etc. Certainly the land in question bore na evidence of use for public benefit of purpose; unless a fenced and culti-vated corn-patch, by some ingenions sophistry, may be deemed a public benefit, in that corn is necessary for the masses. If it belonged to the City and was not

the masses.

If it belonged to the city and was not still held subject to the trust, I main-tain it should have been deeded to the

City Corporation. Under these circumstances, acting entirely in good faith, I settled upon the land in question. While I believe the land in question. While I believe the law and the facts are with me, and that I should ultimately win as to a part of the land at least, if I sought the power of the highest courts. I have determined not to interfere with the claims of the populace or the City Cor-poration, and am ready to make any conveyance to the city for indisputable and actual public use, which may be thought best, and thus strengthen what, under present circumstances, would seem at best, not a perfect title. I am also willing to reimburse the Treasurer for any reasonable and just expenses incurred by reason of my expenses incurred by reason of m occupancy. I remain geutlemen, Very respectfully yours, A. H. WINN.

# THIRD DISTRICT COURT.

Proceedings before Judge Zane to-The People vs. Charles J. Hodle; embezziement; plea of not guilty entered.

### Mingo Smelter Fire.

The People vs. Charles J. Hodie; graud larceny; plea of not guilty. The People vs. Arthur Curlis et al.; burglary; plea of not guilty. The People vs. Juseph Watson and Mitcheol & Mills Michael E. Clifford; burgiary; plea of not guilty.

not guilty. The People vs. Joseph Watson aud Michael E. Clifford; grand larceuy; plea of not guilty. The People vs. James Pearce; grand larceny; defendant pleads guilty, then changes his plea to not wailty. The People vs. Wm. Patterson; for-gery; plea of guilty; sentence set for Matthew Cullen vs. Mary L. Cody et

March 10. Matthew Cullen vs. Mary L. Cody et al.; S. II. Lewis appointed guardian ad litem for infants. James Wratball vs. H. S. Gowans et al.; Joseph Hurd appointed guardian ad litem for infants, defendants. Nils Nielson and Knud Larson were admitted to citizenship. Uoited States vs. Geo. C. Watts; un-lawful cohatitation; plex of not guilty.

unity. United States vs. Wm. L. Robinson

United States vs. Wm. L. Robinson et al.; fornication; plea of not guilty. Oliver Shanuon, of Nebraska, was admitted to practice as an attorney before this court. John H. Linck vs. Francis Armstrong et al., order to show cause why an in-junction should not issue restraining the defendant from occupying, as rep-resentatives of Salt Like City, certain lands, argued before the court. Mc-Bride and Brown for plaintiff, and Sheeks & Rawlins for defendants. Isabelia Mcintyre vs. Bernard McIn-tyre; default and decree of divorce.

#### IN PROVO.

#### First District Court Proceedings. -Other Notes.

Christian Hermanson, Peter R. Christiansen, Jens C. Johansen and Martin S. Bohney were admitted to

citizenship citizenship. The grand jury came into court with Flecta Coltia, the alieged plural wife of James Higgins, a case now under investigatiou. The lady is blind and said she did not see whom she married, and refused to tell the name that the person weat by ut the marrisge Ceremony. Under the in-struction of the court she finally an-swered. swered.

swered. The case of the United States vs. Sarah Eggertson Clur, Contempt, was dismissed by mutual consent. The People vs. Henry Larsen, iu-dicted for grand larceny; important witnesses were absent; the case was continued for the term. The case of United States vs. John Bachanan was continued pending the return of the petition to Congress for olemency.

retarn of the petition to Congress for olemency. United States vs. Richard Hall; de-fendant chaoged his plea to guilty; promised to obey the law. Sentence was suspended indefinitely. The case of the People vs. Marion Draper, grand larceny, was taken up for trial. Catifurnia Wine Co. vs. Joseph Gibs-

California Wine Co. vs. Joseph Glb-

California Wine Co. vs. Joseph Glip-son, et al.; an order was made for constable John L. Suillyse, at Eureka, to serve papers in the case. An order was entered approving ac-counts of F. H., Dyer, U. S. Marsual. David Udail has been notified to come into court for arraignment on a charge of unlawini cohabitation. On the whole Prof. Talmage is somewhat better, but the pain- in his head, from the inflammation in his eye is almost unendurable. The eye will probably be saved. B.

FROM MONDAY'S DAILT, FEB 27, 1886.

## Dau. Jones Arrested.

Dall. Jones Arresteu. Last night Mr. Dan. Jones, of Salt Lake County, was at the D. & R. G. W. depot, when he was arrested by deputy marshals on a charge of unlawful co-habitation. He was indicted last No-vember. He was taken before Com-missioner Norrell this morning, and gave bonds for his appearance for trial. trial.

#### To the Full Term.

In the Third District Court today, Edward Cox, of the Sixteenth Ward, was called for sentence on a plea of gulity to the charge of unlawful co-habitation. He stated, in reply to the court, that he had no promise to make as to his future couduct, and was sen-tenced to six months' imprisonment and to pay a fine of 300° and costs of prosecution. prosecution

#### Water Main Extension

#### The Murder Trial.

The Murder Trial. The trial of Neal Mulloy, for the murder of George J. Hughes, at Park City, last Angust, was commenced in the Third District Court today. J. A. Marsball and C. S. Varian are counsel for the defendant, and W. J. Clarke and C. W. Zane are prosecuting. The defense asked for a separate trial for Mullov, who is indicted jointly with John T. Sweeney for the erime, and the request was granted. The work of empaneling a jury was proceeded with thisatternoon. The following resolutions were re-ported by the committee and unani-mously adopted by the meeting. WHEREAS-There is now pending before the Territorial Legislature a bill providing among other things, a bill to probate, and appointing Amelia J. Roberts administratrix of said es-the sector and that even with John T. Sweeney for the erime, and the request was granted. The work of empaneling a jury was proceeded with this atternoon.

Ningo Smelter Fire. About four o'clock yesterday morn-ing word was telephoned to this city that the Mingo smelter, at Sandy, was on fire. Chief Ottinger, of the fire de-partment, profiered assistance if the smelter people desired it. At about six o'clock a call came for help, and the firemen, with a hand engine, weat to the Utah Central depot. They had just got ready to start south on a special train when another message came that their services would not be required. The main building of the works was destroyed, and one box car beionging to the Utah Central was burned. The origin of the flage was not ascertained.

### Jail Breakers Captured.

Jail Breakers Captured. The efforts of Sheriff Belnap, of We-ber County, to retake the three thieves who made their escape from the county jail last week, were successful last evening. It had been ascertained that the fugitives had been seen at Morgan, on the the Union Pacific, going east. The Sheriff took train for Evanston. Wyoming, yesterday afternoon. The men he was looking for jumped the same train somewhere in Echo Cañoo, and the Sheriff, becoming aware of the fact' nabled them at Evanston. One of the fugitives, Ben Butler, attempted to draw a pistol on the officer, but was covered, and the trio were taken into custody and shipped back to Ogden.

## For Unlawful Cohabitation.

For Unlawful Cohabitation. W. C. Saunders, of Uintah, who was arrested on the charge of unlaw-ful cohabitation. appeared before Commissioner Wardleich yesterday. By consent of all the partles concerned the examination was postponed until Tuesday at 10 a.m. Yesterday afternoon Deputies Steele and Corey arrested at Farmlagton, Utah, John Andrews, of Logan, on the roing charge. He was brough to Ogden on the 8:50 U. C. express, and was released on the security of Am-brose Greenwell, Esq. He will be taken to Logan today, and will appear for examination before Commissioner Goedwin tomorrow. This defendant has been in hiding for about two years, and expresses cousiderable relief at being captured.—Ogden Stak ard, Feb. 26.

## Attempt at Kidnapping.

Attempt at Kidnapping. This morning an attempt was made at the depot at Ogden to kidnap a thir-teen year old girl. The effort was made by ber father. It appears that the girl, Irene Godirey, has been living with her mother in Tooele. Mrs. God-trey was divorced from her hus-band when her dauchter was three or four months old, and the child had never seen her father, who now resides in Butte, Montana. Irene has been visiting relatives at North Ogden, and this morning came to the train to revisiting relatives at North Ogden, and this morning came to the train to rc-turn home. Her father learned of her whereabouts, and at the depot at-tempted to get her on the north-bound train for Butte. She refused to go, and every effort on his part to induce her to do so was met by screams, and appeals to others for aid. Finally a gentleman from Ogden took the girl in charge and brought her to this city, the father coming also. It is this city, the father coming also. It is likely there will be further developments.

### Bredemeyer Still Starves.

Bredemeyer Still Starves. It is now twelve days since Dr. Bredemeyer tasted food. He also bated that he has not drak a drop of water during that time. He takes a mouthful occasionally, rinses his mouth and then ejects the Hquid. He at first tried to get along without quenching his thirst, but his mouth became so hot and dry that he could not stand it. He now insists that he will touch no food thil his wife agrees to stop all divorce proceedings and to live with him again. He thinks that his actiou and possible fate will canse her to relent within a day or two. It is probable that he can wear out for several days longer at the present rate. Though he has lost cousiderable flesh, he is not by any means weak, the prinhe is not by any means weak, the prin-ciple effect noticeable being that his nervousness has greatly increased. He is new the sole occupant of the county jail, and has the large cell for his ac-commodation.

Inis atternoon he stated that he was able to go twenty of twenty-five days without nourishment. He bases his hopes of his wife coming to the terms he has laid down, on an occurrence Water Main Extension. The residents of the Tenth Ward have lately been made happy by having the city water main extended to their locality, it having reached there last week, Mr. Hyrum A. Reeve, the sn-perintendent of the Tenth Ward Co-op. being the first resident of the above mentioned ward to take advantage of the extension. Many others are con-templating utilizing it in the near inture.

**Probate Court.** 

bend of L. G. Hardy, administrator,

bend of L. G. Hardy, administrator, tiled and approved. Estate of Helen C. Whitney, de-ceased; proof of posting notices of time and place of hearing made; order made appointing J. K. Gillespie ad-ministrator of said estate, upon filing a bond in the sum of \$1,000. Estate of Elizabeth Johnson, de-ceased; order appointing Christian J. Trescott administrator of said estate, upon filing a bond in the sum of \$1,000. Trescott administrator of said estate, upon filing a bond in the snm of \$1,000. Estate of Mary A. Hooper, deceased; decree made that due and legal notice to creditors has been given. Estate of John Hayhoe, deceased; same order. Estate of.Orson Pratt, deceased; or-der made for publication of notice to creditors.

der made for publication of horize to creditors. Estate of Salvater Maltese, de-ceased; order made appointing Julia S. Maltese administratrix of said es-tate, upon filing a bond in the sum of \$200

The marriage certificate of John F. Forbis and Emeline II. Daft has been filed with the clerk of the clerk.

### Third District Court.

Proceedings before Judge Zane today : The People vs. Thomas D. Pritchard ; The People vs. Thomas D. arraignes

and pleaded guilty; conrt sentenced bim to one year in the penitontiary. United States vs. Edward Cox; un-lawful conspitation; on a plea of guilty the defendant was sentenced to bim to one year in the penitontiary and in lawful constitution; on a plea of guilty the defendant was sentenced to bit months in the penitoniary and in

ruilty the defendant was sentenced to six months in the pealtentiary, and to pay a fine of 550 and costs. United States vs. James S. Brown, nulawiul cohabitation; defendant pleaded guilty, and sentence was set for March 9th. The People vs. Ailan J. Hall; selling liquor without a license; jury find the defendant not guilty. The People vs. Richard Grant; ar-raigned on an indictment for voluntary manslaughter, for shooting Peter Andlersen in a Park City saloon; plea of not guilty; privilege to change plea. plea

of not guilty; privilege to change plea. The People vs. Bridget Sweeney; arraigned for nnlawfully attempting to poisonher husband, Terrence Sweeney; plea of not guilty; S. H. Lewis and W. VanCott appointed by the Court! to defend hcr. United States vs. George B. Leonard; four charges of making false returns as postmaster at Rhodes Valley, Wasatch County; plea of not guilty entered; bond fixed at \$500 on each isdictment. The People vs. George Harmon and Charles Wilson; grand larceny; mo-tion of defendants for a continuance for the term, on account of the absence of the witnesses, James Marshall and Phomas Williams; Mr. Clarke opposed the motion, as it was not likely that Marshall would be present as a wit-ness; being a fugitive from justice, whom the prosecution was anxious to interview; the motion was granted. The People vs, Neal Mulloy; murder in the first degree; on trial before a jury.

jury.

#### Teachers' Institute.

The opening prayer was offered by Mr. D. B. Richards.

The opening prayer was offered by Mr. D. B. Richards. By a very unfortunate coincidence the first and third parts of the pro-gramme were not rendered. The subject of the "daily prepara-tion the teacher should bring to the school room" was introduced by Mr. C. C. Crapo. The teacher who gives no thought to the day's work before him, may be likened to the farmer who zoes to his labor not knowing what he is going at, and finds that he returns from the field without having attsined any satisfactory results. The teacher who makes no preparation, gets into a tiresome routine of work that becomes monotonous, and wearies the pupils. Mr. J. B. Moreton thought that daily preparation, does not mean that the teacher should search through a library to find something foreigu to the text of his daily lesseds, but that he should keep in mind the every day wants of the pupils, and endeavor to find some apt and lively illnstrations or methods to bring out more forcibly the points in the daiv recitations. apt and lively fillstrations or methods to bring out more forcibly the points in the daily recitatious. Mr. G. M. Mumford then took up the subject. We should alm to increase our facility to bring out the ideas of the pupils and to develop their individ-nality.

the pupils and to develop their individ-nality. Mr. J. D. Cummings delivered an address on "Percentage." The gen-tleman explained his own particular methods, and stated that he does not follow the text-book too closely. Ex-amples were introduced to make plain the various processes required in the

the various processes required in the successful teaching of percentage. After the address the subject was thoroughly and exnestly discussed by the teachers. Under the head of miscellaneous

Under the head of miscellaneous business, a committee was appointed to draft resolutions expressing the sectiment of the teachers of this county on the subject of free schools, and while the resolutions were being prepared, several of the teachers in-dulged in a discussion of the freeschool system.

school system. The following resolutions were re-ported by the committee and unani-mously adopted by the meeting. WHEREAS-There is now pending before the Territorial Legislature a bill providing among other things, a system of free schools for Utah, and WHEREAS-The Territory is partially pledged to the free-school system, by the present law, and that even with

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cally and otherwise, from such a con-dition must be self-evident, and that no other system has been proposed for remedying these evils, and. WHEREAS, The school teachers of Salt Lake County have had the subject nader discussion and have become fully convinced of the many benefits that will accrue to Utah by the adop-tion of a free-school system; there-fore, be it *Resolved.* That we, the teachers of Sait Lake County in meeting as-sembled, endorse the system of free schools, and earnestly hope that the Legislature will pass some wise measure having this object in view. J. B. MORETON, EMMA FINCH, ANNIE K. HARDY, Committee. PROGRAMME FOR MAY 10.

PROGRAMME FOR MAY 10.

Memory, Mr. A. Spencer. Interest, Mr. J. B. Stewart. Primary Geography, Miss A. R.

McGhie. 4. The different methods of teaching subtraction, mulriplication and division of fractions, for general discussion. Adjourned for two weeks.

**APPROPRIATION BILL.** 

Following is the full text of the gen-eral appropriation bill introduced yes-terday by Clark, chairman of the House committee on appropriations:

A BILL FOR AN ACT MAKING APPRO-PRIATIONS FOR GENERAL PURPOSES :

Be it enacted by the Governor and the Legislatice Assembly of the Territory of Utah: That the foliowing shifts of money are hereby appropriated out of any money in the Territorial Treasory not otherwise appropriated for the ob-jects hereinafter expressed:

\$ 1,500 00

3,000 00

500 00

1,600 00

500 06

1,000

1,200

28,417 70

160 00

14033

300 00

210.00

240 00

1,000 00

25,451 00

**58** 00

188 40

150 00

300 00

400

lects hereinafter expressed:
1- For salary of territorial commissioners of schools for 1383 and 1883, one half to be drawn each year...
2-For salary of auditor of public accounts for 1883 and 1880, one half to be drawn each year...
3- For salary of territorial 1-brarian, for the year accounts for 1883 and 1889, one half to be drawn each year...
4- For salary of territorial treasure for 1883 and 1889, one half to be drawn each year...
5- For expenses of printing and contingent expenses of the territorial school commission each year...
6- For incidental to be drawn each year...
6- For incidental to be drawn each year...
6- For incidental to be drawn each year...
6- For incidental expenses of the office of auditor, transurer, ilbrarian, scaler of weights and measures, and recorder of weights and bas9, one-half to be drawn each year...
6- For incidental expenses of the office of auditor, transurer, ilbrarian, scaler of weights and measures, and recorder of weights and bas9, one-half to be drawn each year...
6- For rent of rooms for last

year.... For rent of rooms for last named officers for 1888 and 1889, one half to be drawn

1889, one half to be drawn each year. For payment of outstanding court certificates for witness-es and jurors in erminat cases in which the Territory is hable therefor, as reported by the auditor of public accounts. Feb. 3d, 1868. For the payment of witnesses and jurors in cruminal cases in the district courts of this Ter-ritory for the years 1888 and 1883

To Orson F. Whitney for ser-vices rendered as minute elerk of the House troin January 9th to February 9th, 1888, for

services as minute clerk of the House from February 9th to March -, 1888, for the 28th

To Barrie -, iese, for the real acession --To George E. Blair, for-ser-vices as minute clerk of the Council for the 28th session --To B. H. Jones for services n messenger of the House for

23th session 11-To Edward H. Anderson, for

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12-

13-