

FRAGMENTS.

LEAD quotations, New York, per 100 lbs., \$4.10.

W. H. HAMILTON was arrested to-day for disturbing the peace.

W. M. BREATT, charged with house-breaking, was discharged to-day.

FRANK WHEELER was fined \$10 to-day for drunkenness and profanity.

MCCORMICK & Co., to-day received two cars of Hanauer ore, value, \$4,000.

AN excursion to Bear Lake and Cache Valley will leave this city on the 18th of next month.

JAMES KERNAN was being tried in the Police Court to-day for receiving stolen property.

SILVER quotations, corrected daily by Wells, Fargo & Co.: New York, \$1.00; London, \$2.10.

WELLS, FARGO & Co. to-day received forty-five bars Ontario bullion, value \$30,799.81.

The Sixth Ward Silver Band will take an excursion to Gardiner on Wednesday, August 3d.

The sports at Washington Square to-morrow will be under the direction of the Athletic Association.

The Jubilee intended to be held to-morrow has been postponed, because of Gen. Grant's death.

The case of Herman Brischner vs. O. H. Egge et al. was continued in the Third District Court to-day.

THERE was no performance at the Theatre last evening of "We, Us & Co.," there being no audience to play to.

"Shadows of a Great City" will be performed at the Theatre this evening.

To-morrow afternoon it will be given as a matinee, and again in the evening.

In the Third District Court to-day, judgment for the amount of \$1,000, less \$85, was given in the case of George Bushy vs. Adams Mining Company.

Miss A. A. Eames, the Salt Lake favorite, is with the Baldwin Company, who appear in "Shadows of a Great City," at the Theatre to-night.

The flags on many public and private buildings are at half-mast and draped with crepe to-day, in mourning for the death of the nation's hero, General Grant.

A meeting has been called for to-morrow evening, at 7:30 o'clock, in the Federal Court room, to make the necessary arrangements for a memorial meeting. The public are invited.

ATKINS near the Utah & Nevada bridge over the Jordan River indulged in shockingly indecent conduct while the bathing train is crossing the bridge. They should be taught a lesson in the courts.

CERTIFICATES of incorporation were issued by Secretary Thomas yesterday to the Gladstone Mining Company and the Morgan Mining Company. The offices of both companies are located in this city.

LOCAL NEWS.

Another Flowing Well.—On Saturday night Mr. Moroni Gillespie, of the 15th Ward, was successful in obtaining a drive well, getting a fine stream of water which was tapped at a depth of 80 feet. The output is 3 gallons a minute, and the water is beautifully clear and exceptionally pure. The proprietor would rather have his well than \$500. He did the work himself, and accomplished it in less than five hours.

Runaway.—Last evening a runaway occurred on South Temple Street, in the Twenty-first Ward. A team belonging to Mr. Sadler became frightened and ran away; after going about a block, they ran into the Red Butte ditch, throwing Mr. Sadler out, bruising him considerably and rendering him insensible. He was picked up and taken to a house near by, and medical assistance summoned.

Welsh Reunion.—The people from Wales residing in and around the city have concluded to have a day together, holding old friends and talking of old times, on Thursday, August 6th, 1893, at Fuller's Hill Gardens. The committee having the matter under way is composed of Messrs. Elias Morris, Thos. E. Jervay, G. C. Bywater, William Jones and others. Parties will be advertised in a day or two.

Why Is It?—The polling place of the First Precinct, which has been for a number of years centrally located at the Ninth District Schoolhouse, has been removed to the Eighth Ward Schoolhouse. This action causes considerable dissatisfaction among voters, especially those who have to come from one end of the precinct to the other, a distance of two miles and over. No reason has been given for the removal, and it is probable none will be, except the "casualness" to which the registrar of that precinct lays indisputable claim. It is no credit to the Utah Commission to have as their official representative a person who has no regard for the conveniences and welfare of electors, or who heaped indignities upon long suffering citizens because of their religious faith.

Matinee.—To-morrow afternoon the San Francisco Theatre Company, of San Francisco, who make their first appearance this evening, will give a Pioneer Day matinee in the Theatre. This company have achieved an immense success in "The Shadows of a Great City," which is said to be one of the latest melodramas ever presented, and will no doubt draw large audiences. The matinee performance commences at 2 p. m., and the prices of admission to all parts of the house are, adults, 50 cents, children 25 cents.

Senior Paxman's Funeral.—The funeral services over the remains of Mrs. Susan Paxman, formerly Mrs. Howley, were held in the Fourteenth Ward Assembly Rooms this morning, Bishop's Counselor George H. Taylor presiding. The attendance was quite large. The opening prayer was offered by Elder Robert Campbell. The speakers were Elders Aurelius Miner, J. Clifton, George Goddard and George H. Taylor. The remarks were of a very consoling and instructive character, as well as being correctly eulogistic of the life and character of the esteemed deceased. The benediction was pronounced by Elder William Willes. At the grave the dedicatory prayer was offered by Elder Clifton.

Thus has been laid to rest one of the most exemplary women of the community, whose career has been fraught with good deeds worthy of emulation by those who survive. The sons of the deceased, to whose care she had been committed during a portion of her last illness, were enabled to show their filial affection by bestowing upon her every possible attention, except to her name.

THOMAS WALTON UNDER ARREST.

HE IS CHARGED WITH A VIOLATION OF THE EDWARDS LAW.

At about six o'clock this morning, four deputy marshals—Greenman, Sprague, Collins and Miller—made their appearance in the settlement of Bountiful, Davis County, armed with warrants and subpoenas ad id., and began their search for victims. Deputy Greenman and Miller soon learned the whereabouts of Mr. Thomas Walton's residence, and calling there, arrested at once the defendant, a gentleman and subjoined Mrs. Elizabeth Walton, Sarah Walton, John Coles and his son, Henry Coles.

The accused, with the witnesses, were taken before Commissioner McKay at noon to-day for the preliminary examination. The complaint charged Thomas Walton with the offense of unlawful cohabitation with his wife, whose names are given as Elizabeth Walton and Ellen Coles Walton.

The defendant asked that the preliminary examination be waived, but the court refused to do so. Mr. Walton then asked for an attorney, and Mr. Richards was sent for, but it being reported that he was sick, the examination of witnesses was commenced.

Sarah Walton, aged 14, was called. Knew Elizabeth Walton, and defendant; lived in Bountiful, at defendant's house, had lived there some years; Mrs. Walton and her husband lived there, and had one child, witness Ellen Coles, who lived in Bountiful, about half a mile from defendant's, at her father's, Ellen Coles had no children.

John Coles testified: He had seven daughters, one was named Helen, aged 20; knew defendant for about two years; she was present; his daughter was married to John Penman, Jr.

A puzzled look came over the face of the District Attorney at this announcement, but after a moment's hesitation the idea seemed to strike him that witness said he had other daughters, and that possibly the girl who was one of them. He then asked:

Q. Do you know any other Ellen Coles?

A. No, sir.

Witness' daughter had been married to John Penman about twelve months; one of his daughters was named Annie; she was married to Wm. Reeves, of Centerville; his daughter, Elizabeth, was married to Thomas Walton, she had no children.

Q. Is she a pregnant woman?

A. I don't know.

Q. How long since you saw her?

A. About seven days ago.

Q. Does she live there?

A. She does not.

Q. How long since she lived there?

A. About seven days.

Witness' daughter had lived in Ogden before she had lived at defendant's in this city; did not know when she was married to defendant; thought it was about five months ago; based his belief on the fact that he had taken place on his confidence in defendant.

Q. Do you think he ought to have been married to her?

A. That's going too far.

Q. How long is it since Walton got four consent to marry your daughter?

A. About five months ago.

Q. Where did they get married?

A. I don't know.

Q. Did they make a trip to Logan at that time?

A. I don't know.

Q. About how much of the time during that five months did your daughter live with you?

A. She was sometimes here and sometimes there.

Q. Where did she go after the defendant asked your consent?

A. I don't know.

Q. Did you ever know of her having lived at defendant's house?

A. No, I do not.

Q. Do you know where your daughter is at this time?

A. Yes, I was in the lot.

Q. Do you know where she is?

A. No.

Q. If you desired to communicate with her, how would you do so?

A. No, I could not.

Q. Not if you were on your death bed?

A. No.

Q. Do you know of anyone of whom you could inquire of her whereabouts?

A. Yes, of her husband.

Q. You say you would not allow the defendant any liberties with your daughter, unless they were married?

A. No, I would not.

Q. What time did you mean?

A. If you will ask me a fair question, as a gentleman, I will answer you.

Q. You say that you would not allow the defendant any liberties with your daughter, unless they were married?

A. Yes, I would not.

Q. Have you any other reason to believe that your daughter is married to defendant, or that he has gone out walking with her occasionally?

A. I can't answer.

Q. If you pay attention you can.

A. I am so ignorant I cannot answer; I cannot say yes or no.

The District Attorney asked the question several times, and after considerable cross-examination, the witness refused to answer fully, saying she was married.

Q. Why?

A. Because he acted the part of a gentleman.

Q. Do you believe a man could not act a gentleman unless he was married?

A. No.

The Commissioner suggested to the District Attorney to ask the witness a question, to which the witness said she could not answer, except that going out to walk with her was the only reason the witness' wife was living, and had been married to her husband.

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BUSINESS NOTICES.

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In the way of HAMMOCKS & CAN-OTS, for camping out.

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Not a particle of calomel or any other dangerous substance enters into the composition of Ayer's Cathartic Pills. On the contrary, they prove of special service to those who are afflicted with calomel and other mineral poisons as medicines, and feel their injurious effects. In such cases Ayer's Pills are invaluable.

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