

FRAGMENTS

Frank Hamilton will be tried in the Police Court tomorrow for being drunk and disorderly.

E. L. Thomas and James Pitt were tried in the Police Court yesterday for drunkenness.

A funeral service was held last evening for the late Mrs. W. L. Robinson, who died yesterday morning.

A lady named Sarah Randall was arrested by the police this morning on an attachment. She was placed under bonds to appear as a witness.

The case of the People vs. W. L. Robinson, assault with deadly weapons, has been continued to the April term of the Third District Court, owing to the absence of Michael Dugan, an important witness for the defense.

Arraigned. This afternoon William J. Jenkins, of West Jordan, was arraigned in the Third District Court on a charge of unlawful cohabitation. He entered a plea of not guilty.

Returned from South. Brother Richard G. Lambert returned last evening from a trip southward through a large portion of the Territory in the business interest of the church.

Primary Reports. The secretaries of the branch associations of the primary organization of the Salt Lake State of Zion are requested to make out their reports without delay and forward them to Miss Susan Dean, 17 Peach Street, Salt Lake City.

ELLIS C. CLAWSON, President.

Erroneous Figures. An article which first appeared in the *Journal* and was reproduced in Saturday's issue of the *News* under the caption of "The Spoolation Program," in the closing paragraph of the words "The figures were erroneous." The figures were erroneous, the number of shares of stock in question being 400.

Free Again. This morning John Penman, of Bonifant, Davis County, was released from the penitentiary. He has served two terms, one of two years for possession and the other three months for unlawful cohabitation. He received the benefit of commutation of time for good behavior, and the actual period for which he has been confined is two years and twenty-five days.

Concert Rehearsal. When due allowance is made for the fact that most of the singers who are to take part in Stephens' concert tomorrow evening, are amateurs of limited study and training, the concert well, this was shown at the rehearsal held in the Theatre last evening. Among the vocalists are a number who have very fine voices. Miss Beattie Dean sings the selection "Fierce Flames," from "The Traveller," magnificently. This young lady is well known to the audience, and gives great promise. Among the other soloists who sing are Mr. A. H. Hays, Miss Sarah Lee, Mr. Goddard and others, including the great favorite Mrs. Nellie Druce Fugate.

At the rehearsal some of the thespians were very busy, notably the "Nurs Chorus," and the "Drinking Song." The orchestra is an excellent one, from listening to the rehearsal one might be led to believe that the singers were not so good as they are. The orchestra is well led by the conductor, and the whole thing is a very fine affair.

Sunday School Meeting. The monthly meeting of the Sabbath School workers of the Salt Lake State was held Monday evening, March 5th, in the Social Hall, Superintendent John C. Cutler presiding.

Owing to the unfavorable weather the attendance was less than usual, but there were representatives present from nearly all the cities and from two of the country wards.

After the opening exercises, Brother Jos. Keddington, of the Tenth Ward, presided, and explained his method of conducting a primary class. He had found it to be the best plan for instructing the children orally, and to illustrate with examples. To keep the children interested it was very important that the stories should be varied, stories that conveyed lessons, might be related, and charts might be used to good advantage.

Brother John Saunders, of the same ward, delivered an address on the "Word of Wisdom." He observed that every blessing the Lord promised His Saints was on condition that they observe some requirement made of them. The "Word of Wisdom," like all other commandments, was given to those who obey it. The whole text of the revelation was reviewed and commented upon by the speaker in a credible and comprehensive manner.

Superintendent George Goddard called attention to the advantage afforded by the Sabbath School in the homes and families by attending the monthly meetings, where matters concerning the Sabbath School are discussed, and where they can be reminded of the importance of their work.

Superintendent Cutler urged those superintendents who have not as yet made the report of their schools to do so as early as possible. The closing for the session was by the Tenth Ward Sabbath School, led by Jos. Keddington and by Thomas McIntyre.

The congregational songs to be sung at the next meeting are "Let Love Abound" and "Blessed Be the Name of the Father." The Tenth Ward Sabbath School will sing the hymns and part of the other exercises.

E. F. PARKY, Asst. Secretary.

MARKETS AND STOCKS.

NEW YORK STOCKS.

March 6, 1934.

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CRUSHED TO DEATH.

Robert Stewart Meets with a Horrible Fate.

The Utah Central depot was the scene of a shocking and fatal accident this morning, resulting in the death of a brakeman, Robert Stewart. About 7:30 a.m. the unfortunate man was engaged in the yard, and was in the act of coupling cars. He had gone in between two box cars, at a place just northwest of the passenger platform, where there is a switch. He made the coupling, and his fellow brakeman, Frank Bailey, who was on top of the car, noticed that young Stewart did not come out from between the cars as he should have done, and signaled the engineer to stop, which was promptly done. What had happened was unknown to the train men, who realized that something was wrong from the fact that the brakeman had not appeared. The unfortunate man was crushed to death between the cars, and his body was found lying on the track. The accident was caused by the fact that Stewart was not properly secured, and was crushed by the weight of the cars.

AN AWFUL SIGHT.

The unfortunate brakeman, who was lying between the cars, had caught his leg in a snag so tightly that it was held there while the brakeman of the car struck him on the back of the leg, driving him forward to the ground and partly outside of the track. The heavy wheels rolled up along the limb, which was badly twisted, tearing the flesh and crushing the bone as it went. From foot to hip, with the exception of the knee-joint, which had reached over to the inside of the rail, the entire leg was crushed to a pulp.

The wheels rolled along his left arm, catching the left arm, tearing it similarly, leaving it at the shoulder. The four wheels of one car and one of the next passed along the body of the unfortunate man. When Mr. Bailey reached him he was making an effort to get up, but was still caught in the track, and, of course, with his terrible injuries was unable to do so. When Mr. Bailey took hold of him he exclaimed, "I've got it now, Frank, don't let them get away with this!"

He was taken to the station hospital, and later to the Deseret Hospital. His injuries were of such a character, however, that he was beyond all surgical aid.

About 11 o'clock he asked for and was given a drink of water, and at 11:10 breathed his last.

The deceased was a native of Scotland, where he joined the church and came to Utah. He was employed for some time on a stage line in Idaho, but for the last five years has been a brakeman on the Utah Central. He resided with Mr. Rankin, in the Fifteenth Ward, having a wife and two children. He was a very good man, and was well liked by all who knew him.

The remains were taken charge of by Undertaker Joseph W. Taylor. Arrangements for the burial have not yet been made. When completed due notice will be given of the funeral.

The accident was a very serious one, and the railway company or its employees, it being purely accidental.

TWELVE YEARS.

That is the Term Neal Mulloy Gets at His Trial.

Neal Mulloy, who shot and killed George J. Hughes, at Park City, on the 1st of August last, and who was convicted on Saturday of murder in the second degree, with a recommendation to the mercy of the court, was called for sentence today.

When he arose and came forward to receive judgment, he appeared to deeply realize his situation, and apparently dreaded the fate in store for him. He walked with a manly gait, and was fixed on the floor, and as he stood by the table at the end of which Mr. Varian, his counsel, sat, his hands twitched nervously.

Judge Zane stated the offense of which the prisoner had been convicted and asked Mr. Mulloy, have you anything to say before judgment is pronounced?

Mr. Mulloy made no reply, and Mr. Varian arose and addressed the court. He stated that the defendant had nothing to say and submitted himself to the sentence of the law, recognizing that he must atone to the law. The jury were selected with care and were representative of the best interests of society. He thought there were many extenuating circumstances which authorized the observation that the case was not one of an alienated character. The fact that the jury recommended him to the law, he commended them to the law.

MERCY OF THE COURT.

Indicated that the case closely balanced between murder in the second degree and manslaughter. The witness for the prosecution do not stand in a very favorable light. If their testimony were taken at its word, it would make the verdict different to that rendered. The jury evidently did not believe those witnesses, but accepted the account of the defendant as corroborated by his witnesses. There are many extenuating circumstances which authorized the observation that the case was not one of an alienated character. The fact that the jury recommended him to the law, he commended them to the law.

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FIRST DISTRICT COURT.

Proceedings before Judge Henderson Yesterday.

Photo, March 5. Christian Thorp made a statement and showed a petition in his behalf, after sentence was imposed last week, and today the court considered the matter and changed the sentence from six to ten months. Elmer Taylor made a statement that he would obey the law in the future, and a petition from Neppi in his behalf was considered, but in view of the fact that there were charges of unlawful cohabitation, fornication and adultery pending, the court imposed a fine of \$300. The other cases were dismissed.

Henry G. Boyle, adultery, withdrew his former plea and entered one of guilty; sentence was postponed for two weeks.

Peter Nelson was arraigned for unlawful cohabitation, and was held to answer the law in the future. The court took the matter under advisement.

Henry Hamilton was arraigned under indictment for unlawful cohabitation, and was held to answer the law in the future. The court took the matter under advisement.

John Williams entered a plea of guilty to the charge of unlawful cohabitation, and sentence was set for March 6.

W. R. Jones and Alma Ormand were arraigned on the case of the People vs. Soren Christensen, grand larceny, and were held to answer the law in the future.

The grand jury reported seven indictments: One under Utah Statute, laws and three under Territorial Statute, and inquired of the People vs. Ernest Gibson, battery; People vs. Thomas West, battery; and People vs. Orson Hudson, assault with intent to kill.

John Saxoy was sworn in as bailiff. In the case of the People vs. Brigham Colquhoun, grand larceny, the defendant pleaded not guilty to the charge of maliciously burning a building.

U. S. vs. Wilson, grand larceny, was arraigned and entered a plea of guilty of unlawful cohabitation; sentence was set for March 6.

The grand jury made the following report:

Special Report of the Grand Jury, for the February Term, 1933, on condition of the Territorial Insane Asylum.

On Friday, the 2nd inst., we visited and inspected the Territorial Insane Asylum, located in this city. We were shown through the building by the medical superintendent, and the officers, and made a careful and reasonable thorough examination of the different departments. We find there are fifty three male and forty-seven female patients at present in the institution, or one hundred in all.

Considering this greatly overcrowded condition, the discipline, order and cleanliness, the treatment is not only praiseworthy, but surprising, and the officers and attendants are well equipped and are entitled to much credit therefor.

The portion of the building now completed was originally intended and is comfortably adapted for the accommodation and successful treatment of only seventy-five patients. The crowding of one hundred insane persons into the spaces intended for seventy-five, has already begun to manifest its effect in the future, and is a disadvantage which cannot be overlooked.

The five male patients who are entitled to much credit therefor. The portion of the building now completed was originally intended and is comfortably adapted for the accommodation and successful treatment of only seventy-five patients.

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