

T. Adams, Fay Wood, E. B. Elmer, Edward M. Gurrard, W. M. Silver, Pomona, Cal.—T. H. Standard, G. L. Frisbee, China, Cal.—T. L. Plummer, J. L. Benton, Emporia, Kas.—J. M. Whittier, Colorado Springs—J. P. Bernard, T. T. Thomas, wife and daughter, Denver, Colo.—J. H. Wood, C. M. Brooks, Bixby, Okla.—E. W. Hobbs, Good Springs, Neb.—J. P. Chapman, John—William McLaughlin, Thomas Davis, John Conyngham, Ontario—E. T. H. Allen and wife, James O'Connell, Arthur H. Bailey, Denver—C. N. Dodge and wife, Anna Verne, Day B. Hoyt, Bernard Roth, St. Louis—J. E. Long, Butte—M. Plummer, Ada, Minn.—Spencer Randall, Austin, Minn.—Mr. and Mrs. S. Swenson and son, Miss Sarah Carr, South Bend, Ind.—Mrs. F. A. Sanborn and daughter, Wilkesbarre, Pa.—Mrs. Chester G. Wilcox and son, Houston, Mass.—A. P. Massey, Omaha, Neb.—George L. McDonald and wife, Kansas City—Mr. and Mrs. E. D. Cadman, A. McCleary, Nancy J. Biddle, Donald Jackson, Detroit, Mich.—Richard Hapnik, Oakley, Ida.—Beatrice Bird, Pine Grove, Colo.—A. Truesdell and wife, Coeur d'Alene, Idaho, Wallace, Lexington, Neb.—W. Cook, Bucyrus, O.—Miss Z. Diddle, Roxbury, O.—Joseph Zimero, Ia.—J. Early, Woster, Mass.—J. Harrington and wife, Chicago—S. D. Fleming, E. L. Colling, G. H. Lemmer, H. L. Pearson, Akron, O.—M. J. Gillo, Brantford, Ont., Canada—W. R. Hatcher, Mrs. Dr. Harriman and daughter, Milwaukee—Miss B. Kroming, Dodge, Neb.—Mrs. F. G. Klock, M. Sterling, Ill.—Miss Clara Noble, Cambridge, Ill.—H. M. Weir, Petoskey, Mich.—H. Robertson and wife, Miss Joseph N. Robertson, Narrows, Pa.—J. Russell Ward and wife, Harold Vivian.

HELD TO ANSWER.

Thomas Loughney Bound Over on Three Counts of Embezzlement.

In Judge Diehl's court this morning, Thomas Loughney was given a preliminary hearing on the charge of embezzlement, there being three counts against him.

It was alleged that Loughney, an agent for Grant & Howard, representing the Mexican and Utah Rubber company, embezzled various sums of money from Grant & Howard. It came out in the testimony that the accused sold stock to various citizens of the state and did not turn over the money to Grant & Howard. Attorney Richard W. Young appeared as counsel for Loughney, and was also on the record as counsel for the prosecution. Loughney was held to answer to the district court in all three cases. In default of \$1,500 bail he was taken into custody by the sheriff.

FIREMEN WERE CAUTIOUS.

Wisely Refused to Turn Water Onto a Live Wire.

An electric wire, heavily charged, was the means of setting fire to a pole on East Temple street between South Tenth and First South, about 9:30 o'clock this morning.

The cross beams on the pole were blazing and some excited person turned in a fire alarm that brought all the apparatus from stations No. 1, 2 and 3. The firemen, however, did not take kindly to turning a live wire into a live wire, and they have been there before and are well aware of the consequences.

Employees of the power company soon arrived and repaired the damage.

COPIOUS RAINFALL.

Utah Got 1.42 Inches of Rain in Twenty-four Hours Ending Today.

It was a great rainfall this section of the country enjoyed between noon of yesterday and noon of today, in which time 1.42 inches of rain fell, as recorded by the weather office in this city. In only one other place in the United States was the precipitation heavier, viz., at Rapid City, S. D., and that was only a trifle more than in this city. It was raining this morning at Boise, Denver, Duluth and Atlanta, and snowing at Pontiac, Lansing, and Grand Junction. The machine stopped this morning, in this city, to 36, and while only a little snow fell in the valley, considerable fell in the mountains, which look very white and venerable for this time of year. There was but very little rain at Modena. The heaviest May precipitation on the local government records for 35 years occurred May 23, 1901, when 2.22 inches were recorded by the weather bureau in this city. In 1903, the record was 1.46 inches, for May 21 and 22. The farmers, and particularly the dry farmers, are very glad of the water, and late have had guaranteed their good crops. In fact, one of the latter, J. E. Hayden of Hunter, brought in this morning a fine crop of wheat, which is now a foot high. He said he had 95 acres just like that.

VICTIM A UTAH MAN.

Malcolm Murder Case Called for Trial at Glasgow, Mont.

Butte, Mont., May 3.—A Glasgow, Mont., special to the Butte Mirror states that the Malcolm murder case has been called for trial at that place. Greer, the murdered man, comes from Utah, where he is said to be well connected. A. E. Valdon of Salt Lake has been appointed to assist the state's attorney in the prosecution.

WARD ENTERTAINMENTS.

Twenty-ninth Ward—On Thursday and Friday nights of this week the Twenty-ninth Ward Dramatic company will present the rural play, "Brookside Farm," in the ward amusement hall, corner of Tenth West and Third North streets, for the benefit of the meeting-house. The cast is as follows:

Squire Brooks Theodore L. McKean
Ben Harte Charles H. Water
Gilbert Dawson W. D. Bowring
Ephraim Green Earn Langton
Samuel Hunter Geo. W. Altman
Dick Hubbard Oscar Evans
Den Hovley Master McKean
Reuben Hunter Edward G. Kendrick
Caleb Hiltner Joseph P. Evans
Reth Holliday Sidney Johnson
Mrs. Brooks Clara H. Ball
Marion Brooks Josephine Bogdash
Nan Cummings Gertrude G. Read
Villagers, Miners, etc.

ARRANGING SALE OF LAS VEGAS LOTS

Will be Placed on the Market There, Here and in Los Angeles May 10

NEW LAND COMPANY ORGANIZED

Preference Will be Given to Bonafide Settlers, Who Will Remain and Build Up Town.

Lots in the Las Vegas townsite will be on sale in Las Vegas, Salt Lake and Los Angeles on May 10.

This is the word brought here this morning by Atty. C. O. Whittemore of the Salt Lake Route on his return from Los Angeles this morning. The Las Vegas Land & Water company has been incorporated with a capitalization of \$100,000 divided into 1,000 shares of \$100 par value. C. O. Whittemore is the president of the company, and the official plat of the townsite here as the title of the Las Vegas townsite, so as to distinguish it from the unauthorized townsite which was rushed into the market recently by speculators.

Mr. Whittemore said this morning: "There will be no auction and no drawing. Everybody will have a fair show and we reserve the right of selecting the purchasers from those applications filed. We will give preference every time to those parties who are bonafide settlers or who will improve their holdings, go into business and generally help to build up the town. We want no boom and no speculators if we can help it. The town will be known as Las Vegas. Of course, when it is incorporated and organized if the residents want to change the name that is another matter."

Mr. Whittemore was met at the depot this morning by a delegation from the Salt Lake Real Estate association, consisting of Messrs. Houston, Homer, Darling and Hubbard, who were anxious to get particulars of the question of the townsite with the object in view of placing the lots on the market here. Subsequently they adjourned to the Commercial club, where the details were canvassed.

AUTOMOBILE LINE.

Feeder for Las Vegas from the Bullfrog District.

Officials on the train from Los Angeles this morning brought word of the innovation at early date of an automobile line from Vegas to Bullfrog and other mining camps tributary to the Salt Lake Route. It is the intention to put into operation a big motor car capable of carrying 14 passengers each and making the run of 110 miles in six hours, including stops.

Another piece of news that the San Pedro has contracted for the delivery in time for the next citrus fruit season, of 300 refrigerators which will be used to cool the fruit.

When the car leaves Chicago, it will make a speed and hauling power run from this city to Milwaukee and return. After this the motor probably will be taken to New York via Buffalo, and then to Chicago by way of Washington, Pittsburgh and Chicago, thus circulating the continent. This will give a thorough test of its long distance abilities, power on grades and will satisfy the curiosity of the railroad men who have manifested unusual interest in the innovation.

The motor is capable of hauling at least one heavy passenger car, over modern grades and through the hills, propelled entirely by gasoline, there being no electric motor.

PRUITT GOES TO ST. PAUL.

Traveling Freight Agent of the Burlington Hands in His Resignation.

C. P. Pruitt, for the past five years connected with the local general agency of the Burlington, has handed in his resignation and is to leave for St. Paul for that road to accept a similar position under General Agent Claude Williams of the Chicago, Milwaukee & St. Paul, taking the place made vacant by the resignation of the late General Agent McKellar, who goes to Elmore Bros. as traffic manager.

MARYSVILLE EXTENSION.

Leading Through to the Salt Lake Route is in Order.

The Emery County Progress, according to the sublined clipping, is in possession of the following information: "An important dispatch was sent out from the Denver and Rio Grande railroad offices last week that that company had been notified for bids for grading the Rio Grande line from Dayville, Utah, to a connecting point with the San Pedro railroad."

"This puts the Castle Valley cut-off line from Salina to Green River or Mounds at the head of the list for the next fall for bids."

COL. D. C. DODGE HERE.

Veteran Railroad Builder Says Western Pacific is a Go.

Col. D. C. Dodge, the veteran railroad builder and formerly bart owner and general manager of the Rio Grande Western prior to its being purchased outright by the Gould interests, came in this morning from Los Angeles on the Salt Lake Route. After spending a day in Salt Lake he expects to continue on to Denver. In course of conversation Col. Dodge expressed himself enthusiastically as being of the opinion that the Western Pacific had passed the speculative stage, and that the promoters must build without fail.

Another S. P. Feeder.

San Francisco, May 3.—The Sacramento Southern Railroad company has been incorporated with a capital stock of \$200,000 and the proposed line of building a road from Sacramento to Stockton with branches beginning at Walnut Grove and running in a south-westerly direction to Antioch. The directors of the new company are: W. Helman, Jr., Charles Holbrook, J. M. J. McKee, J. M. Kirkpatrick and C. A.

Sharp. The articles state that \$100,000 of the capital stock has already been subscribed.

The Southern Pacific company has long held rights of way along the route mentioned. The announcement has been made at the railroad offices that work on the Sacramento & Stockton railroad will begin within a few months.

Joseph Ramsey's Plans.

New York, May 3.—Joseph Ramsey, Jr., president of the Wabash Railroad company who has been voted six months leave of absence, will sail for Europe in June and it is stated says the Herald, that on his return he will identify himself with other railroad interests.

SPIKE AND RAIL.

Chief Engineer E. J. Yard of the Denver & Rio Grande left for Denver yesterday.

A. L. Jones, division engineer on the Salt Lake Route, returned to Las Vegas last night.

Unless the Southern Pacific changes its plans, Hawthorne will be left off the main line of the Carson & Colorado.

The Butte, Anaconda & Pacific private car Salvator, recently purchased by Samuel Newhouse, is in the Short Line yards here.

Vice President and General Manager W. H. Bancroft of the Oregon Short Line is expected to return from the coast tomorrow.

Traveling Freight Agent Adamson of the Rock Island returned from a trip north this morning. He reports heavy storms and a cessation of shearing operations.

Traveling Passenger Agent A. P. Massey of the Boston & Maine road, is at the Knott hotel from Denver. Mr. Massey is west on his annual trip, and is interested in far western business as his road carries a good many Latter-day Saints between Boston and the west in the course of a year.

WILL BE NO STRIKE.

Bell Company Has Renewed Contract With Its Linemen.

A Cheyenne special says there are 150 desk phones out of order because of the recent big storm, and the company is straining every nerve to get the lines back into shape through the southern part of the state. A report came from Cheyenne to the effect that the telephone linemen there were expecting a strike in Salt Lake, but General Manager Murray said this noon that there would be no strike, either here or in Wyoming; and that the report no doubt grew out of the fact that on the first of the month, the Bell Telephone company's contract with the linemen expired, and was renewed, with a few minor changes, for the ensuing year. The men are now paid on an eight-hour basis, and are beginning and quitting actual work, instead of on a basis of nine hours which included leaving the building and arriving at the same after the day's work.

SAFE CRACKERS AT IT.

Make Futile Attempt to Rob a Warehouse on Third South.

A couple of safe crackers made an attempt to blow the safe in W. R. Hall's warehouse on Third South and Fifth West, last night.

The burglars succeeded in forcing open a rear door by the use of a "jimmy." They then bored a hole about one-eighth of an inch, but were frightened away by the timely appearance of William John and Fred Burton. The officers saw the door open and concluded something was wrong. While making their investigation, the robbers made good their escape.

LIGHT TURNED ON.

Filing of Second Count Gives Parties-lars in Big Mining Suit.

New Haven, Conn., May 3.—In the suit of Franklin Farrell, the millionaire manufacturer of Ansonia, and others, against Thomas Wallis of this city and Robert D. Grant of Salt Lake City, to recover \$200,000, a second count was put in by the plaintiffs in the superior court here today, relating to the alleged circumstances of the transfer of the Parrot mine to the Amalgamated Copper company. It appears from the papers that in 1899 Franklin Farrell owned a 62,000 shares of the property and that in ownership of himself and family there were 192,459 shares. The plaintiffs, it is said, agreed with the defendants for sales of these holdings at \$50 a share or as much as could be obtained. Negotiations followed, it is declared, between the defendants with "William Rockefeller or H. H. Rogers, or the Amalgamated Copper company," with the result of their insisting on control of a majority before the property.

The members of the Farrell family and the defendants secured additional holdings sufficient to raise their total holdings to 110,715 shares, or a small majority of the 330,000 shares outstanding.

The holdings of the defendants were then returned as sold at \$40 a share, the total received by plaintiffs being given at \$4,628,760. The plaintiffs now claim that the defendants received about \$2,200,000 or about \$600,000 more than the amount returned. In making the sales it is asserted in the papers the defendants also obtained 24 per cent of the proceeds of the sale.

The defendants sold the Parrot mine at the returned price of \$10 a share.

All Humors

Are impure matters which the skin, liver, kidneys and other organs can not take care of without help, there is such an accumulation of them.

They litter the whole system. Pimples, boils, eczema and other eruptions, loss of appetite, that tired feeling, bilious turns, fits of indigestion, bad headaches and many other troubles are due to them.

Hood's Sarsaparilla and Pills

Remove all humors, overcome all their effects, strengthen, tone and invigorate the whole system.

"I had salt rheum on my hands so that I could not work. I took Hood's Sarsaparilla and it drove out the humor. I continue to use it until the sores disappeared." Mrs. I. A. D. Bowers, Rutherford Falls, Me.

Hood's Sarsaparilla promises to cure and keeps the promise.

DENVER "DO THINGS" MEN IN SALT LAKE

Come to Utah to Stir Interest Up For the Queen City of The Plains

ALL SEE THE LOCAL SIGHTS.

Trip to Saltair and Organ Recital At the Tabernacle Are Features Of Their Trip.

The excursion of Denver business men, with Cook's Drum Corps, altogether 100 people, arrived this morning, over the Rio Grande and "did the town" until 4 p. m., when their special pulled out over the Short Line for Boise. The party includes many prominent business men who are out, not merely for an outing, but to make the acquaintance of business men wherever they go and endeavor to create a Colorado interest which shall bring trade and commerce to Denver. The party were given a rousing reception last evening, at Grand Junction, where they were met by the visitors and home talent, and home state commercial men made stronger than ever.

RAIN INTERRUFER.

Owing to the rain, the party did not march up street with their drum corps, as was intended, but after a short stop went right out to Saltair, where they found Manager Langford ready to receive them. The courtesies of the resort were extended, but there was no time to go in bathing. However, they admired the great pavilion and the unsurpassed facilities there for recreation, and wished that Denver might have had some such place.

AT THE KNUTSFORD.

On the return, the commercial pilgrims marched to the Knutsford where the demands of the inner man were properly attended to, and Landlord Holmes saw that each guest had a good away inside of him all that his digestive and assimilative tract could well take care of.

RECEIVED AND FAREWELL.

At 2 p. m., the visitors marched to the Tabernacle, where Prof. McClellan favored them with but excellent recital. At 4 p. m., the Denver people were in their special, delighted with their short stay in Salt Lake and expressing themselves as sure that there is a good prospect for the future.

COMMERCIAL CLUB CALLED.

While in the city, a number visited the Commercial club, and made pleasant acquaintances there, although there were no formal exercises or functions there. The visit. Among the visitors were President W. E. Sweet of the Denver Y. M. C. A., and W. W. Hamilton, one of the directors of the Knutsford hotel.

A building here and had a pleasant talk with Secretary Cox of the Salt Lake Y. M. C. A. Mr. Sweet said the Denver association has secured a site, and is about to do just what the Salt Lake association has been doing, viz., have a building of its own. It will be considerably larger than the Salt Lake building, and will accommodate a membership of 1,500 or over, and the local population is over 150,000. Not a few of the visitors are well acquainted in the city, and called at places of business to talk over local and general western commercial prospects.

FAITH IN SALT LAKE.

They all claimed there is no real reason why Salt Lake should not take a great start and forge ahead, and expressed the kindest wishes for its success. A number of the coloradans are financially interested here in real estate, and expressed themselves satisfied with their investments. In fact the talk would indicate an extension of these investments. The Drum Corps is an old organization, and is well thought of in Denver. It frequently makes trips to the Knutsford, where it has a number of other prominent citizens. Cook's band and drum corps piloted the visiting column, and made quite an impression on the guests.

ON WAY TO TABERNACLE.

The Denver excursionists marched up the Knutsford hotel, where they were met by a platoon of mounted police, Mayor Morris, Chief of Police Lynch, and the Knutsford council, Landlord Holmes of the Knutsford, and a number of other prominent citizens. Cook's band and drum corps piloted the visiting column, and made quite an impression on the guests.

WEATHER REPORT.

Record at the local office of the weather bureau for the 24 hours ending at 6 a. m. today:

Barometer reading at 6 a. m., 35.27; maximum, 35.27; minimum, 34.77; which is 10 degrees below normal.

Deficiency of the daily mean temperature since the first of the month, 8 degrees.

Excess of daily mean temperature since Jan. 1, 232 degrees.

Precipitation for the 24 hours ending at 6 a. m., 1.17 inches.

Precipitation since the first of the month, 1.17 inches, which is 1.02 inch above the normal.

Excess in precipitation since Jan. 1, 23 inch.

FORECASTS TILL 4 P. M. THURS. DAY.

Local forecast for Salt Lake City and vicinity:

Clearing tonight with heavy frost; Thursday fair and warmer.

Utah—Forecast taken at Denver, Colo.:

Clearing tonight with heavy frost; Thursday fair and warmer.

Clearing and colder tonight; Thursday fair and warmer.

TODAY'S TEMPERATURE.

6 a. m. 35.27
8 a. m. 35.27
10 a. m. 35.27
12 m. 35.27
2 p. m. 35.27
4 p. m. 35.27

YESTERDAY'S RECORD.

Highest 35.27
Lowest 34.77

PELTIER CASE IS IN HANDS OF JURY

Defendant Fears a Failure to Agree, Which Would Mean Long Delay.

HAS ENGAGEMENT IN NEW YORK

Considered His Escapee in Salt Lake As Merely a Big Lark—Happy in Sorrow.

At 10:30 o'clock this morning the case of the United States against J. C. Pelletier, charged with impersonating a postoffice inspector, went to the jury. This afternoon no decision had been reached, and an impression was current about the court room that the jury would fail to agree. At 12:30 o'clock the jury went to lunch, and at 1:30 returned to take up the debate on the verdict.

The trial was concluded yesterday afternoon, except for the closing arguments which were heard this morning. Judge O. W. Powers, representing the defendant, attempted to have the indictment quashed because Pelletier, in representing himself to be a postoffice inspector had not done any work in that capacity, or defrauded the government out of any money. The objection was overruled by Judge Marshall on the ground that Pelletier had used the claim that he was a government official to obtain credit, and this made the case one for the federal court to handle.

PELTIER WAS ANXIOUS.

Mr. Pelletier is a pretty man, and is not without a sense of humor. He has not the appearance of a grafter or a criminal, but rather of a man with a big fund of practical jokes and an uncontrollable desire to practice them. This morning, during the long wait for the jury to come in, he sat in the office of United States Marshal Heywood and laughed over the testimony of his late entering witness. He considered if he could take a mortgage on the police headquarters or the Tabernacle.

Back to Texas with him, if he really set about to obtain it. Referring to the testimony of Postmaster Cleave, that he had invited Pelletier to have a luncheon in Provo, Pelletier indignantly denied that the charge was true, and asserted that while the invitation was to go in have a luncheon, the name of the drink was changed once they lined up at the third counter.

One thing brought an expression of anxiety to the face of the prisoner. It was the remark of a court attaché that the jury was liable to bring in a "hung" verdict. Pelletier said that he had heard, and when told that it would cause his case to go over until next November he became worried. "That would be hard," he declared, "I have a position at \$250 a month waiting for me, and I have to be on hand by June 10 to take it up. My wife and family down at El Paso wouldn't enjoy having me locked up out here for that length of time." In regard to life in the county jail, the prisoner said he had been in every room but the rotatory and the padded cell, and that while he had no previous experience to compare his life there with, he did not find it particularly bad.

FOUND LOTS OF EASY MONEY.

The testimony in the case shows that Pelletier went to Lake gathering up all the "easy money" he could find for a week or ten days. He explained this on the side out of court, by stating that he considered it was here in the nature of a vacation, and was out for a large time. He even sent his regards to Senator Burrows by Mr. Chatterton, who came from Washington to testify.

The first witness was Fire Chief Bywater, who testified that he had met Pelletier last August. At this time Pelletier told him he was a United States postoffice inspector, sent in here by Senator Burrows to work upon the Smoot case, and that he wanted to be introduced to the leading people of the city. The said postoffice inspector received \$35 from Bywater, the pretense that his vouchers had not arrived.

Other witnesses were A. Fred Wey, of the Wilson hotel, where Pelletier left his bill unpaid, L. S. Dickinson, proprietor of a South Main street saloon, Senator Smoot, L. A. Doles, a partner of Dickinson's, and Postmaster James Cleave of Provo.

This afternoon in the federal court the case of Alex Gillis vs the Daily-Judge Mining company was begun. The case is a suit for damages for personal injuries.

TROUSERS CASE HIGH.

Oscar Christie Gets Five Years for Stealing Several Pairs.

Five years in the state prison is the sentence imposed upon Oscar Christie today by Judge Armstrong in the criminal division of the district court. Christie was convicted by a jury on Monday of burglary. It was charged that he burglarized the store of the Utah Steam Dry Works and stole several pairs of trousers.

JUDGE BARTCH HOME.

Likes the Looks of the Bullfrog Mining District in Nevada.

Justice Bartch of the supreme court of Utah, who has been on a roundup of the southern Nevada gold camps, returned home yesterday afternoon. Of the new Bullfrog district, the judge speaks enthusiastically, and while there has not been sufficient development work done to demonstrate it, he is one of the number who predict that the camp will eventually develop into an even greater than either Goldfield or Tonopah. The Shoshone mine, of course, is the sensation of the hour, and there seems to be a general opinion about the property becoming a noted producer.

Of the Peery properties on Montgomery mountain, the judge said he did not find time to visit them, but from what he could gather around camp is of the opinion that the present owners will see their expectations fully realized.

JUDGMENT AFFIRMED.

Mrs. Leach Gets \$10,000 Damages from Oregon Short Line.

The supreme court today handed down an opinion affirming the judgment of the lower court in the case of Grace Leach on her own behalf and as guardian of Lola Leach, against the Oregon Short Line Railroad company, appellant. In the lower court the jury returned a verdict in favor of plaintiff for \$10,000 as damages for the death of her husband, John Leach, who was killed near Provo on April 11 while employed as brakeman on a mixed train of defendants.

An appeal was taken by the company which charged that the court erred in refusing to give certain instructions in regard to assumed risk and contributory negligence on the part of Leach.

The evidence showed that while nearing a bridge Leach was instructed by the conductor to go forward on the train and see if a car of ties was riding all right so that none of them would come in contact with the bridge.

In obeying his orders Leach attempted to climb up on the side of a car but the distance between the car and the bridge was not sufficient to allow him to pass and he was knocked off the car by coming in contact with the bridge and was killed.

In the opinion of the supreme court, which was written by Justice McCarty and concurred in by Chief Justice Bartch and Judge Armstrong, it is held that Leach could not be charged with contributory negligence, neither could he be held responsible for assuming the risk under such conditions. It is held that it was the duty of the company to furnish a reasonably safe place for its employees to work while carrying out their instructions. The judgment was accordingly affirmed with costs.

VERDICT FOR BRYANT.

Jury Awards Him \$1,800 Damages in Saltair Beach Case.

In the case of J. Ross Bryant who is suing the Saltair Beach company for personal injuries received at the resort the jury in the Third district court this afternoon brought in a verdict in favor of plaintiff, awarding \$1,800 damages.

WIFE CHARGES CRUELTY.

Says Her Husband, Arthur Lochelt, Threatened to Kill Her.

Cruelty is the ground upon which Eliza J. Lochelt asks a divorce from Arthur Lochelt, whom she married at Southampton, Eng., Dec. 25, 1883. The complaint, which was filed this afternoon, alleges that in the month of November, 1902, defendant destroyed and burned various pictures, books and family records belonging to plaintiff, and about the same time threatened to take the life of herself and children, and because of such threats she was compelled to leave her home and seek protection with her relatives. On various occasions she charged that defendant called her vile names and accused her of infidelity in the presence of her children. At various times since 1902 she claims