

LOCOMOTIVE ENGINEERS.

An Official Circular from the Grand Offices.

The following has been handed in with a request to publish:

THE GRAND OFFICES OF THE BROTHERHOOD OF LOCOMOTIVE ENGINEERS AND BROTHERHOOD OF LOCOMOTIVE FIREMEN.

To the Striking Engineers and Firemen on the C., B. & Q. System, Greeting.

DEAR SIRS AND BROTHERS:—We address you in the spirit of fraternity, in brotherhood, bonds and fellowship.

To secure your rights, to enthrone justice, to maintain your dignity as citizens, you exhausted every resource known to honorable men, and only when patience ceased to be a virtue did you resort to a strike to secure your equitable demands.

It is now eight weeks since the struggle began. They have been weeks of trial and of sacrifice; the ordeal has tested your manhood; the world knows the stuff you are made of; your courage, your zeal, your fidelity to obligation, have demonstrated that you comprehend the righteousness of your cause; your tenacity, your steadfastness, your self-reliance, mean victory, and inspire sentiments of the highest commendation.

The great Brotherhoods you represent contemplate your defiant attitude with admiration, and we address you for the purpose of saying that fifty thousand of your brethren are daily pledging themselves to stand by you. The sacred fires of Brotherhood never burned more brightly than now. The bonds of Brotherhood never had a firmer grasp upon us. True men are on guard wherever a Brotherhood banner floats, and "sink or swim, survive or perish," trustful, hopeful, unyielding, you have in overwhelming measure the sympathy, the moral and financial support of the Brotherhoods, whose battle you are fighting with Spartan courage.

In this struggle the great Brotherhood of Engineers and Firemen are united. There is unity, singleness of purpose, an alliance which grows stronger as the battle proceeds. These Brotherhoods watch the ebb and flow of the tide with ceaseless vigilance, and we say the outlook is growing better, more cheerful and encouraging, and whatever the result may be with the C. B. & Q., a victory has already been achieved.

Nor is this all, but in your effort to secure your rights, you have the aid of the Switchmen's Union, an organization whose membership, appreciating the righteousness of your demands, are standing by you with a fidelity of purpose which we appreciate and which adds strength and dignity to your cause.

In conclusion, dear sirs and brothers, never dearer than now when the battle is raging, we do not exhort you to stand firm. This you have done until your scars tell that you are veterans, whose courage has been tried and in whose hands the flags of the Brotherhoods are secure. We write rather for the purpose of assuring you of the sympathy, support and encouragement of the brothers we represent and to make known to you that your inviolable attitude in the face of an arrogant, unjust and uncompromising foe is to be in the future as now a crowning glory of the Brotherhoods.

Yours fraternally,
F. P. SARGENT, G. M.,
EUGENE V. DEBS, G. S. & T.,
Brotherhood of Locomotive Firemen.
P. M. ARTHUR, G. C. E.,
T. S. INGRAHAM, F. G. E.,
Brotherhood of Locomotive Engineers.

FROM MONDAY'S DAILY, MAY 21, 1898.

Fatal Accident.

On Friday afternoon a young daughter of Rev. D. R. Hedges, Methodist minister at Tooele, was playing at sea-saw, when she was thrown from the board and instantly killed.

Discharged.

This afternoon Justice Pyper rendered his decision in the embezzlement proceedings against Larned Cottrell. Mr. Cottrell was discharged from custody, there being no case against him.

Under Bonds.

James Woostenhulme was in from Kamas, Summit County, today, the cause for his presence being a requirement to answer to the grand jury on a charge of unlawful cohabitation. He was arrested on May 17, and was placed under bonds by Commissioner Cohen, at Park City.

Fair Buildings.

Secretary H. M. Wells, of the Deseret Agricultural and Manufacturing Society has received three plans for a fair building, in response to the invitation issued. Each of the designs evinces considerable thought on the object for which the building is intended, and a building on either plan would be a beautiful structure. The committee will meet in a few days and make the award.

Burglary and Robbery.

Last night the police arrested John Morse and placed him in jail to await trial on a charge of burglary. He broke into the Fountain Saloon, and the officers, hearing the noise, caught him

in the building. (This afternoon he waived examination, and in default of \$1500 bonds he was committed to await the action of the grand jury.)

Stephen C. Kinsey was arrested by Deputy Franks yesterday on a charge of robbery. He is accused of having stolen \$1,500 from the safe of his employer, George Barr. The accused has been in the penitentiary for forgery.

Probate Court.

Proceedings in the Salt Lake County Probate Court on Saturday:

Estate of John P. Shieba, deceased; order made appointing time and place to hear petition for confirmation of sale of real estate.

Estate of A. Livingston, deceased; orders made of sale of real estate and allowing administrator's account.

Estate of Jane Savage, deceased; orders made of publication of notice to creditors and appointing R. T. McEwan, James Watson and Charles W. Parker appraisers.

Estate and guardianship of Emma P. Smith, a minor; order made appointing time and place to hear petition for confirmation of sale of real estate.

Production of Pickles.

Initiatory steps are being taken by a number of gentlemen of this city, among them Hon. John W. Young, toward establishing a factory for the manufacture of pickles. The vegetable material for this product, are raised here in profusion, and vinegar of a superior quality is produced by the Salt Lake Vinegar Company; therefore there seems no reason why the pickle industry should not flourish. It will make a better and more ready market for cucumbers, onions and peppers, which will constitute the principal ingredients. We understand the industry will be conducted at the old sugar house property. Should the pickle enterprise prove as successful as anticipated a fruit cannery will probably be developed in connection with it.

For Street Paving.

From present indications the best and cheapest material for paving the streets will be the native asphalt discovered recently. Parties who are informed state that it can be put down in this city at figures far below any other material suggested. The manufactured asphalt will not bear comparison with the natural article, in either durability, cost or appearance. The first named, as now used, is simply a covering of tar and sand over a foundation of coarse gravel. The natural mineral can be placed on the sidewalks at a thickness that will cause it to wear evenly, and for many years. When heated it can be moulded and pressed into the proper shape, without the addition of any ingredients. In its crude state it contains an essential oil that is much sought after by manufacturers of palaters' materials.

Third District Court.

Proceedings before Judge Zane today:

Lewis P. Kelsey vs. — Knudwell et al.; default of defendants; judgment for plaintiff.

Emma Jorgenson vs. Ole Jorgenson; decree of divorce granted to plaintiff.

Edward Stevenson et al. vs. Sarah H. Taylor et al.; upon petition, Sarah H. Taylor was appointed guardian ad litem for infant defendants.

George A. Rice et al. vs. Sarah G. Bowen et al.; upon petition, E. T. Sprague was appointed guardian ad litem for minor defendants.

Richard Lamph, Ernest W. Lillegren and Charles G. Lundeen were admitted to citizenship.

Two of the grand jurors having been excused by the Court, an open venire was issued for others to fill the vacancies.

Arthur Brown vs. Crescent Mining Company; trial before jury in progress.

THE WATER QUESTION.

Suit to Enjoin Mount Olivet Cemetery from Using Emigration Water.

The papers were served today in a suit commenced in the Third District Court, asking that the officers of Mount Olivet Cemetery be restrained from taking the water from the irrigation ditch through which water is conveyed to the First, Second and Tenth wards of this city. Sheeks and Rawlins are the attorneys for the plaintiffs in the action which is entitled in the court, Wm. Strong vs. Elijah Selis, R. McNiece, G. M. Armstrong, C. L. Libbey, J. B. Thrall, M. B. Sowles, Edmunds Wilkes, Wm. F. Colton, Wm. Hall and Nathan W. Osborne. The defendants are the directors of the Mount Olivet Cemetery.

Wm. Strong complains on behalf of himself and others inhabitants of the First, Second and Tenth Bishops' Wards of Salt Lake City, and, in substance, alleges:

That the inhabitants of the First, Second and Tenth wards are very numerous, to-wit, more than 1,500 in number, and have an interest in common with the plaintiff in the question involved in this action, wherefore he sues for the benefit of all.

That plaintiff and the others on whose behalf the action is brought are severally the owners and possessed of various city lots and tracts of land situate in the First, Second and Tenth Bishops' Wards of Salt Lake City, in the County

of Salt Lake; and that they and their grantors and predecessors in interest, in the year 1840, constructed a dam in Emigration Creek, at a distance of about three miles from their lands, and made a ditch leading from said dam across the public lands of the United States, to the aforesaid lands of the plaintiff and those on whose behalf this action is brought, and by means of said dam and ditch diverted the water which was then unappropriated from said creek and conducted it to the aforesaid lands.

That the inhabitants of the said wards have annually, ever since the year 1849, expended a large amount of means and labor in keeping said dam and ditch in repair, amounting in the aggregate to many thousands of dollars; and with the exception of the interference by the defendants have had the undisturbed, open, notorious and adverse use of all the water flowing in said ditch each and every year since 1849, to the present time, and have used the same for irrigation and for domestic and other useful purposes.

That for two or three years last past the defendants, by their agents, servants and employees, have wrongfully and without authority, by means of cutting the banks of said ditch, and by the use of pipes and otherwise, diverted a large quantity of water from said ditch, and applied the same upon said cemetery, preventing the same from flowing to those who had heretofore had the use of the same.

In the year 1887, the defendants, in the manner aforesaid diverted from the said ditch a much larger quantity of the water flowing therein than they had ever at any time before diverted therefrom, thereby causing great damage to the plaintiff and those on whose behalf the action is brought; by injury to their fruit and shade trees, and loss of the use of said water for irrigation and other purposes.

That the defendants still continue, and threaten that they will continue so to divert said water from said ditch, in large quantities, and claim the right thereto, and will so continue unless restrained by order of the court.

That a continuation of said wrongs and injuries by said defendants will work great and irreparable injury to the plaintiff and those on whose behalf the action is brought by depriving them of the use of said water, thereby causing injury to their fruit and shade trees, and depriving them of water for irrigation, domestic and other useful purposes.

Wherefore, plaintiff prays the court to grant an order enjoining and restraining, during the pendency of this action, the said defendants, their agents, servants, and employees, from interfering with or in any manner whatever obstructing the ditch mentioned, or diverting or otherwise interfering with the whole or any part of the water flowing therein, and that upon the final hearing of this action, said preliminary injunction be made perpetual, and for costs of suit, and such other relief as to the Court may seem equitable and just.

WEBER COUNTY.

Court Items and Other News from the Junction City.

In the First District Court, at Ogden, on Saturday, Charles Thomas, convicted of housebreaking, was called for sentence. He had eleven months and ten days to serve under a previous sentence for a crime against nature. He had escaped from the penitentiary, and while at large had broken into a store, and stolen a pair of shoes. After being admonished to do better by the judge he was sentenced to six months' imprisonment. He was placed in the penitentiary on Saturday evening.

John Felt, who had been convicted of unlawful cohabitation, was called for sentence. District Attorney Peters asked that a fine only be imposed, as the defendant was seventy years of age, and it was his intention to live only with his legal wife. The court stated that in such cases as that of this defendant, the charge of polygamy is outlawed, but the law demands that those actually continuing the relation, or even in appearance before the world set a bad example, should be punished. Under the circumstances the court did not feel to inflict a very great punishment, but an example should be set before the people of the town in which he resided, that they could not hold out more than woman as a wife. He was sentenced to pay a fine of \$50 and costs of the prosecution.

The case of the United States vs. C. F. Schade, unlawful cohabitation, was tried and a verdict of guilty returned. Sentence set for May 23.

United States vs. Hans Sorenson; unlawful cohabitation; case dismissed.

The grand jury reported a number of indictments under United States laws. John Burke, Thomas Duce and John Jardine were arraigned on indictments charging them with unlawful cohabitation, and pleaded not guilty.

Christopher Winge and Elijah Seams pleaded guilty to unlawful cohabitation, and sentence was set for May 25.

Charles F. Blandin, arraigned for obtaining money under false pretenses, took till Monday to plead.

On Friday Frederick Yates pleaded guilty to a charge of unlawful cohabitation, and was sentenced to be imprisoned for six months and to pay a fine of \$100 and costs.

Ralph Corlew, the young son of John

Corlew, while playing with a cane on Thursday evening, got the ferule end in his mouth and thrust it nearly through his cheek. The wound is severe and the little fellow will have to subsist on a milk diet.

Bishop George Halliday, of Santaquin, Utah County, who has been visiting in this city, arriving here on Thursday last, was arrested on the street yesterday by Deputy Whetstone on the charge of unlawful cohabitation. He was taken before Commissioner Black and bound over in the sum of \$1,500 to await the action of the grand jury. Messrs. C. C. Shaw and A. A. Allen, of Hyrum, Cache Co. went his security.

Nearly nine years ago Mr. Wm. Davenport, who was then working for Mayor David Eccles in the mountains east of Huntsville, met with an accident. Some way his arm became crushed between the yoke of his oxen and a pine tree. The injury was very painful, but it was not considered dangerous. Since then at times he has suffered very severely from the effects of the wound. Some time ago he was taken very much worse, and his arm pained him so that he was compelled to seek relief by amputation. He was accordingly brought from his home in Paradise, Cache County, to this city where the operation was performed yesterday by Dr. Richards.

On Friday morning the Co-op. store in Morgan City was burglarized. Four suspicious looking individuals had been hanging around the store the day previous to the burglary. During the night the burglars broke into a blacksmith shop, where they took the necessary tools to break into an adjoining granary, through which they obtained entrance to the store. A large number of silk handkerchiefs, shoes, pocket knives and some clothing were purloined. The burglars made their escape with all their plunder, and no clue has yet been found as to their whereabouts. Several trains, going in different directions, leave Morgan each morning, and it is not known which direction the thieves have taken.

Prof. T. B. Lewis has received for the Central School Cabinet and Museum, a genuine Maori skull, a relic of cannibalism, picked up on the sea coast near Gisborne, New Zealand, December 28th, 1887. It was found and presented by ex-trustee Angus T. Wright. At the place the relic was found there were wagon loads of bones, numerous shells, and every indication that at some time in the past there had been a huge feast on the beach. Doubtless during some local quarrel, the vanquished had been made to serve as a desert for the victors, as was the custom on the island in the past. In this way the battle hatchet was very effectually buried. It is said that the natives, who are now civilized, and do not any more practice cannibalism, have tabooed these spots, and will not go near, being very superstitious about them. The skull is in excellent preservation, and will prove a valuable addition to the growing cabinet and museum of the school.—Ogden Standard, May 18.

The contract for the new school-house in Pleasant View was let yesterday to Wade & Hickenlooper of that place, the figure being \$1,175. This figure is for the outside only. The finishing will be covered in another contract. Work will immediately begin on the building.

The funeral services over the remains of Hubert Brown, who died of quick consumption and bleeding, were held in the First Ward meeting house on Saturday. A large number of friends were present to show their last respects to their departed friend and brother. Prayer was offered by Elder Joseph Hall, and appropriate, consoling remarks were made by Elders Joseph Hall, James Taylor, James Burch and President C. F. Middleton. The benediction was pronounced by Elder William Critchlow.

On Friday evening between 5 and 6 o'clock Deputy Marshal H. E. Steele visited Harrisville, and searched the residences of Messrs. Hans Hegsted and Peter C. Stephenson, Sen. He asked numerous questions, from which it was gathered that he was in search of a Mrs. Thompson, the alleged plural wife of Peter Anderson, of Huntsville, who is wanted as a witness in an unlawful cohabitation case. Every nook, corner and bed of the two residences was cautiously pried into, but the missing person was not found.

Mr. Moren Stone, of Lyne, was riding a fractious horse on North Main Street Friday evening at 5 o'clock. When he arrived opposite F. A. Miller's residence in Lyne, the horse threw him and he was kicked in the head by the animal. The injury received is not serious, though he was badly shaken up. It was a lucky escape from what might have proven a serious accident. Mr. Stone was on the streets on Saturday not much the worse for his equestrian experience.

Nells Knudson, of Huntsville, is a young man who was arrested some time ago for taking \$230 of his father's money from an old can found in a barn, where his father hid it. He was arrested on complaint of his father, and his case came up for hearing in Judge Dee's court yesterday. He pleaded not guilty. Hon. C. C. Richards prosecuted the case and J. D. Lomax, Esq., appeared for the defense. The case attracted a big crowd of people, and a number of witnesses were examined, including several members of the Waagsgaard family, who are relatives of the alleged purloiner, and the young man's mother. The trial

occupied all the afternoon and was continued over till Monday.—Ogden Standard, May 20.

Park Pickings.

Barney Muiball, who is employed in Ontario No. 3, was badly injured Tuesday night by a cave. It was one of those accidents that is liable to happen to a miner at any time. He is not dangerously injured.

Williams & Hales, the new Every-men, had a horse stolen last week. They have almost every avenue of escape in the country guarded, and if the thief is not caught it will be strange. It is rather a rude introductory to business, however.

Sunday last the usual monotony of the camp was broken by a little excitement over on the race track. A supposed professional foot-racer came to town and after talking around considerable made a race with Ike Baum, of Heber, distance sixty yards, stakes \$300 a side. The race was won by Baum by about three feet.

Pape & Sausen not being able to procure lumber in Park City to erect Mr. Riley's residence, sent to Ogden for it. They succeeded in getting a first-class article at reasonable figures. There is a splendid opening in the lumber business in this town for a man who knows how to do business.

The three-compartment shaft at the Massachusetts is now down nearly 600 feet. The ground through which it is being sunk is very hard and progress has been necessarily slow, but the company is driving the work with a commendable energy and with a determination which proves that if there is a mine in that vicinity they will open it up.

Saturday last, while out driving, Mr. Dan Robins found a little girl wandering about down near the old depot. He brought her up town and after making numerous though unsuccessful inquiries as to whose child it was, turned her over to Constable Robinson, who took care of her until about 10 o'clock in the evening, when the parents came and claimed her. The parents, Mr. and Mrs. Wm. Hasty, live up in Empire Cañon, and had been searching the whole neighborhood for the little one, never dreaming that she would stray away to the lower end of town. A close watch will be kept on the little pedestrian, who though only three years old, has shown a wonderful endurance in walking the long distance from Empire Cañon to the lower depot.

Richard Grant, for the murder of Peter Anderson, was tried this week, in the Third District Court, at Salt Lake, and acquitted. The whole trial was a farce, and proves the old assertion of "Get a murderer to Salt Lake, and he is safe." Prosecution Attorney Peters and his assistants bungled the prosecution, and deserve the disgust of every honest man. A petition should be circulated at once, praying for his removal, and plain facts stated. We dare not trust ourselves to write on the question, but leave our citizens, who know the facts in the case, to weigh them with the verdict rendered by the jury. It breeds general disgust, and a feeling that the next man who takes life in this camp, unless he has a very strong case, will never reach Salt Lake.—Park City Call, May 17.

AT MANTI.

Crowded and Interesting Meetings. —The Temple Dedicated.

MANTI, May 21st, 1898, 3:35 p. m. [Special to the DESERET NEWS].—Manti was overflowed with humanity yesterday. Meetings were held simultaneously in the three largest halls. The speakers at the Saturday evening meeting were Apostles Richards and Grant.

At the Sunday meeting the speakers were President Smoot, Elder Anson Call, Bishop Kesler, President Peterson, President Morgan, Apostles L. Snow and F. D. Richards, Bishop Whitney, Apostles John Henry Smith and John W. Taylor, Elders Wm. M. Palmer, Andrew Jensen, James Dwyer, Jesse W. Crosby, Jr., R. G. Lambert, A. E. Hyde, Wm. Taylor, Jacob Gates, Wm. F. Cahoon, Alfred W. Alfred, F. R. Lyman, L. G. Hardy, Jos. J. Taylor and R. W. Young. Excellent instructions were given and a good spirit prevailed.

There was a vast assemblage at the dedication services this morning. The dedicatory prayer was offered by Apostle Lorenzo Snow.

The speakers were John Smith, John Henry Smith, John Morgan, Jacob Gates, Don Carlos Young, Wm. F. Cahoon, Robert Campbell, John W. Taylor, A. O. Smoot, F. D. Richards, Canute Peterson, Wm. H. Folsom, D. H. Wells and H. J. Grant.

There was a rich flow of the spirit; it was a glorious occasion. The services lasted from ten to three o'clock. The interior of the Temple was afterwards viewed.

It is magnificent in the extreme, and was greatly admired.

Few except visitors from a distance were admitted today. The residents of the vicinity attend the repetition tomorrow and Wednesday.

Virginia, (Nev.), May 15.—James Mc Carthy, the sixteen-year-old homicide was tried in the district court today on a charge of murder in fatally shooting A. Solari in the north-eastern part of this county April 20th. The jury returned a verdict of murder in the second degree.