### Ogden's Bad Boy Boom.

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Yesterday afternoon Simon Higgin-botham, Jr., indulged in a little preaic which may cause him some trouble. It appears that he had been drinking yesterday afternoon and went home somewhat quarrelsome. He wanted the horse and buggy, but his father forbad his taking it. He has been somewhat troublesome and his father instructed Officer Harrop, who happened along to arrest the boy if he attempted to take the bnegy. Simon, however, deterd mined to take it and Harrop requesten him to let it alone. A brief conversationensued during which the officer at a tempted to calm the feelings of Simos who, however, resisted all advance and finally drew his pistol on the policeman. He continued his threatene ing and the officer grabbed him by the arms just above the elbows from behind. Simon managed to get his pistol on his left shoulder and commenced to blaze away, the bullets, three in number, passing by the officer's neck. Mrs. Higginbotham, who was standing at the back of them, screamed, and Harrop thought she was shot, and he relinquished his hold to attend the lady. Simon moved off, and when he found that Mrs. Higginbotham was conly frightened, he started to arrest the young man. The latter, however, stood off the officer, who was unarmed, and started tolget a weapon. As he was retreating Simon took aim and a by-stander called Harrop's attention to this. He turned just in time to see Simon shoot again. The ball passed between his body and his arm and whisted rather unpleasantly as it passed by.

Finally, after a little strategy Higginbotham was arrested with the as-

passed by.

Finally, after a little strategy Higginbotham was arrested with the assistance of Mark Farr and his brother.

The affair is a very unpleasant one, as the young man is naturally affable when he is not under the influence of drink. His mother, we learn, has been rendered so ill by the affair as to have to remain in bed to-day.—Ogden Herald, June 20.

#### A House Falls on a Woman.

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This afternon, at two o'clock, the house of J. M. Bowes, situated on the corner of Utah and Granite streets, fell with a crash. The report at once drew a crowd of people to the spot, and the rumor was spread in the streets that several people were buried in the rulns. In fifteen minutes not less than five hundred people had gathered ou the spot, and all who could find a place to work began doing all they could to remove the debris.

It was soon made clear that the only occupant of the house that was not accounted for was Mrs. J. M. Bowers. Only a moment before the building fell she had been seen by the neighbors standing in the front door of the house, and almost in the instant when the crash came, she had left the door and gone into the interior. Ropes were attached to the roof, and hundreds of willing hands helped to pull away the scattered timbers lying on top of the wreck. Others threw away the bricks which were lying on the rulns of the house. This work had proceeded about fifteen minutes when a boy, who had crawled under the debris, in about the centre of the pile called out, "here she is!" and all effort was at once directed toward clearing away the bricks from that portion of the rulns. The boy had discovered the feet of Mrs. Bowes, who was lying under a confused mass of bricks and timbers, and after five minutes' hard work her form was plataly visible. It required fully five minutes more of hard work before she could be extricated.

The body was removed at once to the house of Dr. Sarchet, which is situated

more of hard work before she could be extricated.

The body was removed at once to the house of Dr. Sarchet, which is situated next to the ruined building on the east, and after a moment's examination the doctor pronounced life to be extinct. Mrs. Bowes' skull was crushed, both arms were broken and the chest was crushed in by a large timber that had fallen directly across her body. Her death must have been instantaneous. Mrs. Bowes was about 55 years of age, and leaves no children.

about 55 years of age, and leaves no children.

The house was a one-story and a half brick, about fifteen feet by twenty-five, with an L on the east end about ten by fifteen. Some time ago the sidewalk in front of it on Granite Street was raised to the grade, which brought it up about eight feet above the floor of the house. This made the dwelling very inconvenient, and a few weeks ago Mr. Bowes let a contract to Dave McDonald to raise the house, which was brick veneered, to the level of the street. This work had been completed, and the building was almost ready for the walls of the foundation to be built.—Butte Intermountain, June 17.

Salt Lake County Probate Court. June 22—In the matter of the estate of Jacob Malmstrom, deceased; order of publication of notice to credit-

ors.
In the matter of the estate of Isaac
Hunt, deceased; order confirming sale
of real estate.
Estate of Abraham W. Taylor, deceased; order to show cause why order
of sale of real estate should not be
made.

Andrew Kimball petitioned for letters of administration on the estate of Heber C. Kimball, deceased. Petitioner represents that Heber C. Kimball died intestate on the 22d day of June, 1868; that letters of administration have heretofore been granted to Henry W. Lawrence and Heber P. Kimball, who afterwards duly administered upon

said estate; that said estate has been finally settled, and a final distribution made and administrators discharged, that there is now certain real property which was owned by said deceased at the time of his death, in fee, which has been discovered since the discharge of said administrators, which has not been administrators, which has not been administrators upon said property here. said administrators, which has not been administered upon, said property being of the probable value of \$2,000, and which is described as follows: Lots I and 2, in Block 19, ail in plat E. Salt Lake City survey, and a small amount of other real property in said city and county, the description of which the petitioner does not know and therefore cannot give. Thursday, the 9th day of July, has been appointed the time for the nearing of said petition.

Estate of Patrick Hall, deceased; order appointing time for the hearing of petition of James H. Moyle, asking that he be appointed administrator of said estate.

Estate of Thomas Parry, deceased:

said estate.
Estate of Thomas Parry, deceased:
order for division of Co-op stock
among the heirs of said deceased.
Estate of D. Bockholt, deceasd; order of sale of real estate.

#### Strike at Coalville.

Strike at Coalville.

Last Wednesday the foreman of the Home Coal Company's mine, at Coalville discharged one of his men for cause, whereupon the entire force of miners demanded his reinstatement and the reasons for the dismissal. This was denied and the men went out on a strike. They are still out and decline to go to work tintil the company bows down to their whims. The miners allege two or three other causes for the bubble bursting. They claim that their pay is insufficient and that for no good reason it was kept back for several days last month. It is not yet known what coursethe company will take. In the mean time Park City's supply of coal comes from Almy.—Park City Record.

Major Murray, who suicided at San Francisco, was in Victoria, B. C., for about four months. He left hurriedly, leaving behind a young lady to whom be was engaged to be married. His identity was enveloped in mystery.



# DYSPEPSIA

Up to a few weeks ago I considered myself the champion Dyspeptic of America. During the years that I have been afflicted I have tried almost everything claimed to be a specific for Dyspepsia in the hope of fluding something that would afford permanent relief. I had about made up my mind to abandon all medicines when I noticed an endorsement of Simmons Liver Regulator by a prominent Georgian, a jurist whom I knew, and concluded to try its effects in my case. I have used but two bettles, and am satisfied that I have struck the right thing at last. I felt its benedicial effects almost immediately. Unlike all other preparations of a similar kind, no special instructions are required as to what one shall or shall not eat. This fact alone ought to commend it to all troubled with Dyspepsia.

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You are indebted in the sum of Three Hundred Dollars each, for money expended and labor performed upon the Vulcan Mine, in Rush Valley District, Tooele County, Utah, from January 1st, 1872, to December 31st, 1886, said indebtedness being your just and proper proportion of an assessment duly incurred by reason of expenditures and outlay necessary to the proper working and development of said Vulcan Mine, in which you are part owners. This is therefore to notify you, that unless your assessment of Three Hundred Dollars each, be paid on ar before the tenth day of July, 1887, to the undersigned, your interest in said mine will be forfeited, and become my property, as provided by law.

Salt Lake City, Utah, April 8th, 1887.

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