## EVENING NEWS. Found a Defendant Guilty on Sept. 30, 1886 Only One Count, when the Prosecutor Asked More. FRAGMENTS. John Gillespie Given the Full Ex-THE yield of grain in Iron County is tent of the Law for Living reported as being fair. with His Wives. HENRY B. DOLLING was admitted In the Third District Court to-day the case of the United States vs. John Gillespie, of Tooele, was tried. The grand jury had indicted the defendant on the charge of cohabitation with Catharine Gillespie and Hannah Cham-berlain Gillespie, and had placed two counts in the oill against him. The following Jurors were selected to try the case: Joseph Foster, J. B. Wilson, R. P. Martin, S. C. Pancake, Jas. Winchester, S. E. Underhill, W. H. Roy, M. Dusseldorf, George Schill, Wells Clark, George Morrison, R. W. Crane. to citizenship to-day, THE party who took twelve grain sacks from a wagon in the tithing yard, should return them at once. WM. BROWN, for a plain drunk with profane attachments, was assessed \$7 50 in the police court to-day. THE meeting of the Salt Lake County Teachers' Institute has been postponed until Saturday, October 9th. Benjamin P. Howells was To-MORROWI afternoon the Willard first witness and testified-I live City and National base ball nines will play a match game on Washington Square. The family of the late John B. Hill-stead desire to express their thanks to all the friends who assisted in the ceremonies and othermine of the start of the st in Tooele City, Tooele County; Hannah has none to the defendant; I have been at his house a number of times; his wife Catharine lives with him; Hannah lives in Mr. Fiddler's ceremonies and otherwise at the THIS forenoon Eliza Shaeffer was before Commissioner McKay and underwent an examination regarding the financial condition of J. W. Snell, No result in his case has yet been reached. nah was sometimes called Gillespie and sometimes Chamberlrin; have never seen her at defendant's house. To Mr. Richards-Have seen defend-B. A. THOMPSON, "the cowboy," was arraigued in the Third District was arraigned in the Third District Court to-day, on an indictment charg-ing him with obtaining money under faise pretenses. He entered a plea of not guilty. not guilty. one but the three of us present; we were there only a short time; on the THE case of Reuben A. McBride, in dicted in the First District Court for killing Dr. Speed, of Fillmore, has been continued for the term on ac-count of the absence of important wit-nesses for the defense. The defendant is can be defended for the term on ac-count of the absence of important wit-nesses for the defense. The defendant THE case of Reuben A. McBride, inmerly reputed to be Mr. Gillespie's wife; 1 don't know of his recognizing is out on \$10,000 bail. her as such after her return from the south, three or four years ago; she was gone ten or twelve years; I never JAMES GRAHAM, charged with stealing goods during the fire, was yesterday afternoon found guilty by Justice beard that they had separated; I can-he has not lived with me for four years; Pyper and sentenced to pay a fine of not say she has been reputed to be his we agreed to separate and divide the \$99, which not being forthcoming, he wife during the past three or four To Mr. Dickson-I look on her as will languish for a corresponding numoer of days. defendant's wife, because I do not know of a separation. To Mr. Richards-Since she came YESTERDAY afternoon the grand jury back I have not heard anyone say she was his wife; I don't know anything came into court and presented a document requesting instruction from the about it, one way or the other. court on certain points. Mr. Varian Hannah Chamberlain Gillespie testistated that he wished to argue on the fied-My first nusband's name was Chamberlain; I was married to the defendant 29 years ago; Catharine was his first wife; questions, and the matter will come up on Saturday at 10 a.m. I keep house for my brother-in-law; have lived in his house ever sizes The First Ward Mutual Improvement Association met on Tuesday evening and completed the following defendant lives about a block distant; I have been in his house, but not for over two years, to visit Catherine; she has seven children, I think; when I came from the south defendant's boys organization: President, Wm. T. Jack; First Counselor, S. W. Musser; Second Counselor, Arnold H. Schulthess; Secretary, M. F. Eakle; Assist-ant Secretary, James Young; Treas-urer, Henry A. Young; Programme Committee, John T. Thorup, Riego Hawkins and Marion Adams. Meet-ings are held on Tuesday, overlage at ings are held on Tuesday evenings, at about sending the things.

funeral.

dren call him father; he married her about 10 years ago; during the past three years I have visited Catherine's WHAT A JURY DID. house two or three times a year; ] house two or three times a year; 1 have stayed there one night, a little over three years age, perhaps four years; from September 1, 1883, to De-cember 31, 1884, I perhaps visited the house two or three times; have met the defendant there each time, and taken meals with him; he occupied the head of the table; the children called him father; never heard him call her his wife; they called each other by their Christian names. by their Christian names. To Mr. Sheeks-I haven't been to Catherine's to take a meal since last June; took dinner there; saw the de-fendant there; Catherine's youngest child is about nine years old; I was there in April and May; I remember Mr. Neff's birthday, in May; there was a surprise party on him at Catherine's and all of the family were present; I had no hand in the surprise; Mr. Neff came there as he always did; I am not on good terms with him; he has, I think, ill feelings against me; I have some against him; it is not on bas, considerable except in a business way; never threatened to make it warm for him; I don't know how often I was there in 1884 or 1885; this year I was there more often; have only been there on visits. This witness was very defiant to counsel for defense, and exhibited con-siderable fanimosity. To the defend-To Mr. Dickson-I learned of the illfeeling last June, when the defendant Hannah has none to the defendant; i have been at his house a number of times; his wife Catharine lives with him; Hannah lives in Mr. Fiddler's house on the next block; she has been there three or four years; I have seen her there, and also the defendant; Han-nah was sometimes called Gillespie Catherine's when I was last there. Caroline Neff testified-I was mar-ried to defendant in 1860, December 16th; he had a wife when he married me; she died in 1862; he married Eliza eleven years ago; I have lived at my present home during the past three years; Mr. Neff calls in about three or iour times a year, and takes meals; I do not remember sitting at the table with him; I often take meals by myed out to me, but I never spoke to him, nor has he been at my house. To Mr. Sheeks-I have five children, nearly all grown up; they are de-fendant's children; the girls inproperty: he only calls as a visitor; he does not act as head of the house hold; he has never stayed in the house a night since we separated; he has married no other wife except Eliza since I was married. Isaac Young comes out twice or taree times a year; they do not come on every holl-day, as Mr. Young testified; Mr. Neff was sent for when Neff was sent for when he came; Mr. Young sent for him; he inquired for him and one of the girls went over. To Mr. Dickson-Defendant was not there when Mr. Young came; he was not always present when Mr. Young

and his wife were there; I visit Eliza as a neighbor; I have seen Mr. Neff there; there is no ill-will between us; when we separated the property was divided; did not tell the grand jury it was about two years ago; it was about four years ago. Mr. Dickson said there was one other witness whom the officer was after -

Henry Carrigan - who would testify that last spring the defendant intro-duced Mrs. Caroline Neff as his wife. He therefore asked the court to walt

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