

OGDEN JAP HEADS BARBER'S EXAM LIST

Utah State Board of Examiners
Closes Three-Day Session
With Applicants.

MIKADO-ENGLISH IN ANSWERS

Out of 48 Men Who Appeared But 35
Qualified and Were Given Cer-
tificates—Shop Closed.

At the session of the Utah state board of examiners of barbers which closed yesterday the most interesting event was the examination of a couple of Japanese young men, who although they could not speak English fluently passed their examinations with flying colors. With the aid of an interpreter, who is a high school graduate, they answered all questions, so admit the examiners, in a very intelligent manner. In fact, Percy H. Hill, secretary of the board, this morning stated that the Japs were perhaps better posted on diseases of the skin and scalp and their treatment than were the majority of the applicants who were Americans.

The two subjects of the mikado are Taku Higashi and Suckichi Oda, both of Ogden. From reports received these little brown men had an ambition to become barbers and accordingly borrowed all the books on the subject available in the Ogden public library. Then with the aid of an interpreter they went to work.

JAP ENGLISH.

Here are some of the written questions and answers given by Oda during the examination, which extended over a period of three days, concluding yesterday:

Q.—How does the hair derive its life?
A.—From a health.

Q.—Why do you singe the hair and what is its effect?
A.—To make slicky, to be neat, to stop growing too quick.

Q.—What effect does continuous cutting have?
A.—To make scalp neat, to get fresh air, to help brain's movement so that feeling refresh.

Q.—What do you understand by dandruff?
A.—Dandruff is kind of disease. It makes men itching and sometimes makes head sickness and lead person unpleasant.

Q.—What precaution would you take to have a face on which there is any skin disease?
A.—In the event of skin disease all over the face shall excuse to shave, but if not so worthy will shave in very careful, such manner to keep the razor touching out of the disease.

Q.—If you should use a lan, needles, tweezers, etc., on a man's face, how would you cleanse them?
A.—First heat on the matches fire then use them carefully.

Q.—How would you cleanse brushes, combs, etc?
A.—In the every morning scald in the hot water then use them.

These few samples of many written questions and answers were supplemented by demonstrations which showed that the two Japs had studied the subject of dexterity and cleanliness fully with good results.

In all 48 men were examined at 12 west First South during the three days and of this number 35 were given certificates to practice. Thirteen were disqualified for insufficient knowledge of sanitary requirements and poor workmanship.

UNSANITARY SHOP.

An examination of the shops in Salt Lake City showed good sanitary conditions with the exception of one shop on State street which was in such bad condition that the board issued an order to renovate and clean up generally inside of the next five days, or the place would be closed.

Secretary Hill reported the inspection of 12 counties by the deputy inspectors and the closing of a shop in Marysville for unsanitary practices.

The closing of a shop at 144 west South Temple on May 1, was also reported. This establishment was located in a saloon and owned by R. S. Matthews.

NOW REAL BARBERS.

The following certificates were today issued to the prospective tensorial artists who underwent examination successfully:

Taku Higashi, Ogden; Gus Carlson, Scofield; J. M. Brown, J. Contaginis, L. R. Griffin, C. J. Dee, S. W. Hadley, C. W. Gayman and Suckichi Oda, all of Ogden; Thomas Castle, Kansas; and the following Salt Lake men: Robert McFarland, Caleb Squires, W. C. Hart, E. J. Holland, H. W. Evans, Thomas Dawson, O. L. Martin, Peter Trulsen, A. R. Hilton, Jas. Klappes, L. A. Smith, W. W. Hopwood, A. F. Carr, J. A. Dudley, N. Macfarlane, Arthur Wilson, J. F. Young, C. P. Norman, H. Fischer, B. K. Jones, H. M. Randen, E. C. Long, L. B. Stewart, W. E. Helden and H. McChesney.

'06 NORMALS TO MEET.

The following invitation is extended to the persons interested, the card being signed by George H. Lowe, Mrs.

Dainty Delicacies Served Right.

Try a California Special—a fruited dainty, that is delicious and satisfying. You'll enjoy it.

La Social Sundae, the French delicacy, is winning popular approval. Try it.

Promptness,
Civility,
Cleanliness
Features of Our
Fountain.



DRUG STORE

The Pure Drug Dispensary
112-114 So. Main Street.

Edna W. Hansom and Rupert E. Wik-

om.
The N. '06 reunion will be held at Lagoon on field day, June 4. Let us all be there and renew friendships of our school days in the U. Kindly let us know if you will attend. A hearty invitation is also extended to you to attend commencement exercises June 1-4.

MURDER NOT SUSPECTED

Police Say They Are Not Seeking Further Evidence in Ebersole Case—
Suicide Clearly Shown.

On April 24 last, the lifeless body of Daniel C. Ebersole was found at the family residence, 159 west Second South street, by his wife, Mrs. Lou Ebersole, who had just returned from a visit to Provo. In the dead man's hand was a revolver. The man had carried out a threat to kill himself if he ever again took to drink.

While his wife was away visiting her sick mother, Ebersole drank excessively and on the day of his wife's return blew out his brains. This happened just before the return of Mrs. Ebersole.

This morning a wild story was started to the effect that perhaps Ebersole was murdered. It was also stated that the theory had been suggested to the police and that they were at work on the case making an investigation along the lines indicated.

Mrs. Ebersole stated she is positive her husband committed suicide. Chief Pitt said this morning:

"There is nothing in the story of foul play so far as we know, and we are not making any investigation along those lines. In fact, the 'theory' has never been suggested to us."

Detectives Sheets, Shannon and Schulze as well as police sergeants and patrolmen, said today there was nothing in the report that foul play was suspected or that they were making the investigation alleged.

PHONE THIEVES BUSY.

Officials of Companies Lay Blame to Strikers or Sympathizers.

Telephone thieves are energetically at work in this city. Four cash registers 'phones were stolen last night and recovered this morning, but they will never again be of any use, because they were smashed open and the contents stolen. Three of them belonged to the Bell company, and the other was owned by the Independent company.

One was stolen from the American Liquor company, another from the Daily hotel, another from 52 east Third South street, and the fourth from Gus Ling's saloon. Two of the 'phones were found in Social Hall avenue by Officer Thurges.

The thieves who stole the instruments are evidently informed as to the practice of the telephone companies and know that collections from the 'phones are not made until toward the last of the month. It is believed by some of the police and company officials that either strikers or persons in sympathy with the strikers, committed the crimes.

Supt. F. H. Irwin of the Bell company stated this morning that the average slot machine 'phone takes in about \$20 per month, while some of them run as high as \$30. The police are hard at work on the cases and hope to land the thieves within a short time.

WHO OWNED THE JUG?

Question Is Settled in Unique Way in An Idaho Town.

The shipping tag was lost from a jug which was being shipped across the reservation the other day, says the Paris Post. The station agent took it before a justice not a thousand miles from here, to determine the ownership.

The court decided to take the matter under consideration for 24 hours. When the claimants again appeared the judge was so full of the subject that the question of ownership had been self-decided.

Hazel Delores Mullett, a daughter, is made executrix of the entire estate, without bonds, and it is provided that the estate shall be equally divided between three children, when the young man, George, becomes 21 years of age, which will be October 1, 1914.

Mrs. Mullett's will was executed November 13, 1907, in the presence of Grant H. Smith and Melvin W. Crane.

WIFE ASKS DISMISSAL.

In the sensational divorce case of Gertrude Barnes against Frank C. Barnes, filed in the Third district court two weeks ago, in which Mrs. Barnes charged Barnes with gross cruelty toward her, the order restraining Barnes from checking against the joint bank account of the couple and preventing Barnes from visiting his wife's rooming house at 63 east Second South street has been dismissed, on motion of Mrs. Barnes.

IN BANKRUPTCY COURT.

A number of men went through the bankruptcy court yesterday. Those discharged were A. L. Hanson, Salt Lake, Albert P. Wilson, Ogden; Thomas A. Horn, Salt Lake. Those adjudged were Frank W. Fretwell, Ogden; Clarence H. George, Salt Lake; Edward Smith, Salt Lake; L. E. Eldon, Murray; J. Tilly, Salt Lake; Olive Pearson, Salt Lake.

OLD MAGAZINES

OLD SONGS.

Every household contains them, but few think of preserving them in neat and convenient shape. You can have them bound in any style and at any expense you may decide on at The Deseret News.

RESULTS!!

That's what your Physician expects when he prescribes. You get them quickly if you fill your prescription. "That's our business." We send for, compound and deliver them promptly.

PHONE.

F. J. HILL DRUG CO.

"The Never-Substitutors."

CONVICT DEMING TAKEN TO COURT

Desperate Criminal Securely
"Ironed" Asks for Time
To Plead.

JAIL BREAKING IS CHARGED

Showing Familiarity With Legal Process He Asks Delay In Order To Consult Counsel.

Richard Deming, convict, desperado, pal of murderer Joe Sullivan and all-around crook, was brought from the state prison this morning to Judge Diehl's court for the purpose of arraignment on the charge of attempting to break out of the county jail last January, and for destroying jail property.

The desperate convict was in charge of guard "Billy" Davis and the latter took no chances with Deming. He had the prisoner securely fastened with a belt around his waist, to which, on each side just above the knees, were rings of steel, and to these the prisoner's wrists were fastened with handcuffs.

When the complaint was read to Deming and he was asked to plead, he said:

"I am not ready. I want to see a lawyer before pleading."

He was given until Monday to enter his plea and will be brought down on that day from the state prison. No bond was fixed in his case because he is now in solitary confinement, serving sentence of 10 years for robbery.

AFFIRMS CONTEMPT CASE.

Supreme Court Holds Joseph Martin Must Pay Costs As Imposed.

The supreme court yesterday affirmed the judgment of the Third district court, Judge Morse's division, in holding James Joseph Martin, New York attorney of Russell Sage Raphael, for contempt for endeavoring to disobey the court's orders when he attempted to sell the Bingham branch of the Rio Grande railroad at auction against the orders of the court. The supreme tribunal holds that Judge Morse was correct, and affirms the assessment of costs against Martin. The opinion was written by Justice Frick and concurred in by the other justices.

Justice Frick gave two other opinions, handed down yesterday, which were also concurred in. One was in the case of Fred Poulsen, respondent, against John and Mary McLaughlin. The opinion directs that if Poulsen will deduct \$263.40 from the judgment which he secured of \$522.75 a new trial will not be ordered. The case grew out of a contract to build an addition to a house belonging to the McGrathas.

The judgment of the lower court was sustained in the case of the Gemmich Furniture Manufacturing company against P. A. Sorensen, appellant. The company sued Sorensen for the value of certain goods sold and delivered, Sorensen claiming an offset on account of alleged damage to the goods. He offered the company \$118.16 net, but the company refused to accept it, and the supreme court holds that Sorensen must pay.

MULLETT WILL FILED.

The will of George Mullett, a well known business man who died in this city recently, was filed for probate in the Third district court yesterday. In the will Mr. Mullett expressed his desire that the stock in the large clothing store owned by Mullett & Co., should be kept intact and that his son, George, when he shall have received his education, enter the employ of said corporation and assist in carrying on its business, as I have in the past. Under none but the said stock and the said stock of George H. Davis, is willing to sell his stock at the same time. If said George H. Davis shall desire to sell his stock in said corporation, it is my wish that my stock be sold at the same time."

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HEARD BEHIND CLOSED DOORS

Courtroom Cleared for Taking of
Testimony in the Spen-
cer Case.

IVY WALLACE TELLS STORY.

She Admits She Told a Different Narrative on the Occasion of the Preliminary Hearing.

The case of the state of Utah against Samuel G. Spencer, charged with improper relations with Hannah Ivy Wallace, 15 years of age, came on for trial before a jury in Judge Armstrong's division of the Third district court this morning. Most of the day yesterday had been consumed in securing a jury to try the case, the following eight men being finally accepted by both sides: Joseph Maynard, William A. Fuller, Walter Steadman, William Grainger, William Fred Culmer, Solomon Angell, J. A. Jacobson and Worthington Clark. The prosecution is being conducted by Dist. Atty. F. C. Loebow and Atty. H. A. Smith, while the defense is represented by Judge S. R. Thurman and Atty. Duncan.

Hannah Ivy Wallace, the complaining witness, was placed on the stand in court this morning at 10 o'clock. The courtroom was cleared of everybody except the judge, jury, attorneys, clerk and newspapermen. The story of Miss Wallace was told in response to questions propounded by Atty. H. A. Smith. She began by saying she was 15 years old now, and that her father died in 1905. Became acquainted with defendant, Samuel G. Spencer, Jan. 7, 1907, the day she went to work for the Ensign Knitting works, of which Mr. Spencer was the manager. She continued to work at the knitting factory until the 26th of August, 1907, the day when defendant was arrested on the charge for which he is now being tried.

UNPRINTABLE EVIDENCE.

Witness repeated the evidence given at previous hearings, which was of a nature that is unprintable.

Attorney Duncan conducted the cross examination of the witness, and during the same Miss Wallace admitted that she had told a different story at the preliminary hearing in some respects than the one she was telling at the trial. She said she resented Spencer's action in answer to attorney Smith's interrogations, but admitted to Mr. Duncan that she did not resent them at the time. Witness admitted that she said at the preliminary hearing that she said she only slept with defendant twice, and that she said positively that there was no one else in the room at either time. She said that she forgot about the other girls—Spencer's daughters—being present. In her former testimony Miss Wallace said she did not know the day of the week when she alleged Spencer came into her bed the day she was being Wednesday.

MORE ADMISSIONS.

Witness admitted that she had been friendly with the defendant after his alleged misconduct with her, and had not protested to her mother or to her companions, or anyone else until the day of the defendant's arrest, on Aug. 26. She said she was afraid of Spencer, and did not dare tell the things that had happened.

Clerk Gutch of the police court was placed on the stand to identify clothing that was introduced into the preliminary hearing in the police court being worn by witness, and the garment was given to the court in evidence.

Ivy Wallace was again placed on the stand and admitted that she wore the clothing which she was caught in several lapses of memory in regard to her testimony at the police court hearing, and just before the hearing was dismissed for noon she broke down crying.

The case was resumed at 2 o'clock, with Ivy Wallace on the stand.

CHURCH NOTICES.

Officers' meeting of the Pioneer stake Relief society will be held in the stake house Friday, May 29, 1908, at 2 o'clock p. m. A full attendance is desired.

The Granite stake priesthood meeting will be held at the stake tabernacle on Saturday, May 30, at 10 a. m. The saints generally are invited to be present.

The high priests' quorum of the Salt Lake stake will meet in the Seventeenth ward hall at 10 a. m., Sunday, May 31, 1908.

On Sunday, May 31, the quarterly conference of the Granite stake will convene at 10 a. m.; meetings to commence at 10 a. m. and 2 p. m. The saints are especially requested to be in attendance at the morning session.

The high priests of Liberty stake will hold their regular monthly meeting in the Second ward meetinghouse Monday, June 1, 1908, at 7:45 p. m.

The thirteenth general annual conference of the Young Men's and Young Ladies' Mutual Improvement associations of the Church of Jesus Christ of Latter-day Saints will be held in Salt Lake City, on Friday, Saturday and Sunday, June 12, 13 and 14.

All officers and members of the associations are requested to be present at all of the meetings of the conference, and a cordial invitation is hereby extended to the saints generally to attend the meetings to be held in the tabernacle on Sunday, June 14, at 2 and 7 o'clock.

The regular monthly general stake priesthood meeting of the Pioneer stake at Zion will be held Monday evening, May 31, 1908, at 7:30 p. m. in the stake hall. All members of the priesthood are invited to attend.

The regular monthly home missionaries' meeting of the Pioneer stake at Zion will be held immediately after the general stake priesthood meeting.

DAUGHTERS OF PIONEERS.

The Daughters of the Mormon Battalion, the Nauvoo Legion and the Daughters of the Revolution will all join with the Daughters of the Pioneers in one grand encampment, to be held June 15, at Wandamere. The morning session will be held under the auspices of the genealogical committee; the afternoon program will be divided between the four societies. June 15, being Flag day, a special flag feature will be developed by the loyal Daughters of the Revolution. The public is cordially invited.

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DIED.

ANDERSON.—At Fairview, Sanpete Co., May 21, 1908, Mrs. Mary Christensen Anderson, widow of John Anderson, born in Fairview, Sept. 14, 1868; died May 21, 1908. Deceased is survived by five children.

BRADY.—At Fairview, Sanpete Co., May 21, 1908, Mrs. Mary Christensen Brady, wife of Willis Brady, born in Fairview 35 years ago; six children and her husband survive her.

LATEY.—In this city, May 27, 1908, Jane Warren Latey, in her ninety-seventh year.

Funeral services were held from the residence of James P. Keate, 51 east Sixth South street, today at 2 p. m. Funeral private.

WATKINS.—In this city, May 26, 1908, Robert Watkins, in his twenty-second year.

Funeral services will be held from the residence of his father, E. E. Price, at Twelfth South and Second West streets, Friday, May 29, at 11 a. m., instead of Thursday as previously stated. Interment in Taylorville Utah.

TRIPP.—At 15 north Fifth West street, May 26, 1908, Frances D. Tripp daughter of Albert and Rosanna Smith Tripp, aged 1 year and 14 days.

Funeral services today at 2 p. m. from the family residence.

SHEPHERD.—At Winder ward, May 27, 1908, of heart trouble, Dorothy Winifred Shepherd, daughter of Robert and Annie Jorgensen Shepherd, born July 2, 1892.

Funeral on Friday at 2 o'clock.

FOR SALE.

100 NEW OPERA CHAIRS, CHEAP. Empire Theater, 156 State St.

ELGIN DAIRY

Fresh Churned Butter,
Churned Today, Sold
Tomorrow.

Sweet Milk, Sweet Cream
and Buttermilk.

Fresh Ranch Eggs.

48 E. First South. Phones 463

UNION
Dental Company

218 SOUTH MAIN ST.

HONEST WORK,
HONEST PRICES

Painless Extraction of Teeth or No Pay.
All Work Positively Guaranteed.
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JEWELRY
SPECIALS

25c enameled
veil pins—
15c
25c gold filled
and enameled belt
pins, two on a
card, special, per
card—
10c
4-piece collar
pins and veil pins
set, regular 35c
grade—
25c

See These Remarkable Values
Offered for Friday Only!

35c to 50c
NECKWEAR
25c

65c Hosiery
39c

Handsome Lace and Embroid