

BISCHOFF WAS INTOXICATED.

Decision of State Board of Labor, Conciliation and Arbitration.

UNANIMOUSLY AGAINST HIM.

Brewery Union and Bischoff Having Agreed to Abide by the Decision, There Will Be No Strike.

The State Board of Labor, Conciliation and Arbitration last evening rendered its decision in the case of the Salt Lake Brewing company, plaintiff, vs. Brewery Union No. 64, and Charles W. Bischoff, defendants. Following is the full text of the opinion:

On the 8th day of March, 1900, the Salt Lake Brewing company, through its general manager, Jacob Morris, informed this board that a controversy had arisen between said company and its employees. The communication also embodied a statement to the effect that the company desired to submit the matter in dispute to this board for settlement by arbitration.

The said Salt Lake Brewing company likewise submitted a written statement of the grievances, of which the following is a brief summary:

That, on the 2nd day of March, 1900, one Charles W. Bischoff, an employee of said company, was in such a state of intoxication as, in the opinion of Foreman Oscar Lehman, to disqualify him for the proper performance of his work. That he had on different occasions, prior to the date last mentioned, been in a similar condition, and for this cause had been reprimanded with that he had, contrary to the rules of the establishment of said company, pried open a shutter in order to procure a quantity of lime from a storeroom on the premises.

THE AGREEMENT.

Then followed a statement to the effect that, on August 1st, 1898, an agreement was entered into between the brewery bosses of Salt Lake City, Utah, and the branch of the Brewers and Maltsters' National Union of the same place, to continue in effect for two years. Among the conditions of said agreement were the following:

That, "All the employees of the brewery shall have, during work hours, free beer."

That "No man in the breweries can be dismissed without sufficient cause."

That "If the employee wishes to leave the place he has to give five days' notice to the foreman."

The Salt Lake Brewing company claimed that it was by virtue of this agreement that the brewery was discharged—the cause for this action being, in the opinion of Foreman Lehman, sufficient.

BISCHOFF'S DISMISSAL.

On March 6th, 1900, a communication from Fritz Springman in behalf of branch No. 64 of the Brewery Workers' National Union of Salt Lake City, was addressed and delivered to Jacob Morris, general manager of the Salt Lake Brewing company. It is here quoted:

"As we are convinced that Chas. W. Bischoff has been dismissed wrongfully we have resolved unanimously that the secretary of the local union No. 64, Fritz Springman, secretary of the local branch of the Brewery Workers' National Union, that the company had decided to submit the matter in dispute to the Utah State Board of Labor, conciliation and arbitration. Mr. Springman was also furnished with a copy of the application for a hearing before this board."

SUBMITTED FOR ARBITRATION.

In answer, on March 8th, 1900, the Salt Lake Brewing company, through its general manager, Jacob Morris, Fritz Springman, secretary of the local branch of the Brewery Workers' National Union, that the company had decided to submit the matter in dispute to the Utah State Board of Labor, conciliation and arbitration. Mr. Springman was also furnished with a copy of the application for a hearing before this board.

SPECIFIC DENIALS.

On the 12th of March, 1900, this board received from the local union No. 64, through Secretary Springman and others, a written communication. It consisted of specific denials of all the allegations of the Salt Lake Brewing company in relation to the conduct of Chas. W. Bischoff, and stated that Chas. W. Bischoff, discharged from his employment by the Salt Lake Brewing company, "without any reason therefor."

This answer included a statement to the effect that Chas. W. Bischoff, and those acting with him were willing to join with the Brewing company in submitting the matter in dispute to this board.

Both parties to the controversy agreed to abide by the board's decision. The hearing was begun on Monday, March 12th, in room 230, D. P. Walker building, and resumed on Tuesday, March 13th, three sessions in all being held.

THE KEY WAS LOST.

In the course of the investigation it became evident that the contention to the effect that Chas. W. Bischoff had pried open a shutter in order to procure a quantity of lime, could not be seriously entertained. It was shown that Bischoff was unable to find the key of the storeroom in which the lime was kept; that the obtaining of the lime was necessary and in the interest of the company; that there was no established rule on the subject, and no damage to property resulted from the act complained of.

BISCHOFF WAS INTOXICATED.

The overwhelming preponderance of the evidence sustained the allegation to the effect that Chas. W. Bischoff was intoxicated on the days specifically named in the complaint of the brewing company. There was but little, if any difference in the testimony as to the fact of his condition, in relation to the only conflict being in relation to the degree of his intoxication.

DISCHARGE SUSTAINED.

The nature of the dispute is such as to place it beyond the reach of a compromise adjustment; therefore the decision of this board is that the dis-

charge of Chas. W. Bischoff, by the Salt Lake Brewing company, was for sufficient cause.

JOHN NICHOLSON, Chairman.
E. A. WALL, Secretary.
J. S. DAVELIER, Secretary.

State Board of Labor, Conciliation and Arbitration.

PATENT AND PENSION.

SPECIAL TO THE "NEWS."

Washington, D. C., March 20.—A patent has been granted to Ambrose E. Abbott, of American Fork, Utah, for a fifth wheel for automobiles.

Pensions granted:
Idaho—Original: Timothy Hitee, of Lane, 86. Increase: Jos. E. Hull, of Gibbonsville, 85 to \$10.

WORKED LODGE MEMBERS.

Young Man Arrested for Obtaining Money Under False Pretenses.

A young man giving his name as W. E. Henry, was arrested last evening by the officers on the charge of obtaining money under false pretenses. It is said that the young fellow has been representing himself to be a member of the I. O. O. F. order in hard luck and succeeded in getting \$75 from various lodge members. He was locked up in jail.

ARRESTED ON SUSPICION.

Officer Davies Apprehends a Man Trying to Sell a New Grip.

Officer Davies observed a rough looking character ambling along east First South street this morning carrying a new grip. The officer followed the man into a store, where he was trying to dispose of the grip. Davies placed the man under arrest and took him over to the station. He gave him name as M. L. Hunt. The fellow was intoxicated and was booked on the charge of imbibing too freely.

LICENSED TO MARRY.

Marriage licenses were issued today to the following named parties: Chas. E. Joseph, 28, and Lena Kammerman, 23, both of Salt Lake; Alfred Nayshehn, 23, and Agnes Johnson, 19, both of Schofield.

AMUSEMENTS.

No amount of age can wither nor custom stale the charm that lies in "The Old Homestead." So long ago that the memory of man runneth not to the contrary, Denman Thompson brought out his New Hampshire idyll, and steadily since then, year in and year out, he has gone on producing it with never a deviation in its record of prosperity. The hold it has established upon the public is something amazing. It has made Mr. Thompson half a dozen fortunes, and has enriched the managers of houses where it has enjoyed its long runs, and yet it seems as fresh, bright and popular as ever it was. Here in Salt Lake, where Uncle Josh, Cy, Aunt Tilly, Ricketty Ann and Happy Jack are almost household words, it was greeted last night with all the warmth, enthusiasm and affection-for affection is the only real word that expresses it—with which it was received years ago. There is very little new to be said of the rendition. Mr. Thompson's wonderfully faithful impersonation of the kind, old-fashioned farmer, remains the same warm, human, delightful character that it always was. Looking at his acting, it is impossible to resist the impression that he is just the sort of man at heart that he depicts, and that he has known and lived through all the experiences he shows in the play. The characters which he plays are always one of the play's chief beauties, is still faithfully preserved; everything is so natural, so peaceful, the whole tone of the acting is so subdued, that one has to resist himself every now and then into a realization that he is really within the walls of a theater and not gazing upon a bit of real life. The singing is the best Mr. Thompson ever gave us, the male double quartet perfect in its execution, and the singing of the favorites of Miss Clara, and the extreme. The scenery, too, is beautiful throughout, and the church scene especially magnificent. The best instances of acting in the support were those of Mr. Carter, the Seth of Mr. Clara, and the Mrs. Clara, and the Aunt Tilly of Mrs. Morse. The same bill goes two nights more.

THE GRAND HALL.

The brilliant appearance of the Grand hall last night, quite suggested that Mr. Grau had taken up the thread of business just where he laid it down last year. The great record of the Grau Opera company made at the Grand last season is well remembered, and it is that record which impelled it to return for a three weeks' season this spring. All Mr. Grau's old friends were out in force to greet him; the house was crowded with a handsome audience, and the playhouse and orchestra were at their best. The program was a beautiful one, and the opera was staged throughout in handsome fashion. While it belongs to the light order as far as music and libretto are concerned, it goes with an up-to-date charm that insures its popularity each night this week.

THE ORPHEUS CLUB'S SECOND SUBSCRIPTION CONCERT.

The Orpheus club's second subscription concert occurs at the Congregational church this evening. The program will be as printed in the Saturday "News," and Mrs. Swenson will wield the baton instead of Mr. Peabody, who is under quarantine.

THE SALE FOR WILLIE COLLIER.

The sale for Willie Collier is now going on at the Theater.

Constipation, Headache, Biliousness, Heartburn, Indigestion, Dizziness,

Indicate that your liver is out of order. The best medicine to rouse the liver and cure all these ills, is found in

Hood's Pills

25 cents. Sold by all medicine dealers.



Remember

There is no guess work when you use the Three Crown Baking Powder. It is a reliable Baking Powder and economical in price. It saves you expenditure originally and it saves you worry over results. We want you to try it and if you haven't done so we are sure you will find it the highest point of excellence, and it will save you money at the same time. Three Crown Baking Powder is sold by all grocers at 25c a pound, and don't forget that all goods branded "Three Crown" are guaranteed to give perfect satisfaction or money refunded.

HEWLETT BROS. CO.

A SISTER SHOWS STARTLING PROOF

Produces the Photograph of a Dead Infant, in Court.

WAS VERY MUCH EXCITED.

Charges W. H. Palmer with the Paternity of the Lifeless Little One—Hearing Set for Tomorrow.

W. H. Palmer, the man charged with criminal intimacy with Miss Ella Alexander, appeared before Justice Nielsen this morning and entered a plea of not guilty, and his hearing was set for tomorrow at 2 p. m. His bond was fixed at \$500, and it is not being forthcoming he was sent back to the county jail. Palmer appeared before Justice Nielsen yesterday afternoon to have the entry of his plea postponed.

Miss Alexander, a sister of Ella, was present and seemed very much excited.

Before the proceedings had begun the young lady exclaimed that she had a picture that she wished to produce in evidence. The court informed her that no evidence would be received as the prisoner was there merely to postpone the giving of his plea.

Miss Anderson then arose and in a very dramatic manner swept across the room, and thrust a picture in Palmer's face, saying:

"There is your child; but it is dead."

The young lady was exhibiting a picture of one of the twins her sister had given birth to, and which was taken after the infant's demise.

Palmer manifested some surprise on learning that the baby was dead, but beyond that he betrayed little or no emotion.

Estate of Alexander Watson.

Margaret Miller Watson has petitioned the probate court to appoint Alexander Burt administrator of the estate of her deceased husband Alexander Watson, who died in this city on March 2nd last. The estate is valued at \$12,000 and consists solely of real property. The will is dated February 1, 1900, and bequeaths the entire estate to the widow. There are eight children, but they are not mentioned in the will. The petition will be heard March 21.

ALLEN PLEADS NOT GUILTY.

Alleged Horse Thief Appears before Judge Norrell Today.

James Allen, heretofore arraigned on the charge of grand larceny, entered a plea of not guilty before Judge Norrell today. Prior to pleading, however, the defendant's attorney, S. P. Armstrong, presented a motion to quash the information on the grounds that the same was not guilty before Judge Norrell today. The motion was denied, and the defendant had been examined and committed by the committing magistrate, and want of diligence on the part of the prosecution in not giving the case a speedy trial. After listening to arguments for and against the proposition, Judge Norrell overruled the motion.

Allen's alleged offense consists of stealing a horse belonging to John McEvoy.

The offense is alleged to have been committed last September and the defendant has been in custody since October 10th.

N. V. Jones today withdrew as attorney for Sigh Sigh, and John Davis, charged with grand larceny, and Judge Norrell appointed P. P. Christensen in his stead.

ATTACHMENT SUIT FILED.

Mrs. Judge Claims L. W. Dittman is Owning Her \$504.20 for Rent.

Mary Judge, by Pierce Critchlow and Barrettee, her attorneys, filed an attachment suit against L. W. Dittman in the Third district court today to collect the sum of \$504.20, alleged to be due on account of rent of two months' rent for East Temple street premises known as the New Resort saloon, and until recently occupied by the defendant.

The complaint alleges that the defendant leased the premises for five years from April 1, 1895, to April 1, 1900, at a monthly rental of \$252.10. The rent for January and February of this year, charged with grand larceny, and Judge Norrell appointed P. P. Christensen in his stead.

Another Attachment Suit.

The Portland Cement company, by J. E. Bowditch, its attorney, filed an attachment suit against the Williams Patent Crusher & Pulverizer company, of Missouri, in the Third district court this afternoon to recover \$281, alleged to be due plaintiff on account of moneys paid out in satisfaction of debts due the Rio Grande Western Express company for freight on machinery.

Default Judgment.

In the case of the Pacific Food Mill company vs. J. W. Gray Judge Hite today gave judgment for the plaintiff for \$245.00.

RAILROADS AFTER TRACKAGE GROUND

Report that Western Will Purchase Another Block of Realty.

WHO IS THE LEGAL RECEIVER

Former President of K. C. P. & G. Wants to Know—Electrical Displays on Street Car Lines.

A rumor which seems to have at least reason to back it, if not actual authority, is to the effect that the Western will purchase the block of ground immediately to the north of its present passenger station. Already this line owns the southwest and south portions of the block and the increasing business of the company makes the acquisition of more trackage ground a near absolute necessity. When the passenger trains shall be running into the new union depot the north-and-south string of blocks now occupied by the Western for all purposes will make splendid freight depots, especially with the addition of the block mentioned, which is bounded by First and Second South streets and Fifth and Sixth West streets.

HE IS "FROM MISSOURI."

Consequently He "Wants to Know" What He May Do.

E. L. Martin, the first president and one of the builders of the K. C. Pittsburg & Gulf, petitioned the circuit court at Kansas City to advise him what he could do to relinquish his claim for the closure sale of that property, which was made at Joplin, Missouri, yesterday. Mr. Martin claims that he is the receiver of the road and that all the proceedings had in the United States court in this respect, including the appointment of Messrs. Fordyce and Withers as receivers, and the order of sale, are null and void. The court will pass on Mr. Martin's claim later.

On April 1st last, the United States circuit court appointed Messrs. Fordyce and Withers receivers on the application of local bondholders. Trimble resigned and Mr. Martin died.

Mr. Martin sets up that at the time he believed the order of the United States court was good but that now he is advised that the United States court lacks jurisdiction, that its acts since have been null and void and that therefore is the rightful and only receiver of the property.

Stops the Cough and works off the Cold.

Laxative Bromo-Quinine Tablets cure a cold in one day. No Cure, No Pay. Price 25c.

LAND ENTRIES.

ORIGINAL HOMESTEAD.

March 16—Joseph H. Jarvis, Santaquin, 160 acres, sections 33 and 34, township 9 south, range 1 east.

Charles E. Baker, Deseret, 160 acres, sections 14 and 22, township 18 south, range 8 west.

Gus Hansen, Redmond, 160.19 acres, section 6, township 21 north, range 1 east.

March 17—Farley Johnson, Spanish Fork, 160 acres, sections 3 and 4, township 9 south, range 1 east.

John T. Covington, Orderville, 160 acres, sections 24 and 13, township 39 south, range 7 west.

Fred J. Thomas, Wallington, 160 acres, section 24, township 14 south, range 11 east.

March 19—Mary A. Darger, Spanish Fork, 80 acres, section 24, township 8 south, range 3 east.

Brigham D. Darger, Spanish Fork, 120.51 acres, section 4, township 9 south, range 3 east.

FINAL HOMESTEAD.

March 12—Louisa Mahoney, Heber, 160 acres, section 24, township 2 south, range 1 east.

Thomas Wells, Deseret Lake, 161.90 acres, sections 5 and 6, township 17 south, range 11 east.

John Chew, Gunnison, 160 acres, section 28, township 20 south, range 1 east.

March 13—Matthew Bambaugh, Blaine, 40 acres, section 24, township 6 north, range 1 east.

Stella Keaton, Ephraim, 160 acres, sections 16 and 15, township 17 south, range 2 east.

March 17—John M. Boch, Baphael, 160 acres, section 24, township 8 south, range 19 west.

BANKRUPTCY MATTERS.

The Cunningham bankruptcy case is still going on before Referee Baldwin. The examination of the petitioner has not yet been completed.

CANNOT LOCATE MR. BODMER.

On another page of this issue, the death of Mr. Bodmer of this city, is announced, the statement being also made that Mr. Bodmer, who is somewhere in Montana, had been located by telegraph and would return in time for the funeral. A member of the family, however, stated this afternoon that Mr. Bodmer's exact whereabouts had not yet been determined and that his wife's funeral would therefore be held without his presence. Further efforts will, of course, be made to locate him, but when he is found the remains of the partner of his joys and sorrows will have been laid to rest in the city cemetery.

CHURCH NEWS.

The High Council of the Salt Lake Stake of Zion will convene in regular session tomorrow (Wednesday) at 7:30 p. m. A full attendance of the brethren occupancy as a residence by President

CLEARING HOUSE REPORT.

March 20, 1900.
Today's clearings . . . \$224,011.43
Same day last year . . . \$226,697.36

ORE AND BULLION REPORTS.

MCCORMICK & CO.
Mingo bullion . . . \$2,700
Silver and lead ores . . . 12,400

BAMBERGER & McMILLAN.

Bullion . . . \$17,663

Will Play Ball No More.

A Philadelphia dispatch today says: A letter received here today from Hiram Jennings, the famous infielder of the Brooklyn baseball club, makes the announcement that he will not play baseball any more. Jennings says he will not sign the contract tendered by the Brooklyn management.

He is at Ithaca training the Cornell University team. After the trip south with the college players Jennings, it is stated, will become sporting editor of a Philadelphia newspaper.

SHOE SENSE COMMON SENSE.

See here! Suppose you learned to do a thing well when you were a boy, don't you suppose you could do it just as good or better when you got to be a man? That's common sense, is it not? Well we learned to build good shoes when we were boys and we've been learning to build them better and better ever since, until today we're building the best \$3.00 shoes on earth for men—That's Shoe Sense.

We're building the best shoes at any other price you want to pay for man or boy.

ROBINSON BROS. CO.

SHOE BUILDERS. 124 Main St.

president of the Salt Lake Valley rail-road, will tonight petition the city council for a right of way down First West street to Second South street. This is the proposed electric line from Salt Lake to Ogden.

Some of the electric railways now building in England have adopted methods of supporting the trolley wires which seem very odd to American eyes, because in this country single poles are set close to the tracks, which are usually in the middle of the street or close to the curb and the cross wires are used. The March number of the Street Railway Review in an article on the electric line in Coventry, England, states that iron poles having projecting arms over twelve feet long are used for carrying the trolley wires.

When the present war in South Africa ended, as is supposed it will in the subjugation of the Boers, the Burlington officials anticipate that thousands of the people of the Transvaal will be as desirous of getting away from English rule as they were when they went into the African wilderness. There is no place in Africa for them to go, and the road is preparing to send agents to that country to induce them to come to this country and settle in the undeveloped portions and engage either in stock-raising or farming. They are confident of securing several thousand of these industrious and frugal people.

In the closing years of the seventeenth century William Penn drew up his famous contract with the Lenni Penape tribe of Indians, who by its wording, gave the land to William Penn and his successors as much land lying between the Delaware and Susquehanna rivers, as could be stepped off in 24 hours, commencing at a point indicated by a rough stone monument still standing near the city of Philadelphia. The people of Bucks county have had no better method of reaching the county seat than was then in vogue, until quite recently, when an electric railway was built, running from Bristol to Doylestown. Philadelphia, Newtown. According to the Street Railway Review, this road is 23 miles long, and is a model of interurban construction, the three-phase traction system at a pressure of 6,600 volts being used.

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