

THE POLICE are hunting for a brace of bumpers, who on Saturday last assaulted a Frenchman named Isadore Despuay, in his bakery on Fifth Street. All had been drinking and got into a quarrel which resulted in Despuay being beaten and his store robbed of sardines, cigars and other articles. The two men got away with their booty, and Despuay was too drunk at the time to identify them.

THIS AFTERNOON Ben Garr, a deputy marshal, detective, etc., was arraigned in Justice Dee's court, and tried for gambling in a certain place in Ogden. Although he pleaded not guilty he was convicted and fined \$25. He talks of appealing the case to the District Court. If he does it is thought that all he will gain by it will be an enviable notoriety. It is expected that a number of others will follow in the wake of Ben.

IN THE POLICE court this evening, a boy named Lemon was fined \$10 for shooting a dog belonging to I. E. Brown. It was shown that he shot the animal without provocation.

JAMES PETT was sent to the penitentiary to-night. He is 25 years old, has dark complexion, black hair, short, rounded mustache; he stands about 5 feet 10 inches high; has been married, but his wife is dead; has been imprisoned before for a similar offense; has been reckless, wild and addicted to habits of drunkenness and is a source of great grief to his parents and family. The Judge, in passing sentence, gave the young man much sound advice, which if he heeds will be of great benefit to him when he emerges from the prison six years hence.

OGDEN OCCURRENCES.

A Man Dies from Injuries Inflicted by Roughs—Burglary—First District Court Items—Miscellaneous Matters.

December 16th, 1886.

THE WOUNDS which Isadore Despuay received from the ruffians who assaulted him on Saturday night, have proved fatal. Between ten and eleven o'clock last night the coroner, Mark Hall, was notified of his death, and proceeded at once to the late residence of the deceased, who, he learned had been dead about five hours. The coroner impaneled a jury, and the inquestors at once began to inquire into the cause of Despuay's death. The jury were composed of W. S. Lewis, R. H. Chambers, A. Y. Mowrey, and W. W. Elmer.

James E. Horrocks was sworn as the first witness. He said he was a bartender in the saloon of his father, Jas. Horrocks on Fifth Street on Saturday last the deceased came into the saloon about 10 o'clock. He stayed till 12 p.m. Two others came in during that time. One of them is called Billy Andrews; he worked at the livery stables of J. M. Dee, in Ogden; the name of the other man witness did not know. Witness, at 12 o'clock, told them it was time to close and advised deceased to go home. He replied he did not like to sleep alone. He was under the influence of liquor. At that time another man was present named Thomas Kinn-y, and he said, "I will go and sleep with you." They all left the saloon together. Shortly after Billy and the deceased came back and witness heard them talking on the sidewalk. Soon after witness heard an altercation, a blow, and deceased fell to the ground. Billy then said "get up Frenchy, that will do you good." "Yes," replied deceased. "Come up to my place and take a cigar. At that time there were five persons, and they all went off together. Witness did not know the name of the fourth man.

Mr. F. H. Reeder testified: He was a close neighbor to deceased. He heard him about midnight last of Saturday, in the back yard, two different times calling out "murder," and for help. Witness heard deceased fall twice. He got up and looked out, there were two or three men besides the deceased. Witness could only see their shoulders from where he was—the sound seemed to come from the store of the deceased—he was a baker, etc. Witness went to the front door and saw Thomas Kenney there. The police were then sent for.

Police officer Warren Elmer was sworn and testified that on Saturday night last he was called (about 12 o'clock) to the assistance of deceased. He, in company with Henry Chappel and Thomas Kenney, went through and all around the block. They saw Billy Andrews and Jack Seaman standing near Bond's store, corner of Young and Fourth Streets. Did not suspect them and did not make any arrests. On Sunday search was made but did not find either Andrews or Seaman. The inquest was then adjourned till this morning, when Thos. Kenney testified to seeing Billy Andrews strike deceased, and two other men go into the store of Despuay and help themselves to canned fruit and other goods and then go away. Policeman Chappel corroborated the evidence of Elmer. Several other witnesses were examined; among them was Dr. J. G. Bryant, who certified that Despuay died of erysipelas, of scalp and serious membrane wounds. These, together with dissipation and exposure, caused his death.

The verdict of the jury was: That the

deceased Isadore Despuay came to his death through injuries received at the hands of one Billy Andrews and another man whose name is, to us unknown; which injuries, combined with dissipation and exposure, brought on erysipelas and caused his death."

The deceased is a fearful looking object. His head is swollen to a tremendous size. His face is bruised, his eyes are "bugged up," and his body is battered. He is a Frenchman, about 45 years of age. He has no friends or relatives in this country, so far as has been ascertained. He has resided at Ogden several years. He has for a long time been given to habits of drunkenness and dissipation. His remains were buried this afternoon by the coroner. He left scarcely enough means to pay his funeral expenses; besides, he died in debt to Mr. David Kay to the amount of about \$200.

THE REMAINS of the late William Morter, the soldier who died a short time since at the Wilson farm, will be exhumed and again interred in the cemetery, by the G. A. R. here. He will be buried with military honors Sunday next. It is expected there will be a large turn out and a big display on the occasion.

THIS MORNING a brace of boys, one of whom is about 14 years of age, and the other perhaps a little older got into an altercation and a fistfight. The youngest was pretty well battered up, his face bruised and his upper lip split open. After the fight was over, the boy went to Dr. H. J. Powers who sewed up the lip, dressed the wounds and the boy went home. No arrests were made.

THE THOMAS, by trade a carpenter, was arrested between 12 and 1 o'clock last night, for burglary. Yesterday afternoon he was seen to secret a ten gallon keg of cider in some brush near Jones' grove, and which belonged to Mr. Brown who resides in that neighborhood. A watch was set by the police, and at the hour named above the thief went for his plunder and was caught and lodged in jail. A day or two previous Mr. Orson Badger reported to the police that his home had been burglarized and a large number of jars of fruit stolen. A search was instituted, and among other places investigated was the residence of a Mrs. Maloney, with whom the Thomas lodged and there they found the missing fruits which has since been identified by Mr. Badger as his. There are 21 jars of it. Mrs. Maloney says she brought it to her to pay for his board. He is held for arraignment.

IN THE DISTRICT COURT to-day E. W. Littlefield and John Byers were admitted to citizenship. The foreman of the grand jury presented in court a bundle of papers supposed to be indictments, which were filed by the clerk, and the inquestors then retired. The time during the rest of the day was taken up with the old case of The People against Wm. Johnson, who is charged with stealing, driving away and destroying a number of sheep, alleged to belong to Mr. Toponce, of Corinne. The matter came up last term before Judge Powers, and was continued. It is not yet ended.

TO-NIGHT the Union Opera House was well filled with an appreciative audience to witness the rendition of the fine English operetta—"The Berry Pickers," by the pupils of the Central and other schools of Ogden, under the direction of Professor L. D. Edwards. In two acts. One hundred and fifty voices took part in the opening chorus, "Come away to the bush and the brake," which was by solos, duets, and scenes of the gypsy camps, the wild woods, the thunder storms, the merry chase, the flower girls, the berry pickers, the queen of flowers, etc. The grand finale—"Peace and happiness has come," was sung in full chorus of a hundred and fifty voices. The whole of the performance was rendered in excellent style, and elicited much admiration, and was greeted with manifest appreciation by a vast audience.

Professor Edwards has labored hard and almost incessantly to arrange for and get up the operetta, and he has been rewarded by not only seeing a full house to witness its rendition, but by seeing the clockwork precision in which every one performed the part assigned him or her. It was a most enjoyable affair and reflects much credit on the professor. He presided at the organ.

EVERYBODY to-day has been trying to find out something correct of the tragical accident which occurred yesterday morning on the Union Pacific railroad, between Rock Springs and Green River. All that any one thus far has heard—or rather the latest is that in the collision four men were killed, two engineers and two fire-men, and that three other persons were injured.

The Burrup Battery Business—A Passenger Thrown from a Fast-Moving Train—One of Despuay's Assaults Caught—Audacious Forgery—Convicted without Charge—Preparing for the Election—The District Court.

The receipt of the first intelligence of the shooting down of E. M. Dalton produced a profound sensation in the minds of the citizens of this place. The entire community was shocked and grieved, and their feelings have since

deepened to sorrow and indignation. As far as I have been able to ascertain, by all classes of people in Ogden, with the exception of a few anti-"Mormon" rabids, the foul deed is characterized as an unprovoked

COLD BLOODED MURDER.

All deep-thinking, right-minded people regret the tragical occurrence. But a few—very few—"Mormon" haters exult that another "Mormon" has gone. More news on the subject is anxiously awaited, and lovers of justice and equal rights endorse the way in which the present United States Marshal has expressed himself thus far on the subject. Everybody here also express their satisfaction to learn that no overt act has been committed by the friends of the murdered man, in retaliation for the foul crime.

Last night, in the Justice's Court, his honor commenced the examination of John McLaughlin, who is still under arrest, charged with a brutal

ASSAULT AND BATTERY

on James Burrup, in the Fisher beer saloon on the night of the 13th inst. Two witnesses only were examined. The first was Geo. H. Higham, of Pocatello, Idaho. He testified to being in the saloon on the night mentioned with McLaughlin and others with whom he took a glass of beer. Burrup was present, but witness did not at that time know who he was. While in the saloon some person read an article in a newspaper, when the witness said, Burrup said the editor of that paper was a "Gentle son of a b—h," at which remark McLaughlin turned to Burrup and said "You are a co-op," or "a co-bab," he was not certain which. Shortly after Mac went out at the rear door, and was followed by Burrup who put his hand on the shoulder or collar of defendant, and said "I don't allow any man to call me that." They were out but a short time when defendant returned with

BLOOD ON HIS FACE

and hand. Witness asked what was the matter—and how the blood came on his face. Defendant replied—"while out there that old man jumped me and I gave him a receipt for it."

Witness afterward learned that "that old man" meant James Burrup, who was at the time drunk. Shortly afterwards witness with some others left the saloon. This was by the defense, because witness had to leave for home.

J. F. McMasters was called for the prosecution. He knew the first witness; was with him on the night of the 13th, at the saloon; saw Burrup there; witness heard the paper read; heard Burrup say the editor was a Gentle, but did not hear him call him any opprobrious epithet; was quite near enough to hear all that he did say; heard defendant tell Burrup he was a "cohab." He saw the two go out of the saloon, saw defendant return first, asked how the blood came on his hand, and McLaughlin replied that an old man pitched into him, that he (defendant) had done him up, and you can go out there and look at him. Witness afterward saw Burrup with his head and face bloody, and terribly battered and bruised, and he washed and cleaned him up.

The court then adjourned till 4 p. m. Saturday.

OUTRAGE ON A TRAVELER.

On the express train which arrived here from the west yesterday morning was a gentleman named Wilson Tracy, who was en route to Minneapolis, Minn. At Ogden he changed cars and continued his journey eastward. When the train reached Mendocino, Mr. Wilson was standing on the platform of the coach, when someone came along, struck him in the side, gave him a push and precipitated him from the car to the ground, which he struck with his forehead; he rolled over and was stunned. The train was going at the rate of 40 miles an hour, and he was not at first observed. He was afterwards discovered by a railroad agent and sent back to Ogden and taken to the Chapman House, where our reporter visited him and from him received the above statement. He is very severely wounded on the top of the front part of the head, his back and arm are hurt, two of his ribs are broken and he is hurt internally. He says he does not know who the man was that struck him, only that he is of dark complexion, has a full black mustache, and that he is not an official of the road.

Mr. Wilson is a tall, stout, well-built man, 53 years of age. He has been in San Francisco and other places four years; he is a widower, and has two children in Minneapolis to whom he was going. He served in the civil war, was with Grant at Vicksburg, and with Sherman on his famous march to the sea. He is a member of the G. A. R., by whom he is now being cared for.

ANOTHER VICTIM.

This evening I saw Charles Lee, who a short time since was severely scalded in the railroad wreck at Battle Creek, in Idaho, some few weeks since. He is improving nicely. He can navigate with the help of crutches and the prospects are that he will soon be able to pedestrianize without their aid.

AN IMPUDENT FORGERY.

Friday our reporter met Hon. D. H. Peery, who handed him several written documents, saying, "read these." The first was from Nephi, Utah County, and was dated the 15th and read: "To order of C. J. Jones, are you good for

\$300. Answer.—Operator." He answered in the negative. The next one was dated 16th and was from W. A. C. Bryan and read: "C. J. Jones, recently of Montana, has a certificate dated December 12, signed 'D. H. Peery,' of Peery & Sons, for deposit of \$300, subject to his order by telegram or letter. Is it forgery?" Mr. Peery answered that it was forgery, for they knew no man as "C. J. Jones." The third one read: "C. J. Jones has been arrested on a charge of forgery. Be here at noon, Monday, sure." This was from Henry Adams, prosecuting attorney. The papers are all dated from Nephi, to which place Mr. Peery will go on the day required and confront the forger of his name.

THE DESPOUY AFFAIR.

The telephone at the City Hall has been in frequent requisition for several days past, enquiring of Marshal Ballantyne if they had caught the parties who assaulted the late Isadore Despuay. He can now answer them through the News, at least, rewarded with success. Friday he received a telegram from Pocatello, informing him that Billy Andrews had been arrested at that place, and was held subject to the Marshal's order. An officer was sent from here to fetch Billy, who is expected to arrive here to-night.

A VOLUNTEER VICTIM.

Thursday, Peter Andersen, of Huntsville, Ogden Valley, came to this city and voluntarily imbibed himself upon the altar of the grand inquisitors. He went to the grand jury room, told who he was, and stated that he was living in unlawful cohabitation, in the marriage relation, with E. Andersen, Caroline Andersen and L. Andersen. An indictment was drawn up charging him in accordance with his confessions. To-day, he appeared in court with Mr. Bierbower, when the three-count document was read, and Mr. Andersen pleaded guilty to them all. The period covered in the indictment was from January, 1884, to December, 1886. When he appeared in court to-day he had not been placed under bonds, but after he had pleaded, he was required to furnish the usual bail. It is putting it mildly to say the affair created astonishment in court. It was something before unheard of in this judicial district. He will be sentenced Jan. 3d, 1887.

THE COMING ELECTION.

The number of legal voters of the People's Party is increasing, and the first District Court is furnishing them the necessary documents to enable them to exercise the franchise, and vote for the men of their choice to fill the municipal offices at the forthcoming election in February. The number is also being swelled in other ways. Quite a number of native born, both male and female citizens, are becoming of age, and are now anxious to see their names on the registration list. Registration officers are around visiting the people's homes at the present time.

SAN JUAN ITEMS.

Editor Deseret News:

The San Juan Stake Quarterly Conference was held at Bluff, San Juan County, Utah, November 20 and 21, 1886.

The Presidency of the Stake, Bishop Jens Nielson, of Bluff, and Bishop Geo. Halls, of Mancos wards, were present. Burnham and Moab wards and La Plata and Burna branches were not represented.

There were quite a number of principles advanced and good instructions given during the Conference, all tending to the building up of the kingdom of God, and establishing righteousness upon the earth.

The gist of the remarks (especially those of President Hammond) made at the conference, were on the principal of co-operation, becoming self-sustaining and independent of Babylon, that when she falls we will not be carried along with her.

The general and local authorities were unanimously sustained.

The Sabbath School, Relief Societies, Primaries, Y. M. and Y. L. M. I. Associations were reported by their respective presidents as being in a healthy condition and in good running order.

As regards our labors and association with the Lamanites, it has wrought a wonderful change in them. When we arrived among them they were wary, suspicious and distrustful of the white man generally. By taking a straightforward, upright, honest course with them we have gained their confidence and goodwill, and they have come to regard us as their friends, not only bettering our own condition as a people, but mankind generally, for heretofore it was unsafe for people to travel through the country; now they can go anywhere unmolested; formerly cattle were shot down on the ranges and horses stolen, now they are safe so far as the Indians are concerned. Our teaching to them has been to cease to shed the blood of any one, white or black, to cease their stealing and to cultivate the ground and to become like the white man.

Although we are isolated and far removed from the centre, we have what every Stake of Zion cannot boast of, that is, peace and good health; also plenty of the necessities of life, if not all the luxuries our fallen and degenerated natures crave or desire.

The DESERET NEWS is an inmate of nearly every house and is looked for

with as much anxiety as the New York Ledger, is by the novel readers.

We are gaining steadily in our spiritual and temporal affairs and many a Latter-day Saint living in overcrowded cities would find a good, comfortable home among us if he could only think so. Respectfully,

CHAS. W. WATSON,
Stake Clerk.

LEGAL NOTICE.

In the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of John Lindgren, deceased.

Order appointing time and place for settlement of final account and to hear petition for distribution.

ON READING AND FILING THE PETITION of L. Suow, Administrator of the estate of John Lindgren, deceased, setting forth that he has filed his final account of his administration upon said estate in this Court, that all the debts of said estate have been fully paid, and that a portion of said estate remains to be divided among the heirs of said deceased, and praying among other things for an order allowing said final account and of distribution of the residue of said estate among the persons entitled.

It is ordered that all persons interested in the estate of the said John Lindgren, deceased, be and appear before the Probate Court of the County of Salt Lake, at the Court Room of said Court, in the County Court House, on the 29th day of December, 1886, at 11 o'clock a. m., then and there to show cause why an order allowing said final account and of distribution should not be made of the residue of said estate among the heirs and devisees of the said John Lindgren, deceased, according to law.

It is further ordered that the Clerk cause copies of this order to be posted in three public places in Salt Lake County, and published in the Deseret Weekly News, a newspaper printed and circulated in Salt Lake County, three weeks successively prior to said 29th day of December, 1886.

ELIAS A. SMITH,
Probate Judge.

Dated November 27th, 1886.

TERRITORY OF UTAH,
County of Salt Lake.

I, John O. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of order appointing time and place for settlement of final account and to hear petition for distribution, in the matter of the Estate of John Lindgren, deceased, as appears of record in my office.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 27th day of November, A. D. 1886.

JOHN O. CUTLER,
Probate Clerk.

By H. S. CUTLER, Deputy. w 3w

CURE FITS!

When I say cure I do not mean merely to stop them for a time and then have them return again. I mean a radical cure. I have made the disease of FITS, EPILEPSY or FALLING SICKNESS a life-long study. I warrant my remedy to cure the worst cases. Because others have failed to do so, I have not been receiving a cure. Send at once for a treatise and a Free Bottle of my infallible remedy. Give Express and Post Office. It costs you nothing for a trial, and I will cure you. DR. H. G. ROOT, 122 Pearl St., N. Y.

NOTICE TO CREDITORS.

Estate of William Squire, Deceased.

NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the estate of William Squire, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said administrator at his residence in St. George, the same being the place for the transaction of the business of the said estate.

THOMAS P. COTTAM,
Administrator of the Estate of William Squire, deceased.

Dated at St. George, Washington County, Utah, November 23rd, 1886. w 4w

CONSUMPTION CURED

AND LUNG AFFECTIONS
Fome Treatment. Alito discovery by a celebrated German Physician. Is a POSITIVE remedy in Every Stage. Treatise sent FREE to any sufferer. Dr. W. F. G. Noetting & Co., East Hampton, Ct.

SUMMONS.

In the Probate Court, in and for Salt Lake County, Utah Territory.

Harriet Lee, Plaintiff,
vs.
James Lee, Defendant.

The People of the Territory of Utah send Greeting:

To James Lee, Defendant.

YOU ARE HEREBY REQUIRED TO appear in an action brought against you by the above named plaintiff, in the Probate Court of the county of Salt Lake, Territory of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service) after the service on you of summons—if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise within forty days.

The said action is brought to obtain a decree from this court dissolving the marriage contract existing between said plaintiff and you, on the ground of failure of defendant to provide plaintiff with the common necessities of life and desertion since March, A. D. 1882.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to this court for the relief prayed or and cost of suit.

Witness, the Hon. Elias A. Smith, Judge, and the Seal of the Probate Court of Salt Lake County, Territory of Utah, this 22nd day of October, in the year of our Lord one thousand eight hundred and eighty-six.

JOHN O. CUTLER, Clerk.

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