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THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, APRIL 10, 1888.

Davis Stake Primary Conference. The Primary Associations of Davis Stake will hold their conference in Centreville, Saturday, April 28th, 1888, commencing at 10'a.m.

A. S. Rogers, President.

The Church Case.

J. W. Crosby, Jr., President of the Panguitch Stake, was a witness in the suit against the Church before Examiner Sprague today, and gave evidence regarding the transfer of property from the Church to the Stake Association

New Roller Mill.

Mr. Charles Kemp, of Moroni, mill-wright, made a successful start of the machinery of the Mount Pleasant Milling Company's new roller mill. on Friday last. A competent miller is n charge, and it is expected that a first-class article of flour will be produced.

with the second of the second

tentiary, where the mother had been placed in confinement becanse she would not tell the grand jury the name of her husband and the child's father. When the nother and child were put in the cage formerly occupied by Hopt, the mether says the child seemed frightened by its surroundings, and cried and tretted till it became quite sick. Measles had existed among the prisoners in the penitentiary, and the babe took the disease. It grew rapidly worse, until thally the mother, hoping to save its life, agreed to answer the interrogations, and was released on bail. She and her babe went to the Desert Hospital, where every attention was given the little one, but to no avail. Pnenmonia followed the measles, and today at 3:40 a.m., the child breathed its last. There is no doubt that the lirect cause of death was its incarcertion in prison. It was born March 30th, 1887. mother had ninement benefit in the state of the husband or. When the put in the cage lopt, the method frigotened by the Court remarked that he would not be detained a great while on the grand jury, and declined to excuse him.

E. H. Parsons was sworn as the foreman of the grand jury.

The administering of the oath made by the Court under the Edmunds law was then proceeded with, each of the grand jurors coming forward in turn to subscribe thereto. The jury stands as follows:

F. H. Parsons, Foreman.

Probate Court.

30th, 1887.

Proceedings in the Salt Lake County

Proceedings in the Salt Lake County Probate Court yesterday:

In the matter of the estate and guardianship of George F. Winter, a minor; order made appointing S. M. T. Sedodon, George Irvine and C. E. Pomeroy appraisers of said estate.

Estate and guardianship of John McCullough, a minor; bond of Robert Morris, guardian, in the sum of \$1,000 filed and approved; order made appointing appraisers.

Estate of John Larsen, deceased; bond of Karl Larsen, administratrix, in the sum of \$500, filed and approved; order made appointing S. E. Allen, William Calton and Joseph Warburton appraisers of said estate.

Estate of June McKinney, deceased; bond of June McKinney, deceased; bond of June McKinney, administratrix, filed and approved.

Estate of Jacob Staddleman, deceased; proof of posting notices of time and place of hearing made; order made assigning the whole estate to the widow and minor child.

Estate of Joseph W. Pierce, deceased; order made appointing time and vlace to hear petition of Amanda M. Pierce, for letters of administration.

Estate of Jamos K. Baldwin, deceased; order of sale of real estate

Estate of James K. Baldwin, de-ceased; order of sale of real estate made; additional bond required from the administrators in the sum of \$7,000

THE RAILWAY ACCIDENT.

The Engineer and Fireman Badly Hurt.

A little after 4 o'clock yesterday afternoon the D. & R. G. W. train from the east brought in the fireman and engineer from the scene of the accident above P. V. Junction. The name of the unfortunate engineer is Ben. Esties, and he has been residing with his wife and two young children at No. 364 w., Fifth South Street. The fireman is named Webb, and these are the only persons who met with serious indury.

Our ressers will remember the and nonnegative mounteement, made about ten days ago.
Court, the work of obtaining a grand that the little child—Mary Etheline—of Anna E. Brown, of Lake Shore, Utah County, was seriously ill in the peni-

F. H. Parsons, Foreman. W.H. Smith, Oliver Nowell, E. W. Berry, James Murdock, George J. Barry, Henry Prosser, F. E. Schoppe, Louis A. Snyder, John Duke, Hiram Smith, S. B. Baumgarten, W. T. Barbee, Eli L. Price, Wm. Skews.

The Court then charged the jury that

R. E. Schoppe, Will. Skews.

The Court then charged the jury that it was their duty to investigate the accusations brought against persons held by the magistrates; or against others charged with having committed crime by violating the laws of the United States or of the Territory. It is not necessary to investigate trivial or apparently unfounded charges. There must be some ground for the accusation. Only legal evidence should be considered by them, and they should be careful to ascertain the truth. They should not be actuated by prejudice, or be influenced by fear, favor or affection. Each case should be investigated fairly and impartially. The various crimes are defined by the laws of the United State and Territory. There are two crimes which a large class of the people believe are sanctioned by divine revelation, and they believe it right to commit those offenses, under the sanction of a higher law. The grand jury cannot pay attention to this feeling, but must act under the law of the land. If there is sufficient evidence for a trial jury to convict the grand jury should find an indictment. If there is testimeny that would explain away a charge, it is the duty of the grand jury, as impartial men, to hear that testimony, that no one may be unjustly indicted. All the proceedings of the grand jury should be kept secret, unless required by law to be divulged in court. There is a law punishing violation of this secrecy. The prosecuting attorney will give such advice as is necessary, or further instructions may be obtained from the court.

The jury retired in charge of a bailiff.

The jury retired in charge of a bailiff.

FROM WEDNESDAY'S DAILY, APRIL 11, 1888

al.; demurrer to complaint sustained.
A. M. Musser vs. Salt Lake and Fort Douglas Rallway; demurrer to complaint argued and submitted.
J. K. Gillespie et al. vs. Wm. Glasmann; demurrer to complaint argued and submitted.

mann; demurrer to complaint argued and submitted.

United States vs. Daniel Jones; un-lawful.cohabitation; plea of gullty to dirst count of indictment; sentenced to six months in the penitentiary, and to pay a fine of \$300 and costs.

A Presentation.

A Presentation.

On the 7th inst. an affair culminated at South Cottonwood, for which secret preparations had been going on .for some time. The teachers of the ward, accompanied by a number of ladies, assembled at the ward house at about 5 o'clock p. m. C. D. Brinton was appointed to take charge of further proceedings, and Richard Howe was chosen spokesman. These preliminaries arranged, the party swooped down upon the house of Bishop Rawlins and took possession. When order was secured, the spokesman presented the Bishop with a gold-headed cane, as a memento from the teachers of his ward, and a token of their love and esteem for the recipient. The cane bears the inscription: "A present to Bishop Rawlins on his 65th birthday, by the acting teachers of South Cottonwood Ward, 1888."

Bishop Rawlins fittingly responded to the presentation and other speeches

Ward, 1888."

Bishop Rawlins fittingly responded to the presentation, and other speeches were made, after which feasting and a programme of songs, etc., followed. The affair was a total surprise to the

Died from His Injuries.

Died from His Injuries.

Marion Brady, the young man of whose injury brief mention was made in the Naws of Friday last, is not expected to live. The accident which befel him was much more serious than at first reported. On Friday he was driving along the State Road toward his home in Union, Salt Lake County, when his hat was knocked of iu some way. He reached after it and losing his balance, fell out of the wagon. His foot caught in a rope in the wagon, and he was suspended, his head reaching to the ground. His team became frightened, and ran home, a distance of three or four miles, Brady being dragged in his terribte a distance of three or four miles, Brady being dragged in his terrible position the whole of the distance. When he was released it was found that his hip was broken, the flesh was torn from his back, and the back of his head beaten to a jelly, the skull being crushed in. Surgical assistance was called, but there is no hope of his recovery, and this morning death was expected to ensue at almost any time later. He died from his injuries this afternoon.

Probate Court.

Proceedings in the Salt Lake Cousty

Proceedings in the Salt Lake Cousty
Probate Court yesterday:
In the matter of the estate and
guardianship of Willard T. Croxall, a
minor; proof of posting notice of time
and place of hearing made; order made
allowing and approving guardian's accounts as filed.

Estate and guardianship of Julius A.
Rockwood, et al., minors; order made
appointing time and place to hear petition for order of sale of real estate.

Estate of George Handley, deceased;
bond of Elizabeth Haadley, administratrix, in the sum of \$500, filed and approved.

Estate of Peter Evans, deceased; order made appointing time and place to hear petition for order of sale of real

estate.
Estate and guardianship of Emma
Pearl Smith, a minor; order made appointing time and place to hear petition for order of sale of real estate,

Third District Court.

Proceedings before Judge Zane to-

Proceedings before Judge Zane today:

J. K. Gillespie et al. vs. William
Glasmann; demurrer to complaint
overruled.

A. Milton Mnsser vs. Salt Lake &
Fort Douglas Railway Co.; demurrer
to complaint snstained; five days to
amend complaint.

Maria Shuler vs. Joseph Shuler; referred to J. J. Easley to take testimony
and report findings.

Cora B. Mesick vs. Wm. R. Mesick;
denurrer argued and submitted.

United States vs. George B. Leonard; making false returns to postofile
department; four indictments; plea of
not guilty withdrawn and demurrer to
indictments interposed.

D. P. Tarpey vs. S. J. Lonergan et
al.; demurrer to answer argued and
submitted.

H. B. Scott vs. W. P. Quackenbosh;
default of defendant; decree for plaintiff.

John Anderson, of Norway, and

tiff.

John Anderson, of Norway, and
Ferdinand F. Lecuyer, of Canada, were
admitted to citizenship.

Probably Fatal Injuries.

Probably Fatal Injuries.

Frank Bailey, a young man who has been employed at the Utah Central yard in this city, for a number of years, as brakeman, is now laid up with what at present appear to be fatal injuries. On Tnesday night he was engaged in his work, and was going along the top of a box car, which was moving at the time. In some manner he tripped and fell off the car to the ground below, shaking him up considerably. It was not at first thought that the injuries were particularly dangerous, but symptoms of an alarming character soon developed. He was given medical attention, but the internal injuries are of such a nature as to balle the skill of a physician. The stomach refuses to retain anything that is swallowed, and when the unfortunate man is turned from one side to the other, he feels his whole interior fall over to the lower side, as though everything within him had been shaken loose. Unless there is a change for the better quickly there is no hope for his recevery. He has borne an excellent character, and has many warm friends.

Shot in the Leg.

Shot in the Leg.

A painful accident occurred Tuesday afternoon at Red Rock, 20 mills from Dillon, Montana. J. L. Keeler, express messenger on the U. & N. was at his work in the express car. Having a revolver belonging to the company, he strapped it around a post in the car in order to facilitate his labor without being hampered with the weapon in his pocket. While the car was stationed at Red Rock, the belt containing the pistol through some means became loosened and slipped down to the floor. The revolver struck on the hammer and went off the bullet striking Mr. Keller who was then but a foot away from the weapon, in the leg below the knec. Those who heard the report ran to Mr. Keller's assistance and bound up the wound as best they could until a doctor was obtained npon reaching Eagle Rock. He came down on the, U. & N. passenger train yesterday morning and was taken to the residence of his brother-in-law, Mr. Lindley, on Fourth Street, where he is being attended by Dr. Perkins. The wound though painful is not considered dangerous and Mr. Keller expressed, the hope of being able to appear on the streets in a few days.—Ogden Skeadard.

Dr. S. C. Ewing is attending bim.

Third District Court.

Proceedings before Judge Zane today:

George Thackrah et al. vs. Emilibras et al motion to set seice default allowed.

Wm. Daniels ve. Union Pacific Railway Co.; demurrer to second cause of action sustained.

E. D. Hoge et al. vs. E. N. Child et

Last Night's Fire.

A few minutes after 10 o'clock last china state that Si Hung Chang, Chinese premier, en behalf of his government, has peremptorily demanded that the king of Corea explain why the Corean minister to the United States presented letters of credence to by the bursting of a lantern in the hands of a boy who was going to sleep in the barn. The tremen reached the premises in short order, and prevented the spread of the flames. The loss will reach about \$350, fully insured.