

THIRD DISTRICT COURT.

In other words for Patti Justice was bound this morning.

ASSIGNMENT OF DEFENDANTS.

Charge of each defendant against a second hand good deal it seems hard to avoid.

An additional venue was issued this morning in the Third district court for the following post-jurors to come February 20th. John G. Mackinlay, J. J. McEvoy, Thomas Morris, John L. Neelius, Davis Murray, Sam Shumway, W. H. Haste, George W. Morris, John T. Hall, Harvey M. Brown, Charles J. Hutton, George W. Williams, J. H. Cleve, Thomas Green, Henry Cahan, R. H. Williams, A. T. Young, H. O. Bates, Jerry Greenway, H. M. Dinsmore, J. H. Green, S. V. Rigby, Merritt M. Miller, Frederick Heaton.

NOTICE TO ATTORNEYS.

William Green and James McMurtry, two young men about twenty-three years of age, were arraigned on a charged grand robbery, viz., the shooting of the horses, valued at \$100 each, the property of Mount & Griffith, on the 29th. On application of their attorney (Commissioner Morris), the court allowed them until tomorrow morning to enter their plea.

NOTICE TO DEFENDANT.

In the case of the People vs. J. H. Simpson, who was awaiting trial on a charge of robbing money by false pretenses, Assistant District Attorney Stephens informed the court that the accused might be released on his own recognizance in the sum of \$500, in the reason that the only witness by whom the case could be proved was now in Chicago, and there appeared to be no prospect of his returning to Salt Lake. Judge Zane said an order should be given.

CHARLES MILLER'S CHARGE.

Peter Fraser, indicted for forgery, wished to waive the reading of the indictment, and said he would take the statutory time to plead, on advice of his attorney, "Judge" Rader, who was not now present.

The Honorable Peter Fraser is come up and placed himself in custody.

There is now upon him a charge which informed for him.

JUDGE ZANE'S DECISION.

In the divorce suit of George Thigood vs. Charlotte E. Tanguay (order to show cause on remand) the court directed that one notice be given the defendant, and five days were allowed.

In the case of Wm. Perce vs. W. H. Dodge, the hearing on the motion to dismiss was continued till the 1st instant.

The argument on the trial of the son of Edward F. Morris vs. C. H. Morrison, who was retained, and the case adjourned.

CLIQUE NOTES.

Commissioner Greenway has given judgment in the suit of Thomas W. Morris vs. Daniel H. Morris, holding that the defendant had been guilty and two hundred dollars damages assessed against him. The defendant, who was then with his son-in-law and son near the Great Salt Lake, within thirty days he informed Miller that he was ready at any time to receive his money and to pay him the amount due for damages. The defendant also gave his word of honor that he used no money to buy the horses unless he was ready to keep them. No further action was taken in the matter, but subsequently, on learning that the horses had been sold sometime in October last, he went and made a demand for the money, tendering payment for the damage, and certain advances made upon them. Miller then informed him that he could not have them. He was also very "tireless" and his language was abusive, said Mr. Partition.

The defendant, his wife and two other witnesses went upon the stand, and the court was satisfied with the testimony on the side of the prosecution that it was pretty certain that the horses had been sold, and the complainant admitted that he could not have them. He was also very "tireless" and his language was abusive, said Mr. Partition.

Sheriff McLean this morning convened a trial of the Third district court against George W. H. Dodge, for a sum of \$1000, and the court directed that the trial be suspended until the 1st instant.

The suit of Morris Machinery company vs. H. C. Miller, a resident of Salt Lake, for an action against G. T. Holiday in the Third district court to recover \$480000 on a promissory note.

Chief Justice Zane will make another setting of civil jury case tomorrow morning.

In the land office the case of William W. Pease, plaintiff vs. another S. Pease, was on hearing. It involved the final partition of a tract of land, one-half pds. south, range 19 east, situated north of Cache Creek.

In the case of the Salt Lake Brewing company, relitigated for maintaining a nuisance, the jury to the third district court last evening returned a verdict of guilty.

When the examination of the defendant had been concluded, the assistant district attorney intimated that he would reserve his cross-examination until this afternoon.

AMUSEMENTS.

At 12:30 the following defendants were presented to the notice of no witness.

ALLEGED FORGERY.

J. H. Brownell was arraigned on an indictment for forging a check on the State Bank of Utah for the sum of \$1000 having the name of Mr. George E. Blair, manager of the Heron Publishing company, on June 1, 1859. He was indicted for a year.

Alfred Graham pled not guilty to forging a check for \$1000 on the Deseret National bank, with intent to defraud the State of James Price and others. W. C. Hodge is the defendant's attorney, and this trial was set for February 20th.

CHARGED WITH BURGLARY.

W. C. Hodge has been indicted for burglary by the force of John Brown, in this city, on Feb. 10th. He is charged with breaking and entering the box office of the Deseret National bank, and stealing one half bag, two books, eight or some change, apple, etc. He pled not guilty. Attorney Westover was appointed by the court to defend him.

Two years for burglary.

THE MINSTRELS.—The sale of seats for the Deseret Minstrels begins at the box office tomorrow at 10 o'clock.

THE AMUSEMENTS.—The celebrated entertainers open this evening at the Theater. The fame of the pair ought to draw the house.

In connection with Dr. Ferguson's lecture, Prof. Leidele will sing "Furdi" being by the great Italian composer, Rossini.

James Green, Wm. Miller, and Robert Marberg were arraigned and plead the first two not guilty and Marberg guilty—in an indictment charging him with burglary at St. Richards' house, completed by Morris, D. Lanning, Hays and P. H. Smith, and at the same time, stealing seventeen pairs of pants, two trousers, an overcoat, a lady's plush coat, and other articles. The exact amount of damages Anderson to Marberg waived time, and said he

was ready for sentence now. In answer to the court he stated he was never guilty of any of the acts he was accused of, and that he was his first defense. His native place was Washington, D. C., where he was formerly employed in the hotel service.

Dobson was sentenced to two years in the penitentiary.

The defendants were arraigned on a second count—for burglary at an adjoining establishment of Phillips, in South Temple street, and the theft of a number of articles, with intent to commit a felony. The court said, "I do not know that there is any law in this country that punishes you for attacking your own Attorney John's interests with defense."

Miller was held to stand up in his defense, waiving time for sentence. He said he was not guilty and that he was never less than a cent. He had been working as a reporter in the city, and came from St. Louis, Missouri, last June, last July, and December, and came to Salt Lake City in the summer of 1859.

He said he was not guilty and that he was not guilty.

ADMITTED DEFENSE.

John Duran, a number 2200, was arraigned yesterday, and was held to stand up in his defense. He said he was born Dec. 20, 1842, a native of Spain, age 17 years, and came to Salt Lake City, Oct. 1859, with intent to increase his skill and others. He said he would like to consult a lawyer before pleading, and Attorney French was named by the court for his defense.

A VICTIM BURGESS.

Charles Miller, a boy about eighteen, was arraigned for burglary at the residence of W. C. Hodge, his brother with his attorney, "Judge" Rader, who was not now present.

The Honorable Peter Fraser is come up and placed himself in custody.

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was ready for sentence now. In answer to the court he stated he was never guilty of any of the acts he was accused of, and that he was his first defense. His native place was Washington, D. C., where he was formerly employed in the hotel service.

A group of men gathered around the judge, remonstrating with him, that the court was not entitled to sit in a room that seemed to be full of officers.

"I told you an expression I had when I sat down in the box," said the judge, "that I did not believe that Marburg was guilty." The court then adjourned.

"I do not believe that Marburg is guilty," said the judge, "but I do not believe that he is innocent either. He is not guilty, and he is not innocent." The court adjourned.

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