

ADJACENT CITIES

PROVO.

The Nelson Murder Case Goes to the Jury.—Forgery Cases.—Kindergarten.

Provo Sunday Correspondent.

Provo, April 12.—Until after Mr. King had commenced his argument in the Nelson case yesterday morning, he was interrupted by the court, who made the following ruling:

"It would be to the jury that evidence was introduced by the defense in reference to the dying declaration of the deceased concerning the killing, that as far as the statements were the expression of an opinion they will not be considered by you. Where on either side the statements are of facts, you will be justified in considering them."

An execution order was issued by the court that testimony for the prosecution relative to Nelson's dying statement had been stricken out, and the defense had been given no opportunity to cross-examine the witness. The trial was adjourned by Mr. Zane, who closed at 4 o'clock.

This concluded the arguments of the case and Judge Ellsworth charged the jury. His charge was very fair to the defendant. The verdict was at once rendered in favor of the defendant, it was unusual for him to have been given so much time.

During the past week parties have been in Ogden negotiating for a terminal of a trans-continental railroad.

The gentlemen involved in favor of the defendant was unusually liberal to him. In regard to circumstantial evidence, the court stated that if any reasonable hypothesis of any fact or facts can be made out of the evidence, it is there should be no objection. It was possible for but two verdicts to be rendered in the case, either murder in the first degree or acquittal. The jury retired.

Emil Rosenthal withdrew his plea of not guilty to a charge of forgery, two counts, and substituted a guilty plea. He got a check on the bank account book and passed it to Thompson. His brother, Uriel Rosenthal, is charged with forging the name of Nephi Anderson to a check of \$100 and passing it at the bank. A jury was empaneled in this case, and seven witnesses were examined.

The board of education held a session last night. Ward was received from School Commissioner Bremser that in consequence of \$1,000 of the territorial school money being in litigation the apprenticeship classes were suspended. The amount of \$1,000 was paid out of the capita of school children's rail, which would reduce the Provo appropriation from \$2,300.00 to \$2,241.00. The board transacted some routine business.

Mrs. Craig, the D.Y. Academy kindergarten teacher, has invited the mothers of the city to meet with her at the academy, the which will hold a series of informal meetings with mothers for the purpose of discussing child culture.

OGDEN.

The Alfred Damage Suit Settled.—The Congress.—Various Items of Interest.

As the dates for the convening of the second annual meeting of the Inter-Mountain Stock Growers' Association—April 23rd—and the trans-Mississippi congress—April 24th—fast approached the interest of the western conference became correspondingly heavier. The attendance on these great meetings will roll up the highest in the history of the conference, and the delegations will number among them many of the west's brightest and most influential sons. For the information of the trans-Mississippi congress delegates, the conference will meet at the Hotel Colorado, Wyoming, Utah, Nevada, Idaho, Montana, Oregon, Washington, California, and Arizona, to Ogden the railroad fare will be one fare for the conference. To those from Nevada, California, and Arizona, who will open fire, good for any purchaser, any person who may be desirous of taking advantage of the cheap rates. Nevada, California, and Arizona delegates who come from the points along the Southern Pacific will travel full fare, their fares to the other little railroads by this rate. No one has had any time to do with the irregularity of this particular article of fare.

Whatever be the cause, there can be no doubt about the fact, and most horsemen will recognize in the protest of the others object to said rates.

one-third rate. To date, the territory outside the states mentioned have not yet been named.

Yesterday the final settlement of the case of J. H. Allred and sons v. State Bank of Ogden, plaintiff's attorney, received, received for their clients goods and gave Salt Lake City a receipt to full. It will be remembered that the trial of this case occurred several days during the recent term of this court, and the plaintiffs secured a verdict of \$177,33. This amount has now been paid by the defendants to the litigants first name. The verdict was damages assessed by the court sustained in a trial through the city driving a large number of wells near the mouth of the Jordan and causing tapping the underground streams which supplied several springs on the south side of the city. Ogden v. L. S. & T. Company vs. W. H. Harvey et al., the defendant's motion for a new trial was denied and the cost bill was released. The writenness of D. Z. de Ashby vs. Phelps C. Farny et al., was dismissed by reason of both parties.

Within the past week, arbitration has been agreed upon by the Canyon Power & Water company, a reorganization of the Ogden Power company, will proceed on this, and the new power company will begin its construction of the dam at the mouth of the Jordan, and it is expected to be finished in 1894. Its capacity will be 12,000,000 and its storage time measure several months. The president and a number of eastern capitalists. Just what the organization of the company will be, the gentlemen at its last meeting say, the construction of the dam will be the first work done. It is anticipated in the way of completion of the great dam, even to paying off sufficient money have been received.

During the past week parties have been in Ogden negotiating for a terminal of a trans-continental railroad. The gentlemen were very close regarding their movements and the name of the road is unknown but the parties will have no difficulty in putting two and two together.

W. J. Hayes & Sons of Cleveland, Ohio, the bond house which is to finance the construction of the stone bridge, will be in St. Louis next week to meet general supervisor, James, yesterday bid their \$200,000 furniture load within the time specified by the new law introduced by Jones at the last meeting of the city council.

One of Henderson of Elgin county, Kentucky, the Union station, will be completed this fall, with three trains arrested noon Monday on the charge of having during the absence of the passenger minister reduced the postorte of a large amount of mail.

Street Supervisor Brown and a large gang of men out in the day time making improvements to prevent the Weber river from cutting away its banks above Thirtieth street bridge and thus encroaching the structure.

A number of local contractors are preparing to make bids for the construction of the bridge, and a number of men are engaged to prevent the Weber river from cutting away its banks above Thirtieth street bridge and thus encroaching the structure.

W. J. Shealy of Superintendent Chapman's office, secretary of the Union steel company, left for Indiana last night and will return in ten days accompanied by his wife who has been visiting there for some time.

Chief Engineer, Lundy of the Union steel company, in a communication to the paper, said that the structure will be ready for occupancy by the early part of next month.

The Utah Loan and Trust company building is fast nearing completion. It is expected that the structure will be ready for occupancy by the early part of next month.

They object to Cold Justice. What I wonder is the intense aversion to cold justice exhibited by certain classes of the community?

Is it possible that Dickson, with his great love of the equal rights of all men, to the poor little businesses by this rate. No one has had any time to do with the irregularity of this particular article of fare?

Whatever be the cause, there can be no doubt about the fact, and most horsemen will recognize in the protest of the others object to said rates.

PRICES: 45 cents, 50 cents, 55 cents, and 60 cents.

the average man has suffered in a London court to the action of his master in offering him cold justice for dinner on whom of a staple and remunerated complaint from the servants' hall.

The odd thing is that men, several hundred, exclaiming of objecting to cold justice, in only referring to its right that is held to be, in some instances very derogatory to the dignity of its members.

The entire paper, in days of yore,

would connect good actions and "wading day" together, and it is perhaps to this fact that the survival of this country, provided may be used—Lady's Journal.

F. B. Richardson, Thos. G. Webster, Wm. F. French, G. H. Baker, Mrs. and Miss

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REGULAR TIME TABLE

In Effect April 1st, 1893.

EXTRA TIME TABLE

No. 1000 Extra Freight

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