

INDIANS EXCITED.

Gathering at Beaver to hear the "Quint" Murde Case.

WANT HAUGSTED PUNISHED.

What Was the Son of "Minerva," the Indian Doctor of Southern Utah, and Was Well Liked.

From the News per Deseret Telegram.

Heber, Utah, Nov. 12.—A dozen men from all parts of Northern Utah have been coming in here for the last ten days or more in the number of seventy-five to witness the trial for the killing of the Indian "Quint" at Paragonah Lake, Garfield county, last summer.

Cool Creek John, with other prominent chiefs, of the Piegan tribe, are here, and there is somewhat of a crowd that Haugsted should receive punishment, the same as Indians have received for the killing of whites.

The excitement is more than usual, as "Minerva," the father of "Quint," was the name of the Indian race in all southern Utah. The Indians are the chief, but many non-Indian spectators are here, and the trial is a great attraction.

Chief Pratt—Yes, I have not; I have tried to make justice to every member of the department without showing partiality to anyone.

Mr. Varnum—Hasn't there been ill-feeling existing between Donovan and Pratt?

Chief Pratt—Yes, they were generally in trouble with each other, but no partiality was shown to either of them.

Mr. Varnum—Was there objection to information received of certain cases to the credibility of the parties from whom that information was received?

Chief Pratt—Yes, the Salair master was here, and a good many of the statements were made in the opening testimony.

Then Attorney Rothstein asked the witness a few questions, after which an adjournment was taken till 2 p.m.

TELL, TALENTS.
Mr. Varnum commenced by reading certain letters sent to the department regarding Sergeant Ford's correspondence with a woman named Francisco. He said he had never heard of such a name or of such a person. The board concluded in Mr. Rothstein's protest and Attorney Varnum took the witness.

Judge King's time was chiefly taken up by the trial of M. Marcellus Nelson, for stealing a watch. It is alleged that he stole a gold watch and chain, on September 27, from Axel Angman. Nelson says he bought the watch.

Varnum—Have you not acted as Mr. Ford's defendant?

Chief Pratt—No, sir, I have not; I have tried to make justice to every member of the department without showing partiality to anyone.

Mr. Varnum—Hasn't there been ill-feeling existing between Donovan and Pratt?

Chief Pratt—Yes, they were generally in trouble with each other, but no partiality was shown to either of them.

Mr. Varnum—Was there objection to information received of certain cases to the credibility of the parties from whom that information was received?

Chief Pratt—Yes, the Salair master was here, and a good many of the statements were made in the opening testimony.

Then Attorney Rothstein asked the witness a few questions, after which an adjournment was taken till 2 p.m.

This afternoon.

At 2 p.m. the hearing was resumed with Mr. J. C. Davis in the witness chair. Mr. Davis was deputy United States marshal on August 31st last, his assignment being Salt Lake. Had a conversation with Captain Donovan who returned to this city on the 1st of September last. Witness informed Donovan as to the actions of McDonald at the reception on August 31st, visited the cemetery to Donovan and discovered him to be in uniform. After the services of McDonald at the cemetery, visited the office of the Sheriff, and he was told that he would be held until the trial of McDonald.

John Beck came into court and vindicated his plea of not guilty to a charge of being a fugitive. No evidence was offered in other proceedings taken for the present.

Other business before Judge King was as follows:

Crescent Milling company vs Silver City Baking company, bearing on whether the pie of the defendant was not guilty to a charge of contempt of court.

In the case of Mary F. Albrecht vs. Henn, defendant of disreputable character, and a decree of divorce was granted.

Dwyer & Coagrove vs Salt Lake City Copper Manufacturing company, fifteen days additional time allowed to file statement on motion for new trial in behalf of O. H. Hildrum.

Petition of A. Chapman was examined for the defense.

Mary Ann Vandest of Farmington, Davis county, Utah, age 20, goes to prison again today against her husband, Elmer V. Beck, asking a dissolution of the marriage is existing, and the giving to her of custody of their infant child, and a share of property now in her husband's name.

Mrs. Van Desteys in her complaint states that on May 29, 1894, she became the first wife of the defendant, and now has eight children, and that the defendant left his wife in 1892, on the 1st of January, 1892, and plaintiff was legally married at Farmington. She further alleges that the 2nd of June, 1894, the defendant deserted her without cause, and that she has been separated from her, but for nearly three years plaintiff has wilfully neglected to provide for her children the common necessities of life, although he has had the ability to do so, and has compelled her to support themselves by their own labor.

The complainant sets out the property owned by Mr. Vandest, which includes the following: Part of two houses in Farmington city, \$2,000; house in Salt Lake city, \$1,000; 20,000 ac. acres of land, \$1,000; 8,000 ac. of land, \$700; 150 acres near Bear river, Box Elder county, \$200; then there are fifteen horses, twenty-five head of cattle, one pig, 150 bushels of corn, 100 bushels of wheat, forty bushels of potatoes, forty bushels of onions, two sets of harness, one mowing machine and plow, and one wagon, totaling the total property valuation up to \$1,500.

On the last named pieces of land Mrs. Vandest has been engaged in the care of her own home for permanent improvements, and says that now she and her children are in indigent circumstances.

Upon this showing, she asked that the divorce be granted, and that plaintiff be awarded the custody of her children, and that part of the defendant's property as shall be just shall be set apart to the plaintiff. Mrs. Vandest also asked a restraining order to prevent Mr. Vandest from disposing of his property in order to escape liability in the suit. This order was granted. Richards and Borchardt are attorneys for plaintiff.

Yours respectfully,

THOMAS BILLET.

The witness was still testifying when the news went to press.

The Dr. Price's Baking Powder and glue health will be assured.

PERSONAL PARAGRAPHS.

S. S. Gould of St. Louis is the Tem-

Charles H. Bradshaw of New York is registered at the Union.

Mr. and Mrs. McCormick of New York are in the mountains.

The Pauline Hall Opera company is at the Walker.

DISTRESSING DISEASES

OF THE SKIN

Instantly Relieved and

Speedily Cured by

Cuticura

Every One Testimony—

Thousands of Cases

<p