but as you recede from its tideless sores, the hue deepens and gains in intensity, till the sky above cannor rival to six months' imprisonment and to six moths, the sky above cannor rival to six months imprisonment and to six months imprisonment and to six months, imprisonment to six months, imprisonment

them pleasure resorts.

A dip into this enchanting lake is a delightful surprise. Of course every one knows that its density upholds the body so that it is easy to recline on its surface as if on a comfortable longer but the experience is new and lounge, but the experience is new and pleasant. But the bather needs to be-ware for his mouth and eyes. The waters of Marah are not more bitter or

burning.

The sun swings low in the west like a glowing censer throwing out long flashes which rest for a moment on the radiant waters of the lake, sud like incense there floats a going mist which resulting a monetain and envelopes and glorifles mountain and

Now the sints change into umber, Twilight shadows creep along Slowly, like the sense of slumber, Through the solace of a song.

## IN JUDICIAL CIRCLES.

Events of Interest in District and Police Courts.

THIMD DISTRICT COURT.

The following cases were heard before Judge Bereman today:
Sarab F. Coltrin vs. John G. Coltrin; default of defendant; plaintiff allowed to amend complaint; case

Chief Mining Co.; Judgment for plain-

tiff.

Maren Auderson vs. Nikolai Andersen; decree of divorce and alimony for plaintiff.

Adeline Andrew vs. Isaac A. Andrew; smbmitted on report of referee.

J. M. Benedict vs. Elizabeth Toms, admx; judgment by consent for \$\frac{8500}{8500}\$.

#200.

Fritz Riepen vs. E. N. Williams; default and judgment for plaintiff.

Samnel M. Morris vs. Charles Turner et al.; demurrer to complaint argued and submitted.

R. C. Chambers vs. Geo. E. Chandler, admr.: judgment for plaintiff.

Frank Wright vs. M. S. Ascheim et al.; by consent settled and dismissed.

## FIRST DISTRICT COURT.

PINST DISTRICT COURT.

Before Judge Judd, at Provo, yesterday, the session was held with closed doors, on account of the trial of Ed. Jones and two other negrous, for rape, said to have been committed at Ashley. The defendants were soldiers in a companyl quartered at Fort Duchesne, and the testimony went to show that the trio made an assault upon a family named Reeves, knocked down the two men present, and outraged the mother and two daughters. The trial was in progress at the adportment last evening.

In the Ogden branch of the First District, Judge Henderson presided, and the following cases were brought before him:

In the case of Martin Garder, vs. Hiram Goddard et al., an order was entered taxing costs at \$79.50.

In the case of A. N. Traustrom vs. S. L. Syenson, an order was entered taxing costs at \$79.50.

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when they so desired.

In the case of John J. Kelly and wife vs. A. J. Kershaw and wife, a motion for sale of other property was argued, at the conclusion of which the court took the matter under advicement.

visement.
Wm. H. Maughan, charged with
molawful cohabitation, waived the
reading of the indictment, pleaded
not guilty and trial was set for Wednesday, Nov. 21st.
N. Tanner, Jr., stated that Richard
Thorne, indicted for unlawful cohabitation, had given himself up expectvisement. Wm. H. unlawful c

ing to be ready to plead, but was suf-ing to be ready to plead, but was suf-fering from a severe spell of sickness, and asked that the taking of the plea-be put off for some time. He was given natif the second day of the No-

health.

Both of those sentenced are "Mor-mons;" they were taken to the peni-tentiary last night.

POLICE ITEMS.

Nels Nygard was arrested last night for being drunk, and today, was flaed

There was considerable crowding in There was considerable crowding in front of the Theatre last evening before the perioimance began. An individual named John Luitz was in the throng, and getting angry at not being able to push his way along as quickly as he wished, he began to pour forthat torrent of profanity. He was remonstrated with but would not cease his angestlemanty conduct till a police man tapped him on the shoulder. His improper action cost him \$5.

John Elisworth battered Ben Cleaver in a saloon last night. Today Ellsworth was fleed \$30.

Four verdant youths were arrested at an early hour this morning for disturbance by going along the street, shouting at the top of their voices and arousing the neighborhood. They were released on their own recognizance to appear in the Police Court this afternoon.

George Showell, for putting rubbish

appear in the Police Court this arter appear in the Police Court this arter appear in the Police Court this arter appear in the Police Court that is the street, paid a fine of \$10.

Eph. Keily was in again for drunkenness. He told the court that if he would let him off light he would restorm, but this promise had been made and brosen so often that the court could not entertain it, and Kelly was sent up for 25 days.

F. S. Fernstrom is under arrest for maintaining a nuisance.

An individual who gave his name as Johnson was fined \$10 for making a prictuous liquors; fined \$25 and costs of court.

Wm. Webb was called for sentence on a conviction of adultery. Tue deconated forward and handed

Sam. Newton has become notorious for his quarreling propensities. He has been before the Police Court frequently, and today added one more to the list. His offense on this occasion was battery. Last evening J. Mahlstrom was walking quietly along the street when Newton walked up to him and struck him four or five neavy blows in the face. Mahlstrom scouted "mnrder," and Newton was jailed. Today he entered a plea of guilty, and in default of \$100 cash to pay the fine assessed, will work in the chain gang for 100 days.

## No Cessation.

The enforcement of the Edmunds law is still crowded to its numest in the prosecution of "Mormons" suspected of having more wives than one. On Thursday night another raid was made at Lehi, Utah County, and three persons were arrested and required to give bonds to await trial on the charge of unlawful cohabitation. Those taken into constody were isaac W. Fox, Michael Vaughan and James Swien.

Obsequies.

The inneral service over the remains of the little daughter of Captain Wilard and Mrs. Young was held at 11 o'clock yesterday, at the residence of Mr. T. W. Jennings. A large number of relatives and sympathizing triends were present. The opening prayer was offered by Elder Robert Patrick. The speakers in the, order in which they addressed those assembled, were Elder J. Nicholson, Bishop Orson F. Whitney and Apostic Heber. J. Grant; benediction by Elder William B. Barton. The musical exercises were rendered by a quartette led by H. G. Whitney. Usequies.

The funeral service over the recipity from a severe spell of sickness, and asked that the taking of the plant of the little daughter of the little of the little daughter of

benediction was pronounced by Elder D. L. Davis.

The deceased had been identified with the Church for many years, and was well and favorably known by many of the Elders who labored in the Birmingham Conference, she having been noted for her kindness of heart and her hospitality.

Probate Court.

Probate Court.

Probate Court.

Proceedings in the Salt Lake County Probate Court on Saturday:
Petition for admission to probate of the will of Augustus Podlech. E. B. Critchloty was appointed sttorney to represent the minor heirs, Rollo Augustus Podlech and Max Podlech. Proof of posting notices made. Order made admitting said document to paphabato as the last will and testament of said estate, and that letters testamentary Issue to her without bonds, as provided for in said will. Order made appointing Clara E. Podlech executrix of said estate, and that letters testamentary Issue to her without bonds, as provided for insaid will. Order made spopointing Stephen Hays, James Lowe and Honry Monhelm appraisers of said estate, and that letters testamentary Issue to her without bonds, as provided for insaid will. Order made spopointing Stephen Hays, James Lowe and Honry Monhelm appraisers of said estate, and that letters testamentary Issue to her without bonds, as provided for insaid certain and legal notice to creditors had been given.

Estate of Mary Ann Warr, deceased; decree made showing that due and legal notice to creditors had been given.

Estate of Elizabeth Johnson; final

Estate of Elizabeth Johnson;

Estate of Elizabeth Johnson; final discharge of administrators and his sureties made.

Estate of James Baldwin; order made of publication of notice to creditors. Order made appointing Benjamin M. Harrison, George Harmon and Robert Watson appraisers of said estate.

mon and Robert Watson appraisers of said estate.

The following marriage certificates were filed with the clerk of the Probate Court: Charles Brown and Sarah Ann Morse, both of Salt Lake City, by Judge Elias A. Smith; Albert Nord-quist and Martha Jorgensen, both of Sait Lake City, by Rev. C. M. Arm-strong.

## First District Court.

at Ogden:

The case of Elizabeth Blodgett vs Polly D. Barker et al. was set for November 12th.
In the case of the People etc. vs. Lewis Cunningham, the Marshal was ordered to bring defendant from the penitentiary.

Lange Henry Brown pleaded coulty.

James Henry Brown pleaded gully to the charge of unlawful constitution and sentence was set for Dec. 1st.

In the case of Wm. H. Miller vs. Henry Morgan et al., an order was entered striking the costs bill from the file.

The same order was entered in the case of John Weaver vs. Henry Morgan et al., In the case of John J. Kelly et al., In the

In the case of John J. Kelly ct al. vs.

A. J. Kershaw et al., an order was entered for a re-sale of property.

In the case of H. H. Christensen vs.
C. C. Loveland, an order was entered denying the motion, to dismiss appeal.

## TAKING THE PROPERTY.

The United States Government, by its Executive Officers.

ATTACHES THE CHURCH REAL ESTATE.

The Hearing of the Writ Set for the Tuentyfourth of November.

Poday Deputy Marshal Vandercook served the following writ requiring the Church to show cause, on Nov. 24, why the

GARBO HOUSE AND HISTORAN OFFICE and grounds should not be confiscated and escheat to the United States, for the use of the government in the man-ner provided by the acts of Congress:

(10) rods, thence east ten (10) rods to

THE PRESIDENT OF THE UNITED STATES

Of America, to the Marshal of the District of Utah, greeting:

Whereas, an information has been filed in the Third District Court of the Territory of Utah, on the 8th day of October, A D. 1838, by the honorable Attorney-General of the United States and George S. Peters, United States Attorney for the Territory of Utah, on behalf of the United States of America, against the following described real estate, to wit:

All the cast half of lot six (6), block seventy-five (75), plat A, Salt Lake City survey, Salt Lake Connty, Utah Territory, and bounded as follows: Commencing at the north-east corner of said lot, thence sonth ten (10) rods, thence west ten (10) rods to the place of beginning, known as the Gardo House and grounds.

Part of the west half of lot six (6), block seventy-five (75), plat A, Sait Lake City survey, Salt Lake County, Utah Territory, and bounded as follows: Commencing at a point ten (10) rods west of the north-east corner of said lot, and running thence sonth ten rods, thence morth ten rods, thence east seven rods to the place of beginning, known as the Historian's Office and grounds: as

ESCHEATED AND FORFEITED to the least sort the follows:

### ESCHEATED AND FORFEITED

Wm. Webb was called for sentence on a conviction of adultery. Tue detendant stepped forward and banded the Judge a written commencation without remark. His honor pronounced a sentence of eighteen months' imprisonment. This is Mr. Webb's second term. He went to Salt Lake with Mr. Reddield in the evening.

Business before Judge allenderson, as forfeited and escheated to the nse as forfeited and escheated to the nse to the use of the United States for the

real estate may be for the causes in said information mentioned be deemed as forieited and escheated to the nse of the United States of America.

You are therefore hereby commanded to seize and attach the said real estate above described and to detain the same in your custody until the further order of the court respecting the same, and give due notice to all persons claiming the same, or knowing or having anything to say why the same should not be condemned, escheated and forfeited to the use of the United States of America pursuant to the prayer of said information; that they be and appear before said court to be held in and for the said district, at the Federal Court building, at the city of Sait Lake, in said Territory, on the 24th day of November, 1888, at 10 o'clock a.m., then and there to interpose a claim for the same, and make their allegations in that behalf in due form of law. And what you shall have done in the premises, do then and there make return thereof, together with this writ. there make return thereof, together

with this writ.

Witness the Honorable Elliot Sandford, judge of said court, this 8th day of October, A. D. 1888.

Elerk Third District Court of Utah

Territory.

THE TITHING OFFICE and grounds were included in a simi-lar document, with only the necessary change in the description of the prop-

# THE JOLLIFICATION.

Scenes at the Demonstration on Saturday Evening.

Never before has Salt Lake City wit-

tarred barrels and boxes were stacked for bonfires at each corner of the block on which the Opera House is situated.

block on which the Opera House is situated.

A very few minntes after 7 o'clock, the proceedings of the evening commenced by the lighting of the bonfires. Crowds began to assemble, and haif an hour later, the time for the parade to commence, there were probably 10,000 people on the streets. The procession formed, in conformity with the previous arrangement, in front of the Opera Honse, and headed westward; it turned northward along West Temple to First South, then east to fast Temple, along which street it led to Second South, and then turned into the Opera Honse, The procession itself was about a quarter of a mile long, nearly all of those participating in it being on foot.

The lighting of the bondres was the signal for a general illumination and the inauguration of a pandemonium such as has never before been witnessed in Salk Lake. Bed fire, rockets, bombs, etc., were seen and heard on every hand. Along the streets, crowding their way through the multitude, were gangs of hoodlums, who with their shouting, their blowing of trumpets, clanging of bells, and beating of tin cans, created a deafening tumult. The procession itself presented a ludicrous sight, while many of those engaged in it aided in increasing the fearful din.

Probably one-fourth of those in line carried torches or banners, and presented from a distance a pleasing appearance. Most of the remainder had horns, bells, or some other article with which to make a noise. As the calumn moved along the street the uproar was terrific. Shouting, swearing, singing, cheering, playing of bombs, howling, screeching, whistling—all were combined in the maddened throng, and the demon of confusion held high carnival, while thousnands of people looked on in amazement at the change wrought in our hitherto peaceful town. It seemed as though a spirlt was rampant which caused those who took part in the affair to lose all control of themselves and join in, the effort to augment the general uprear. Fancy, for a moment, a staid man of business, with a flaming torch in one hand, a flag in the other, his hat on the back of his head, yelling and screaming at the top of his voice, while his gait suggested that of a half-drunken rufflen; or a talented lawyer, with torch and long tin horn, the latter theing brought into almost continuous requisition, except when its manipulator desired to give vent to a yell or cheer. Yet such scenes were the rule rather than the exception. The latter cnd of the procession may have been made up from respectable ranks, but their demeanor was in every respect that of hoodlums.

In the Opera House, which was nicely festooned and decorated, the tnmult was simply terrific, though there was a sufficient for the main and m

The following resolutions were adopted:

Resolved, That on the election of the

adopted:

Resolved, That on the election of the galiant soldier and accomplished statesman, Benjamin Harrison, as President, and that experienced legislator and noble-hearted citizen, Levi P. Morton as Vice-President, the republican party has restored itself to the control of national offices by the selection of leaders who are an honor to their party, and at the same time a credit to the whole country.

Second—That while as republicans we rejoice in the success of our party and in the trinmph of its principles, and congratulate the country and onreselves upon our glorious success, we feel that as citizens of Utah Territory we have special reasons for joy at the result of this election. We have had grave fears that the re-election of Grover Cleveland would perpetuate the power of the Mormon theocracy and the escape from that danger gives to this victory the most exquisite satisfaction.

Third—That as republicans we are proud of our party, of its history, and achievements. Proud of its standard-bearers, now our representatives for the next four years, and express with all reason our faith and confidence that under their guidance the nation will advance and prosper, Utah be reformed and redeemed.

It was a late bour when the assemblage separated, and later still when the streets were cleared and quiet restored.