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FROM TUESDAY'S DAILY, SEPT. 13.

Indictment Dismissed.

In the First District Court at Ogden, yesterday, the defense in the case of the United States vs. T. B. Cardon, of Logan, moved to dismiss the indictment charging that gentleman with unlawful cohabitation. After hearing the arguments of both sides, the court granted the motion.

Dismissed.

Yesterday afternoon in the Third District Court, the District Attorney moved to dismiss the indictment charging the late President John Taylor with unlawful cohabitation, made an offense by the third section of the Edmunds law. Judge Zane granted the motion.

Mr. Butcher Arrested.

Yesterday afternoon Mr. "Sod" Butcher, who resides near the mouth of Bingham Canon, where he is well known, was arrested on the charge of unlawful cohabitation. He was brought before Commissioner Norrell this afternoon and required to give bail for his appearance for examination.

The Brim Case.

The hearing in the case against E. E. Brim, charged with obtaining signature by means of force and threats, was further had before Commissioner Norrell yesterday afternoon, and another continuance was had till this afternoon. To-day the defendant testified, denying the substance of the charge, and claiming that he had been the aggrieved party.

Pleaded Guilty.

In the Third District Court yesterday afternoon, Mr. Joseph H. Ridges, of the Nineteenth Ward, was arraigned on the charge of unlawful cohabitation. The indictment contained four counts, and a plea of guilty was entered to one by the defendant. The remaining three being illegal, were dismissed. The defendant will receive sentence on Monday, Sept. 26th.

Sounds from Provo.

This morning we enjoyed the pleasure of a chat with Prof. J. E. Talmage, of Provo. The conversation was conducted through the telephone, at a distance of nearly 50 miles. At the Provo end a part of the speaking was done in a faint whisper, most of the words thus uttered being distinctly heard at this end. The others would have been as clearly audible, but for a slight disturbance along the wire. Brother Talmage held his watch against the transmitter and the ticking of the time-piece was also heard through the receiver here. The cause of this unusual distinctness of the communication was a sound transmitter attached to the Provo instrument.

Broken Leg.

Joseph Natrass, aged about 9 years, son of John T. Natrass, of the seventeenth Ward, met with a painful accident about seven o'clock last evening, by which his right leg, just above the ankle was broken. It seems that he caught hold of the rear endgate of a wagon loaded with sand, which was passing near the Valley House, for a ride, and in attempting to get down his leg caught in the spokes of the hind

wheel and was twisted and broken as stated. Dr. H. J. Richards set the bones and the little fellow who never whimpered during the painful operation, is doing as well as could be expected under the circumstances.

S. W. Eccles Goes Down.

Vice-President T. J. Potter, of the Union Pacific, is still swinging his official ax, and he does not seem very particular as to where it strikes. About ten days ago information was received that S. W. Eccles, Esq., formerly general passenger agent of the D. & R. G. W. in this city, and later of the Union Pacific in San Francisco, would be among those who would have to go. The item was published in the News, but railroad men here thought Mr. Potter would not go so far. That the information was correct is shown by the following announcement of Mr. Eccles' resignation, from the San Francisco Chronicle of Sunday last:

Thomas J. Potter's broom has at last been set to work in this city. The first instance of its operation here came under notice yesterday, when S. W. Eccles, general freight agent of the line for this territory, resigned his position. H. W. Hitchcock, general passenger agent, now becomes general agent, having charge of both freight and passenger traffic. C. H. Clark will remain as contracting agent. Mr. Eccles' plans are not known, although it is believed that he will soon go East to accept a position there, as he is one of the brightest and shrewdest men in the business. He has largely increased the company's business here, and so efficient a man is always in demand.

Third District Court.

In the suit of Theodore Brough vs. Thomas W. Bates et al., the demurrer to the complaint was overruled, and ten days allowed the defendants in which to answer.

C. F. Jones vs. Joseph Baumgarten; demurrer overruled; fifteen days to answer.

Charles W. Puffer et al., vs. John Beck; demurrer to complaint overruled; ten days to answer.

Abraham Hopper vs. Thos. W. Bates et al.; demurrer overruled; ten days to answer.

Societe des Mines, etc., vs. R. Mackintosh; motion for new trial overruled.

E. M. Bynon vs. Phillip Morgan et al.; demurrer to complaint argued and submitted.

Wm. R. Smith, vs. Ellen Smith, administrator; demurrer to complaint argued and submitted.

George T. Holliday vs. E. C. Williams; demurrer withdrawn; ten days to answer.

W. A. Dunbar vs. H. M. Morgan et al.; defendant's motion for new trial coming on to be heard, plaintiff asks dismissal of motion, as statement was not engrossed; defendant allowed till Sept. 14 to engross.

Victor Borg et al. vs. H. F. Samson; demurrer to complaint argued and submitted.

Giles Bowler vs. Samuel McIntyre; motion of defendant for a change of venue to the First District, at Provo, argued and submitted.

Nellie Druce Pugsley vs. Phillip Pugsley, Jr.; demurrer to complaint argued and submitted; demurrer overruled; defendant allowed fifteen days to answer.

E. E. Brim vs. Samuel Paul; demurrer to complaint argued and submitted.

Emanuel Hanks, Edward Freestone and Samuel Naylor, Jr., were admitted to citizenship.

AT GARFIELD.

A Banquet, and Presentation by Chief Ottinger.

Following is a more complete account of the proceedings at Garfield than it was possible to procure before going to press yesterday.

The veteran firemen of New York could not have had a more beautiful day for their grand parade and excursion to the lake than dawned upon them yesterday. The sun shone out brightly, the dust was laid by the storm of the night previous, a brisk exhilarating breeze was blowing from the west and the beautiful blue water of the lake came rolling up the beach in long swells, whose crests burst in foam upon the rocks along the shore, and tossed the curly forms of the veteran bathers about like corks upon the surface of the lake.

The programme was substantially carried out. The train of 20 car loads reached Garfield at 12:10 p.m. Immediately on arriving Held's band played the "Boston Letter-Carrier's March," followed by several other inspiring airs, by the Garfield band, which were shortly after replied to by Cappa's band from the pavilion out in the lake.

Just about this time Messrs. Savage and Newcomb brought their respective leases to bear upon the multitude from

the tower above the dining hall and took several instantaneous views of the pavilion and the multitude that covered it. Immediately afterward the New York Veterans, the Salt Lake firemen, the bands, the members of the City Council and other invited guests filed into the

DINING HALL

where about 800 persons sat down to the sumptuous repast provided for the occasion. It was here that Chief Engineer George M. Ottinger, of the Salt Lake Fire Department presented the testimonial referred to in the News yesterday. This beautiful memento was octagonal in form, being almost an exact fac simile of an old fashioned New York fire hydrant, with the antiquated leather hose seamed and riveted its entire length, designed by Mr. Ottinger and worked out by E. J. Swaner & Co. of this city from native solid silver, and weighing complete about 150 ounces. It bore the following inscription:

"Presented to the Veteran Firemen's Association of New York City, by the Salt Lake Fire Department, in commemoration of their visit, September 11th and 12th," and as a token of respect and esteem."

In presenting this eminently fitting memento Mr. Ottinger said:

"President Anderson: In behalf of the Salt Lake City Fire Department I present you with this little testimonial in commemoration of your visit to Salt Lake City, as a slight token of our esteem, hoping that it may find a niche among the many other testimonials decorating your hall in the municipality of New York."

President Anderson of the Veteran Firemen's Association in behalf of the company replied in fitting terms, and assured the donors that it would receive a place in their hall and be treasured by them as

AN ELEGANT SOUVENIR

of their visit to Salt Lake.

Again the music rose "with its voluptuous swell" and the bands and firemen filed out over the long causeway to the pavilion. There they counter-marched, Cappa's band in dark suits leading back towards the dining hall, followed by the veteran firemen in their drab uniforms, succeeded by Held's band in their white helmets and jackets; the Salt Lake firemen, in their red uniforms, bringing up the rear. When the procession had stretched out so that it nearly reached the shore, a halt was called. President Anderson and Vice-President Muller then stepped to the front and placing a little girl about ten years of age between them, gave into her hands the silver hydrant which had just been presented, and while in this position Mr. C. K. Savage again trained his lenses on the little army of firemen and musicians and took two instantaneous views of them as they stood, which will doubtless be in great demand, as the *tout ensemble* was eminently pleasing.

After more music by the bands and pleasant social intercourse, which was not marred by a single unpleasant circumstance, the various organizations filed into the cars and at about 3:30 p.m. started for the city, enlivened by the soul stirring notes of Cappa's band and amid the cheers of the visitors at Garfield whose name was legion.

ON ARRIVING IN THE CITY

the procession, led by Held's band marched by First South Street to East Temple Street, thence north to the corner of the Temple block, which they entered by the south gate and listened to a recital by Professor Joseph J. Daynes upon the grand organ in the Tabernacle.

NOTES

The average age of the veterans is 55 years—the average weight 165 pounds. The oldest member is 74 years of age—the youngest 45.

Omaha presented the firemen with a silver trumpet. Only six of the visitors are on the regular pay roll of the fire department, the others being out of service. Among the visitors were Wm. B. Duely and John Buckbee, old-time firemen of the "Boss Tweed's" engine, termed the "Big Six."

Mrs. Van Tassel of Sandy, recognized one or two veterans who used to board with her in New York when her husband was an active member of the association.

Cappa's band are to receive \$17,000 for their services, this sum being guaranteed by certain members of the Association.

Some of the members of Cappa's band expressed surprise at the excellent quality of music performed by the home bands. Thought it was very good for a town like Salt Lake, and something they did not expect to hear.

In addition to the Salt Lake City veterans mentioned yesterday we noticed Wm. H. Miles in the grand parade. Military nickel helmets were freely distributed by the New York firemen to parties participating in the excursion yesterday. Although

the air was somewhat chilly, amid the other bathers several ladies were observed valiantly breasting the breakers of the briny sea.

FROM WEDNESDAY'S DAILY, SEPT. 14.

Grass Seed Wanted.

A correspondent desires to know where the seed of a forage plant known as "vigor, or drought proof grass" can be obtained. Notices of this plant have lately appeared in two or three papers in this Territory.

Brim Bound Over.

At the conclusion of the examination in the case against Ed. E. Brim, before Commissioner Norrell yesterday afternoon, the court held that there was probable cause to believe the defendant guilty, and held him in \$500 bail to await the action of the grand jury on the charge against him of obtaining a signature by force and threats.

Melee on a Bathing Train.

On the train that left this city for Lake Park yesterday afternoon, some of the passengers had a "high time." From a cause of which we are not informed, a fight broke out among some rousts in one of the cars. A stove was torn up and its fixtures used as missiles. A man named Mitchell was stabbed in the arm during the melee. The party who used the knife left Lake Park by the first train that departed after the arrival of the one on which the melee took place, and Mitchell returned to town by a later one.

Will Fall Into Line.

In the Third District Court to-day Mr. Samuel M. Butcher, better known as "Sod" Butcher, of Bingham, was arraigned on the charge of unlawful cohabitation. The indictment was found last April, and alleges that the offense was committed from May 1, 1884, to March 31, 1887, Sarah C. and Mary Chadwick Butcher being named as his wives. When asked for his plea, the defendant replied, "I plead guilty." At the request of his attorney, Mr. Kaighn, sentence was deferred till Oct. 14. As Mr. Butcher was retiring he was asked, "What are you going to do?" and replied "Promise to live within the law, of course."

Will Reach an Understanding.

To-day the Chamber of Commerce committee on railroads had a prolonged session with Mr. Monroe, head of the freight department of the Union Pacific.

The meeting was in progress when we went to press, and its work was still incomplete. Matters had progressed so far up to three o'clock as to make it reasonably certain that an amicable understanding would be reached between the parties to the negotiations. A number of points of difference had been discussed and a basis of settlement of them agreed to. The work of discussing and adjusting differences was in progress when our reporter left. It is understood that the meeting to be held at the Chamber of Commerce this evening will accept and ratify the work done to-day. Representatives of the Ogden Chamber of Commerce were present and participated in the proceedings.

Disastrous Fishing.

A couple of young men of well known sporting proclivities concluded recently to try their luck at angling in the turbid waters of the dangerous Jordan, and after equipping themselves with the necessary accoutrements, set out for its stormy banks. The situation was to some extent a literal exemplification of that state of things, and they decided upon using a boat and going out to where the water was smoother and all external indications more promising. They had not been anchored at the desired spot long, however, when one of them took a plunge—perhaps because the fish didn't bite fast enough to suit him and he concluded to try his luck with his hands. It was twenty feet deep at that place and he went straight to the bottom, not being a swimmer. On rising to the surface he seized the edge of the boat but was induced to relax his hold through fear of upsetting the craft and making it bad for both of them; so he took hold of the stern and was towed to shore. He soon divested himself of his raiment and stood around in the garb of the Greek slave, with the cold, chilly winds of September fanning his person, until the clothing dried. They will buy their fish hereafter.

Third District Court.

The following business was transacted before Judge Zane to-day:

Giles Bowler vs. Samuel McIntyre, change of venue to First District Court allowed.

Phillip Morgan et al. vs. E. M. Bynon et al. Demurrer sustained.

E. E. Brim vs. Samuel Paul. Demurrer to complaint overruled; ten days to answer.

Victor Borg et al. vs. H. F. Samson. Demurrer to complaint sustained; ten days to answer.

Wm. R. Smith vs. Ellen Smith, admr. Demurrer to complaint sustained; exception; ten days to answer.

U. S. vs. John Connelly; unlawful cohabitation; plea of not guilty withdrawn and plea of guilty entered. Fine \$200 and costs.

U. S. vs. Samuel M. Butcher; unlawful cohabitation; plea, guilty; sentence for Oct. 14th.

The People vs. Allen Hall; motion in arrest of judgment withdrawn.

Wm. Nelson vs. J. M. Greenman; default and judgment.

J. C. Devine vs. Fred Solvely; demurrer withdrawn; 10 days to answer.

Frank Hoffman, Esq., appeared for Wm. Taylor, who is charged with murder, and challenged array of grand jurors; overruled; exception.

W. A. Dunbar vs. H. M. Morgan; motion for new trial argued.

Commissioned.

Yesterday Governor West signed commissions for the following officers, elected at the general election in August last:

County Officers.—N. P. Rasmussen, Selectman, Juab Co.; N. P. Anderson, Surveyor, Box Elder County; David F. Bart, Selectman, Box Elder County; John Burrows, Recorder, Box Elder County; Wallace K. Burnham, Selectman, Cache County; William H. Appleby, County Superintendent of District Schools for Cache County; Byron Colten, County Clerk, Uintah County; A. S. Johnson, Treasurer, Uintah County; H. C. Hallinger, Surveyor, Uintah County; Edward H. Anderson, Superintendent District Schools, Weber County.

Justices of the Peace.—James Johnson, Hooper City, Weber County; R. V. Tone, Tropic, Juab County; Oscar O. Stoddard, Canon Creek, Morgan County; William Cottam, Curlew, Box Elder County; John S. Boyer, Springville, Utah County; Wallace K. Burnham, Richmond, Cache County; Joseph Morrell, Logan, Cache County; Isaac Green, Wellsville, Cache County; Wm. Kidman, Peterboro, Cache County; E. L. Ensign, Box Elder, Box Elder County; Wm. H. Gibbs, Portage, Box Elder County; A. S. Johnson, Ashley, Uintah County.

Constables.—Joseph Woodward, Jr., Wellsville, Cache County; Philip Arbon, Curlew, Box Elder County; Commodore Moss, Portage, Box Elder County.

Alma Greenwood was commissioned Mayor of Fillmore, Millard County, and C. P. Grant, Councilor, and A. E. Barnes, Recorder, Corinne, Box Elder County.

HARMON'S HOPES

Blasted by a Sentence that Will Imprison Him Thirty Days.

The day of suspended sentences for those who "promise" to obey the Edmunds law seems to have gone by. Many of those who, on conviction, gave the required pledge, were allowed to go, but recently there has been a turn in the tide, and the wave struck in the Third District Court to-day.

After the disposal of the Connelly case, George Harmon, who pleaded guilty last Monday to unlawful cohabitation, was called for sentence. When he came forward the Court asked—Have you anything to say before sentence?

Harmon—I wish to say this: I will obey the law.

Court—you will obey the law prohibiting polygamy and unlawful cohabitation?

Harmon—Yes, sir.

Court—How many wives have you?

Harmon—Two.

Court—When did you marry the last one?

Harmon—In 1880.

Court—Do you still live with them?

Harmon—No.

Court—How long since you separated?

Harmon—Since last April.

Court—Which wife are you living with?

Harmon—The first.

Court—You understand there is a revelation commanding polygamy?

Harmon—I have been taught that.

Court—Yet notwithstanding that you will obey the law against it?

Harmon—Yes, sir.

Court—And will not counsel or advise others to break it?

Harmon—I will not.

Court—What property have you?

Harmon—None, only a team.

Court—Have you no means?

Harmon—No, sir.

Court—Are you out of debt?

Harmon—Well, yes.

Court—Well, in view of your circumstances, and the promises you make, you will be fined \$100 and the costs of the prosecution, and stand committed until the fine and costs are paid.

Mr. Harmon was taken to the Marshal's office, and unless he raises the amount assessed against him, will spend thirty days in the penitentiary in lieu of the fine.