

Tuesday, October 11, 1887.

FRAGMENTS.

It is estimated that not less than 10,000 were spent in amusements during the conference.

The Crescent stockholders hold a meeting for the election of directors to-morrow.

Col. E. E. GRANGER, formerly of this city but now of Denver, is here for a few days on business.

Large quantities of fine apples are being brought into the Salt Lake market from the surrounding settlements.

The Y.M. M. Association of the Seventeenth Ward will meet at 7:30 this evening, in the schoolhouse. A full attendance is desired.

MILTON AND DOLLAR NOLAN begin a four night's engagement at the Theatre on Monday evening next, the opening piece being "From Siro to Son."

Dr. H. J. FAUST has returned from his Sanpete expedition. He is located at a ranch and henceforth stock interests thereabout are to assume an aspect of propulsion.

To-morrow the trials of Ole Hanson, A. E. Berline and Christian M. Peterson come up in the First District Court at Ogden; and on Friday Isaac Farley and A. Stromberg will also be tried. All are accused of unlawful cohabitation.

The Boston Herald of the 6th says: S. P. Hollingsworth, who started to break the 100-mile bicycle record at the Lynn Park yesterday, had to give up after finishing 67 miles, being exhausted. He broke all the English records for that distance.

As we go to press we learn that seven hay stacks, the property of Brother Samuel Matthews and other brethren of Liberty, were burned on Wednesday. Loss about \$1,000. Supposed to be the work of incendiaries.—Southern Idaho Independent, Oct. 8.

D. C. TITTS, who left this city six months ago for a tour through southern California, has returned. He reports the "boom" in that region as a reality to the extent of all we have heard. San Diego and Los Angeles have grown almost beyond comprehension, and business of all kinds is rushing.

OWING to the space occupied by the minority report of the Utah Commission and the demands of advertisers, the quantity of current matter is considerably less than usual to-day. As the amount of reading matter in the News of late has been very great, the present deficiency will probably be overlooked by our readers.

It is now beyond question that crackers are manufactured in this city that are not excelled by those imported from any quarter. We make no exception. We recently sampled the products of the Utah Cracker Factory. They were of mixed kinds but uniform in quality. They are most excellent. It suits us to be able to say a good word for home manufactures.

THE funeral services over the remains of the late Robert Dyer will be held at the residence, 411 First Street, on Thursday, the 13th inst. at 2 p.m. Friends of the family kindly invited to attend. Mr. Dyer was an old resident of Salt Lake City and was the owner of "Rosebank Cottage," in the Twelfth Ward, the grounds of which he made beautiful, and which attracted the attention of a great many visitors to the city.

A Costly Crow.

Hank Garlitz, a rancher living about 20 miles from Snake River bridge, shot a crow sitting on his hay stack a few days ago and the burning paper, which he set fire to his hay, and he soon saw himself the loser of 20 tons of hay, a cow, some harness, farming implements, etc.

Moral—Listen patiently to the song of that bird but do not shoot him on a haystack.—Idaho News.

Hopelessly Blind.

We have often seen justice represented as a blindfolded female, but the dame who had charge of the scales at Boise should consult an ophthalmist at once. The scales of her mercy are not very well strained, and she is not the gentle ten-ton meteor upon the victim beneath. Last week, at Boise, Peter Waldo, charged with the larceny of \$100 from a teamster, got eight years at hard labor in the territorial penitentiary; and Thos. Morrow, who attempted to murder a man by shooting at him, got twenty days in the county jail and \$100 fine. Subtract the wife from ten dollars, then divide twenty days by eight years and we give it up.—Shoshone Journal.

First District Court.

Yesterday, before Judge Henderson, at Provo, in the case of The People vs. G. W. Vandundy, the defendant was, on motion of the district attorney, discharged, the jury having brought in a verdict of not guilty in the case of Wilgus implicated with him on a charge of burglary.

George T. Axtell, who killed Bowen at Park City, was arraigned on a charge of murder in the first degree, and pleaded not guilty.

Martin Brotherson applied for citizenship and was admitted.

The case of The People vs. Maurice McGrath, charged with the stealing of the reporter's notes in the famous Beck-Bullion-Eureka mining case, was in progress. The evidence went to show that A. H. Wian, the reporter, carelessly left a satchel containing the notes, on the train. A satchel like that one was soon after found by the railroad track, got open, and contents gone. McGrath appears to have been a witness to the taking of the notes, and to know of three others, but he would not give their names. There is evidence of a reward having been offered by the Eureka for getting away with the notes.

Police Items.

Yesterday afternoon, Lewis and C. J. Cadwell, brothers, were caught on stealing hay from south of this city, and were fined \$40 each.

To-day George Bunn, for being drunk and profane, was assessed \$10.

James Trevasik, for being drunk and disorderly also paid a fine of \$10.

Henry Wells pleaded guilty to having been drunk, and was let off with a \$5 fine.

Mary C. Taylor, who owns the dilapidated premises known as the Taylor corner, on Third South and Second West streets, was picked up last night, drunk, and in a nude condition. The officers furnished her with clothing and put her in jail. To-day she was fined \$30, and committed to custody for thirty days in default of the amount. She had been reduced to such a condition by habitual drunkenness, that it would seem a charity to put her in a county asylum, where she would be much better cared for than when at liberty.

Thomas McKelvie is under arrest on the charge of having made an assault on Henry G. Carroll.

SAD FATALITY.

Dudley N. Crismon, Accidentally Killed.

The Crismon farm, southeast of this city, was the scene of a sad accident yesterday afternoon, resulting in the death of Dudley F., the thirteen year old son of George Crismon. In the morning the unfortunate boy, with a brother about seven years of age and a sister, had been riding on the horses. In the afternoon the younger boy returned and stated that his brother had gone off into another field after the cows, and that sometime after his horse had returned without him. Other parties also saw the riderless horse, saddled and bridled, among the band of loose horses.

Mr. Crismon was in this city yesterday, and returned to the farm about sundown. Learning of his son's absence, and the circumstances, he immediately concluded there was something wrong and instituted a search for the missing child. Shortly after dark the lifeless body was found about half a mile from the house, and was taken to the grief-stricken family. There was a slight bruise on the right jaw, and blood had been pouring out of the right ear. From all the circumstances it would seem that the unfortunate boy had been thrown from his horse—probably through the latter's stumbling—and had fallen head foremost and been instantly killed by having his neck broken.

Dudley N. Crismon was the fourth son of George and Mary Crismon, and was 12 years old on the 30th of May last. He was a bright lad, of kind and amiable disposition, and gave promise of useful manhood. His death is a terrible blow to the bereaved family, who have the heartfelt sympathy of the community in their sorrow. The funeral services will be held at the Crismon farm to-morrow (Wednesday) afternoon at 2 o'clock.

A CHINAWOMAN MURDERED.

The Perpetrator of the Crime Kludges Capture.

Last night, at Alta, Little Cottonwood, a Chinawoman was found dead, having a fatal wound in the right breast. A Chinaman known as Charley Lung disappeared last night, and it is believed that he is the murderer. Efforts to find him in the Cottonwoods failed and it was believed he had come to Salt Lake and was secreted somewhere in the Chinese quarters. Word was sent to Marshal Dyer, and with a number of officers search was made in Chinatown, but no trace could be found of the heathen accused of the crime. A Chinaman was arrested, but it was learned that he was not Charley Lung.

Third District Court.

Proceedings before Judge Zane to-day.

Ed. E. Brim was arraigned on an indictment charging him with attempting to extort money by means of verbal threats. The indictment recites that the defendant endeavored to obtain certain moneys from Napoleon B. Booth under threats of shooting. Mr. Brim pleaded not guilty. District Attorney Peters suggested that the offense charged was only a misdemeanor, the bail be fixed at \$300, which was done, and S. L. Sprague & F. M. Bishop became sureties.

The accounts of United States Marshal Dyer for the last quarter were approved.

In the case of J. Baumgarten vs. C. F. Jones et al., on appeal, was involved the civil jurisdiction of United States Commissioners. The Court held that the Edmunds-Tucker law gave to a Commissioner jurisdiction similar to that exercised by a justice of the peace under the laws of the Territory, in civil as well as criminal matters.

Wm. J. Allen was arraigned on an indictment charging him with grand larceny; he is accused of having, on July 26, stolen \$700 from Philip Shibley, in Summit County. He pleaded not guilty.

Susanah Lewis vs. Alma St. Lewis et al., order of sale awarded plaintiff. U. S. Commissioner Coburn's accounts were approved.

United States vs. John Gerber; unlawful cohabitation; sentenced to six months' imprisonment and fined \$100 and costs.

United States vs. Miles L. Williams; unlawful cohabitation; promised to obey the law; fined \$30 and costs.

United States vs. James C. Watson; unlawful cohabitation; sentenced to imprisonment for six months and to pay a fine of \$30 and costs.

United States vs. Charles Burgess; unlawful cohabitation; sentenced to six months in the penitentiary and to pay a fine of \$25 and costs.

In a Dying Condition.

Andrew W. Cooler, of Brighton Ward, Salt Lake County, is in a dying condition at his home. President Angus M. Cannon and another friend of the family visited him this forenoon, but before they reached his bedside Brother Cooley had lapsed into a comatose condition, and his demise seemed to be but a matter of a few hours. He served two terms in the penitentiary for unlawful cohabitation. The second term seemed to be particularly hard upon him and during the whole of the latter part of it he was quite ill, and never fully recovered. He was in town yesterday, and seemed to appear a sudden collapse after reaching his home over Jordan in the afternoon. He has a large family, most of the members of which surround what seems to be all earthly appearances, to be his death bed.

Last Night.

There was a very decided falling off in the attendance at both the places of amusement last night, that at the Opera House being the greater. There was not much room for improvement in the playing at either place, as the full scope of the drama was developed by the force of previous practice, and such improvements as could have been made related merely to the personnel, not to the mechanism or tout ensemble. The applause was as usual of the vigorous and lasting quality, bestowed at times without special reference to merit and because there seemed to be a place where it could be stowed in the receipts at the Theatre were quite large, those at the Opera House more moderate. And thus the last echo of the Conference season has passed away.

Extending Business.

The Barton Gardner Company, who have made a thorough success in this Territory of their combination fence, propose pushing their business into Colorado. Next week they will put a machine in operation at Pueblo, under competent management. They have placed in the field in Utah a better and cheaper fence than any that has been presented for city or country use, and Colorado farmers and stockmen will find it of practical benefit.

"MORMONS" TO PRISON.

Judge Zane Gets Off an Old Time Lecture.

Three "Mormons" were called for sentence in the Third District Court this afternoon, for living with their wives. They were John Gerber, of Taylorville, James C. Watson, of the Sixth Ward, and Charles Burgess, of the Fifteenth Ward, this city.

JOHN GERBER was the first called. Judge Zane asked him as to his intention to obey the Edmunds law, and he replied "I cannot say what I will do in the future." After some further questioning as to his financial condition, the Court imposed a sentence of six months' imprisonment and a fine of \$100 and costs.

Mr. Gerber stated to the Court that he desired a few days' time owing to the illness of his son, who is afflicted with typhoid fever. The Court replied, "O, I suppose there is somebody there to take care of him."

JAMES C. WATSON came next. The Court asked, "What have you to say as to your future conduct?"

Mr. Watson—I have no promise to make, your honor.

Court (severely)—The Court, then, is not assured that you will not continue to violate the law as you have done. You must understand that the law must be obeyed. You cannot expect any leniency. You have served a term in the penitentiary, and plead guilty the second time. Now you give the Court to understand that you will still continue to violate the law. You stand in an awkward light before the Court. You will be sentenced to imprisonment in the penitentiary for the term of six months, and pay a fine of \$300 and costs of the prosecution, and stand committed till the fine and costs are paid.

It is two years to-morrow (Oct. 12) since Brother Watson emerged from the "pen" at the close of his first term.

CHARLES BURGESS was the third to receive the judgment of the Court. The Judge said: "You are not able to say you will obey the law in the future; and Mr. Burgess replied: 'I don't know what I can do; I cannot say.' He was sentenced to a six months' term and fined \$25 and costs."

The three brethren were transferred to the bascule this afternoon.

WAS IT MURDER?

Bert Eather's Examination Before the Commissioner at Provo.

Bert Eather, the slayer of Mike Flaherty, was before the commissioner at Provo, yesterday, for preliminary examination. He entered a plea of not guilty to the charge of murder. W. H. Dickinson defended.

The first witness was John Leech, who testified—'I live in Mammoth Hollow, Utah; was there last Wednesday; occupied a cabin with Mr. Dillon; was acquainted with Donahue, and slightly acquainted with Flaherty; saw Mike Flaherty on Friday last; know Bert Eather; was sleeping with Dillon in the three-roomed cabin; Flaherty and Donahue were there; Donahue said he was going to work that night; was sorry that he did not have something to treat his brother with that was there from Bingham; gave Eather \$20 to go and get a bottle of something; Eather came back in twenty minutes with the liquor from the saloon; Flaherty was on the bed, Donahue at the head, and witness was between them. When Eather came in, I said: 'Take a drink,' and passed it around. Every thing was quiet; Flaherty drank and passed it to Donahue; Donahue said as he passed the liquor: 'Shut up you son of a—'; what can you say about your shooting?' Eather then left and went to his room, returning with a pistol in each hand, saying to Donahue: 'Here you son of a— defend yourself,' handing a pistol to him. Leech grabbed the pistol, examined it and said: 'You son of a— what do you want to do with this empty pistol for?' Eather lamely replied: 'I shot and fired over Leech's head with the other at Donahue. The shot went out and the shot was repeated. Witness lit a match and tried to find a candle, but could not. Did not know who fired the shot. Heard a voice outside saying: 'For God's sake, Leech, come out and save us.' Eather then went into the room, and when witness entered the cabin, he saw Flaherty murdered man, lying on the lounge with a bullet striking him down, and crying. Witness said: 'Donahue has killed this man.' Witness then called on Eather to come from Flaherty's mouth; did not see Eather again that night; Eather said something as he was striking him, expressing sorrow. I did not examine the dead man; left him just as he fell. A fine of \$200 and costs.

Witness did not know whether Eather and Flaherty had had any conversation or not in the did not in the cabin anyway; all the talk was what Donahue told Eather: 'Hush up and don't talk about your shooting.' Eather then went out and the shot was repeated. Witness lit a match and tried to find a candle, but could not. Did not know who fired the shot. Heard a voice outside saying: 'For God's sake, Leech, come out and save us.' Eather then went into the room, and when witness entered the cabin, he saw Flaherty murdered man, lying on the lounge with a bullet striking him down, and crying. Witness said: 'Donahue has killed this man.' Witness then called on Eather to come from Flaherty's mouth; did not see Eather again that night; Eather said something as he was striking him, expressing sorrow. I did not examine the dead man; left him just as he fell. A fine of \$200 and costs.

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