

COURT PROCEEDINGS.

The Big Mining Litigation Hearing
is Close.

INDICTMENTS BY THE GRAND JURY

Persons to be Released from the
Penitentiary During November
—Other Matters.

The case of Holt, L. Scammon et al. vs. Matt T. Gist, involving extensive mining properties in Mearns mining district, was heard by Justice Morris in the Third district court today, and was taken under advisement.

In the case of V. M. O. Davis vs. W. L. Fiskard et al., time for Davis and Fiskard to prepare and serve statement was extended for a new trial was extended to Nov. 15.

The grand jury came into court and reported having found four indictments under the laws of the Territory and one under the United States law. It is presumed the last-mentioned bill is not statutory against Frank McDowell, at first arrested for rape upon a male person, and now confined in the county jail.

WILL LEAVE THE PEN.

The following prisoners are to be released from the penitentiary during November, in which they were tried, with the offence and date of sentence, with records are given:

Charles Chapman, sentenced in the Third district court on June 8, 1895, to 15 months, for his crime of robbery, Oct. 20, 1894.

Frank Jennings, sentenced at the same time and place, by the same judge and term, comes out with Chapman.

James Whitsaker, sentenced in the Fourth district court on Jan. 4, 1895, to 10 years, for grand larceny, begins his stay Nov. 6.

J. H. Wilson, in forgery, was sentenced in the First district court on May 9, 1895, to 2 years and three months. His time expires Nov. 18.

James A. Marion, sent from the Second district court to serve a term of eight months for adultery, and sentenced Sept. 13, 1895, will receive a fine sum on Nov. 18. Thanksgiving day.

POLK TAX CLASS.

This afternoon, before U. S. Commissioner Somers, in the suit against A. T. Clegg, for Polk tax paid twice, the defendant raised the question of validity of the ordinance and judgment, which were given in his favor. A final judgment was given against Mr. Somers for \$5 poll tax in \$125 costs.

In the case of Mr. McKinney, the validity of the territorial law on poll tax was questioned, and the matter will go up to the district court for its decision.

Returned from Inspection.

Gov. W. M. Hickman, second vice-president, receiver and comptroller of the Union Pacific, with headquarters in Basin, and Mr. Graham, a leader of the Church, were here from Salt Lake City at the time of the inspection, with their winter inspection purposes.

MINOR MENTION.

Taxes for 1895 became delinquent, Tuesday, Oct. 31.

The question of the validity of the poll tax law has been raised in Commissioner Somers' court by Attorney McKinney, who says the law is unconstitutional, and that it is unconstitutional forbidding the taxation of the class of the people more than another.

The grand jury is still in session, but the members expect to get through with this term's business in a few days.

The full ploughman hath occasion for delight in this weather, which enables him to get along well in his work without an undue affliction of worms.

If the present political agitation will drive the population of halloweens' vanities, though, there will be one good thing to credit.

Many young men are wearing undershirts on the laps of their coats, but few. If all came by their bows, however, there would be no cause of contention, but they do not, as far as I am concerned, wear them. A sample incident occurred on Fifth Street yesterday. A young man passing a house where there was a good show of fine specimens of the flowers, and who had just come from the back of the house, stepped inside the gate, broke off some of the chest flowers, and then marched down the street, decorated his coat with the stolen flowers.

Political Straw.

Sisters and Lulus will address the voters of this city from the stage of the Salt Lake Theatre tomorrow night.

Colden Trumbo, Charles Crane, Lee Parpart and William Glimmerland will sit at the Salt Lake Theatre tonight.

The Scandinavian Republicans of the city are making extensive arrangements for big meetings in Walker's on Friday night.

The Republicans of the Third precinct held a meeting at the Roosevelt ward meeting house last night. The speaker was County Attorney Wimberly, who touched on the spiritual attractions.

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Democrats dominated their names in all parts of the city last night and fifteen banners were at a premium. They also held political meetings of independence meetings in all precincts of the Territory.

Gen. J. L. Bowring came up from Salt Lake this morning's train. While he was here he was engaged in a race with a sudden attack of illness which prevented his return earlier than was otherwise anticipated.

The Scandinavian Republicans will sit a rally in the Walker Pavilion,

Second Street, on Friday evening, Nov. 1, commencing at 8 o'clock, giving audience to their election meeting and exhibition to music for the entertainment of the public.

Hopkins' meetings will be held at Mill Creek, Murray and Hunter tonight. At the first named place Colonel Courtney, John M. Zane, G. A. and J. P. Johnson and a host of others are to speak. At the second place Messrs. Sandberg and Sonnenburg will speak, and at the third J. H. Bowring and J. D. Frew.

Co-operation among Farmers.

There can be no question of the importance of co-operation among farmers of the past three years to the fruit-growers of California. Besides the strong organizations of the wine-growers and the orange-growers, there are many other organizations of independent growers, such as the organization being that of Santa Clara county.

We are gradually learning how to work together effectively through the state exchange. But aside from the cooperative associations set up to secure an improvement in the service rendered by communication, there is a desire to repay the public for its services, and to have a cooperative effort, and in these and other indirect ways the benefits of co-operation are felt and acknowledged by all.

There is danger, however, that the growers, in their present efforts to increase the market for their products, will neglect the business as well that may make the small saving in expense which is necessary possible.

The competition of the co-operative associations has led to such an improvement in the service rendered by communication, that we are inclined to believe that the public will be repaid.

An insurance policy for \$2,400 on the poor house, with a premium of \$200, was received from the Royal Exchange, the first wing appropriations were made:

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|-------------------------------------|-------|
| Insurance account current account | 41-00 |
| Interest on savings and investments | 41-00 |
| General account | 41-00 |
| Administrative expenses | 41-00 |
| Total | 41-00 |

The total time adjourned Oct. 10 period on Monday morning next.

Freshwater Case.

In the probate court today, Saturday, Nov. 10, was heard the day on which interested persons may show cause why the court should not grant an order of sale of the real estate of Wm. E. Young, deceased.

The widow of Wm. E. Young, Mrs. Anna K. Young, had her hearing ready to close up, the administrator asked for a discharge, and Saturday, Nov. 10, was the day appointed for hearing any objections to the sale.

It is the master of the estate and administrator of the estate of Wm. E. Young, deceased, by doing for ourselves whatever we do not find it more profitable to hire others to do, for our convenience for our pleasure, in each year what amount of money of our estate we shall fit to spend in marketing all unnecessary labor, and strive, to serve especially by reducing until our product is ready, and then selling at the best price, and in the shortest time possible.

John E. Pearson, having performed in a satisfactory manner, his duties as administrator in the estate of Louisa Moore, an incompletely appraised and consented to the issuance of an order of the court granting the payment of \$1,000 to J. M. Young, administrator of the estate of certain property of the estate.

TAKE.

County Collector Spencer and a big corps of assistants had all they could do from morning till night, to collect taxes, which were falling in at a great pace. Nearly everybody has left his taxes in the last days of payment, and as a consequence the collector is being very much crowded.

IMPORTANT INVENTION.

A Salt Lake Chemist Improves Natural Gas.

Dr. Clarence Barrill, a chemist of this city, has applied for a patent on what he claims is an important discovery whereby the illuminating properties of natural gas are greatly increased.

He causes the gas to pass through a box containing chemicals, whereby it becomes charged with carbon, thus being a mass of great brilliancy. A lot from natural gas treated in this way shows a light by day equal to that of a gas lamp.

He has applied for a patent on the invention of J. W. Farrel & Co., on East Temple street.

Interested parties may investigate themselves. If the invention is what it is claimed to be, it is an important one, and will greatly enhance the usefulness of natural gas.

Then a new difficulty confronted us.

What we wanted to do was to make what we wanted to do, and we did not know whether they could whip us.

We arranged for experiments and determined to avoid it. It was June, the sun was very warm, and we soon did our marketing by spreading it on the rocks around the house, and then we had to do the rest, and I never mentioned the incident any more until after his tragic end.

John Lincoln had a sister, Mrs. Mary Lincoln, and she was a very pretty girl. She went to school when she was young, and was not often seen.

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