

their crops, which are very good. It is a time of general prosperity. Political matters throughout the Territory are rather quiet, and all classes of the people are harmonious.

Indicted for Slander.

Last evening John Tarabough was arrested on an indictment found by the late grand jury, and charged him with slander. The offense consists in a number of letters, alleged to have been written by Tarabough, having been sent to various parts of the Territory, and containing statements concerning the management of the Co-operative Wagon Company.

From Colorado.

Deputy Marshal Cannon has returned from Colorado, whither he went for Grover Spencer, who is charged with being concerned with S. C. Kinsey in the robbery of Geo. Barr's safe. Spencer was arrested at Ouray, Col. The deputy had a requisition with him, but his prisoner consented to come without any trouble. The case will probably come before Commissioner Norrell on Monday.

The Successful Competitor.

Mr. R. Kletting, of this city, is the architect whose plan for a Territorial Fair building was accepted by the committee. The plan which he submitted provides for additions till the grandest building of the kind in the west can be made. If carried out, this structure would go almost through the entire block, from north to south, and would be 620 feet long—facing west. The north and south fronts will each measure 294 feet.

Sudden Death.

Yesterday Father John Twigg, of Farmers Ward, expired rather suddenly. He had been ailing for some time, but his immediate death was not expected. He was in his sixty-ninth year, and formerly resided in the Seventh Ward of this city. He was highly esteemed by all of his acquaintances. The funeral service will be held at the Farmers Ward meeting house at 10 a. m. tomorrow. Brother Twigg was a native of Wales, but has been in Utah over thirty years.

Withdrawn.

We are informed that Brother James Needham has retired from the Eagle House of S. P. Teasdel in whose employ he has been for nearly twenty years. Through close attention to business his health has been very much impaired and has prevented him for some time from attending as closely as was his custom, but as he is improving we hope he will be before the public again ere long, for his large acquaintance has caused him to make many friends who will welcome him wherever he goes.

For Robbery.

Last night George Wilson was lodged in the city jail on a charge of robbery. On Thursday night he met a Danishman who was looking for a hotel, and directed the old gentleman to the Colorado House, Wilson going along. On arriving at the place, Wilson conducted the Danishman to his room, locked it, drew a pistol and compelled him to hand out what money he had, \$9.50. The matter was reported to the police, with the above result. Wilson was only released last Saturday from the penitentiary, where he has served a term for stealing.

President Young's Birthday.

The anniversary of the birth of the late President Young, which will occur on Friday, June 1st, will be celebrated by the Primary Associations of this Stake. The children from the various wards of the Stake will gather at Liberty Park, in the morning, and will spend the day in such sports as they choose to engage in. They will bring their picnic, and the younger ones should be in charge of some suitable person. With the exception of some singing, there will be no special programme of exercises. The parents of the children, and officers of Primaries are invited.

Probate Court.

Proceedings in the Salt Lake County Probate Court on yesterday: In the matter of the incorporation of the Salt Lake Mill & Elevator Company; order made directing clerk to issue a certificate. Estate and guardianship of Mary A. Murphy, et al., minors; bond of guardian in the sum of \$2,000 filed and approved; bid of John E. Evans, in the sum of \$2,500, filed, and order made confirming sale to him. Estate and guardianship of Benjamin E. Harker et al., minors; bond of guardian to minors in the sum of \$2,000 each, filed and approved. The marriage certificate of Harold S. Wennerstrom and Selma A. Jensen was filed with the clerk.

Teachers' Institute.

Minutes of Salt Lake County Teachers' Institute, May 26, 1888. President W. M. Stewart in the chair. Prayer by Mr. G. M. Mumford. Minutes of May 12, read and approved. Under the head of miscellaneous business, President Stewart urged upon the teachers that all term reports be promptly made out and handed to the trustees. It had been decided to

hold the Territorial Institute after the return from San Francisco, so that the knowledge gained on that trip may be made use of. The annual examination of teachers will be held at the University Building, at 10 o'clock on June 18, next.

Mr. J. B. Moreton presented his educational report. The chief points touched upon were discipline in the school room and class methods. Mr. D. R. Allen was announced for a speech, in lieu of which he gave some very interesting facts and figures on the size, weight and peculiarities of the human brain.

Misses Belle Salmon and Drucie Hedger, and Messrs. W. J. Dean and A. M. Woolley rendered the quartette "Come where the lilies bloom," in a manner that called forth hearty applause.

President W. M. Stewart read some statistics showing the progress of educational matters in this county during the last four years. There had been a marked and steady increase in the number of pupils of school age, of enrollment of the number of teachers, and in the amount of salary per capita paid to teachers. These marks of progress may be, in a great measure attributed to the good influence of the Teachers' Institute.

Roll was called and a vote of thanks tendered to the officers and committees for their labors during the past year. A collection was taken up to defray the expenses incurred during the year for fuel, etc.

The meeting then adjourned, subject to the call of the president. Benediction by President Wm. M. Stewart.

BLOWN TO PIECES.

Charles Hayes the Victim of a Dynamite Explosion.

Yesterday afternoon an explosion of giant powder occurred at the Daly mine, Park City, by which Charles Hayes, a former resident of Salt Lake County, was instantly killed. Mr. Hayes had been employed at the mine but about two weeks. He was in the 700-foot level, and was carrying some giant powder, being some distance from any other person. Suddenly there was an explosion, and an investigation developed the fact that the unfortunate man had been literally blown to pieces. The fragments of his body were gathered together and taken to the surface. A man who was starting into the drift in which Mr. Hayes was received a severe shock. The cause of the explosion is not known; but it is believed that the powder was ignited in some way from the candle which the unfortunate man carried. Mrs. Hayes arrived in Park City on the train, from Salt Lake, yesterday afternoon to see her husband, and there learned the terrible news. The deceased was about twenty-three years of age, and leaves a wife and one child. It is said that he has been a resident of South Cottonwood.

YOUTHFUL OFFENDERS.

Four Little Boys Arrested for Stealing a Horse and Buggy.

Today a scene took place at the City Hall, all of the features of which were regretful and some of them touchingly pathetic. A police officer brought in four boys, who were charged with stealing a horse and buggy, but their tender ages were calculated to create astonishment. Two were eight, one was seven, and one was only five years old. The facts, as disclosed were substantially as follows: The owner of the horse and buggy had been several times annoyed by having it taken away by small boys, and when the above quartette were found in possession of the rig today, he had them arrested. One of the eight-year-old boys had

FOUND THE RIG standing near the Utah Central depot, and had driven away with it. Meeting the three other boys he had invited them to take a ride, and they had accepted the invitation; hence all were arrested together.

Whatever of guilt attaches to the taking of the rig, belongs to only one of the boys, the other three being entirely innocent of even a mischievous intent; and the boy who took the outfit is too young to have any realization of the nature of the act.

On arriving at the City Hall, the little fellows presented a perfect picture of abject terror. The seven-year-old boy began to cry first, when

THE LITTLE FIVE-YEAR-OLD begged him not to cry. The two were brothers, and for a time the smaller one showed the courage of conscious innocence. These two clung closely to each other in their terror, and could not be separated. One of the officers talked to them kindly for a few moments, and then took the two elder ones into a dark cell and the two smaller ones into the entrance of the jail, the object being to impress upon their tender minds the fate that awaits wrong doers. No sooner did the two eight-year olds find themselves in the cell, than they began to scream. They were released in a few moments, promised the officers that they would take the two younger ones home, when all four joined hands and started off on a run.

The mental torture of the children was brief but severe, and the object of teaching them a lesson was doubtless attained.

FIRST DISTRICT COURT.

Business Before Judge Henderson at Ogden.

THURSDAY, MAY 24.

United States vs. H. W. Manning; unlawful cohabitation; order overruling motion to set aside judgment.

United States vs. George Doris, Jas. Wray, Frederick Theurer, John Ash, sen., Frederick Newberger, John G. Wilcox, Neils P. Rasmussen and Abraham Hillan; unlawful cohabitation; arraigned and statutory time taken in which to plead.

United States vs. Alexander Berne; unlawful cohabitation; arraigned and entered a plea of guilty; June 23 set for sentence.

United States vs. John Gerard; unlawful cohabitation; plea of guilty entered; on defendant promising to obey the law, sentence was postponed indefinitely.

United States vs. Mary E. Ward; fornication; plea of not guilty.

United States vs. John Andrews; unlawful cohabitation; plea of guilty; promise to obey the law; judgment \$10 and costs of court, \$60.50.

United States vs. Ole Olsen; unlawful cohabitation; arraigned and pleaded guilty; promise to obey the law; fined \$10 and costs.

United States vs. Lars Swensen; arraigned and pleaded guilty; promise to obey the law; judgment \$10 and costs.

United States vs. Lewis Lund; unlawful cohabitation; plea of not guilty.

United States vs. George Graehl; unlawful cohabitation; arraigned and pleaded guilty; promise to obey the law; judgment \$10 and costs. This defendant was also arraigned on an indictment charging adultery, and took statutory time to plead.

FRIDAY, MAY 25.

In the case of the United States vs. W. L. Watkins, Mr. Peters asked that inasmuch as the defendant had pleaded guilty to the charge of unlawful cohabitation and had been sentenced, the charge of adultery, which proved to be but a continuation of unlawful cohabitation, be dismissed, as well as the charge of fornication against his plural wife Leah J. J. Watkins. It was so ordered.

The grand jury filed into court, bringing with them Mrs. Elizabeth Bell. She had been subpoenaed in a case of unlawful cohabitation, and was being examined before the grand jury. In the examination it was learned that some one had advised her not to appear. She refused to tell who it was, and the jury brought her into court, asking that she be compelled to answer. Her answers to the questions of Judge Henderson were not very respectful, and an order was issued, committing her to the penitentiary until she answered, unless she changed her mind before the evening train left. When Deputy Exum led her out of the court room she was heard to say, "I guess I'll have to."

John G. Wilson was arraigned and pleaded guilty to unlawful cohabitation. He had married his plural wife in 1856. His youngest child by the second wife was nine years old. He was fined \$50 and costs of prosecution.

Wm. Hunt pleaded guilty to the charge of grand larceny. When asked how much he had stolen he said he had not stolen the money but found it. He had spent \$20 of the amount. The remainder had been recovered. After questioning him closely as to his private affairs and the circumstances under which he had obtained the money, the court sentenced him to two years in the penitentiary.

Having considered the motion to set aside the indictment in the case of the United States vs. Henry W. Manning, Judge Henderson overruled it.

John Seaman and C. F. Winge were sentenced to six months' imprisonment and fined \$50 and costs for unlawful cohabitation.

In the case of the United States vs. Winslow Farr, three indictments for unlawful cohabitation, the prosecution elected the first count and the other two were dismissed.

The case of the United States vs. Thos. Duce, unlawful cohabitation, was continued for the term.

Menroe Wade was arraigned on the charge of unlawful cohabitation and pleaded not guilty. Trial was set for June 1.

FROM MONAY'S DAILY, MAY 28, 1888.

One Year.

On Saturday afternoon Judge Zane overruled the motion for a new trial in the case of Wm. L. Robinson, convicted of assault with intent to murder, and the defendant was sentenced to imprisonment in the penitentiary for one year. The bond on appeal was fixed at \$2000.

From Huntington.

D. C. Robbins, Esq., of Huntington, Emery County, returns this evening to his home. He has been in the city on business. He reports the people of Huntington and vicinity as being well and prosperous. They have just completed a canal fifteen miles long, to take out the waters of Huntington River on farming land at Cleveland, a small settlement near the town. The cost of the ditch was \$30,000.

From the Northwestern Mission.

Elder A. E. Johnson, of Kane County, returned Saturday from a two

years' mission to the Northwestern States. He labored some in Minnesota, Wisconsin and Pennsylvania, but chiefly in the northern part of West Virginia. There are many interested in the Gospel in this latter region, among them numbers of Bickertonites. Elder Johnson baptized three persons. He experienced no very intolerant persecution excepting on one occasion in Minnesota, when he and his companions were pelted with stones.

Probate Court.

Proceedings in the Salt Lake County Probate Court on Saturday:

Estate of R. V. Morris, deceased; order made opening the estate and amending decree of distribution.

Estate and guardianship of Edward and Lillian Howard, minors; bond of E. V. Howard, guardian, in the sum of \$1000, filed and approved.

Estate of A. Livingston, deceased; bond of Elizabeth Livingston, administratrix, in the sum of \$5000, filed and approved.

Estate of Henry Debenham, deceased; executors' bonds in the sum of \$500, filed and approved.

Estate of J. W. Pierce, deceased; order made appointing time and place to hear petition for order authorizing administrator to make a deed of conveyance.

Biographical Encyclopedia.

The first number, or 100 pages, of what promises to be an excellent work of reference will be issued in a few days from the office of the *Historical Record*. The initial number will contain about three hundred biographical sketches of presiding officers, veterans, missionaries and other active men and women in the Salt Lake Stake of Zion, alphabetically arranged. These sketches, which vary in length from 11 to 446 lines, have been prepared with much care and accuracy, and are published as a supplement to the *Historical Record*. Owing to the extra labor connected with the compilation of so much original matter, the publication of the magazine proper has been unavoidably delayed a few weeks, the April number not being out yet, but the publisher assures his subscribers that the *Record* will be on time by the first of July next, and after that be published regularly every month. Elder Jensen is a zealous and energetic worker, and the *Historical Record* should have an extensive circulation.

Body Arrived.

This morning's Utah Central train from the north brought to this city the remains of Lorenzo J. Pascoe, of the Ninth Ward of this city, who was killed on May 25th, in one of the mines of the Golden Era Company, at Argenta, Montana. No particulars of the manner in which he came to his death have been received, in addition to the simple announcement that it was accidental. Mr. Pascoe telegraphed, directing the Golden Era Company, in whose employ the young man was, to send the body to Salt Lake, and dispatch an account of the circumstances that led to his death. The body was forwarded but not a word as to the other matter.

From an examination of the body, it is apparent that death was caused by a heavy blow, or a weight, probably a bucket, falling on the young man. There is a deep gash across the top of the head, the skull being laid bare, several bruises in the face and on the back, and the left shoulder is broken in two places. The deceased was in his 31st year, and was unmarried. He will be buried tomorrow (Tuesday) afternoon, from the Ninth Ward meeting-house, where funeral services will be held.

The Penitentiary Library.

Some time since we published an announcement in the shape of an invitation to the generous and thoughtful class of the public to contribute toward the laudable object of increasing the number of books and consequent usefulness of the library of the Utah Penitentiary. There has been some response in the shape of appropriate donations, but the library is still far short of what it ought to be. We learn from Mr. E. H. Parsons that each of the booksellers of this city has consented to have a box placed in a conspicuous part of his store into which the public can place books, magazines or other periodicals, which will be conveyed to the prison and placed in its library. These receptacles will be appropriately labeled, so that the donors will have no difficulty in discovering where to place the books and papers they wish to devote for this excellent purpose. We trust that the volumes will flow in plentifully from now on and the library become, both in quality and proportions, what it should be. Suitable reading matter is an invaluable boon to the unfortunate prisoners.

Police Items.

The police turned their attention to the gamblers on Saturday night and did a proper thing by bringing in nine keepers of houses, who gave their names as Olley, Short, Wm. Lavin, J. G. Williams, P. Y. Welte, W. Best, Alfred Johnson, J. L. Duncan and T. C. Harrison. Four gamblers were also taken. Today Alfred Johnson pleaded guilty to the charge against him, and paid a fine of \$75 and costs—\$81.50 in all. The others are to be tried tomorrow.

The four gamblers left \$25 each for their appearance at 10 o'clock today, but as they did not present themselves, their bail was forfeited. They gave their names as James Steen, William Jones, Joseph Standish and George Walker. These were not their true names, however, and they doubtless failed to come so as to prevent identification. Three of them reside in the Nineteenth Ward, and one in the Eighteenth.

Joseph Hulse, bartender at the Cul-len House, is to be tried tomorrow afternoon in the Police Court, on a charge of selling liquor on Sunday.

An individual who desired to be known as John Rowe in order to cover his identity from the public, was picked up near the White House last night, drunk. He paid \$5 today for the kind service of the officers.

James Crawford, for being drunk and profane, forfeited \$10.

Heber McKay, James Wilson and Henry Jack, three young "bloodes" who indulged in a drunken spree, paid \$5 each as the cost of their debauch.

Joseph Ashton and Lincoln Reese got drunk on Saturday night, and proceeded to Washington Square. There they commenced pulling the fence down, under the impression that they would soon be able to create a boom in fireworks, but the police spoiled their little game by giving them lodgings in the city jail. They were assessed \$25 each this morning, in default of which they will affiliate with the members of the chain gang until June 21, next.

Al. Housenholder was arraigned before the Police Justice today for drunkenness, and pleaded guilty. "Let me see," said the Court, "it's only a month since you were here before?" "Only three weeks or so," was the reply, and a \$10 fine was imposed.

On May 13, the Washington buildings 1 Battery Place, N.Y., was the scene of a pathetic little tragedy which created for a time no little sensation among the crowd of immigrants, and almost broke one young mother's heart. Hans Hassler and his wife Katrina, a young German pair, reached the city from the "Fatherland" on Sunday. They were bound for San Francisco, and had orders for a ticket and went to the Washington building with an agent. While Hans was getting the ticket Katrina seated herself beside a number of horse blankets, in one of which her young baby, Niklaus, was wrapped. The blankets lay on a settee against one side of the wall. When Hans returned he sat down on the roll of blankets at Katrina's side. A piercing scream from the wife told him that he had sat on the baby. The huge, lumbering young German sprang to his feet. Katrina buried her face in her hands, while her husband, with trembling fingers, unrolled the blanket, only to find the eleven-weeks-old infant dying. He lifted the poor little thing tenderly in his arms and tears rained down his face. The mother, surrounded by a group of sympathizing immigrants, endeavored to keep the little one alive until the arrival of a doctor. Little Niklaus, however, died before the doctor came. Hans was arrested and a coroner's inquest was held, but the case was purely accidental and the prisoner was released, and next morning started for the Golden Gate. The body of little Niklaus was sent to the morgue.

If the Park City man who took the wrong hat from the Third District Court room today will call at this office he will find the owner of the tile and also get his own property.

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