

Wednesday, October 26, 1887.

FRAGMENTS.

There is a message at the Western Union Telegraph Office for A. F. Chase.

We learn from Dr. Clinton that there are two new cases of scarlet fever, one at 29 First North Street, Seventh ward, and the other at Mr. Scott's, 157 S. First South Street, Fourteenth ward.

We were pleased to meet, today, Mr. J. V. Parker, who comes to this city to succeed Mr. Hoyt Sherman, Jr., as general agent of the P. R. R. He will also represent the freight department, as Mr. Geo. Needham will soon occupy a new position with the U. P.

At fifteen minutes past 10 o'clock today (Oct. 26) Bishop William Thoma, while on the Temple walls, had the privilege of setting the large beehive cap on the northeast corner tower. In this way he celebrated his natal day, the respected veteran having reached the ripe age of 72 years.

The Cases Yesterday.

The two criminal cases taken up in the Third District Court yesterday afternoon were concluded. Glen Yin, the Chinaman, was convicted of forgery, and sentenced to one year in the penitentiary. Richard Williams, who was connected with the case of Sandy, was acquitted of the charge of rape by the jury.

Raid in Cedar City.

Cedar City, Iowa, Oct. 26.—[Special to the Des Moines News.]—Detective Marshals McGarry and Armstrong raided our town last night, and searched several houses. They arrested William Dwyer, a coal dealer, and supposed three of Bishop Lunt's family to appear before the grand jury in December.

The Long Term Ended.

This morning Judge Clawson was before Commissioner Norrell on an application for a discharge from the payment of the fine of \$50 imposed on him for polygamy. The Commissioner, after hearing the case, ordered a discharge. Brother Clawson is still held on the unlawful cohabitation sentence.

Two More.

Last evening two more "Mormons" were placed in the penitentiary for living with their wives. They were A. Barline and Christian Peterson, who were brought down from Ogden, where they were sentenced by Judge Boreman yesterday. Both of them refused to make any statement as to their intentions regarding the law. The first named was fined \$200 and costs, and the last \$300 and costs. Both received the full extent of the law in imprisonment—six months.

Returned From Mexico.

Last evening Elder Horace Cummings, of the Twilight Ward, this city, returned from a mission to Mexico, upon which he has been absent two years and four months. His communications to the News from time to time have contained information relative to the progress of the Gospel in that country. He returns in excellent health, and has brought with him a native Indian child, a little girl, aged eleven years, but small for her age.

Alleged Embezzler Arrested.

Some days since the East Bank Note Company, St. Louis, sent word to this city to arrest a man named W. C. Crandall, who was wanted there on a charge of embezzlement. A reply was returned to send instructions for the arrest through the proper officers, which was done. Yesterday afternoon Sheriff Burt went to Colquhoun, where Crandall had gone on his way west, leaving his wife to join him later. The officer captured him, and he will be sent to St. Louis.

The Institute.

The next regular meeting of the Teachers' Institute will be held in the Thirteenth District school room on Saturday next at the usual hour. A representation is requested from all the districts of the county, as the teachers' new text book, recently issued. The lecture on "Physiology," by Prof. Orson Howard, an important subject to teachers, will be an interesting and instructive feature of the meeting. WM. M. STEWART, President.

To One Year.

In the Third District Court this morning, Thomas Woodward, who has been in the penitentiary for four months, awaiting trial on the charge of stealing Austin O'Toole's horse, pleaded guilty to the offense. He was sentenced to the court, promising to lead a better life in future. He was given the least term allowed by the law—one year in the penitentiary.

Notice.

A Conference of the Young Men's Mutual Improvement Association of the Salt Lake Stake of Zion will be held in the Assembly Hall of this city, commencing at 10 a. m. and 2 p. m. on Saturday the 29th inst., and on the Tabernacle commencing at 10 a. m. and 2 p. m. on Sunday, the 30th inst., which the members of these organizations and any others who feel interested in the work they are engaged in, are invited to attend, and the officers of the same are requested to do so.

Re-arrested.

Today the trial of John Ferguson, indicted for grand larceny, and accused of misappropriating one from one of the smelters at Sandy, was called in the Third District Court. A material witness being absent, the case was deferred for a short time, and when called again, the indictment was dismissed on motion of Assistant District Attorney Clarke. Mr. Ferguson was immediately rearrested on a new charge of grand larceny, and was taken before Commissioner Norrell. His counsel, Mr. Hoffman, asked a postponement of the hearing till Wednesday next, at 10 a. m., which was done.

Mr. Hoffman asked that the bail be put at \$200, as the defendant had now been unjustly imprisoned for four months.

Mr. Clarke—No, he was not; we could have convicted him of petty larceny.

Mr. Hoffman—Then it was your duty to do so.

Mr. Clarke—No, it was not; we were after bigger game.

The bonds were fixed at \$100, which the accused was not able to give, so he was sent to the penitentiary.

SHE WAS PUT OUT.

The Obstreperous Mrs. Brightmore Again in Court.

It has been a case of frequent annoyance at the emigrant house in the Thirtieth ward, this city, when a company of "Mormon" emigrants arrived, for people who had no business with them to crowd into the house and interfere with the new comers in various ways. This has been all the more disagreeable from the fact that the building is emphatically not a public one, so the janitor was instructed to keep the place free from such objectionable persons.

This morning Mrs. Hannah Brightmore, frequently called "the Grantsville terror," went into the dining room of the place, against the rules, and without permission from anyone. Mr. James M. Pyper, who has charge, requested her to leave, and upon being met by a refusal in language more forcible than elegant, he proceeded to eject her. When she refused to do so, he ordered her to leave, and she ordered out, before Commissioner Norrell, charging Mr. Pyper with assault, and an arrest followed.

The case was tried today, Mr. Richards appearing for the defendant. Mrs. Brightmore was the first witness. She testified that she went to the Thirtieth office to meet a lady with whom I had made an appointment; she was not there, and I went into a room and began talking with some emigrants; they were anxious to see me. Mr. Pyper came in and pointed me out as a woman who had been in the penitentiary for robbery; I denied it, and said the papers said so; I said I had been pardoned; he ordered me to out of the emigrant house; I refused, and he pushed me out and struck me; he also hit me against the wall; I never struck him at all; he said he had orders to keep me out of the room; I was not acquainted with any of them; they were all strangers; he pushed me out; I did not know how to use abusive language; he said he put me out because he had orders to do so.

Mrs. Margaret Spencer was the next witness. She said—I was present this morning at the time the occurrence took place at the emigrant house; Mrs. Brightmore was a stranger; she was talking to me, and Mr. Pyper told her she had no right in the room, and told her to go; she would not do so, and he took the chair on which she was sitting, and pushed her out through the door; I did not see him strike her; William White testified—I was present during this trouble; Mr. Pyper pointed to Mrs. Brightmore as a woman who had just come out of the penitentiary where she had been put for robbery; she swore and called him a liar; he said he had orders to put her out; he told her to go, and she would not; he put her out; he head struck the door by her trying to keep herself in the house; she shouted considerable after she got out; he did not strike her; Wm. H. Lawley and Herbert Gater corroborated Mr. White's testimony. The defendant testified that he had but done his duty in requesting Mrs. Brightmore to go out; he knew her; he kept all such out of the place; he refused to let her go out, but she refused, and he used violence to her; he repeated his request and as she persisted in her refusal, he put her out; using only such force as was necessary to get her outside; he had not struck her nor handled her roughly in any way.

The case was submitted on this afternoon, and Mr. Pyper was discharged from custody. Mrs. Brightmore left the room shortly after, giving the Commissioner a charge of \$50, a warning that she would return with something more for him.

FIRST DISTRICT COURT.

Business Transacted at Provo and Ogden.

The following business was done at Provo yesterday:

President A. O. Smoot was arraigned on a charge of unlawful cohabitation, and when asked if he was guilty or not guilty, replied, "Not guilty, most decidedly."

Martha Lovings was arraigned before the court on a charge of perjury in giving testimony in the case of her father, charged with unlawful cohabitation. Pleaded not guilty; to be heard Nov. 3d.

Ovid Johnson and R. A. Deal were excused as jurors.

Harvey H. Clark was arraigned on a charge of unlawful cohabitation. Took the statutory time to plead.

Bishop J. P. R. Johnson was arraigned on a similar charge. Took time to plead.

John Jacob Walsen was arraigned for unlawful cohabitation, entered a plea of not guilty.

David S. King was arraigned on a charge of assault with intent to commit rape upon one Elizabeth J. Thornton; entered a plea of not guilty.

Christian Anderson was again called for sentence. It was stated that he had a misunderstanding in the matter and sentence was set for November 3d.

The grand jury returned four indictments under the laws of the United States, rendered an account of their doings for the term, and were discharged.

The grand jury reported over a hundred indictments in thirty-two days, three or more a day, seventy-two United States cases and thirty-three arraignments. They had worked thirty days on United States cases and two days on territorial cases.

The application of J. W. Pike, reporter, for a permanent position as court reporter, was finally settled, and Mr. Pike was appointed the official stenographer of the court.

M. B. Best was sworn in as a bailiff, and now four bailiffs in attendance on the court.

Twelve more jurors were ordered subpoenaed as special jurors.

REPOSE JUDGE NORMAN AT OGDEN.

Rachel A. Herold vs. R. W. Herold, decree of divorce granted.

United States vs. B. C. Critchlow; unlawful cohabitation; defendant arraigned. He took the statutory time in which to plead.

United States vs. J. P. Gasberg; unlawful cohabitation; defendant arraigned and took the statutory time to plead.

United States vs. Alvin Nichols; unlawful cohabitation; defendant arraigned and a plea of not guilty entered.

J. C. Armstrong vs. E. M. Beardsley et al.; order compelling the final report of the receivers.

United States vs. C. Hansen; unlawful cohabitation; defendant arraigned and a plea of not guilty entered.

United States vs. Ole Hansen; unlawful cohabitation; time for sentence extended till October 27th.

United States vs. Henry Hughes; unlawful cohabitation; plea of not guilty; sentence set for November 10th.

United States vs. Richard E. Ry; unlawful cohabitation; plea of not guilty; sentence set for November 10th.

United States vs. A. E. Barline; unlawful cohabitation; sentence of six months' imprisonment and \$500 and costs fine.

United States vs. Christian Peterson, unlawful cohabitation; sentence of six months' imprisonment and a fine of \$500 and costs.

J. F. Smith vs. T. J. Doe; this case came on to be heard on the application for a permanent writ of prohibition; taken under advisement by the court.

J. G. Emerson vs. C. W. Hiltmark; motion for dismissal taken under advisement.

The case of D. C. Carv vs. The Deseret Salt Co.; trial in progress.

This division of the immigrant company en route for this city by the U. P. R. R. is expected to arrive to-night.

This is not, however, definitely known.

CITY COUNCIL.

The Rush of Business at Last Night's Session.

The City Council met in regular session at 7 o'clock last evening, Mayor Armstrong presiding. Mrs. Emma Arnold was granted a free license to sell merchandise.

Frederick Langton and fifty-two others represented that they had a cause for complaint against the D. & R. G. Railroad. First—That their trains on Sixth West Street were run at a much faster rate than the law allowed, endangering the lives of persons traveling on that street. Second—That the company's method of adjusting losses was very unsatisfactory. Third—That the noise made by the whistle of the 9-40 freight train was entirely unnecessary—a long-drawn-out, ear-piercing shriek, which caused people in good health to shiver and those in ill-health to wish for the coming of the end. They ask that action be taken looking to the abolition of these evils. The petition, which is related to the first case, was referred to the committee on streets and alleys, with instructions to see that the railroad company ceased to violate the ordinance on public grounds. The unexpired passenger wagon license of Henry Moore was transferred to S. Jones.

C. D. Taylor represented that he was the lawful owner of a piece of ground, the title to which was in dispute. He asked that a mayor's deed be issued to him for the same. Referred to the committee on public grounds. Alfred Isom and other residents of H Street, asked that the water mains be extended three and one-half blocks south from Sixth Street, and guarantee to advance the usual three-fourths cost. Granted.

Thomas Fenton said he had learned that Seventh South Street was to be opened. It was fenced in with his property, and he asked to be allowed to remove the fence. Referred to the committee on streets and alleys.

Mary Gundersen was the owner of property at one time owned by the late Samuel George Reed, 54 feet of which was not included in the water rates for the six months ending December 31, 1887, have not been paid, are hereby notified that the same are delinquent and must be paid forthwith or the water will be turned off from the premises of said person as by law provided. Following is the section of Ordinance relating to the same: "If any person neglect, refuse or fail to pay his water rate within twenty days from the date of notice, the Assessor and Collector is authorized and empowered to have the water turned off from the premises of said person as assessed, and before the water shall be turned on again all delinquent water rates must be paid in full up to the end of the term as assessed, and 50 cents additional for expenses."

Respectfully, B. Y. HAMPTON, Assessor and Collector of Water Rates. Office No. 3, City Hall, Salt Lake City, October 26, 1887.

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John W. Young, president of the Salt Lake & Fort Douglas R.R., who had petitioned on Tuesday last, for a right of way along the east side of the city, was present at the meeting, and addressed the Council, saying he would be glad to know what determination had been made in reference to the petition of Salt Lake and Fort Douglas R.R. for right of way on the street east of Liberty Street. He was very desirous of knowing what determination had been reached, and would be glad if the Council would take the matter up.

Mr. Riter stated that several members of the committee on streets and alleys had visited the locality named, but had been unable to agree.

Mr. Young handed in a check of \$2,000 to be held by the city as a guarantee that the streets over which the road should run would be placed in good condition. Work, he said, was even now in progress on them, and they would be in good shape before long.

On motion the Council went into committee of the whole. Alderman Rydberg called the names of the members of the committee, and when the doors were reopened, the committee of the whole arose, having come to the same conclusion, and referred the petition of the Salt Lake & Fort Douglas railroad for right of way to the committee on streets and alleys, with the Mayor and Alderman Cope associated.

The Council then adjourned.

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Mr. Stayner was accompanied by his wife, who went east for the purpose of qualifying herself for the practice of electrotypy, which she was successful in doing.

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