

\$1,000 and the Tribune subtracted to about \$4,000 per year for printing our bills from \$2.10 to \$2.42. The difference being whether they are bound or not. The cost per issue for the Tribune is \$1.25, and for the Tribune it is \$2.25. The cost for printing our State reports is \$2.00 per page.

"While we do not feel particular in regarding the amount of expenses the Tribune incurs, we have been in touch with several newspapers in the Southwest, and have found that the cost of printing our paper is about the same as those papers, per page, \$1.10, decreased recently, per page, \$1.05, making a total actual cost of \$2.00 per page. We believe \$2.00 per page could be satisfactorily met by the publishing firms, which would make our printing add \$4,000 to our bill, or \$1,000 under the amount of \$5,000.

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## ARRAIGNMENT OF CASHIER JONES.

Appears in Court and Takes a Week's Time to Plead.

## TO ATTACK INFORMATION.

**Attorney Brown Gives Notice of His Intention to Attack Decisions by Judge Miles.**

A. H. Jones, ex-employee of the Utah Bank, appeared before Justice Joseph Noyce today and was informed he was called in on the charge of assault with intent to murder banker Joseph M. Smith in this city, on the 1st of December, 1898. The defendant took his seat at the bar and his attorney, Arthur Darrow, entered the court a few minutes before 10 o'clock and took up his seat before the witness. When the case was called he sat, paying strict attention to the reading of the information to Clerk Moore. When asked for the name of his lawyer he answered, "Attorney Brown" and added that the defendant will be given another week before entering his plea. Justice Noyce said he had no objection to the defense of his intention to attack the information. Attorney Brown did not say on what grounds he would base his motion, but it is understood that the material point is that Jones was not at a permanent home during the period of the trial and that he was witness to the transaction at the forthcoming trial.

John M. Chapman is senior attorney for defense, acting full time to support the ground.

For the removal of the administrator, Mr. George J. Davis, he bid \$100 for another week.

### Hockay Case Dismissed.

The case, wherein proceedings of George C. Clegg, against John Stock et al came up before Judge Miles yesterday afternoon, ended in a draw.

This is the case in which the court was asked to decide which of the two parties comprising the legal counsel of the plaintiff, Mr. Clegg and Mr. Clegg, was properly elected and the other disbarred. The effect of this ruling will be to prosecute the old case over by my self.

**GUARDIAN FOR L. T. HARDING.**

**Attorneys Saree the Bank Becomes Mentally Incompetent to Attend to His Affairs.**

Phineas M. Hartman filed a petition in the probate court today asking the appointment of a guardian for the person and estate of L. T. Hardinge, deceased.

Father says she is the daughter of Mrs. Hardinge and was born in health and that by reason of his age and infirmities is mentally incompetent and unable of attending to his business.

Judge Miles appointed attorney Jacob Lundquist, acting full time to him.

### COURT NOTES.

Judge Miles made an order today requiring Harry H. Taylor to pay his costs of \$1,000 and \$100 for the trial of the divorce suit recently instituted by Mrs. Taylor. The defendant was also ordered to pay \$50 to plaintiff's attorney.

The trial of the suit of E. M. Camp et al against the Salt Lake City Water Co. before Judge Miles yesterday afternoon resulted in the court finding the plaintiff guilty.

John M. Chapman is senior attorney for defense, acting full time to support the ground.

## PROTEST FROM FREDONIA.

**A Resident Objects to Being Annexed to Kane County.**

Providence, Ariz., Feb. 2, 1899.

To the Editor:

I would like to make a few remarks in regard to the Arizona strip that the Kane county representatives, Hon. Joseph E. Robinson, made mention of in your paper of January, 1899. I agree with Mr. Robinson that the people of the Arizona strip are a country for growing grain, corn, etc., miles, etc., and that it is inconvenient to get the county seat moved to the strip.

In regard to its being a very plainly defined boundary, I think that the majority of the residents there would prefer to have the county seat moved than the other way around. A rocky hill is looked for where the mountain range set off the strip, which will probably be the new county line.

**Defendant's New Testimony.**

In the recent account of the trial between Judge Marshall and the Federal court last December, in the case of the United States vs. Justice Joseph Noyce, it was mentioned that the defendant had been present at the trial, but that the witness was not called to testify. Justice Noyce was asked if he had any witness to the trial, and he said, "No, I have none."

He then turned to the other defendants. Now, we notice and say the "None" was never mentioned. Our friends, however, did not justify us in our work tending to legitimate his confederates and not giving him a chance to defend himself. Now, "None" makes the contention.

**Defenses by Judge Miles.**

Judge Miles rendered decisions in the following cases today:

Lake v. Birchell vs. Libbie A. Miller motion to strike out an item of \$17,000 in the indictment.

West Point Irrigation company vs Mount Pleasant Irrigation company for new trial determined. Motion to strike out \$14 in costs denied.

Assumption of Charles M. Cannon & co. vs. the State of Utah, to pay interest on credits, etc. allowed.

Utah River Ditch company vs. the State of Utah, to pay interest on credits, etc. allowed.

Estate of James W. Wall, Jr., deceased, vs. the State of Utah, to pay interest on credits, etc. allowed.

State of Utah, motion of plaintiff to be permitted to file a supplemental complaint allowed.

**Probate Statutes.**

Points of Charles M. Cannon, deceased, vs. the State of Utah, to pay interest on credits, etc. allowed.

Utah River Ditch company vs. the State of Utah, to pay interest on credits, etc. allowed.

Estate of James W. Wall, Jr., deceased, vs. the State of Utah, to pay interest on credits, etc. allowed.

The hearing on the petition of Elias J. Brum and a dozen other heirs and executors of the late General George A. Smith.

**SECRET REMARKS.**

The Causes Into New York with Smashed Boots and a Portable Ironing.

New York, Feb. 11.—The English-American live steamer *Pioneer* took the long passage this morning, after the longest passage the steamer ever made across the Atlantic and one of the roughest in the experience of her officers and crew. The ship left Liverpool on Jan. 25, and reached New York yesterday.

The steerage passengers were all well.

The morning of the 25th, the ship was

driven into a gale of wind.

The weather was bad, but the ship was

well up to the strain of the gale.

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