

OGDEN.

DIXIE, UTAH. - Sept. 17, 1895.

The Bay Utroar.

Ram Kohn, the boy crat, has received an invitation from the Jewish Board of Trade, Salt Lake City, to be present at the services of the Jewish New Year and also the Day of Atonement and deliver a sermon on each of the days. The young man has accepted. "The great merit of his lecture will be that the great sacred foundation of Judah still in existence" and "How valuable are the great everlasting pillars of father and mother."

Batten Eggs.

Thirty cases of rotten eggs were brought up from San Lake and disposed of to Ogden institutions at reduced prices. We have been told that the Hall-Law police have been arrested and Merton will be arrested.

Bear River Water.

Dr. Graves has made his report regarding the water furnished the city by the Bear river water works:

Benton—Neutral.

Hancock—Favor.

Sulphurated Hydrogen—Alkaline.

Metals Sulphurates—Alkaline.

Nitrate—Alkaline.

Ammoms and Organic Matter—Minuscule quantities decompose easily.

Ammonium Chloride—Astringent.

Minuscule quantities decompose easily.

M. N. GRAVES,

City Physician.

200 Men Laid Off.

The Southern Pacific are laying off some 200 men between Ogden and Wadsworth and compensation being off the passenger leaving at 2:30 p.m.

PROVO.

PROVO, UTAH. - Sept. 17, 1895.

PROVO CLAIMS INTEREST

In the Lakes at the Head Waters of Provo River.

At a special meeting of the city council held yesterday afternoon, a report was presented by J. E. Booth from the special committee appointed by the council to regulate the distribution of Provo river water. The report called attention to the fact that steps were being taken to divert the water from the lakes at the head of Provo river with a view to make these reservoirs for Salt Lake county, and recommended that steps be taken to protect the interest of Provo city and the Utah Mountain companies in the water of said lakes.

The recommendation was adopted and committed to Booth and Committee. Booth was appointed with a Watermaster Alford and such work as was necessary to protect the interests of the city.

This morning Watermaster Alford, C. H. Johnson, and others went for the lakes, and will be followed by Mayor Booth and McEwan tomorrow.

FIRST SERGEANT.

The case of Alex Jennings vs the Esquire Co. was discussed upon the floor of the Legislature. The bill was a \$10,000 libel suit brought by Jennings on the grounds that the Esquire company had published a newscast to the effect that Jennings was in the county jail and was wanted by the law. Mr. Jennings was in jail at the time on a charge of obtaining money under false pretenses, and the service was merely in stating the nature of the offense.

Dixy Smith, at Provo, was sentenced to one day in the penitentiary for forgery, in which he was plainly guilty. The court for the first time in its history that Mr. Smith had made every effort to right the wrong he had committed, by trying to marry the girl, and that she had refused. Also that he was a very poor, though good character, and that his greediness was dependent upon his her support.

H. S. Sturgeon was arraigned on a charge of forgery, committed by writing on a bill of exchange for \$12, and Chester M. Hinckley to pay it. He took till tomorrow to pay it.

In the case of the People vs John C. Sullivan, by consent of the parties, former places of guilty admissions and promises were withdrawn.

The jury in the case of Springville vs Hansen, Bremner et al., brought in a verdict of guilty with a recommendation of mercy. Defendants were found guilty.

The grand jury reported two indictments against the laws of the United States and eight under the laws of the Territory.

James Stevenson, of Provo, was at

on an indictment charging him with conspiracy with Mary Harvey on December 1, 1894. He left the city Saturday night at 10 o'clock to clear.

The case of J. D. Parker vs George Taylor was discussed by committee. The case of Anna K. Ford vs Lawrence Lund et al. was mentioned. The roll was brought to round 500, the number of a horse, which was the subject of a suit for damages from many years ago, but never had come in Court since, in Cache City. Verdict for plaintiff.

In the case of C. G. Ward vs Thomas Hedges, a verdict was given in favor of the plaintiff, the attorney for the south.

The case of T. C. Clever vs John M. Edwards and Otto C. Edwards was also mentioned. The trial was suspended for damages on plaintiff's land.

David Blaine has commenced suit to collect \$12,228 on three promissory notes of James F. Moore.

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