

SETTLEMENT OUT OF COURT.

This the Outlook in the Lodge Embellishment Case.

COMPROMISE IS TALKED OF.

Defendants Ask for a Continuance for Fifteen Days—Will Try to Get Together.

The I. O. O. F. lodge embellishment case, which has been on trial for several days, will be continued for fifteen days in order to give the parties an opportunity to effect a compromise. This statement was made after the attorneys and parties to the action had held a private consultation in Judge Morris' private room. The case was submitted to Judge Booth with the understanding that he would be notified within 15 days as to whether or not the case had been compromised and whether or not he would have to pass on it. The terms of the compromise have not yet assumed a definite shape and the attorneys and parties are expected to be at the court at the present time. It is known, however, that several monetary propositions and other matters have been submitted and are now under consideration.

WITHERINGTON'S CONDITION.

Man Shot Last Week Reported to be Getting Better.

Word was received from the Holy Cross hospital this morning that Robert W. Witherington, who was shot last week, is getting along as well as should be expected under the circumstances, and that there was no reason to fear of his death, at least not in the immediate future, unless the patient tried to exert himself. The bullet still in his leg, and no attempt has been made to extract it as yet. The police have decided to hold Witherington when he recovers as the man that was connected with the Sierra Nevada case blowing away. Yesterday Chief Paul and Captain Durbridge had a talk with the man but he refused absolutely to give any information. He has been definitely settled that the man is an ex-convict, having served terms in California. The police have other information almost beyond doubt that he was mixed up in the safe robbery and that the shooting was the result of a quarrel over the division of the money.

SENTENCED TO DIE.

Six Horses Executed by the Bullet by Sperry Today.

Few of the citizens of Salt Lake were aware of the fact that today six guine prisoners of the city were sentenced to die, and that the execution actually took place shortly before noon. Nevertheless, this is a fact. The animals were taken by Officer Sperry to a lonely spot north of the Warm Springs and shot to death according to the heaviest military regulations. The prisoners were six worn out horses. They have been kept in the stry pound until the city got tired of feeding them and ordered them shot.

On the road out to the scene of execution, a stranger stopped Sperry and asked the following questions: "What are they doing here?" "What are those horses doing here?" "That horse?" demanded Sperry. "Why that horse factory," repeated the stranger. "Why I don't know anything about any horse factory," said Sperry in a tone of voice that indicated that he was not an officer. "Well," replied the stranger, "I thought there might be a horse factory around here. I see you have six frames here."

STREET CAR COLLISION.

Waiting Time Near Third West and Third South This Morning.

There was a very exciting time at the intersection of Third West and Third South streets this morning, when two cars attempted to pass on the same track at 3:30. It was the old story of the motorman eating his breakfast while the conductor held up the car for twenty minutes. After the drivers had subsided and the broken glass had settled down it was found that car No. 11 had hit the bigger portion of its side while car No. 12 had not a scratch. The driver of the platform also appeared to be in a disgraceful condition. Apparently the accident happened owing to the great pressure of the rails, it being impossible to allow the Jordan bridge car to sit fully on the siding. Several of the passengers on the information-bound cars were slightly cut by glass while John Trewhella, who was standing on the front platform, took a header into the road, much to the general merriment of the bystanders.

DECAPITATING MESSENGER.

Youngster Who Got Away With \$130 Caught in Colorado.

Word was received at police headquarters last night of the capture of a Green, the messenger boy who was caught by the Western Union Telegraph office about three weeks ago with \$130 of Ada Wilson's money in his possession. The boy was caught at Junction, Colo., and is being held by the authorities.

Chief Paul said this morning that he did not know whether the messenger boy had been sent to bring the bank back or not. He said that the boy was not asked for, but it is the opinion of the chief to have Green caught back no matter what cost.

At the time the offense was committed, Green was a messenger for the telegraph company. A call from Ada Wilson's place was received and Green was sent to answer it. The woman was the boy \$130 to deposit in a bank. The last day saw of him or the money.

DENVERITES ARE FEELING JOYFUL.

Sentiment in Queen City Regarding the Moffat Road.

MAPLE LEAF NOW IN OMAHA

Grade Down From Fort Dodge to the River and Tracklaying Now Actively Under Way.

General Agent Starkweather of the Chicago Great Western has returned from a visit east to headquarters. He brings back with him word that within four months the Maple Leaf will be running trains into Omaha. He says that the entire grade from Fort Dodge to the river has now been constructed, and tracklaying and ballasting are proceeding apace.

Another piece of railroad news that he brings with him is to the effect that when he stopped off at Denver on his way home that he found everyone decidedly enthusiastic regarding the building of the Moffat road. Since the announcement that all difficulties regarding the raising of the necessary \$22,000,000 for active construction had been swept away and Mr. Moffat had succeeded in floating the necessary bonds in New York, Denver has been, to say the least, slightly jubilant over the outlook, with the result that even the skeptics are now falling into line and predicting that the road will be most surely built in the very near future. In the Denver papers Mr. Moffat is quoted as saying that the connections at Salt Lake did not worry him in the least, as the character of the road was built through line from Denver to the coast, and the road will be built in satisfactory arrangements are not forthcoming at this end of the line.

Mr. Starkweather says that every railroad man he talked to in Denver expressed himself to the effect that the road would be built through line from Denver to the coast, and the road will be built in satisfactory arrangements are not forthcoming at this end of the line.

WANT FRANCHISE.

Property Owners at Mill Creek Take Steps to Secure Suburban.

A meeting of the property owners along Fourteenth South and the county road to Sixteenth South, convened at the residence of Mr. J. H. Hamilton, yesterday evening for the purpose of taking steps towards promoting the granting of a franchise to the Salt Lake and Suburban Railway company. The meeting was held on Sixteenth South that runs to Mill Creek canyon.

The first order of business was the election of A. P. Judd, chairman, and J. H. Hamilton, secretary. The meeting was then opened by J. H. Hamilton, who stated that the purpose of the meeting was to take steps towards promoting the granting of a franchise to the Salt Lake and Suburban Railway company. The meeting was then opened by J. H. Hamilton, who stated that the purpose of the meeting was to take steps towards promoting the granting of a franchise to the Salt Lake and Suburban Railway company.

HEAVY EXPORT.

California Now Shipping Fruit to Europe in Large Quantities.

W. H. Snedaker, general agent of the freight and passenger departments of the Illinois Central at San Francisco, is in Salt Lake today on one of his frequent trips to the coast. During his visit this morning he stated that the fruit shipments out of California this season were never before so heavy. "California is now shipping fruit to Europe as has never before been attempted," he said, "and in order to catch the European holiday trade there has to be a steady movement. The season is about three weeks later than last year, which makes a difference, so that the late peach, grapes and the dried fruit are now all coming in in a bunch." The export of the fruit he said took all the way from three weeks to 60 days are the carload lots were landed in Covent Garden market in London.

SPIKE AND RAIL.

The Chicago & Alton has made a new deal in the dispute over the road advertising. This time beneath the Alton sign appears the picture of a convict in stripes in his cell writing a communication to his wife.

F. J. Haynes of the Yellowstone National Park state line, is in Salt Lake today. He says that the business there is now in a very heavy season. He has been during the season that has now just closed.

The freight meeting between the representatives of the Union Pacific, Oregon & California, and the B. & N. in the office of Acting Traffic Manager T. M. Schumacher was resumed this morning.

T. M. Baird has resigned from the engineering staff of the Oregon Short Line. He goes as assistant to John C. Harris, recently appointed chief engineer of a Washington road.

TO CURE A LION IN ONE DAY.

Take Laxative Broom-Quinine Tablets. All drug stores sell the money if it fails to cure. E. W. Grove's signature is on each box. 25c.

COURT GRANTS A RESTRAINER.

United States Company Cannot Mine Northern Light Ores.

OPINION FAVORS IVANHOE.

Dominate On Bodies Involved in This Case of Apex Are Worth Millions of Dollars.

Judge Marshall in federal court session this morning rendered an opinion in the case of the Ivanhoe Mining company and the United States Mining company. The court granted the petitioners an order restraining the defendants from operating certain immense ore bodies under the surface of the Ashland mining claim and also under the Northern Light claim, the said ore bodies being claimed by the plaintiffs under the right of Apex.

The plaintiffs alleged that the apex to a certain vein rich in minerals is on the Ashland mining claim owned by the Ivanhoe company, and that it can be mined for 90 feet in the said claim. This vein has been followed under Ashland surface and into the Northern Light claim owned by the United States Mining company and extensively developed with it with the result that an immense amount of ore has been opened up and some taken out.

The order just issued by the federal court restrains the United States Mining company from operating the Northern Light ore bodies and from marketing the ore now on the Northern Light dump pending the trial of the case, which seriously involves the ownership of the ore bodies estimated to be worth millions of dollars.

The court held that the complaints had presented sufficient grounds to warrant the issuance of a temporary restraining order against the defendants, who are accordingly ordered to discontinue operations on the vein described in the complaint. The alleged apex has a width of 900 feet and the defendants are restrained from operating in it on its dip between parallel vertical planes 900 feet apart.

SUIT FOR PARTITION.

H. Pauline White Wants Some of Filadelfia Hamilton's Property.

H. Pauline White filed suit today in the district court against Adolph T. Vollmer, guardian of the person and estate of Filadelfia Hamilton, an incompetent person for the partition of the north three-quarters of lot 4, block 2, plat 3, which, it is alleged, is owned in common by the plaintiff and the said Filadelfia H. Hamilton. In case the partition cannot be had, the plaintiff asks that the property be sold and the proceeds divided equally between the parties to the action.

For Letters of Guardianship.

Philip H. Fitzmaurice today petitioned the court for letters of guardianship upon the person and estate of Philip A. Fitzmaurice, Walter Fitzmaurice, Nellie Fitzmaurice and Marie Fitzmaurice, minors. The estate of said minors consists of a part of lot 4, block 49, plat A. It is valued at \$45,000.

Mrs. Irlig Gets Divorce.

Judge Stewart today granted Nellie Irlig a divorce from her husband, O. H. Irlig, on the ground of desertion and failure to support. The couple were married in this city Jan. 27, 1892, and on April 21, 1893, the defendant deserted plaintiff. Mrs. Irlig was awarded the custody of their two minor children, and was allowed \$1,000 permanent alimony and \$75 attorneys' fees.

POLITICAL POINTERS.

Hon. Joseph Howell, Lewis T. Cannon and C. P. Larson will speak at Stirling tomorrow afternoon, and at Mantle tomorrow evening. On Wednesday night Messrs. Howell and Cannon will be at Nephi.

Tomorrow night Col. George B. Squires, Carl A. Badger and William Shy will hold a meeting at Grantsville.

Hon. George A. and Jesse M. Smith speak at Bountiful this evening. Tomorrow night the former will address a meeting at Willard, Boxelder county.

On Tuesday night J. E. Bagley and John Bowman will expound Republicanism at Milton, Morgan county.

A. B. Irvine and C. W. Watts open the Republican Millard county campaign at Seiple tonight. Tuesday they will speak at Holden, Wednesday at Kanab, Thursday at Hatch and Friday at Panguitch. Saturday at Deseret and the Monday following at Hinkley and Abraham. On the 21st they will speak at Leamington.

Judge King will speak at Spanish Fork this evening.

The Republican county committee is busily engaged arranging a list of speakers for the present week. The meetings will begin on Wednesday.

C. M. Jackson, who returned Saturday from Wasatch, says that that county will surely go Democratic.

L. R. Martineau of Cache informs the Democratic state committee that he will not be able to take part in the campaign.

The Democratic district chairman of the Second precinct will hold a meeting at the Kaufman's this evening.

Senator Rawlins starts out this week for a tour of Emery, Carbon, Grand, Wayne, Iron, Piute and Beaver counties.

WORK OF BOYS.

Break Into a Repair Shop and Steal Fifteen Dollars.

Either Saturday or Sunday night a gang of boys broke into a repair shop opposite the police station and made off with some tools. They then broke open a desk and took therefrom \$15 in cash. The matter was reported to the police and Detective Chase made an investigation. It is said he has a clue as to the identity of the boys.

SALOONMAN FINED \$50.

Judge C. B. Diehl was on the bench this afternoon having returned from San Francisco. The first case before him was that of Robert White proprietor of the Pullman Buffet on East Temple street. He was charged with violating the Sunday liquor ordinance. The officers found the place open yesterday and they were selling liquor. White pleaded guilty and Judge Diehl imposed a fine of \$50.

STEEL BRIDGE FOR SNAKE RIVER

One to be Erected 20 Miles East of Shoshone Falls.

MATERIAL NOW ORDERED.

Will be Controlled by Colonel Miller and Frank Knox of this City And Will Cost \$1,600,000.

Announcement was made this morning by Col. S. B. Miller of this city that all materials for a fine steel suspension bridge to be immediately erected across the Snake river in Idaho, have been ordered while some of them are already en route to what will be the scene of operations, about 20 miles east of Shoshone Falls.

The bridge which will be located at the Cedars in Cassia county will be 16 feet in width and the main span between two towers will be 125 feet in length while the approaches will each be about 50 feet long.

The bridge, while primarily for the use of the Twin Falls Land and Irrigation company, which is controlled by Col. Miller and Frank Knox will enable sheepmen to quickly cross the river. Sheepmen have had to cross their flocks by ferry and the improvement will be much appreciated. Col. Miller states that the bridge will be completed within a month or six weeks, while his company will energetically push the building of several dams, the installation of a power house, and the building of no fewer than three great irrigation ditches over 250,000 acres and it is estimated that \$1,600,000 will be spent in its reclamation and colonization by the company.

AMUSEMENTS.

The notice in the Saturday "News" that the management of "The Bonnie Brier Bush" company had consented to allow Mr. R. C. Easton to give a song recital at the Tabernacle Friday afternoon was greeted with genuine pleasure by all the popular singer's friends. The pleasure will be heightened when it is known that the recital will be accompanied with the regular organ recital. Prof. McCallan kindly consenting to the arrangement. In addition, the Tabernacle choir will be heard in one or two numbers, and Miss Emma Langley, as soon as she heard of Mr. Easton's affair, telephoned from Provo that she would forego her departure for the coast on Friday, in order to take part in her services were needed. Her kind offer was, of course, accepted, and Miss Gates and Mr. Easton will probably render a duet. Mr. Easton's numbers will be almost entirely made up of his Scotch repertoire. A uniform admission price of 50 cents has been fixed and the affair will take place at 7:30 p. m. Friday.

The advance sale for "The Bonnie Brier Bush" opens tomorrow. Mr. Easton anticipates a regular old time rush.

The theatre tonight will be occupied by the historic artist known as "Invisible Fingers."

Tomorrow Herne's "Hearts of Oak" opens an engagement of two nights and a Wednesday matinee.

At the Grand this evening "The Denver Express" opens for an engagement of three nights and a Wednesday matinee.

TEXT-BOOK CASE.

In the text-book case, Stewart T. Tanner vs. A. C. Nelson, state superintendent of instruction, respondent's attorneys presented a motion to strike appellant's brief from the files on the ground that it was not filed within the time allowed by the rules of the supreme court. The motion was submitted to the court.

OTHER CASES.

The case of Salt Lake City et al vs the Salt Lake City Water & Electric Power company et al was set by the court for hearing on Oct. 13. The case of Daniel L. Davis vs the Utah Pacific Railway company was placed on the calendar and set for Nov. 2.

The case of the state ex rel Fred Hansen et al vs Charles H. Hart, judge of the first district court, was submitted to the court. The action is a petition for a writ of mandamus to compel Judge Hart to grant plaintiffs a jury trial for a case pending in his court. Judge Hart ruled that the case was an equity case and should be tried by the court and not by jury.

WANTED A JURY.

The case of the state ex rel Fred Hansen et al vs Charles H. Hart, judge of the first district court, was submitted to the court. The action is a petition for a writ of mandamus to compel Judge Hart to grant plaintiffs a jury trial for a case pending in his court. Judge Hart ruled that the case was an equity case and should be tried by the court and not by jury.

TEXT-BOOK CASE.

In the text-book case, Stewart T. Tanner vs. A. C. Nelson, state superintendent of instruction, respondent's attorneys presented a motion to strike appellant's brief from the files on the ground that it was not filed within the time allowed by the rules of the supreme court. The motion was submitted to the court.

OTHER CASES.

The case of Salt Lake City et al vs the Salt Lake City Water & Electric Power company et al was set by the court for hearing on Oct. 13. The case of Daniel L. Davis vs the Utah Pacific Railway company was placed on the calendar and set for Nov. 2.

ABE MAJORS' CASE ONCE MORE

Supreme Court Opens the New Term This Morning.

THE SECOND APPEAL TODAY

October Session Hears Promise of Being a Very Busy One for the Supreme Justices.

The supreme court opened its October term this morning with Justices Baskin and Hatch and Judges Charles H. Hart of the first district court, on the bench. This term will be a very busy one as there are nearly 90 cases on the calendar. The first case called was that of the state vs James Morgan, commonly called Abe Majors, who is charged with the murder of Capt. Brown of the Ogden police force, in 1900. This is the second appeal of the case to the supreme court. On the first trial he was convicted of murder in the first degree. The supreme court then granted him a new trial, upon which he was found guilty of murder in the second degree and sentenced to life imprisonment. The case was today continued for the term upon the agreement of the attorneys.

THE CASE OF THE STATE VS PETER P. MICKLE, Joseph Swasey and Lee McDonald, who were convicted of grand larceny and sentenced by Judge Johnson, in Emery county, on Feb. 23, 1901, to three years in the state prison, was argued by the attorneys and submitted to the court. On July 15, 1901, the defendants appealed to the supreme court and the judgment of the lower court was affirmed. They then moved for a new trial on the ground of improper conduct of one of the jurors on the former trial, whom they alleged had expressed an opinion as to the guilt of the defendants before being summoned as a juror. The motion was overruled and it is from that decision that the second appeal to the supreme court was taken.

DR. MORREY'S BONDSMEN.

The case of the state vs Webb Green and W. D. Canfield was also argued and submitted. The action was brought by the state to collect \$1,000 on the bond of H. P. Morrey, who was convicted of adultery in Sanpete county on Jan. 24, 1902, and who, upon the second trial of the case which was granted him by the supreme court, failed to appear for trial and his bond was declared forfeit. In the court below the state recovered judgment for the full amount of the bond against the bondsmen and they appealed to the supreme court.

ADMITTED TO BAR.

Walter W. Little, Claudius L. King and Frank Evans were admitted to the bar of the state by the committee of bar examiners, which is composed of Atty. Frank Pierce, George F. Goodwin and Dennis Elchior. Atty. Joseph C. Chee, formerly of Indiana, now of Ogden, was admitted to the bar of this state upon motion of Atty. W. R. White. John A. Larson, formerly of Montana, now a member of the firm of Nye & Largent of this city, was admitted to the bar upon motion of Mr. Nye.

POSTOFFICE MATTERS.

Receipts in Utah, Idaho and Wyoming for the Fiscal Year.

[Special to the "News."] Washington, D. C., Oct. 13.—A post-office has been established at Price, Shoshone county, Idaho, by the postmaster, Price as postmaster. Postoffice at Pryor, Idaho, county, Wyoming, discontinued, mail to Toile.

The report of the superintendent of the postoffice department for the fiscal year ending June, shows the number of presidential postoffice aggregate receipts for the year with Utah 12 offices, amount \$257,539, Idaho 26 offices, amount \$126,215, and Wyoming 15 offices, amount \$65,846.

GIRL IRREFORMABLE.

Is Returned to Salt Lake Officials Who Are Exceedingly Puzzled.

The question which is now puzzling the minds of County Atty. Christensen and his deputies is as to what disposition to make of Eva Jaspersen, a 14-year-old incorrigible who has just been returned from the state industrial school to her home. The girl has been a term in the insane asylum at Provo and later was sent to the reform school. She has now been sent back to the school and the question is as to what disposition to make of her.

Now just what action to take in her case seems to be a puzzle. She is too incorrigible to be turned loose and allowed to follow a life of crime, and she has been to the insane asylum and returned from there with no offense for which she could be sent either to the county jail or the state prison.

Mrs. Christensen has decided to hold a consultation this afternoon with the girl's mother and County Physician Mayo, with a view to giving her another trial at the insane asylum.

LATE LOCALS.

James Sinneth, formerly of South Wales and now of this city, was admitted to citizenship today by Judge Stewart.

At the meeting of the ministerial association this morning nothing was done outside of listening to the regular monthly paper which was this time prepared by the Rev. D. A. Brown of the First Baptist church. The subject of the paper was evangelism, and the address was listened to with interest by the ministers, the full membership of the association nearly being present. A number of minor matters were attended to and the meeting adjourned.

Hon. Rufus E. Wells, accompanied by his wife and daughter, left last night on a flying trip to New York. Mr. Wells goes to confer with the officials of the Mutual Life Insurance company of which he is the resident agent, relative to the business in this field.

The contest case in the United States land office which is known as the W. C. Hall and Garn Oil company vs the State of Utah, has been adjourned until Nov. 23, in order that some more witnesses may be forthcoming. The case is creating considerable interest in oil circles, as it is the first of its kind to have been brought in the state, and the outcome will be watched with interest, as it affects the filing for oil on lands that have been purchased by the state.

John Halfin has filed suit in the district court against James Quick and Salt Lake City to quiet title to lots 6, 7 and 8, block 1, Quincey and Gillespie subdivision of block 44, plat C.

George A. Love today filed suit in the district court against Benjamin T. Lloyd to recover \$105.48 on a judgment rendered against defendant in the Third district court on November 15, 1900.

WOMAN CIGAR MAKER.

Only One in City in Jail Accused of Insanity.

Mrs. Louise Damann, who has the distinction of being the only woman cigarmaker in this city, has been placed in the county jail pending an examination as to her sanity. About three days ago she became violently insane and tore off all her clothing and refused to eat. When Sheriff Taylor went to her residence, 12 south West Temple street, to take her to the jail, she resisted very forcibly and had to be carried to the cell. Since her incarceration she has refused to eat. The unfortunate woman labors under the hallucination that she has been hypnotized and is under the control of an imaginary person.

Mrs. Damann has been in this city about ten years and has been running a cigar factory of her own, doing her own work and placing her own goods. Her sister, Mrs. Emily Ramsey of Portland, Ore., has been notified of her condition.

USUAL NIGHT HOLDUP.

George B. Sharp, a fireman on the Rio Grande, was held up last night under the glare of an electric light in the very heart of the city. The holdup occurred at the corner of Second South and Third West streets, and when it was all over Sharp was minus a gold watch valued at \$45 and \$33.30 in cash. Two men did the job and an equal number of Salt Lake's policemen are now looking for them. The chances for their apprehension, however, are very slight.

LITTLE CIGARETTE FIEND.

A Twelve-Year-Old Smoker Sent to the Reform School.

At the careworn, 12-year-old boy, was committed to the state industrial school this morning by Judge Stewart. Careworn has become addicted to the use of cigarettes to such an extent as to injure his health. He is entirely beyond the control of his parents and is an habitual truant from school.

Leah Taylor, a 16-year-old boy, who was also charged with incorrigibility, was discharged upon his promise to get a job and reform his conduct.

WOMAN CIGAR MAKER.

Only One in City in Jail Accused of Insanity.

USUAL NIGHT HOLDUP.

George B. Sharp, a fireman on the Rio Grande, was held up last night under the glare of an electric light in the very heart of the city. The holdup occurred at the corner of Second South and Third West streets, and when it was all over Sharp was minus a gold watch valued at \$45 and \$33.30 in cash. Two men did the job and an equal number of Salt Lake's policemen are now looking for them. The chances for their apprehension, however, are very slight.

LITTLE CIGARETTE FIEND.

A Twelve-Year-Old Smoker Sent to the Reform School.

At the careworn, 12-year-old boy, was committed to the state industrial school this morning by Judge Stewart. Careworn has become addicted to the use of cigarettes to such an extent as to injure his health. He is entirely beyond the control of his parents and is an habitual truant from school.

Leah Taylor, a 16-year-old boy, who was also charged with incorrigibility, was discharged upon his promise to get a job and reform his conduct.

ADOPTED A CHILD.

William G. Locke and wife Lena Locke today appeared before Judge Stewart and legally adopted Ada Mildred Davidson, the 4-year-old daughter of Charles Davidson, who resides at Elginham. The mother of the child is Philadelphia and the father gave his consent to the adoption. The child will take the name of Ada Mildred Locke.

Y. M. C. A. NIGHT SCHOOL.

The night school of the Y. M. C. A. will open in the rooms of the association this evening. A large number of pupils have signified their intention of taking advantage of this chance of adding to their store of knowledge. The following list of teachers have engaged for the term:

O. W. Lilly, member American Society Mechanical Engineers—chief draftsman motive power and mechanical department, S. L. railway, architectural and mechanical drawing.

Paul C. Withrow, draftsman M. P. and M. department O. S. L. railway, mechanical and architectural drawing.

Ernest Scott, departmental instructor Varsity school, grammar, reading and spelling, arithmetic.

Miss Eva Jaspersen, formerly principal of the McGinnis Shorthand school, shorthand, typewriting.

W. T. Waltz, eight years principal Fremont and commercial department, bookkeeping, penmanship, commercial law, commercial correspondence.

POSTOFFICE MATTERS.

Receipts in Utah, Idaho and Wyoming for the Fiscal Year.

[Special to the "News."] Washington, D. C., Oct. 13.—A post-office has been established at Price, Shoshone county, Idaho, by the postmaster, Price as postmaster. Postoffice at Pryor, Idaho, county, Wyoming, discontinued, mail to Toile.

The report of the superintendent of the postoffice department for the fiscal year ending June, shows the number of presidential postoffice aggregate receipts for the year with Utah 12 offices, amount \$257,539, Idaho 26 offices, amount \$126,215, and Wyoming 15 offices, amount \$65,846.

GIRL IRREFORMABLE.

Is Returned to Salt Lake Officials Who Are Exceedingly Puzzled.

The question which is now puzzling the minds of County Atty. Christensen and his deputies is as to what disposition to make of Eva Jaspersen, a 14-year-old incorrigible who has just been returned from the state industrial school to her home. The girl has been a term in the insane asylum at Provo and later was sent to the reform school. She has now been sent back to the school and the question is as to what disposition to make of her.

Now just what action to take in her case seems to be a puzzle. She is too incorrigible to be turned loose and allowed to follow a life of crime, and she has been to the insane asylum and returned from there with no offense for which she could be sent either to the county jail or the state prison.

Mrs. Christensen has decided to hold a consultation this afternoon with the girl's mother and County Physician Mayo, with a view to giving her another trial at the insane asylum.

LATE LOCALS.

James Sinneth, formerly of South Wales and now of this city, was admitted to citizenship today by Judge Stewart.

At the meeting of the ministerial association this morning nothing was done outside of listening to the regular monthly paper which was this time prepared by the Rev. D. A. Brown of the First Baptist church. The subject of the paper was evangelism, and the address was listened to with interest by the ministers, the full membership of the association nearly being present. A number of minor matters were attended to and the meeting adjourned.

Hon. Rufus E. Wells, accompanied by his wife and daughter, left last night on a flying trip to New York. Mr. Wells goes to confer with the officials of the Mutual Life Insurance company of which he is the resident agent, relative to the business in this field.

The contest case in the United States land office which is known as the W. C. Hall and Garn Oil company vs the State of Utah, has been adjourned until Nov. 23, in order that some more witnesses may be forthcoming. The case is creating considerable interest in oil circles, as it is the first of its kind to have been brought in the state, and the outcome will be watched with interest, as it affects the filing for oil on lands that have been purchased by the state.

John Halfin has filed suit in the district court against James Quick and Salt Lake City to quiet title to lots 6, 7 and 8, block 1, Quincey and Gillespie subdivision of block 44, plat C.

George A. Love today filed suit in the district court against Benjamin T. Lloyd to recover \$105.48 on a judgment rendered against defendant in the Third district court on November 15, 1900.

WOMAN CIGAR MAKER.

Only One in City in Jail Accused of Insanity.

Mrs. Louise Damann, who has the distinction of being the only woman cigarmaker in this city, has been placed in the county jail pending an examination as to her sanity. About three days ago she became violently insane and tore off all her clothing and refused to eat. When Sheriff Taylor went to her residence, 12 south West Temple street, to take her to the jail, she resisted very forcibly and had to be carried to the cell. Since her incarceration she has refused to eat. The unfortunate woman labors under the hallucination that she has been hypnotized and is under the control of an imaginary person.

Mrs. Damann has been in this city about ten years and has been running a cigar factory of her own, doing her own work and placing her own goods. Her sister, Mrs. Emily Ramsey of Portland, Ore., has been notified of her condition.

USUAL NIGHT HOLDUP.

George B. Sharp, a fireman on the Rio Grande, was held up last night under the glare of an electric light in the very heart of the city. The holdup occurred at the corner of Second South and Third West streets, and when it was all over Sharp was minus a gold watch valued at \$45 and \$33.30 in cash. Two men did the job and an equal number of Salt Lake's policemen are now looking for them. The chances for their apprehension, however, are very slight.