

WHAT DOES GOULD PROPOSE TO DO?

Question May Be Answered at Meeting in Denver Monday.

PLANS ALMOST CERTAIN.

Annual gathering of Colorado Fuel & Iron stockholders should be interesting—Probable Actions.

The annual meeting of the Colorado Fuel & Iron company to be held in Denver next Monday will form an interesting and significant chapter in the industrial history of the west. Speculation is keen and many changes are expected. A peculiar situation marks the preferred stock and the action to be taken on this matter will be awaited eagerly. As there is said to be something like \$750,000 paid due on the stock the stock is selling on the open market at figures representing a smaller total than the dividends in the past a dividend of 40 per cent was declared on this stock. This came from accumulated payments. No hint is thrown out as to what will be done this year.

TO OBSERVE NEW RULE.

Another matter of national interest is the probable action regarding the Gould control of this company. It has been no secret that the Colorado Fuel & Iron company has been an allied industry of the Rio Grande and other Gould lines and as such made no secret of doing an interstate business in its products. When the interstate commerce commission got busy in the west some time ago this alliance or in other words, the Gould control of the manufacturing concern was one of the things which the commission obtained the information it desired it was pointed out that to continue such an alliance was a direct violation of the interstate commerce act which forbids railroad companies from having subsidiary companies doing interstate business in any commodities. Any coal or steel companies or any commodities of the kind can be controlled, managed and owned by railroad companies so long as their products are devoted to the use of the controlling railroads.

WILL RETAIN INTEREST.

Under this arrangement Gould can retain his control of the Colorado Fuel & Iron company. It has been said that Gould will retain his interest in the concern is practically certain as anything in the future can be. With his roads needing extensive changes and improvements and additional rolling stock he needs every bit of steel and material he can get. The great city of the railroads throughout the growing west has been the lack of rolling stock and facilities with which to handle the business growing in leaps and bounds.

FEW MONTHS LEFT.

"To hold or not to hold," is the question—and doubtless the problem will see a formal action taken at Monday's meeting of the concern around which all interest centers. Gould has until the first of this coming January to either get out of the Colorado Fuel or arrange to use its products himself. Unless either decision or the other is reached at Monday's gathering, a special meeting will have to be called within a short time, but there is little doubt but that necessary action will be taken at once.

LOSING ARRANGEMENT.

The details of the company's experience with the Colorado Fuel and Iron company and Wyoming railroads will probably be made public during the session. It is reported the C. F. & I. has lost \$1,000,000 as a result of traffic agreements with the owners of the two roads mentioned. They were owned by a C. F. Osgood originally and were the key to the control of the C. F. & I. when John W. Gates made a fight for it. When the contest was over Osgood is said to have borrowed money in the east on the road, letting them out of his hands this way. When the C. F. & I. was financed three years ago under the reorganization plan it made an agreement with the C. F. & I. and C. W. that they should have half the worth of business a year, but at no time has the business reached that figure. To keep the contract from cutting up the value of the roads they were purchased this year by the C. F. & I. The history of affairs leading up to this have been anticipated by the curious. Other developments are being awaited by followers of the finance game.

WM. HUNTSBERGER HOME.

Found Green River, Utah, Huntsberger—Big New Projects Progressing.

William Huntsberger, chief clerk in the Rio Grande's passenger offices in

Hood's Pills

Act on the liver and bowels, cure biliousness, constipation, morning and sick headache, break up colds, relieve uncomfortable fullness after dinner. Painless cathartic. 25c.

Peptiron Pills Ironize the blood, tone the stomach, aid digestion, and give restful sleep. Especially beneficial in cases of anemia, chlorosis, constipation, and indigestion. Two sizes: 50c. and \$1. Druggists or mail, O. I. HOOD CO., Lowell, Mass.

PLANS ALMOST CERTAIN.

Annual gathering of Colorado Fuel & Iron stockholders should be interesting—Probable Actions.

The annual meeting of the Colorado Fuel & Iron company to be held in Denver next Monday will form an interesting and significant chapter in the industrial history of the west. Speculation is keen and many changes are expected. A peculiar situation marks the preferred stock and the action to be taken on this matter will be awaited eagerly. As there is said to be something like \$750,000 paid due on the stock the stock is selling on the open market at figures representing a smaller total than the dividends in the past a dividend of 40 per cent was declared on this stock. This came from accumulated payments. No hint is thrown out as to what will be done this year.

TO OBSERVE NEW RULE.

Another matter of national interest is the probable action regarding the Gould control of this company. It has been no secret that the Colorado Fuel & Iron company has been an allied industry of the Rio Grande and other Gould lines and as such made no secret of doing an interstate business in its products. When the interstate commerce commission got busy in the west some time ago this alliance or in other words, the Gould control of the manufacturing concern was one of the things which the commission obtained the information it desired it was pointed out that to continue such an alliance was a direct violation of the interstate commerce act which forbids railroad companies from having subsidiary companies doing interstate business in any commodities. Any coal or steel companies or any commodities of the kind can be controlled, managed and owned by railroad companies so long as their products are devoted to the use of the controlling railroads.

WILL RETAIN INTEREST.

Under this arrangement Gould can retain his control of the Colorado Fuel & Iron company. It has been said that Gould will retain his interest in the concern is practically certain as anything in the future can be. With his roads needing extensive changes and improvements and additional rolling stock he needs every bit of steel and material he can get. The great city of the railroads throughout the growing west has been the lack of rolling stock and facilities with which to handle the business growing in leaps and bounds.

FEW MONTHS LEFT.

"To hold or not to hold," is the question—and doubtless the problem will see a formal action taken at Monday's meeting of the concern around which all interest centers. Gould has until the first of this coming January to either get out of the Colorado Fuel or arrange to use its products himself. Unless either decision or the other is reached at Monday's gathering, a special meeting will have to be called within a short time, but there is little doubt but that necessary action will be taken at once.

LOSING ARRANGEMENT.

The details of the company's experience with the Colorado Fuel and Iron company and Wyoming railroads will probably be made public during the session. It is reported the C. F. & I. has lost \$1,000,000 as a result of traffic agreements with the owners of the two roads mentioned. They were owned by a C. F. Osgood originally and were the key to the control of the C. F. & I. when John W. Gates made a fight for it. When the contest was over Osgood is said to have borrowed money in the east on the road, letting them out of his hands this way. When the C. F. & I. was financed three years ago under the reorganization plan it made an agreement with the C. F. & I. and C. W. that they should have half the worth of business a year, but at no time has the business reached that figure. To keep the contract from cutting up the value of the roads they were purchased this year by the C. F. & I. The history of affairs leading up to this have been anticipated by the curious. Other developments are being awaited by followers of the finance game.

WM. HUNTSBERGER HOME.

Found Green River, Utah, Huntsberger—Big New Projects Progressing.

William Huntsberger, chief clerk in the Rio Grande's passenger offices in

ANDERSON LICENSE CASE IS APPEALED

H. D. Standish Takes Issue With Judge Diehl's Decision in Police Court.

CLAIMS DOUBLE TAXATION.

Decision Adverse to Appellant Will Probably Result in Further Appeal to Supreme Court.

Another license case of importance was before Judge G. G. Armstrong in the criminal division of the district court today. The case is that of H. D. Standish, who was convicted of a misdemeanor in Judge Diehl's division of the city court and the hearing before Judge Armstrong is on the defendant's appeal from the city court. Standish is a milk dealer and he was arrested by W. J. Frazer, city food and dairy commissioner, on the charge of selling milk without a permit obtained from him under the provisions of the new pure food law. He was found guilty and fined \$25. The action was brought under section 256 of the city ordinance as amended.

The appeal will be fought on the ground that the license operates as a double tax and on the invalidity of the ordinance. Judge Armstrong has already ruled on a case of this sort, the case wherein the Christensen Shoe company appealed from a decision in the criminal division. In that case the ordinance was found to be invalid and was thrown out. The decision on appeal in the district court was for the city and another appeal has been taken to the supreme court. In the case of the city ordinance it is highly probable that the case will be taken to the supreme court for final disposition. These cases are in the nature of test cases and will decide the validity of the city ordinance providing for the license. The city ordinance is drawn in accordance with the provisions of the pure food laws of the state and the ordinance was passed at the last session of the legislature.

MARRIAGE ANNULLED.

Judge Morse Declares Union of Showers With Niece Illegal.

The sensational marriage of Charles E. Showers and Minnie A. Cornell was annulled yesterday afternoon by Judge Charles W. Morse in the Third district court. The decree annulling the marriage was secured at the solicitation of the woman, Showers, who is the uncle of the girl, being a brother to her mother. The ceremony was performed by the Rev. W. M. Paden, and the decree of the court holds that the license, the ceremony and the certificate were all illegal and void. The case arose from the fact that the girl, Minnie A. Cornell, was the daughter of a woman who was married to a man who was the brother of Charles E. Showers. The girl, however, was born in the family of the woman who was married to the man who was the brother of Charles E. Showers. The girl, however, was born in the family of the woman who was married to the man who was the brother of Charles E. Showers.

HUSBAND DOES NOT PROVIDE.

Ellen Wright has brought suit for divorce against her husband, William A. Wright, charging him with failure to provide the common necessities of life. They were married in Provo, Oct. 1, 1906, and for some time have been living in the city of Salt Lake. The husband has been neglectful, according to her complaint. There are three children as issue of the marriage of which the wife seeks the custody.

MARTHA WANTS TO BE SINGLE.

Mrs. Martha Hunter has filed suit for divorce against her husband, Harry Hunter, charging him with failure to provide. They were married Feb. 2, 1906, and his neglect is said to have caused her to leave him. Mrs. Hunter also wants the last two letters of her present surname removed by act of court, giving her the possession of her maiden name, Martha Hunt.

KONIGSBERG SUES COMPANY.

Charles S. Konigsberg has brought suit in the civil division of the city court against the West Coast Life Insurance company, seeking to secure \$247.96, claimed to be due him for services rendered. Konigsberg was arrested in this city some time ago on a warrant sent from Colorado issued on a complaint charging him with forgery. The complaint was filed in the division of the city court. When it was presented to Gov. Cutler for his approval, Atty. P. Christensen appeared before him and argued the case. He represented that there was malice in the prosecution and the papers were not honored. Konigsberg was formerly a superintendent of the company and he claims that they prosecuted him merely to annoy him, and that their complaint would not have stood in court.

WIFE DESERTED HIM.

G. H. Chilvers has filed suit for divorce in the Third district court against Agnes M. Chilvers. They were married Aug. 8, 1899, and the husband alleges that on their fifth wedding anniversary, Aug. 8, 1904, he was deserted by his wife without cause.

HJORTHS COME INTO COURT.

Mary Margaret Hjorth appears in the Third district court today as a would-be divorcee. She complains of her husband, Nels Peter Hjorth, that he fails to provide her with food, clothes and other necessities of life although he has the ability so to do. This action is in compliance with the duty of the court and asks that their marriage be dissolved, the custody of their child awarded to her, and that the husband be compelled to pay her \$25 per month for the support of herself and their child who is seven years of age. They were married in this city Dec. 8, 1896.

JAPANESE ESTATE IN COURT.

Rin Ono, a Japanese woman who died Aug. 17, 1907, in this city, left an estate valued \$800, money on deposit in a local bank. T. Miyasaka, a countryman, appears today in the court with a petition for letters of administration to be issued to A. H. Peabody. It appears that there are no heirs to the estate and the petitioner alleges that the money belongs to him.

APPEAL TO MANUFACTURERS.

Secretary of M. & M. Association Sends Out Letter to Utah Merchants.

Secretary L. J. Haddock, of the Manufacturers & Merchants' association, is busy sending out letters to the different manufacturing and mercantile

HOW TO PREPARE THE BEST REMEDY

Very Fine Prescription For Rheumatism and Kidney and Bladder Trouble.

FIX THIS UP YOURSELF.

Cut This Out and Save It or Hand To Some Afflicted One, as It Relieves Nearly Every Person Who Tries It.

A large health publication tells its readers of a number of simple and safe prescriptions that can be made at home. The following, however, for the cure of rheumatism and kidney and bladder trouble receives the greatest praise, viz., Fluid Extract of Sassafras, one-half ounce; Syrup of Marshmallows, three ounces. These simple, harmless ingredients can be obtained at any good prescription pharmacy at little cost and are mixed by shaking well in a bottle.

The dose for adults is a teaspoonful after each meal and at bedtime, drinking a full tumbler of water after each dose. It is further stated that this prescription is a positive remedy for kidney trouble and lame back, weak bladder and urinary difficulties, especially in cases of rheumatism and one of the best things to be used in rheumatism, relieving the aches and pains and reducing swellings in just a short while in a bottle.

A well-known local druggist states that this mixture acts directly upon the eliminative tissues of the kidneys; cleanses the spongy organs and gives them power to sift and strain the poisonous waste matter and uric acid from the blood which is the cause of rheumatism.

Cut this out and hand to some sufferer which would certainly be an act of humanity.

ESTABLISHMENTS THROUGHOUT THE STATE.

calling their attention to the work of the association, and asking their support of the same.

After briefly setting forth the causes that led up to the organization, the letter goes on to show what has already been accomplished as a result of organized effort of the part of the members; among other things it mentions the fact that hundreds of people are now buying home manufactured goods who previously had not done so. The letter also mentions the fact that the M. & M. association is now being organized in the various parts of the state for the same purpose.

A bureau of information for the benefit of inquiring investors from without the state is being maintained by the association. The bureau is in the chamber of commerce building 56-58 West Third South street, Salt Lake. Here also the association is one of three organs of the state, maintaining a veritable museum of exhibits of Utah—ducks, visited daily by hundreds of tourists and residents of the state.

SEVEN YEARS' LEASE.

Senator Bamberger also made an announcement of an interesting business nature. He said, "The Lagoon Resort company has found in manager Bergerman an exceptional and so excellent administrator, and he has managed the resort in such a thoroughly satisfactory manner that a contract has just been concluded with him giving a seven-year lease of the Lagoon. He has the authority to make such improvements as he may see fit to make, and add any feature he may consider of sufficient interest to warrant it."

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

PLANS FOR BIG BATHING POOL

Simon Bamberger Announces Big Changes at Lagoon for Next Summer.

IS LEASED FOR SEVEN YEARS

Manager Bergerman Signs Up and Will Handle the Property from This Time On.

There will be fresh water bathing at Lagoon next season! That has just been determined on, and the innovation which has been talked of for the last two or three years, is to be realized on the 30th of May next.

Senator Bamberger signed this morning the details connected with the proposition, had been carefully considered and decided on, and plans were drawn up by Architect Martin showing a plan representing an expenditure of \$15,000. The plan embraces the lake east of the island which is now being prepared by being gravelled and covered with white sand, so that the bottom will resemble Garfield where the sands of the lake bottom look so attractive. The water will be enclosed by a concrete wall 30 feet high, and the water will enter at the bathing grounds and then empty into the lake.

PLANS IN DETAIL.

In the center will be located a two-story bath house of attractive design, containing 30 dressing rooms, on each floor, the upper floor being designed for men, and the second for ladies, with a number of larger rooms for use when desired. The form of the house will be that of a Maltese cross. The center will contain a lounging room, equipped with every modern convenience, and only the best bathing suits the market can afford will be offered patrons. A woman attendant will be in wait for the ladies, and a swimming master, so that parents can safely send their children to the resort with the assurance that they will be properly taken care of in the water. A special feature will be the heating plant to be placed around the sides of the large bathing pool, so that should the water begin to get too cool, steam can be turned on, and a pleasant temperature maintained.

GOOD BATHING.

Fresh water bathing here has been obtainable only by going to Utah lake, excepting such irregular indulgence as may be had in the muddy waters of the Jordan Warm Springs lake, or near the mouths of the Weber or Bear rivers. While Salt water bathing is a local resort, there has long been a local desire for a variety of fresh water bathing, and the scheme to establish such privileges at Lagoon met with a ready response of approval from the public when first announced. That there will be a heavy patronage at the new bathing grounds goes without saying; the only trouble being to accommodate the number of people who will want to enjoy the privileges of the new bathing grounds, and their verdict is that "it is a good thing."

SEVEN YEARS' LEASE.

Senator Bamberger also made an announcement of an interesting business nature. He said, "The Lagoon Resort company has found in manager Bergerman an exceptional and so excellent administrator, and he has managed the resort in such a thoroughly satisfactory manner that a contract has just been concluded with him giving a seven-year lease of the Lagoon. He has the authority to make such improvements as he may see fit to make, and add any feature he may consider of sufficient interest to warrant it."

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

MAN AND WIFE ARRESTED.

Joseph Hamilton, who was injured in the Lagoon, was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car. He was arrested on the charge of being drunk and driving a motor car.

In the United States there are about 7 manufacturers of chocolate from the raw bean, of which McDonald is one. He makes Chocolates Exclusively. Experts head every department. Dutch Chocolates are the finest purest, the most wholesome and delicious Confection on the market at 30c and 60c. Only one article is superior. Bitter Sweets, the highest quality, highest priced Chocolate bonbon in the world.

ACCIDENT AT EUREKA.

Boy Loses Two Fingers by Explosion of Giant Powder Caps.

Special Correspondence. Eureka, Oct. 16.—A very painful accident happened to Rodney, the 15-year-old son of Mr. and Mrs. H. Duffin, yesterday noon. He had his left hand almost entirely blown off by the explosion of a giant cap. The boy, who was playing with a paper cap, had the cap with a paper fuse. The paper burned to the rim of the cap and went into the boy's hand, and he was endeavoring to pick the paper out of the hand, a match, which ignited and exploded the cap, tearing away a couple of the fingers entirely, and mangle another so it had to be removed by the physician. The boy was rushed to the St. J. S. hospital in Salt Lake this morning.

Hank Miskell, who died in a Salt Lake hospital Monday, was buried at Eureka today. The death of Miskell resulted from being beaten up in a fight at Mammoth last week. The fight resulted over a dispute in a poker game over which Miskell and Homer Robertson, the young man who beat Miskell so severely, is now under arrest and in the county jail with the serious charge of manslaughter resting over him. Robertson is 24 years of age, and was recently married to a young lady of Payson, who Mr. Miskell was 34 years old. Deputy Sheriff Hy Harrison was present when the fight started, but according to reports he made no effort to separate the parties.

Charles Gustafson, a Finlander, aged 35 years, died in the Holy Cross hospital at Salt Lake Tuesday and was buried in Eureka tomorrow afternoon. The funeral service will be held in the M. E. church. The cause of death was miners' consumption. The deceased was taken to Salt Lake only a short time ago, from this city, where he had resided for some time. He and four children are left to mourn his departure.

An 18-month-old child of Mr. and