

AROUND THE COURTS.

The Irvine Divorce Case 10-B: Submitted Today.

WHAT ABOUT THAT DIAMOND?

Several interesting matters arise at the County Court's Session today.

In Chief Justice Merritt's division of the Third district court this morning the arguments of counsel for a new trial in the Irvine divorce suit were resumed. James J. A. Marshall, on behalf of Mrs. Irvine, occupied the entire forenoon, closing about 12:30, his remarks being devoted mainly to the answering of counsel on the other side in reference to alleged errors of law upon the trial of the cause before us. Justice Z. S. Sturtevant.

This afternoon Attorney W. H. Diceman is making the closing argument in support of the motion for a rehearing, and when he has finished the case will be submitted. That will be at a late period of the day.

MORE OFFICERS.

The following persons were admitted to citizenship by Chief Justice Merritt this morning. They are all of English birth and all are now residents in Salt Lake City: George Cook, John Burleigh, Edward J. Hardwick, John H. Whithead, Henry A. Farnham, Robert L. Anderson, Fred L. Amerson, John Munister, John H. Muntner, Samuel W. Petty, Alexander Whittemore.

BY CONSENT.

In the case of Levi W. Richards vs. the Utah Board & Auditorium Co., judgment was entered by consent for \$1,200.00.

In that of Riggins & Tucker Co., the same defendants judgment was also entered by consent for \$1,000.00.

A RAY OF LIGHT WANTED.

These persons directly interested in the story of the diamond ring we saw come up in Justice Lathrop's court are beginning to wonder when Detectors Sheets will turn in its "report." The statement went forth that the investigation by whom the work of substituting the diamond for the original one was done had been discovered, and from that time on developments have been anxiously awaited. But week after week, has come in from the city, and more has been heard leading to throw light upon what is still a mystery. Maybe the detective to whom the case was entrusted has not yet concluded his investigations.

TODAY'S COUNTY COURT.

Pettites and Other Commissioners—A Lost Warrant—Officers' Reports.

A session of the county court was held this morning, all the members being present, viz., Probate Judge Blair, Selectmen Cahoon, Bamberg and Morris. The business transacted was of the ordinary routine character.

ABOUT A BAD ROAD.

Arthur Madsen was calling attention to "the impossible condition" of Elkgrove canyon, commanding as the city waterworks, for a distance of about one and a half miles. He says he has himself kept this road in use for some five years. References to Seaman Damberger.

MURKIN'S "MURKIN."

Sheriff McMurkin presented his list of "outlaws" at the county fair for the month of August, during which period a total of 2,000 meals were served to fifty prisoners. Among the names were those of Steve, Edgy, Furey, and others of the Dan Quinlan, which will be readily remembered by the reading public.

AT THE INFIRMARY.

Dr. Joel F. Allen, superintendent of the county infirmary, handed in his report for the month of August. During that time nine inmates have been discharged, one died, three were admitted, and the present number on the books is 63.

WANTS SATISFACTION.

Wm. H. Walker, of Holiday, Salt Lake county, has a small grievance. In a letter to the board he states that on August 10, while passing along the old highway, he met the "Supply company" who were stripping the timber. This caused him, and the wheels of the buggy struck with such force as to break the front axle, so he was compelled to pay for an extra team to cover the damage to his carriage. The company were ordered to file.

A NEW ROAD.

Nine signatures of citizens and proprietors of the town of Elkgrove, and section 10, appended to a petition asking that a new road be "granted," starting at the railroad and running north, making connection with the Draper road, below Dogway, on Dry Creek.

Petition granted and the supervisor was directed to open up the road accordingly.

TAX LEVY.

A petition from the Twenty-second school district in relation to a tax levy was referred to the assessor.

THE HIGH INSPECTORATE.

Woolgrowers of Salt Lake county, in the number of seven, sent in a communication recommending the appointment of a high inspector to inspect, "knowing that he has been a wool raiser of said county for many years."

A second petition, bearing quite a few signatures, represented that David O. Smith, Inspector of Wool, had been qualified for the office of sheep inspector for Salt Lake county.

Both documents were filed.

FROM THE COUNTY ATTORNEY.

County Attorney Murphy wrote as follows under date Aug. 4:

"At the request of Williams, Van Cott and Bullock, attorneys for Mr. J. D. Tamm, I would state that, under the decision of the Supreme court in

the case of *Toronto vs. State*, Lake County you will now make an order on the county superintendent of schools to draw his warrant on the county school fund in favor of Mr. Tamm, for the amount of his claim. The amount due him is, in all, \$1,000.00, including costs and interest at 6 per cent to date, Sept. 1894."

HOW IT HAPPENED.

W. P. Lyons, county treasurer, wrote: "This is to certify that a sum of \$1,000.00, dated July 10, 1894, for \$1,000.00, dated July 10, 1894, has not been presented for registration."

And the reason why was told in the following statement, which was appended to Mr. Lyons' note: "I have a civil warrant, and that I expect payment of the same in my opinion, that the same was totally destroyed, having been lost in the pocket of my attorney, and when said court was washed the same was entirely destroyed. It was signed W. P. Lyons."

The clerk was instructed, on the statement of facts, to issue a duplicate and certify the treasurer.

THE CLERK'S REPLY.

The county physician (Dr. Worthington) reported that at the date of his examination he found the patient to be one county patient at St. Mary's hospital and one at Mt. Marks."

MURKIN'S APPLICANT.

The petition of D. B. Birrman, seeking for the appointment of meat inspector, was filed.

WAUGHER'S REPLY.

An application from the Wagner Brewing company, asking for a license to sell beer at the mouth of Elkman canyon, was granted and the bonds approved.

TAX SALE NOTICE.

Several petitions for relief from tax rate were presented.

APPROVALS.

The board is in session this afternoon examining and passing upon claims.

FOR Mothers and Daughters.

In pursuance of an announcement made at the Young Ladies' conference last evening, Mrs. Alice Chapman will address, free of charge, the girls and the mothers of the State, at the Thirteenth ward assembly hall, tomorrow (Thursday) evening, commencing at 8 p.m.

The excellent work the lady has done in her class for the study of "child mind, girlhood, motherhood" is a sufficient guarantee of the instructive nature of her address. All interested are invited.

—A. F. Faxon
Marian J. Shaw.

AT Calder's Park.

Tomorrow, Thursday, the grandian Union Republican club picnic having a grand time at Calder's Park. There will be races for contests, games, etc., and there will be a well-arranged program of exercises, closing by a great display of fireworks in the evening.

Land Officer.

The following filings were made in the local land office under date of Sept. 3:

Bob W. Smith of Beaver, Beaver county, has proof of descent entry of the southwest quarter of the northeast quarter and the northwest quarter of the southwest quarter of section 10, township 10, range 10, 1894.

Ascan J. Joslin of Franklin, Franklin county, unclaimed entry of the west half of the northeast quarter, the southeast quarter of the northeast quarter, and the northwest quarter of the southwest quarter, 1894.

John Hartman of Pithon, Pithon county, by James Hartman agent, mineral entry of the April 1st, 1894, mining district, June county.

In the British Mission.

Elder John A. Fenton has been released from his labors in the Chilean conference and has been appointed to labor in the English conference.

AMUSEMENTS.

College Chorus of Charles' Aunt, whatever it may be, had another fair house at the Lyceum last evening. The grammar junction did not materialize, much to Mr. O'Malley's disappointment, and to make up for the absence of that feature, the manager himself made a little speech from the stage in which he paid respects to the newspaper of the city, the "Daily Times," and the "Daily Herald," and a statement which Mr. A. Morrissey, Fenton's representative, who himself, while on vacation just now, had to do with some of the "Times" staff, was very complimentary.

He declared that it was the "Newspaper's fault" that he was unable to secure a hearing before the Elders.

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Ladies' S. Cartwright,
Secretary.

South Carolina Conference.

COLUMBIA, S. C.

August 28, 1894.

Editor's Special Note.

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When we met on Tuesday morning we were greatly gratified to find that Elder Joseph E. Taylor had the entire congregation gathered around him in the Tabernacle, and that the people were in a very good spirit.

Conference was adjourned for three minutes, after singing and benediction by Elder Joseph E. Taylor.

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