

LOCAL AND OTHER MATTERS.

FROM TUESDAY'S DAILY, SEPT. 13.

FROM TOOELE.—Bishop John Rowberry, of Tooele county, is in town. He reports health, peace and plenty in his diocese.

MARSHAL OF UTAH.—B. B. Maxwell succeeds M. T. Patrick as U. S. Marshal of Utah, and will enter on the duties of that office October 1st.—*Omaha Herald, Sept. 13.*

WARMING.—Mr. Fenton, nurseryman, 6th Ward, has just finished a new house of fourteen rooms. Last night he invited a number of brother gardeners and other friends to his place, and there was a "house warming"—a general time of recreation, and innocent amusement.

ACCIDENT.—Edwin Charles, a four year old son of John Davies tailor, Commercial Street, fell off the roof of a house in Commercial St., on Sunday evening, dislocating his ankle and breaking a small bone. Mrs. Carpenter is attending him.

THAT CLOCK.—The iron column and the large globe, in which latter the dials of that illuminated clock are to be placed, are now in position. The clock and paraphernalia thereto are much more imposing and fine looking than it was generally supposed they were. A large crowd has been at the Emporium watching the progress of the work nearly the whole of to-day.

RECOVERING.—Bishop Henry Lunt called in this morning and reported that he and Sister Lunt were recovering very nicely from the effects of their fall from a wagon at Richmond, Cache Valley, recently. In fact Sister Lunt has entirely recovered. Bishop Lunt's collar bone, which was broken, is doing well. He moves his hand and arm puts his clothes on and off, etc. His eyes are slowly but gradually improving.

A PROMISING MINE.—To-day we saw some specimens of galena ore from the Wino mine, situated on what is called the South Fork of Big Cottonwood. A large amount of work is being done on it. A tunnel is being made, which is already 250 feet in, and there is also a shaft 65 feet deep. The mine gives promise of great richness; the ore taken from it assaying \$108 to the ton in silver, besides lead. Some of the parties working at the mine were in town yesterday.

The Reid and Benson mine, on the opposite side of the creek from the Wino, is also giving promise of richness.

PERSONAL.—Mr. H. W. Myers, editor and proprietor of the *Corinne Reporter*, called in yesterday. He spoke in high terms of the business prospects of Corinne, and of the public spiritedness of the citizens of that place, and also seemed well pleased with the prospects for his paper in that region.

Elder Wilford Woodruff called in this morning. He looks a little bruised about the face, the result of his late accident at Randolph, but still looks lively and vigorous, and good for many years more of active service in the cause of truth and righteousness.

IRON COUNTY.—Bishop H. Lunt informs us that he hears from Cedar City that the water throughout that county has been very scarce this summer, and in consequence the crops are very light indeed, considerable wheat having been dried up, so as not to be worth cutting.

He also states that the Cedar Co-operative sheep-herd on the Watch mountains east of the town, about three weeks ago, became frightened by wolves, as was supposed, and stampeded. In crossing a big ravine, the first of the flock could not get away in time, and those following fell upon and suffocated them to the number of 164, which was a big loss to the company.

SERIOUS ACCIDENT.—Yesterday evening two daughters of Mr. Hen. Rudy, Justice of the Peace, of Brighton, were proceeding home, in a light wagon, when the team became frightened and uncontrollable. Both young ladies were thrown out of the vehicle and the younger, about twelve years of age, had one arm broken, besides being otherwise injured. The other, who is about seventeen years old, was very severely bruised and shaken.

Had it not been for a man who was traveling in the opposite direction from that in which the team

was going the animals would have run home, a distance of several miles, and left the girls on the road. The team was stopped, however, by the person alluded to.

WHEAT IN CACHE.—Notwithstanding the abundant harvest that has just been gleaned in Cache Valley, wheat commands a higher price there now than it has done for a year past, being now sold there for 75 cents a bushel, 60 cents having been the standard rate for a considerable time.

Recently a man in one of the settlements of that county heard that wheat was being sold at 90 cents in Coriame and away he went with a big load, but found, to his chagrin, that it could not be sold there at any price. He next went to Ogden and found that it only commanded 60 cents, so back he went to Cache and disposed of his load at Logan for 75 cents a bushel, after having traveled a hundred miles with a load in search of a remunerative market. That man will not be likely to do that thing over again.

A HELLISH OUTRAGE.—One of the most heinous and brutal crimes that has been committed hereabouts for a long time was perpetrated in the northern part of Centreville last Saturday night. An old lady, named Rollins, aged seventy-three years, heard a noise in her house, and arose from bed and passed from the bedroom to the front room. She soon returned to the former apartment again, being unable to discover the source of the disturbance. No sooner had she returned to the sleeping room than she was seized in the arms of a strong man, and, despite her struggles, which, owing to her advanced age, were necessarily feeble, her person was outraged by this human fiend.

It may have been that the scoundrel was after a young woman who usually stays at the house but was absent at the time, but he could not fail to know that his victim was aged, as she avers that she screamed as loudly as she could until the villain's hand was placed over her mouth.

After the perpetration of this abominable deed the scoundrel walked into the front room, turned the key in the bedroom door and went out of the house by the front entrance.

Unfortunately no trace has yet been found of this foul wretch.

STAYED.—By courtesy of J. B. McKean, Chief Justice of Utah, and Mr. Joseph Nounnan, clerk of the Third District Court, we are enabled to publish the following decision of Judge McKean in the *habeas corpus* case of Chas. Crawford, lately convicted of cattle stealing:

THIRD DISTRICT COURT,
AT CHAMBERS.
Charles Crawford,
vs.
The People, &c.
Sept. 16, 1873.

The petitioner, Charles Crawford, has been indicted, tried and convicted in the Probate Court of Salt Lake County of grand larceny, and sentenced to imprisonment in the penitentiary for the term of six months. On petition he is now brought into this court by writ of *habeas corpus*. From the petition and return thereto the above facts appear, and also the fact that Crawford had previously been committed to await the action of the Probate Court, by a Justice of the Peace, in default of bail in the sum of \$2,000.

Mr. Burmester for the petitioner, Mr. Snow for the people.

MCKEAN, CHIEF JUSTICE.
Sec. 19, Chapter 10, Laws of Utah, page 40. "Provided, that the Court or Judge shall dispose of the prisoner." "as the case may require in all cases where the imprisonment is for a criminal offense, and there is not sufficient cause for discharge." It is therefore ordered that the further execution of the sentence, or judgment of the Probate Court be stayed until further order of this Court, etc., or of the Judge hereof.

LYE POISONING.—There was another case of lye poisoning at noon yesterday. The poor little victim was a two-year old girl of Mr. Peterson's, of the 16th Ward. It was washing day in the family and a box of lye was left carelessly within reach of the little one. As was natural, the circumstance caused great alarm in the family, and the mother ran to Mrs. B. Hampton, who lives near by, and asked what she had better do. Mrs. Hampton advised that large quantities of strong vinegar be administered, which was done and the child slept pretty well during last night, and will probably recover.

Some time ago a little grandchild of Mr. and Mrs. Hampton, and child of Mr. and Mrs. Burtosh, met with a similar misfortune, and died after nine weeks of severe suffering.

Subsequently a child of Mr. Henry Dixon, formerly clerk in the Tithing office, also swallowed a quantity of lye, probably a larger dose than that taken by the child of Mr. and Mrs. Burtosh. It occurred to Mr. Dixon that he would give the little one vinegar, which had a wonderfully beneficial effect upon the patient, who recovered in a short time. This circumstance caused Mrs. Hampton to advise the administering of vinegar in the case of the Peterson child. If vinegar is good in such cases, it should be known.

ATTEMPTED ROBBERY.—There was another burglary on Sunday night. This time it was at a house belonging to Mr. John Cutler, in the Ninth Ward. The inmates went to meeting, and before doing so secured the doors and windows, excepting the small window of a buttry at the back. Mr. Cutler and some members of his family returned about eight o'clock and as they approached the door, they heard a noise inside, and thought at first that it proceeded from the antics of some unruly cat, but on entering they found the intruder to be a biped of the genus burglar, and that he made his exit at the back window as they entered by the front door.

Hearing a rustling noise in the lot, Mr. Cutler repaired hastily in the direction whence it proceeded, but failed to catch up with the sneak thief. The latter, however, in his haste to escape, dropped a suit of clothing of Mr. Cutler's, which he found at the north end of the lot.

Mr. Cutler doubtless considered it quite fortunate that his clothing was dropped by the thief. It is much more agreeable to the people to have their property dropped on their own premises than to have it dropped into the establishment of some "poor man's friend."

A trunk was partially opened, but the thief was scared off too soon to take anything away, except the clothes which he dropped. It wouldn't have done much harm to the commonwealth if he himself had been dropped in his flight, or if something had gone suddenly through his coat while he had it on. Sneak thieves can be profitably dispensed with in any community.

We won't say much at present about the necessity of people being cautious not to leave their premises unguarded, because those who will not be so in the face of so many circumstances occurring, which should prompt to this course, would not be likely to heed it because they are advised that way. It is not good policy "to wait till the horse is stolen before barring the stable door." Thievish times, these.

FROM WEDNESDAY'S DAILY, SEPT. 17

TAKEN DOWN.—The above-ground arrangements of that clock, at the Emporium corner, have been taken to pieces again, for the reason that the column and fastenings were not considered sufficiently strong to support the big globe for the dials. It will be reconstructed with the addition of strengthening rods, &c.

FINED.—James Andrews, who bit the end off Jacob Ault's nose, in Wagner's saloon, on Saturday, was before Justice Clinton yesterday. Mr. Burmester, counsel for defendant, maintained that the evidence did not show the intent to maim in connection with the assault. The Court sustained this view of the case and Andrews was fined \$100.

PROBATE COURT.—To-day the time in the forenoon was occupied in trying to empanel a jury to try the Butcher and Taylor murder case. Two panels were exhausted and another special venire was issued for another twelve, to be present at 2 o'clock, when it was expected the jury would be completed and the trial proceeded with.

BOX ELDER COUNTY.—A gentleman just in from Box Elder county informs us that there is much sickness in Brigham City.

A co-operative cattle-herd is being established there, and large additions are being made to the sheep-herd, the design being to make it sufficiently extensive to supply the woolen mills with raw material.

The woolen factory cannot at present supply the demand for cloth. More machinery will be at once imported for it.

DESTRUCTIVE FIRE.—Last night four stacks of grain in a field some distance from the settlement, be-

longing to Mr. E. C. Richardson, of Plain City, were destroyed by fire. Mrs. Richardson, who was staying with her son's wife on the farm, was awakened by certain persons talking in a low voice, and at first thought it was her son George returning home. But on arising she saw a light and discovered that flames were bursting forth between the stacks. She immediately ran out and shouted so loudly that her cries penetrated to the outskirts of the town, word was conveyed to Mr. Richardson, and help was soon forwarded. But the entire stacks, consisting of wheat and barley, at least 2,000 bushels, were entirely consumed. In her excitement, with the assistance only of a little boy, Mrs. Richardson actually removed to a distance of several rods, a heavy Champion reaper and mower, which was thus saved from destruction. It is evident that incendiaries have been at work, and it is to be hoped that they will be tracked and punished with the utmost vigor of the law.—*Ogden Junction, Sept. 16th.*

SEVERE ACCIDENT.—A very deplorable accident occurred at the U. C. depot this morning to W. Tanner, a twelve year old son of W. Tanner, Sen. The lad was under one of the cars, picking up pieces of coal, which were lying around on the ground when an engine backed up to the train of which the car formed a part, for the purpose of moving it to another position. The boy saw his danger, his only avenue of escape from which was to emerge from between the wheels of the car. But there was an obstacle in the way of this—a loaded wagon, which stood by the side of the car. To prevent being run over by the latter he dodged out and went under the wagon. Almost at the same instant that he did so, the team started, causing one of the wheels to pass over his arm, near the wrist tearing the flesh and muscles in a frightful manner. Another wheel made a cut of eight inches in length on the poor boy's head and loosened the entire scalp. Besides this his head was covered with coal dust, &c., making him present a very horrible appearance.

Dr. J. M. Benedict was soon on the spot, and did all for the unfortunate lad that surgical skill could suggest. While his injuries were being attended to, the young patient bore the pain with the most commendable fortitude.

The railroad authorities have done all in their power to prevent boys from hanging around the cars, &c., where they are liable to meet with accidents, but have found it next to impossible to do so. Parents who know that their children are in the habit of going there should take steps to deter them in future.

THAT DELICATE CASE.—Mr. Brown, the gentleman who wished to be heard in the District Court on a "delicate matter," involving the reputation of a member of the bar and an officer of court, had his hearing this morning. Mr. Wells Spicer was the member of the bar referred to, and it appears that Mr. Brown wished the Court to disbar that lawyer because he acted as attorney for him (Mr. Brown) in a suit to recover \$1,107 from the Hawkeye Mining and Smelting Company, while he was, at the same time, secretary of that company, which he considered unprofessional.

The court said that Mr. Spicer had done nothing to justify any such action as disbaring him, as it did not at all appear that he had received any of Mr. Brown's money, which latter part of the affair Mr. B. willingly admitted.

The matter against the Territorial Marshal was alleged malfeasance in not returning an execution within the time specified by statute.

The Court gave Mr. Brown some good advice, telling him to take the ordinary remedy to obtain possession of his money.

CITY COUNCIL.—The City Council met at seven o'clock last night, Mayor Wells presiding.

The privilege of piling up building material in front of his premises, East Temple Street, for sixty days, was granted to E. Reese.

A petition was read from L. W. Rivers & Co., asking for the privilege of selling all kinds of merchandise, excepting liquors, in any part of the city, to include an auctioneer's license. Premises 107 Kimball Block. He was granted a regular auctioneer's license, which confines operations to the place of

business of the party holding it, and does not admit of peddling.

Petition of Vigilance Fire Company, No. 3, recently organized with sixty-five men, asking for engine, hose and hose reel and general apparatus and equipments; referred to Committee on Fire Department.

Petition of H. W. Brizzee, asking the privilege of using the southwest portion of the vacant lot adjoining the City Hall as a lumber yard; not granted.

Petition of Mrs. S. M. Heywood, asking that the street north of Mr. C. H. Hempstead's residence, (First North street) running westward, be put under needed repairs, being now nearly impassable; referred to Committee on Streets and Alleys.

Petition of Walker Brothers, W. Hussey and others, asking that certain streets be placed under repair, and offering to advance money for that purpose, to be deducted from their taxes (taxes that are now due); referred to Committee on Streets and Alleys.

W. Funge was granted the privilege of erecting scales for weighing coal, in front of his premises, to remain during the pleasure of the Council and to be under the oversight of the supervisor.

Auditor's report for the quarter ending Sept. 1st, 1873, was read and referred to Committee on Finance.

The Committee on Claims reported on petition of C. S. Cram for a remittance of indebtedness to the City on the ground of services rendered. The report was to the effect that the grounds shown forth in the petition did not constitute sufficient cause for the remittance of the debt. The debt was one of honor, being outlawed, as it was of about four years standing, and was incurred at the time of the building of the city jail, in the erection of which Mr. Cram was a sub-contractor. The Council decided that the interest on the debt be remitted providing the principal be paid.

The committee to whom was referred the matter of the adoption for this City of Perrin's patent wooden block pavement, reported that it was of a superior character, but its adoption here at present would be inexpedient, but recommended it for favorable consideration when the proper time should arrive.

A bill for an ordinance amending the gas ordinance was passed. The new ordinance waives the right of the City to be supplied with gas for street lamps, etc., for one year, and provides that the City shall pay for the connecting pipes between the mains and the street lamps.

Some small bills were submitted and allowed.

Council adjourned till Tuesday, Sept. 23rd.

SHE RATHER LIKES IT.—"Nellie" writes to the *Graphic*, indignantly protesting against the sentiments of "An Indignant Woman" concerning "young people enjoying themselves," as "Nellie" terms it, in public. Her letter is short and pithy, and, to give both sides a show, here it is—

"So you allow a prudish old maid to display her spite in your columns, do you? Who this indignant woman is, who is so dreadfully hurt when she sees young people enjoying themselves I do not know, but it is plain enough that she never learned on any young man's shoulder, in public, or in private either; and the reason is, that no young man would let her. I don't deny that I have put my head on the shoulders of several nice young men when I have been coming home tired from the theatre or 'Thomas's Gardens,' where the 'Indignant Woman' may have seen me. What of it? I'm sure nobody would think any harm of it that wasn't spiteful and prudish. And as to the young men objecting to it, and feeling angry and ashamed, as she says they do, that is all she knows about it. Unless, indeed, she has tried it and been 'well shaken' by some astonished young man, as she deserves to be. I do hate meddlesome old maids.

If 'Nellie' does not approve of the 'meddlesomeness' of old maids, she evidently does approve of the meddlesomeness of younger maidens, when it takes the fashion of shoulder-leaning, even in public. Nevertheless, 'Nellie's' position can hardly be approved of. Respectful and decorous deportment is always to be commended, especially in public. It is the best, and we should all, young and old, masculine and feminine, strive not only for excellence, but for the best, the very best. That is our unrestricted privilege all the time.

"—'Drunk as usual!' said a professor, reproachfully, on meeting a dissipated student in the park. 'No, s-r—not drunk 'sus!—I'd drunk 'r'n us!,' replied the student.