

EVENING NEWS. Friday, May 13, 1887.

FRAGMENTS.

Janish to-night in Princess Andrea.
 GEORGE KNOW was fined \$5 to-day for drunkenness.

THERE will be a Jewish matinee at the Theatre to-morrow afternoon.

MICHAEL FERNING is again within the confines of the city jail. He is in for vagrancy.

PROF. STEPHENS is working for a repetition of the latter part of his last concert, with a new part as an introduction.

THE indictment charging Allen Hunker with grand larceny was dismissed in the First District Court yesterday.

THE funeral service for Sister Irvine will be held in the Sixth Ward school-house on Sunday morning at 11 a.m. Friends are invited.

THE Nationals and Silver Greys will play a game of baseball on Washington Square to-morrow afternoon, commencing at 2:30.

THE police only secured 25 animals in the streets to-day and took them to the stray pound. Keep your cows and horses from running at large on the streets, if you would save expense.

MR. JOHN JAMES found a black horse, which had evidently broken away from some place, on First Street last night, and took it to the City Hall, where the owner can get it.

In the First District Court yesterday, William Butler, of Weber County, pleaded guilty to the charge of unlawful cohabitation. Sentence was set for June 2d.

A Lady Citizen.—To-day an even occurred in the Third District Court that varied the usual monotony in the adjudication of applicants for citizenship. Mrs. Elizabeth Brown, of Randolph, Rich County, applied to the court for naturalization. Judge Zane referred to the statutes, and then, after requiring her to promise obedience to the Edmunds law, admitted her.

The Idaho & Northern.—President Adams, of the Union Pacific, has confirmed the appointment of Gardner S. Lane to be president of the Idaho & Northern Railway. This road will be a branch of the Union Pacific and it will be extended from Boise City, Idaho, to Tampa, which will be done by running a line directly south from Tampa and place Boise City in direct connection with the main track of the Union Pacific. The line has been fully determined upon and work will begin on it in a month.—Denver News, May 12.

Aluminum.—A gentleman well known in this city, who is more or less interested in mining, informs us that he has discovered considerable deposits of clay which are rich in the metal aluminum. He states that he has had it assayed and that it contains 92 per cent. of red oxide of iron and 12 per cent. of aluminum; that the other claim turns out to 10 to 25 per cent. of that metal; that it is so easily fused that it can be readily extracted by means of an ordinary blacksmith's force. He says it is very light in weight and extremely brittle, somewhat resembling cast-iron in appearance.

Helpful Visitor.—One of the most interesting and instructive books for young people of recent issue is one with the above title that is fresh from the press of the Juvenile Instructor office. It is the fourth book of the Faith Promoting series—a set of publications which has afforded a great amount of valuable reading matter for both young and old.

This new work, which is in no way inferior to its predecessors, abounds in remarkable and thrilling incidents, wherein the hand of the Lord is plainly visible, and cannot help but create faith in Him whose power is manifested in the manner related. The visions are evidences, in a measure, of the restoration of gifts and blessings which early saints enjoyed.

We can heartily recommend this new production to all our readers as well worthy of their attention. Price, post-paid, 25 cents.

Garfield.—In the window of Oberdorfer's tailoring establishment is a large frame picture giving a representation of the appearance Garfield beach will present when the work now in progress there shall have been completed. In fact, it is asserted the ideal picture does not do justice to the work intended. The representation is fine and gives the place a thoroughly cosmopolitan appearance. This movement is one that has long been demanded, and it is refreshing to note that the U. P. has been picked up to a little energy.

We are informed that a local band, embracing the best city talent, has been engaged for the season to give concerts during week days only, and that there will be none on Sundays.

Raid at Peoa.—We are in receipt of information to the effect that a raid was made on Peoa, Summit County, on Wednesday last. Deputy Marshal Pratt and two others left Park City at night and raided Peoa near about midnight, but nobody was stirring, and the whom the marshal wanted and in the houses were only children, so that part of the trip was useless. They then went to Rockport where they were given breakfast by Joshua Caney, after which they started east to Peoa and up the way met James Welch, who was hauling a load of lumber. He was arrested and made to unlimb his cattle, chain them up to his wagon and return to Rockport with them. At Peoa on the return trip John M. Chaney was arrested and deputy was sent up Weber Canyon to a sawmill where Welch's wife was. She also was subpoenaed and taken to Park City with the others. What has been done with these persons since is not yet known here.

Probate Court.—The following business was transacted yesterday in the Salt Lake County Probate Court:

In the matter of the estate of George Heber, deceased; Leonard L. Hinchley filed his bond of \$10,000 as one of the executors of said estate. Bond approved.

In the matter of the estate of J. M. Allen, deceased; petition for sale of real estate.

A. C. Briggs fixed his bond as administrator of the estate of W. C. Browne, deceased, S. S. Walker and Henry Wagner being sureties.

In the matter of the estate of Wm. A. McMaster, deceased, order appointing time for hearing the petition of Alex. McMaster, administrator, praying that the whole of the estate of said deceased be set off for the use of the widow and minor child of said deceased. Tuesday, May 24th, set for hearing same.

The marriage certificate of Geo. H. Taylor and Mary Milson, George was filed.

FLORENCE RIDGES DEAN

TESTIMONY IN THE FIRST DISTRICT COURT—SHE WAS MARRIED MARCH 20, 1884.

Considerable interest has been manifested in the trial of Joseph H. Dean, of this city, on the charge of polygamy, which came up in Ogden yesterday. The examination of witnesses commenced yesterday afternoon. Mr. Hines was given charge of the case, but on the complete surprise he received at the sudden appearance of Florence Ridges Dean, on whose absence he had relied for a continuance, he was superseded by Mr. Varian, who went to Ogden yesterday to conduct the prosecution.

The first witness called was the defendant's legal wife, Mrs. Sarah A. Dean. She testified that she was married to the defendant on the 11th of October, 1876, in Salt Lake City, and had never been divorced.

Mrs. A. Dean's testimony was next called. Her testimony was chiefly in relation to when her daughter Florence went to live at Mr. Dean's, and where she had been since his arrest. The witness testified that she first knew her husband, Joseph H. Dean, in September, 1883, though she had long before suspected it; Florence had one child, born August 24, 1886; it died in March, 1887; it was said her daughter had visited Logan in June, 1886, (the indictment against Dean was returned on June 28, 1885); she had gone to Mr. Dean's shortly after.

Mrs. Agatha Wood testified that her sister Florence had stayed at her house in Honolulu; she was brought there by Mr. Dean. (This witness' testimony was substantially the same as that brought out in the trial for unlawful cohabitation, and published at the time.)

Mr. Varian then called for Florence Ridges, the long missing witness. Up to this time she had been very careful in examining the witnesses, evidently being afraid of some unwelcome developments. With this witness he became still more cautious. The lady was sworn, and to the effect that she was twenty years of age; was born in Salt Lake City; ceased attending school about four years ago; assisted her mother in dressmaking till she went to Mr. Dean's in June, 1885; had known him all her life; had relatives in Weber County, but none in Cache County; in June, 1885, had visited Logan and remained four days; went there in company with Bishop Watson; returned to Salt Lake with Mr. Dean; John C. Young, a Tribune reporter, was pointed out to her on the train; Mr. Dean paid the expenses of the trip to Logan; witness visited the Temple on sacred purposes; she did not go through any marriage ceremony there; did not meet Mr. Dean until she was through any ceremony with him or any other man; the ceremonies she went through were not to prepare her for marriage, but for future life; she had received her endowments in Salt Lake City; that the ceremonies at the Temple were not identical with those she had gone through in Salt Lake City; she was not under contract to marry to Mr. Dean when she went to Logan.

Mr. Varian (anxiously)—You were engaged to him?

Witness—No, sir; I was married to him.

Mr. Varian (surprised)—Married to him?

Witness—Yes, sir.

Witness—On the 20th of March, 1884.

Mr. Varian—Where?

Witness—In Salt Lake City.

Mr. Varian was completely nonplussed by this evidence, but after a pause asked:

Witness—Daniel H. Wells.

In reply to further questioning, the witness answered that she supposed a record was kept of the event; she and defendant had agreed to live apart, she to remain home for a year; she married Mr. Dean because they considered plural marriage a religious duty; her parents and family knew nothing of the marriage; witness and defendant had agreed to keep it secret; in June, 1885, witness went to Mr. Dean's, remaining there till January, 1886; at the time witness married there was no general alarm in regard to the Edmunds law; she knew she was breaking the law when she was married; in March, 1886, witness went to Wm. Lee's place in Salt Lake City, and during the time she stayed there she learned of the investigation going on against Mr. Dean for polygamy; from Mr. Lee's witness went to Mrs. Stenstrom's in the Ward, and then went to Mr. Folson's; Mr. Dean was with witness during only one removal; after September, 1886, witness was continually on the move, frequently being compelled to change her location in the night; she was avoiding service of subpoena; she was positive she was married on the date testified to, in Salt Lake City; it was on a Thursday; she received her endowments before being married; none of her relatives were present; she believed in the doctrine of plurality of wives; that a firm belief in the doctrines of the Church as the laws of God to man; she had been married to Mr. Dean for one year and eleven months.

During the examination of the witness as to her belief, Mr. Richards interposed an objection to such proceedings, and they were finally stopped.

On cross-examination the witness stated that the ceremony at the Temple was in no way connected with her marriage to Mr. Dean.

Mr. Varian then introduced the evidence of John C. Young in the unlawful cohabitation trial in Salt Lake City, in which he testified that he saw the lady referred to in this evidence.

Mr. Dean's close, District Attorney Peters, who had been engaged with the grand jury, entered the room, and Mr. Hines remarked to him, in a tone of relief, "Well, we know what their defense is at last."

The opening of the case for the defense was also an event unexpected by the prosecution. Mr. Richards began his case by calling the defendant, Joseph H. Dean, to the stand.

Mr. Dean stated that he was married to Florence Ridges in Salt Lake City, in March, 1884.

He stated that he was married to her father, he better went through any other ceremony of marriage with Florence Ridges except the one in Salt Lake in 1884.

On cross-examination Mr. Dean said that he had a wife living at the time he married Florence Ridges; his first wife had five children, one of whom was dead; he and Florence had agreed to live apart for a year; because of the Edmunds law, the matter had been kept secret from her parents so they could testify truthfully in case he was arrested; he had been unable to secure the testimony of D. H. Wells; could not state who gave him his certificate of membership; no fee was required for it; on March 20, 1884, took Florence for his wife, and after that time he and she lived together; he was married to her; there was no particular excitement about the Edmunds law at the time; the defendant knew there was danger, and gave the matter no publicity; he was as cautious as he could be; he had gone to Logan in 1885 to attend to business for his father; some of J. C. Young's testimony was true and some of it was untrue.

The case was then adjourned until the next morning, when Mr. Dean was subjected to a jury cross-examination.

ONE OTHER WITNESS

was introduced by the defense to corroborate the statements of the two principal witnesses.

The latter referred to was also admitted in evidence. Its purpose was to inform Mr. Dean that his daughter, explaining his reasons for having the ceremony performed, had been deceived and that there were any objections because of her youth, the fact that they had agreed to live together for a year might be taken into consideration.

The testimony occupied the time of the forenoon session, and this afternoon one witness was recalled by the prosecution for further examination.

At a few minutes before 3 o'clock, the prosecution began the opening address to the jury. Mr. Richards will follow and Mr. Varian will close.

JANISH.

SHE APPEARS IN THE "PRINCESS ANDREA."

There was a rather light attendance at the Theatre last night to witness the first arrival of the Janishes, the Austrian actresses. The performance was late in beginning, (due to the late arrival of the company), and the play, being a long one, did not conclude till past the usual hour. There was a manifest feeling of disappointment in the audience at the close, as yet it is hardly traceable to any definite source; and the feeling was to give an abundance of reasons in one's own mind for the disappointment rather than to hold the actors responsible for it. It must candidly be admitted that the play is no calculated to inspire admiration, though it is far from being an unworthy production. The story is to be told in a few words. A wife, with a great, womanly heart, fondly dotes on a weak, capricious, irascible husband, who hovers between admiration for his premier danseuse and his duty to his wife, with a decided leaning to the latter. The wife tries to save her husband from himself. If it were the material in this to working up a great human interest, it is not so much to the demands of human nature. The wife is a fearful one, and quite womanly largely because of that. The disappointment was due to the expectation that there would come a time when the star might be justified in rising to a great emotional height; but they never came. The piece did not afford them such a chance as they wanted them; and they would have accorded poorly with the conception Janish had of the character she portrayed. The piece is more of a sentimental, and never sores about, though there is poetry and sweetness in it.

Throughout all there was, nevertheless, in the actress unmistakably a lurking fire, a great reserve force which seemed to long for opportunity to break loose and now and then, in the opportunity did not come. The object of the woman's love was too contemptible to warrant it, and therefore we blame the piece. It is not a good choice, though we must confess that all the character in reason de-manded was given by the actress. It is of a quietly presence, graceful and winning; and there is undeniable force and power in her. It is shown in her every movement; and the confidence that she possesses, which the force, which the presence inspired, was the cause for disappointment. Throughout the piece the great danger is the impending loss of a contemptible man, and the sentiment of the audience is always that expressed by the child,—"I don't like you." No great purr in a worthy cause; no great cure for heartbreak; no tears; but a mixture of contempt and sympathy and surface laughs. Janish wrongs herself in the piece.

The support is, all round, good. Mr. Allen's ability as an actor is undeniable; but we do not admire his presence for all that, and his character last night is certainly a very unenviable one for a hero. It was nothing, if not contemptible. The cleverest and most refreshing bit of acting was that of Mr. Leo Cooper as chief of police. It is never excelled, rarely equaled, though it was confined to one act.

To-morrow there will be a matinee. To-morrow night we must leave, in fact what the star can do, for she says "Canille."

THE OTHER SIDE.

THE "TRIBUNE" SAYS IT WAS RIGHT, AND INTRODUCES WITNESSES.

The case for the plaintiff in the case of Edward Austin vs. The Tribune Publishing Company, for \$75,000 damages for libel, was closed to-day, and the defense was begun. F. L. Williams, in his opening statement to the jury, stated that his side expected to prove that the charges made against Austin were in the main correct, and that the latter was a fraud as claimed in the alleged libelous article. As an instance, he connected with the statements regarding the swindling of Mrs. Williams, counsel cited the fact that when the lady sent for \$5,000 of her money to Austin, he, instead of sending it, remitted only \$1,000, and that to Massachusetts, instead of to Colorado, where he knew she was at the time. Immediately after this he departed for England, leaving the lady without her money, and giving her no opportunity to obtain it; under these circumstances she had been unable to secure her property, and to the Mammoth stock, the defendant had obtained for it comparatively worthless Williams, using therefor \$3,750 of her money entrusted to his care. The management of the London Record by the plaintiff was also notoriously scandalous.

The statement of the defense was quite a lengthy one, and covered nearly the whole ground. In it Mr. Austin was scored unmercifully, and the case set forth the defendant said would be substantiated by the evidence.

The first testimony for the defense was offered this afternoon, being the deposition of Miss Sarah J. Williams relative to her business transactions with the plaintiff.

Court Notes.—Proceedings in the Third District Court to-day:

Nils Nelson, Ragnel Barber, Elizabeth Brown, John Nilsson, Horace D. Barber, Alexander Wade, James J. Poulsen, Alfred J. Olsson, William Ball, Erick J. Peterson, George H. Brown, Antoine W. Brown and Seth Ollerton were admitted to citizenship.

Edward Austin vs. Tribune Publishing Company on trial before the Court.

Free Again.—To-day Brother Thos. Allison was released from the penitentiary. He has served a six months' term for living with his wife, and paid his fine and costs, amounting to \$105.00. His original sentence was on three counts, the terms being fixed by Judge Zane at six months on the first two and three months on the third, with a fine of \$50 on each and the costs of the prosecution.

George Saville.—The advertisement of George Saville, the boot and shoe maker, and dealer in leather wear, will be found elsewhere. His place of business is at E. Second South Street.

Mr. Saville is a Frenchman, and can be trusted both as to the character of his work and as to price.

BEAR LAKE STARK CORNER.

Editor Desert News:

Our Conference convened May 7th and 8th, and the proceedings were most enjoyable. It was what one of the speakers termed a "valley-talk" in that one essential, viz: the Holy Ghost, which was most beneficially bestowed. The Silago's report was full and complete and very interesting, showing an increasing desire on the part of the Saints to keep the commandments of God. The counsel to build shade trees and otherwise beautify homes, has been well received and acted upon.

The meetings as usual were crowded to overflowing. Elders Jao A. Sutton, Hyrum Humphreys and Ira Nebeker, who have been called to labor in the missionary field, expressed their thankfulness for the honor conferred upon them in being called as ambassadors for Christ, and trusting that in the discharge of their duty they will enjoy the faith and prayers of the Saints and the assistance of our Heavenly Father.

Elder Andrew Jacobson, returned missionary from Detroit prison, expressed his good feelings and joy at his arrival here, and his willingness to count his sufferings as a trifling compared with the crown which awaits the faithful.

The General Authorities of the Church, also those of this Stake, were present and unanimously sustained President Wm. Budde, Counselor G. Osmond and Acting Counselor J. H. Bacon, gave much good counsel and instruction. The beautiful singing which characterized the entire conference, our Stake choir, like other institutions of the Church, is not behind the times for they are manifestly their calling in blessing the gifts which God has blessed them with. Arrangements have been made for continuing the work on our Tabernacle this season, and it is expected that the outside work will be finished before winter.

THOMAS MINSON, Stake Clerk.

COMMERCIAL.

The Stock, Money, Grain and Provision Markets.

DESKERT NEWS OFFICE, Salt Lake City, May 13, 1887.

SALT LAKE MARKETS.

Corrected daily by leading houses.

PROVISIONS.

Buying Selling

Whole Wheat Flour..... 2 15 2 10

Flour, extra..... 2 15 2 10

Patent Roller..... 2 15 2 10

Wheat per bushel..... 1 15 1 10

Corn per bushel..... 1 15 1 10

Oats per bushel..... 1 15 1 10

Potatoes per bushel..... 1 15 1 10

Apples per bushel..... 1 15 1 10

Sugar per bushel..... 1 15 1 10

Beans per bushel..... 1 15 1 10

Peas per bushel..... 1 15 1 10

Lentils per bushel..... 1 15 1 10

Chickens per bushel..... 1 15 1 10

Eggs per dozen..... 1 15 1 10

Butter per pound..... 1 15 1 10

Lard per pound..... 1 15 1 10

Tallow per pound..... 1 15 1 10

Soap per pound..... 1 15 1 10

Candles per pound..... 1 15 1 10

Tea per pound..... 1 15 1 10

Coffee per pound..... 1 15 1 10

Spices per pound..... 1 15 1 10

Sugar per bushel..... 1 15 1 10

Beans per bushel..... 1 15 1 10

Peas per bushel..... 1 15 1 10

Lentils per bushel..... 1 15 1 10

Chickens per bushel..... 1 15 1 10

Eggs per dozen..... 1 15 1 10

Butter per pound..... 1 15 1 10

Lard per pound..... 1 15 1 10

Tallow per pound..... 1 15 1 10

Soap per pound..... 1 15 1 10

Candles per pound..... 1 15 1 10

Tea per pound..... 1 15 1 10

Coffee per pound..... 1 15 1 10

Spices per pound..... 1 15 1 10

Sugar per bushel..... 1 15 1 10

Beans per bushel..... 1 15 1 10

Peas per bushel..... 1 15 1 10

Lentils per bushel..... 1 15 1 10

Chickens per bushel..... 1 15 1 10

Eggs per dozen..... 1 15 1 10

Butter per pound..... 1 15 1 10

Lard per pound..... 1 15 1 10

Tallow per pound..... 1 15 1 10

Soap per pound..... 1 15 1 10

Candles per pound..... 1 15 1 10

Tea per pound..... 1 15 1 10

Coffee per pound..... 1 15 1 10

Spices per pound..... 1 15 1 10

Sugar per bushel..... 1 15 1 10

Beans per bushel..... 1 15 1 10

Peas per bushel..... 1 15 1 10

Lentils per bushel..... 1 15 1 10

Chickens per bushel..... 1 15 1 10

Eggs per dozen..... 1 15 1 10

Butter per pound..... 1 15 1 10

Lard per pound..... 1 15 1 10

Tallow per pound..... 1 15 1 10

Soap per pound..... 1 15 1 10

Candles per pound..... 1 15 1 10

Tea per pound..... 1 15 1 10

Coffee per pound..... 1 15 1 10

Spices per pound..... 1 15 1 10

Sugar per bushel..... 1 15 1 10

Beans per bushel..... 1 15 1 10

Peas per bushel..... 1 15 1 10

Lentils per bushel..... 1 15 1 10

Chickens per bushel..... 1 15 1 10

Eggs per dozen..... 1 15 1 10

Butter per pound..... 1 15 1 10

ROUND TR