

Friday, November 11, 1907.

FRAGMENTS.

HON. JOSEPH BOOTH was in town today.

MARSHAL DYER entered upon his duties as receiver today.

COL. BROADBENT will leave for the east on Monday morning.

The Ancient Order of Foresters of this city give a grand ball in Emporium Hall this evening.

This police made no arrests last night even a solitary drunk person presenting himself to the view of the vigilant officers.

Things were unusually quiet on the streets today, the chief topic of conversation being the execution of the Chicago anarchists.

The defense in the case of the People vs. H. F. Friend, indicted for forgery, were putting in their evidence in the Third District Court today.

There was but little talk besides anarchy and execution wherever one went today. The colloquial department of the community will, it is supposed, now pursue its regular bent.

In the suit of the Salt Lake Brewing Company vs. Mrs. Fulton, Commissioner Norrell today gave a judgment in favor of the plaintiff for \$100.36. The remainder of the claim, \$24, was barred by the statute.

Mr. J. W. Hardy, the New York breeder and importer of sheep, whose advertisement appears in the News, is closing out his lot of Merino rams—the best ever brought to this market—at the Colorado stables, this city, and intending purchasers will do well to call upon him immediately.

EDWIN BULLING, Jr., who administered the morphine to Mr. Greene Wednesday night, thereby causing his death, was released from custody today. Although the coroner's jury found there had been no criminal intent on Bulling's part, he was held till this morning.

NOTWITHSTANDING the fact that the City Council forbids the driving of sheep along Seventh South Street, and that notice was posted at the mouth of the cañon for herders to drive to the south of the city, the sheepmen still continue to travel the old route. Four large flocks have been driven along that stretch during the last week.

A DISPATCH from Phoenix, Arizona, of November 8, says: Information was received at Phoenix this afternoon that the Vulture stage, going north from this city, was taken in beyond Azusa, Ariz., and the driver and passenger robbed by a lone highwayman. The same man robbed the superintendent of the Vulture mine, who was also driving north, shortly afterwards. He confined himself to robbing the men. He got about \$100.

Last evening, at 7 o'clock, Bennie Lewis, son of J. J. Lewis, was thrown off a horse belonging to J. J. Lewis, Esq., Bennie's employer. In attempting to mount the horse, (which is gentle) the latter started too quickly. The boy fell on the back of his head and lay senseless in the street. His father carried him home and lay him in a precarious condition, having called Dr. Powers attended the sufferer and left him in a comfortable condition. —Ogden Herald, Nov. 11.

Change of Time.

On Sunday the new time table of the Utah Central Railway goes into effect, all the changes made affecting the trains between Salt Lake and Ogden. Trains leave this city for the north as follows: Park City express, 3 p.m.; Atlantic express, 8:30 a.m. and 7:24 p.m.; Pacific express, 6:30 a.m.; 1:10 p.m.; Ogden to Salt Lake, 1:10 p.m. and 1:40 p.m.

The Burned Children.

Bishop John Clark, of Union, who wrote the account, which was published in the News a few days ago, of the burning of five children of Thomas Fewkes, of that place by a powder explosion, called upon us today. He reports all the children as progressing favorably. The little boy whose eye-sight it was feared would be destroyed, will not meet with that great misfortune, judging from his present condition. He is able to see and recognize persons in the room. He is about three or four years of age. The little girl, aged eleven years, was frightfully burned. Large pieces of flesh fell from her arms, which were literally roasted while she was trying to extinguish the flames that were consuming the clothing and flesh of the other children.

All of the little folks have suffered terribly, but all are now recovering. The calamity which has fallen upon this family teaches the necessity of keeping powder, poisonous and dangerous articles out of reach of children.

Another Fatal Dose of Opium.

On Sunday last, says the Larimer Boomerang of the Sib, James Preston, a well known cowboy (as many called him), but who of late years owned cattle and had a ranch, was taken sick and his symptoms were so serious that after he had gone to the residence of Frank Willis, Twenty-third Street, Dr. H. J. Marnard was sent for. While suffering considerably from headache and otherwise, a loss of sleep, or rather the inability to sleep, seemed to be the most serious trouble. Dr. Marnard prescribed for him and he seemed to rest easy for a few hours, but at length he became restless again. The medicines left for him to take contained laudanum and ether and he died, which it was according to the prescription were harmless enough, but a large overdose would be too much for any man to stand. During the day the medicine was given to the patient—on a spoonful at a time, and after he had taken it he seemed to have much effect on the man as he thought necessary. Preston, therefore, because he had taken too much of the drug was temporarily absent from the room he was in and he was not to be seen again. He was found dead in a room on the second floor of the Willis residence, and he had been lying there for some time. He was found by a neighbor who had seen him last night. He was found with his head on the floor and his hands clasped over his face. He was found with his head on the floor and his hands clasped over his face. He was found with his head on the floor and his hands clasped over his face.

On the 19th of October last my home was burned down and everything that was in it, not leaving a meal of food. I was home at about 10 o'clock a.m. and at 12:30 p.m. of the same evening a dispatch came from the fire department that my home had been burned all in flames. When I got home I found my furniture, beds, bed linen, clothes and everything that was in it, all in flames. I was alone at the time and I was not able to get out of the house. I was found by a neighbor who had seen me last night. I was found with my head on the floor and my hands clasped over my face. I was found with my head on the floor and my hands clasped over my face.

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The Receiver Takes the Tithing Office.

This morning Marshal Dyer called at the Tithing Office in the capacity of receiver, and after a consultation with Bishop John R. Winder and Dr. Grand Young, Esq., an adjournment was taken till this afternoon, when another conference was had. The result was that the Tithing Office property was turned over to the receiver, who placed Ballif William McCurdy in charge, with the understanding that the business of the institution was to be continued as formerly until Monday morning, when further steps may be anticipated.

First District Court.

At Provo yesterday Olof Oisen was arraigned for house breaking, and entered a plea of guilty; sentence postponed two days.

Christian Anderson was called for sentence for unlawful cohabitation; defendant promised to obey the law and was fined \$25.

Carl Carlson was admitted to citizenship.

Frank Rogers and Wm. Tiffany were tried yesterday on a charge of grand larceny. The jury returned a verdict of guilty, and the court sentenced them to the penitentiary for two years.

The case of Charles P. Axtel (murder) was set for the 12th.

The case of the People vs. James Bagley is on trial, for assault with intent to commit murder.

Yesterday the whole of the time in the First District Court at Ogden, before Judge Boreman, was occupied in consideration of the suit of the Union Pacific Railroad Company vs. the Union Pacific Railway Company by Mr. Ralph A. Paddock.

On the 10th day of September, 1886, while engaged in another train of cars at the U. P. yards, Mr. Paddock met with an accident which deprived him of his left arm. While standing on the side of a car he was knocked off by a switch stand which stood close to the track. When he fell he was thrown under the car and his left arm was crushed to pieces beneath the wheels. The amount of damages for which Mr. Paddock is suing the railway company is \$10,000.

Hon. J. H. Emerson conducted the case for the plaintiff, and Messrs. Williams and Van Cott were counsel for the defendant.

The bulk of the testimony given by the six or seven witnesses who were examined yesterday was intended to show whether or not the switch stand which knocked Mr. Paddock from the car was too close to the track; also as to whether or not a stand such as was used there was absolutely necessary to the manipulation of the switch leading to the weigh scales. The testimony tended to show that the switch stand was too close to the track; and that there were other stands, known as blind switch-stands, which would have served the purpose equally well and with much less danger to the men at work on the trains. It was also shown by the defense, however, that the switch-stand was located equidistant between the two tracks, and that it could not have been placed further from one without being closer to and more dangerous for the men on the other track. The counsel for the plaintiff endeavored to prove from the testimony of the witnesses that the stand was unnecessary to the manipulation of the switch.

Double Tragedy.

Boulder, Colo., Nov. 6.—At 10 o'clock this morning another horrible double tragedy occurred. Just as the post-office opened, and when crowds were on the street, pistol shots were heard and the crowd ran to the street back of the postoffice, where they found a young man named A. Frazier lying in the road dead, and James Smith, a respected citizen, lying in front of his own door, also dead. Your correspondent gathered the following facts: James Smith was for some time suspected that too intimate relations existed between his wife and the young man Frazier. This morning Frazier's mother was milking her cow in an adjoining lot to the Smith residence, when Smith came out and requested her to tell her son when he went home that he wanted to see him on business. The poor mother did so, and Frazier came over to Smith's home. When he opened the door, Smith was inside, shot him through the right shoulder. Frazier turned and ran about half a block east in the street, and was overtaken by Smith who shot him twice more through the head, killing him instantly. Smith turned and ran back to his house, and just in front of his own door, placed the pistol back of his ear and sent the fatal messenger of death crashing through his own brain, and fell where he stood. This bloody tragedy was witnessed by several people who were powerless to interfere, so quickly was it done. Many think that from Smith's actions he intended to kill his wife also, but found the door fastened or closed, and in his frenzy did not carry out his deadly intention. Frazier evidently tried to get into Smith's house, but when he was overtaken by Smith, he shot him in the right shoulder probably preventing him from taking it but from appearance of his clothing as he lay in the street, he had evidently tried to get into Smith's house.

And to this hood hangs a tale. A young man, who had the appearance of a junior clerk in a lawyer's office, saw the gaping wound of the hood and a brilliant idea struck him. With a satisfied grin he removed a quid of his cat tobacco from his mouth and dextrously dropped it into the young lady's wound.

Something struck the young man behind the ear and he went sprawling across the platform and up against the tram on the other track. He got up from his hands and knees, looked about in a dazed manner to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said administrator at First Ward, Salt Lake City, or the County of Salt Lake.

Noted October 28th, 1887.

THOMAS A. ASHWORTH, Administrator of the Estate of Eliza D. Ashworth, deceased.

NOTICE TO CREDITORS.

Estate of John Taylor, deceased.

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Distinguished Visitors.

Commissioner A. L. Thomas has received a letter from General James T. Negley, informing him that the Board of Managers of the Soldiers' Home would arrive in this city on Nov. 15th or 16th, en route to the Pacific Coast, and would stop over for one day. The board of managers of the National Home for Disabled Volunteer Soldiers is composed of the following officers: General William B. Franklin, president, Hartford, Connecticut; Colonel Leonard A. Harris, vice-president, Cincinnati, Ohio; General John A. Martin, second vice-president, Atchison, Kansas; General Martin T. McMahon, secretary, New York City; General James S. Negley, Pittsburg, Pennsylvania; General John B. Black, Washington, D. C.; General Thomas W. Hyde, Bath, Maine; General Wm. J. Sewell, Camden, New Jersey; Captain John L. Mitchell, Milwaukee, Wisconsin; and Captain Wm. Blandford, San Francisco, Cal.

D. & R. G. Fast Train.

The statement is made that the Rio Grande and Rio Grande & Western have arranged to connect with the Central Pacific's fast train at Salt Lake, to which the Union Pacific's fast train will transfer passengers for the coast. The new system of the Denver & Rio Grande will be put in operation in a few days, and it will be arranged so that their train will leave here about the time the down on the Union Pacific's schedule. They will thus be able to land passengers in San Francisco as soon as the Union Pacific does.

There is no longer any effort to keep rate-cutting secret, the recent reduction in fares being open to all passengers. Under the inter-state commerce law this is a necessary precaution, although it is claimed that the law is not to be advanced, it is said to be a necessary precaution.

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LOST WAGON TONGUE!

THE PARTY WHO FOUND A Lost Wagon Tongue on the road between Taylorville and this city will report to C. C. Lambert, Denver News Office, where it can be recovered, he will confer a favor upon the owner.

LEGAL NOTICE.

In the Probate Court and in Salt Lake County, Territory of Utah.

In the matter of the Estate of John Freese, deceased.

Notice of time and place for the hearing of Petition for admission to Probate of Will.

PURSUANT TO AN ORDER OF SAID Court in said matter, notice is hereby given that Wednesday, the 27th day of November, A. D. 1887, at 11 o'clock a.m., at the County Court House in Salt Lake City, Utah Territory, in the court room of said court, has been appointed the time and place for the hearing of a petition of John Freese, praying for the admission to probate of a certain document, therewith presented, purporting to be the last Will and Testament of said deceased, and where all persons interested may appear and oppose the same, and where all persons interested may appear and oppose the same, and where all persons interested may appear and oppose the same.

Dated at Salt Lake City, November 11th, 1887.

JOHN C. CUTLER, Probate Clerk, Salt Lake City.

THE HAFNER & SCHENK FURN. CO.

PARLOR FURNITURE & LOUNGES.

105 & 267 S. Canal St., CHICAGO.

For sale at principal stores throughout the Territory.

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Z. C. M. I.

OFFER A LARGE AND COMPLETE STOCK OF FALL AND WINTER GOODS

Novelties and Staples!

CONSISTING OF DRESS GOODS

SILKS, SATINS, PLUSHES AND VELVETS.

LADIES' CLOTHS, in Plain, Tricot & Plaid.

TRIMMINGS, in all the Desirable Novelties.

BUTTONS, in Jet, Steel, Pearl and Steel, and Metal, NEWEST DESIGNS.

COMPLETE ASSORTMENT OF CLOAKS, SHAWLS AND JERSEYS,

FOR LADIES', MISSES' AND CHILDREN.

Newest Fabrics and Latest Styles!

Ladies', Misses' and Infants' Underwear,

IN WOOLEN, SILK AND MUSLIN.

KNIT GOODS IN GREAT VARIETY.

Ladies' and Misses' Hats, Flowers, Feathers and Ornaments,

GLOVES, HANDKERCHIEFS AND LACES,

IN NEWEST GOODS AND COMPLETE STOCK.

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SUITINGS, OVERCOATINGS & TAILORS' TRIMMINGS.

Boots, Shoes and Rubber Goods,

A FULL AND COMPLETE LINE.

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