A communication from Mayor Armtrong tendered the Tenth Ward
quare for fair buildings, under cerala restrictions and conditions,
mong which was stipulated the crecion of suitable structures at a cost of
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to hear petition of Joseph Tate, praying that letters of administration be
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insured to hear petition of Joseph Tate, praying that letters of administration be
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insured to hear petition of Joseph Tate, praying that letters of administration be
insured to hear petition of Joseph Tate, praying that letters of administration be
insured to hear petition of Joseph Tate, praying that letters of administration be
insured to hear petition of Joseph Tate, praying the structure of th ot less than \$20,000.

to less than \$20,000.

Lowell moved to refer the commuleation to the agricultural committee
ith instructions to draw a bill to
see the conditions of the tender.

Thorman thought the Assembly had
id out about enough money and
achitto name.

agh to pause.
Hoge and Seegmiller favored the cotion, and an appropriation for fair fillings.

Months and that by appropriating 1,000 for fair buildings the Territory and get more than that amount

athe city.
The claim of J. Z. Stewart for \$13.30, amount of a witness' certificate dby him, and that of H. G. Mclan for \$157.15, were favorably relied upon by Hatch, chairman of a committee.
Thurman of the judiciary committee, orted favorably the bill fixing the ritorial secretary's fees. Filed.

Toyle introduced a bill to provide the election of the officers of the A. & M. Society by the Assembly.

ne jury bill was amended and sed unanimously.

2 p. m.

Be Governor approved the equalion bill, and the one in relation to
insurance companies.

e elections committee reported
rably upon the liquor bill.

be bill in relation to county rears, defining their duties, etc., was
by sections.

debate took place on the provision
life it optional with county re-

ing it optional with county re-lers whether or not they make out racts of title on application. eer offered an amendment to make ligatory upon recorders to furnish

racts. ng, Jones, Hoge and McLaughlin ng, Jones, Hoge and McLaughlin roved the amendment, holding it pper to compel recorders to furlabstracts unless they might se to do so. The bill passed by animous vote.

ich, from the claims committee, imended the appropriation of o A. M. Musser as compensation te for five years, as fish commistration.

ge moved to make the amount. Lost. The report was adopted. tch, from the same committee, rend on the claim of G. R. Belnap, in of Weber County, recommendat\$312 be appropriated to him for dance on the First District Court. report was withdrawn, on a tech defect.

House concurred in the Council dment to the banking bill, making occretary of the Territory, justend mes T. Little, bank examiner, The dment was insisted upon by the

rnor.
rk moved to make the asylum apriation \$30,000.
ge wanted enough money approed to the asylum to fuish it acng to the plans, or none at all.
rk was opposed to bonding the
tory for more than \$150,000, and
leairous to make the amount of
applations conform to that plan.
e subject was being debated when
pent to press.

34 Fridat's Dailt, March 9, 1888.

T. J. Potter Dead.

lay General Agent J. V. Parker, Union Pacific office in this city, red a dispatch announcing the of Thomas J. Potter, Vice-Pretand General Manager of the Pacific, which event occurred 15 o'clock this morning.

Not Found.

orrespondent writing from St., Arizona, says that the state-telegraphed from Phonix, Feb. in the body of Garcia, the man ly murdered near the Arizona r, had been found is incorrect. Inlly have not been able to learn became of the remains.

Judges of Election.

following judges of election
been appointed:
Smithfield—Henry Clow, John
e and Moroni Pratt.
Richmond—W. E. Renshaw, E.

LP and John Richardson.
Int. Pleasant—A. Crain, A. P

and Joseph Crain. and Joseph Crain, A. P.

Third District Court. eedings before Judge Zane to-

Thomson vs. Jeanette C. on; judgment upon remitting ount of deferred payments and against sureties, in layor of Mrs.

People vs. Henry Schaeffer; as-with intent to commit rape; and case submitted to the jury. People vs. Charles B. Glilette; arceny; on trial before a jury.

Probate Court.

edings in the Salt Lake County

econings in the Sait Lake County

Court yesterday:
matter of the estate of John
Irgan, deceased, bond of Jane
filed and approved.
of Mary Ann Hooper, deorder made for final settlement
unts and distribution. e of Mary Ellen Tate, deceased; | cinct.

First District Court.

Provo, March 8th, 1888.

U. S. vs. Chas. Monk; defendant was arraigned on the charge of unlawful cohabitation, and on another charge of adultery with Sarah B. Marsh, als plural wife, and took the statutory time to plead.

U. S. vs. Philander Brown; defendant was arraigned on a charge of unant was arraigned.

ant was arraigned on a charge of un-lawful conabitation, and took time to

Marius Christiansen was made a citizen.
Alma Young pleaded not guilty to

Alma Young pieaded not guitty to burglary.
The following were continued for the term: People vs. David S. Kiug., U. S. vs. Chas. McCarty and U. S. vs. L. Fransen.
The grand jury brought in an indictment against Karl G. Maeser.
The following cases were set:
For Saturday, March 10—U. S. vs. Henry Hamilton, Levi Curtia and Jas. Latimer.

Monday, March 12-U. S. vs. T. R. Cutler, H. H. Cluff and George Tay-

Cutier, H. H. Osta lor.

Tuesday, March 18-U. S.vs. Higgin-son and People vs. Crocheron.

The case of The People vs. James Gunderson went to the jury this after-noon and is not yet in.

B.

Sevier Stake Items.

Richfield, March 6, 1888.

The quarterly conference of the Severer Stake of Zion convened in Richfield on Saturday, March 3d, at 10 a.m. President Albert K. Thurber, being very ill and his first conuselor, Wm. H. Seegmiller attending the Legislature, Counselor William H. Clark presided.

The usual business, such as the read-

The usual business, such as the reading of reports and sustaining the general and local authorities was attended to in a satisfactory manner. The instructions, given by the different preachers were upon the proper training of the youth, the presaring of ourselves for labors in the Temples of the Lord and the duties of every day life. The Sevier Stake Academy began its second term on Monday, January 3d, with 94 students; the third term will begin on Monday, March 12th. Under the able management of Prof. I. J. Hayes the academy has already accomplished a good work, the results of which are appreciated by the Saints of this Stake.

The conference from arst to last was The conference from first to has was a success and we enjoyed a time of refreshing through the Spirit of the Lord.

Respectfully.

Thro. Beanbley.

Stake Clerk.

Died from Natural Causes.

Died from Natural Causes.

Last Wednesday we had a local from Fairview, announcing the death of Samuel Slife, of that town. Since the article was written the affair has become one of considerable interest. It appears that the death was very sudden and the more people thought of it the more they became interested. The Drs. St. Jobn were telegraphed for tehold a post mortem examination on the body of Mr. Slife, aged 67 years, who was buried on the 18th of February and exbumed on the 18th of February and exbumed on the 1st of March, and who was supposed to have died under suspicious circumstances. The following is the report of the physicians:

following is the report of the physicians:

"Last Thursday a post mortem examination was held upon Samuel Slife, of Fairview, who, it was alleged, had died under suspicious circumstances. The body was exhumed, after having been buried for over a week, and the post mortem examination was conducted by Dr. Wm. H. Olsten, of Ephraim, and Ir. W. H. St. John, of Manti, with the kind assistance of Drs. H. Lindley, of Mt. Pleasant, and E. H. St. John, of Manti. The result of the post mortem examination is that said Samuel Slife died from natural causes—chronic inflammation of the bladder, and extension of inflammation to the excretive structure of the kidneys.

The following deputy registrars have been appointed:

WEBER COUNTY. A. L. Stene, Lynne preciact.
Moroni Skeen, Plain City precinct.
Chas. Webb; Slaterville precinct.
Robert Shaw, Pleasant View process.

Theodore Daniels, Uintan precinct.
Geo. Ritter, Riverside precinct.
Wm. Sewell, Wilson's precinct.
John Allen, Marriott precinct.
Jos. Smith, Huntsville precinct.
F. W. Hurd, Harrisville precinct.
Samuel Jenkins, West Weher precinct.

WASHINGTON COUNTY. Julius Jordan, Silver Reef precinct. M. E. Paris, Leeds precinct. Melvine M. Harman, Washington

precinct.
A. P. Hardy, St. George precinct.
Samuel Knight, Santa Clara precinct.
Joseph W. Carpenter, Bloomington

precinct.
Robert B. Gardiner, Pine Valley pre-

Franklin O. Holt, Gunlock preciact. Daniel M. Taylor, Hebron preciact. John H. Harrison, Pinto preciact. James Canneld, Hamblin preciact. James T. Pace, New Harmony pre-

Joshua T. Wells, Toquerville pre-Robert W. Reeve, Duncan's Retreat

precinct.
John II. Ballard, Grafton precinct.
Frank P. Slaughter, Rockville pre-

Joseph Hilton, Virgin City precinct. Charles F. Stevens, Shonesburg pre-

Samuel K. Gifford, Springdale pre-FROM SATURDAY'S DAILY, FEB. 10, 1888.

Provo Notes.

The Utah Stake conference began to-

tiav.

Prof. J. E. Talmage is able to Itake charge of his classes again in the Academy, though he still has one eye bandaged up.

Third District Court.

Proceedings before Judge Zane to-

Proceedings before Judge Zane to-day:
People vs. Charles Wilson; grand larceny; continued for the term.
People vs. Charles J. Hodle; embez-zlement; jury find a verdict of guilty; sentence to be passed on Monday March II.

People vs. John Pierce; grand lar-cency; verdict of not gullty. People vs. George Geatz; grand larceny; on trial.

Disagreed:

Disagreed:

Chas. B. Gillette was tried yesterday atternoon for stealing a mule. The large went out about 5 o'clock and returned at 10:30 with the statement that they could not agree. The vote stook 10 to 2 for conviction. Today Gillette's attorney stated that the defendant could not give bail, and asked that he be permitted to go at large on his own recognizance. Mr. Clarke opposed this as he felt sure Gillette would get out of the country at the first opportunity. The scourt reduced the ball from \$1,900 to \$600, but as Gillette could not find sureties for any amount whatever, he was sent back to the penitentiary. penitentiary.

Judges of Election.

The Utah Commission have ap-

poluted the following:

Daniel Bader, presiding indge of election, Third Ward, Park City.
Charles E. Ford, judge of election, Third Ward, Park City.
Jumes W. Pearson, judge of election; Third Ward, Park City.
Joseph M. Coben, presiding judge of election, Second Ward, Park City.
Frank E. Harding, judge of election, Second Ward, Park City.
Cornelius Hunt, judge of election, Second Ward, Park City.
Thomas M. Stringer, presiding judge of election, First Ward, Park City.
Mnrray Shepherd, judge of election, First Ward, Park City.
Frank H. White judgel of election, First Ward, Park City.
Frank H. White judgel of election, First Ward, Park City.

Snowville Items.

Snowville Items.

Snowville, Utah, March 1, 1888.
The past winter has been the severest known by the actilers here. Stock has perisbed by hundreds through exposure and want of feed.

One thing we have been blessed with is a freedom from the diseases with which our neighboring settlements are scourged. We acknowledge in this the hand of Providence.

We have been having a series of theatrical performances by our newly organized Home Dramatic Club. Much credit is due them for their unitring zeal. They have been organized but a little over two months. They began without capital, and today have considerable scenery, a fine drop curtain, costume and other property and are not in debt. They gave their closing performance for the winter season on Saturday, March 3. The evening's bill consists of "Miralda, or the Justice of Tacon," and "Peggy Green," in which the full strength of the company appears.

Monday last we had a flying visit

pears.
Monday last we had a flying visit
from U.S. Deputy Exum, "on postal
business." He put up at the Goodline
House.
BEE.

The Union Depot Again.

The Union Depot Again.

It is now learned that Civil Engineer Patten is acting according to the instructions of President Charles Francis Adams, of the Union Pacific, in coming to Ogden and (surveying the Union Depot grounds. Yesterday at the suggestion of Mr. Patten, and Claim Agent A. W. Fleming of the same company, a committee composed of gentlemen of Ogden appraised the Union Depot land. The committee consisted of Messrs. A. H. Nelson, John Keck, Wm. Farrell, and S. S. Schramm. The land is composed of a strip 800 feet wide and four blocks long, extending from Second Street to Sixth. The land, so it is learned, was fixed at from one to four thousand dollars per acre, aggregating in all somewhere in the neighborhood of \$100,000. And this is the land which will now be turned over to the terminal company, under the name of the Union Depot Company, the principal stockholders in which will be the railroad companies which have their terminus here. After the long years which the promise of the great companies will now be redeemed, and the gorgeous.

Union Depot will be a reality. - Ogden Standard, March 10.

Small-pox in Ogden.

There is small-pox in Ogden. The dirst patient afflicted was a Mr. Austin, who came down with varioloid. The quarantine physician was called in and pronounced the case small-pox. Dr. Condon was next informed, and he asserted that it was only chicken-pox. Dr. Allen agreed with Dr. Powers, that the disease was small-pox, as did also a number of non-professionals who were thoroughly acquainted with the disease.

The house where Mr. Austin resided was quarantined, and ropes stretched across the sidewalk; these, however were cut down by someone in the night. Mr. Austin has just recovered, and goes out and about. After he was attacked, two of his children came down with the contagion, but are re-covering. A third child, however, has taken the disease in a mild form and now has it now has it.

FIRST DISTRICT COURT.

Business Transacted Yesterday and

Provo, March 9. The jury returned last night in the case of the People vs. James Gunderson and reported that they could not agree, and were discharged. This morning the case was ordered continued for the term.

The demurrer was overruled in the case of Ruth McKinsey vs. C. Glenfield.

case of Ruth Mckinsey vs. C. Grenfield.

A demurrer was argued and taken
under advisement in the case of U. S.
vs. George Udall.
Karl G. Maeser was arraigned on an
indictment for unlawful cohabitation,
and took the statutory time to plead.
Charles Allred and Joseph Justesen
entered pleas of not gnilty to attempted bank robbery.
The cases of the U. S. vs. George
Sagers and Jacob Scharrer, for unlawful cohabitation, were continued
for the term.
It was shown that the case of Axtel
Einarsen vs. Don C. Sagers was
settled, and it was taken from the
calendar.

calendar.

It was moved that the case of the People vs. J. H. Burriston be placed upon the calendar, but the court decided that the docket fee must be paid in all appeal cases before they could be entered.

U. S. vs. John Christianson; defendant was arraigned on an indictment for urlawful conhabitation, and entered a plea of guilty. Sentence was set for March 13.

March 13.

The cases of fornication against George Jagers and Phosbe Holland were dismissed, on motion of the District Attorney.

The U. S. Attorney made a showing for continuing the case of U. S. vs. J. C. Graham, that the alleged plural wife could not be found; defendant objected and wasted the case tried now, but it went over.

March 10.

March 10. U. S. vs. Mariatha Loveridge; sen

U. S. vs. Mariatha Loveridge; sentence suspended.

The following were sentenced for unlawful cohabitation: C. C. N. Dorius, six months and \$100 and costs; W. T. Reid, three months and \$300 and costs; George Farnsworth, \$200 and costs; Joseph S. Jones, six months and \$100 and costs; I. J. Walser, six months and costs.

and costs.

U.S. vs. George Sennet; dismissed on motion of district attorney.

Joseph Standforth, arraigned for uniawful cohabitation, took the statutory

time to plead.

The following sentences were postponed till the 24th inst., all for unlawful cohabitation: Robert E. King,
Frederick Wait, Ledru Loveridge,
George Storrs.

Registration Officers.

The following list of deputy registrars was made by the Utah Commission yesterday: Elias Thomas, Liwrence precinct, Emery County.

SUMMIT COUNTY. William H. Smith, Sr., Coalville pre-

inct.
John Bond, Hennefer precinct.
E. C. Morse, Echo precinct.
V. A. Hill, Grass Creek precinct.
William H. Smith, Jr., Upton pre-

George Daniels, Hoytsville precluct. William Reynolds, Wanship precinct. J. Leonard Frazier, Rockport pre-

Luke Ramsdell, Peoa precinct. Erasmus Sorenson, Kamas precinct. Joseph Mitchell, Woodland precinct. Joseph M. Cohen, Park Ulty pre-

cinct. F. R. Snyder, Parley's Park pre-

WEBER COUNTY.

Philip Rank, deputy registrar, First Ogden precinct.
Georce P. Douglas, deputy registrar, Third Ogden precinct.
Altred Berrett, deputy registrar, North Ogden precinct.
Jacob Mathews, deputy registrar, Hooper precinct.

Hooper precinct.

A. H. Lawrence, deputy registrar,
Eden precinct. Information Wastedl

Of the whereabouts of David Savage who, when last heard from was in Millard County. Please address his nephew, J. V. Savage, La Sitl, San Juan County, Utah.

Another Case of Lye Poisoning.

Another Case of Lye Poisoning.

A sad accident happened to the little dangtter of Mr. and Mrs. Benjamin Adams Thursday morning. It seems that Mrs. Adams had been washing, and on wringing out the clothes had occasion to use some concentrated lye. She placed the can which contained it upon a table, and turning her back for a moment the little girl took up the can and drank the contents. According to the latest information we have been able to obtain the child is in a very precarious condition, but we cannot learn the extent of the internal injuries received. We hope, ho wever, that the child may recover, although it will be something unusual if some permanent injuries be not occasioned. People should be exceedingly careful in handling such a dangerous article as concentrated lye. Hundreds of accidents have occurred from its careless use, and many happen where the greatest possible care is exercised. We advise people to dispense with it when possible. For the benefit of any who may have such an accident happen, we give the following remedy as given by Dr. Sherman: When lye is taken internally, administer vinegar and water plentifully. When burned externally by lye, vinegar and sweet oil is an excellent remedy. We have heard that parsley islalso a good remedy, made into tea and rubbed on the burnt part or taken internally, as the case requires; the best remedy, however, is not to use the lye, but if you must, never put it out of your hands unless you put it under lock and key.—Idaho Enterprise.

STATEHOOD DEBATE.

The Close of the Hearing Before the Senate Committee.

WASHINGTON, D. C., March 10.—
[Special.]—Baskin was before the Senate committee on Territorles today and attempted to answer the arguments in favor of Utah's admission. The main point was theocracy. He utterly failed to answer anything. He broke down completely on a case of interruption of the cohabitation law presented in Richards' arguments. The committee asked many questions and Baskin asked leave to print the balance of his argument. Richards was asked questions during Baskin's argument by members of the committee and at one time it was difficult to tell who was making the argument, Richards or Baskin.

A crushing reply to Delegate Dubois'

A crushing reply to Delegate Dubois' tirade before the committee on February 18, was filed by Richards and ordered printed. When Dubois reads the answer to his reckless statements he will fee! like a fellow who has been dayed allive. An abstract of the records flayed alive. An abstract of the records in cohabitation cases was filed and ordered printed with Richards' reply to Baskin, to be filed Monday. This closes the hearing.

Assaulted His Wife.

Last evening at about 9 o'clock, two ladies appeared at the City Hall and made compiaint against one Jos. Eastman. One of them was the wife of that individual, and she hore upon her face cause enough for gomplaint in the shape of a black mark and a badly swelled cheek. The man went bome drunk and administered a chastisement to his wife, the mother of his children, and the one being who sbould have been held most sacred by him. Officer Robert Chambers accompanied Mrs. Eastman to her forlorn hame. Eastman was found and proved to be very drunk. He was, of course, taken to the jail, where he will await the comise of Monday, and think over the disgraceful conduct of which he has been guity. He will probably be arraigned before Judge Dee fomorrow. Mrs. Eastman is a respected lady, who earns allving for herself and children by washing. Her husband has treated her in a cruel manner several times, but she has always hesitated to make the matter known until at length last evening his treatment became unbearable.—Ogden Standard. Assaulted His Wife.

"Park Record" Notes.

A sensational marriage took place in the lower part of town last evening, in which a shot gun, in the hands of an enraged father, played an important

part.
The first of the week a young child of County Clerk Alston, of Coulville, awallowed a number of buttons and Dr. Gregor was summoned to attend to the unfortunate little one. How-ever, skilful medical aid was unavail-ng and the little one was relieved of its sufferings by death on Tuesday

Erroneous Figures.

An article which first appeared in the Juvenile Instructor was reproduced in Saturday's issue of the News under the caption of "The Spoliation Programme," In the closing paragraph the words "8000 stares of gas stock" occurred. The figures were erroneous, the number of shares of tock in question being 800.