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THE DESERET NEWS CO. SALTO LAKE CITY, UTAH.

FROM TUESDAY'S DAILY MARCH 6, 1983.

Arraigned.

This afternoon William J. Jonkins, of West Jordan, was arraigned in the Third District Court on a charge of universal constitution. He entered a plea of not guilty.

Returned from South.

Brother Richard G. Lambert re-turned last evening from a trip south-ward through a large portion of the Territory in the business interest of

Free Again.

This morning John Penman, of Bountiful, Davis County, was released from the penitentiary. He has served two terms there, one of two years for polygamy and the other three months for unlawful cohabitation. He received the benefit of commutation of time for good behavior, and the actual period for which he has been confined is two years and twenty-five days.

CRUSHED TO DEATH.

BEYOND ALL SURGICAL AID.

About 11 o'clock he asked for and was given a drink of water, and at 11:10 breathed his last.

The deceased was a native of Scotland, where he joined the Church and came to Utab. He was employed for some time on a stage line in Idaho, but for the last five years has been a brakeman on the Utah Central. He resided with Mr. Rankin, in the Fifteenth Ward, having no relatives in the country. It is said that his mother is still living in Glasgow, where his suster recently died He bore an excellent character, and had many warm friends. He was about 28 years of age.

The remains were taken charge of by Undertaker Joseph Wm. Taylo r. Arrangements for the burial have not yet been made. When completed due notice will be given of the funeral.

No blame for the sad occurrence attaches to the railway company or its employes, it being purely accidental.

TWELVE YEARS.

That is the Term Neal Mulloy Gets at Hard Labor.

Neal Mulloy who shot and killed George J. Huches, at Pack City, on the 1st of August last, and who was convicted on Saturday of murder in the second degree, with a recommendation to the mercy of the conrt, was called for sentence today.

When he arose and came forward to receive judgment, he appeared to deeply realize his situation, and appearently dreaded the fate in store for him. He walked with an nusteady gait, his eyes fixed on the floor, and as he stood by the table at the end of which Mr. Varian, his counsel, sat, his hands twitched nervously.

Judge Zane stated the offense of which the prisoner had been convicted and saked, "Mr. Mulloy, have you anything to say before judgment is pronounced?"

Mr. Mulloy made no reply, and Mr. Variangus and addressed the country.

Mr. Mulloy made no reply, and Mr. Verian arose and addressed the court. He stated that the defendant had nothing to say and submitted himself to the seatence of the law, recognizing that he must stone to the law. The jury were selected with care and were representative of the best interests of society. He thought there were many extenuating circumstances which authorized the observation that the case was not one of an abandoned character. The fact that the jury recommended him to the

MERCY OF THE COURT

Robert Stewart Meets with a Horribie Fate.

The Utah Central depot was the scene of a shocking and fatal accident this marning, resulting in the death of a brakeman, Robert Stewart. About 7:30 a.m. the unfortunate man wis engaged in the yard, and was in the act of coupling cars. He had gore in between two box cars, at a place just morthwest of the passenger platform, where there is a switch. He made the coupling, and his fellow trakeman, Frank Bailey, who was ontop of the car, moticed that young Stewart did not come out from between the cars as he should have done, and signaled the engineer to stop, which was promptly done. What had happened was unknown to the train men, who resilzed that something was wrong from the fact that several parties who had witnessed the occurrence running toward the cars, under one of which was held there while the brakebeam of the car struck him on the back of the leg, throwing him forward to the ground and partly outside of the track. The heavy wheels rolled up along the limb, which was badly twisted, tearing the flesh and crossing the oone as it went.

There was a slight pause defore the scenar countries to be a six went.

Trom foot to hip with the revention of the jury be given considered that the case closely ball-anced between murder in the second degree and manslaughter. The witnesses for the prosecution do not stand in anced between murder in the second degree and manslaughter. The witnesses for the prosecution do not stand in a new replay avarated the the track in a very favorable light. If their testimony were true it would make the verdict different to that rendered. The jury evideatly did net helieve those witnesses, but release to the care many extennating sircumstances, and if you should was in an unfortunate stituation. He sound not stand in a very favorable light. If their testimony were true it would make the verdict different to that rendered. The jury evideatly did net helieve those witnesses. There are many extennating sircumstances, said Mr. Varian, that go to sh

Straight Sulley, who was not top at the case of the part of the pa

term is fixed at twelve years at hard labor in the penitentiary.

At the close of the indge's remarks, Mulloy heaved a deep sigh, and retired in the custody of an officer to take up his abode within the penitentiary walls, where, if he gets the full benefit of the commutation act, by good behavior, he will remain until the 5th of January, 1895.

FIRST DISTRICT COURT.

Proceedings before Judge Henderson Yesterday.

Provo, March 5:

Christian Thorp made a statement and showed a petition in his behalf, after sentence was imposed last week,

after sentence was imposed last week, and today the court considered the matter and changed the sentence from six to four months.

Elmer Taylor made a statement that be would obey the law in the future, and a petition from Nephi in his hehalt was considered, ont in view of the fact that there were the charges of unlawful cohabitation, fornica ion and adultery pending, the Court imposed a fine of \$500. The other cases were dismissed.

Iftery G. Boyle, adultery, withdrew his former plea and entered one of guilty; sentence was postponed for two weeks.

Peter Neilson was arraigned for nnlawful cohabitation, said that he would

lawful conabitation, said that he would observe the law in the future. The Court took the matter under advisement.

ment.

Heavy Hamilton was arraigned under an indictment for unlawful cohabitation, and pleaded not guilty.

John Williams entered a plea of guilty to the charge of unlawful cohabitation, and sentence was set for March

W. R Jones and Alma Ormand were

W. R. Jones and Alma Ormand were naturalized.
On motion of the District Attorney, the case of the People vs. Gabriel liuntsman was ordered dismissed, on the ground that the evidence was insufficient to sustain the case, which should have been tried in the justice's court.

court.
The case of the People vs. Soren Christianson, grand larceny, was belog

The case of the People vs. Soren Christianson, grand iarceny, was being tried today.

The grand jury reported seven indictments; four under United States laws and three under T-rritorial statutes, and three under T-rritorial statutes, and ignored the following: The People vs. Erastus Gibson, hattery; People vs. Tuomas West, battery, and People vs. Orson Hudson, assault with intent to kill.

John Saxey was sworn in as bailiff. In the case of the People vs. Brigham Cotchrell, defendant was arraigned and pleaded not guilty to the charge of maliciously burning haystacks.

U. S. vs. Levi Curtis; defendant was arraigned and entered a plea of not guilty to nniawful cobabitation.

Samuel Alired was arraigned and pleaded guilty to a similar churge; sentence was set for March 6

U. S. vs. Wilson M. Alired: defendant was arraigned and entered a plea of guilty of uniawful cohabitation; sentence was set for March 6

The grand jury made the following report:

arm were injured, but did not want them amoutated. He was removed to the station warchouse, and shortly afterwards taken to the Deserte Hospital. His injuries were of such a character, however, that he was removed to the station warchouse, and shortly afterwards taken to the Deserte Hospital. His injuries were of such a character, however, that he was removed to put in perce. In view of the circumstances, and in the absence of any recommendation of the jury to mercy, the court would say the court would say the court would say the court would say the law. Some weight the latter. The same remarks will allowed by the law. Some weight the latter. The same remarks will say the penaltentiary, at hard labor. This mental tive years has been a brakeman on the Utah Central. He resided with Mr. Rankin, in the Fifteenth Ward, naving no relatives in the country. It is said that his mother is still living in Glasgow, where his suster recently died He bore an excellent character, and had many warm friends. He was about 23 years of age. occur.

The result of the crowded condition

The result of the crowded condition is also to greatly retard the cure of patients. While the asylum had only its proper quots of patients the percentage of cures was much greater than at present. To make matters still worse, the number of patients iconstantly increasing and it is safe to say, from the information we have, that there are today in Utah, over one hundred insane persons who should be receiving treatment at an institution of the kind, but who, with the present accommodations, can only be received and treated as vacancies occur by the

accommodations, can only be received and treated as vacancies occur by the discharge of cured patients.

Additions to the present facilities of this institution are imperatively demanded. It is to be hoped that the present Legislature will not adjourn without making an ample appropriation for this purpose. To neglect or refuse to do so, would, in our epinion, be a serious mistake and a grave injustice to this most unfortunate class justice to this most unfortunate class of our fellow beings.

Newel Knight, Foreman.

The Court was pleased that the grand jury had visited and reported on the asylum and expressed a desire that the report be put before the public.

B.

FROM WEDNESDAY'S DAILY, MAR. 7, 1885

Convicted.

The trial of George H. Carney, in the Third District Court yesterday after noon, on a charge of forgery, resulted in a verdict of guilty. He will be sentenced tomorrow.

Two Months'.

Yesterday afternoon Peter Stevens was arraigned on an indictment charg ing him with assault with intent to commit rape. He pleaded guilty to assault, and was sentenced to pay the costs of the presecution and be impressed in the county jail for two

Third District Court.

Proceedings before Judge Zane to-

day: The People vs. Robert Colling; grand larceny; plea of guilty; defendant sentenced to one year in the pealten

The People vs. Hans Hansen; The People vs. hans Hansen;

sault and battery; jury finds a verdict of gull'y.

The People vs. John Preece, assaul with latent to commit rape; defendant demurs to indictment; judgmen of acquittal and defendant discharged.

vestigated by the proper authorities, who, no doubt, will extend what help is needed. Dr. Powers was pleased with the manner in which the arrery and the wound had been nound up, to save the unfortunate man from bleeding to death.—Ogden Standard.

Probate Court.

Proceedings in the Salt Lake County

Proceedings in the Salt Lake County
Court yesterday:
In the matter of the estate of Isaac
M. Finck, deceased; decree made that
due and legal notice to creditors has
been given.
In the matter of the estate of Wm.

In the matter of the estate of Wm. Thompson, deceased; order made appointing Joseph M. Thompson administrator.

In the matter of the estate of James K. Baldwin, deceased; order made appointing time and place of hearing petition for order of sale of real estate. In the matter of the estate of James K. Baldwin, deceased; order made appointing George Lufkin and Benjamin Rawland appraisers.

In the matter of the estate of John A. Halvorsen, deceased; order made appointing time and place to hear petition for letters of administration to be issued to Charlotte Halvorsen.

In the matter of the estate of William Ashman, deceased; order made appointing time and place for confirmation of sale of real estate.

The marriage certificate of George W. Hills and Elizabeth Evans was duly filed.

Excursion to Europe.

Excursion to Europe.

Spence and Rossiter have completed arrangements for another first class excursion to Europe, to leave here on or about the 3rd of May. The fares to Liverpool and return will be as follows: From Salt Lake, Ogden or Provo, first class on the railway and 2nd cabin on the steamer, \$125.00; with saloon passage, \$155.00 and upwards, according to location of berth, and the line of steamers the passenger may select.

The tickets will be good to return any time, within six or eight months from date of sale, and will be good for 30 days going; this will accomodate parties who will not be able to leave as early as the beginning of May, as they can start when they choose, so that they arrive in New York in 30 days after purchasing their tickets. The gentlemen who are conducting this excursion are well known and reliable, and those who intend taking advantage of the terms offered may be assured of satisfaction as to arrangements

Parties desiring further information on the subject should communicate with W. C. Spence or W. A. Rossiter,

on the subject should communicate with W. C. Spence or W. A. Rossiler, Box B, Salt Lake City.

A Tight Squeeze.

The Ogden Standard of March 6th as the inhowing account of an accident that occurred to a former resiient of this city:

at about the bour of 10:30 last evening a reporter learned that an accident and occurred at the depot. Hurrying to the Chapman House, he found the victim of the affair, who had just been laid upon a bed at that place. He was a young man of about 24 years of age, and, as was afterwards learned, nears the name of Joseph Buckley. His hands were clinched tigntly, niood was oozing from the nose, his eves were closed, and he was groaning loundly, and struggling for breath. Dr. Bryant, who had been hastily summoned, was making an examination, and the stout young man would cryout with pain at every touch which was made against him.

Yesterday morning Buckley went to work as switchman for the Central Pacific Kraliway Company. It was his first day on the road. Last evening, shortly before the horr mentioned, be was attempting to make a coupling between a box car and a car with what is called a Miller drawbar. Tho latter, which is narrow, slipped past the other drawhead, Buckley's stardy form was caught between them, and the terrible weight of the engine and the cars crushed him together.

He was, of course, immediately released and cared for, and after being At about the hour of 10:30 last even-