ants or some one of his appointment. Due notice of time and place will be given.

George Q, Cannon, Gen'l Sup't D. S. S. Union,

A Witness Arrested.

September 20th, Miss Kate Houtz, alleged plural wife of Nicholas Groesbeck, of Springville, was arrested in this city by deputy marshals Cannon and Doyle, on an attachment. The lady was wanted as a witness against her alleged husband, who was under investigation. husband, who was under investigation by the grand jury at Provo, to which place she was taken.

Idaho "Mormons" Arrested.

The following telegram dated Boise City, Idaho, Sept. 20, comes to us through the Associated Press:

President Ricks and Bishop Don aldson, Mormon dignitaries, have been arrested by the United States marshal on a charge of conspiracy in advising the Mormons to violate the election laws two years ago. It is stated that other arrests will follow."

The Public Schools.

September 15, the public schools of this city were opened for the first time under the new order of things. During the day 2,862 pupils were registered. About sixty teachers were in attendance. Francis Armstrong, one of the trustees of the Eleventh School District, surrendered the school property of that district under cretes. In all the district under protest. In all the other districts the school property was surrendered to the board without objection.

Utah Probate Judges.

An Associated Press dispatch, dated Cresson Springs, Pa., Sept. 22, says: The President sent the following nominations to the Senate this morning, as probate judges for Utah: Francis Daggett, Washington Coun ty; Henry Shields, Summit County; Charles H. Herman, Tooele County; Jacob Johnson, Sanpete County; Stephen R. Frazier, Juab County; Hector W. Haight, Davis County; William Goodwin, Cache County; Thos. S. Watson, Wasatch County.

Teamsters' and Laborers' Unions

September 19th the teamsters and laborers of the city met in the Grand Army Hall and organized a Twenty-four members were enrolled. John Ryan was elected president, William Hopkins vice-president, G. E. Cody financial secretary, J. H. Thorne recording secretary, and Alex. Muribrook treasurer. It was resolved to join the Federated Trades; to secure the Liberal Drum Corps Hall, if possible; to boycott the street railroad company; and to parade with the Federated Trades September 20.

Released from Prison.

James Leatham, of the Sixth Ward, this city, has likewise been discharged from the "pen." on completing a term of six months. his case no fine was imposed.

County, Sept. 15, completed the the uext session will be short, the term of imprisonment to which he rules of the House will expedite was sentenced for unlawful cohobitation and was discharged from the penitentiary.

H. P. Iverson, of Washington, Washington County, was liberated September 16, after serving a six months' sentence for unlawfal co-habitation. The five amounted to \$300 and costs.

Unlawful Cohabitation.

In the Third District Court September 17, Mr. Critchlow, assistant district attorney, addressing Judge Zane, said that as several cases of unlawful cohabitation were pending, he would like his Honor to publicly state his opinion as to what actually constituted that offense.

Judge Zane said it was not uecessary to prove sexual intercourse between the parties, or that, in fact, they occupied the same bed. It was necessary to show, however, that they had associated together under circumstances that would indicate they had lived as husband and wife-Association together some part of the time must be shown.

The Tailors' Strike.

The members of the tailors' union, which was re-organized a short time ago, did not resume work September 22. The reason for their idleness is the refusal of the bosses to accede to their demands. The journeymen ask to be paid an in-The crease of from \$3 to \$5 on each coat they make, from \$1 to \$2 on each pair of pants, and from \$7 to \$10 on each suit. As a merchant tailor was giving these facts to a reporter, a bystander-a clothing merchantasked, "How can you do it?" "We don't do it," sententiously replied the merchant tailor, "and that is the reason why the men quit." The latter gentleman proceeded to add that it was impossible for the bosses to comply with the demands of the journeymen.

At I o'clock this afternoon the strikers were holding a meeting, but the uature of the proceedings could not be definitely learned.

Utah Bills.

The Tribune has a Washington special, dated Sept. 15, which speaks of bills now pending in Congress affecting Utah as follows:

There is not the slightest possibility only that the bills affecting Utah which are pending can secure consideration at the presentsession. The Cultom disfranchising bill is not on the Senate order and will, of course, not be taken up. The Struble bill lies quietly in the House Committee on Judiciary and the public building bill is sleeping peacefully on the House calendar, with hundreds of measures lying above its prostrate form. It cannot come up at this session, except by a miracle.

This is not to say that any or ail of the bills will not e passed before the fifty first Congress adjourns. Every one is thoroughly tired out and as soon as the tariff bill is dis-Hans P. Johnson, of Washington ment will be irresistible. Although o'clock, a house belonging to F. F.

rules of the Hous: will expedite matters more than any preceding short session, and the chances for legislation outside of appropriation bills will be better than usual.

Was He Scared Off?

Thursday, September 18th, W. J. Allen, who has become noted in this city in connection with the alleged election frauds at Poll No. 2, The school rates at Poli No. 2, Fourth Piecinct, on the occasion of the school election, disappeared. He was presiding judge at that poli, and the evidence adduced in the civil suit of Young vs. Williams, led Judge Zane to deliver a special charge to the grand into directing that hody to investigate. jury, directing that body to investi-gate Allen's conduct.

Enquiry has developed the fact that a dapper young masculine blonde has been engaged as bar tender in the Crystal saloon in place of Allen, but the latter is represented as having left word that he would return to the city and resume his employment in a few days. It is believed, however, that Judge Zane's remarks to the grand jury respect-ing him scared him out, and that he has gone for good-the good of the

H. S. McCellum, to whose conduct in connection with the same matter Judge Zane also called the grand jury's attention, with a view to their investigating it, has not yet absconded.

Boy Killed by an Indian.

Parowan, Sept 18 .- As the Indians were returning from Pine Nut mountains, Moustache Indian was coming from Escalante. Last Monday they met near Descret Springs, Iron County, Moustache and Capt. Frank's boy began playing together. Shortly after Moustache drew his gun and shot and killed the boy. Upon examination it was found that the ball had broken one arm and passed entirely through the body, death being almost instantaneous. When the news reached Parowan, Sheriff Adams started out to arrest the supposed murderer, but he was withheld from doing so by the friends of Moustache. Word was sent to Parowan, when a posse of young men started out to assist the Sheriff. They succeeded in capturing Moustache near Wire Springs about stache near Wire Springs, about four miles from Parowan. He was brought in and an examination was held before Justice Menderson.

The evidence was very conflicting, Escadante Indians saying it was an accident, and that Moustache did not know the gun was loaded. The boy's friends, however, maintained that the killing was intentional. Moustache was discharged. The testimony disclosed the point that the brother of Moustache had got away with a young Parowan squaw, and this is thought to be one reason why Cedar Indians were so anxious to prosecute the matter.—Beaver.

Fire Bugs at Hungington.