

THE LEGAL ARENA.

Grand Jury Investigation Is Come on Monday Next.

IT WAS NOT MALICIOUS MISCHIEF.

Expense Is Out of Prism—Business Transacted by Judge Merritt His District Court.

Many further developments in the equity proceedings were announced yesterday, not nothing of a sensational nature came out. Among the witnesses expected to be called before the grand jury was Harry Haynes, of Murray, who did not come. This gave rise to the rumor that Mr. Haynes was being examined in full quarters about his conduct, but the attorney general said the statement that such was not the case, Mr. Haynes having been regularly exonerated until Monday next.

Williamship was before U. S. Commissioner Greenman today on the charge of mail-stealing unsealed, brought by Mathew Gandy. There is a dispute between the parties about mail, and the defendant, when testifying, removed some impressions he had made. This was objected to by the plaintiff, and the arrest made. It was known, however, that the property recovered by the U. S. Marshals was a charge of mail-stealing which was admitted.

Joseph Chapman got his release from the preliminary last evening. He was sent over by reason of the fact that he should have to appear in court with the defendant and pay him \$1,000 in cash. He has denied the charge and offered to pay him \$1,000 in cash.

The executive committee of the ladies organization No. 101 was at headquarters today engaged in preparing their annual meeting in the Hotel Continental. The source of the hammer and saw was still heard in the west end of the building but with that character it was nearly all gone. A hammer and saw will be used to write the name of the hotel.

Today's meeting in the Third district hall was suspended.

The case at the Commercial National Bank of Ogden vs Mills H. B. Shirley et al. was referred to Judge Robert Hartman to the testimony and record.

Today, Frank Thompson, attorney to amicably settle the Western Telegraph company, all telegraphers in the numbered companies were overruled, and twenty days allowed the time to answer.

J. A. Furtwangler vs Thomas W. Johnson, motion to file a supplemental affidavit, and to present his case, was denied.

The suit of D. B. Corlett vs Daley Corlett, a motion to vacate the order or decree of divorce, was withdrawn from the calendar.

Mr. John M. Clark vs. Tooele county, motion to file a supplemental affidavit, and twenty days allowed the time to answer.

The suit of John M. Clark vs H. G. W. Hartway company was accepted as filed, and the motion for a new trial withdrawn.

Described in the complaint in the case of Thomas J. Parker vs Martin Hamlin et al., involving water rights in Bear Creek, was the following:

Edwin Peattie vs Shawwell J. Shirley et al. judgment against Shawwell J. Shirley, Edward A. Swanson and A. J. Swanson, plaintiff and defendant, was granted against the plaintiff.

The grand jury came into court and started having ignored the case except the following persons: Anson Franklin, Sing Lee, Charles Shad and J. H. Smith, members of the Pacific Investment company commenced suit against James P. Nelson, John E. Taylor, F. J. Tolson, John A. Lawrence, F. C. Tolson and John Williams, for recovery of a mortgage to the amount of a \$1,000 note given by Peattie, 1891.

BAR ASSOCIATION MEETING.

The Bar association held a meeting in the district court room at 2 o'clock this afternoon, and discussed the question of whether the equity code of the jury in the case of Civil Case No. 100 should be thrown out. A resolution was passed, requesting Judge Merritt to hear equity cases until November 1, and then to accept jury cases.

At 10 o'clock the Workingmen's Democratic Central club will meet at their headquarters on Commercial street tonight.

AMUSEMENTS.

Mr. Burton, manager of the Hall Lake Theater, announces that, according to a dispatch received yesterday from Al Haynes, Trilly, with Willard Larkayze or Swengal, will be seen at the Tropic on Friday and Saturday evenings and Sunday matinee, next week. It is needless to say that the theater will be crowded in every corner during these performances.

AT THE OPERA.

The Grand Opera House was again well filled last night and the new comedy received well deserved applause.

PROF. ALEXANDER.

The lecture on "Love, Courtship and Marriage" filled Christensen's hall to the utmost capacity last night. By request it will be repeated on Sunday night.

JOHN HOLLOWAY'S RECITAL.

Tuesday evening next Mrs. Louis Hayes, for the benefit of her patients and friends, will give a lecture on "Christianity in Health." Constitutional Museum building, at which she will show the progress and ability of her summer pupils in the direction of elementary studies. Interest in the class is great, and the lecture will be given by Professors Bascom and Oliver and Miss Lillian Oliver. The program will comprise Shakespearean scenes, monologues, poems and recitations from the best poets and prose writers of the age.

INFANT'S BODY FOUND.

The body of an infant was found yesterday, floating in the waters of the Jordan river, by men who were swimming at the water pump. It is quite evident that the infant had come down

into the Police Court.

Anton Dohr, the girl who was arrested yesterday by Mrs. Vetter, and who stood guilty to the charge of house-breaking, was this morning ordered to stand before the judge of the district court and show cause why she should not be committed to the reformatory school.

Harold Wrightson, John Dill and George Johnson, three inmates, were assessed the usual \$5, further inconn-

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