

in the door. Through the aperture it was an easy matter to open the door and walk in. They helped themselves to canned fruit, tobacco, Christmas cards, groceries and sundry articles which it seems were carried away in a vehicle as one or two cans were picked up near the wagon road. Some time ago the same party missed a small amount from the cash box. These incidents prove the necessity of increased vigilance on the part of all that have anything to lose. If a few of these housebreakers could be met with, the proper kind of a reception, their marauding expeditions would become less frequent.

Fine Stock.—In company with Dr. Bridges and Mr. L. G. Hardy, two gentlemen interested in Jersey stock, one of our reporters visited the stables of Amos Howe, Esq., and examined some fine specimens of that variety lately imported—one direct from the Island of Jersey. The first one we noticed was a fine bull, "Duke of Magnolia," by name, who took the prize as a yearling at the St. Louis fair two years ago. He is a fine animal and appears to have lost none of his good points since that time. He is registered, and his ancestors have an excellent record for butter.

The next was a beautiful little heifer called "Wait." She is not quite two years old, and in "points" used by stockmen in judging animals, she is almost up to perfection. Fourteen of her ancestors have averaged the neat amount of fourteen pounds of butter a week at trials to test their butter producing capacities. She came from Beech Grove, Marion Co., Ind., and great results are expected from her in the way of producing butter. "Evelyn Le Brocq" is another fine animal registered and has an excellent pedigree as a butter maker. She is two years old and her sister when only three produced 12 pounds 10 ounces of butter in seven days. There was another fine cow in an adjoining stall which Mr. Howe contemplated testing as a butter maker. He sent east for a creamery to do so but since calving she has been sick, so the result would hardly be a fair test. In another stable we saw a young heifer just imported from the Jersey Island. It has been sick ever since its arrival on account of the crate in which it was shipped being so small that it was compelled to stand up during its entire ride on the cars.

These and one or two others of Mr. Howe's own raising are thorough-bred Jerseys, and speak well for the enterprise and interest that he takes in improving the stock here. Nearly all his animals are registered and of a most excellent pedigree, especially noted for their butter-producing capacity. Jersey stock is fast coming into favor for family and dairy use.

WEATHER REPORT.

PER THE DESERET TELEGRAPH LINES.

- Brigham City—Cloudy and calm.
- Ogden—Cloudy and calm.
- Logan—Has been raining and storming all morning.
- Franklin—Idaho, been storming all day.
- Minersville—Raining and blowing, looks like snow.
- Leamington—Rained nearly all day.
- Juab—Cloudy.
- Milford—Windy and cloudy; looks like snow.
- Fillmore—Cloudy.
- Nephi—Rained for 18 hours; not raining at present. Roads quite muddy; no frost in ground.
- Kanab—Warm and raining.
- Ephraim—Been raining and snowing this forenoon; muddy and cloudy.
- Beaver—Been raining all day.
- Payson—Been raining all day, still very cloudy.
- Pleasant Grove—Been raining this morning, pleasant now.
- Pioche, Nevada—Weather clearing, about nine inches of snow, big thaw.
- Parowan—Cloudy, looks like more storm, roads very muddy, three inches snow.
- Silver Reef—Very cloudy.
- Provo—Cloudy, appearance of a heavy storm.
- Toquerville—Cloudy, been raining.

SEABOLDT'S EXAMINATION.

BEFORE COMMISSIONER MCKAY.

There is a great deal of interest manifested regarding the D. & R. G. accident.

This will probably prove the most important case of the kind that has been brought up in Utah.

Seaboldt was taken before Commissioner McKay yesterday afternoon for examination.

The prosecution is brought under the Territorial statutes on a complaint sworn to by Captain Hawley, a D. & R. G. detective, which charges Seaboldt with criminal negligence.

Judge Harkness assists Mr. Varian in the prosecution. The defendant is not represented by counsel.

Mr. Seaboldt realizes the extent of his carelessness and feels extremely bad.

The Railroad Company will, in all probability, have to pay out heavy sums of money to those dependent upon the men who were killed and to those who are crippled, saying nothing about the damaged rolling stock and expense in picking up the wreck, etc.

Mr. Osterwald, the engineer who was on the work train, says he did all in his power to avoid the collision. He is deeply grieved over the result.

Geo. D. Gray, conductor; A. N. Russell, engineer; Fred Brenning, fireman; Theodore Finch, brakeman; all of the freight train; Herman C. Osterwald, engineer; John Griffin, fireman; Brigham W. Nelson, brakeman; of the work train; Charles A. Hawley, detective, and John Welch, foreman, of the laboring men were examined. Their testimony was in substance the same as given at the Coroner's inquest. Adjourned till this morning.

The investigation in regard to the D. & R. G. disaster was called before Commissioner McKay this morning at 10 and Seaboldt held in \$1,000 bonds for his appearance on Monday next at 10 a. m., to which time the case was adjourned. The defendant was endeavoring to secure bail for his appearance when our reporter left. Sheeks and Rawlins have been retained as counsel for the defendant.

FROM MONDAY'S DAILY DEC. 22.

Funeral Services.—The funeral services of the late John Matthews were held in the 21st Ward meeting house yesterday at 11.30 a. m., Bishop W. L. N. Allen presiding. Consolatory remarks were made by Elders Wm. Paul, R. F. Neslen, George G. Bywater, A. N. Macfarlane, H. J. Foulger and Bishop Allen all personal friends of the deceased.

Young Ladies' Conference.—The Y. L. M. I. A. of this Stake will hold their Quarterly Conference next Saturday, the 28th inst., at 2 p. m., in the 14th Ward Assembly Rooms. Every young lady is cordially invited to attend. We would also be pleased to see all who are interested in the work of mutual improvement. Every association should be represented by some of its officers. MARY A. FREEZE.

Court Proceedings.—E. T. Lovesy vs. E. H. Hesse was dismissed. Oscar J. Youngberg vs. Hedburg et al. Default of defendant entered.

Phoebe Smith vs. W. S. Smith. This cause comes on for trial upon the appeal from the order of the Probate court of Salt Lake Co. refusing the revocation of the will of W. O. Smith, deceased. Argued by S. W. Darke for plaintiff and by S. J. Jonasson for defendant.

Fine Stock.—By advertisement in another column, it will be observed that one of the finest cows in Utah—Milk Maid—is on sale, and can be seen at the stables of Mr. Angus M. Cannon. Read the announcement for information in regard to the kind of animal she is. This presents an opportunity to purchase a cow of most excellent quality that is seldom presented in the Territory.

Pool Players Punched.—On Friday morning at an early hour a couple of young men, who had been playing pool in the Eureka saloon had some unpleasant words with the barkeeper, John N. Berryman. One of the boys picked up a spittoon cover and hurled it at the bar-keeper, missing him and breaking a number of glasses and bottles.

Berryman followed the boys outside and caught the smaller one of them, and, we learn, struck him with a rock and abused him unmercifully.

Berryman was arrested to-day and gave bonds to the amount of \$100 for his appearance on Wednesday next.

The boy who was beaten is from Provo; his name is Hendrickson.

Genuine Congratulations.—Yesterday was the birthday of Sister Mary E. Morris, wife of Elder Elias Morris of this city. This estimable lady then reached half a century on the road of life. A number of her friends met at her residence in the Fifteenth Ward, and on her return from the afternoon meeting in the Tabernacle, greeted her with congratulations and a genuine surprise. A splendid supper was prepared by some of her daughters and after all present had partaken, spent the evening in a feast of reason and a flow of soul, music, good sentiments, singing and benedictions giving enjoyment to all and great satisfaction to the mother in Israel in whose honor the gathering was made. Our congratulations unite with those of all Mrs. Morris' friends, and we trust the latter part of her earthly century may be the happiest portion of her life.

Simple Remedy for Horse Colic. Through the kindness of Dr. George Bridges, veterinary surgeon of this city, we are enabled to publish the following simple and effectual remedy for colic in horses:

"Colic kills more horses than any other complaint known to veterinary science. When taken at the start there is no disease more readily cured. Do not give the remedies that are recommended by so many, such as whisky and pepper, tobacco and other nauseating ingredients that are often used, as they will probably create inflammation when the bowels are in a state of irritation already. Most men are very willing to prescribe for their neighbor's horse when their own property is not at stake, and are the first to invoke medical aid when their own needs doctoring. Here is a remedy that will perhaps save some poor man his horse. Give half oz. of saleratus in half a pint of lukewarm water, and if not better in half an hour, repeat the dose, if not then relieved, you had better get your veterinary, as there is something more than a simple case of colic. Respectfully, DR. GEO. BRIDGES, Salt Lake City.

A Peculiar Divorce Suit.—Louis Ende has recently filed papers in the District Court against Lydia B. Ende, setting forth that he has been abused and his life made intolerable by defendant, and asks that the marital bonds existing between them at the present time be legally dissolved. He alleges that at the time of their marriage, about fourteen years ago, Lydia imposed upon him. He was nineteen years old while she was forty-six, but made him believe that she was only thirty-two. Defendant filed answer in the form of a cross bill, in which she sets forth that at the time of their marriage plaintiff was an artist of but little skill and without notoriety in photography, while she was an artist of great skill in oil painting, crayon, wax-work, etc. For eight years they lived happily together, chiefly upon her earnings, and accumulated certain real estate and other property which plaintiff wishes to retain; that about six years ago by reason of her declining vigor plaintiff began to abuse her, which ill-treatment finally culminated last January by his throwing her down stairs and nearly breaking her back. These and other complaints are set forth in very voluminous document, which closes by praying the court to dismiss plaintiff's bill; that he be ordered to pay her alimony sufficient for her reasonable support during her natural life; that he pay into court a reasonable sum as counsel fees for defendant's attorneys; that he pay her the sum of \$100 alimony pending the suit, and return unto defendant a certain horse and buggy now in plaintiff's possession.

COMMISSIONER'S OFFICE.

MORE WITNESSES HEARD.

A few minutes after ten o'clock this morning the examination of witnesses in the Seaboldt case was resumed at Commissioner McKay's office.

Engineer Osterwald was placed under arrest yesterday afternoon.

James Hamill was the first witness called. He testified as follows: I am road master. My business is to inspect the road and see that it is kept in proper shape. I was on the caboose of train No. 21 on the 17th when the collision took place. Work trains are supposed to keep entirely out of the way of regular trains, and are expected to keep flags out and protect themselves. The accident occurred between 10:50 and 10:55 a. m. Train No. 21 arrived at Thistle at 10:40 a. m. by the clock in that office. No. 21 remained at Thistle two and a half or three minutes. There are rules requiring that register books be kept at certain stations, there are none kept at Thistle or Spanish Fork. If the conductor wants to know the whereabouts of a train where there is no register book, it is his place to have the operator ascertain from the train dispatcher where such trains are, and the conductor is supposed to govern himself accordingly. The schedule time of train No. 21 is one hour and fifty-five minutes from Clear Creek to Thistle. If No. 21 left Clear Creek at 9:35 a. m. and arrived at Thistle at 10:40 a. m., the run would have been made in one hour and five minutes, a distance of 18 miles and 2.10. If the defendant had a flag out at the time of the accident he had a right to the track, if not he had no rights whatever. A work train is an irregular train. They are not specified upon the time card. Five minutes is allowed for variation of watches and no trains are allowed to use this time. The defendant was very excited when I saw him, immediately after this accident happened.

Frank W. Bean, train dispatcher, then testified: I issued the order to the work train on the morning of Dec. 17th. When a train is due on the limits which the work train is using, the work train must keep flags out all the time until such trains shall have passed; it does not matter whether the work train is standing still, working or running. It was not necessary for me to notify the conductor that any trains due had not passed. I have been connected with this road but two weeks. I have not been told what to testify in this case. The conductor is supposed to keep the laboring men working. I did not give No. 21 permission to exceed schedule time and I did not notify them to look out for the work train.

Harry F. Nicholls, agent at Thistle, was next called upon to testify. He produced the telegram addressed to W. H. Bancroft and A. L. Homer, notifying them of the disaster, which he (Nicholls) had sent. He answered a few questions put by the Commissioner and counsel for both parties and was excused.

Henry Ducker, operator at Spanish Fork, said: Defendant came into my office on the morning of December 17, and asked me where No. 21 was. I told him I did not know, but would try and find out. The wires were working badly and I invited him to the key. He sat down, but could get no answer and said, "never mind" we will have to flag any way. He then went out. I told him I had heard Clear Creek report the train about 10 or 15 minutes before. I had heard the report going over the wire. Defendant did not say anything about the train No. 15.

Cross examination by Ben Sheeks. Ducker said: Don't know whether the report from Clear Creek was reporting train in or out. I simply told Seaboldt I heard it reported some 10 or 15 minutes before; don't know exactly what time he pulled out from Spanish Fork, but think about twenty minutes after ten in the

morning, though I don't know the time. Adjourned till 2 p. m.

Case resumed. B. W. Nelson and Engineer Osterwald gave their testimony. Case in progress as we go to press.

TEACHERS' ASSOCIATION.

As per adjournment the Salt Lake County Teachers' Association met on Saturday, in the Fourteenth Ward Assembly Rooms, at 11 a. m.

Supt. John Morgan presiding. "Beautiful Day," was sung by the choir.

Opening prayer by Mr. C. F. Wilcox. Singing by the choir.

Mr. Geo. H. Brimhall, County Superintendent of District Schools of Utah County, with a delegation of teachers from that county, met in association with the teachers of this county.

On being introduced to the association by the chair, Supt. Brimhall, after a few introductory remarks, proceeded to speak on "The Organization and Classification" of District Schools. Mr. Brimhall showed himself to be thoroughly master of his subject, and, to be fully appreciated and understood, it would have to be heard as delivered by the Utah County Superintendent. Among a multitude of other ideas, the gentleman presented the following: The principles of self-government should be the base of school government. The teacher should throw the responsibility of the government of the school as much as possible on the pupils. The child is a miniature man, and by making him carry a portion of the responsibility, it will greatly assist in the government of the school.

Was in favor, as much as possible, of having the school governed by the school; and of allowing the pupils to elect out of their number, various officers, such as a secretary, monitor, inspectors of desks, books, records, etc., reporters, and committees on decoration, to decorate the school room, on cabinet, etc. By this means the pupils were led to look upon the school-room as theirs, as a pleasant place of meeting and not as a prison-house.

Select reading—Miss Emma Finch. The selection read by this lady contained many words of wisdom, and conveyed many sound thoughts.

Lecture by Prof. T. B. Lewis—Subject—"The Cultivation of Individuality and Self Reliance by Pupils."

The remarks of Prof. Lewis, like those of Supt. Brimhall, would have to be heard to be thoroughly appreciated. "What is not used is lost, so the child who does not use his mind's eye, his intelligence, is eventually dwarfed, and his mind becomes darkened. Knowledge and skill are only secondary objects; the power to think is the leading object to be attained in the education of the child. Know the mind of the pupil, and the subject taught will need no cut and dried methods. No teacher can teach sixty or seventy-five pupils, on any one method and bring out the individuality of the pupils. The pupil must learn to feed himself, not to think that he depends entirely upon others. Never allow a pupil to fail in the accomplishment of any object, when it lies in the power of the teacher to prevent it; for constant failure will certainly destroy the pupils' self-reliance. God has planted in the breast of every human being a germ that is destined to grow, and the teacher is there in the school-room to remove the barriers from this germ and allow it to grow and it will grow.

The Association, at this point, was enlivened with a song by Miss Thornley.

Mr. Brimhall, the critic, stated that he had nothing but praise to bestow on the proceedings of the Association.

A hearty vote of thanks was tendered by the teachers of Salt Lake County to Superintendent Brimhall and the accompanying teachers from Utah County.

Singing by the choir. The Association adjourned for two weeks.

COLEMAN'S LINIMENT!

Last fall I had a valuable colt badly cut by running into a fence, making an ugly wound in the breast. I cured it in a short time by the sole use of Coleman's Liniment.

B. B. BITNER. Brinton, Utah, Dec. 10, '84. s&w

LIFE PRESERVER.

If you are losing your grip on life, try "Wells' Health Renewer." Goes direct to weak spots. W

Mrs. E. R. SHIPP, M. D.,

Begins a new term in Obstetrics on Dec. 29th, when new pupils will be received. Terms: 60 lessons, \$20.00; Books, three in number, \$19. Special advantages are given to societies sending a number of students. d2 sw2w

THE HOPE OF THE NATION.

Children, slow in development, puny, scrawny and delicate, use "Wells' Health Renewer" W

Gentlemen whose beards are not of the tint which they desire, can remedy the defect by using Buckingham's Dye for the Whiskers.

LEGAL NOTICE.

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

In the matter of the Guardianship of the Estate of Ernest I. Young, Loui C. Young, James T. Young, Ray Young and Leo Young, Minors.

IT APPEARING TO THE JUDGE OF this Court by the petition filed in this Court by Sybella W. Young, Guardian of the Persons and Estates of Ernest I. Young, Loui C. Young, James T. Young, Ray Young and Leo Young, Minors, praying for an order of sale of Real Estate, that it is necessary to sell the whole or some portions of the Real Estate belonging to said minors for the purpose of raising means for the support, maintenance and education of said minors.

It is therefore ordered by the Judge of said Court, that all persons interested in the estate of said minors, appear before the said Probate Court on Tuesday, the 30th day of December, 1884, at 10 o'clock a. m. of said day, at the court room of said Probate Court, at the County Court House, in the City and County of Salt Lake, Territory of Utah, to show cause why an order should not be granted to said Guardian to sell the real estate belonging to said minors for the purposes mentioned in said petition. It is further ordered that a copy of this order be published for at least three successive weeks in the DESERET WEEKLY NEWS, a news paper printed and published in said City and County.

ELIAS A. SMITH, Probate Judge.

Dated November 26th, 1884.

Territory of Utah, County of Salt Lake. ss

I, John C. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order appointing time and place to hear petition to sell Real Estate in the Guardianship of the Persons and Estate of Ernest I. Young et al, minors, as appears of record in my office.

In witness whereof, I have hereunto set my hand, and affixed the seal of said Court, this 28th day of November, A. D., 1884.

JOHN C. CUTLER, Probate Clerk

w3w

GRANT, ODELL & CO., AGENTS

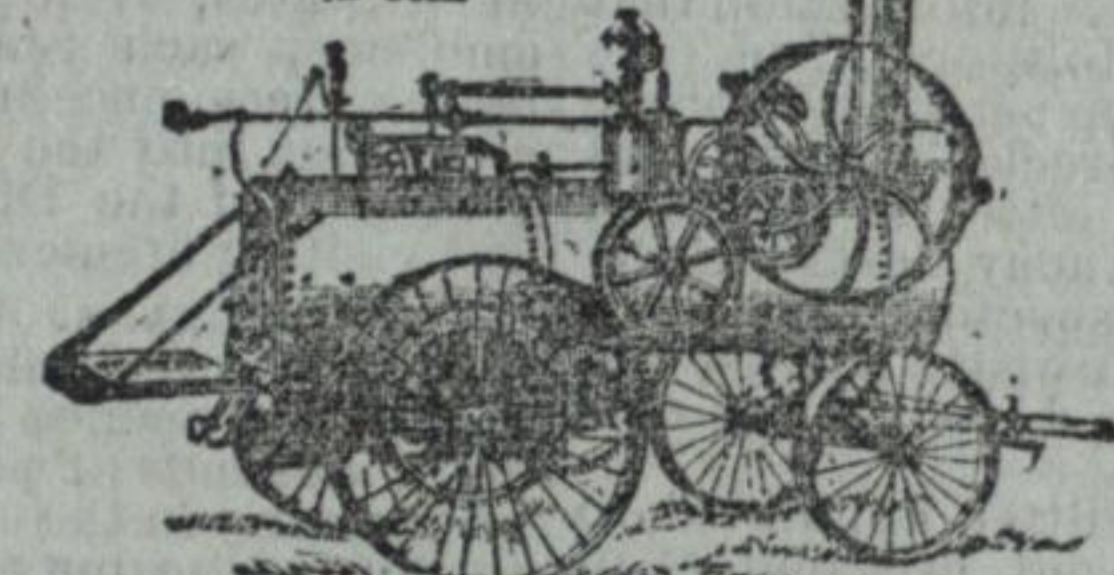
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IMPROVED TRACTION ENGINE

With or without Reversing Gear. 10, 15 and 16 Horse Power. Built by

RUSSELL & CO., Massillon, O.

FOR DESCRIPTIVE CIRCULARS CALL AT MITCHELL WAGON YARD

Visitors to Conference

Are respectfully invited to call and examine our large stock of FARM and SPRING WAGONS and DEERE PLOWS, before purchasing elsewhere.

— O: —

THRESHER MEN, ATTENTION!

ONE IMPROVED DWYER WOBBURY TEN HORSE POWER for sale on reasonable terms.

GRANT, ODELL & CO., Half Block South of Theatre