

STAKE CONFERENCES.

Appointments for Quarterly Conferences Until April, 1888.

Weber and Juab Stakes, October 22d and 23d, 1887, and January 21st and 22d, 1888.

Box Elder, Tooele and Oneida Stakes, November 3d, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22d, 23d, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 1887, and February 1st and 2d, 1888.

Cache and Wasatch Stakes, November 11th and 12th, 1887, and February 11th and 12th, 1888.

Bear Lake, Emery, Summit and Uintah Stakes, November 19th and 20th, 1887, and February 19th and 20th, 1888.

Sanpete, San Luis, Morgan and Benneville Stakes, November 26th and 27th, 1887, and February 26th and 27th, 1888.

Millard, San Juan and Sevier Stakes, December 3d and 4th, 1887, and March 3d and 4th, 1888.

Utah, Panguitch and Little Colorado Stakes, December 10th and 11th, 1887, and March 10th and 11th, 1888.

Davis, Kanab and Eastern Arizona Stakes, December 17th and 18th, 1887, and March 17th and 18th, 1888.

St. George and St. Joseph Stakes, December 24th and 25th, 1887, and March 24th and 25th, 1888.

Parowan, Beaver and Maricopa Stakes, January 7th and 8th, 1888, and March 31st and April 1st, 1888.

F. D. RICHARDS, JOSEPH F. SMITH.

FRAGMENTS.

See advt. of thoroughbred Jersey bull for sale.

Tenth Police Court was without business today.

SUPT. O. P. ARNOLD returned from the west today.

The Twenty-first Ward Mutual Improvement Association will meet next Wednesday evening, for the election of officers for the coming year.

The examination in the case of the United States vs. John Squire, unlawfully cohabitation, was not held yesterday, being postponed at the request of Commissioner Norrell. It was set for tomorrow afternoon.

The Dead Meat Institute has lost a young heifer, a loss which it can ill afford, and it is to be hoped that any one knowing of its whereabouts will report it to Professor White. See advt.

JAMES WOODS, of Bountiful, who is now serving a term in the penitentiary, was permitted, through the kindness of Marshal Dyer, to attend the funeral service of his brother-in-law, Robert Dyer, this afternoon.

ENGINE NO. 5, attached to the north-bound Utah Central passenger, became disabled this morning between Spanish Fork and Springville, causing a delay of about three hours. Another locomotive had to be sent from this city to bring in the delayed train.

ROSE THORN, a well known character at the city jail, was before Justice Pyper this afternoon for trying to smuggle liquor in to the prisoners. She was permitted to go under a suspended sentence, on promise to refrain from such conduct in future.

The funeral services over the remains of the late Dudley N. Crismon, who was accidentally killed on Monday last, were held at the family residence in Sugar House Ward yesterday afternoon. There was a very large attendance, and an impressive and consoling remarks were made by Bishop O. F. Whitney and Elder Seymour B. Young. The body was interred in the city cemetery.

GEORGE HARMON, who was convicted of unlawful cohabitation, and who promised to obey the law in the future, was let off with a \$100 fine, was released from the penitentiary today, he having served thirty days because of his inability to pay the amount assessed against him. He is under indictment for horsestealing, the last grand jury having found a bill against him.

Notice. It is requested that every director of the Salt Lake Stake Library and Free Reading Room attend the directors meeting to night, at 7:30 o'clock, in the Valley House.

JOHN M. WHITAKER, President.

Three Deserters Arrested. Deputy Franks, who was sent to Evanston, Wyoming, in pursuit of Ah Jung, the Chinese murderer, stumbled upon some "game" last evening that was rather unexpected. It consists of three deserters from Fort Higgins. The names as given are Grove, Griffin and Villetta. The trio will be brought back this evening to answer for breaking faith with Uncle Sam.

The Alleged Bigamy. In Commissioner Rogers' court yesterday, Francis L. Patterson appeared for examination on charge of bigamy. In the absence of the prosecuting attorney, Mr. Rogers examined the witnesses on the part of the prosecution. Messrs. Smith & Smith appeared for the defendant. A plea of not guilty was entered and the first witness called was Mrs. Hattie Dana Patterson. The lady took the stand and stated that she was the wife of the defendant; she was married to him on the 27th of May in the present year. When witness married the defendant she did not know that he had a wife and child in Denver. He had told her that he had a former wife but had obtained a divorce from her. She had lived with him in Denver, and defendant gave witness to understand that the relationship had been discontinued. The decree of the court granting the divorce was shown to witness on the day before the marriage of herself and Mr. Patterson. This was all the witness knew in regard to the matter. The defendant's business calls him between here and Denver, and he went to Denver to get a copy of the court record in the divorce proceedings. Mrs. Dana corroborated her husband's testimony. Mr. Rogers announced that this was the evidence for the prosecution and the attorneys for the defense moved for the discharge of the defendant on the ground that no evidence of an offense having been committed had been introduced. Mr. H. W. Smith made a brief argument, in which he referred to the certificate which had been mentioned in the evidence, and moved for the discharge of the defendant. The case was therefore continued for ten days and the defendant's bail was fixed at \$2,000.

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LEFT FOR CHICAGO.

The Chinese Murderer Arrested in Illinois.

Since the news of the murder of the Chinaman at Alta, by her countryman, Charley Lung, was received by Marshal Dyer, that official has been untiring in his efforts to bring the murderer to justice. After a thorough search around Park City, in the Cottonwoods and in this city, Deputy Franks was yesterday sent to Evanston to learn whether Charley had gone that way. A dispatch received this morning stated that the officer had obtained definite information as to the murderer's recent movements. After committing the bloody deed and securing the money, he made his way over to Park City, and thence by rail to Evanston, Wyoming, where he purchased a ticket for Chicago, and departed on the east-bound Union Pacific train. Had he gone direct through he should have reached Chicago, where he has fled, at ten minutes before seven o'clock this morning. He was doubtless congratulating himself on the quick time he had made in putting fifteen hundred miles between him and the scene of his atrocious crime. But the telegraph made the distance of the officers too much for the shrewd Mongolian, who was arrested early this morning at Rock Island, on a dispatch from this city.

The murderer changed his clothes after leaving Alta on Sunday night, but the description of the man now in custody tallies in every other particular so as to leave no room for doubt as to his identity. The height—five feet three inches—the features and manner, the powder scar on the cheek, are all the same. His railway ticket also bears the name by which he was known among his countrymen, Ah Jung, and was purchased at Evanston. He will be brought back to this city for trial.

The dead woman was known as San Yow, and her body was brought to this city last evening and taken to the Sexton's where it now is. The coroner has been notified and an inquest will be held this afternoon.

John Bullock's Death. LOWESTOWN, England, Sept. 30, 1887.

In the party that left Salt Lake City for an excursion, May 20th, was Elder John Bullock, who emigrated several years ago from Pulham Market, Norfolk county, to Utah. He returned to visit relatives, collect genealogies, and attend to some business matters. I was called upon to see him on the treatment at the hands of his brother here, who refused him the hospitality of his roof, etc. Brother Bullock therefore made his home at the house of his nephew, and in a short time was taken ill with internal obstructions, which he refused to reveal to his death, after ten days' suffering. He died August 19th, 1887, and his body was interred in Pulham Market Cemetery. Deceased was about seventy years of age, and his wife died about two years ago, and they left no family.

I am informed that his personal property was bequeathed to Mrs. Castleton, of the Seventh Ward, Salt Lake City. He held the office of High Priest in Zion. While here he loved to converse on the principles of the Gospel, and at his death he requested that his body be cared for in the usual way, and that his spirit was going to mingle with his.

The Elders of the Norwich Conference knew nothing of his illness until he was taken to the hospital at Salt Lake City, attended the funeral. Any inquiry will be addressed to Mrs. Edward Bullock, Colegate, End, Pulham Market, Harleston, Norfolk. Respectfully, JAMES J. CHANDLER.

First District Court. Yesterday, at Provo, Joseph Swazey was arraigned on a charge of marking some one else's sheep, a felony, and pleaded not guilty.

The arguments in McGrath's case were concluded and it went to the jury at 3 p.m. After being out about an hour, the jury brought in a verdict of guilty, and recommended the defendant to the mercy of the court.

The grand jury reported that they had found nine indictments, and had ignored the following cases: United States vs. Houtz, unlawful cohabitation; People vs. Hodge, larceny; People vs. Gabriel Hansen, battery.

The case of the United States vs. Farnsworth was passed for the term. Albert F. Eather was arraigned on a charge of murder, and entered a plea of not guilty. The case is set for trial on Wednesday, the 19th inst.

A number of defendants convicted of violating the Edmunds law, were to be sentenced today.

First District Calendar. The following is a list of the cases set for trial in the First District Court at Ogden:

TUESDAY, Oct. 25. U. S. vs. Andrew Stromberg, adultery; same, unlawful cohabitation. U. S. vs. Henry Hughes, unlawful cohabitation. U. S. vs. Richard Fry, unlawful cohabitation. U. S. vs. Isaac Farley, unlawful cohabitation.

WEDNESDAY, Oct. 26. U. S. vs. John Farrell, unlawful cohabitation. Niel S. Bell.

THURSDAY, Oct. 27. U. S. vs. James Christensen, unlawful cohabitation. U. S. vs. James N. Hansen, unlawful cohabitation. U. S. vs. James Haney, unlawful cohabitation.

Feels Aggrieved. In the report of proceedings in the First District Court, contained in yesterday's NEWS, the following sentence appears: "Some of the most important evidence relied upon by the defense, going to show that Winn stole the notes, was read out, and only three of the most important witnesses were examined, when that case rested."

This afternoon Mr. Winn, accompanied by Mr. O. W. Powers, called at this office and complained that the above language does him injustice. Mr. Winn insists that the testimony, either given or offered, did not implicate him.

Under the Edmunds Law. In the First District Court yesterday morning Christian M. Peterson and A. E. Berline charged their former plea of not guilty on the charge of unlawful cohabitation and entered pleas of guilty. Sentence in each case will be passed on October 25th.

The following will be called for the arraignment of defendants, on the 25th inst.: United States vs. Jas. C. Chabry; United States vs. J. M. Nichols; United States vs. Christian M. Peterson; United States vs. A. E. Berline; United States vs. Hans Fank; United States vs. B. C. Cricklow; all charged with unlawful cohabitation.

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