

of Farmers Ward, was called for trial in the Third District Court. The indictment against him contained three counts, alleging a violation of the Edmunds law. In making his plea the defendant stated that he had lived with his wives during the period named. Sentence will be passed Oct. 1st.

A Kind Friend.—A gentleman of this city, noted among those acquainted with him for a kindly disposition to help those whom he believes to be in need, sent the following, this morning, with the monetary accompaniment named in it:

Editor Deseret News:

As a nucleus to which it is hoped others will contribute for the benefit of Jacob Hamlin's family, I send ten dollars cash, only regretting I cannot make it more. A FRIEND.

September 25th, 1886.

U. S. vs. Homer Duncan.—This case was called up in the District Court to-day. The defendant was arraigned on Wednesday last, charged with having unlawfully cohabited with his wives, one in Iron County and the other in Salt Lake County. A demurrer to the indictment was filed by counsel for the defense, on the ground that Iron County, where the cohabitation with one wife was alleged, was in the Second Judicial District, and therefore the offense was not committed within the jurisdiction of the Third District Court. The arguments on the demurrer will be heard on Monday next.

Jos. H. Dean Convicted.—Shortly after 4 o'clock yesterday afternoon the jury in the Dean case returned a verdict of guilty against the defendant. Mr. Dean had gone out of the court room when the jury retired, and not expecting them back for a half hour or so did not return in time to hear the verdict when it was read by the clerk. This event caused Mr. Dickson to appear very anxious lest the defendant had departed, and he demanded that the names of the bondsmen be called. Just at this time, however, Mr. Dean came into court. He was refused his request to the court of ten days' delay before judgment, and was granted only the time allowed by the statute, until Monday at 10 a. m.

Obsequies.—The funeral service over the remains of Elder Andrew N. Macfarlane was held in the 21st Ward meeting house yesterday afternoon. Bishop Allen presiding. The large hall was crowded to excess, the City Council, of which the deceased had been a member, and Z. C. M. I., with which he had been long connected as an employee, were largely represented. The opening prayer was offered by Counselor H. J. Foulger. The speakers, who addressed eulogistically to the life-record of the deceased and spoke words of consolation and instruction to the bereaved and the congregation generally, were Elders John Nicholson, James Sharp, H. J. Foulger, Apostle Heber J. Grant and Bishop Allen. Benediction was pronounced by Bishop McRae. The singing exercises were rendered by the ward choir, led by Brother Thomas McIntyre. The dedicatory prayer at the grave was offered by President Horace S. Eldredge.

Arrest at Lake View.—Yesterday afternoon's train from the west brought in Marshal Dyer's minion at Tooele, and James I. Steele, his family and a number of neighbors, from Lake View, or Pine Canon, Tooele County. Mr. Steele was under arrest, a complaint having been filed against him by D. W. Rench, charging him with unlawful cohabitation with Mrs. James I. Steel and Isabella or Ann Sagers Steel. In answer to Commissioner McKay's questions, Mr. Steele said that his first wife's name was Sarah Wilson Steel, and the second Ann Bayless Steel. He had lived with both of them, in the same house for 30 years.

Mr. Steele stated that he wished to go before the grand jury, where he would make the same statement, that his family might be spared the trouble and mortification of being taken into the presence of the inquisitors. Mr. Dickson assented to this, but the Commissioner objected, saying he wasn't going before the grand jury in any more cases where the defendants were allowed to testify against themselves. Mr. Dickson had his own way for the time being however, and the witnesses were excused. The defendant was released on \$1,000 bonds and was instructed to make his statement to the grand jury on Monday afternoon.

A little later, Commissioner McKay, notwithstanding that Mr. Dickson had assured the defendant that his family would not be disturbed if he pursued the course indicated, issued subpoenas for his family and neighbors, commanding them to be in attendance on the grand jury on Wednesday.

H. P. FOLSOM

GOES TO THE PENITENTIARY FOR SIX MONTHS.

This morning Hyrum P. Folsom was called to receive judgment in the Third District Court. He had formerly entered a plea of guilty to a one-count indictment charging him with living with his two wives.

When the defendant came forward he was asked by the court whether he had any assurance to give that he would obey the law in the future.

To this Mr. Folsom replied that he had nothing to say, and would prefer not to make any promise of the kind referred to.

The Court then inflicted the full penalty of the law—six months' imprisonment in the penitentiary, and a fine of \$300 and the costs of the suit, the prisoner to remain in custody until the fine and costs are paid.

THE SECOND DISTRICT COURT.

A NUMBER OF VICTIMS SENTENCED.

BEAVER, Utah Territory, September 28, 1886.

Editor Deseret News:

At the opening of court to-day the court house was densely packed with spectators. Maria Sudwick's case was postponed for the term. R. Maeser, for libel, was sentenced to pay a fine of \$100 and costs. William Robinson was indicted a year ago for polygamy and cohabitation, but the prosecution could not find important witnesses. Robinson pleaded guilty to cohabitation, and the indictment for polygamy was waived. He was sentenced to four months in the Utah penitentiary and fined \$100 and costs. George Hales, Thomas Scofield and James Farrar were each sentenced to four months and \$300 and costs. Sudwick (two convictions) sentenced to four months and \$300 and costs for each.

The Judge courteously asked the brethren if they intended to keep the law in future, but they respectfully declined to make any promises. They will start at 2:30 p. m. for the pen, with Gleason and Cadibee in charge. MOONSHEE.

JONES AND TRESEDER.

ON TRIAL FOR ALLEGED ATTEMPT AT BRIBERY—THE WORK OF GETTING A JURY.

The case of the United States vs. N. V. Jones and F. M. Treseder was set for trial in the Third District Court yesterday. The offense charged against them is that they attempted to bribe Deputy Marshal E. A. Franks to give information of the intended arrest of parties accused of polygamy and unlawful cohabitation, that the latter might escape. An order had been granted by Judge Zane that Treseder could have the privilege of consulting with his attorney and co-defendant yesterday. The United States Marshal, would not allow the consultation except in presence of an officer, so last evening Mr. Brown, for the defense, asked the Court for more explicit instructions to the Marshal. These were given, and when the attorney asked that Treseder might go to his office, the judge remarked that they did not want any more such trouble as they had had to get the custody of Treseder. Just what was meant by this remark would be difficult to understand, in view of the fact that when Treseder went away last spring, it was his bondsmen and co-defendant, and not the officers, that had been to any trouble in the matter.

When the case came up to-day, Mr. Brown demanded a separate trial for Treseder, as a matter of right under the Territorial statute.

The prosecution opposed the separate trial, and the application was denied by the Court.

A demurrer to the indictment against Mr. Jones was made and overruled. Both defendants then pleaded not guilty.

Mr. Brown renewed his application for a separate trial for the defendants, and requested that, if this were denied, the case be continued until Monday.

Mr. Dickson opposed both requests, which were refused by the Court.

The following jurors were called: R. W. Crane, Wells Clark, Thomas Davis, Charles Shiels, Edward Berry, Frank McLaughlin, I. L. Osbourne, Bowman Cannon, Wm. McRay, Joseph Foreman, J. M. Harvey and George Schill.

George Schill had formed an unqualified opinion and was excused. Wm. McRay was disqualified by having been on the grand jury which found the indictment. J. M. Harvey, Bowman Cannon, R. W. Crane, and Wells Clark were excused for cause.

Joseph Foreman was challenged on the ground that he was not a taxpayer. Challenge denied by the prosecution. Mr. Foreman stated that he had not paid taxes for a number of years, but owned some household furniture. The challenge was overruled, and an exception taken.

Mr. Brown elicited from Foreman that he was on the grand jury which considered the Treseder case. He was challenged by the defense for having formed an unqualified opinion, and was excused.

Joseph Foster, J. B. Wilson, R. P. Martin, S. C. Pancake, Albert Fischer, George Morrison and James Winchester were called. All of these but Geo. Morrison had an unqualified opinion and were excused.

The next called were I. C. Underhill, George Mullett, Louis Bamberger, Alfred Thompson, E. M. Bynon and M. Dusseldorf.

I. C. Underhill was excused on account of ill health. Alfred Thompson, George Mullett, M. Dusseldorf and E. M. Bynon were excused.

Louis Bamberger was challenged by the defense. Challenge denied by the prosecution. Overruled. Defense renewed the challenge, for actual bias. Overruled.

A special open venire was issued for 20 jurors, returnable at 3 p. m., and court took a recess.

The Methodists of Southern California have just held their Conference at San Diego.

FROM MONDAY'S DAILY, SEPT. 20.

PEOPLE'S TERRITORIAL CONVENTION.

HEADQUARTERS PEOPLE'S TERRITORIAL CENTRAL COMMITTEE.

SALT LAKE CITY.

September 24, 1886.

A Territorial Convention of the People's Party is hereby called to convene at the City Hall, Salt Lake City, on Monday, the 11th day of October, 1886, at 12 m., for the purpose of nominating a candidate for delegate to the Fiftieth Congress.

The number of delegates to compose the Convention has been allotted to the several counties as follows to wit:

COUNTY.	NO.	COUNTY.	NO.
Beaver.....	2	Rich.....	1
Box Elder.....	3	Salt Lake.....	16
Cache.....	6	San Juan.....	1
Davis.....	3	Sanpete.....	6
Emery.....	1	Sevier.....	2
Garfield.....	1	Summit.....	2
Iron.....	2	Tooele.....	2
Junab.....	2	Utah.....	1
Kane.....	2	Wasatch.....	1
Millard.....	2	Washington.....	2
Morgan.....	1	Weber.....	6
Piute.....	1		
Total.....	75		

The County Central Committees are requested to take immediate steps in their respective counties for the election of delegates to the Territorial Convention.

By order of the People's Territorial Central Committee.

JOHN SHARP, Chairman.

Order Revoked.—Messrs. S. W. Darke & Co., land attorneys of Salt Lake City, wish us to inform our readers that the Land Office has revoked the order demanding cross-examination papers on desert, homestead, pre-emption or timber proofs. This will be good news to settlers, as it will save what has always appeared to be unnecessary time and expense in making them out.

Bergstrom Backs Down.—On Saturday afternoon Carl M. Bergstrom, of the 11th Ward, went into the Third District Court, accompanied by his attorney, C. K. Gilchrist. Bergstrom had been convicted on three counts of unlawful cohabitation. The attorney stated that he desired to promise to obey the law in the future, and Bergstrom gave similar assurance to the court. He thereupon received the reward of his renunciation, judgment being suspended during his good behavior.

Prisoners From Beaver.—Last evening deputy marshals Cudibee and Gleason reached this city bringing with them the following prisoners, all of whom have lately been convicted and sentenced on indictments for unlawful cohabitation in the Second District Court at Beaver: Geo. Hales, James Farrar, R. H. Sudwick, W. Robinson and Thos. Scofield. Of these all are sentenced to six months' imprisonment and \$300 fine and costs, except R. H. Sudwick, whose term is one year and \$600 fine.

Promise Fulfilled.—Thirty-three years ago Brother Arthur Stayner, of Farmington, and Sister Hannah T. King were fellow passengers on a vessel crossing the Atlantic from England to America. During the voyage the lady's birthday occurred, and during a social entertainment among the passengers in honor of it, she, in a jocose manner, requested Brother Stayner to promise that he would write her obituary. The promise was given and today it is fulfilled, as the obituary article in this issue is from his pen. Only a few days before her death Sister King recalled and spoke of Brother Stayner's promise.

To Defendants and Bondsmen.—On Saturday Mr. Dickson asked the Third District Court to issue an order requiring all defendants indicted by the present grand jury to appear in court at 10 a. m. to-day for arraignment. The names could not be obtained in time for publication, and of course, as nobody knew who were indicted, no one put in an appearance in answer to the order. This morning the following names were called as the parties wanted:

Herman Thorup, Rasmus Nielsen, Henry Reiser, Isaac Brockbank, Wm. H. Foster, Bedson Eardley, Eljah F. Sheets, John W. Hess, B. H. Schettler, John B. Forster, Wm. D. Owen, Jr., John Cartwright, Ezra Clark, William Watson, H. H. Hawthorne.

All of these defendants except Hawthorne, are indicted for unlawful cohabitation. In his case there is the additional offense of polygamy, which does not, however, belong to the "Mormon" order of marriages.

Each of these defendants was ordered to be present for arraignment tomorrow, Tuesday, at 10 a. m. If any of them fail, their bonds will be called and forfeited unless a satisfactory showing be made.

This afternoon Herman Thorup, of the First Ward, came into court and was arraigned on an indictment with one count, charging him with unlawful cohabitation. He pleaded not guilty.

Bedson Eardley, of the Seventh Ward, also pleaded not guilty to a similar charge. In his case the indictment is divided into four counts.

H. H. Hawthorne was taken into custody, not being able to furnish bonds on the charges of polygamy and unlawful cohabitation.

TWO SENTENCES.

JOS. H. DEAN AND ANDREW HANSEN GIVEN THE FULL PENALTY.

This afternoon, in the Third District Court,

JOSEPH H. DEAN, of the 19th Ward of this city, was called to receive sentence.

The Court asked—Mr. Dean, is it your intention to hereafter obey the law in relation to polygamy and unlawful cohabitation?

Mr. Dean—I have no promise to make, your honor.

The Court then inflicted the full penalty of six months, \$300 and costs.

Mr. Richards asked that Mr. Dean's sureties on the other charges be released.

Mr. Dickson stated that imprisonment had the effect of releasing the defendant from all bonds under which he had been placed. The sureties were exonerated.

ANDREW HANSEN, of West Jordan, was then called. He had pleaded guilty to a three-count indictment charging unlawful cohabitation.

The Court asked—Is it your intention to obey the law in the future, or to continue to violate it?

Mr. Hansen—I have no promise to make.

Court—Are you a man of means?

Mr. Hansen—No, sir.

Court—Well you will be sentenced to imprisonment for six months on each count, and a fine of \$100 on each, and the costs of prosecution, and stand committed until the fine and costs are paid—eighteen months, \$300 and costs in all.

OBITUARY OF SISTER HANNAH T. KING.

Sister Hannah Tapsfield King died on Saturday, September 25th, 1886 at the advanced age of 79 years and 6 months. She was born at Cambridge, England, March 16, 1807. She was the mother of ten children, only four of whom she reared.

The Gospel reached her at her home, "Dernford Dale," near Cambridge, in 1849, and in 1850 she was baptized into the Church with her three daughters and son, Thomas O. King. Notwithstanding her husband remained an unbeliever for many years afterwards, she had influence with him to induce him to sell out his property and move with her and her children to Utah, which he did in 1853.

Since that time the name of Hannah T. King has become very much endeared to the people of Utah, and as wide as her acquaintance extended she has been beloved as a friend, admired as a woman of genius, and acknowledged to be the possessor of the grandest traits of womanhood, and the highest types of nobility of principle, refinement, generosity, courage, and undeviating rectitude of purpose. Her ambitions were of the loftiest caste, and nothing that was mean, grovelling, dishonest, impure, or unrefined found any lodgment in her naturally aristocratic disposition. She worshipped at the shrine of true greatness and nobleness of soul, and was an unflinching advocate of the true position of woman, was warmly sympathetic and interested in the triumphs of genius in her sex, and through this sympathy became the intimate personal friend of the celebrated Eliza Cook, the English poetess. She was herself the author of several poems of a high order of merit, and her writings addressed to the young will keep green in our memories the name she bore so many years without spot or blemish.

She made great sacrifices for the Gospel's sake. Among these were one of the most refined and cheerful characteristics of English homes, circumstances of affluence, the companionship of relatives and friends in whose congenial refinement she revelled with delight, and surroundings of luxury and attentive care such as few have possessed when the Gospel found them. All of these she surrendered without a murmur, and in lieu thereof accepted circumstances of comparative poverty and hardships incident to change of scene in a new country.

It may well be said of her that she knew the voice of the Shepherd when she heard it, she obeyed His call, and sacrificed all for His sake; and she died as she had lived, without a complaint for her severe sufferings, full of faith in the Gospel; and she leaves us now only the remembrance of a devoted mother, a loving friend, an intelligence of a superior order, and a refined and queenly woman.

FOUR PRISONERS ESCAPE.

AN EXCITING EPISODE AT THE CITY JAIL.

At about 4:15 this morning H. C. Jacobs, nightwatchman at the city jail, saw a light in one of the upper windows of the jail building. Instantly surmising that something was up he ran to the west end of the structure, meeting a man who was evidently in haste to leave the spot. Drawing his revolver the officer ordered the man to stop, which he did close to the west end of the jail building. The officer took a few steps further, reaching a point where he stood with his back to

the stable in rear of the jail building and about ten feet from the southwest corner of it. From here, though it was quite dark, the officer plainly beheld a man in the act of descending a blanket rope from the roof of the jail to the ground. Seeing that a jail delivery was in progress, the officer

FIRED AT THIS MAN TWICE, the second shot seeming to take effect, for as it was fired he dropped to the ground and yelled "murder."

At this juncture the man whom the officer had stopped at the west end of the jail started to run, when the latter covered him with his pistol, saying, "Take another step and I'll plug you too!" At this the fellow stopped, and stood in a spot indicated to him by the officer.

The fellow who had dropped to the ground lay against the jail building opposite a space of five or six feet that intervenes between the east end of the stable spoken of and another outhouse. A sudden rise to his feet and a leap of six or eight feet took him into this space, and out of range of the officer's pistol; and, leaping a fence that runs behind the two buildings named, he was in an adjoining lot, and had

MADE GOOD HIS ESCAPE, at least temporarily. The man whom officer Jacobs did succeed in detaining proved to be Miller, the burglar, a desperate man. He was again locked up.

Further investigation revealed the fact that four prisoners had escaped from the jail, only one being retaken as stated. They had been confined in cell No. 1, down stairs, had cut their way through the middle floor into the second story and had then cut a hole, or rather opened an old hole, leading through the roof. From here it was easy for the jail birds to

SLIDE TO THE GROUND on a rope made of blankets. The last of the four was in the act of sliding down when officer Jacobs appeared upon the ground.

It is thought that the fellow whom the officer shot at was actually hit, though only slightly wounded. The names of the prisoners who broke out are as follows: Miller, the burglar, captured in Logan, charged with burglarizing A. E. Hatch's residence there; Preston and Mooney, his pals the same affair; and Groves, who was sentenced to 65 days' imprisonment on Saturday last for throwing stones through a saloon window.

Marshal Solomon was immediately notified by telephone at his residence of the escape of the first three, but he did not understand the message to include Groves. He immediately started out towards the Hot Springs, in a buggy, and overtook, near there, a suspicious looking fellow, whom he ordered to stop. The fellow stopped. The Marshal said he was looking for prisoners who had escaped from the city jail. The fellow stoutly denied being such a person. The Marshal had never seen him, as he had been put in jail only on Saturday, and after questioning him further, allowed him to go. The fellow walked on a little way and then started off on a run. Convinced that he was

ONE OF THE ESCAPED PRISONERS,

the Marshal tried to catch him again, but could not on account of the darkness, as it was not yet daylight. The Marshal procured help at Beck's Hot Springs and made a thorough search of the neighborhood in which the fellow was last seen, but without success. There is now no doubt but it was Groves whom the Marshal stopped.

Following is a

DESCRIPTION OF THE THREE PRISONERS

who are still at large: Preston is about 5 feet 5 inches in height; light complexion; light hair and blue eyes; large scar on back of head; is well built, about 24 years old and weighs about 140 pounds.

Mooney is 5 feet 8 1/4 inches in height; dark complexion; eyes almost black; black hair and moustache; sallow skin like that of an opium smoker; is about 20 years old and weighs about 140 pounds.

Groves is about 5 feet 7 or 8 inches high; light complexion; face clean shaven; short hair; weight from 150 to 160 pounds; is about 25 or 26 years old; wears gray pants, brown coat and dark brown hat; has a fresh wound or scab on the nose.

CAUTION!

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JNO. C. CUTLER & BRO. Agents Provo Woollen Mills, No. 36 Old Constitution Building, Salt Lake City