

Wm. Gourney pleaded guilty to unlawful cohabitation. Sentence was set for March 23d.

U. S. vs. George Taylor; unlawful cohabitation; trial in progress.

Proceedings before Judge Judd March 5:

James P. Hansen; unlawful cohabitation; after a trial the jury found the defendant guilty as charged. He was sentenced to 60 days' imprisonment and to pay the costs of the prosecution.

United States vs. Shadrach T. Driggs; defendant pleaded guilty to a charge of unlawful cohabitation and was fined \$10 and costs; the defendant not being able to pay the fine, the court sent him home to get the money within a week or ten days.

United States vs. Carl Olsen; the defendant pleaded guilty to a charge of unlawful cohabitation. He was sentenced to 75 days' imprisonment and \$50 fine and costs.

United States vs. Andrew Poulsen; the defendant was charged with unlawful cohabitation and pleaded guilty. Sentence, \$110 fine and costs.

United States vs. Andrew Nielsen; charged with unlawful cohabitation; defendant pleaded guilty. Sentence, sixty days and costs.

United States vs. Gottlieb Ence; unlawful cohabitation; 85 days, \$50 fine and costs.

United States vs. Lars P. Christensen; charged with unlawful cohabitation; pleaded guilty and was sentenced to 85 days, \$50 and costs.

Mons. Anderson, charged with adultery, pleaded guilty. He is to be sentenced March 23d.

John Oberg, charged with unlawful cohabitation, pleaded guilty, is 48 years of age; second wife was married in 1881; had not lived with her for three years; sentence, 85 days, \$50 and costs.

Andrew Rasmussen; unlawful cohabitation; plea not guilty.

The grand jury presented indictments in one United States case and in three cases for the Territory and were dismissed till the 25th instant.

United States vs. Niels P. Nielsen; unlawful cohabitation; pleaded guilty. Sentence, 90 days, \$50 and costs.

United States vs. Joseph S. Horne; charged with adultery; pleaded guilty; sentence 18 months and costs.

United States vs. James Sellers; adultery; pleaded guilty; sentence, 18 months and costs.

United States vs. Reuben Garr; pleaded guilty to adultery; sentence 12 months and costs.

United States vs. John Frantzen; adultery; a plea of guilty was entered; sentence, 13 months and costs.

United States vs. Thomas Ogden; adultery; a plea of guilty was entered. The defendant was given 19 months and costs.

Hans Christensen, charged with adultery, pleaded guilty. Sentenced 16 months and costs.

Proceedings before Judge Judd March 6:

In the case of George Taylor, charged with unlawful cohabitation, the jury brought in a verdict of

not guilty by instructions from the court.

United States vs. F. J. Christensen; unlawful cohabitation and adultery, both cases were dismissed upon the promise of the defendant to obey the law.

United States vs. John Adams; unlawful cohabitation; the case remanded to the investigation of the present grand jury.

United States vs. Wm. Braithwaite, charge of unlawful cohabitation and adultery; the sentence was suspended by the court upon a promise of the defendant to live exclusively with his first wife.

United States vs. Lewis Larsen; charged with adultery; the case was dismissed on account of the defendant having been pardoned by President Cleveland.

United States vs. Geo. Kendall; the defendant pleaded guilty to a charge of unlawful cohabitation and was fined \$10 and costs.

Released From Prison.

Brother Niels P. Nielson, of Logan, was released from the Penitentiary March 4, after serving a four months' sentence and paying the costs of trial amounting to \$47, the offense for which he was convicted being that of living with his wives.

On Mar. 2 Niels Nielson, of Provo, was before Commissioner Norrell on his application to be discharged from custody. He had served a term of four and a half months and 30 days for the fine of \$50 and costs, imposed upon him for living with his wives. He was released.

On March 6 there were three "Mormons" released from the penitentiary. These were Wm. Christiansen, sentenced to four months; Jens Hansen and Hans Nielsen, sentenced to three and a half months. In each case a fine was imposed, for which they were required to remain 30 days in prison. All were sentenced in the First District court. Brother Hanson, who is from Gunnison, Sanpete County, has been ill from rheumatic fever for about a month, and his health is still seriously impaired.

Territorial Office Cases.

On March 2nd, the Territorial Supreme Court awarded to P. L. Williams the whole of the salary awarded by the Legislature to the Territorial Superintendent and Commissioner of District Schools, \$1500, which the Auditor had divided equally between L. John Nuttall and Mr. Williams.

On the same day Arthur Pratt was denied the salary as Auditor, for which he had sued N. W. Clayton.

Demise of Hosea Stout.

At 2:45 a. m., March 2nd, in Big Cottonwood Ward, Hosea Stout, Esq., who has figured prominently in the history of the Latter-day Saints for the past half century, passed from life, the immediate cause of his death being paralysis, with which he had been affected for the past four weeks. He was a native

of Kentucky, having been born in Mercer County, September 18, 1810, but migrated when very young to western New York and thence to Missouri, where he embraced the Gospel and from that time shared in the vicissitudes through which the Church passed. He served in the Black Hawk War, taught school in Illinois for a number of years, was intimately associated with the Prophet Joseph Smith for a number of years prior to his death, and for some time acted as his body guard, as well as being an officer of the Nauvoo Legion and chief of police. He came to Utah in 1848, and located in Salt Lake City. He was a member of the Utah Legislature for a number of sessions, also of the City Council, and practiced at the bar, when in the Territory from the time the first court was established here until a few years since, when his health became so impaired that he retired to his farm. He performed a mission to Hong Kong, China, in 1853, was also one of the early settlers of St. George in Southern Utah, where he remained about five years. He was a man of sterling integrity and excellent ability; has filled a long and useful life and leaves a large family—a wife, nine sons and two daughters, besides a large number of grandchildren to revere his memory and emulate his virtues.

McManamy Acquitted.

At four o'clock on the afternoon of Mar. 2 the McManamy murder case was given to the jury. The court waited until about 9:30, when the jury came in for the judge's charge, which was furnished. At midnight, a verdict not having been agreed upon, the court adjourned. At ten o'clock next morning, the jury came in with a verdict of not guilty.

It is understood that the disagreement which kept the jury out so long was that some were in favor of a verdict of voluntary manslaughter. There is considerable feeling expressed adversely to the finding of the jury, though such a result is not to be wondered at, considering the weakness of the prosecution and the strength of the defense, as the case was presented to the jury.

McManamy left for Indiana on March 4, with his father and sister.

Suicide at Ogden.

During Monday night, March 4, James W. Boyle, a member of the firm of Boyle & Co., Ogden, was induced to take part in a game of chance in a gambling house. He lost a sum of money collected that day from customers of the firm, and also drank some. He reached his home about three o'clock Tuesday morning, bade his wife and child goodby and a little later breathed his last. He had taken strychnine. It is supposed that his sense of shame on realizing what he had done unbalanced his judgment and impelled him to the rash act. He was not in the habit of dissipating, and could easily have replaced the money he lost. He was aged 33 years, 7 months and 3 days.