Flotsam and Jetsam From Police Net Haled To Court

wille, Hannah Peterson, charging him | the excuse. with failure to provide for his five minor children, was dismissed this morn-ing upon motion of the assistant county attorney. The court was in-formed that Mr. Peterson was fully providing for his family.

When the prosecution rested this morning in the case of the state vs. Anthony Woods, charged with a statu-tory crime committed upon 11-year-old Sveline Bardon, the doubtful tale told by the girl and her brother, only a couple of years older, led to the dis-missal of the cefendant. In view of the story told by the girl with its var-fons discrepancies, and the testimony of a physician, Judge Bowman feit that the crime had not been fastened on Woods. on Woods.

Jack Burket, arrested on a charge similar to that of which Anthony Woods was acquitted, pleaded not guilty this morning and will have his hearing

Sept. 3. Nick Kagh, a thrifty merchant of Salt Lake's "Little Italy." and who seeks to make his fortune by storing away nickles and dimes gathered in on an ice cream pushcart, lost the profits of a week today when he forfeited \$5 in Judge Powman's court. Kagh, with jealous care of the tires on his cart wheels, and with an open eye to the main chance of trade, used the side-walks instead of the streets to trunkle his cart. This offended the dignity, of the city to the extent of a \$5 cash ball, which Nick preferred to let go rather than take any more chances with the police or the court.

Miss-Lulu Brown was still found to be suffring from ennui when her name was called on Clerk Gutch's visitor's list this mornity. Miss Brown was in an extremely tired condition when she arrived at Chief Barlow's selected apartments last night and a night's rest had failed to dispel the fatigue. She will attend Judge Eowman's levee tomorrow morning.

When a man has the toothache he is justified in getting drunk accord-ing to Judge Bowman, or is to be in-ferred at least. Frank West left Alta Saturday night with an awful toot-ache, and was on his way to Salt Lake "to get the tooth fixed." He had pre-pared for the ordeal of the dentist's chair before leaving Alta and also on the way, and with the contrariness of the toothache, the offending molar be-came good about the time Salt Lake was reached. This made West feel so good that he paid little-heed to where he was going and got lost landing in

DO YOU KNOW

THAT 125 PICKED

MEMBERS OF THE

TABERNACLE CHOIR

CITY, AUGUST 21st?

UNDER DIRECTION OF **PROF. EVAN STEPHENS**

WILL LEAVE SALT LAKE



the excuse. When Charles Sullivan, self-touted prize-fighter and bruiser, injected him-self into the affairs of the plumbers' strike, he made a costly mistake, the price being 15 days in the city jail. Sul-livan, in spite of his vaunted prow-ess with his fists, very meekly plend-od guilty to the charge of battery this morning. When it was explained to the court that on Saturday night Sul-livan had walked up to Tom Dineen, while the latter was seated, and after calling him a scab plumber and with-out the least provocation had begun beating the inoffensive man. Judge Bowman gave the city another worker for 15 days. Dineen appeared in court his face still showing the effects of the beating he had been given.

The street corner "smasher" had an example given him today when A. B. Walker was sentenced to pay a fine of \$25 or serve 25 days in jail, and the statement given at the same time that the male "streek-walker" who insults women by his attentions will not be tolerated in Salt Lake. Walker, a cleatent given at the sume time that the male "streek-walker" who insults women by his attentions will not be tolerated in Salt Lake. Walker, a cleatent looking young fellow with the appearance of one who should know better and who would be suspected of having more manilness about him, was up this morning on a charge of dis-turbing the peace. Although Walker pleaded guilty to the charge, the court was informed by Asst. City Atty. Rog-ers of the real facts in the case. On Saturday night after leaving one of the theaters a husband had left his wife standing outside of a gigar store while the woman was waiting for her hus-hand Walker stepped up to her and with an attempted pollteness wanted to know if she wouldn't accompany him. Just then the husband came out and when told by his wife of Walker's action had the latter arrested. In his remarks to the court Mr. Rogers stated that it was the purpose of the police to put a stop to men insulting women on the street, and the court concurred by imposing the stiff sentence.

on the street, and the court con by imposing the stiff sentence.

The days of usefulness of George Williams, colored, as an interpreter have passed, and he appeared in police court this morning in a new role, that of a vagrant. As a linguist under-standing seven languages, including Greek, Williams has appeared in court many times as interpreter, and on many occasions has helped others get what he accepted today-a "floater." For some reason Williams has been entered on the "undesirable" list of the police and with John Moore, also colored, was picked up as a "vagrant." the charge that is supposed to cover a multitude.

partment.

The drink or two that Mike Simmons indulged in Saturday night was of the peculiar brand that destroyes control of the arms and fists. After the drink or two, and while walking down the street. Simmons was seized with an irrisistible impulse to hit a Jap, N. Sato, whom he met on the street. Simmons couldn't tell the fourt just why he had done it, and the court gave him the option of \$10 or 10 days to study the matter. Mike O'Grady lucklessly "met some o' the byes," Saturday night, and for

The whispered statement of Asst. City Atty. Rogers to Williams, "No. you've got to go," was enough to show Wil-liams with his knowledge of the polee and court methods that there was no chance, and he readily pleaded guilty, accepting Wednesday as the time for his sentence. Moore was less fortunate, only getting until tomorrow morning to be outside the jurisdiction of the de-partment.

DESERET EVENING NEWS MONDAY AUGUST 2 1909

days.

The effect of the spectacle of the Ringling Brost circus parade, which the court and attaches took a recess to see, was good for most of the vagrants, since they were given a chance to get out and see the circus proper before leaving Salt Lake. Most of the Sun-day drunks, too, evidently not thinking that the court would take a recess, pre-ferred to forfeit \$5, and see the parade, than to appear in court.

Joseph E. Taylor Answers the Tribune

"That Old Offer Again" on Sunday to a le Vir sent to the anti-Mormon paper

The letter which was printed by the Tribune and the answer which was not printed are herewith reproduced so that the Deseret News readers can

Salt Lake City, Utah, July 30, 1909. Salt Lake City, Utah, July 30, 1909. Editor Salt Lake Tribune: In your issue of the 28th inst., you make the following unqualified statement: "The truth is, that polygamy is taught, practised and protected within the Mormon Church today: that hun-dreds of these crimes have been com-mitted since the Manifesto of 1890; that the Church, so far as the officials there-of may be designated as the Church, has knowledge of these offenses pre-vious to their committal and gives its approval thereto."

has knowledge of these offense pre-vious to their committal and gives its approval thereto." Now, Mr. Editor, judging from the past, that you will not deign to notice a denial, no matter how positively and truthfully made, I therefore challenge you to furnish proofs of this broad as-sertion by evidence that cannot be con-troverted, and make the following offer: "For any one or more cases that you can prove beyond question, without any quilbbling or dissimulation, but to fur-nish the names, dates and places, where and by whom the ceremony of plural marriage has been performed since the issue of the Manifesto in 1890, with the knowledge, sanction and approval of the president of the Mormon church-he being the only one who can give such sanction, and against whom your darts are fired, I will guarantee to pay you ONE THOUSAND (\$1,000) DOL-LARS. Now, sir, bring on your witnesses and furnish the evidence of the "hundreds

LARS. Now, sir, bring on your witnesses and furnish the evidence of the "hundreds of these crimes" which you state have been committed within the period men-tioned; then you and your friends will be amply secured financially for life. If you refuse to do this, or other-wise make ample acknowledgment of your inability to furnish the proofs

your inability to furnish the proofs herein named, then I shall conclude herein named, then I shall conclude that you are willing to accept the ver-dict of every honorable man and wom-an that your statement and all of like character are cowardly, but de-liberate, malicious and wilful false-hoods. It is high time that a halt was called

It is high time that a nait was caned on the constantly repeated, insulting and lying cartoons which appear in your daily paper, as well as your ma-lignant and vituperous assertions which I request that you publish this IN FULL-say in your Sunday issue-and our answer thereto. JOSEPH E. TAYLOR. P. O. box 1477, City.

FUNERAL OF

Thomas Cook might have been for-given for getting drunk, but when he begged while in his intoxicated condi-tion, the offense was too heinous to be overlooked—and—Tom will not worry for three meals a day for the next 20 days.

The Tribune devoted a column and a half editorially under the caption of over the signature of Joseph E. Taylor.

read them for themselves: Salt Lake City, Utah, Aug. 1, 1909.

Editor Tribune: In your reply to my request that you furnish proof of your inqualified statement "that hundreds of these crimes (polygamy) have been committed, with the knowledge and approval of the Church officials, since the Manifesto of 1890," you, repeat what is simply rumor and then assert that Mr. Taylor knows this and that, etc., and if I do not I am told to make inquiry so

and so. You go further and say that Mr. Taylor many a time has preached to the people of his Church that the Manifesto was only a temporary affair, etc. This statement I brand, as I do all the rest, as a base falsehood. On the

the rest, as a base falsehood. On the contrary, I have sustained the Manifes-to ever since its publication and shall continue to do so. After acknowledging your inability to furnish the proofs asked, you content yourself with calling me "a qu'Mbler and a deceiving trickster." So, without further comment, I drop the subject, feeling that the wisest man-Solomon, covered the ground in what is contained in Proverbs 27-22, and regret that the Tribune-a paper not without ability, should sink so low as to prostitute its

Louisville, Ky., Aug. 2.—The body of Harry Clay Pulliam, late president of the National league, was brought back this morning to Louisville, the city called "home" and from which he de-parted 12 years ago to begin the rapid climb which landed him at the top of

should sink so low as to prostitute its pages to the constant utterance of the most unwarrantable and vilest slan-ders against men, the latchet of whose shoes they are unworthy to loose. JOSEPH E. TAYLOR. DEATH OF TRUMAN SCHENCK. Truman Schenck died at his home,

Truman Schenck died at his home, Ninth South and Palm streets, this morning. The funcral will be private and will be held tomorrow at 4 p. m. from the residence, Mr. Schneck came to Utah in 1877 in charge of the tele-graph department for the Union Paci-fic, later being sent to the Park City branch as paymaster during its con-struction. He left railroad service to enter the mining business and was a well known man in Park City, Eureka and other Utah camps, also in Butte, Mont. He enlisted in the Union army when 15 years of age and fought through the greater part of the Civil war, having been discharged in 1864, from company E, One Hundred and Thirty-first Ohio.

and

will

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10000000000000000000000000000000000000	\$27.50	suits,	\$18.25
All	\$25.00	suits,	\$16.40
All	\$22.50	suits,	\$15.00
AT 125-11-11-30.3	\$18.00	suits,	\$12.50

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D values at	\$2.50, \$3.00 and \$3.50 at\$1.98

