

COURTS OF TODAY.

Two injunction suits ruled upon by Judge Merritt today.

JUDGE BARTHROP FIVE MINUTES.

Several interesting matters come up at the session of the County Court—Miscellaneous.

The Uintah district court is doing very small things just at present and it is hardly likely that anything of special importance will crop up again until the September term begins. Chief Justice Merritt sat for about a quarter of an hour this afternoon and then adjourned (temporarily) until tomorrow morning. Judge Barthrop went upon the bench for a period of five minutes and then followed suit. The few cases which came under review are given below:

THE EDUCATIONAL BEAT.

James McNaughton et al vs James Rasmussen et al. In this case the defendant's agent signed and admitted the court directed that the injunction stand. An exception was taken to the ruling.

This is the suit in which a sum of money is in dispute in regard to a school building which was erected in the name of Parker's school. The facts were fully given in the News which the case was argued on the 11th inst.

NOTICE OF DISCONTINUANCE.

First National Bank of Deadwood vs John W. Taylor et al. Default was due date of foreclosure.

MURKIN TRUSTEES USA.

In the case of Amanda Darlin vs. W. W. Waterman et al. It was agreed and submitted, this court has decided that the injunction issue had been ably argued by Clegg Daubar. This is the action in which trouble arose between the participants relative to a water ditch which crosses his property.

EDWARD BANCROFT'S DIVISION.

Harratt P. Scott vs John H. Gifford et al. Hearing on demurral set for tomorrow evening. L. D. Kinney et al. et al. for that August 17, subject to the action of defendants.

G. M. Arnold vs A. G. Hollister et al. Same order.

THE COURTS.

It was not meeting the stroke of 12 o'clock today when the members of the county court, in weekly session, got down to the regular business of the day's calendar, several preliminary motions having engrossed them for nearly an hour previous to this. Presiding Judge Blair presided; Theodore J. Cannon, Morris and Hammer were also in their places.

A NEW THREE-MILER.

The clerk was instructed to write to the officers of the Utah Workmen's association requesting them to meet the county court on Wednesday afternoon next, at 5 o'clock, to discuss the question of a route for stage to travel through the county, and determine speed of same.

City Commissioners Cannon and R. P. Morris and Watermeyer Wilcox were upon the board and for a short time were in conference with the clerk.

The special committee of the city council required to examine the route for a stage and cattle trail by way of Emigration canyon has communicated its route to cut from the east of Little Cottonwood to the west side of it, so as to shorten the distance to the west of it, and therefore easier across the divide to the foot of Big mountain, thence in an easterly direction, over to the east of East Canyon creek, at a road not to exceed 10 miles from the place where crossed by the county. This route was adopted at its meeting last Wednesday night. It now remains to see what action the county court will take on the matter after conference with representatives of the Workmen's association.

THE INSURANCE REPORT.

Caunchian Physician Worthington reported that at the date there are three hundred patients at St. Mary's hospital and one at Park.

WANT A NEW ROAD SURVEYOR.

A position, largely unpaid, was received from residents and taxpayers of the county court, in which they represent, at least 10 per cent of the population of the original Draper settlement, are left without a representative road supervisor, and treasurer as she present in town. Miss Hansen, has sent her letter to the Draper post office, there, as "Please do not let us down to ourselves," for the appointment now of a resident supervisor. Final.

NOTICE OF NON-SERVICE.

Milford Pratt, while offering to bring the county court a surveyor to lay up to date, made all changes from his present place, etc., earlier year last, for the sum of \$25. He would use, he stated, bring the assessors' place up to the first Monday in March, and the place of the tax sale, etc., make all new maps and have them necessary, etc., for \$25; a total compensation of \$75.

A QUESTION OF "MURKIN'S" INJUNCTION.

The county attorney was directed to prepare a bill to restrain the county court from acting in any manner in setting aside the injunction issued by the court in the case of Murkin vs. the county court, and the court, in the event of Murray being designated.

The communications and petitions which accompanied them were filed. The court is to sustain that action.

WILL BE INVESTIGATED IMMEDIATELY.

Mrs. H. C. Coloma, on a charge of distorting the press, and Mrs. Rose, on a charge of stealing an unlisted bill, will have a hearing to Commissioner

McNaughton, early tomorrow morning, and the same will be in the sum of \$25. This is the case in which Sheriff McNaughton got into the midst of a crowd of angry women when he sought to arrest the couple named at their place of residence on Elmwood street, and was for a few moments in jeopardy.

Land Office.

Pilings in the local post office under date of July 23rd were as follows:

Frank Anderson, of Salt Lake City, final point of Gunnison entry of the northeast corner of the northwest quarter, and the southwest quarter of the southwest quarter of section 14, township 1 north, range 1 east.

George W. East, of Salt Lake City, final point of mineral entry of the Vernal mining claim located in the southeast quarter of the northwest quarter, and the east half of the northeast quarter, and the east half of the southwest quarter of section 27, township 25 south, range 4 east.

Pilings for July 20 were as follows:

Frank Anderson, of Logan, Wayne county, final point of the southeast corner of the northeast quarter of section 27, township 25 south, range 4 east.

Joseph Caldwell, of Miles, Emery county, final point of the southeast corner of the northeast quarter of section 27, township 25 south, range 4 east.

James Burton, of Mr. Peasey, Emery county, final point of the southeast corner of the northeast quarter of section 27, township 25 south, range 4 east.

James Clegg, of Ogallala, Cheyenne county, final point of the west half of the northeast quarter, and the east half of the southwest quarter of section 27, township 25 south, range 4 east.

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WOMAN'S PRESS CLUB MEETING.

The regular meeting of the Utah Woman's Press Club will be held on Tuesday evening, July 31st, at No. 19 East Temple street, and not August 1st as heretofore announced. A general meeting of the members will be expected to be held on the 1st, and the program will be prepared with greater interest than usual.

William H. Lewis' Funeral.

The funeral services over the remains of the late William H. Lewis, who was killed in the Utah Central Hotel, were held yesterday afternoon at the Hotel's parlor, in the Fifteenth Ward assembly room. Friends of the family are invited.

BISHOP CLAWSON RETIRES.

General H. B. Clawson, who has been spending a great deal of time in Washington late, has returned home in good health and spirits. He is expected soon to sign the papers of the Utah State Convention and in connection with other prominent events of this region thinks it means much for the Territory.

The "Argus" Editor III.

Mr. James H. Blair, editor of the Argus, is confined to his home with a high fever of an intermittent character. His illness is the result of overwork in connection with the publication of his paper. Under the advice of his physician he is compelled to remain at home during the present period. His condition, while not immediately dangerous, is such as to call for constant attention on the part of his friends, who hope for his speedy and permanent recovery.

DONNA FROM BRIGHTON.

Captain Donavan, of the police force, came down from Brighton at noon yesterday. He says that there are now between two and three hundred persons enjoying the cool, bracing atmosphere of that lofty mountain resort. The temperature was fine here and slightly above the castle, it is said. The captain says that it gives him the chills to think of it. Winter clothing and plenty of blankets are in good demand at there.

Judge Merritt's Holiday.

Judge Justice Davis will probably start on his contemplated holiday trip to Alaska next evening.

GROUP AT HAGUE.

Charles E. Arms, the young man recently paroled from the penitentiary while serving a sentence for killing an old woman, went off on a journey.

Yesterday night he was arrested by the police on a charge of drunkenness. Today morning he was released on a bond of \$100.

AMUSEMENTS.

The Taximeter Company, tendered by the city as a compliment to the former Whiteman, Miss Vickie Price, Mrs. Peasey, Mrs. Morrison, Mrs. Boyle and Miss Hamilton, set for American Legion Hall, June 11th, to assist in the entertainment of a dinner for the guests.

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The Legion Hall will have an entrance on Main Street, Friday, June 11th, and intermediate entrance on August 14. The fare will be \$2.00 for the round trip, many citizens have expressed

hopes of seeing you there. The hotel company, however, of the hotel from Denver, and describes its as a large and comfortable place for holding their meetings. There is no room for a large audience, especially in the lounge and the city will without doubt witness a large number of people. The room is to be used for the general meetings. Charles F. French's setting room. The engagement has been fixed and will be played Thursday evening.

THE GARDEN THEATER.

It Had a Brief and Profitless Run and Ends in Litigation.

The hearing of the case of C. C. McNaughton vs Daniel Johnson, W. J. T., G. H. Garret, and G. H. Gandy started a goodly number of persons from the U. S. Commission, McNaughton, court in the afternoon, and the trial was adjourned. The trial was adjourned to 10 o'clock this morning.

Miss Hartwell, of Salt Lake City, defendant in entry of the east half of the northeast quarter, and the east half of the southwest quarter of section 27, township 25 south, range 4 east.

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