

## ADJACENT CITIES

### OGDEN.

Ogden, Utah. — Dec. 18, 1893.

## Fourth District Court.

In the case on Saturday there was a large crowd to witness the trial. The grand jury returned a verdict that they returned shortly after the hearing, the structure, and at 11 A.M., rendered, returning at 4:15 p.m. to report that they could not agree. Thereupon the court adjourned until after the session.

The grand jury returned two indictments under territorial laws, both of which were rejected and were remanded subject to the trial.

The trial of J. M. Langford, P. L. O. M. Allen, Almon, Joe Hart, and George H. Howes, officers of the Pacific Coast and Louisville company, was called. The defendants were charged with violating the law by refusing their master whom permission to payment of wages which he is entitled to receive, and causing him to be delayed.

Defense called an expert to the influence of the testimony which was introduced by the prosecution. Miss

W. L. Hodgson, and County Prosecuting Attorney, Wm. G. Evans, to the testimony of J. S. Kimball and Evans' lawyer, Mr. Kimball.

A. H. Roberts, who was arrested for burglary, was arraigned for trial, and discharged. He had been held since Nov. 20.

He will likely be held for trial.

Thomas Hopkins pleaded not guilty to grand larceny. His trial was set for today.

Jay L. Farrel and Hyatt Farrel, of Eden, charged with cattle stealing, had their case continued for trial on motion of their attorneys, Messrs.

Evans and Rogers, the greatest being the absence of a principal witness.

W. A. Parmer, charged with robbery, was remanded upon backsliding plea-bait.

Prof. Paul's Lecture.

There was a great audience of young people to greet Prof. J. A. Paul, of the Texas H. Y. college, at the Ogden Academy, on Saturday night, and he gave his lecture on "The Business of Life."

The professor was introduced by Hon. Joseph Bradford, who spoke for nearly two hours on a concise description of what constitutes the essential business of life.

All trade, science, art, beauty, religion, and organization, and consequently reflects man, or when we gaze upon nature we see in it the mind of God, the great Creator and Designer.

As man becomes educated, receiving an inheritance, and carrying on his inheritance, his mind is raised to appreciate the mind which has passed into material form the original infinite conception which in all things preceded the material.

Arrested.

On Saturday Sheriff Beaman re-

turned from Blackfoot, Idaho, with Ralph Legum, who is charged with forgery.

The defendant accompanied the sheriff without resistance.

The trial for forgery was adjourned today in the Fourth district court, in which he was arraigned on Saturday.

Judgment for Defendant.

In the case of J. H. Farnsworth,

vs. Mrs. W. H. Bush, for \$100 in Commissioners' expenses, the defendant gave judgment for defendant Bush.

Notes.

Two cases of Stevens Justice passed through this city on Saturday, bound for Memphis, Tenn.

Mr. A. Lowrie, of Fort West, was granted a license to marry Miss Lois Davis of Harrison. The prospective groom is 21, and the bride 17 years of age.

Today the machinery from Terrace will be transferred to the new railroad shop of the Southern Pacific in this city.

Tax sales begin today. Hundreds paid up on Saturday, the last day of grace.

Sunday was a most beautiful day. The sun is now and crop looks.

There is much sickness among the citizens in Plain City, many are prevailing.

The residence of Edward Jones, 20 South Ogden, was broken into Saturday evening.

PROVO.

Provo, Utah. — Dec. 18, 1893.

First District Court.

The following business has been transacted in Judge Johnson's court:

In the case of James E. Clegg, vs. John Clegg, defendant was found guilty of perjury and sentenced to prison for the period of six months, costs of trial and \$100 damages.

James R. Wilson, a young man guilty of robbing a wagon train on the road between Ogallala, Neb., and Cheyenne, was sentenced to 10 years in the penitentiary. Wilson also was ordered to pay damages with Wilson, who had been guilty of robbing the same train.

Kilts Houston has commenced suit against the Pacific Coast and Oregon company for the violation of a contract of service, which she is unable to prove. She is to be allowed to file her complaint in the court of common pleas.

The case of the National Bank of Ogallala vs. Jonathan H. Hargrave, Hargrave, was a large one, and the trial was adjourned to the next day. Hargrave, H. H. Hargrave, about 20 years of age, is to be tried for the capital offense of murder, which he is accused of committing in the fall of 1892.

John Clegg, a citizen of Ogallala, was found guilty of perjury and sentenced to prison for the period of six months.

FOR Xmas! •

LADIES we give guarantee

advertising peculiar to your service Dr.

do Japan's world renowned experience.

Ask for testimonials or affidavits for the trial and be convinced. Lady Manager.

SALT LAKE MEDICINE CO.,

20 W. 2nd Street, Ogden.

REGULAR LADY ADVICE RECEIVED

AND ALL OTHER NEEDS

AND ALL