

FROM WEDNESDAY'S DAILY, MARCH 16.

Arraigned.—In the Third District Court to-day, John R. Barnes and William Blood, of Kaysville, Davis County, were arraigned on indictments charging them with unlawful cohabitation. Pleas of not guilty were entered.

A Mongol Thief.—This morning the police arrested a Chinaman who gave his name as Hong Kong, on a charge of petty larceny. The offense was committed on Saturday last, when two razors, three pocket-knives and a padlock, which had been left at T. K. Pearson's shop on Commercial Street, were stolen. This morning the Chinaman was discovered trying to dispose of one of the razors, and was taken into custody to await trial.

General Order.—This afternoon an application was made to Judge Zane for an order discharging O. P. Arnold from custody on the first judgment against him being satisfied. Mr. Arnold's fine has been paid, and his term of imprisonment expires on Sunday next. The order requested was made, and the Court also issued a general order that all defendants imprisoned under the segregation policy be discharged as soon as sentence on the first count was completed.

Released from Prison.—Joseph H. Evans, recently pardoned by President Cleveland, was released from the penitentiary yesterday afternoon (March 15), and once more breathes the air of freedom in place of the cold atmosphere of his late dilapidated lodging house. He was convicted of polygamy and unlawful cohabitation, and, on November 8th, 1884, was sentenced to imprisonment for three years and six months and to pay a fine of \$500. He has been around to day receiving the congratulations of his friends.

Probate Court.—Proceedings in the Salt Lake County Probate Court yesterday:

In the matter of the estate of D. H. Kinsey, deceased, an order was filed appointing time and place for hearing the application to sell personal property and directing notice to be given.

An order was also made appointing time and place for the settlement of the guardian's account in the matter of the estate of P. K. and W. H. Pitts, minors.

Also an order distributing the residue of the property remaining of the estate of Amanda Worthen, deceased, to parties entitled thereto.

Returned from Virginia.—Yesterday afternoon we had the pleasure of meeting Elder Thomas E. Harper, of Call's Fort. He returned on Saturday from a mission to the Southern States, on which he was absent a little short of two years and a half. He labored the whole of that time in the State of Virginia, having been President of the Conference for a year previous to his departure for home. He accompanied a party of immigrating Saints on their way from the South to locate in San Luis valley, Colorado. He visited that part of the country and expresses himself highly pleased with its appearance and the prospects of the people settled there. He attended meetings at four of the settlements and found a good feeling existing among the Saints.

Sad Occurrences.—About a month ago we recorded the demise of Sister Amanda N. Rampton, wife of Brother Charles H. Rampton, of East Bountiful, and daughter of Brother Edwin Pace, of South Bountiful, and who left a little baby boy of two weeks old—Charles Hyrum. On Sunday last the little one passed away, and left the relatives almost heart-broken. On Monday at 2 p.m. a large gathering of friends met in the South Bountiful meeting house, and Elder Charles W. Stayner delivered a discourse, after which the baby was laid alongside of its mother in the cemetery. Brother Mahonri Brown presided at the meeting and made a few closing remarks. The dedicatory prayer at the grave was offered by Elder Stayner, and members of the South Bountiful choir sang suitable selections during the services.

A Valuable Hint.—We are in receipt of the following, which suggests a reform if it does not point a moral:

Ed. News.—For fear they may not have given the subject sufficient attention, I would like the egg purloiners of the Eleventh Ward to understand that they are in their own light when they take the nest egg along with the others. By doing this the hen that was wont to deposit her mite in that particular spot becomes disaffected and sulky, and goes off somewhere else to lay. This causes those who lay in wait for the gallinacious product to have a long search for the hen's new quarters, and perhaps they don't find it at all—all of which trouble, anxiety and loss might be avoided if the enterprising purloiner would only leave one egg in the nest.

Respectfully,
A HEN PROPRIETOR.

The Vote.—The following is the official vote of Brigham City at the late election, according to the returns made to the Utah Commission:

For Mayor—A. Madsen, 109; W. H. Boothe, 12.

Councillors—W. Horsley, 118; J. F. Merrill, 119; J. M. Tippetts, 119; Brigham Wright, 119; M. M. Jensen, 109; M. C. Thompson, 11; R. K. Wilson, Sen., 1; Henry Pett, 1; T. B. Burnes, 1; Evan Morgan, 1.

Recorder—G. L. Graehl, Jr., 109; L. Graehl, 10; W. H. Boothe, Jr., 1.

Treasurer—O. N. Stahl, 111; H. Pett, 8; Robt. Wilson, Jr., 1.
Assessor and Collector—J. C. Wixom, 109; F. H. Snow, 10; B. H. Jones, 1.
Marshal—David Reese, 115; Charles Wilson, 5.
Justices—M. L. Ensign, 118; A. H. Snow, 118; J. B. Carrington, 11; Geo. R. Chase, 1.

Three Years for Larceny.—Yesterday afternoon George W. Davis, a young man who has been in the Penitentiary for some time, and who was one of the convicts who attempted to escape on August 23d last by overpowering guard Murtha and taking his gun and pistol from him, came into the Third District Court and changed his plea of not guilty to one of guilty on the charge of stealing government property. When he was asked by the Court whether he had anything to say before sentence was pronounced, he went on to tell how he was imprisoned for grand larceny, and that for two years he had acted "straight," but the food furnished prisoners was so horrible that he made the attempt to escape to get away from such treatment. The Court remarked that it had always understood that Mr. Dow, who was warden of the Penitentiary at the time referred to, was a humane man, and reprimanded Davis for stating what was not true. The defendant was then sentenced to three years in addition to his present sentence, the Judge suggesting to him that his punishment would have been less severe if he had told the truth.

Court Notes.—Proceedings in the Third District Court to-day:

The Court announced that to-morrow at 10 a.m., a further setting of cases will be made.

John Johnson and Andrus Andersen, natives of Sweden, but now residents of Tooele County, were admitted to citizenship.

In the matter of the estate of Aurilla Hood, an order was made that the administrator pay the money into the court within ten days after service of order.

J. A. Goodhue vs. Fulton et al.; motion for continuance made and argued. In the suit of Gibbs vs. Gibbs, judgment was given for defendant for costs.

Salt Lake City vs. Mark Tobias et al.; motion for continuance denied.

United States vs. John R. Barnes; unlawful cohabitation; defendant arraigned and pleaded not guilty.

United States vs. Wm. Blood; unlawful cohabitation; defendant arraigned and pleaded not guilty.

Salt Lake City vs. Milo Vincent; resisting officers; verdict of guilty; sentence set for Saturday, 19th, at 10 o'clock.

H. Carrigan vs. B. G. McNiece et al.; defendants allowed until April 8th to make statement.

Salt Lake City vs. Charlie Ching; dismissed on motion of plaintiff.

David E. Buell et al. vs. Harvey Hardy et al.; continued.

Salt Lake City vs. Samuel Tobias; petit larceny; on trial before a jury.

Complimentary.—Last evening will be long remembered by John H. Rumel, Jr., and the employees of the Utah Central, in consequence of the retirement of that gentleman from the service of the company. At 8:30 p. m. a band of conspirators gathered at Mr. Rumel's residence, and took possession of the grounds in the name of the Utah Central employees.

At 9 p. m., on motion of Mr. G. A. McLean, the old, "handsome" conductor, Z. Jacobs, was chosen master of ceremonies, which was quickly followed by McLean being put in as assistant. In a short time Mr. Rumel was invited into an adjoining room, where was exposed a silver service, valued at \$100 (purchased from O. L. Eliason for the occasion). The presentation address was delivered by Mr. Z. Jacobs in appropriate terms, and Mr. Rumel responded, expressing himself as being too "full" to do justice to the occasion. His heart was filled to overflowing, and he expressed his gratitude for the knowledge that he had won the esteem and confidence of his co-laborers.

Appropriate speeches were made by representative members of each department in the service, by Messrs. W. C. Brown, Roadmaster Latimer, Jacobs, Bult, McLean, Tibbs, Ure, Silver and others, and many regrets were expressed at the loss all sustained in Mr. Rumel's severing his intercourse with them. Messrs. McCallister and Mackintosh did good vocal service. Messrs. Richard and Mel Morris contributed their portion; also the old standbys, John Acemb, Cad Pitt and N. Thompson.

Mr. Geo. G. Bywater, master mechanic, not being able to attend the farewell, sent a very heartfelt and elaborate note, setting forth many pithy points, appealing to each and all, and more especially to the severing of our intercourse as co-laborers.

Mrs. Rumel proved to be an able hostess and equal to the occasion. Songs, recitations, jokes and good cheer held sway into the wee small hours.

SALT LAKE, March 15, 1887.

—It is claimed that at the time of the Kiel Rebellion in the Northwest a number of his followers moved over the line into Dakota, with horses and cattle. They have been taxed in conformity with the local laws and have persistently refused to pay. Seizures by the sheriff have excited the half-breed and the chances of a miniature war are excellent.

JOHN CONNELLY HELD.

TESTIMONY FURNISHED BY WITNESSES WHO ARE NOT WELL DISPOSED TO THE DEFENDANT.

Shortly after 3 o'clock yesterday afternoon the examination into the charge of unlawful cohabitation against John Connelly was taken up before Commissioner McKay. The complaint in the case was made by Bernard Gallifant. An unintentional injustice was done yesterday in it being stated that David Gallifant was the complaining witness. The error occurred through the reporter not having seen the affidavit, but having been informed that it was sworn to by him. We cheerfully make the correction.

Luke Gollightly was the first witness. His manner indicated that he was decidedly hostile to the defendant. He testified that Annie Gallifant, the plural wife, lived in the rear of the store conducted by Connelly in the Eighth Ward; had seen someone who looked like Connelly going from the store to her apartments; had not been in the store for about six months; had seen Annie Gallifant in the store about a year ago; might have seen her since; believed he had seen her there since Connelly came out of the penitentiary.

Annie Gallifant Connelly testified—I was married to the defendant in 1879, after his marriage to his first wife; I live adjoining defendant's store; there is access from the store into my apartments; I have an interest in the store; I do not know that I have seen him in the store since he came from the Penitentiary; I may have seen him there; my eldest child is about four and a half years of age; defendant has not been in my house since he came from the Penitentiary; my little girl was about to have an operation performed and he came to the door to see about it, but I do not think he has been in.

Mr. Dickson—Do you swear, Mrs. Connelly—or Miss Gallifant—that your husband has not been in your house since he came out of the Penitentiary?

Witness—Yes, sir.

Bernard Gallifant, the complaining witness, was then sworn. He testified—I am a brother to Annie Gallifant, the second wife of the defendant; I resided near my sister's home for quite a length of time; Mrs. Elizabeth Connelly also lives near the store; I heard Connelly say once—it was about the day that Cooley was arrested the second time—that he did not see why people should be so foolish as to be caught; that they should fix their households as he had fixed his; I have frequently seen Connelly go into the rooms occupied by my sister in the rear of the store; he entered by the side door; it was as late as 12 o'clock at night, and probably between 12 and 1; I watched him for the purpose of catching him; the only date that I remember was on the 6th of June last.

To Mr. Moyle—I did not make a business of watching the defendant; it was not a business, because I was not paid anything for it.

Mr. Moyle—You seem to have great animosity against the defendant; have you not?

Witness—Oh, no; I love him, I do, I would never have given him away if he had behaved like a gentleman towards me, but he didn't, and so I complained against him; I know he was in Annie's room, because her little girl said that.

The Commissioner here stopped the witness, informing him that he must only testify to what he knew, and that he must cease his impertinence and answer the questions asked of him.

Witness continuing, to Mr. Moyle—I could get even with him in a better way than this if I wanted to; I have watched him since he came out of the pen, and I meant to inform on him; I watched him because I had personal feelings against him, and because I wanted to see the law enforced.

Mr. Moyle—If it had not been for your personal feelings against him, you would not have informed against him, would you?

Witness—I decline to answer.

Mr. Dickson—Answer the question, sir.

Witness—Yes, sir; I would. I never have had a chance to inform on him until yesterday; that was when he acted meanly toward me; he kicked me out of the house; I went into his store as a customer and he abused me.

Mrs. Elizabeth Connelly was sworn. Mr. Dickson informed her that she need not answer the questions unless she desired. Witness replied that she had no objection to testifying, and in reply to the District Attorney said she was the defendant's legal wife and that he lived with her.

Luke Gollightly was recalled by Mr. Dickson, and said he thought it was three or four months since he saw Annie Gallifant in the store; he had not kept the date, but wished now he had.

Mr. Moyle—Why do wish you had? Witness, pointing to defendant—Because I'd have got even with old fizzle there.

This closed the testimony in the case.

Mr. Moyle asked that the defendant be discharged. He called the attention of the Commissioner to the animus exhibited by Bernard Gallifant, who was an avowed enemy of the defendant; no fair jury could believe such a witness; was not actuated in the matter by any desire that the law should be enforced, but merely because he had a grudge against the defendant.

Every action while on the stand showed that his soul was loaded with hatred for the defendant, and which had been engendered by personal conflict with Connelly. It was malice, pure and simple, that actuated the defendant, who took this method as the only one his base nature could conceive to right what he considered was a wrong that had been done. The prosecution certainly could not be proud of the conduct of their chief witness.

Mr. Dickson opposed the request and asked that the defendant be held to await the grand jury's investigation.

The Commissioner decided to bind the defendant over, fixing bail at \$2,000; that for the witnesses was placed at \$200 each.

FROM THURSDAY'S DAILY MARCH 17.

Granted Amnesty.—Yesterday a pardon was received from President Cleveland for James Gordon, who had made application therefor, and had the recommendations of the Utah Commission and the Federal Judges. The applicant states that he has been a bigamist, but has abandoned this unlawful practice, and no longer gives countenance or support thereto.

Nearly a Fire.—Last night, a few minutes before 9 o'clock, as night watchman T. F. Thomas was passing Kate Flint's, he noticed that one of the window curtains was on fire. He and Mr. Leaker ran in, and on informing the girl who came to the door what was the matter, were permitted to enter the house, where, by vigorous and well directed efforts they succeeded in checking the flames. The loss will amount to about \$200. It was a narrow escape from a destructive conflagration. The window had been left open during the day, but when the flames were discovered it was closed. The supposition is that the fire was started by some one who wanted to burglarize the premises.

A Mammoth Company.—McFadden's Boston Double Uncle Tom's Cabin, to appear at the Theatre in this city on Friday and Saturday evenings, is one of the largest companies playing this drama in the United States. Miss Sallie Partington, the celebrated Topsy that went to England with Jarrett & Palmer, of New York, Mr. Orlando Blake and the famous Little Putnam twin sisters come with the company. The organization has played in all the leading cities and theatres in the country. Among the western houses will mention Boyd's Opera House, Omaha; Gillis' Opera House, Kansas City; Tabor Grand Opera House, Denver. Special scenery comes with the company and everything will be produced in a realistic manner.

A Boy Kidnapped.—Mrs. H. Hattley, of the Eleventh Ward in this city, has a little son not quite eight years of age, who went away to Park City and elsewhere some time ago, and is now somewhere in the East with one John Wiseman without his mother's consent. It seems that she permitted the boy to go with his abductor for a short time and distance for a consideration, to engage in the show business, the boy being very precocious as a musician and dancer; but the consideration has not been paid, nor has the boy been returned. He is accounted for. He is a bright-looking little fellow, with light hair and blue eyes. If Eastern papers will copy this, and those who know anything of the boy will send the information to this office, they will confer a favor upon a poor widow who is nearly distracted at her loss.

A Lusus Naturæ.—A News/representative called at the residence of Prest. A. M. Cannon today to see a freak of nature which had been left there by Thomas Parker, of Farmington. The specimen was there, sure enough, but dead and eviscerated, although it was born alive; it was a perfectly developed calf in all respects except in the matter of having more heads than the ordinary bovine, or anything else but a hydra, is entitled to. The two heads are so complete that either by itself would not excite comment; they rest upon two equally well defined and as perfect necks, but all the rest of the animal is a unit and the whole structure constitutes a curiosity rarely seen in any part of the world. It was born Tuesday night and lived but a short time; it will be stuffed and placed in the Museum.

Probate Court.—The Salt Lake County Probate Court transacted the following business yesterday:

An order was made appointing March 28th for hearing petition for letters of administration in the matter of the estate of Jacob Malmstrom, deceased. The time set was the 28th inst.

George A. Burgen, administrator of the estate of Emma S. Wright, filed his return and account of the sale of real estate, and order was made fixing the 28th inst., at 11 a.m., for the hearing upon said return.

An order appointing time and place for settlement of final account and of distribution of the residue of the estate of James Townsend was made and copy ordered published.

The inventory and appraisal of the estate of Francis Platt, deceased, were filed by the appraisers, Millen Atwood and Thomas Aubrey.

Pardoned.—Yesterday Governor West granted a pardon to Joseph Anderson, convicted with the two Tidwells of murder, and sentenced to one year in the penitentiary. His case was

on appeal to the Supreme Court, and he was released on bail, at the time he was taken from the penitentiary to court to be present at the hearing of a motion for a new trial in the First District Court, and has not since served on his term. The principal reason for clemency being shown in this case is that while the defendant was in company with the Tidwells at the time the murder was committed, he took no part therein, nor had he a knowledge of the intentions of his companions. His liberation was recommended by the Assistant District Attorney who prosecuted him, the Judge who presided at the trial, Sheriff Turner, and several members of the bar in the First District.

They Did Pay.—This morning two recent arrivals from Pleasant Valley Junction, on the D. & R. G. W., were arrested on the charge of stealing a ride. They were Otto Mulbrack and John McGinley. When taken into custody they protested that they had paid a brakeman \$2 each for their fare, and identified the man whom they claimed had taken their money in violation of the company's regulations. This story was not heeded at first, and they were taken to jail, but later a telegram was sent after the brakeman to Ogden, and he was ordered brought back to this city for an investigation, while the two who had been arrested were held to give their evidence.

This afternoon the brakeman, J. H. Gibbons, admitted that he was paid the \$4.

Tobias Convicted.—The case of the People vs. Samuel L. Tobias, on the charge of petit larceny, was tried in the Third District Court yesterday afternoon, before a jury. This case was appealed from the Police Court, where the defendant was convicted and fined \$50 and costs, \$25 more. An appeal was taken to the District Court, one of the grounds alleged being that the jury in the court below was "packed and prejudiced" against the defendant. In the trial yesterday the jury stood nine non-Mormons and three "Mormons." The witnesses testified that Mrs. Angell had lost a \$5 gold piece, which was found in front of the Tobias store by a little boy, Malcolm Butler. The latter told Samuel L. Tobias of his discovery, and Tobias claimed the money, saying he had lost it. He first said he had lost \$2.50, then, on learning the amount found, changed it to \$5, and kept the coin. Mrs. Angell heard of this and Tobias was arrested and convicted as stated. The jury got the case at 6 p.m. yesterday, and at 9:30 p.m. returned a sealed verdict, which was opened this morning, and was one of guilty. Sentence will be passed on Saturday at 10 a.m.

Welcome to Brother Evans.—The following has been handed in for publication. We cheerfully give it place:

On Wednesday evening, March 16, an agreeable surprise was given in honor of Brother Joseph H. Evans, who has been incarcerated in a felon's prison for conscience sake. All honor to Grover Cleveland, President of the United States, for his kindness which brought so much joy to so many loyal hearts as met together at the reception given to our released father and friend. The exercises of the evening consisted of music by the Sixteenth Ward Brass Band and singing by the glad hearts and cheerful voices which assembled to pay their respects to our beloved parent and protector. Young Utah was well represented, and the declarations made by those present gave the parents to understand that they are for their country, and the Constitution, which guarantees to all mankind those glorious privileges of loving God and man, and above all the exercise of religious obligations. Next followed the dance, in which every one took part until all agreed to circle round the board, which was spread with the best in the land, and all were satisfied. Next in order was a speech by Bishop F. Kessler, in which we all received good advice, the carrying out of which would be the salvation of all mankind.

MAY BROWN.

Getting Even.—This morning an amusing circumstance, but one that is not without significance, occurred in the Third District Court, where the Judge took advantage of the opportunity by giving a slight expression of his feelings toward Mr. George A. Meears, and apparently thought to get even with the latter for some statements he is reported to have made, Assistant District Attorney Varian and Judge C. K. Gilchrist were having a tilt over an application of the latter to have continued for the term one of the suits connected with the Morgan group of mines. In speaking of the case, Judge Gilchrist incidentally remarked that George A. Meears was a material witness.

At this Judge Zane said—I will here state to counsel that I will not try any of the cases where George A. Meears is a witness. I have heard of statements he has made about this court and its officers, and they are such as affect his reputation for truth and veracity, and I would not believe him under oath, so I will not hear cases where he is a witness.

Judge Gilchrist—I did not know of the personal relations of Mr. Meears and the Court.

Judge Zane—We have no personal relations. I have only heard that he made the statements. I was introduced to him once, and I never conversed with him five minutes altogether.

The case under consideration, it is reported, will be tried before Judge Boreman.