

FROM FRIDAY'S DAILY, JUNE 1, 1888.

**New Trial Denied.**

Judge Zane today rendered a decision overruling the motion for a new trial in the suit of C. L. Lowe vs. the Salt Lake Herald. An appeal will be taken to the Supreme Court.

**Arrival of Missionaries.**

A dispatch received today states that the steamer Nevada, which left New York, May 22nd, having aboard a company of missionaries from Utah, arrived at Queenstown last night, May 31st.

**Henry Woollacott Dead.**

A private telegram from Los Angeles bears the sad information of the death, after a long illness, of Henry Woollacott, formerly of Salt Lake City. Deceased was for 23 years a stonecutter on the Temple block, and was 60 years of age at his death.

**Agency to Re-open.**

We learn from P. J. Flynn, Esq., General Agent of the Atchison, Topeka & Santa Fe Railroad Company, that it is intended to re-open, in this city, on or about June 5th, a Utah agency for the transaction of freight and passenger business. Mr. J. D. Kenworthy, at present station agent of the road at Trinidad, Col., will be placed in charge of the agency.

**Opening of the S. L. & F. D. R. R.**

Hon. John W. Young, the originator and principal owner of the Salt Lake & Fort Douglas Railway, being desirous of celebrating the birthday of his father, the late President Brigham Young, has issued a special invitation to the members of his father's family to join the party formed for the purpose of taking the initial ride over the road, the opening of which has been long looked forward to with pleasure, forming as the road does a valuable acquisition to the conveniences and requirements of our city. A large company therefore have this afternoon gone over the road. It is a notable celebration of a notable event.

**Badly Hurt.**

Yesterday Gilbert K. Belnap, sheriff of Weber County, was driving near the Central Pacific track at Ogden, when a whistle from a switch engine frightened his horse. The animal sprang across the track, and Mr. Belnap was thrown out of his cart, striking his head upon the rail. A deep gash about two inches long was cut above the right eye, and he was otherwise severely bruised. The wound in his forehead bled profusely, and while no seriously results are apprehended, it will be some time before the effects of the injuries pass away.

Mr. Belnap's seven-year-old boy was in the cart with his father, and when the latter was thrown out was pitched forward on to the shafts, where he clung until the frightened animal ended its mad race, over a mile from where the accident occurred. Fortunately the little fellow escaped unhurt.

**First District Court.**

Proceedings before Judge Henderson yesterday at Ogden:

United States vs. Thomas B. Helm; unlawful cohabitation; plea of guilty entered, and June 2d set for sentence.

United States vs. Thomas B. Helm; adultery; plea of not guilty.

United States vs. Elijah Box; unlawful cohabitation; case passed.

United States vs. Jane Helm; fornication; plea of not guilty.

United States vs. Peter Anderson; unlawful cohabitation; plea of not guilty; defendant placed under bonds in the sum of \$1,000.

United States vs. Peter Swensen; two indictments—for adultery and unlawful cohabitation; plea of not guilty; bonds were entered into in the sum of \$1,000 for each indictment.

United States vs. William Williams; adultery; plea of not guilty.

United States vs. Lewis Lund; unlawful cohabitation; trial; the jury in this case were out over four hours, and when they returned they reported through their foreman, that they had been unable to agree upon a verdict. They were discharged.

United States vs. Daniel H. Thomas; unlawful cohabitation; judgment, three months' imprisonment; and \$300 fine and costs.

United States vs. James Ipsen; unlawful cohabitation; judgment, \$50 and costs.

The People, etc., vs. Mark Hall; involuntary manslaughter; arraigned, and statutory time taken in which to plead.

The People, etc., vs. Wm. E. Stokes et al.; battery; arraigned and pleaded not guilty.

United States vs. John Jardine; unlawful cohabitation; trial. The jury returned a verdict of guilty as charged.

FROM SATURDAY'S DAILY, JUNE 2 1888.

**Another Company.**

By cable from Liverpool we learn that a company of 210 Danish Saints left that port this morning (June 2nd) for New York.

**Arrested in Butte.**

The Butte Miner of the 29th says: Sheriff Lloyd on Sunday received a telegram from Deputy Sheriff Dunn at Melrose to hold L. A. Moore, who was

understood to be in Butte, for unlawful cohabitation. Under Sheriff Reynolds yesterday arrested him, placing him in jail. The case is one under the Edmunds act.

**Before Commissioner Norrell.**

Yesterday afternoon Deputy Cannon went to the head of Big Cottonwood Cañon and arrested James T. Monk and Wm. McGee, on the charge of unlawfully taking possession of a mining claim. They were brought before Commissioner Norrell today, where the evidence showed that they had taken possession of the claim by running E. O. Maxfield and Jacob Johnson off at the muzzle of a revolver. They were each fined \$50 and costs. An appeal will be taken to the district court.

**Kinzie Bound Over.**

The examination into the charge of grand larceny against Stephen C. Kinzie, for stealing \$1500 from his employer, was held before Commissioner Norrell yesterday afternoon. Grover Spencer, also held on the same charge, testified that about the day the money was taken Kinzie showed him a large roll of bank bills and gave him some of the money, which he knew he had not come by honestly. Upon this showing, Kinzie was placed under bonds to await the grand jury's action. Spencer's examination was postponed till today.

**Probate Court.**

Proceedings in the Salt Lake County Probate Court yesterday:

Estate of Emma Pearl Smith, a minor; order made confirming sale of real estate.

Estate of Alice Needham; bond of W. A. Needham in the sum of \$500 filed and approved.

Estate of Frank Crocker, deceased; order made appointing J. C. Reynolds, J. A. Groesbeck and Samuel Hawk appraisers.

Estate of Thos. W. Stephenson, deceased; bond of A. W. Stephenson in the sum of \$1200 filed and approved.

Estate of John C. Smith, deceased; order made appointing time and place to hear the petition of Geo. C. Smith for letters of administration.

**Second District Court.**

In the Second District Court at Beaver yesterday, Judge Boreman sentenced Andrew Siler to five years in the penitentiary, for assault with intent to kill.

Cass Lewis, convicted of grand larceny, was sentenced to imprisonment in the penitentiary for one year.

Casper Brenner, Walter Granger, Warren Hardy and William Carter, of St. George, Mark Burgess, of Panquitch, and Jacob Bastui, of Washington, were called for sentence for unlawful cohabitation. Each one refused to make any promise regarding his relations in the future, so the judge went to the full extent of the law in every case, inflicting on each a penalty of six months' imprisonment and a fine of \$300 and costs.

**New Salt Works.**

Mr. Henry Hooton, practical machinist, informs us of an event transpiring on the barrens of the lake coast, which is worthy of special notice. At a place named Salsaire, on the shore of Salt Lake, situated about four miles east of Garfield and over twenty miles from this city, the Inland Salt Company, Mr. J. Langford, Superintendent, has established extensive salt works. Fifty men have been employed there throwing up trenches to enclose and partition several hundred acres of land; these to be filled, artificially, with the water of the lake. The sun's evaporation will then yield a snowy harvest of thousands of tons of salt for table use and for the mining sections. Yesterday was the occasion of the firing up of the large new 150-horse power pumping engine, which will elevate the briny waters into the prepared salt gardens. Mr. Langford's family, with other visitors, were present, and his little daughter of about seven summers touched the burning match to the tinder; and as the fire burned and the ponderous machinery began to move, a loud shout burst from the crowd of workmen assembled.

**A Bad Frenchman.**

Louis Beltram is the name of a Frenchman who was granted permission to sell candy yesterday, at Liberty Park. His queer antics gathered a lot of the children about him, when he picked up a heavy cane and ran into the crowd, swinging right and left. One little girl received a severe blow over the right eye. Beltram went up to where James Arbuckle, a boy about seven years of age, was getting a drink of water, and struck him across the stomach. The little fellow fainted, and when he revived was quite sick. A physician was called and stated that, from the nature of the blow, it was a marvel that the child was not instantly killed. Beltram was asked why he had acted as he did, and replied that some boy had stolen some candy from him. He flew into such a towering passion that an officer had to take him into custody.

Beltram was arraigned in the Police Court today for battery, and a plea of not guilty taken. When the trial commenced it was impossible for the court to keep him quiet. He would interrupt and contradict the witnesses, and would then throw himself back in the

chair, and, making the sign of the cross, break forth into a prayer, calling upon the Holy Virgin and all the canonized saints to deliver him. The court exercised great patience, but Beltram got so angry that he appeared perfectly insane, whereupon the court ordered him into custody until he would behave himself, and postponed a further hearing of the case till Monday next.

**The Educational Association.**

The National Educational Association holds its convention in San Francisco July 17th to 20th, and special rates have been made for all school teachers desiring to attend. The fare to San Francisco and return, traveling both ways over the Central Pacific, is \$33.50. Another and more extensive trip has been arranged, however, for \$52, by which excursionists can leave this city, go to Green River, on the Union Pacific, then by Oregon Short Line to the Dalles, Oregon. From there to Portland, the trip will be on a river steamer, and from Portland to San Francisco on an ocean steamer. Returning, the route will be over the Central Pacific to Ogden; tickets are good returning till September 15. The trip via Portland will certainly be a delightful one, and will doubtless be taken advantage of by quite a number of district school teachers.

Supt. Stewart, of Salt Lake County, intends to leave this city on the morning of July 10, going via Portland, and it is expected that there will be enough from this vicinity to occupy a special car, thus obtaining privileges that will not be allowed those who travel singly. All who desire to accompany Supt. Stewart's party should communicate their intentions to him before June 25th.

**The Fair and Grounds.**

The Board of Directors of the Deseret Agricultural and Manufacturing Society met at noon today, at the City Hall. There were present: John R. Winder, president; Francis Armstrong, W. H. Rowe, Charles Read, E. M. Weiler, Salt Lake County, J. D. Peters, Box Elder County, Hector W. Haight, Davis County, directors; and H. M. Wells, secretary.

A remonstrance, signed by a large number of those who reside in the vicinity of the Tenth Ward Square, was read. It protests against the erection of a seven-foot board fence around the square. The Board considered the remonstrance, and came to the conclusion that, in view of the fact that exhibitions must be held, and that to these the society must look for its income, a fence must be erected to carefully enclose the grounds. A change from the original intention was made, however, and only the east half of the square is to be fenced with boards. The west, or front of the square, is to be enclosed by a picket fence not to exceed four feet in height.

The plans submitted in the competition by Architect R. Kletting were accepted for the building. The architect also submitted a proposition to superintend the construction of the building and make all necessary plans, for five per cent. of the cost of the portion constructed. Mr. Kletting's proposition was accepted, and he was required to give bonds. The work is to be done in three weeks, when bids will be asked for the erection of the building, which is to be completed by October 1.

The question of holding a Territorial Fair was then considered, and a favorable decision arrived at. It is to be held between the first and tenth of October.

The president was directed to appoint supervisors to prepare the list of premiums, and to report at four o'clock this afternoon, to which hour an adjournment was taken.

**How He Was Killed.**

The following letter to the father of Lorenzo James Pascoe, of the Ninth Ward, has been received, and gives the particulars of the young man's death:

OFFICE OF THE GOLDEN ERA  
MINING AND MILLING CO.,  
ARGENTA, Mont.,  
May 26, 1888.

Mr. F. Pascoe:

Dear Sir:—I forwarded the remains of your son, James Pascoe, to Salt Lake City today. He got killed in attempting to pass over the shaft, when the bucket was descending from the surface to the station below, where he was working. He was at the second station and the bucket was going to the third station about sixty-five feet lower down. At the time he was crossing over there was another man, Tom Cameron, crossing too, but Cameron escaped, he being out of the reach of the bucket. The shaft is an inclined one, and when your son went over he kept on the foot wall side. He must have seen the bucket coming, but was unable to get out of the way, and he threw up his hand to save himself. He had some drills in his hand and the bucket struck them first—thus making the wounds in his head. There was no one present at the time but Tom Cameron, and he cannot tell much about how he got struck. Cameron says that it was not half a minute from the time he last saw him alive until the accident occurred.

Your son fell at the third station. Men immediately rushed down the shaft. When they reached your son his pulse was beating, but he was, I may say, dead. When he was taken to the surface he was quite

dead. I immediately sent for the coroner and an inquest was held and a verdict of accidental death by the fall of a bucket was rendered. I sent for a coffin to Dillon, twenty miles away; had him washed and clothed the best I could and all that could be done, circumstanced as we are in a mining camp. He had no clothes here, but I understand that he had some at Argenta, four miles from here, at the general store there. He slept in a tent with a man by the name of Briggs, who knew him at Virginia City, so I am told. Briggs hauls wood, etc., for the company. Your son worked as a miner at the Golden Era mine. Herein I give you all I know about his death. I am very sorry indeed for your great trouble. Yours truly,  
M. LANE.

**TODAY'S FIRES.****Two Horses and a Cow Roasted to Death.**

Salt Lake had a novelty today in the shape of two fire alarms. The first was shortly after 10 a.m., and was occasioned by the roof of a summer kitchen on Twelfth East Street, in the Eleventh Ward, becoming ignited from a stovepipe, which was improperly protected. The house was occupied by Mrs. C. Stewart. Reuben Simpson, engineer of the fire steamer, chanced to be in the neighborhood at the time, and, with the assistance of a number of men, succeeded in extinguishing the flames. The loss will be about \$25. The firemen were out promptly, and made the long run up hill in quick time, but there was no need of their services.

The second alarm was sounded just after 12 o'clock, and was occasioned by the burning of Mr. George E. Bourne's barn, in the Fourteenth Ward. The structure was a mass of flames when the firemen reached the place, so they could do nothing toward saving it. They prevented the fire from spreading to surrounding buildings.

It was a sad spectacle, after the burning building had collapsed, to see lying among the ruins the scorched bodies of two carriage horses and one cow. These, with a buggy, harness, and other articles, were in the barn when the fire was discovered, but it was impossible to get them out, so they were left to perish.

Sam Levy had a close call for serious damage, but through the efficient work of the fire department, he got off with the loss of some loose tobacco. The entire loss will aggregate about \$1500, almost all of which falls on Mr. Bourne, who had but \$300 insurance on his barn.

The fire originated in that most prolific cause of disastrous conflagrations—a combination of small boys and matches. The boys built a bonfire in the barn, and it was but a short time before the barn and its contents were in the bonfire.

FROM MONDAY'S DAILY, JUNE 4, 1888.

**Priesthood Meeting.**

The regular monthly meeting of the Priesthood of the Salt Lake Stake having been set aside to give place to the general conference of the Y. M. M. I. A., it will be held on Saturday the 9th inst. commencing at 11 a.m. The Bishops and the Priesthood generally will please take due notice and govern themselves accordingly.

ANGUS M. CANNON,  
President.**In Favor of Nims.**

The arguments in the suit of the United States vs. F. A. Nims et al., in the Third District Court, involving the title to a portion of the Park City townsite, were ended on Saturday evening. Judge Zane's opinion was brief but pointed, and gave judgment in favor of the defendants. The plaintiffs gave notice of an appeal.

**The Immigrants.**

A private dispatch received this morning states that the coming company of Saints arrived at Kansas City yesterday afternoon and left that point last evening. They will arrive in this city, by Utah Central train, on Tuesday (tomorrow) at 7:20 p.m., providing the usual train time is made.

**Alleged Rape.**

Reports come from the vicinity of Jordan River, a couple of miles south of this city, regarding a terrible crime alleged to have been committed on Friday evening. One day last week a man apparently thirty years of age and roughly dressed, passed over what is known as Taylor's bridge, over the Jordan at the place named. There were two little girls there watching the cows in the pasture, and he tried to induce them to go into the willows with him, but they refused. They told their parents that evening, but as the fellow could not be found the matter was passed over. On Friday night another little girl went to her parents with a terrible tale, in which she stated that a person answering the same description as the one above referred to had seized her while driving some cows from the pasture, and had committed a fearful outrage upon her. Several people had seen the fellow near the bridge about the time the girl stated, and a search was instituted for him, but thus far without success. There is no punishment too severe for the perpetrator of such a diabolical crime.

**For the Fair.**

At the adjourned meeting of the directors of the D. A. & M. Society, on Saturday afternoon, the following supervisors of departments for the coming fair were appointed:

Horses and cattle—F. Armstrong.  
Fine arts, fruits and flowers—A. L. Thomas.  
Leather and domestic dry goods, including hats, etc.—W. H. Rowe.  
Sheep, swine, wagons and implements—E. M. Weiler.  
Minerals, oils, paints, etc.—Charles Read.  
Vegetables, field crops, etc.—H. W. Halcomb.  
Poultry, fish, bees, etc.—J. D. Peters.  
Sculpture, design and engineering—J. H. Moyle.  
Hardware and furniture—N. A. Empey.  
Ladies, work—Elias A. Smith.

These were directed to report their list of premiums as soon as possible.

The question of soliciting special premiums from public spirited citizens was discussed, and on motion of Mr. Read, the Secretary was instructed to request the local newspapers to publish the list of special premiums given by citizens at the last Territorial fair, as a stimulus to the making of similar voluntary contributions to this one.

On motion of Mr. Thomas, the President was authorized to appoint standing committees and report at the next meeting.

The board then adjourned to Saturday, June 16th, at 1 o'clock.

**A STRANGE CASE.****A Little Boy Taken Away from His Father.**

Mr. J. W. Cookerly called at this office this morning and stated the particulars of an extraordinary affair in which he is vitally concerned. In July last he engaged in the furniture business in Colorado Springs with a man named William Marlow. The latter was much respected in business circles. During last autumn Mr. Cookerly's wife died, leaving a little boy about three years old, and during last winter Mr. Marlow and Mr. Cookerly closed out their business in Colorado Springs and came to this city, arriving here in February. It was the intention to engage in the furniture business here, Mr. Marlow to furnish most or all of the capital, and Mr. Cookerly to have a working interest and employment in the business. The prospects here were not as good as had been anticipated, and Mr. Marlow had some correspondence with parties in Spokane Falls, W. T., with a view to locating there. He at length told Mr. Cookerly that he was going to open business in Spokane Falls, and proposed to take the latter's child. Mr. Cookerly to follow in a short time.

In the meantime Mr. Marlow had established relations with a woman whom Mr. Cookerly thought would do him no good. The latter endeavored to persuade Mr. Marlow to break with her, and she learning of his efforts in that direction, threatened to

**HAVE REVENGE.**

Mr. Marlow and Mr. Cookerly were fast and intimate friends, and the latter had the fullest confidence in the former, so that when Mr. Marlow was ready to start for Spokane Falls, Mr. Cookerly allowed him to take the child.

On May 15, Mr. Marlow, accompanied by the woman and child, started from this city ostensibly for Spokane Falls. Since then, however, not a word has been heard from any of them. It has been ascertained that they went to Ogden; but nothing further of their course is known. The father is very anxious to hear from them, and a lady named Mrs. Kinney is soliciting a subscription to enable him to offer a reward for information of his child. The latter is three years and eight months old, has a full face, blue eyes, light hair and a light complexion. Photographs of all three of the missing ones will be mailed throughout the country, and a reward will be offered for information concerning the child.

**ARE THEY VALID?****Will the Court Disturb the Record to Define a Legislative Day?**

In the Territorial Supreme Court this afternoon the question involving the validity of some of the laws passed by the late Territorial Legislature one of those laws reduces the amount of mileage for witnesses. Samuel C. Haller was a witness at the February term, 1888, and received his certificate as such on April 19, 1888. He represented this to Court Commissioner Geo. D. Pyper, who refused to allow the full amount of mileage, as the law passed during the last hours of the Legislature forbade him doing so. The applicant, Mr. Haller, by Judge Powers, asks that the court order the full amount to be paid, holding that the law was invalid, being passed subsequent to midnight on the 8th of March, 1888. It was further claimed that the Legislature had no right to appoint court commissioners in the various judicial districts.

Judge Sutherland appeared for the respondent, the Territorial Auditor, and asked that the application for a writ of mandamus, requiring the payment of Mr. Haller's claim, be quashed. He argued that as the law