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LOCAL NEWS.

FROM TUESDAY'S DAILY, NOV. 30

Five Counts.—This afternoon Bishop A. G. Driggs, of Sugar House Ward, was arraigned in the Third District Court, on a five-count indictment charging him with unlawful cohabitation with his wives, Cornelia Pratt Driggs and Melvina Kimball Driggs. The period covered by the bill is segregated as follows: Dec. 1, 1883, to June 30, 1884; July 1, 1884 to Jan. 31, 1885; Feb. 1, to Aug. 31, 1885; Sept. 1, 1885, to March 31, 1886; April 1 to Nov. 28, 1886. The plea of not guilty was entered.

The Parry Contempt Case.—In the First District Court at Ogden today, Mrs. Parry's counsel asked that the passing of sentence be suspended until Jan. 1st, 1887. This was granted. The Judge took occasion to state that he did not consider that she had committed perjury on her own volition but at the instigation of others. He said he expected the judgment under these circumstances, to be that the defendant pay the costs of the suit, amounting to about \$125, on condition that Joseph Parry, her husband, deliver himself up to the officers for prosecution for unlawful cohabitation.

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

Societe des Mines de Argent vs. Richard Mackintosh; court finds for defendant; plaintiff is allowed 60 days in which to file statement on motion for new trial.

The United States vs. John H. Rumel, Sen.; unlawful cohabitation, one count; plea of guilty; sentence suspended.

Wm. C. Reddon vs. Union Pacific Railway; suit for damages; on trial before a jury.

The United States vs. Apollon Driggs; unlawful cohabitation, five counts; plea of not guilty.

From the Utah Agency.—Today Elwick Murdock, a Utah Indian familiarly known as "Pick," was a witness and interested spectator at the Police Court. He came in from the Utah Agency yesterday, where he is engaged in ranching and farming, having already fenced in three fields, and is now enclosing the fourth. He has a fair English education, can speak, read and write the language with ease. He dresses after the fashion of white men, with the exception of his hair, which he wears long. He obtained his knowledge of English during his residence of sixteen years with Joseph Murdock, Esq., of Wasatch County, who cared for him from the time he was four until he was twenty years of age. He subscribes for and reads a semi-weekly newspaper.

Arrested and Discharged.—Yesterday afternoon Deputy Marshal Scott came in from Tooele, having in custody Walter W. Crane, of that place, whom he had arrested on a charge of unlawful cohabitation with Mrs. Crane and Emma Arnaup as his wives. The alleged plural wife testified that she was a widow, and was employed as housekeeper by the defendant. She had never gone through any ceremony of marriage with him, and never associated with him as his wife under any circumstances whatsoever.

John D. Gillman, of Tooele, testified that Mrs. Arnaup was reputed in the community to be the defendant's wife. John Arnaup, John Taylor, Mrs. Mary J. Huff and Matilda Meacham all gave testimony to the effect that no marital relationship existed between the defendant and the lady who was alleged in the complaint to be his plural wife, and the Commissioner accordingly ordered that Mr. Crane be set at liberty.

The Woman's Home.—The following communication from Secretary

Thomas to the Industrial Home, indicates what steps have been taken: Mrs. Ferry, President of the Industrial Home Association of Utah:

Dear Madam—I respectfully submit for the information of your Association two resolutions which were adopted by the Board of Control, enacted by act of Congress, at its meeting of Nov. 17, 1886.

Very respectfully,
Signed, ARTHUR L. THOMAS.
SALT LAKE CITY, Nov. 17, 1886.

"Mr. Zape moved that the Industrial Home Association of Utah be invited to appoint a committee to act with the Board in making the necessary arrangements to prepare the building rented by the Board for use immediately, and act in conjunction with the Board in opening the Industrial Home."

"Carried unanimously."
"Mr. Boreman moved that the Industrial Home Association of Utah be requested to notify the matron elected by the Association that her services would be needed at once."

"Carried unanimously."

Mrs. Dr. Wood, of Leavenworth, Kansas, is the lady selected for matron.

Rumel Recants.—To-day John H. Rumel, Sen., was arraigned in the Third District Court. The indictment against him charged unlawful cohabitation with "Abbie Gray Rumel and Eliza Gray, sometimes known as Eliza Rumel," from December 1, 1883, to Nov. 28, 1886. On the inquiry of the clerk, "What is your plea to this indictment, guilty or not guilty?" Mr. Rumel said to the Court, "If your honor please, I would like to make a short statement with regard to pleading to this indictment." The Court then asked what he had to say, when he read the following:

"In pleading to this indictment, if your honor please, I would like to make a short statement. My record as a law-abiding citizen for nearly 68 years has never been called in question until this day. During this time I have never sued a person nor have I ever had a suit to defend. To say that I am guilty of this charge would be doing violence to my conscience; nevertheless, the grand jurors have indicted me for the crime of unlawful cohabitation, and as their findings are entitled to respect, I shall plead guilty, which seems to be rather paradoxical. If I have erred in my judgment or understanding of the law in the past, I shall not tarnish my record as a law-abiding citizen in the future, and will obey the law in the future as construed by the Court."

JOHN H. RUMEL, SEN.

Mr. Varian recommended a suspension of sentence. The Court remarked that the statement of the defendant seemed candid. In cases heretofore, when the defendants had given satisfactory assurance that their promises to obey the law were made in good faith, it had been customary to suspend judgment. The present seemed to be one of that class where the defendant was sincere, and sentence was therefore suspended.

FROM WEDNESDAY'S DAILY, DEC. 1.

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

W. C. Reddon vs. Union Pacific Railway Company; suit for damages; trial before jury in progress.

The United States vs. Andrew W. Cooley; unlawful cohabitation, one count; plea of not guilty.

Louis Peterson, of Alpine City, Utah County, was admitted to citizenship.

In the case of Butler vs. Cox, the defendant was allowed until Dec. 15th to plead.

A. W. Cooley Arraigned.—Today, in the Third District Court, Andrew W. Cooley, of Brighton, was arraigned on an indictment charging him with unlawful cohabitation. He has already served one term in the penitentiary, and the present indictment covers a period from May 1 to Nov. 24, 1886. It is alleged that he has lived during that time with his wives Mary Cooley, Ann Jenkins Cooley, Rachel Coombs Cooley and Ann Hazen Cooley. A plea of not guilty was entered.

Charles Burgess Arrested.—Yesterday afternoon Charles Burgess, a night watchman, was arrested on the charge of living with two wives. He was taken before Commissioner McKay, where he gave bonds for his appearance at the preliminary hearing this afternoon. At 2 p. m. to-day, however, the defendant was allowed to waive the examination, and was placed under \$1,500 bonds to await the grand jury's investigation. The witnesses were released on \$200 bail, each.

George Naylor Arrested.—To-day George Naylor, against whom an indictment for unlawful cohabitation was found some time since, was brought to this city by Deputies Greenman and Vandercook. About 10 o'clock last night the marshals called at Mr. Naylor's residence at Kamas, Summit County, and arousing that gentleman, informed him of the object of their visit. He was taken to Park

City, from whence the trip to this city was made this morning. The defendant was notified to appear in court this afternoon for arraignment, and will take the statutory time—until Friday next—to plead.

Released.—This morning, Charles Denney, of the Eleventh Ward, was brought down from the penitentiary, where he has served a six months' term and 30 days additional for the fine, on a conviction for unlawful cohabitation. He was taken before Commissioner Critchelow, who discharged him from custody.

L. Berg, of the same ward, who has served out a similar sentence for the same reason, was also taken before the Commissioner, but the hearing of his application for discharge was deferred until 4 p. m. to-day, in order that Mr. Varian could be present.

Teacher Appointed.—Miss Viola Pratt, a graduate of the 47th District School, and a student at the University of Deseret has been appointed an assistant teacher in the Deaf Mute Department. Miss Pratt has been familiar with the method of communicating with the deaf ever since the school was first established and she promises to make an efficient teacher, under proper training. The department has one pupil from New Mexico and Idaho Territories, each, and with a large institute built in this city, Salt Lake would shortly become the centre of education for the deaf from the surrounding Territories. Applications for admission have been received from Montana and Arizona.

Death of George Nebeker.—At an early hour this morning Elder George Nebeker, a well-known and respected citizen, died at his residence in the 15th Ward, as will be seen by a notice which appears elsewhere. The deceased was afflicted with a substance which commenced to grow upon his thigh about six years ago. As it caused him no pain until recently, he paid but little attention to it. It attained to a prodigious size, however, and about six weeks since it was removed by surgical operation. The result was a rupture of some of the leading veins of the limb and consequent fatal symptoms. He had also been troubled with an affection of the kidneys. Brother Nebeker was a solid, honest-hearted man and faithful Latter-day Saint.

The B. Y. Academy.—Our Provo correspondent informs us that by special invitation a number of Provo's citizens met in council Monday night to consider the condition of the B. Y. Academy. It was proposed and adopted that a beneficiary fund be raised; those who subscribe to the fund have the privilege of sending any student to the Academy to the extent of his contribution, as a present contingency to keep the institution going until something more permanent might develop. A fund of over eleven hundred dollars was subscribed at once and committees were appointed to wait on those not present. It is expected that a generous amount will be raised.

A Painful Case.—Robert Holmes, of St. Johns, Arizona, writing under date of the 23d inst., informs us of a painful, not to say serious, accident, which befell James Wilkins, of that place, last August, from the effects of which he has suffered greatly. While cutting wood his axe glanced and cut through his shoe into the big toe at the joint next the foot; He did not go to have it dressed as he should have done, but went on with his work till the wound became so painful he had to quit and go home. The best surgical skill attainable was secured, but little good was done. Erysipelas subsequently set in, the flesh rotted from the bone, and the patient's life seemed threatened. He has hung on so far, however, and a new doctor is in charge who proposes to resort to amputation, which he thinks will be successful. Brother Wilkins is confined to his bed in St. Johns, and is in a precarious condition.

The "Contributor."—This ever-welcome monthly magazine for December is before us, brimful of new and good things, profound, logical, instructive and humorous. Those who have been conjecturing and wondering as to what meaning was attached to the cryptographic announcement which has appeared in these and other columns so often of late—"The Morekides Must Go"—will have their curiosity gratified by a perusal of this number of the Contributor: it proves to be a very clever satire on the way things judicial have been going on in Utah for a year or so past. The time is 1,200 years hence, the place "Athabasca, then a satrapy of the United States, now a part of British America." A peculiar people have settled there who revolt against the prevailing law which forbids families having more than one child each, the settlers claiming and exercising the right of several—thus organizing society upon a "polykid" basis. After a while, carpet-bag officials are appointed whose special task it is to bring the recalcitrants back

within the law and put an end to "polykidamy." A sample trial is detailed: Anderson McAnderson is arrested on an indictment charging that crime, and on another for "holding out" the child as his own, the latter having 31 counts. The proceedings in court, the "squealing" of defendant's counsel, the overriding of precedents and the establishment of new and incongruous rules of practice, the willingness of the jury to convict, &c., are all set forth in a manner so apt and suggestive that only the most obtuse will fail to see the drift.

Another good thing is "Sketches and Reminiscences of Prison Life," the present Contributor containing the opening chapter. The article is from the pen of one who has "been there," of course, and has been elsewhere enough to know how to tell what he saw, heard and felt in a manner which always "takes" with the average reader. Those who think there is little if anything of interest to the outside world going on within the walls of the penitentiary will change their minds upon a perusal of this article, for it bristles with sarcastic references, states briskly and pointedly the details of the discipline enforced, and, in fact, turns the concern inside out. Here and there is a dash of dry humor which acts as so much sauce for the meat, and altogether a racy, readable article is the result of "O. W. W. T.'s" contribution.

"The claims of the Catholic Church" is a scholarly cogent and consistent exposition of the subject. The language is of a high class, while being so simple that all may understand it, and the arguments and propositions are advanced and placed with that skill which ever comes of the master hand in literature. This is the work of Prof. John J. A. Becket. Chapter II of "The Rise and Fall of Nauvoo," by Elder B. H. Roberts, is the introductory article; Apostle F. M. Lyman makes a valuable contribution to "Comments of the Day," and the usual quota of other matter of good quality and ample quantity also appears within the covers of this number. It is well worth reading through.

PROVO POINTS.

Provo, Nov. 29, 1886.

Editor Deseret News:

Yesterday closed our quarterly conference at Provo, the Utah Stake of Zion, and the result will no doubt be good, as the spirit of truth and integrity of the gospel was manifested, and able instructions were given by Apostles John H. Smith, J. W. Taylor and H. J. Grant and others, exhorting the Saints to diligence and righteousness.

The question of the recent events in regard to prohibition came up. Brother Grant, in his sermon, said he felt himself like withdrawing his fellowship from any one who advocated licensing saloons, to which the congregation answered Amen. The subject is creating considerable commotion pro and con and it is to be decided in the future whether we have open saloons or free whisky without license.

The B. Y. Academy is at a very low ebb financially, and it is a question whether it will continue on in its good work or die a slow death. It receives little or no support in the way of endowments, and the natural resources do not defray ordinary expenses. Teachers have worked for the last year or so on less than "rations," in the hope of keeping up the institution, but it is getting worse and worse, and no help for it. A meeting of the influential citizens of Provo is called for this evening in relation to the matter.

BKN WOODBURY.

DEAD BODY FOUND.

PROBABLE MURDER NEAR FARMINGTON.

This afternoon word was received in this city of the finding of a dead body near Farmington, Davis County. The discovery was made this morning, the deceased being a Chinaman, who was found alongside of the Utah Central Railway track, about four rods from where the road crosses what is called Dry Valley. Coroner Rose was notified, and an inquest held at the Farmington court house. The dead man was well dressed, having on a black hat, coat and pants, red drawers, underclothes and blouse. A red scarf was around his neck. There were stockings on the feet, but no shoes. In his vest pocket was a silver watch, made by the American Watch Company. The chain was gold-plated.

An examination of the body showed that the deceased had been shot through the stomach. No weapons were found on or around him, and present appearances indicate that he was murdered. The jury returned a verdict that the deceased had died from a wound received from a pistol, in the hands of an unknown person.

It is probable that the killing took place not less than 10 days ago, and the body had been covered by the re-

cent snow storm. When the snow melted, the body was exposed, and was thus discovered. No marks of a struggle could be seen as the snow is still about four inches deep around where the body lay.

Inquiries among leading Chinese in this city elicit the fact that a Chinaman known as Kong Yun left this city for Ogden about two weeks ago, and mysteriously disappeared. But the description of the dead man does not agree with his appearance. Charley Liug, a Chinaman, will go north this afternoon to see whether he can identify the deceased.

A prominent farmer of Bowling Green Howard County, Md., Mr. J. T. Ridgely, said his four children were sick with sore throats and coughs at the same time. Red Star Cough Cure cured them in a week. No opiates.

Don't Experiment.

You cannot afford to waste time in experimenting when your lungs are in danger. Consumption always seems at first, only a cold. Do not permit any dealer to impose upon you with some cheap imitation of Dr. King's New Discovery for Consumption, Coughs and Colds, but be sure you get the genuine. Because he can make more profit he may tell you he has something just as good, or just the same. Don't be deceived, but insist upon getting Dr. King's New Discovery, which is guaranteed to give relief in all Throat, Lung and Chest affections. Trial Bottles Free at Z. C. M. I. Drug Store.



UNCLE Sam has found it at last! A sure remedy for Torpid Liver, Sick Headache, Habitual Constipation, Chills and Fever, and all affections of the Kidneys and Liver. This is a New Compound, and one trial will convince you that it is the Cheapest and Best Remedy in the Market for Diseases of Kidneys, Liver and Stomach. If you want a pure vegetable compound, that is positively guaranteed to contain no mercury, go to your Druggist, and get a Bottle of the Arkansaw Liver and Kidney Remedy. Price, \$1.00 per Bottle.

H. H. MOORE & SON.

For Sale by all Druggists.

LEGAL NOTICE.

In the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of John Doolittle, deceased.

Order appointing time and place for settlement of final account and to hear petition for distribution.

ON READING AND FILING THE PETITION of Samuel H. Rogers, Administrator of the estate of John Doolittle, deceased, setting forth that he has filed his final account of his administration upon said estate in this Court; that all the debts have been fully paid, and that a portion of said estate remains to be divided among the heirs of said deceased, and praying among other things for an order allowing said final account and of distribution of the residue of said estate among the persons entitled.

It is ordered that all persons interested in the estate of the said John Doolittle, deceased, be and appear before the Probate Court of the County of Salt Lake, at the Court Room of said Court, in the County Court House, on the third day of January, 1887, at 11 o'clock a. m., then and there to show cause why an order allowing said final account and of distribution should not be made of the residue of said estate among the heirs and devisees of the said John Doolittle, deceased, according to law.

It is further ordered that the Clerk cause copies of this order to be posted in three public places in Salt Lake County and published in the DESERET WEEKLY NEWS, a newspaper printed and circulated in Salt Lake County, three weeks successively prior to said 3rd day of January, 1887.

ELIAS A. SMITH,

Dated December 6th, 1886. Probate Judge.

TERRITORY OF UTAH,

County of Salt Lake.

I, John C. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of an order appointing time and place for settlement of final account and distribution in the matter of the estate of John Doolittle, deceased, as appears of record in my office.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 6th day of December, A. D. 1886.

JOHN C. CUTLER,

Probate Clerk.