

Local and Other Matters.

FROM TUESDAY'S DAILY, JULY 6.

Rain.—Thunderstorm and pouring rain as we go to press.

Tabernacle Meeting.—Elder John Taylor preached on Sunday afternoon.

Busy.—The street car lines, especially the eastern branches, did a tremendous business yesterday.

Fourteenth Ward Sunday School.—The Fourteenth Ward Sunday School spent yesterday very pleasantly at Spring Lake Farm.

Shooting.—There was a shooting scrape this afternoon, in front of the Headquarters saloon, East Temple street; nobody hurt.

Governor Emery Arrived.—The new Governor of Utah, George W. Emery, arrived in this City on Saturday night, accompanied by his wife and son, and took rooms at the Walker House.

Stole a Watch.—George Millsup stole a watch from Mr. Ketchum in a show in an East Temple Street saloon. He exhibited the article for sale this morning. He was arrested and placed in jail, and his trial was set for half-past four o'clock this afternoon.

A Letter for Mr. Beasley.—Mr. Wm. Beasley, formerly of Staffordshire, England, can obtain a letter from friends in the old country, by making application to Mr. George Goddard, at the General Tithing Office, Salt Lake City.

The Torchlight Procession.—Those who witnessed the torchlight procession of the combined Salt Lake and Ogden Fire Brigades at the latter place, last night, say it was the most imposing thing of the kind ever witnessed in this Territory.

Lake Side.—It took eleven cars to convey the 20th Ward excursionists to Lake Side yesterday, and then the people were crowded. The party numbered somewhere between eight hundred and a thousand. No accident occurred to mar the enjoyment.

The Emigration Company.—The following telegram was received at the office of President Brigham Young, this morning—

"CHEYENNE, June 5.

"President B. Young:

"The company is all well, and will leave here about 3.30 p. m.

"R. T. BURTON."

Mashed his Elbow.—The Ogden excursionists yesterday loaded up in the cars on South Temple St. On the way to the depot Henry Walsh, a fireman, allowed his elbow to project too far out of the carriage window, causing it to come in sharp contact with a telegraph pole. The joint is so badly injured that it is probable it will remain permanently stiff.

Suicide Prevented.—We understand that, last evening, a lame woman, named Parsons, was only prevented from drowning herself and two children in the Jordan by the timely arrival on the spot of Mr. Fred. Lewis, who took her and her children to the house of a friend. Domestic infelicity is ascribed as the cause of her insane intention.

Accident.—We are informed that on last Thursday in Springville, Julian Whitmore, a boy seven years of age, fell from off a frame building, a distance of some fourteen feet, breaking the thigh bone near the hip. Medical aid was called in and everything done to relieve the little sufferer.—Utah Co. Times, July 3.

Railroad Party.—On Saturday night a party of leading officials of the Union Pacific Railroad arrived in this City: Sidney Dillon, President, T. E. Sickles, general passenger agent; S. H. H. Clark, general superintendent; O. F. Davis, of land department, and wife; O. H. Earl, division sup.; Joseph Richardson, director; J. R. Rippey, wife and sons, and Miss Taylor, N. Y.

A False Report.—Yesterday some empty-headed, unfeeling individual started a rumor on the street that the General Gayfield had blown up, and that several hundred persons had been killed by the explosion. The report caused great anxiety to those who had friends out on the Lake, and many inquiries were made during the day. There was not the slightest foundation for

the rumor. The party who started the rumor needs blowing up or something else.

Raised on the Bench.—This morning Mr. E. H. White, resident of the 20th Ward north bench, above the main ditch, exhibited to us some specimens of "Early Rose" potatoes, raised on his lot, this season. Each of the roots weighed rising of half a pound. He states that he has a kind of curiosity in the shape of a pear tree with two distinct crops of fruit upon it, the tree having blossomed twice, and borne fruit from each set of blossoms, the pears from the first being quite large and the others very small.

Notice.—Sunday School children from eight to twelve years of age will please meet Prof. C. J. Thomas at the New Tabernacle, to-morrow (Wednesday) evening at 5 o'clock. The adult choirs will also please meet him at the same place on Thursday evening at half past seven. Parents and Sunday School teachers are respectfully requested to use their influence in securing a full attendance of children at the meeting to-morrow evening; the time for rehearsals is now limited, and as there is considerable work to do a full attendance, at each rehearsal called, of all who are to take part in the Jubilee, is indispensable.

Left Behind.—Day before yesterday three well known individuals could have been seen a few miles south of this City, with elongated countenances, making their way to town, one of them hugging a suspicious-looking stone bottle. Just before that, a spanking team attached to a buggy had dashed along the road northward, making break-neck time to the City. The explanation of the trio was that they had got out of the carriage to take a drink of water, when the horses left them. The appearance of the three denoted, however, that the water might have been considerably diluted.

Trip on the Utah Southern.—Yesterday Mr. Sidney Dillon, President of the Union Pacific Railroad, and other officials of that Company, accompanied by President Brigham Young, Hon. Geo. Q. Cannon, Messrs. Sharp, Jennings, Little, and Hooper, Hon. G. L. Fort, M. C., from Illinois, Hon. F. Morey, M. C., from Louisiana; Hon. J. M. Francis, late minister to Greece, Dr. Wheatling and Governor Axtell took a trip over the Utah Southern railroad, to York and return.

We understand that Governor Emery was invited by Mr. Dillon, and would have been one of the party but for the sickness of Mrs. Emery.

Shooting Scrape.—We learn something concerning a shooting affair that occurred at Jacob's City, Dry Canyon, on Sunday, between two saloon keepers, named Reese and Roberts. Reese has charge of the saloon of Mr. Egan, and Roberts is proprietor of the Fashion saloon. It appears that Roberts went to Egan's saloon and abused Reese, and commenced firing at him, none of the balls taking effect. Reese went after Roberts with a six-shooter, and soon deposited one ball in his groin and another in the fleshy part of the thigh. It is expected that Roberts will recover.

Public opinion in Dry Canyon is in favor of Reese, owing to Roberts being the aggressor in the outset.

Lindsey's Gardens.—Yesterday there were, it is said, not less than four thousand visitors at Lindsey's Gardens in the afternoon and evening. Unfortunately the proprietor was not prepared to accommodate so large a company with refreshments. He had provided all that was necessary for a thousand, thinking that would be sufficient, and in consequence many of his best friends and patrons were unable to procure what they required in the shape of ice creams and other refreshments. Mark says that he feels that, because of this, an apology is due from him to his friends, and that he regrets the circumstance more than they can do; but he invites all to visit him as usual, and promises never to be caught in the same predicament hereafter.

Disgraceful Fight.—There was a most disgraceful free fight at Hill's Farm yesterday, resulting in a severe injury to at least one person who was there, a young man of

this City. We are informed that the young man was attacked by a full grown ruffian, who struck him on the head with a club, inflicting a large, ugly scalp wound, which had to be sewed up by a surgeon. The lad was knocked down, and the fellow, it is stated, struck him twice while he lay helpless upon the ground, and he was insensible almost till he reached town.

Arrests have been made and the affair will be investigated. Let the guilty ones be severely punished, whoever they are.

Cricket Match.—A match game of cricket was played yesterday, on Walker's pasture, near the foot of West Temple Street, between a picked eleven of the Salt Lake Club and a picked eleven of the Sandy Club. Mr. S. S. Walker was captain of the Salt Lakers and Mr. R. Mackintosh of the Sandy players. Quite a large number of spectators were on the ground and the game opened about ten o'clock. The Salt Lake eleven scored 98 in the first innings, probably the largest score ever made in one innings in this City, the playing being in some respects really splendid.

In their first innings the Sandy eleven scored 47, and followed along with their second innings, in which they scored 37, making a total in the two innings of 84, leaving the Salt Lakers the victors by 14 runs and one innings not played.

The most conspicuously fine playing among the Salt Lake eleven was done by Mr. R. Collet, of the Working Men's Co-op., whose bowling and batting were both superb.

The Firemen at Ogden.—The Hook and Ladder Company and their friends, in ten carriages, went up to Ogden yesterday morning to spend the day. On starting the train out of South Temple Street, a man and a boy had their arms hurt, the former severely, the latter slightly, through holding them out of the windows, so that they came in contact with one of the telegraph posts, which stood within a very few inches from the sides of the carriages. The mercy is that none of the passengers were caught with their heads out of the windows.

After a pleasant ride per rail to Ogden, the excursionists alighted, the firemen were met by their Ogden brethren of the profession and escorted to the rendezvous. Then came a ride of a mile or more to Jones' Grove, on the lower bank of the Ogden river, an inviting natural forest of box elder, with more or less of willow or other undergrowth, in places a perfect thicket. The grove was crowded, and the surplus overflowed to Farr's Grove, adjoining, which was quieter, cooler and less dusty. There was a band and dancing at each place, swings, etc. At Jones' there were also quoits, croquet, horizontal bar, walking the pole over a portion of the river, oftener into it, and various other games. Of course there were plenty of refreshments on the grounds. A pleasant day was passed, and in the evening the citizens of Ogden were treated to a torchlight parade.

Some of the excursionists returned home yesterday and others waited till to-day.

By Telegraph.

AMERICAN.

WASHINGTON, D. C., 1.—The following is the public debt statement: Six per cent. bonds \$1,100,865,550; five per cent. bonds \$607,132,750; total coin bonds \$1,707,998,300; lawful money debt \$14,658,000; matured debt \$11,425,820; legal tenders \$375,841,687; certificates of deposit \$58,415,000; fractional currency \$42,129,424; coin certificates \$21,793,300; total, without interest, \$498,182,411; total debt \$2,232,284,531; total interest \$38,647,556; cash in treasury, coin \$79,554,410; cash in the treasury, currency \$3,973,951; specie deposits held for the redemption of certificates of deposit \$58,495,000; total in the treasury \$142,243,361; debt less cash in the treasury, \$2,128,688,726; decrease of the debt during June \$1,431,249; decrease since June 30, 1874, \$14,399,514; bonds issued to the Pacific R. R. Companies, interest payable in lawful money, principal outstanding, \$64,623,572; interest accrued and not yet paid \$1,938,705; interest repaid by the transportation of mails,

&c., \$6,134,311; balance of interest paid by the U. S. \$20,129,791.

NEW YORK, 1.—When the jury entered the court room this afternoon Judge Neilson requested that the utmost silence be observed in the court during the proceedings. The clerk called the jury, who answered to their names in low tones. Judge Neilson said he was sorry they could not agree, and asked them if the disputed question was one of fact or of law. Carpenter said it was impossible for the jury to agree, and he regretted it very much. The question of disagreement was one of fact. Judge Neilson called attention to the length of the trial, and said that this was the first intimation he had had from the jury of their embarrassments. He said that various considerations had been pressed on their attention. Their attention had been called to the fact that after the argument and before the charge, some affidavits had been handed up to him, and he had examined them that evening, and denied the motion for a re-opening of the case, and, assuming for the moment that the jury would forget that subject, he would like to know if anything was lingering on their minds with regard to that matter, and he asked them if it would be suitable for them to state to him any questions of law or fact which disturbed them. Carpenter repeated that it was simply a question of fact, and no agreement was possible, and that in a month they would be no nearer an agreement than they were to-day. He said that he spoke for eleven of the jurors, when he said he believed that an agreement was impossible, and that there was only one man who believed that they could ever reach a unanimous conclusion. Judge Neilson spoke to them of the importance of the case, and asked them to give it their further consideration, requesting them, for that purpose, to retire to their rooms, and deliberate upon it further, and communicate with him about four o'clock. Carpenter asked how they should communicate with him, to which he replied it did not make any matter. At 2 o'clock the jury returned to their rooms, and at five o'clock Judge Neilson entered the court room and said that, after due consideration, he had arrived at the conclusion not to call the jury in to-day, and he would take the opportunity of stating to the reporters in attendance that he would give them an hour's notice when the jury were to be called. The judge then left the bench and the court was cleared of spectators.

After Pearsall had concluded his evidence, in the Loeder examination, Wilcox, of the New York Herald, was called, and testified that he saw Loeder on Friday, June 9th; he told him that he had been sent to him in regard to something he knew about Beecher and Mrs. Tilton. Loeder at first seemed reluctant to state what he knew, but finally gave him the substance of the statement published in the Herald. The name of Loeder had been given him by one of the editorial staff. The district attorney asked the editor's name, but the witness thought it would not be proper to give it, and the Judge thought it was immaterial. The witness had several conversations with Loeder. He found Price's name in the directory, and he went to see his father. Mr. Price said he did not think his son knew anything about the affair, he had never heard him speak of it. He brought witness to where his son was, and after a series of questions, he got the statement which he published.

F. C. Dana testified that he knew Joseph Loeder, who was doing some work for him. One evening in May witness went to Loeder's store, and had a conversation with him, in which he told him the circumstances of his nailing down a carpet at Mrs. Tilton's, and that when he went into the room he saw nothing criminally wrong, but the circumstance was suspicious, as he saw Beecher kiss Mrs. Tilton.

Walter J. Scott, a clerk in the office of Morris and Pearsall, testified to his having copied the affidavits, after which it was concluded to adjourn the examination until to-morrow. A motion was made to admit Loeder to bail, but the Judge said he had no jurisdiction, and the prisoner was remanded.

TOWANDA, Pa., 1.—Albert Brown, who last August outraged and afterwards cut the throat of Cora Greenleaf, aged five years, was executed here, to-day.

GALVESTON, Tex., 1.—A Brownsville special says that General Cortina has just been arrested and placed under guard by Col. Manuel Parole, of the Mexican regular cavalry. Cortina's police have been arrested, disarmed and imprisoned. There is great excitement in Matamoros and trouble is anticipated. The government forces are in possession of the Custom House building and are patrolling the streets; they have 2 pieces of artillery at the Custom House and others in different portions of the city.

BOSTON, 1.—The new liquor license law went into effect to-day. Eleven hundred persons have paid into the city treasury an aggregate of \$88,000 for licenses. The police have received imperative orders to enforce vigorously the order and the provisions of the law. Mayor Cobb has expressed the determination to prosecute and close up every unlicensed establishment and also to revoke the licenses of all parties found selling impure liquors.

PHILADELPHIA, Pa., 1.—A bill has been filed in the Court of Common Pleas, charging Alex. Ervin, the confidential clerk of Henry G. Morris, bankrupt, proprietor of the Southwark Iron Co., with drawing eighty thousand from its capital in past years, and with a total indebtedness to the establishment of \$142,000.

NEW YORK, 2.—On inquiry being made of Col. Buckner as to the truth of the report that Moulton was to be arrested on charges arising out of the developments in the Loeder-Price perjury case, he referred the inquirer to lawyer Shearman; the latter said that Moulton is not in Brooklyn to be arrested, he is consulting with General Butler. When asked if Moulton was to be arrested, Shearman said the question was one he could not answer. Beach has intimated that next week there will be a more earnest effort to get at the bottom of the Loeder-Price conspiracy. He told Shearman on Wednesday that he would be called on to testify as to his connection with that case.

A number of German ecclesiastics and others, who had been driven out of the German Empire by the operation of the Falk law, have arrived here, and have started for Teutopolis, Ills., where they expect to find an asylum in the Catholic religious institutions there. Among them are 12 priests, 60 ecclesiastical students, and 15 females of different religious orders. The exiles were warmly received on their arrival, many citizens going to the dock to welcome them.

Early this morning the jury, in the case of Tilton against Beecher, breakfasted and then sent a note to Judge Neilson stating that it was impossible for them to agree. The Judge returned an answer that he would be at the Court at ten o'clock, and would then send for counsel and communicate with the jury. At that hour Judge Neilson took his seat and was followed by lawyers Porter, Sherman, Abbott, Hill and Tracy for the defendant, and Morris and Pearsall for the plaintiff. At 11 o'clock the jury filed into court and, in reply to the question—"Gentlemen of the jury, have you agreed upon a verdict?" the foreman, Carpenter, replied—"We have not; we regret it very much that we find it impossible to agree." Judge Neilson stated that he had learned by a note from the jury, early this a. m., that in their opinion they should be discharged, as they could not agree, and some of their number were suffering in health. He experienced the force of that application very strongly, and had called them in now, at the earliest moment, giving to the counsel and others an opportunity of being present. As they were about to separate he would like them to carry away kindly recollections, and so far as they could remove whatever chagrin they felt at being detained so long.

He wished them to recollect the fact that not until yesterday did they suggest that they could not agree, and that suggestion came from their foreman, signed by eleven, and accompanied by another from one juror, who thought that an agreement was possible. While he had perfect regard and confidence in the opinion of the eleven, and in the explanation of the foreman, he thought something was due to the 12th jurymen. His honor had the same thing on his mind yesterday at four, and he allowed the jurymen, Taylor, to devote his time to bring about an agreement so far as he could. He learned from the note that they were unable to