

FRAGMENTS.

Lead quotations, New York, per 100 lbs., \$4.25.

Hon. J. R. McDuck, of Beaver, was among yesterday.

Silver quotations, corrected daily by Wells Fargo & Co., New York, 104 1/2 London, 47 1/2.

Hereafter the doors of the Theatre will open at 7:30, and the performance will begin at 8 sharp.

A large number of our citizens and some from the south took the Conference train for Logan this morning.

The witnesses in the case of the United States vs. Andrew Smith were today excused until to-morrow at 10 a.m.

The District Court room is the principal point of attraction to-day; elsewhere all is quiet, peaceful and orderly.

A reward is offered for the recovery of a red cow with a calf and a black and white heifer that have been lost. See advt.

A race between the mares Katie E. and Birdseye, for \$400, was to take place at 2 o'clock this afternoon, best three in five to win.

Two ducks for the gold and silver medals of the Salt Lake Bicycle Club will take place on Washington Square at 3 p.m. on Thursday next.

The companies having in hand the forthcoming productions of "Iolanthe" and the "Mikado," had each a rehearsal of their respective pieces Monday night.

Three grand jury came into court this morning and presented one indictment under the United States laws—that against Charles L. White for unlawful cohabitation.

MR. W. H. HAMBLEN, General Agent of the Atchison, Topeka & Santa Fe Railway, is again in this city, having arrived on Saturday evening. He goes north to Logan to-day.

McCORMICK & Co. to-day received one car Hams, ore, value, \$3,650; Queen of the Hills ore, value \$1,300; three bars Stomest silver, value, \$4,100; total, \$9,050.

MR. HOWELL, the English bicycle rider, on Springfield track, has just made a mile in 2 minutes and 31 1/2 seconds, with standing start. This cuts previous record 4 seconds.

An Idaho picked club, composed of members from Boise, Hailey and Shoshone, will compete with the Salt Lake on Washington Square, Tuesday, Wednesday and Thursday of next week.

"MY PARTNER" Thursday and Saturday nights, and "In His Power," the latest London success, Friday night and at the matinee Saturday. Seats for any performance may be secured Wednesday, at 10 a.m.

A wagon heavily laden with redwood stables threatened to break down when it struck the rails of the street car road at the general crossing place, corner of Main and First South Streets to-day. The load had to be taken off partly and rearranged, a proceeding which delayed travel for some time.

It was suggested to Judge Spels, at the close of business in the Police Court this afternoon, that before pronouncing sentence he ask the defendant if he had any promises to make and would abide by the law in the future. His honor saw the point, but declined on the ground that such characters generally have too much to say without being asked.

LOCAL NEWS.

Volume One.—We are indebted to J. H. Parry & Co. for volume one of Parry's Literary Journal, which is a prelude to the delightful reading it affords. We do not hesitate to commend it to our readers as a valuable acquisition to any library.

The Theatre.—Appearances are that a large turnout will greet the first appearance of the Aldrich company at the Theatre to-morrow evening, and the demand for tickets being unusually brisk. "My Partner" will be the opening piece, and its merits and those of the company constitute a strong card.

Another Foundling.—A male infant, four or five weeks old, was left at the door of Mr. E. Apple, at the corner of Main and Fourth South Streets, Monday night, but by whom has not yet been developed and probably never will be. According to the little refuge was a note requesting that those to whom it was given would treat it kindly for its mother's sake. These transactions have become quite too frequent of late years, and as things are going there is no probability of a decrease soon.

Police Court.—This tribunal of justice was dispatching business this afternoon like unto the superior one down the street. The following cases were disposed of:

Sam Collins, drunk and using profane and obscene language, fined \$20.

Mike Sullivan, drunk and profane, fined \$10.

Peter Ramsdale, drunk and vagrant, was extremely penitent, and denied the latter part of the charge, but admitted the other and was ashamed of it, and made a vehement appeal to the Court to let him off this time.

In view of the defendant's inability to work, and having a home here, the vagrant count was dismissed and he was fined \$10 for the other.

Joe Williams, a colored citizen, charged with drunkenness and disorderly conduct, was tried, found wanting, and fined \$10.

Information Wanted.—Any person who can do so is requested to give information as to the whereabouts of a young woman by the name of Lydia Husted, who was enticed from her home in Mt. Pleasant, Nevada, on the 21st of July last, with a promise of marriage, by a man giving the name of Williams, who claimed to be a resident of Nevada. She had a little boy four years old with her, and when last heard from was at American Fork on her way to Nevada in company with the man Williams and his sister, when she wrote home saying she was going to be married in August, and that the sister of her deceiver was going to be married at the same time. She is twenty-three years of age, rather below medium height and of slight build, with light complexion and auburn hair. The little boy, whose name is Axel, is short for his age, of fair complexion and has very light hair.

Mrs. Amanda Norman, of Mount Pleasant, the mother of the young lady, is almost distracted with suspense at her absence, and any person who can afford her any information concerning her daughter will confer a great favor upon her and relieve her anxiety by doing so.

Utah and Nevada papers please copy.

CHARLES L. WHITE.

FURNISHES TESTIMONY TO CONVICT HIMSELF IN ORDER TO RELEASE A LADY WITNESS FROM THE PENITENTIARY.

Pursuant to the agreement made between Mr. Charles L. White, who was placed under bonds by Commissioner McKay to await the result of the grand jury's investigation for unlawful cohabitation, the accused went before the grand jury yesterday afternoon and testified to the facts of the case.

This morning Mr. White came into court, and the indictment, charging him with unlawful cohabitation, was read. The grand jury, on the 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th, 20th, 21st, 22nd, 23rd, 24th, 25th, 26th, 27th, 28th, 29th, 30th, 31st, 32nd, 33rd, 34th, 35th, 36th, 37th, 38th, 39th, 40th, 41st, 42nd, 43rd, 44th, 45th, 46th, 47th, 48th, 49th, 50th, 51st, 52nd, 53rd, 54th, 55th, 56th, 57th, 58th, 59th, 60th, 61st, 62nd, 63rd, 64th, 65th, 66th, 67th, 68th, 69th, 70th, 71st, 72nd, 73rd, 74th, 75th, 76th, 77th, 78th, 79th, 80th, 81st, 82nd, 83rd, 84th, 85th, 86th, 87th, 88th, 89th, 90th, 91st, 92nd, 93rd, 94th, 95th, 96th, 97th, 98th, 99th, 100th, 101st, 102nd, 103rd, 104th, 105th, 106th, 107th, 108th, 109th, 110th, 111th, 112th, 113th, 114th, 115th, 116th, 117th, 118th, 119th, 120th, 121st, 122nd, 123rd, 124th, 125th, 126th, 127th, 128th, 129th, 130th, 131st, 132nd, 133rd, 134th, 135th, 136th, 137th, 138th, 139th, 140th, 141st, 142nd, 143rd, 144th, 145th, 146th, 147th, 148th, 149th, 150th, 151st, 152nd, 153rd, 154th, 155th, 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To the question of the clerk, "What is your plea, to this indictment, guilty or not guilty?" Mr. White responded, "guilty."

The court then asked the defendant, "Have you anything further to say?"

Mr. White—No, sir.

Court—Is it your intention to obey the law and pay the fine and unlawful cohabitation in the future?

Mr. White—I have nothing to say in the matter.

Court—You will not promise to obey the law? Well, you will be sentenced to be imprisoned in the penitentiary and pay a fine of \$300 and costs and be committed until paid.

Mr. White then taken in charge by a deputy, and was escorted to the penitentiary this afternoon.

An order for the release of Miss Starkey from the Marshall's custody.

TRIAL OF AURELIUS MINER.

The case of the United States vs. Aurelius Miner, charged with unlawful cohabitation, was taken up in the Third District Court this morning. The jurors in the rear of the court, and all "Mormons" were promptly excluded and excused.

Adolph Anderson stated in his examination that he had formed a qualified opinion; he had lived in Salt Lake City about six months, and was one of the arm of Anderson & Dorr, of Lake Point; had made no bets on the results of it, and it would not give evidence to change his opinion.

Challenged by defense and excused.

Daniel N. Swain and T. C. Armstrong, strong and hard, and the court had formed no opinion regarding it, and would give the defendant a fair trial on the evidence.

Swain shows had heard that the defendant was living in polygamy, and had formed an opinion relative thereto.

Challenged by the defense and excused.

W. C. Lyne and L. A. Scoville were without a fixed opinion and had no prejudice to the case, and were accepted.

The court ordered an open venire to issue, and the remaining jurors were secured as follows:

J. H. Nounman knew more or less of the defendant's domestic affairs, and was excused.

R. Mackintosh and G. S. Erb had not heard of the fact or formed an opinion of the case, and were accepted.

Joe Foreman had not heard anything of the case, and claimed to have no prejudice against the defendant, but he was peremptorily challenged by the defense.

F. A. Jenney knew nothing of the case, and was accepted.

James P. Keat, who said his business was that of paper-hanger, had formed no opinion in the case, but had been a juror during the present term in a similar case to the one on trial, and was challenged on that ground. The challenge was overruled and the juror sworn.

Wm. McRae was excused for having formed an opinion.

W. N. Cole, a manufacturer of bed springs, was passed and sworn.

George Mullett, a merchant, had an impression in the case, and was not fixed opinion. He was peremptorily challenged by the defense.

H. T. Duke and Edmund Wilkes knew nothing of the facts in the case, and felt able to give the defendant a fair trial and were accepted.

H. W. Lawrence had read of and discussed the case; he had formed an opinion, but thought he would be swayed by the evidence in the case. He was not considered sufficiently unbiased, however, and was excused.

James Ashman of the Fourth Ward had no opinion in the case and claimed to be unbiased. He was sworn.

Mr. Miner was understood to have been taken to the penitentiary.

After the reading of the indictment, this afternoon all the witnesses in the case were excluded from the court room, except when called for examination.

Laura I. Miner was the first witness called and sworn.

The defense objected to examination of witnesses not named in the indictment, and the objection was overruled.

Mrs. Ella McDonald was called and sworn. She testified that the defendant was her father; she had not been before the grand jury; she had several sisters, Lavilla, Alice, Laura, Lilla and Minnie; did not know where Lavilla was; she was not married; witness mother's name was Laura Miner, and lived at 144 Second South Street, west; witness lived at her own house, and had done so thirteen months; she went there in September, 1884; had lived with her mother before that time; there was in 1883; her parents and brothers and sisters lived there; did not know where Anna Adams had been; the name knew Emma Adams and her mother's name was Laura Miner, and lived at 144 Second South Street, west; witness lived at her own house, and had done so thirteen months; she went there in September, 1884; had lived with her mother before that time; there was in 1883; her parents and brothers and sisters lived there; did not know where Anna Adams had been; the name knew Emma Adams and her mother's name was Laura Miner, and lived at 144 Second South Street, west; 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