

THE COUNTY COURT.

Terrill's Claim Brought Before the
Solicitor.

WILL BE HEARD ON WEDNESDAY.

That Constitutionality Had Disputed—
the Citizens Concerned Will Be
Given a Chance to Testify.

At the meeting of the county court this morning Judge McCoy as counsel for J. W. Parrish & Co., appeared for his client and asked that some action be taken on their claim against the county for extra wiring done in the joint building. He referred to the arguments set before the City Council and asked that the court either reject the claim in toto, and they would contest it in the courts or make an appropriate adjustment in the extra wiring, as the City Council after a long and unanimous hearing had done.

Attorney Whittemore suggested that as much as all the available revenue of the county had been appropriated, the only way out of the matter would be for the county to seek an appropriation from the Legislature to cover and amend.

He then stated that he was not in a position to act upon the matter at present, but said if he was compelled to do so he would certainly vote against it, as he does not know the affair is in favor of referring the claim to a special committee, but upon Judge McCoy suggesting that kind of procedure, he moved that the court go into executive session, as there was no time to be lost, and the selection committee should not be given to the public.

Judge McCoy did not have such a privilege. "Whatever is done in the office is a public nature, and should be given to no one," said he.

After a brief discussion, Whittemore adjourned the matter. "We are willing to let it go to the public. We want the public to understand it, that they may see what an injustice has been done."

Whittemore's suggestion was搁置, and as Mr. Farnsworth's bill was to be introduced, that motion could be taken up, all agreements were reached to take up the subject on Wednesday morning, as when this time Judge McCoy has agreed to file a written bill, which will be read by the court, and the bill will be introduced in the interest of justice.

Permitted to Marry.

A marriage license was issued by County Clerk Shumway today to Walter W. Wain, 26, and Otto Johnson, 26, both of Denver, Mont.

MINOR MENTION.

It is out of taste for lady cyclists to wear white.

The Tooele county licensees' institute was held at Tooele City on Saturday.

The Tooele Transcript presents a handsome appearance in its new dress of type.

Salt Lake hardly has enough snow for skating, but Park City reports an abundant supply for this purpose for the winter.

The way the snow is piling up in the hills this winter causes the agriculturist to smile at the prospect of abundant water for irrigation in 1896.

The number of property owners who are liable for their taxes this year is the largest in the history of the Territory, it is absolutely huge.

Sunday morning's "Boise, Idaho, Statesman" has an editorial note on the column in length, telling why the Idaho State Legislature should enact Judge C. C. Goodwin United States Senator.

Such is the Camp Floyd district mines in which Moates is the greatest thing the broken have to live on, and the country is covered over our roads with the miners, awaiting that they would replace it with a second. They have not come, and I appear here in behalf of the miners to call upon you to help us and to take them in that regard.

J. W. Summersby, in behalf of the Pocatello company, denied this charge made by Mr. James. The road built by the company was equally good in fact better, than the one now being built, and the cost was about the same. The cost of the original road established there might be excluded in a equitable manner. Note that has been accomplished, a corporation known as the Big Cottonwood Power Co., has been formed, and is purchasing the original road, and our road with the miners, awaiting that they would replace it with a second. They have not come, and I appear here in behalf of the miners to call upon you to help us and to take them in that regard.

With Saturday evening's issue of the "Bingham Bulletin," Ed. R. Wattles, who is still in the city, has run it since June 5, 1891, relinquished the editorship of the publication, the actual transfer taking place today. Mr. Wattles has given the people of Bingham a new paper during his management. He will be succeeded by J. H. Graham.

Recapitulation on the Union Pacific.

Received instructions from General Manager Agent Traylor, at Ogallala, on the other hand, to take carriages will only be carried across baggage on the Union Pacific system.

The fare to be charged will be 5 per cent of the full fare paid by the passenger, the minimum charge being twenty-five cents.

A profile of the road was shown in the court by Mr. M. J. Jones, by which the gentle- man endeavored to show the superiority of the present road to the one which he had in mind when he made the road, the new road is built at less than half grade, whereas it is claimed that the old road was without grade, except that it reached eight per cent at certain points.

After some discussion an agreement was reached that the new road, to be at par with the old, should be built at less than half grade, and the new road will be at least half grade, whereas it is claimed that the old road was without grade, except that it reached eight per cent at certain points.

San Francisco papers now declare that San Joaquin is doing all that can be done to get the railroads to assist him in making it as unpleasant as possible to second class passengers.

The eastern connections of that road have been asked to look into the matter, and today Mr. Barney said all the difficulties complained of had been removed.

Personal Paragraphs.

William Holmes, of Provo, is at the Coliseum.

Judge King, of Provo, is a guest at the Coliseum.

Samuel Goodnight, of Durkee, is at the Templeton.

A. D. Simpson, of New York, is a Nuttall guest.

Wesley E. Walton was down from Rockwood today.

P. T. Nunn, of Logan, is among the arrivals at the Coliseum.

F. M. Davis is from Marion, and is a guest at the Coliseum.

J. H. Clark is down from Butte and is a guest at the Nuttall.

H. L. Smith of the 4th road dist., also submitted his report for the year, which was similarly inferior.

Remittances for supplies were received from M. V. Clay, meat inspec- tor, Sheriff Harry, Collector of Internal Revenue, and Surveyor Joseph, with an account of Mrs. Laura G. Williams and Mary. She presented the court orally for remittance of payment of taxes and both were referred to Tuesday, with power to act.

Court adjourned until this afternoon.

SCHOOL NOMINATIONS.

Democrats of the Second Ward Meet Tonight—Pitt's Friends at Work in the Third.

The list of school board nominations for this year will be made tonight when the Democrats of the Second Ward will meet in Thomas' Barbershop and put a candidate in the field to run against S. B. Westerfield.

Two or three names have been suggested in connection with the house, but Wallenius Van Cott appears to far in the lead and will in all probability be elected.

The friends of Harold Pitt, the Bingham Southern, will meet in Pitt's Barbershop on Friday night last, and in view of his interests, as also in view of the other candidates, many persons are apparently still ignorant of the date of holding the

election. For their benefit it is again suggested that it occurs on Wednesday, the 16th inst.

D. A. & H. Society Report.

Messrs. F. W. Jenkins and H. W.

Moore, as a special committee of the D.

A. & H. Society, presented necessary documents and a copy of the society's constitution to the chairman of the affairs of the society and the work done at the last Territorial exposition.

AMUSEMENTS.

Patrons of the Salt Lake Theatre offered a rare treat on Friday and Saturday, when Robert Lowing will appear, supported by Eugene Hale and a talented company of players. Already announced the opening performance on Friday evening will be Holmes' Victorian Marionette drama. Ingeman will be presented on Saturday evening and Justice Court at Sunday evening thus saving the City Council and the aviators a great expense and affording an opportunity to enjoy the great Shakespearean drama as originally presented. This arrangement has proved very satisfactory, we are told, in the several cities visited during the tour, and the Salt Lake audience is doubtless as appreciative of the performances as the others.

AT THE GRAND.

Woman Against Woman is the play this week at the grand with Mr. Edwards and Miss Warren in the leading roles. The play is said to be a comedy of great merit.

Mr. Tom A. McKee, the business manager of Mr. Robert Downing, honored the News with a pleasant visit this morning. The gentleman was formerly connected with an open air amphitheatre in Salt Lake, and it is in the course of the investigation he stated that he had heard a great many stories, but never equal to the Internecine chair in point of harmony and strength. Mr. McKee freely expressed his admiration of Fred Stevens as a chair reader.

TERRITORIAL ITEMS.

BARTCH COMING HOME.

Holds His Last Term of Court at Beaver, Today.

Case Disposed of at Beaver's Missing-Stock Trials With His Friends in the Woods.

Special to the News by George Teleph.

BEAVER, Utah, Dec. 2.—The 20th annual territorial court convened in Beaver this morning, when Robert Lowing will appear, supported by Eugene Hale and a talented company of players. Already announced the opening performance on Friday evening will be Holmes' Victorian Marionette drama. Ingeman will be presented on Saturday evening and Justice Court at Sunday evening thus saving the City Council and the aviators a great expense and affording an opportunity to enjoy the great Shakespearean drama as originally presented. This arrangement has proved very satisfactory, we are told, in the several cities visited during the tour, and the Salt Lake audience is doubtless as appreciative of the performances as the others.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case of the People vs. Lindsey for shooting horses in Price county, the defendant, John McCarty, evidence with grand larceny, and burglary at trial, a verdict of guilty was found. Justice Court is now trying his lessening his sentence.

In the case