

THIRD DISTRICT COURT.

Appointment of a Receiver in 158
Alexander Miller.

HIS BOND FIXED AT \$20,000.

A Whole Batch of Attorneys Filed Up
in the Application.—A Short
Hearing's Work.

The session of the Third District Court this morning was of short duration. It began at ten o'clock, as usual, and a few minutes after twelve Judge James called on Justice Sprague to announce an adjournment until 2 p.m.

The only matter of any public interest however was the hearing of a motion, which all the evidence combined, or the appointment of a receiver in the case of D. Alexander & Co., the dry goods firm of Main street, who assigned the latter part of last week.

The various preferred creditors were represented by Judge Henderson, Judge Lathrop, Judge Howell, Attorneys Rawlin, Vernon, Ogden, Hines, and LeGrand Young. Attorney F. H. Stephens and Cherry appeared on behalf of the unsecured creditors. There was considerable testimony from both sides to the value of a paper option to act as receiver. The name of Herbert Bremerton was suggested by Judge Henderson and home favor with all except Attorney Cherry, who thought that Mr. T. S. Williams would be the best choice.

There was some inquiry from Mr. V. C. Miller, to whom Attorney Cherry replied that he was a retired merchant and manufacturer now residing in this city, and had formerly been connected with the business. He has no interest in the bank.

After a hearing—We should have somewhat else is reasonably familiar with the business, and this particular kind of evidence was admitted. Mr. Williams' opinion was that Mr. Williams could not do this man. He could tell the value of each item by just taking them off and looking at them.

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Judge Lathrop said that the sum made up the total amount of money.

In the meantime the attorneys waited until the trial date of Mr. Williams. He, however, now fixed the trial of the receivership.

DECREE OF FORCIBLE DETAINANCE.

In the case of Clark H. Gibson vs.

Unfinished, a decree of forcible detainer was granted, on motion of plaintiff's attorney for judgment upon the pleadings.

ON HIS OWN RECOGNIZANCES.

Henry Smith, awaiting trial on a charge of forgery, was released upon his own recognizances.

REFERENCE.

H. C. Chambers et al. vs. Leavenworth.

This case was referred to Judge Anderson, as referee, to try all issues and report findings.

DISBURSEMENT OF WITHHELD FEE.

E. C. Coffin Hardware Co. vs. John Knott. The sum of \$1,000 was withdrawn from this suit and ten days afterward it was deposited.

SETTLED OUT OF COURT.

The case of W. Thompson vs. Merchant was reported settled out of court and its dismissal was therefore entered.

CONTINUATION.

The first case ever for trial was that of the American Gas Co. against company vs. the Standard Gas middle company, the former a corporation organized under the laws of the state, and the latter of the city of Salt Lake. It was an action to recover damages of \$6,500, but the dispute appeared to be complicated, one owing to the agreement on the terms of several interests. Recently a bill was presented in the court of common pleas, indicating in the way of immediate service being suspended, a continuance was issued for and granted.

THE GRAND JURY.

This morning the grand jury was sworn in, and a presentment was returned to criminal cause.

APPOINTED RECORDER STANFORD RECORDER.

Everything is now ready for the new Recorder, who holds the news office and will be retiring January 1st. Mr. A. D. Parsons, will make way for him in a very few days from now.

TODAY'S PROBATE COURT.

A Long Hearing in the Department of Judge Bartholomew.

Probate Judge Bartholomew had an exceptionally long hearing, and during the sitting the adjourned orders were read.

Estate of A. C. Ormsbee, deceased. Hearing on petition for sale of real estate and personal property. Order of public sale made, on administrator (See Ormsbee) filing an administration in the sum of \$2000.

Estate of William Wagstaff, deceased. Hearing on petition for sale of personal property. Order made to sell private sale, also hearing on petition for family allowances. Estimate per \$100 per month, to date from the death of the testator.

Estate of Benjamin Chase, deceased. Court held till December 1st.

Estate of W. H. Taylor, deceased. Hearing on petition to file the account of his estate.

continuation to show cause why distribution is not made. Order made by the court that the defendant account of his estate be filed, and that the attorney for the defendant be directed to file a petition for distribution without. An exception to this ruling was entered by the estate attorney.

Estate of Mike J. Williams, deceased. Order made appointing L. M. Wadsworth attorney ad litem.

Estate of Thomas Vassell, Jr., deceased. Hearing on petition for appointment of administrator in the sum of \$1000.

Estate of James Y. Young. Motion for injunction filing a bond in the sum of \$200 and taking the required oath.

Estate of Miles J. Williams, deceased. Hearing on petition for sale of real estate and personal property.

Estate of Thomas Barr, deceased.

Estate of Rufus Smith, deceased.

Estate of Joseph Winter, deceased.

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Estate of Andrew N. Macfarlane, deceased. Order made setting December 1st four o'clock petition for settlement of account.

Estate of Miles A. Paul, deceased.

Estate of George E. Sett, set for hearing petition for letters of administration.

Estate of Jameson A. Cowling, deceased. Thursday, December 1st set for hearing petition for letters of administration.

Serious Accident.

C. A. Shaw a portrait artist, who resides at Springville, Utah, county, with a studio at Salt Lake, was in a serious accident at Salt Lake on Saturday last. While driving his team along a road in that vicinity the animal took a load in a passing vehicle and ran away, throwing Shaw out of his buggy, breaking two of his ribs and inflicting a severe cut on his head. The buggy was thrown into a ditch and tearing him. Mr. Shaw was caught in a severe storm between Salt Lake and Murray five years ago and had his feet badly frostbitten that they had to be amputated above theankles.

The city recorder was instructed to submit a report for the printing of the same, and the city council, in view of the nature of the accident, the bill to be turned over unopposed to the committee on revision.

The City Council meets in regular session tonight. So far as known no other business will be transacted.

He Chose the Alternative.

A young man named Joe Wilson was arrested late yesterday afternoon on a charge of perjury, the complaint being Clara Fredrikson, in whom Wilson had been paying his address. When taken before Commissioner Greenman the defendant, after some little hesitation, consented to marry the girl rather than run the risk of going to prison for the offense of perjury in the present case. Commissioner Greenman, in that case, and the girl were united in matrimony by Commissioner Greenman, in that case.

Mr. Greenman said that if Mr. Bremerton was the favorite of all the other attorneys he himself had no objection to him.

It was decided that the road and general expenses of the court would be about \$1,000, with costs, valued at about \$20,000 in addition.

In respect to the sum Mr. Cherry claimed that he represented creditors to the amount of something like \$100,000.

Judge Lathrop was of opinion that if the creditors were to act to the value of the goods in the hands of Mr. Bremerton would be satisfactory to everybody except Mr. Cherry, and unless some good reason could be given by that gentleman to overrule his opinion, Mr. Bremerton should be appointed.

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