

SIX HIGHWAYS VACATED.

Business Transacted by the County Court Yesterday.

COAL DEALERS APPEAL.

Two "Short Weight" Cases Carried to the Third District.

The Suit of Heesch & Ellerbeck vs. John Morgan—Ten Mining Suits Dismissed—Judgments Entered—Court Notes.

The county court held its regular weekly meeting yesterday and transacted the following business:

The county recorder was instructed to prepare a certified copy of all property now owned by the county and to have mutually agreed that he should receive \$150 for his services.

The county clerk was instructed to notify the hospitals that they were required hereafter to notify Selectman Bamberger of the death of all county patients.

With reference to the long delayed matter of awarding the county printing, the following motion was made and carried:

That because of the imperfection in the advertisement for bids for the county printing for the year 1893, that the clerk be instructed to prepare a list of the printing needed for the year, and to advertise for same, the bids heretofore received to be rejected.

The committee appointed to examine ex-County Clerk Allen's accounts reported that said accounts were correct in every particular. Filed.

The county physician reported patients in the city hospitals as follows: St. Mark's, 2; Deane, 2; total, 4. Filed.

Sheriff McQueen reported that he had served 938 meals to county prisoners during the month of April. Filed.

W. C. A. Simont, jr., called attention to the deplorable condition of a slaughter house owned by David Erixon at Big Cottonwood, and the clerk was instructed to notify the bishop to clean up.

Jonas Anderson, road supervisor of district No. 12, sent in his monthly report for April. Filed.

F. Auerbach & Bro. petitioned for relief from an alleged legal tax sale, it being shown that certain property which they have owned for fifteen years, was sold for taxes on February 28, 1890, as the property of S. R. Ehrlich. Referred to Selectman Gibson.

Superintendent Allen of the county infirmary, sent his report for the month of April, showing that ten inmates had been discharged, one had died, and one had been admitted. Total number of inmates April 30, thirty-three. Filed.

D. C. Williams' application for liquor license was referred back for correction.

The petitions of J. B. Ingram and James Summerhays for relief from tax sales was denied upon advice of the county attorney.

The county coroner reported that he had held five inquests during the month. Filed.

The county attorney reported favorably upon the petition of Mrs. Listen for relief from a tax sale in the sum of \$7.28, and the report was adopted.

On motion the following resolution was adopted:

Be it Resolved, That the following highways in Salt Lake county be, and they hereby are each vacated, to-wit:

First—That certain alley running north and south through block 41, in Brighton addition to Garden City in said county, as the same is platted up on the approved and recorded plat of said addition.

Second—The alley running north and south through block 42 in said addition.

Third—The alley running north and south through block 43 in said addition.

Fourth—The alley running north and south through block 44 in said addition.

Fifth—That part of that certain highway known as "Spartan road" on the north line of the county road and running north through said addition to the south line of Stevenson street.

Sixth—That portion of the highway known as Hermin street from its intersection with the west line, extended, of the said blocks 41 and 42 in said addition, to its intersection with the east line, extended, of the said blocks 43 and 44 in said addition.

Adjourned until 2 o'clock this afternoon.

An Appeal Filed.

In the cases of Salt Lake city against George Lucas et al., and R. P. Morris et al., found guilty in the police court of selling and using coal and of selling unscrupulous coal for screened coal, the defendants have appealed to the Third district court. In both cases the defendants were fined \$20. Their attorney asked leave yesterday to withdraw the pleas of not guilty and file a demurrer to the complaints, but Judge Zane refused to grant the request, saying that the demurrers should have been interposed in the court below.

Third District Court Callings.

The case of Heesch & Ellerbeck vs. John Morgan and wife for \$1,660.41, alleged to be due for plumbing, etc., in the Morgan hotel, was argued and submitted before J. H. Harris, referee, yesterday, and a decision will be rendered at 2 o'clock this afternoon.

The Donnell Manufacturing company is suing Kingsley & Hays in Justice Whittemore's court to collect a merchandise bill amounting to \$58.95.

The ten petit jurors summoned on Saturday appeared in court yesterday morning, but Judge Noonan, J. F. Robinson, George Olsen and W. E. Hubbard perjured on his honor to excuse them.

Justice Hall is making some improvements in his office and was not "at home" to visitors yesterday.

SHORT ORDERS.

William M. Ferry vs. Andrew Lundin; motion for new trial withdrawn by consent.

Woodside Manufacturing company vs. Andrew Lundin; settled and passed.

M. McGrath et al. vs. Andrew Lundin; same.

W. H. Dodge et al. vs. Andrew Lundin; same.

W. H. Dodge et al. vs. Andrew Lundin et al.; same.

W. M. Ferry et al. vs. Andrew Lundin et al.; compromised and dismissed; each party to pay their own costs.

Woodside Mining company vs. Ezra Thompson et al.; same.

Samuel Peterson et al. vs. W. S. McCornick et al.; same.

David Keith et al. vs. Ezra Thompson et al.; same (two cases).

E. F. Ferry vs. Joseph Gorlinski et al.; same.

A. P. Anderson vs. Henry Dinwoodey et al.; sixty days to prepare and file statement on motion for a new trial.

M. E. Frost et al. vs. Emeline Russell et al.; plaintiff allowed until 5:30 p. m. to file and serve statement on motion for a new trial.

Joseph T. McNary vs. C. M. Hammond et al.; decree rendered in favor of the plaintiff by default.

Ella Wimmer vs. F. Simon et al.; ten days additional time to file statement on motion for a new trial.

JUDGMENTS ENTERED.

G. R. Bothwell vs. Eber G. Dorri; decree rendered in favor of the plaintiff for \$98.81 and costs.

Samuel Peterson vs. Walter L. Price et al.; judgment in favor of plaintiff for \$3,122 and costs.

His Idea of It.

Thomas G. Shearman, the single tax advocate has been doing much missionary work in the west, and he proposes to keep up the good work by lecturing at Denver on his way east.

As to Salt Lake's future, the eminent political economist said that as soon as we get out of our heads the idea that our life

or death depends on silver he believes we will see good times.

STILL SHIPPING SHEEP.

Sixteen Cars of Muttons Went to Wasatch Yesterday.

Manager A. E. de Riques, of the stockyards, reports that he is shipping sheep by 20,000 lots. Among the big bunches shipped to Wasatch yesterday was 16 car for Seth Rigley. Morse & Hatch will begin shipping 20,000 to Wasatch today. Other large shippers are Sutton, Wrathall & Sutton, Granville.

THE REAL ESTATE EXCHANGE.

An Effort to Increase the Membership to One Hundred.

There have been many efforts made to resurrect the real estate exchange and infuse it with new life, but so far the attempts have not been as gratifying as the active hustlers would like to have them.

Several meetings have been held and but little interest has been manifested. This torpidity will not be tolerated any longer and the brokers have made up their minds to get 100 real estate men together. At the meeting yesterday twenty members were present and it was mutually

agreed that they would solicit 100 names to be proposed for membership.

To secure the attendance of all the real estate men it has been decided to make the dues but \$1 per month.

At the next meeting the Deep Creek proposition will be taken up in dead earnest.

ENTERPRISING PROVOITES.

They Will Build a Hotel Near Chicago.

Three of Provo's enterprising citizens, Messrs. Roberts, Dodd and Bachman, are going to erect a hotel at Riverside, a Chicago suburb, fifteen miles out between the Illinois Central & Burlington tracks.

This summer hotel will be completed by the middle of May, when it will be opened to Utah people at rates surprisingly low, so it is said.

TEACHERS' INSTITUTE.

An Interesting Address on Seat Work by Miss Holton.

The teachers of Salt Lake county met at the university building on Saturday, Superintendent D. R. Allen presiding. Miss Holton, the lady supervisor of the city schools, was introduced and made an interesting address on seat work for public school pupils. Three-fourths of the work done in the school room, she thought, should be seat work. A few years ago the only work of this kind done was memorizing from books, and the great change which had taken place of late was due to change of method in teaching. Seat work was of more importance to the pupil than class work, and to obtain the best results from it, seat work should be taught by the teacher, and not by independent workers and thinkers. The lady then explained at some detail the kinds of seat work done and the best methods to be employed by teachers, and concluded by exhibiting work done by pupils in the city schools.

The pupils of district No. 24, conducted by their teacher, Miss Bernin, then sang two motion songs.

Prof. W. M. Stewart gave an interesting lecture on the subject of sensibilities used in educating the child.

A vote of thanks was tendered to the speakers, and Messrs. Van Cott, Howells and Aston and Misses Dean and Anderson were appointed a committee to prepare a calendar for beginning and closing school.

The institute then adjourned for two weeks.

Ask your physician about Hygeia, at the Chicago Liqueur House.

We do not ask you to buy our butter because it is a home made article, but because it is better than eastern creamery, being fresher. N. F. S. & D. Co.

An Easy Winner.

The solid vestibled trains of the Chicago, Union Pacific & North-Western Line distance all competitors with ease. It has the shortest line, fastest time, Union depot and no change or delay at the Missouri River, and is the popular World's Fair route.

The best medical authorities have pronounced Dr. King's Sarsaparilla to be the most skillfully adjusted combination of alternatives and tonics known to pharmacy. It is this fact which has earned for it the well-merited title of the Superior Medicine.

2,328,673.

These figures represent the number of bottles of Dr. King's New Discovery for Consumption, Coughs and Colds which were sold in the United States from March 31 to March 31, 1892. Two million, two hundred and twenty-eight thousand, six hundred and seventy-two bottles sold in one year, and each and every bottle was sold on a positive guarantee that money would be refunded if satisfactory results did not follow its use. The secret of its success is plain. It never disappoints and can always be depended on as the very best remedy for coughs, colds, etc. Price 50c. and \$1. At A. C. Smith & Co's. drug store.

IN HANDCUFF CIRCLES.

"Red" McDermott Sent Up for Three Years.

DR. DELONG IS ACQUITTED.

The Jury Also Finds Ahera Not Guilty of Horse Stealing.

Chief Paul Going to Chicago—A Colorado Absconder Arrested Here—Convicts Coming Out—Police Court.

John McDermott, otherwise known as "Red," in view of his fiery hair and whiskers, came up for trial in the Third district court yesterday morning on the charge of burglarizing the residence of Peter E. Hars, in this city, on February 22, at which time he secured two watches, valued at \$50.

He also alleged that he did not sell the property to De Long.

The case was quite brief and was submitted to the jury, without argument, at 3 o'clock, Mr. Stephens stating that if a conviction was returned he wished it on the charge of embezzlement, as they had elected to stand on that allegation.

It took the jury less than ten minutes to return into court with a verdict of not guilty.

OTHER CRIMINAL MATTERS.

There are no criminal cases for hearing in the Third district court today, and Judge Zane will give his attention this morning to motions and such other matters as may come before him. The calendar has been disposed of as follows:

In the case of Frank Johnson, the matter has been re-submitted to the grand jury, owing to a defect in the indictment with regard to the ownership of a horse which the defendant is charged with having stolen.

Richard Marberg is serving a two years' sentence in the penitentiary and his case was continued. The charge is burglary but it will eventually be dismissed as his sentence practically embraced the same crime.

E. H. Brownell, who is out on his own recognizance, is said to be in Idaho, and the charge of forgery against him will probably never be pushed.

The case of Sander Sanderson, charged with forgery, has been continued until May 25.

BLAKE RELEASED.

S. P. Armstrong called Judge Zane's attention yesterday morning to the case of Charles Blake, a prisoner in the county jail. Mr. Armstrong stated that Blake was sent up on October 29, 1892, by Justice Kesler, six months for petit larceny, and to pay a fine of \$298. He had served the six months, and Mr. Armstrong asked for his release without the formality of beginning habeas corpus proceedings. The order was entered and the sheriff directed to release Blake.

Police Court.

In the police court yesterday, George Eben was fined \$10 for reckless driving. C. V. Whitney, arrested on complaint of Dr. Beattie for maintaining a nuisance, pleaded not guilty, and the case was set for tomorrow.

Len Wah entered a plea of not guilty to the charge of keeping an opium joint, and he will be tried tomorrow with Lillie Barne, a divorcee girl who is charged with resorting to the place.

J. R. Middlemiss will be tried tomorrow on the charge of assaulting E. E. French.

Five nympts du pave were assessed \$25 each.

Six Sunday drunks were fined the usual amount.

Harry Lynch, the young man, who some time ago stole a ring from a pawnbroker's establishment and left \$35 with the police to secure his appearance, failed to materialize and the amount was forfeited.

George Lem, the Chinaman who is charged with forging a countryman's name to a check, was released upon his own recognizance.

Convicts to Come Out.

Prisoners will be released from the Utah penitentiary this month as follows:

May 2—John Boyle; sent up from the Third district court, October 21, 1891, two years for housebreaking.

eral hours, but only got three miles away in that time.

The case reached the jury shortly after 12 o'clock and at 2 they returned into court with a verdict of not guilty.

Ahera was overjoyed at the result and left the court room apparently the happiest man that ever left it under similar circumstances.

DE LONG GOES FREE.

The case of Dr. P. De Long, charged with grand larceny and embezzlement, was tried on the day's calendar. De Long was arrested at Wanship early in January under the impression that he was "Sontag," the notorious western robber, but that supposition was soon dispelled, and later a charge of embezzling a buggy and harness to the value of \$120 from Louis Bamberger on January 30 was made against him and he was indicted.

De Long did not deny that he got the buggy, but alleged that it was sold to him by William Miller, an employee of Bamberger, for doctoring horses, the argument being that he was to allow \$45 for the same.

Miller, however, denied this, and alleged that DeLong was not to receive any payment for the treatment of the horses unless he cured them.

"Well, did he cure them?" asked Mr. Stephens.

"No," replied the witness, "they are both dead."

DE LONG GOES FREE.

It is stated that William Litzer, indicted on the charge of stealing \$15 from the person of Dr. M. E. Williams on Feb. 25, has skipped. On March 25 he was released from the penitentiary on a cash bond of \$100 which he put up himself. Litzer is quite deaf and it is presumed that he prefers to lose his \$100 rather than to be put to the inconvenience of standing trial. His bond was declared forfeited yesterday.

A Respite Granted.

Governor Thomas yesterday granted a respite in the case of George Godfrey, who was recently convicted of adultery in the Fourth district court, pending action by the president upon an application for pardon.

Chief Paul Will Go to Chicago.

Chief Paul has decided to go to Chicago

May 5—Nelson Arave; sent up from the Fourth district court, March 6, 1893, six months for unlawful cohabitation.

May 7—E. A. Watson; sent up from the First district court, March 7, 1893, two months for fornication.

May 21—Dan Harrington, John Smith and John Walsh; sent up from the Third district court, October 21, 1891, two years for burglary.

May 28—James Gordan and James Hogan; sent up from the Third district court, February 28, 1893, three years for assault with intent to rob.

Litzer Has Skipped.

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Mr. R. H. Churchill, Mr. Vernon, Wash.

An Honest Medicine

Rheumatism Cured—Health Built Up.

Mr. Churchill, formerly of Churchill & Taylor, surveyors and civil engineers, Mt. Vernon, Washington, writes: "Southern California was my home for many years. When I came here I began to be afflicted all over with Rheumatism.

And also pains in my back and a general feeling of being dead up. My business takes me out in the elements all the time, and I found myself unfit for work. Reading an advertisement of Hood's Sarsaparilla, and learning also that the medicine was compounded in my own State of Massachusetts, I concluded this was the best medicine. I took it and am so much improved that I am out of my bed.

Hood's Pills cure Liver, Biliousness, Headaches and Constipation.



WE CHALLENGE THE WORLD

WHEN IT COMES TO Children's Clothing.

WE MAKE A SPECIALTY OF WELL-Made and Durable Clothing for Children in Kids, Suits and Jersey Suits.

WE ARE NOW SELLING Very Nice Suits from \$1.00 to \$1.75. Very Nobby Suits from \$2.00 to \$3.50. Very Elegant Suits from \$4.50 to \$6.00.

There's a good deal in the boy who is hard on clothes. A little thing like elegance doesn't bother him very much. He's looking for fun and he's entitled to it. He may be able, o to speak, to kick out the side of a horse, but he'll take him all his time to wear out one of our well-made Suits.

ONE PRICE. J. P. GARDNER, 141 MAIN STREET.

GARDEN, GRASS and FLOWER SEEDS

KLENKE & CO., 70 W. First South. Send for price list.

POSITIVELY GOING OUT

—OF THE—

Carpet Business.

F. Auerbach & Bros'

Closing Out Sale of Carpets and Curtains.

For Lack of Room our Whole Stock of Carpets, Linoleums, Rugs, Mattings, Curtains, Portiers, Shades, Poles, Curtains, Fixtures, etc., will be CLOSED out at COST and Less. Remember the entire stock goes strictly for cash.

Carpets, Rugs, etc. Curtains, Portieres, etc.

35c per yard, Union Carpets. 35c Chenille Curtains.

55c per yd. All Wool Carpets. 55c \$3.15 Heavy Dado, \$5.00 quality, Per pair.

60c per yard, All Wool Extra Super Carpets. 60c \$3.90 Heavy Dado, \$5.00 quality, Per pair.

45c per yard, Tapestry Carpets. 45c \$4.25 Heavy Dado, \$5.50 quality, Per pair.

77c per yard, Roxbury Carpets. 77c \$4.35 Silk Curtains, worth \$7.50 Per pair.

25c Each, Chenille Mats. 25c \$8.00 Silk curtains, worth \$12.50 Per pair.

40c Each, Smyrna Mats. 40c \$8.75 Silk Curtains, worth \$14.50 Per pair.

90c per yd Genuine Body Brussels. 90c Immense Bargain in Fine Applique, Irish Point, and Nottingham Curtains.

1.12c per yd. Bigelow's Best Border to match. 1.12c Lace Curtains 70c. per pair, \$1.50 per pair, \$1.15 per pair, up to \$25 per pair. All at cost and below.

80c per yard, Mequette Carpets. 80c Lace Curtains set, slightly soiled, 10c. 75c, 50c, and up. These are marked especially cheap.

1.20c per yard, Best Moquette. 1.20c Genuine Madras Curtaining, 60c. and 66c. a yard and up.

1.55c per yard, Axminsters. 1.55c Imitation Madras Curtaining, 7 1/2c. yard.

1.40c per yd. Genuine Wilton. 1.40c Striped Scrim 3/4c. der yard.

Linoleums, Oil Cloths, Store Squares, Shades, Curtains, Poles and Fixtures, all going at cost and less.

Smyrna Rugs, \$1.45, \$1.50, \$2.00, \$2.50, \$3.25. All squares at cost and less.

Pure wines, Godbe-Plitts Drug Co. Straw hats—500 styles to select from. Barnes, Hardy Co. Pure drugs—Johnson-Pratt Drug Co. Imported ale and porter at the Chicago Liqueur House.

A beautiful World's fair souvenir will be given free to the ladies and cards for children at J. I. Gallagher's Mfr. of trunks, valises, pocket books and travelers toilet cases, etc. 207 Main St. Wasatch Bldg.

No misrepresentations at the Chicago Liqueur House.

A Sure Cure for Piles. Itching piles are known by moisture like perspiration, causing intense itching when warm. This form, as well as blind, bleeding or protruding, yield at once to Dr. Bosanko's Pills remedy, which acts directly on parts affected, and sores tumors, always itching and effects a permanent cure. 50 cents. Druggists or mail. Circulars free. Dr. Bosanko, Philadelphia, Pa. Sold by Godbe Plitts Drug Co. Corner Main and First South.

The St. Louis A. B. C. bottle beer is simply fine at the Chicago Liqueur House.

Be Sure You Insure, and when you insure, remember the great North America company, represented in Utah by HERB J. GRANT & CO.

F. Auerbach & Bro.

RUPTURE

Permanently Cured or No Pay. No detention from business. We refer you to 800 patients in the State of Colorado and six National Banks in Denver, also McCormick & Co. Salt Lake. Investigate our method. Written guarantee to absolutely cure all kinds of RUPTURE of both sexes, without the use of KNIFE OR SYRINGE, no matter how long standing. EXAMINATION FREE. THE O. E. MILLER COMPANY Rooms 201, 203 and 205 Constitution Block, opposite 74 C. St., Salt Lake City. SEND FOR CIRCULAR



UTAH'S COLUMBIAN EXPOSITION BUILDING.

agreed that they would solicit 100 names to be proposed for membership.

To secure the attendance of all the real estate men it has been decided to make the dues but \$1 per month.

At the next meeting the Deep Creek proposition will be taken up in dead earnest.

McDermott was arraigned on March 9, but his actions impressed Judge Zane with the idea that he was insane and he ordered an investigation. The latter was had and Judge Blair decided that McDermott's thinking apparatus was in good condition. While he was in the county jail he has put the officials to no end of trouble. On two occasions he attempted to burn the jail and himself and he had to be watched day and night.

His hearing yesterday was quite brief and the jury readily adjudged him guilty as charged.

"Are you ready for sentence now," said Judge Zane, addressing McDermott.

"Don't want to be sentenced; want to go home," said McDermott in the blankest manner imaginable.

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