

THE OGDEN RIVER DAM. Enough Power to Run Salt Lake and Ogden. A COMPANY INCORPORATED. The Territorial Examining Board of Pharmacy Meets at Ogden.

Ogden, May 11.—This afternoon the water and power company—the Ogden River Dam company—were filed with the county clerk. The incorporators are C. E. Mayan, David Hay, E. R. Rigley, J. H. Adams and O. J. Stillwell of Ogden; Nicholas Finzer of Louisville, Ky., and W. A. Paxton of Omaha, Neb. The capital stock is placed at \$250,000. Mr. Mayan, who is president of the company, stated tonight that they mean business and plenty of it, and that within a month active operations would commence on the dam and power house. Already a corps of engineers has been put to work running the necessary lines and plotting the tract embraced in the grant to the company. The dam will be built across Ogden river at Wilson's and the power houses located at the mouth of the canyon. The water from the dam will be conveyed by means of four-foot pipes to the power house where it will strike a series of turbine wheels which will generate an unlimited amount of power, sufficient, in fact, to supply Ogden and Salt Lake.

In regard to the financial question, Mr. Mayan said they had all the capital necessary to put in the plant and carry out all the plans of the company. He also stated as good authority that this move will mean the completion of the Henderson-Beniker electric street railway project. This latter company owns valuable franchises granted by the council and by its completion a healthy competition will be built up.

PHARMACY EXAMINATIONS. The examining board of pharmacy created by the last legislature was in session all day today for the purpose of passing upon the applications of would-be pharmacists. Eighteen applicants were given certificates on affidavits showing four years of practice, but three more applications for licenses under the four year rule were thrown out, temporarily at least, on account of some irregularities in the affidavits. They will be passed upon later by the board on re-examination. The regular class which underwent the thorough examination was composed of W. V. Dyer, W. J. Van Hoesen and E. H. Kestner of the company, Douglas, Reuben Tan, Charles Lee and H. J. Lambert of Ogden. The result of the examination will be announced later.

The Ogden Gun club held its semi-annual shoot last night and the following score resulted: Singles, Doubles, Totals. J. Whitford... 17 5 18. M. Browning... 12 6 19. E. Smith... 18 10 28. Greenwell... 15 10 25. Sam Browning... 16 5 21. Brewer... 18 7 25. Hecher... 15 10 25. Wiggins... 16 8 24. Possible 30, won the medal while Brewer and Greenwell tied on 25 for the cup. On the shoot off Greenwell won, killing 6 birds out of a possible 10. "The Prodigal Father" and the great Carmencita come to the Grand Friday night, and indications point to a heavy house. The attractions deserve it.

SENTENCE POSTPONED. Henry Stander, who was found guilty of adultery on Wednesday, was arraigned for sentence in the district court, but by consent sentence was postponed until May 25. The second case against Stander was continued for the term. The hearing of the case of the People vs. W. H. Bennett, charged with house-breaking, occupied the entire day, and resulted in the jury finding the defendant guilty. He was sentenced to one year in the pen. Bennett is the negro who last November broke into an unoccupied house and stole six extension tables which he sold to a second hand store. He has been in the penitentiary since his arrest last fall.

SENTENTIAL DAMAGE SUIT. John P. Peterson and Augusta Peterson, husband and wife, have sued Richard Ballantyne for \$10,000 damages. It seems from the complaint filed in the case that Peterson was in the defendant's debt, and in May, 1891, the latter went to his home during Peterson's absence and requested Mrs. Peterson to sign a mortgage to secure the payment of the debt. The complaint sets out that the Ballantynes used various threats to compel the woman to sign the papers and as a result Mrs. Peterson became so nervous and prostrated that she had a miscarriage and received permanent injury thereby.

EPISCOPAL SERVICE. There will be divine service at the Church of the Good Shepherd Friday evening at 7:30, at which Bishop Leonard will make an address. After the service a reception will be tendered by the bishop at the rectory by the woman's guild.

BEFORE JUDGE BARTCH. Robert Tait Sent Up for a Third Time—A Busy Day. BEAVER, May 9.—The Second district court opened this morning at 9 o'clock and the whole day was consumed in the arguments of motions and other preliminary matters.

Charles Harris, who was convicted of unlawful cohabitation, was sentenced to three months in the penitentiary and to pay the costs of court. George Underwood, on a charge of burglary, was arraigned and pleaded not guilty. Thomas Atwood, who pleaded guilty to fornication, was sentenced to three months in the pen and to pay the costs of court.

GIVEN A THIRD TERM. Robert Tait, convicted of stealing cattle, was sentenced to three years in the pen. This is Robert's third trip to the penitentiary for stealing.

Adeline McKean vs. Theodore McKean Jr., by consent of both parties a decree of divorce is denied and judgment rendered in favor of the defendant, and the court affirms the decree of divorce of the probate court of Salt Lake county rendered on the 15th day of January, 1884.

Elizabeth Welby vs. Peter Welby; decree of divorce granted.

H. A. Williams vs. William Hutchings; decree and motion to strike out overruled.

In the case of the Doehse Mining and Milling company vs. The North Dalton Mining association, the clerk of the court today received a telegram stating that it had been agreed by the parties to the case that the case be transferred to Salt Lake for trial, and asked for an order of the court in accordance therewith. His honor, Judge Bartch, held his decision in the matter in abeyance until he should have an opportunity to look into the case. He said that he wanted it distinctly understood that he was opposed to transferring cases from this district to the Third district, as in the famous case of the Doehse Mining and Milling company vs. The North Dalton Mining association, and in the Second district the case was directly the other way; besides, the business of the district ought to be transacted in the district where it belongs.

WATER CASE COMPROMISED. The case of Twilshell et al. vs. Gillis et

al., a water suit of great complexity, involving the title to a portion of the waters of Indian creek, was today compromised by allowing the defendants to have one-fifth of the water of the said creek until the 30th of June of each year. J. B. Lindsay vs. the Beaver River Irrigation company, continued for the term, owing the fact that the case was set for trial on the 15th, and there being no other jury cases the court wouldn't retain the jury that length of time for the one case. The petit jurors were therefore discharged for the term. The grand jury will probably finish up its work for this term by tomorrow or the day after.

THE ALUMNI REUNION. An Interesting Programme Prepared for the 7th of June. The Alumni Association of the University of Utah is becoming the most important society of our territory. It is composed of the graduates of the university, and its influence is felt in every part of the territory in the interest of education.

The seventh annual reunion of this association takes place in the University building on the evening of June 7, 1893. The programme on this occasion promises to be one of the most interesting yet given. We are requested to state that any member who has not received a circular of information issued by the business committee of the society can procure one by sending his address to the secretary, Mr. Arthur Van Cott, postoffice box 122, Salt Lake City, Utah.

THE BUCKHORN VEIN. Rich Ore Again Encountered in a Famous Deep Creek Mine. It Runs High in Gold and Silver—The \$10,000 Brick Meeting—Subscriptions Will Be Solicited.

The famous Buckhorn mine at Dugway, that produced \$60,000 worth of ore, made Sam Gilson famous, and then pinched out, will soon resume its place among the rich producers of the Deep Creek country. Sam Gilson returned from Dugway yesterday and reports that the vein has been encountered in place. It is three feet wide and pockets of ore are encountered that runs from 300 to 400 ounces in silver and from one and a half to twenty ounces in gold. This, Mr. Gilson says, is in fact, the first discovery of the vein proper, as the \$60,000 lot of ore was found in bunches here and there and not in the vein.

Mr. Gilson and his associates are greatly elated and will send out supplies and put a large force of men to work at once. The mine will again soon be a regular shipper of good ore. Mr. Gilson reports active operations in the Dugway district. The Washington is looking well and producing good ore. The Price of the West is also showing up well. It is announced that a line of stages will be run between Eureka and the Deep country, making regular trips and carrying mail and passengers. A good road has been built from Buckhorn over the mountain to Fish Springs.

Utah's Brick Contribution. The meeting of mining men that was called for yesterday afternoon to take some steps towards raising \$2,000 for the \$10,000 gold and silver brick of the national silver paper, was not very largely attended, but the movement was given a definite shape. It was decided to send circulars to the various mining camps and solicit subscriptions, and it is believed the amount will be raised in a short time. Mr. Woodman, representing the Centennial-Eureka started the ball rolling by promising \$250 on behalf of his company.

Mining Concentrates. Silver, \$3; lead, \$3.80. Wells, Fargo & Co. received yesterday: Mingo bullion, \$1,234. McCormick & Co. yesterday received: Silver and lead, \$9,209. T. R. Jones & Co. received: Ores, \$3,100; bullion, \$1,900. Taylor & Brunton received one car of Yuba, four of Caroline, one of Pioche concentrates and ten of Bullion-Bee ore; the Conklin & Co. received six cars of Bullion ore.



"Maid one."

"Something chased?"—Joke.

Muencheuer Loewendrau bear imported by the Chicago Liquor House.

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A SERIOUS QUESTION. The Governor's Authority for Establishing Terms of Court.

Mr. Varian Gives an Opinion to Judges Miner and Blackburn Concerning the Logan and Nephi Proclamations. About a month ago Governor Thomas issued a proclamation, fixing terms of court at Logan, in the Fourth judicial district, and Nephi, in the First. The proclamation fixed September as the month in which these terms should be held, but made no provision for clerks, juries, court dockets, or anything else. Whether the governor possessed the authority to change the place of holding court in this manner is a question upon which leading members of the bar differ, and it is one which, in the opinion of many, should be determined by judicial decision. It would create no end of complications if, after one term had been held, and important cases adjudicated, it should be determined that the court had been sitting illegally.

Judge Miner is evidently somewhat at sea on the question, for he recently addressed a letter to the chief attorney, Varian, requesting the opinion of the latter on certain points concerning the establishment of the term of court at Logan, and as to the authority of the governor for issuing such a proclamation. Mr. Varian, in his reply, takes the ground that no such authority exists, as is indicated by the following extracts from his letter: "There would be but one clerk, and he would be required to provide dockets and a deputy for the court at Logan. As I understand it, the expenses of providing the dockets and books are allowed by the government. * * * As to the juries I think the court would have power to call them, and to receive them at either place, but should not hold a grand jury in but one place in the district. * * * There is in my mind, however, a serious question presented affecting the legality of fixing the term at Logan. In 1888 Congress provided for the appointment of an additional judge, authorized his assignment by the governor to either territory, and to receive cases in either territory in such a manner as to best promote the convenient administration of justice therein. * * * By act of February 11, 1892, it was provided that the governor and legislative assembly of the Territory of Utah be, and they are hereby authorized to establish a fourth judicial district in said territory, and to receive cases in either said territory in such a manner as to best promote the convenient administration of justice therein. * * * The legislature, by act of March 10, 1892, created the Fourth judicial district, designating the counties of Weber, Box Elder, Cache, Rich and Morgan as comprising the same, and upon this subject found that you were positively able to do the work without pain I decided to visit your office and to receive your opinion on the matter. The first operation was so successful that you were able to have my teeth restored to comfort and usefulness by gold crowns and I suffered not a particle of pain. The Hale method is indeed wonderful and you are to be congratulated upon securing the exclusive right to operate it in Salt Lake. Allow me to thank you and to say that your work is excellent. You have put my teeth in splendid condition. Yours very truly, R. E. WILKINSON, Highest Justice of the Peace, Salt Lake City.

TESTIMONIALS: Dr. Griswold: "DEAR SIR—For years I dreaded a visit to a dentist for more than anything I could run into my sensitive teeth was enough for me. After you secured the right to use the Hale method of restoring teeth, and upon finding that you were positively able to do the work without pain I decided to visit your office and to receive your opinion on the matter. The first operation was so successful that you were able to have my teeth restored to comfort and usefulness by gold crowns and I suffered not a particle of pain. The Hale method is indeed wonderful and you are to be congratulated upon securing the exclusive right to operate it in Salt Lake. Allow me to thank you and to say that your work is excellent. You have put my teeth in splendid condition. Yours very truly, R. E. WILKINSON, Highest Justice of the Peace, Salt Lake City.

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THE PUBLIC VERY OFTEN IMPOSED UPON.

It is surprising how simple a thing it is for unscrupulous persons to impose upon a confiding nature. Not a day passes that does not bring us, through the columns of our many daily papers, the news of some imposition or fraud, by which some honest person or persons have been duped out of certain sums of money, or injured in some way by placing too much confidence in the hundred and one statements and outlandish propositions made by some class of men who have not the knowledge or ability to earn a living in an honorable manner. Amongst this class may be found men who feed upon the genius of others, and who like so many sharks following a vessel in anticipation of a meal, so they watch the man of genius, and the moment he gives to the world some new idea, some new discovery, they pounce upon it and produce the vilest imitations and thrust upon the public as the original and endeavor to claim the honor of having discovered the new invention. Perhaps no scientific man of the present age has had more to contend with in this particular line than Dr. Hale of St. Paul. When he first announced to the public by which teeth could be filled without pain, the dental world laughed at him, and said "it was an impossibility," but when he proved his statement beyond a doubt and he himself recognized the great value of his discovery, things changed, and the "sharks" noticed the public by which teeth could be filled without pain, whereas not one of them can fulfill their contract, except those who have purchased the right from Dr. Hale of St. Paul. There are other known methods and there is only one dentist in each city who can secure this right, and that is Dr. Hale of St. Paul. The public should bear this fact in mind and beware of impostors.

Dr. Griswold secured the sole right to operate the Hale method in Salt Lake City, and he is the only dentist here today that can truthfully state that he "FILLS TEETH WITHOUT PAIN." Hundreds of testimonials from prominent citizens testify to the undoubted ability of Dr. Griswold to perform painless operations.

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RAILROAD ANNOUNCEMENTS. BURLINGTON ROUTE. BEST LINE TO DENVER, Omaha, Kansas City, ST. LOUIS

CHICAGO. Three Trains Daily. Secure your tickets and sleeping car accommodations at Rio Grande Western Railway-office, Main and Second South streets.

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