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THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

LOCAL NEWS.

FROM TUESDAY'S DAILY, JUNE 8

A Ripe Age. — To-day Mother Ennice Neslen celebrated her 78th birthday, and received the congratula-dons of her children. Her husband, Father Samuel Nesleu, is six months her sentor. We wish the venerable couple continued life and prosperity.

The inquest.—Coroner Geo. J. Tay-ior held an inquest last evening over the body of Charles Muinall. The ju-rors were literbert Pembroke, T. J. Augell and Oscar literdy, and after hearing the evidence they returned a verdict in accordance with the facts already published. Thomas Barber, who committed the deed which caused Mr. Mulhall's death, was bound over to await the action of the grand jury, and was brought to the county jail last evening, for sale-keeping. The Inquest.-Coroner Geo. J. Tay-

for safe-keeping. An Able Artist.—This morning we were shown a life-sized bust portrait in crayon of the late Elder Francis Platt, of the l3th Ward. The picture is from the artistic hand of Prof. Fer-nando Lara, a native of Mexico, cou-nected with the Brigham Young Academy at Provo. The likeness is ex-cellent, the artist having retained the natural expression with great idelity. The family and friends of the deceased are greatly pleased with it. Several young men of Utah who have de-veloped into fair hands at portrait producing received their only lessons in drawing from Prof. Lara, who is worthy of patronage. worthy of patronage.

From the South .-- Mr. A. M. Bu-From the South .- Mr. A. M. Bu-chanan, who has been traveling through the southern part of the Ter-ritory in the interests of the Juvenile Instructor, returned a few days ago, having been very successful in his trip. The excellent young people's magazine for which he has been cauvassing, now has a larger circulation among the people than at any previous time, and the number of subscribers is steadily increasing. increasing.

increasing. Brother Buchanan visited the counties of Sanpete, Sevier, Bea-ver, Iron and Washington, and reports the inhabitants as being in a prosperous coudition rener-ally. He thinks the Sanpete County settlements take the lead in having good meeting houses, though there are some excellent buildings in the other places visited by him visited by him

Searching West Jordan.—The set-ilement of West Jordan, southwest of the city, appears to have some attrac-tions for deputy marshals at present, another visit having been paid to that place this morning. About 4:30 a.m. a number of deputies called at the house of Mr. Olaus Johnson, on the State R ad, and inquired for that gen-tleman, but flucting that he was not at home the members of the family were

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Supreme Court vesterday afternoon Supreme Court vesterday afternoon the following business was transacted: Wilson vs. Ferguson, Mr. Hall moves for appellant to distriss appeal. Mr. Gilchrist makes objection and is given time to submit papers in relation thereto. W. H. Yearian vs. A. Speirs. Mr. Young moves for a re-hearing and new trial. Submitted and taken under ad-visement.

visement

trial. Submitted and taken under ad-visement. Frank Pierce applies for admission to the bar through C. S. Varian, Esq., Alessrs. Varian, Rawinss and Hoge were appointed a committee to ex-amine applicant in open court on Sat-urday n. xt, at 10 a m. Rasmus Strate, of Spring City, was adulted to citizenship. The setting of cases to be heard dur-ing the term was made. This morning Mr. Dickson announced the result before the U. S. Supreme Court in three cases of the U. S. ys, Lorenzo. Snow and the suit of Salt Lake City vs. O. J. Hollister, and asked for a remittlur to the court below. Granted. The case of the People vs. Edward Olsen, convicted of murder in the second degree. for the killing of Joseph Hasselgrove, at Thitle, was taken up and ar ared ou appeal from the First District Court, on motion for a new trial. The with thomas Hepworth et al.

the First District Court, on indication to: a new trial. The suit of Thomas Hepworth et al. vs. Duncan Gardner, ou appeal from the Third District Court, was argued. The following cases are set for near-ing at this term, on the dates named:

JUNE 9TH.

People vs. J. C. Morton and C. M. Carson, First District. Wm. Burrows vs. E. F. M. Guest, Third District.

John Cumpington et al. vs. John Scott, Third District. Harry Haines vs. Boliver Roberts et al., Third District.

JUNE 10TH.

Thomas Fenton vs. Salt Lake Coun-ty, Third District. People vs. Callahan and Smith. Mr Dickson suggested that the appeals be distnissed, the parties having been par-doned. Allowed. Coulam vs. Donli. Appeal allowed; bond \$500.

JUNE 11TH.

U. S. vs. Wm. Bromley, First District. The People vs. David Miller, First

ough, a bright little fellow of about
three summers. He was watching the
proceedings when by some mushap his
clothes caught fire. The children
seeing this selzed the bottle con-
taining the turpentine, and think-
ing it was water, poured it over the
little child's burning clothes. In
fright the little boy ran screaming to-
wards the house. His mother rushed
out, discovered his situation and
in a moment stripped his clothing
off. He was horribly burned about the
body down to the knees, his right side
more especially. Medical aid was
hnricely summoned and the child made
as comfortable as kindly hands could
do. From the time he was laid upon
the bed nutil he breathed his last the
bed do casional sigh escaped him.
He lived about 5 or 6 hours after the
terrible occurrence."May, in their search for other parties.
May was held on suspicion and taken
to Ogden without papers.Supreme Court.-In the TerritorialMay, in their search for other parties.
May was held on suspicion and taken
to Ogden without papers.May, in their search for other parties.
May was held on suspicion and taken
to Ogden without papers.FROM WEDNESDAY'S DAILY, JUNE 9
State Zina Young will regret to
ot Stater Zina Young will regret to
early Monday morning, seized with a
severe attack of illness. Shortly after
sidered critical. Size appears now to
be slowly improving.Emigrants Arrived. - The emi-
frants arrived safely at the D. & R. G
W. statiog iast evening, in charge of
Eider M. L. Pratt. The trip from
Liverpool to this city was very pleas-
ant throughout the weather being flue
all the way. Nothing musual occurred
on the way and the Salits are feeling
well in health and spirits. There were Emigrants Arrived. — The emi-grants arrived safely at the D. & R. G W. statiog last evening, in charge of Elder M. L. Pratt. The trip from Liverpool to this city was very pleas-ant throughout the weather being flue all the way. Nothing unusual occurred on the way, and the Salots are feeling well in health and spirits. There were five cases of whooping cough among the children, none very severe, and all are progressing tavoiably at present.

are progressing lavoiably at present. Genealogical.—If there are any ma-tives of Scotland in this part of the world who wish someone to hunt for genealogical information for them, at the Register Office, in Edinburgh, they can be accommodated at a reasonable figure. The fee charged by the institu-tion for the privilege of searching is £1, the value of which is a little over S. In addition to this amount, would be a fair remuneration to the person engaged to make the search. Brother Robert W. Sloan is now laboring in Edinburgh and vicinity, and will per-form that kind of work for auy one who desires to engage his services. His andress is 34 Timber Bush, Leith, Scotland. Scotland.

A "Resorter" Acquitted.—Y-ster day afternoon the trial of Joe Mille-for resorting to a house of Ill-fam was commenced in the police cour and was conclu-led to day. Mill was locked in a room of the house at the time the place was raided, and the evi-dence showed a clear case against him. Notwithstanding this, to the surprise and disgust of nearly every one, ib-jury returned a verdict of "not guilty" The following are the jurors who tried the case:

the case: T. C. Patten, W. J. Wright, Richard Rush, E. J. Liddell, A. Speirs, Jr., A. Gebhardt, J. W. West, Harrison Speirs, Thomas Partington, George Lucas, S. M. Barlow, James H. Poulton.

S. M. Barlow, James H. Poulton. Being Found Out.—Before us is a letter from Elder Joseph S. H. Bodell, who in company with Elder Samuel Francis, Jr., is laboring as a mission rry in the Saefficied (England) Confer-euce. That locality has been a favor-ue dield for the operations of the noto-rious William Jarman, known in thi-city as an alleged thief and write-beater-His former supporters in his anti-"Mormon" antics are, accordin-"to the letter referred to, beginning t-iscover his "true inwardness," an-are souring on him as an unmitigate induces and credulity in order to dive indices and credulity in order to dive into their pockets and appropriate the contents. The Elders were laboring diligently, but the field where they were operating is not one of great promise.

The People vs. David Miller, First District. District. B. B. Bitner vs. U. C. Ry. Co., Third District. JUNE 12TH. The People vs. James Jack, Third District. JUNE 12TH. The People vs. N. W. Clayton, Third District. JUNE 14TH. Wm. D. Wilson vs. Tom Ferguson, Second District. Thos. Vernard vs. Wm; G. Greene et al., First District. The Bulloa, Beck & Champion Min-R Company, First District. The Eureka Miller, First District. The Bulloa, Beck & Champion Min-R Company, First District. The Eureka Miller, First District. The Bulloa, Beck & Champion Min-R Company, First District. The Second District. The Bulloa, Beck & Champion Min-R Company, First District. The Eureka Miller on the subscience of the time of the Second Action of the Second District. The Bulloa, Beck & Champion Min-R Company, First District. The Second District. The Bulloa, Beck & Champion Min-R Company, First District. The Second District. The Bulloa, Beck & Champion Min-R Company, First District. The Bulloa, Beck & Champion Min-R Company, First District. The Second District. The Bulloa, Beck & Champion Min-R Company, First District. The Bulloa, Beck & Champion Min-R Company, First District. The Bulloa, Beck & Champion Min-R Company Science Champion Min-R Company Science Champion Min-Mining Company, First District. The Bulloa, Beck & Champion Min-Mining Company, First District. The Bulloa, Beck & Champion Min-Mining Company, First District. The Second District. The Bulloa, Beck & Champion Min-Mining Company, First District. The Second District. The Bulloa, Beck & Champion Min-Mining Company, First District. Mining Company, First District.

found to kill not only rabbits, but go-phers, squirrels and fieldmice, which do somuch damage to the crops. Quite a number of cattle have re-cently died from polsoning between Fillmore and Cedar Springs. It is supposed that the cause has been the eating of a polsonous weed that grows in large quartities there. The Work in Virginia. Elder

eating of a poisonous weed that grows in large quartities there.
The Work in Virginia.—Elder Josiah Burrows, who is at present on a mission to the Southern States, writes to a friend in this city concerning lis success in the field where he is laboring—the State of Virginia. He gives the following account of an incident that occurred at Nortonsyille, Greene Ceuuty:
"On Saturday. May 22, while on my way for the mail, I was surrounded by an armed mob of twelve or fifteen men, who marched me hack about three miles, and there guarted ma while a party of five or six went after Elder Hales. I protested against this kind of treatment, reasoned with them for a long time, and asked time to conference, but they were deat for all my entreatles and were determined we should go from the County. Upon Elder Hales being brought, we held a consultation and asked the privilege of allowing Elder H. to remain while I went to see Presideut Harper to get advice in the matter. This was refused, and skeing they were determined and ourselves power-less we resolved to go and prevent

ter. This was released, and sceing they were determined and ourselves power-less we resolved to go and prevent further trouble. The mob had now in-creased to twenty men, and we were marched by them a distance of five miles across the line of Greene Connty, and turned adrift. Upon finding Presi-dent Hales he returned with me and we are here again awaiting further de-velopments."

Another Arrest.—About 7 o'clock (this moruing several deputies went to the bouse of Mr. William Felstead, on the First Ward bench, 'and arrested that gentleman on a charge of unlaw-ful cohabitation with his wives. The complaint, which is sworn to by Mar-shal Ireland, alleges that the offeuse was committed from July 1, 1883, to June 1, 1886, with Anna E. Almgren Felstead and Anna Christine Peterson Felstead and Anna Christine Peterson Felstead. The accused, who is in his seventy-third year, was brought before Commissioner McKay at 10 a.m., and admitted the facts set forth, stating at the same time that he would prefer to go before the grand Jury when it met and furuish the testimony him-self, rather than have his family sub-jected to any anonyance. His, bouds were fixed at \$1,000 and that of the witnesses at \$200 each. Later in the day a warrant was served on Mr. Felstead on a charge of polygamy, alleged to have been com-mitted Oct. 2, 1883, by marrying Anna Christine Peterson, while he had a legal wife living. The defendant pleaded guilty to this charge, and ball was fixed at \$1,500. The Commissioner asked the defend-ant whether he considered himself in good standing, and being answered in Another Arrest .- About 7 o'clock

Was nxed at \$1,000. The Commissioner asked the defend-ant whether he considered himself in good standing, and beiog answered in the affirmative inquired further if he believed the revelation on plural mar-riage to be of God. Mr. Felstead said he did, whercupon the Commis-sioner remarked, "If you have got so low as that, you're a goner." Anna Christine Peterson was releas-ed on ber own recognizance, it being uuderstood that it was on her informa-tion the case was commenced. Mrs. Anna E.A. Felstead was kept in custody until a late hour this afternoon, without finding bondsmen, notwith-stauding the fact that she had left two small children at home, one but a few months old. Sureties were finally ob-tained and she was released. The de-fendant, up to the time of our going to press, was still unable to get bail.

iour as the visit to McKean's, Mr. Emery's house in the - 16th Ward was also called at, and several wit-nesses summond in the same case. The witnesses were all taken to the Commissioner's office, and, there -be-ing no defendant present notified to Ing no defendant present, notified to appear before the grand jury on August 3rd.

Supreme Court .-- Linforda Watts

Supreme Court --Linford: Watten was admitted to cilizenship in the Territorial Supreme Court vesterday. Chaancey Bacon, respondent vs. B. G. Rayhould, appellant; application' for a rehearing debied. The People ex rel, Yearian vs. Adam. Spiers, justice; on application there-for, haretofore submitted, it is ordered; that a hearing on motion for a new, trial of this cause be and is hereby al-lowed.

that a hearing on motion for a new trial of this cause be and is hereby al-lowed. The People vs. J. C. Morton et al.; argued by A. R. Heywood and W. H. Dickson. Submitted and taken under advisement. Mr. Connincton et al., appellants vs. J. S. Scott et al., respondents; argued by Mr. Hoffman for appellants and Mr. Royle for respondents. Submitted and taken under advisement. Harry Haynes appellant vs. Bolivar Roberts et al.; respondents, argued by, Mr. Hoffman for appellant and Mr. Williams for respondents. Submitted and taken under advisement. Marry Haynes appellant and Mr. Williams for cappellant and Mr. Bromlev, First District; The People vs. David Miller, First District; Spanish Fork City vs. Wm. M. Thomas, First District; B. B. Bitner vs. U. C. Ry Co., Third District; J. S. vs. N. H. Groesbeck, First District.

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