panled ber. George Gregory and wife, the latter a sister of Mrs. Hynde, west as far west as Laramie on No. 3 yesterday to meet the party, and returned to this city with them.

Hynds, who occupied a state room in the Pullman, was approached by a Tribune reporter while the train was standing at the derot, and in reply

to questions the said she did not care to be interviewed. She looked pale and showed llain'y the effects of the terrible ordeal through which she has parsed during the past eight days.

was learned that before leaving Salt L ke Mrs. Hynds turned over all her property, which amounted to considerable, to her husband.

Elder J. C. Lyon of the Twelfth Ward, this city, made a pleasant call on the News Manday, having recently returned from a mission to the Indian Territory. Elder Lyon leit bie home on April 28, 1894, and labored for the Elder Lyon leit bie home first thirteen mouths of his beence in the Cherokee and Choctaw nations, where he met with feir success, and enjoyed splendid health. From thence he went to St. John, Kansas, which is now included in the Indian Territory mission, where he spent the re-maining part of his time.

The work in Kaneas is progressing cicely, and in St. John, a meetinghas been erected by the Sainte, on a site known as Zion's Hill. Meet ings are conducted quite regularly, and singing is furnished by an organized choir of excellent voices. A good healthy Suuday School is also in existence and services are beld every Supmorning. The people of St. John very hospitable and kind to the day morning. Eiders, and Gospel principles are being investigated, and it is believed that before long, many of the people of Kaneas will ally themselves with the oburch. The Elders laboring there are enjoying their work immensely, as did also Eluer Lyon, who is pleased, however, lo be at home agair.

Elder John W. McDoff of this city has arrived home from a mission to England. He left on Jan. 20, 1894, and returned yesterday, feb. 10. He says the work is progressing well. In the Manchester branch, where he has labored nearly all the time, there has been quite a few adultions to the Church, chiefly young people. Elder J. Lee, of Ogden, has labored to In the Oldham branch the prospects are good also.

Elders Joseph Nelson, of Cache county, W. A. Taylor, of Wayne county, have succeeded in arouscounty, ing quite an interest in the Olunem branch. The February conference was held in the Co-op-erative Hall in Oldham. It was well attended by strangers, some of whom seemed deeply interested in the

Elder McDuft further says the many friends of Sieter Elizabeth Barlow will be pleased to know that she is still alive and keeps fairly well in health, Sister Barlow is an old Nauvoo veteran. She was living in Nauvoo at the time of the martyrdom of the Prophet and his brother Hyrum.

tion of the joint building. As a result the following resolution was presented and adopted:

To the Honorable County Court of Salt

Lake County: Gentlemen-The nndersigned politically the court as a committee to select an elevator for the county's portion of the joint city and county building, respectfully report that after a full cousideration of the question we have determined that under the circumstances a Sprague Pratt multiple abeave electric elevator is best suited for the use of the county, and therefore recommend that a contract he let to the Sprague Elec ric Elevator company of New York, at the amount of their bid, upon such terms and conditions as may be hereafter agreed opon by the court.

A. S. GEDDES, CHAS. H. ROBERTS. M. CHRISTOPHERSON.

C. R. McKay's bid was accepted, the contract price being \$5,500.

The court then agreed to pay J. W. Farrell \$5,500 as a settlement in full for his claim against the county, which he accepted. Mr. Farrell's original claim was \$5,448.46.

The grand jury returned an indictment against Harry Hypus for murger at 4:30 Thursday afternoon, Judge Powers asked that the jury to in-structed in regard to manelaughter which his bonor refused and said that they were not required to designate the degree as that would be led for the trial jury to determine. Therefore the indictment was drawn up fulthe usual form without designating the degree.

It is alleged that "the defendant on March 1, 1896, unlawfully, witfully, eloniously, deliherately, premedita-tedly of his malice af rethought, and with the specific intent to take the life of Waiter J. Dinwoodey, an assault did make with a certain deadly weapon to-wit, a revolver loaded with gun-powder and leaden bullete, and did then and there, unlawfully, wilfully, Bloniously, deliberately, premeditatedly and of ble malice aforethought, shoot and discharge said revolv r and upon the said Walter J. Dinwoodey, thereby inflicting in the thorax and head of the said Walter J. Dinwoodey mortal wounds, from which wounds the said Walter J. Dinwoodey languished a short time, and then, on March 1, 1896, cled."

The trial of Harry Haynes and A E. Cahoou was continued in Judge Hiles's court Wednesday morning.

The defeudants were indicted by the grand Jury in October, 1894, They were members of the Macadam Rick company and supplied the county with quartizite rock to pave State street, and on December 2, 1894, Mr. Cahonn aresented a claim for 6,500 yards @ \$1.75 per yard, amounting to \$11.180; but the fact in the case is that it was not entirely quarizite rook, but sisted of dirt and other material of little or no value, making the claim according to the prosecution, fradulent.

The following are similar instances to The following are eminar quetances to the one above meutioned; That on October 8, 1894, the said defendants also swore to a ciaim of 1,000 yards of rock at \$1.72 per yard, amounting to \$1,270; that on October 29th the deendants swore to a claim of 1,400 yards The county court met again late of shale rock at \$1.72 per yard, amount. are also enjoin monday afternoon to consider the eleing to \$2,408; also one for 2,381 yards
vator question and at last agreed upon of rock at \$1.72 per yard, amounting to an electric "lift" for the county's por\$4,043.72. County Attorney White.

more and Attorney C, S. Varian prosecuted today as on yesterday, and Powers, Straup and Lippman defended.

Mt. Pleasant Pyramid: The matter of building reservoirs for the storing of water and the reclaiming of arid land has begun to take practical shape in this part of Saupete county. the 28th of last month the Cedar Creek Reservoir company was incorporated at Manti with a capital stock of \$15,000 divided iota 1,000 shares of the par value of \$15 each. It being the desire of the company to give any so desiring an opportunity to obtain stock in the new company, and to obtain means to begin work at once, it will place about 700 shares on the market at \$12 per share, one-fourth to be paid in cash and three-fourths in labor. The dam and reservoir site have been surveyed, and everything is now in readiness to begin actual work. It is estimated, the dam will be about 600 feet long and 45 feed deep at its greatest depth, and will have a capacity for irrigation at least 1,000 acres of land. The reservoir will be at the mouth of Cedar canyon, the site having been purchased from Peter Jensen for \$1,650, and will bring under cultivation that excellent soil along the slope beneath. When it is considered that this land bas no superior for grain, lucern and fruit crops, an idea of the immense value of the undertaking can be obtained. There are several hundred acres of land theresbout subject to entry. Another company will soon be incorporated to carry out a similar project in Pieasant Creek canyon, adding several hundred more acres of productive land along the east slopes.

The famous stubbornly fought cyanide case brought by the Gild and Silver Extraction company of America, Limited, against the Mercur Gold Mining and Milling company, John Dern, et al, came to a compromise close before Judge Marshall in the United States circuit court Monday. A stilulated agreement was duly sented, signed by the litigants on either

Under the agreement it is decreed that the letters patent of the United States issued to John Stewart Mc-Arthur, Robert W. and William Forest on May 14, 1889, for improvement in the process of obtaining gold and silver from ores, and the claims hereunder are good and valid in law and that plaintiff is entitled to the exclusive rights under said letters and invention; that the letter patent to J bn Stewart McArthur on December 24:b, 1889, for improvement in metalurgical filter are good and valid in law and that the entire title thereto is vested in plaintiff; that defendants jointly and severally have infringed upon such jetters patent; that as an accounting bay heen as an accounting bas waived, the plaintiff recover from defendent \$20,000 in full of gains, profits, etc., derived from said infringements; that each of the defendants are restrained and enjole ed from using in any manuer any Process or improve-ments similar to those beretofore used by them, which may intringe upon either of said patents. The defendants are also enjoined from using or imitating the metaliurgical filter referred to for the full term granted in the said