ED DAILY, SUNDAYS EXCEPTED, AT

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Satarday. . . Oct. 15, .581.

EDITORIAL NOTES.

The Massachusetts Ploughman considers that the best time to trim grape vines is in the autumn after the leaves fall.

The Louisville Post, commenting on Talmage's "old hag of hell" sermon, says, "Dr. Talmage is either ignorant of Mormon sentiment in this particular or he is knowingly malicious."

Over 2,000,000 sheep were sheared in Michigan this year, the clip amounting, by official report, to 10,-974,163 pounds, averaging nearly tive and a half pounds per head for everything shorn.

A remarkable disease has appeared in Platte County, Missouri, which

improvement on the old style. It Madison Square Theatre, New York, accomplishes the same result, but a deep excavation and tall tower are It is just such men as this Baptist It is just such men as this baptist required to operate it.

The German Government takes is of very great practical interest and question, particularly in the large years.

EVENING NEWS. FOUR O'CLOCK.

And as a punishment for this al-

leged rejoicing, he says, in a truly "Christian" spirit: "I would that the guns of Fort

Douglass were turned upon them, and they made loyal by this means, if by no other means. As a further specimen of the gen-

tleman's veracity, we make another quotation from the report of his ser-

It is very probable that some one is to be made in sections on rollers, told the gentleman some such story so that while the scene is before the as this. But his remark about "the audience another is being a ranged High Priest" shows that he knows out of sight, thus doing away with nothing of the order of the Church, tedious intermissions between acts, there being no such special dignitary and making it possible to show a as "the High Priest," and also that greater amount of elaborate scenery he is quite ignorant of the jury systhan can be done by the ordinary tem in Utab, where, under the laws met ind. The elevator stage at the made by Congress there can be no it states that besides the points of

against the Latter-day Saints. In hold of the telegraph wire nuisance, the first place, prejudice gets the and puts it out of sight. Many better of the r judgment. They see rial facts on the question of insanity, large cities are rendered hideous by what the "Mormons" have accom- but has been unable to do so because the network of wires and forests of plished here by skill and industry poles for telegraphic and telephonic wisely directed, and the homes they communication. In Germany the have built up in a desert; and then rules of evidence. In effect, believes the thought of the peculiar marriage More than two hundred cities and doctrines of this people comes across towns of the Empire are now con- their minds, and they imagine evils nected in this way, and the opera- which they never see, but which sanity, and yet knows no means to tion of the wires is, we are told, a they report as facts when they re overcome, is the reason chiefly that the affidavit of affiant became a complete success. The experiment turn to their own circles. In the measure in the case. He further next place they are looking for evil the case two days ago, he has done value to our own country, where the and hunting for something strange what he could to prepare for trial and especially has made such inand shocking to narrate to those cities, has been agitated for many who have never been to Utah. What quiries as he was able to find the interests for the defense. Further they fail to witnesss, some wag or says the names and residences of The obligations of an agent to his scamp pours into their willing ears, such witnesses are John M.Guiteau, New York; G. A. Parker, Wm. J. Maynard, Francis Brownly, Orson W. Goyet and F. M. Scoville, Chi-

mersion, not on faith in Christ, but on faith in Joseph chult's revealed in faith in faith in Joseph chult's revealed on the faith and uncared for in person, his dark chult operation form motion faith in faith in Joseph chult's revealed on the faith in faith in Joseph chult's revealed on the faith in faith in Joseph chult's revealed on the faith in faith in Joseph chult's revealed on the faith in faith in Joseph chult's revealed on the faith in faith in Joseph chult's revealed on the faith in the faith

"Mormon" book. He repeats the wicked slander that "The Mormons rejoiced over the death of President Garfield because in his inaugural message he favored the adoption of some means of abol-ishing this infamous practice of poly-gamy from our country." And as a multipreset for this of

ing, and barely opened his eyes. He did not manifest the slightest degree of interest in the court; and but for an occasional slight movement might be supposed asleep. Upofi concluding the read-ing of the indictment the clerk said "What say you to the indictment, guilty or not guilty?" The prisoner in place of response fumbled in his waist-coat pocket and drew out a soiled and crumpled scrap of paper. solled and crumpled scrap of paper. The district attorney said imperatively, "Enter your plea, guilty or not guilty." The prisoner said, "I enter a plea of not guilty if your

ed in Platte County, Enscourd, which is described by some as small-pox, and by others as the original black scourge. Its victims rot before death, and instances are given of their bodies falling to pieces while being prepared for burial. One of the Boston theatres is to One of the Boston theatres is to

Scoville, and are only known in part by affiant. That he has not money or property; and is unable to pay fees and mileage of witnesses or cost of them; he therefore prays that the court shall allow such witnesses in his behalf as may be shown by the afflants counsel to be necessary, the rees and costs to be paid in such manuer as "those of Government witnesses are paid. Scoville then read an affidavit made by himself.

preacher who poison the public necessarily mortal, and was not the mind and keep up the hue and cry cause of Prest. Garfield's death. Atflant has endeavored to obtain the names and residences of witnesses the defendant did not seem to understand and refused to acknowledge the effect of common and established this defense arises from the very

AN ORDINANCE

Amending " An Ordinance estab lishing Fire Limits, and for the Prevention of Fires," passed No. SATURDAY EVE., October 15th vember 80th, 1875.

SECTION 1.--Be it ordained by the Sty Council of Salt Lake City, That the first Section of "An Ordinance, establishing Fire Limits and for the

Mayor.

Recorder.

honor please." Break in the report.) Himself an affidavit which was read, in which he states there are various witnesses whose evidence is material for the prisoner's defense and the states in the s thereof.

> Passed September 29th, 1881. FERAMORZ LITTLE,

> > Attest: JOHN T. CAINE,

Recorder. TERRITORY OF UTAH, Salt Lake City. } 88.

I, John T. Caine, Recorder of Salt Lake City, do hereby certify that the foregoing is a full, true and cor-rect copy of "An Ordinance am-ending An Ordinance, establishing Fire Limits, and for the Prevention." of Fires,' passed November, 80th, 1875," passed by the City Council of said city, September 27th, 1881, as appears of record in my office.

In testimony whereof, 1 have hereunto set my hand and aflixed the Corporate Seal of Salt [SEAL] Inke City, this 13th day of October, A. D. 1881. JOHN T. CAINE,

DIED.



SATURDAY MATINEE, 2 P.M.

CARL, THE EMIGRANT !

The New and Popular version of



A T FIVE MILE PASS, WEST OF CAMP FLOYD, Good Röckmen and Laborers. 82,50 per day and Board, to Rockmen. 61.75 """to Laborers. Apply to C. & N. PETERSEN, Camp, Five miles West of Camp Floyd d278 1w



NOTICE IS HEREBY GIVEN, BY THY undersigned, Administrator of the Es-tate of Obed Taylor, decensed, to the Cred-tors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said Aministrator at his Office on South Temple Street, Sait Lake City, near the Eagle Gate, in the County of Sait Lake. Dated at Salt Lake City, October 7th, 1881. JAMES WATSON, Administrator of the Estate of Obed Taylor deceased. d 257 Im NOTICE.

A LL PERSONS KNOWING THEMSELVES to be indebited to the Estate of Obed Taylor, deceased, are requested to call at the Office of Watson Broz. on South Temple Street, and settle immediately. JAMES WATSON, d 207 Im NEW GO



principal have recently been set and they write it up or preach it down for their own veritable experi-Glover vs. Atues tried in the United ence. And is it not lameatable to wit-States Circuit Court at Portland, Maine, Judge Fox, in delivering the ness the murderous as well as menopinion said: "An agent has duties dacious spirit which animates the to discharge to his principal which breasts of these pretended followers involve the exercise of a trust, and of the charitable Redeemer! Not it is the universal rule that one in a content with slandering the Lattertrust position shall not be permitted day Saints, this Reverend Baptist to made any engagement in which would convert them or make he can possibly have any personal them loyal by means of powinterest which may conflict with der and ball. "I would that the fendant, son of his father's, sister, the interests of his principal, guns of Fort D.uglass were turned Whether such a contract is fair or not, will not be considered; the If there is anything in the law of that another cousin of defendant courts will give it no effect."

Dr. K. Fritsch, of Halle, says that the cause of earthquakes does not exist further down from the surface of the earth than ten or fourteen miles. After citing a number of instances to show how far the shock of a steam hammer or that produced by an explosive may be felt, i.e appears convinced that rather feeble forces produce earthquakes which make themselves under the influence of iphysical and man, who only fifteen days before had been delivered of a child, and in the by the opening of cravices in rocks, struggle the child was trampled upon and by subsidence of masses of rock and killed. due to these agencies, Many schlats are subjected to extension stress, this: and when crevices occur the schists must enter into oscillations like these produced in imping plates. "It is time the police took some decided action for the purification of these vile rookeries that are to be

IT IS A REVEREND BAPTIST THIS TIME. THE Dayton (Ohio) Daily Herald of October 3d, contains a report of a into." sermon preached by Rev. J. H. If any such dens of infamy as Parks, in the Linden Avenue Bap- these existed in Utah, those extist Church the day before. The treme moralists who agitate themsubject was "Utah and the Mor- selves into fits over "Mormon" mons," and the speaker claimed to matrimony might have some rea-know all about it because he had son for urging extreme measures whom he has associated for some

know all about it because he had spent his summer vacation in Utah. His descriptions of the country, the climate, the industry of the people, their enterprise, the beauty of their towns, the fine substantial charac-ter of their places of worship, the thoroughness of the Church organ-aixtion, etc., are very fair and elab-orate. But we are afraid the gen-tleman has drawn more upon his

Insanity Hereditary-Several Belations Insanc.

Affiant expects to prove by these witnesses defendant's tendency to bereditary insanity, not only by his own conduct but by establishing. first, that one, D. W. Guiteau, bro-ther of the defendant's failer, was insane and died insane in New York many years ago; second, that was insane and died four years ago, insane, in Cook County, Iils.; and upon them," says ht. Poor wretch! one Abbie Maynard, daughter of an-other sister of defendant's father, compensation and retribution promulged by the Savior, the measure has been insane for many years, and he would mete to the "Mormons" is afflicted with confirmed insanity; will sometime be meted out to him, and yet in Chicago; and further, that Luther W. Guiteau, father of and with what judgment he judges,

defendant, was a mono-maniac on the subject of religion for many years. Affiant further says he exhe himself will be judged. We have nothing further to say or do with him, except to feel for him the pects to prove the actual insanity of the defendent himself on different most profound contempt and pity. occasions, by B. G. Scoville and Geo, T. Barrows, of Chicago, and

## A SAMPLE INCIDENT.

prove. That the defendant was in-ACCOUNTS of horrible crimes comvery sensibly apparent at great dis-tances from the active center. He must be produced by the increase and decrease of volume of rocks, under the influence of physical and chemical forces, and by concussion Propared to Prove that the Physi-

## The Express says in reference to

the following named medical experts: William A. Hammond, New York; J. Marion Sims, New York, Moses Gunn, of Chicago, and Edmund Andrews, of Chicago, that found on both the East and West the wound was not necessarily fatal and was not of itself the cause of death, but that death ensued from the result of malpractice by the princical physicians in charge of the wounded man. Afflant has reason to believe that there are material witnesses for the defense whose

names are at present unknown to bim, on the question of insanity, and that thus far the affiant has been unable to get information from defendant himself or otherwise with

& H. TATINE.

In the 15th Ward, Salt Lake City, Octob fact which such evidence would 13th, 1881, at 1.25 p.m., EDWARD THOMAS prove, to-wit: The defendant's in- HUNTER, son of W. G. and A. S. Latimer, aged 1 year, 6 months and 20 days.

In Ogden City, at the residence of M. B. Wheelwright, on Friday, Oc'ober 14, 1881, at says that since he was employed in |9 a.m., of inflammation of the bowe's, RAIS-TRICK COOP, aged 27 years, 8 months and 25 days

Funeral will take place from the mortuary residence, on Sunday noon. Friends invited. -Ogden Herald.

At Echo, U. T., October 8th, 1881, of beart isease, EMILY M. RANDALL, daughter of the late Wm. and Elizabeth Turpin, aged \$6 years and 2 months.

A HOUSE WITH 4 ROOMS TO RENT. Apply to MR. JOSEPH BULL, half block Fast of University, 17th Walt

ESTRAY NOTICE. HAVE IN MY POSSESSION:

One black STEER, 18 months old,no brands 111 not claimed on or before October 20, 1881, will be sold at my corral, at 3 p.m., as

bo haw dicects. F. PRINCE, District Poundkeeper. Haemony, Oct. 10, 1881.

ESTRAY NOTICE. HAVE IN MY POSTSSION:

One 2 year old bay MARE, two white hind test, white spot in f.ce. One blue iron gray HORSE, three years old, wid's spot on right side, four white feet,

Onze mce. One speck'ed roan CO.V, 7 or 8 years old, resembling a Spanish brand on left hip One red COW, 3 or 4 years old, branded C R P on left ribs, 5 on left jaw, crop and JD combined and two slits in right, crop off left

John H. Noyes, of Niagara Falls. These are the facts that I expect to

CTORY, 18 CD claus Killed President Garfield. Affiant expects to prove, by 20 6 60 th C-----



etr. If not claimed and taken away before Oc-tober 22nd, 1881, will be sold at the Estray Pound, Parowin, at 10 o'clock, a. m. SAMUEL T. ORTON, District Poundkeeper. Parowan, Iron County, U. T., Oct. 11th, 1851. 8 and a [SHAL-] Boots affe --Celebrated

S. BOMNEY,



Alpaca

and

Linen

