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rapers ent to subscribers by mail have the sames stained upon them, with figures opposite to indicate when the subscriptions will expire. For instance, John Smith, subscription will expire on the 4th day of the 11th month of this year, or November 4th, 1887. Subscribers will please notice the figures on their papers, to see that they have their proper credits, and also to know when to renew their subscriptions, the rule being to stop the paper when the subscription expires.

PUBLISHED BY

THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, APRIL 12.

Beott Arbuckle Killed.—Aspen, April 9.—Yesterday Scott Arbuckle, employed by the Colorado Coal and Iroa Company, and working on a coal claim in Jerome park, was killed in a tunnel. An enormous rock fell from the roof of the tunnel and alterally crushed him to pieces. It required his fellow-workmen two hours to remove the debris and extricate the lifeless body. Deceased leaves a wife and children, who arrived in Aspen to-day. He was a step-son of Judge Miller, of Denver, and a brother of the Arbuckle killed in Leadville several years ago by J. S. Bush, and another brother lives in Denver, who arrived this evening.—

Denver News.

New Mexican R. R.—A dispetch to

The Board of Trade of this scity at their meetings last night and this morning completed the preliminary arrangements toward incorporating the Albuquerque, Durango & Pacific Railroad. The enterprise starts out with the best and wealthiest citizens of Albuquerque, Durango, Rico, Aphir and Telluride as its back, and enough money has already been subscribed to pay for the preliminary survey. The road will run from Albuquerque, through a portion of the richest agricultural and mineral lands, of New Mexico, and crossing the continental divide will descend through the celebrated fruitful San Juan valley to the city of Durango, one of the most flourishing cities of Colorado, thence into the Montezuma valley to the cities of Rico and Telluride.

Dolores valleys. The articles of in-corporation are drawn up and one of the most active and wealthy projectors of the new road says will be com-menced on it immediately after the report of the surveyors has been adopted.

A Wonderful Invention.—Mr. E. J. Moore, a special agent of the Excelsior Manufacturing Co., of St. Louis, gave a practical exhibition in this city yesterday of the advantages of the new wire gauze attachment to the Charter Oak Stove, which drew a large crowd of interested speciators all day long. The invention of the wire gauze door is really marvelous for its simplicity and effectiveness. By its use meat may be roasted or bread or other dishes baked in a stove heated to the highest temperature possible without the slighest danger of burning in one part before being cooked in another. Biscuits were baked to a nicety upon the eccasion mentioned in less than three minutes, and meat roasted in a fraction of the time it would require with the ordinary oven doors, and that too quite thoroughly, with the juices of the meat retafhed in it. Indeed, it is claimed that food baked or roasted by this process will weigh one tenth more than by the old process, owing to the fact that

that food baked or roasted by this process will weigh one tenth more than by the old process, owing to the fact that the fresh air which circulates freely through the even while the cooking is going on, prevents it drying np and shrinking.

Brother T. V. Williams, manager of the hardware department of Z. C. M. I., has such faith in the new invention that he has already ordered a car-load of the stoves with the wire gauze doors, which include all the popular sizes of the Charter Oak stoves and ranges, and he expresses the opinion that as fast, as the merits of the wire gauze door become known it will be preferred to any other.

Notorious Robbers Sentenced.—

Fuon Tuesday's Daily, April 12.

Recaptured.—Shortly after 10 o'clock last night, Hank Wheeler and Fred. Smith, the two horse thieves who scaped from the penitunitary yesterday, made their appearance on First West Street, wear Fourth South, and were observed by Deputtes Gleasen and Bush, who arrested them. They were taken back to the penitunitary, and it will probably be some time before they are again permitted to act as trustles.

A Lost Bey.—The parents of Thos. Lorenty Vaukans will be pleased and comforted to receive information of his whereabouts. He is a boy about twelve years of age and left home on pair of overalls, boots, a black coat and a brown hat. It appears he took some of his warents' money when he left, and, it is thought, he absents himself from fear of punishment. We are requested to state-showever, that if he will return he will be forgiven. It has been stated that he was in Sait Lake City; also th

EXCOMMUNICATED.

To whom it may concern:

Leadville several years ago by J. S.
Bush, and another brother lives in This certifies that at a meeting of the Denver, who arrived this evening.—
Denver News.

New Mexican R. R.—A dispatch to the San Francisco Chronicle from Albuquerque, N. M., April 9th, says.

The Board of Trade of this talky of W. C. Swiff.

W. G. SMITH, President. C. A. WELCH, Clerk of High Council,

A YOUNG GIRL INTERCEPTED

BY A BRUTAL RUFFIAN.

A day or two since Agnes Carruthers, aged 12 years, a resident of the Eighur from Albuquerque, ion of the richest agrimineral lands, of New cossing the continental cend through the celesan Juan valley to the October of Colorado, thence into mae valley to the Rico and Tellucke Cas Animas and the Ca

tance and saw the same fellow on a rising ground, he having ran around a circuitous path evidently for the purpose of intercepting her. She felt greatly alarmed and proceeded on her way homeward at a rapid gait, but had gone but a short distance when the same person appeared on the road in front of her, held a pistol at her and told her to stop. The gail said, "You had better let me pass as my father is just down there," pointing down the road. The fellow turned his head to ldok in the direction indicated, when the child started on a run along the west side of the cafion, pursued by the base scoundrel. The girl being swift of foot escaped, not stopping until she arrived at the house of her relative in the Nineteenth Ward. The intention of the brutal wretch is obvious, and the facts of this incident are published by way of warning to parents not to allow their daughters to wander alone into out-of-the-way places. There are some bad men prowling about this city just now. city just now.

TWELVE OUT OF FIFTEEN.

THE GRAND JURY PANEL NOT YET COMPLETED.

To-day, in the Third District Court, the efforts to get a grand jury for the April term were continued and resulted in selecting twelve out of the necessary fifteen members. The following were called for examination as to their qualifications:

173 G. B. Barstow, 159 T. J. Wilcox, 108 Henry Drace, 74 G. E. Bourne. 30 E. G. Holding, 65 L. B. Rogers, 37 Henry Monhelm,

Mr. Holding stated that he was en-gazed as manager of the telephone ex-change, and was excused on that ac-

count.
Mr. Barstow did not believe plural
marriage was right, and was passed.
Mr. Wilcox expected to shortly leave
the Territory and settle in Idaho, and
was excused.
Mr. Rogers passed.

Mr. Rogers passed.

Mr. Rogers passed.

Mr. Druce did not believe in polygamy. He had been a member of the Church of Jesus Christ of Latter-day Saints, but was cut off eighteen years ago; he believed in enforcing the law, and would enforce it in all proper ways; knew of nothing, by reason of his former association that would interfere with his action; had nothing to fear and no one to favor as a grand juror.

juror,
Mr. Monhelm was passed.
Mr. Bourne believed in the doctrine of plural marriage and was ex-

Mr. Bourne believed in the doctrine of piural marriage and was excused.

Mr. Boyer, who was sworn in yesterday was asked some additional questions by Mr. Varian. He stated that he had made an error yesterday in saying he was not a member of the "Mormon Church;" he had been, and six months ago requested that his name be removed from the Church records, but did not know whether or not it had been done; he did not believe in anything—either in the Bible, Book of of Mormon or Doctrine and Covenants; was willing to enforce the law against polygamy and unlawful eo habitation as interpreted by the courts; knew of difficulty in enforcing the law; would not give his neighbors away: lived in Upton, Summit County; knew people in polygamy, but would not betray them, He was challenged and excused.

The following then took their places on the anxious seat:

ing."

Mr. Varian turned to Mr. Druce and asked whether he would inform on any persons whom he believed were living

charged with polygamy, be continued for the term, owing to the inability of an important witness to be present in time for the trial. The motion was granted.

murrer overruled; ten days given to unswer.

The Crescent Mining Company vs. Wasatéh Mining Company; demurrer to cross complaint argued, submitted

Wanted, "Dead & Alive."—John J. Whallen, chief-of-police at Louis-ville, Ky., has sent to this city offers of \$200 reward for the capture, "dead or alive," of Gottlieb Laib, who disappeared from Loaisville on March 15th, 1887. Laib was a saloon keeper, and is described as 52 years of age; weight about 160 pounds; five feet eight inches high; dark hair; gray eyes; oyal face; is a typical Germanin appearance.

Is a typical German in appearance.

The Wool Growers' Meeting.—On Friday next the Wool Growers' Association of Southern Utah will hold its spring meeting at Nephi, Just County, and there is no doubt of a large attendance. The organization has assumed an important position in its special time since the sheep meeting its looked forward to with considerable interests.

Habcas Corpus.—This afternoon the application, on writ of habeas corpus, of Amos H. Neff to be discharged from custody, was taken up before Judge Zane, Le Grand Yonug appearing for the petitioner, and Mr Dickson opposing. The petitioner has been imprisoned 30 days for a fine imposed under the provisions of the Edmunds law, and at the examination before Commissioner McKay the latter refused to discharge him.

refused to discharge him.

Fell Down Stairs.—To-day Robert McIntosh, who is serving a term in the city jail for battery upon Thomas Dapiels, was engaged in the corridor of the prison whitewashing the celling He was up on a step-ladder, and was reaching over the staircase below, when one of the supports of the ladder broke with the strain, and Mr. McIntosh was precipitated about sixteen feet to the stairs below. He was considerably shaken up, his right leg, between the knee and ankic, being badly bruised. An examination showed that no bones were broken, but he will be laid up for a few weeks from the in juries. Inries

The Young Family.—The following as been handed in with a request to publish:

To all who are in any way related to the Young Family, Greeting:

the Young Family, Greeting:

We are making another effort to collect the genealogy of the Young family, preparatory, to writing up our family record, and will take it as a favor if all who know themselves to be in any way related to the family will send us their names in full, together with the names of wives, husbands and children in full, with the dates of births, deaths and marriages.

Please attend to this matter at once lest it be forgotten, and not attended to at all. It is very important that all the names are in, that each may be arranged in proper order. Address undersigned, 703 E. 7th South St., Salt Lake City, Utah, and oblige

Yours affectionately.

Salt Lake City, L. D. Young.

April 12, 1887.

Sued for Killing a Child.—It will

polygamy and unlawful colonabitation as interpreted by the courts; knewed difficulty in enforcing the law; would not give his neighbors away: lived in Upton, Summit County; knew people in polygamy, out would not betray them, it was challenged and excussed.

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Sait Lake City, Li D. And Li Said Allone of Said Child.

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Sait Lake City, Li D. Young.

Sait Lake City, Li D. And Li Wall.

Sait Lake City, Li D. And Li Wall.

Sait Lake City, Li D. Young.

Sait Lake City, Li D. Young.

Sait La

The People vs. Joseph Bush; bat-dery; idefendant's subpomas ordered served by the Marshal. Wm. Fuller vs. Salt Lake & Fort Douglas Railway Co.; demnirer to complaint argued, submitted and taken under advisement

under advisement. E. Sells et al. vs. T. R. Madeira; de-

murrer overruled; ten days given to answer.

The Crescent Mining Company vs. Wasatch Mining Company; demurrer to cross complaint argued, submitted and taken under adviscment.

The United States Marshal's penitentlary accounts for March were approved.

Eureka Hill Mining Company vs. Bullon, Beck & Champion Mining Company; two cases; change of venue, by agreement, granted.

In the cases of Salt Lake City vs. Mrs. Eastman, Emma De Mar and Ida Nedland, the appeals to the Third District Court were dismissed.

In the matter of the United States vs. A. H. Neff, on application for discharge of the defendant from custody, a hearing before the Court was in progress.

charge of the delendant from custody, a hearing before the Court was in progress.

Ogden Iron Works:—A few days since the Ogden Heraid called attention to the fact that a gentleman from Chicago was in that vicinity with the intention of starting fron works there. Since then some further information, which is herewith given, has been obtained. It is not intended to make use of the old works here, but to start an entirely new plant. The gentleman previously referred to, Mr. J. S. Campbell, states that a stock company with a large amount of capital is aiready organized, and but for the gentleman's ill-health the steps towards the establishment of the works would be further advanced than they are. It is stated that railroad spikes and nails of all kinds can be made there for one cent. per pound less than they can be made at any other place. In addition to this the patronage of the railroads for these goods could be easily secured because scrapiron could be taken in part payment for them. The railroad companies could thus turn to good advantage something which heretofore had been almost valueless. The gentleman who gives this information is interested in two or three different cstablishments which manufacture from and is therefore gpeaking from experience.

A short time since Messrs. Little, McClane and others discovered a valuable from mine, which is located about four miles east of Ogden City. They now have several tons of ore on the dump. The ore is of good grade, and, it is said, would be more sintable for the manufacture of the class of articles mentioned than any other yet found. The owners of this mine believe they have a bonanza and are only waiting for a profitable market for their ore, in order to develop their prospect.

With good ore in such close proximity there is every encouragement for

prospect.
With good ore in such close proximity there is every encouragement for the establishment of good fron works. Furthermore, it is stated the company which has in contemplation the operation of iron works there would probably purchase the mine.

DESTROYING PROPERTY.

THREE FORT DOUGLAS "BOYS" MAKE . THINGS LIVELY IN AND OUT OF

After the most exhaustive practical tests in hospitals and elsewhere, the gold, medal and certificate of highest merit were awarded to St. Sacobs Oil, as the best pain-curing remedy, at the Calcutta International Exhibition.