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## ESTABLISHED 1850. DESERET NEWS:

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# DESERET NEWS:

SEMI-WEEKLY, PUBLISHED KVERY TUESDAY AND SATURDAY

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## EVENING NEWS:

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three months, 'So was been by mail have the names stamped upon them, with figures opposite to indicate when the subscriptions will expire. For instance, John Smith e-11-F, means that John Smith's subscription will expire on the 4th day of the 11th meanth at this year, or November (th, 1887, Subscribers will please notice the foures 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, NOVEMBER 22.

Death of a Sandwich Islander.

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In the Nineteenth Ward, this city, on Nov. 21st. 1887, Sister Anna Naan, wite of Brother Charles William Naan, died of liver complaint. Deceased was lately of Honolulu, Oahu, Sandwich Islands. She arrived here only a few months ago, and was in failing health before she left her native place. She is highly spoken of as a woman of of excellent traits of character, and a faithful Latter-day Saint.

The funeral services will be held at the house of Brother Kauleinamoku, in the Nineteenth Ward, at ouc p. m. tomorrow (Weduesday). Friends are invited to attend.

Extinct Empires.

Extinct Empires.

As will be seen by an advertisement uthis issue, the Salt Lake Theatre nas been secured for an exhibition of the five mummles recently discovered in Arlzona, and for I rot. C. H. Robinson's lecture on Aucient Races of America. The prices of admission are low, rauging from 50 cents down to 10 cents. We trust there will be a full house on the occasion, for reasons concerning which we will probably have something to say in a future issue. Those who attend the lecture will have an opportunity to inspect the mummles at its close, as arrange ments will be made to enable the audience to pass close to them. The lecture and exhibition will be given next Monday evening, Nov. 28th.

## Third District Court.

Proceedings before Judge . Zane to-

day:
Susanna Lewis vs. Alma S. Lewis, et. al.; report of sale approved and commissioners discharged.

United States vs. Samuel M. Butcher; unlawful cohabitation; forfeiture set aside and sentence fixed for Nov.

Murdock vs.Wm. Murdock, decree

The court gives notice that on Saturday, the 26th inst., at 10 a. m., the court wilt call the equity calendar for setting trials thereot.

Frank Wright vs. M. S. Ascheim, et. al.; on trial before a july.

# R. C. Badger Sentenced.

Yesterday afternoon Rodney C. Badon a conviction of unlawful conabita-tion. The Court asked—Will you obe-

the law in tuture?

Mr. Badger—Does it compel me to forsake my plural wife and her chit-

Court.—The law permits you to provide for ber and them, but not to live with her. You are liable to be prosecuted if you visit the house of your second wife; keep away and thus avoid trouble. avoid trouble.

avoid trouble.

Mr. Badger—My conscience will not allow me to forsake her.

Court—If you cannot promise to forsake her as her husband, you will be sentenced to six months' imprisonment and to pay a fine et \$100.

## From the Northwestern Mission.

Eider Jens M. Jensen, of Richfield, Sevier County, left Utah in April, 1886, on a mission to the Northwestern States. For the first year he labored in Wisconsin, and afterwards in Iowa and Kausss. Generally, in his labors, Elder Jensen found the people very lad derent in regard to the Gospel, but

he met with some who were disposed to investigate it more or less thor-

oughly.
In Wisconsin and Kansas a number In Wisconsin and Kansas a number of baptisms have occurred lately. The missionaries in Kansas are laboring among a people-called Biggertonites, ted by a man named Wm. Biggerton. They were formerly a portion of the followers of Sidney Rigdon, and a number of them have been baptized. Elder Jensen reached this city on his return from his mission on the 21st instant.

instant.

### Pleasant Grove Points.

Pleasant Grove Points.

George S. Clark, of Pleasant Grove, raised 1,350 bushels of potstoes on two and a quarter acros of land this last season. Many of the tubers weighed five pounds, and some of them 61 pounds. Mr. Clark has tilled the same land thirty-seven successive years. Who can best this?

The City Halt at Pleasant Grove is being crowded forward. Carpenters are busy putting on the roof. Clark's theatre ball, in the same place, is advancing in like manner. Both buildings will materially enhance the town and fill a long-feit want.

The young men of Pleasant Grove are busy hauling wood from the caffons to supply the widows of the ward in fuel the coming winter. Much credit is due the young men for their energy in this matter.

Appraisement of Church Stock.

Appraisement of Church Stock.

Yesterday afternoon Marshal Dyer, as Receiver, had an appraisement of the stock at the Church Farm, Hon. Francis Armstrong and James M. Kennelly were the appraisers. The list taken yesterday included 26 Hoistein cows, 11 Durham cows, 1 Jersey cow, 2 Holstein butis and 26 calves of various ages; 4 horses, a dump cart and a wagon. The total appraisement aggregated \$6,045. The appraisers did not complete the work, and took an adjournment till this afternoon, when it will be prosecuted further.

In regard to the Church buildings and grounds in this city, we understand that the leases were signed today and are to the effect that the Church retain the Temple block and buildings, pending the adjudication of the suit, ob payment of a nominal rent—\$1. The Tithing Office and Historian Office are also leased until the case is disposed of at a monthly rental of \$200.

## Thomas A. Harris Arrested.

Thomas A. Harris is the name of a resident of this city who has been en-

resident of this city who has been engaged for a number of years as a dealer in coal and kindling wood, and later is keeper of a small boot and shoe store. He is the father of Thos. F. Harris, who was convicted at the September term of the Third District Court of polygamy. This morning Harris senior was arrested on a charge of unlawful cohabitation. The complaint is signed by Deputy Franks, and alleges that, from Nov. 14, 1884, to Nov. 21, 1887, Thomas A. Harris cohabited with two women as bis wives. It is alleged that Mrs. Harris and her sister are the ladles whom the accused recognizes as wives. Mrs. Harris' sister has been employed as clerk in Harris' shoe store. The case was set for hearing before Commissioner Notrell at 11 a.m. today, but owing to the absence of witnesses was continued till a m.

store. The case was set for hearing before Commissioner Noirell at II a.m. today, but owing to the absence of witnesses was centinued till 3 p.m.

The defendant, who came to this country as a "Morinon," but who, ac cording to his own statement, "don't believe in much of it now," was in enstody during the wait. He was very expressive in his denonciation of those was worked up the case against frim, declaring that he "never nad hut one wife, and never even dreamed of getting another. There are them fellers," said he, "they persecute a man for cohabbing and they persecute him for not cohabbing. What is a feller a-goin to do? Can't he get no protection? If that is the Constitution and laws, I'm agoin' to have my naturalization papers transformed. I alut goin' to be a citizen of a government as persecutes you when you does, and pessecutes you when you does, the said of t a man can't give his sister-in-law a job to tend store to keep her from starvin' but these feliers get after him. I don't know nothin' more about this thing than that boot. This is the work of that darned Charley Glimore, i'll bet."

This afternoon the defendant was arraigned and pleaded not guilty.

Mrs. Harriet Fountaint was the first witness, and testified that she heard a little boy call defendant "Papa;" never heard of defendant having a

heard of defendant having a

second wife.

Mrs. Harriet Lee, the alteged plural Mrs. Harriet Lee, the alleged plural wile, said that she resided at the defendant's shoe store. The defendant's shoe store. The defendant and his wile, who is my, sister, gave me a home and light employment, because my health was very poor; I live alone; my maiden name was Smith; my husband, James Lee, and I parted about syears ago; Mr. Harris has never been through the Endowment House; I was never married to him; have never been called Mrs. Harris; am called Mrs. Lee,

Peter Fountaint testifled that he only knew of defendant having one wife; had seen another lady at defendant's house, but did not know who she was have seen a little grandson of Mr. Harris' there; I thought the other lady was Mr. Harris' wife because I saw her there so many times; there is a secret room in the house.

Mrs. Harson was the next witness. The examination had not coveringed.

Mrs. Harson was the next withess. The examination had not concluded when the News went to press. It is probable that the defendant will be discharged.

## VOLUNTARY MANSLAUGHTER

Reese Jones Gets Five Years in the Penitentiary.

It was 4:30 p.m. yesterday when the murder case against Reese Jones was given to the jury. The Court, in its charge, deflued the various degrees of the offense, involuntary and voluntary manslaughter, and murder in the first and second degrees. The jury were informed that they could convict the defendant of either or could acquit him; if they found him guity of murder in the first degree, it would be proper for them to recommend that the sentence be made imprisonment for life.

the sentence be made imprisonment for life.

The jurors came to an agreement in about an hour and a half, and the verdict was announced to be guilty of voluntary manuslaughter. The full penalty for this offense is five years' imprisonment.

imprisonment.
The defendant was called and stated that he was ready for sentence. The court then passed judgment, ordering that Reese Jones be imprisoned in the penitentiary for the term of five years.

#### THE MOUNTAIN FIRES.

#### A Flock of Seven Hundred Sheep Destroyed

The destruction of grass and timber in the mountains east of this city during the past two weeks is a matter of regret. There is no donbt that the fires were started in the brush hy reckless persons who either did not know or did not care what the results of their action might be. For fully two weeks the dense volumes of smoke that arose from Red Butte Canon, and the flames which lit up the northeastern sky at night, have indicated the flerceness with which the fire has taged in that vicinity, hundreds of acres being burned over. The cattle and horses that have been grazing on the hills there have been driven off by the intense heat.

Mr. John J. Stocking, of Fort Herriman, Salt Like County, had a flock of skeep on the hills, and last Saturday the flames swept down to where the animals were, and shutting off all avenue of escape, 700 of them were burned to death. The loss amounting to nearly \$2,000, fails pretty heavy on Mr. Stocking at the present time. In addition to this damage, the gentleman, about a week ago, lost a stallion valued at \$500.

## FIRST DISTRICT COURT.

A Number of Sentences on Saturday and Monday.

The following business was transacted in the First District Court at Ogden on Saturday:

U.S. vs. John Jenkins, unlawful co-habitation; defendant was sentenced to imprisonment in the penitentiary for six months and flued in the sum of \$500, and ordered, to pay the costs of

the court.
U. S. vs. Hans Funk, unlawful co-habitation; defendant was sentenced to six months' imprisonment and to pay a due of \$300 and the costs of the the court.

court.

U. S. vs. Ole Hansen, unlawful co-babitation. Upon being questioned by the court as to his future conduct, Mr. Kimball, attorney for Mr. Hanson, said:

"I am authorized by Mr. Hanson to I am authorized by Mr. Hanson to say that it is his intention to coutinue that mode of life during the future, and if your honor sees any mitigating circumstances in that, if your honor sees it in that way—" Court: "Mr. Hanson is it your intention as your straters, bus said to have in that your litterious that way was said to have in the said to have the said Hanson is it vour intention as your attorney has said to live in obedience to the laws in the inture?" Hanson: "Well, I have tried to prove that I have done it in the last year, but so far as "that is concerned that is my intention, hut I don't like any promise." Mr. Kimball said that he had spoken according to the understanding given him by the defendant of his future intentions. Court: "The judgment of the court is that you be confined in the Pententiary for a termof 5 months and pay a fine of \$100 and costs, and stand committed till the fine and costs are paid."

U.S. vs. Richard Frye, nnlawful

U. S. vs. Jens Christensen, unlawful cohabitation; defendant was arraigned and pleaded guilty.

Mary C. Larsen vs. N. E. Peterson et

al.; the hearing of the motion to set aside the default in this cause was continued until next term.

The following is a record of the business transacted yesterday:

Peter Lamprecht was admitted to citizenship.
U. S. vs. P. A. Nielsen; order dismissing cause and discharging defend-

ant.
The People vs. P. A. Nielsen; order dismissing cause and discharging de-

dismissing cause and discharging detendant.

The two foregoing cases consisted of charges of robbing the U.S. mails and forgery, respectively, and there was no evidence to convict the defendant, hence his discharge. Mr. Nielsen is a well known citizen of Logan.

U.S. vs. John Bergen; sentence postponed, as the defendant sent in a doctor's certificate showing his health to be too poor to enable him to attend court.

U. S. vs. John Martin, unlawful coha itation; sentenced to pay a fine of \$100. C. C. Richards, Esq., attorney for the defendant, stated that his ney for the defendant, stated that his client was in a very precarious state of health, and preduced the certificates of physicians showing the man's condition. Upon this representation, Mr. Richards asked the leniency of the court in his behaif. Taking into consideration these facts, the court merely sentenced the defendant to pay'a fine, and did not exact any imprisonment.

ment.
U.S. vs. Peter Barton, unlawful cohabitation. The defendant entered a plea of guilty after which C. C.
Richards, Esq., briefly stated that
Mr. Barton was in straitened circumstances, and had very recently lost
his plural wife by death. After a
number of questions had been asked
the defendant by the court, Mr. Barton was sentenced to pay a fine of
\$100 and to imprisonment for six
months.

months.
U. S. vs. Ralph Smith, unlawful co-U. S. vs. Raiph Smith, unlawful co-habitation; the defendant was arraign-ed and plead guilty; waived time for passing sentence, and when asked if he had anything to say why senteuce should not be passed, replied in sub-stance, that he had thrown no obstacles in the way of the carrying out of the law in his case, and as it had been many years since he nerried his last wife he law in his case, and as it had been many years since he married his last wife, he asked the court to be as lenient as possible with him in regard to the the. After a number of questions had been asked by the court, Mr. Smith was sentenced to six months' imprisonment, and to pay a fine of \$100 and costs.

nd costs.

D. Ryan vs. Francis E. Roche; order

for judgment.

Harvey Booth vs. Edwin Crawford;
hearing of motion for modification of
injunction.—Ogden Herald.

FROM WEDNESDAY'S DAILY, NOV. 23.

## Harris Discharged.

In the examination into the charge of unlawful cobabitation against Thomas A. Harris, yesterday afternoon, no testimony was adduced throwing even a suspicion on the defeudant as to his having two wives, and on motion of Mr. Clarke he was discovered.

## Pardoned.

Last evening Marshal Dyer received a dispatch from Washington, informing him that President Cleveland had pardoned William Felstead, an old gentleman who was sentenced about a year ago by Judge Zane to three and a half years' imprisonment for polygamy. Mr. Felstead is a "Mormoh," and is now in his 74th year. Hc was released this morning.

## First District Court,

The following business was done in the First District Court at Ogden yesterday:

John J. Kelly and others vs. A. Kershaw, et al.; motion to compel the marshal to make returns, and motion to set aside sale.

The People, etc., vs. Niels C. Petersen, assault; demurrer to the indict-ment withdrawn. The People, etc., vs. Robert McDade

and others, robbery; arguments on demurrer and demurrer to indictment sustained.

U. S. vs. Rudolph Hochstrasser, unlawful cohabitation; sentenced to six months' imprisonment, and to pay a fine of \$100 and costs.

out: "The judgment of the last you be conflued in the yfora term of 5 months and of \$100 and costs, and stand till the fine and costs are lift to the lift the fine and costs. The case of James Allen vs. Allen Johnson; hearing on demirrer to damages. J. D. Lomax represents the plaintiff, and George J. Marsh is attorney for the defense.

November 25th. — The People, etc., vs. Z. Lentz; The People, etc., vs. Z. Lentz and others; Ogden City vs. John McLaughlin.
November 28th.—United States vs. Mark Bigler, C. F. Schade, Jens Hansen, and John Felt.
November 29th.—United States, vs. C. B. Robbins, Jens Petersen, and Frederik Jensen.
November 30.—United States vs. Francillo Durphy, Alex. Parry, and Wm. Griffin.

Francillo Durphy, Alex. 2017, Wm. Griffin.
December 1st.—The People etc. vs.
Dan Parry; the United States vs. Jens Christensen.
December 2d. — United States vs.
James Hancy, Sewell Lamb, and C.
Cashery.

### Bank Burglars Held.

The examination of Allred and Justensen, for attempting to rob the First National Bank of Nephi, resulted in both men being held to answer to the charges of assault with intent to commit murder and assault with intent to com-mit murder and assault with intent to rob. Bail for the first named offense was placed at \$10,000 and for the other at \$3,000. Justensen was also required to give \$1,500 bail for grand larceny. In default of bonds both men were committed to jail.

#### Indictments Dismissed.

Indictments Dismissed.

In the Third District Court today, on motion of District Attorney Peters, seven indictments under United States laws were dismissed. All of them were found under the old anti-"Mormon" regime. They were three segregated indictments for unlawful co-habitation against Royal B. Young; two against H. J. Feulger and one against Jesse R. Turpiv, of the same class; and one charging E. Brain with adultery.

## From Loudon.

From London.

Elder John V. Long, of this city, returned a few days ago from a mission to England. He left Utah in April, 1886, and labored first in the London Conference, for a few montas, and afterwards in the Sheffleld Conference, for the remainder of the time of his mission. The condition of the latter conference is quite favorable, there having been nearly or about fifty baptisms this year. The Elders in this conference have had considerable opposition to contend with this summer, due mainly to the efforts of the notorious Jarman, who condicted a vigorous crusade against the Saints in that region. His efforts resulted in creating a spirit of inquiry which, in turn, has resulted in a number of baptisms.

## TWO DEATHS.

An Elder's Wife Died While He is on a Mission.

An Elder's Wife Died While He is on a Mission.

"W. H.," writing from Huntington, Emery Co., Nov. 22, says:

Iu -September last, Brother Peter-Johnson, of this place, received word from Ephraim, Sanpete County, that his daughter Mary was very sick. He immediately went over, taking with him his wife, his eldest daughter, Catherine A., and some smaller children. A couple of days after they arrived there, his daughter Mary died, which was a source of great sorrow to the family. But the end was not yet After the funeral at Ephraim, Brother Johnson and family returned to their home at Huntington. A couple of days after they arrived their daughter Catherine A. took siek and, after an illuess of about ten days, died on October 15th. What made the matter worse, Sister Johnson's hisband was absent in the Southern States on a mission. Below is a short sketch of Sister Johnson's life:

Catherine A. Johnson, daughter of Peter and Catherine Johnson, was born at Ephraim, Sanpete County, June 28th, 1862. See went with her parents, when four years old, to Fountain Green, in the same county, She lived there untill the fall of 1880, when she, with her husband and family, moved to Huntington, Emery County, Utah. She was mirried June 14th, 1878, to Joseph E. Johnson. Before she was married and afterwards she tock an active part in Sunday schools, choirs, and other labors that were a benefit to the vouth and a pleasure to the Saints She was secretary of the Y. L. M. I. A. at Fountain Green, president of it at Huntington, at which place she was also secretary of the Relief Society She leaves a husband and two children, and died in full faith of coming forth in the first resurrection.

in full faith of coming forth in the first resurrection.

At Anatone, Asotin County, W. T., Johuson; hearing on demurrer to complaint. This is a suit for \$2,000 damages. J. D. Lomax represents the plaintiff, and George J. Marsh is attorney for the defense.

The following cases were set for trial on the dates named:

November 22.—Ogden City vs. Ben Garrt Ogden City vs. Ling Chung; Ogden City vs. Quang Dan Lung and others; Ogden City vs. Hop Sing and others; United States vs. Hong Wah.