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TERMS IN ADVANCE.

### Local and Other Matters.

FROM TUESDAY'S DAILY, AUG 12.

to see Prest. Jos. E. Taylor on the eccasioned by the accident he sustained from a falling piece of timber some time ago.

City Hall Park .- A few months ago there was not a more dismal and ugly piece of ground withthe corporate limits, than he City Hall corner; now it is one the neatest and prettiest spots in whole city. The rapidity of its ansformation is something renarkable.

"Enquirer" Items. - Provo's fruit gop is smaller than usual this year, but is less infected with worms and of a finer quality.

Theatricals in the capital of Utah County are still "booming."

McKenny, Morgan and other prisoners have broken jail at Fillmore, and rewards are offered for their re-capture.

In the Wrong Pew.-A lady bather at Lake Shore, last evening, on re-entering her dressing room, after a dip in the brine, raised the slarm of robbery, having missed some articles of clothing and a \$1,000 check. The excitement subsided, bowever, on it being ascerlained that she had entered the wrong room under the impression that it was her own. She afterwards found her property just where she left it.

Grand Railroad Excursion .- On Blurday. Sept. 6th, a grand excurion train will leave Ogden for San Francisco, the holders of tickets to be allowed to remain over at Sacramento during the week of the California State Fair, and in San Francisco until the return trip October 18th. Excursionists will have ample time to visit the Yosemite, the Geysers, and other points of interest on the Pacific Coast. Tickets for the round trip \$55, for sale at the C. P. R. R., office. See advertisement for further particu-

Sudden Death .- Yesterday afternoon, about 4 o'clock, Mrs Sarah Buchanan, of the Third Ward, sister to Elder Joseph McMurrin of this city, died suddenly from apo- edv. plexy, at the residence of Mr. Robert Irving. For some time she had been in ill health, betraying symptoms of the disease which caused her death, and fears were entertained and expressed that her end was approaching, though the event was so sudden as to occasion much surprise, nevertheless. Shortly before her death she complained of being very sick and asked for a drink of water. She was helped the University. toward the bed, while the drink | was being procured, but had no sooner touched the couch than she was a corpse. She was a widely known as a woman of kindly nature, strong integrity and many other virtues.

### ROM WEDNESDAY'S DAILY, AUG. 13.

Serenaded in Prison.—The Union Glee Club of this city drove out to the Penitentiary last night, arriving there after everybody, exceptthe guards, had gone to bed. The club remained in their carriage in front of the gates and sang a number of fine glees and songs, serenading the Warden and the honored brethren at present in his care.

arose from their couch and proceed- improve the present system and afed thither. Becoming separated in ford much better facilities for eduthe darkness, Checkett's compan- cation than now exist. ion returned to the wagon and lay down. Shortly afterward Checkett returned, and when near the wagon shouted. "There are the bears" the other jumped up, seized his gun, which was loaded with buck shown a magnificent boquet, made and chicken shot, and was in the act of springing forward when the hammer of the weapon caught on the wagon bow, and the contents Our respected brother will no doubt of the barrel were discharged into Checkett's body. The load entered a handsome tribute of respect. Around Again .- We are pleased near the left hip and ranged upward through the abdomen. The street again, after his severe illness unfortunate youth lingered until Thomas Bullock, clerk, historian gentleman's wardrobe. yesterday at 2 p.m., when death relieved his sufferings. The other of Zion, sends us a conference reyoung man is terribly affected by the sad occurrence.

FROM THURSDAY'S DAILY, AUG. 14.

McDonald reports the baptism in East Kentucky of six persons on Bills and Butterfield, the writer's many years. companions, were both well.

Standing's Murderers Caught .-Mr. D. A. Walker, of Delton, Geor gia, telegraphs to Elder Rudger Clawson this morning, that three of the murderers of Joseph Standing have been captured and are in juil. Mr. Walker will keep Elder Clawson posted regarding the affair, from time to time.

Cloud Burst .- We learn from the | chance to be present. Enquirer, that last week a cloud burst in Sevier Canin, washed the railroad track away in several places, and filled some of the cuts with debris. The construction engine was mired down and it was three or four days before things could be repaired and the trains sent along as usual.

ing held last evening in the Thire tion in this matter. teenth Ward Assembly Rooms to consider the best plan for the con- | the affidavit signed by the executsolidation of the school interests of ors and some of the exhibits already the several districts of this city, published in our columns. was largely attended. Professor Judge McBride objected to the Lewis, who occupied the chair, ex- right of this court to issue a writ of plained the object of the meeting, certiorari and quoted a California principal place of business is at Logan and advantages, now too widely also stated that the affidavit, said county, a statement se ting forth that distributed, so as to render the bene- though it charged error contained fits of our school system more im- no particular assignment of error. immediate, equitable and certain. Graded schools were a necessity, as ganic Act and other authorities to was a proper division of labor prove that the Supreme Court had lock a. m., at the Court Room hereo', among the teachers.

gave their views of the present con- to the authorities cited by the opdition of school matters and put posing attorney. He claimed in application should ot be granted. forth their suggestions for its rem- answering the charge that no as-

Park had been engaged to super- with the statute, adding that upon vise the 18th district school, which the application for a writ the as-

which the Board of Regents had in to the opposing arguments contemplation, whereby he was to that this court had no su-

henceforth be under the supervi- granting writs of certiorari. sion of the University, and spoke in Judge Hagan read the Organic favor of the plan given.

ject, the latter suggesting that any affidavit merely asked for action will, in the Probate Court in and for the defects in the school law which upon an original matter, and as working of such a plan be laid be- of this court, which has recently wice) after the service on you of this sumdoubt do all it could to obviate the exclusively appellate jurisdiction. difficulties.

then adjourned.

Shot and Killed.—The Junction five districts, each municipal of error had been made. chronicles a fatal accident which precinct representing a dis- The Court requested the attorneys occurred near Paradise Mills, on trict, establish an advanced to furnish a list of the authorities the divide between Ogden and school in each and have quoted by them, and then adjourn-

ett, of Kaysville, a young man head, say the Deseret University. o'clock, when a decision in the 17 years of age, and a companion Primary schools also will likely be case will be rendered. were out herding sheep, and about established in the 21 districts as 2 a.m. hearing a noise in the direct they now are, to be directed by tion of the corral and thinking the same supervisory centre. The that bears were attacking the sheep, design if carried out will greatly

FROM FRIDAY'S DAILY, AUG. 15.

A Floral Gift. - We have been by Mrs. H. A. Beebe, of Provo, and sent as a present to Elder George Q. Cannon at the Penitentiary. be delighted at the receipt of such

Still in the Harness. - Father and recorder of the Summit Stake port, which we publish in another place. Although a very old man, his penmanship is the same clear, ing to H. DAVIS of Manti. firm style as ever, betraying no sign of the infirmities of age. Father Bullock was for many years Missionary Labors. - Elder Frank the Clerk of the Church and is well known by everybody. We congratulate our veteran brother on the 20th uit. Opposition was strong his ability to still remain in active but prospects were good for other service, and hope the powers of his conversions and baptisms. Elders mind and body may continue for

> The Big Suit. - The Supreme Court met this morning at 10 o'clock; present, Chief Justice Hunter and Associate Justice Emerson. The former stated that he had received a communication from Judge signed, executor or the estate or William Boreman, informing them that he could not be present for about a week, and suggested an adjournment for some days to give him a the first publication of this notice, to the

Judge Bennett said that in behalf of the Executors in the case of Emmeline A. Young et al., vs. George Q. Cannon, he desired to be heard upon the motion for a writ of certiorari.

Judge Hagan in behalf of the plaintiffs said they were ready to argue this motion for the writ, though they believed that this Educational Meeting .- The meet- court had no authority or jurisdic-

Judge Bennett thereupon read

Judge Harkness quoted the Or-

signment of error had been made, Mr. J. T. Caine stated that Dr. that the affidavit fully complied would be graded to the University. signment of errors is not necessary. Dr. Park then explained a plan J. L. Rawlins, Esq., referring

take charge of the district thority to issue writs of certiorari schools in the city, establish by original jurisdiction, remarked the necessary grades therein and that it was not denied that it had have the advanced students attend the right to issue such writs in aid of its appellate jurisdiction. He Mayor Little stated that the knew of no State in which the Su-Thirteenth District School would preme courts had no authority in

Act, where it refers to the establish-Messrs. Fuller, Snell and Gen. ment and powers of each of the Burton, followed on the same sub- various courts. He stated that this above named Artcur Brown. plainprevented the fair and equitable such did not come under the power | within ten days (exclusive of the day of serfore the Legislature, which would no decided that it has no original but A writ of mandamus, brought be-Bishop Thomas Taylor was the fore it in 1876, had been refused by last speaker. He favored the pro- this very court, Chief Justice from this Court dissolving the marriage posed consolidation and had no Schaeffer presiding. The arguments contract existing between this plaintiff doubt his district would fall into of the plaintiffs' attorneys were to and you, and if you fall to appear or ansline with the rest. The meeting the effect, first, that the court had apply to this Court for the relief prayed no jurisdiction in the matter, and for in his said complaint and cost of suit The plan is to divide the city into second, that no sufficient showing

Cache Valleys. Mr. Frank Check- the whole under one controlling ed till to-morrow afternoon at 2 By W. S. Crismon, Dep.

BED ROCK PRICES.

Nothing could better illustrate the tendency of the times towards a reduction of prices in articles of prime necessity, than the advertisement of the NEW YORK FUR-NISHING Co., which will be found in our columns. That they can furnish a substantially made shirt of good material, artistically cut, and with the addition of a set of fine rolled gold plate buttons, for \$7.50 per dozen, is a marvel; but they do, and we know of no better way for our readers to test the truth of the statement than to send to them, not only for shirts, but for any of the long list of articles that go to make up the underwear of a

LOST.

ATFLY in Lone Tree Canyon, near J Gi noison City, a Plaid Cloak belong-

### INQUIRY.

BOUT 1869 my Violincello was for-A warded from England to Salt Lake; I hear it is in one of the near settlements north of Salt Lake; will the possessor just say why he holes 11? and oblige H. DAVIS of Manti. Name of Maker is Hebin or Ebenla.

## NOTICE TO CRECITORS

Estate of WILLIAM DAVIS, Deceased.

Notice is hereby given by the under-Davi- deceased, to the credit rs of, and all persons having claims against the sad dec and, to exhibit them with the necessar vouctors, within four months after said executor, at his residence in Kayevill- City, Davis County, U ah Territory. JAMES ROBINS,

Executor of the estate of William Davis, Dated at Kaysville, August 11, 1879.

## NOTICE.

In the Probate Court for Cache County, in the Territory of Utah

Notice of application and time for hearing

In the matter of the application of the Logan Co-operative Pasture Company to be dissolved and disincorporated.

THE officers of the Logan Co-operative Pasture Company, a corporation whose City, in Cache County, having presented which was to centralize the ability report in support of his position; he to the Judge of the crebate Court for at a meeting of the stockholders, called for that purpose, it was decided by a twothirds vote of all the stockholders to disincorporate and dissolve the incorporation

No ice is here'y gi en that Thuesday, jurisdiction in a writ of review or in the City of Logan, ha e been set for A number of gentlemen then certiorari, and paid some attention hearing said application; when and where any persons interested ay appear and show cau-e, if any they have, why said \* Given under my hand and the

lees of soid Court this 6th day of JAMES T. H MMOND, wlm Clerk of sa d Court.

## NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

ARTHUR BROWN. Plaintiff, In Divorce. against LYDIA C. BROWN, Defendant,

Lydia C. Brown, defermant, Greeting: VOU are hereby summered to appear in an action brought against you by the County of Salt Lake and Territory of Utah; and answer the complaint filed therein, not within this County but within the Third Judicial District of the Territory of Utah within twenty days; otherwise within forty

The People of the Territory of Utah, to

This action is brought to obtain a decree wer, as by aw provided, the plaintiff will \* In witness whereof, I hereunto

set my hand and Sealof said Court, in Sait Lake City, this 12th day of \*--\* August, A.D. 1879. D. BOCKHOLT, Clerk of the Probate Court,

Salt Lake County.

## Catarrhal

Wei De Meyers'Treatise ou Catarrh, explains the following important facts:

1. That Catarrhal Colds become a poisonone infection, at first local, and finally con-titutional.

2 That, being Constitutional, the .nfection is beyond the reach of mere local remedies.

3. That whatever impurities exist in the nostrils, are necessarily swallowed into the stamach and inhaled into the lungs, thus poisoning the digestive, the respira-

tory and the genito-urinary organs. 4. That Catarrhal virus follows the mucuous membrane and causes Weak Eyes, Deafness, Dyspepsia, Chronic Diarrhoea, Bronchitis, Leucorrhoes and Consumption.

5. That Smokes, Douches, Inhalations and Insoluble Snuffs, taken into the nostrils and throat, cannot possibly remove infectious inflammation from the organs named.

6. That an antidote for Catarrh must possess an inoculative affinity for, and the capacity of being absorbed by the purulent mucous wherever located

Acting upon these theories, Dr. Wel De Meyer has found a remedy for Ca arrhal diseases, which proves to be infalliele. His reatise, with overwhelming proofs and full explanations of the most important medic nal discovery since vaccination, is sent free and Post paid to anybody. Wel De Meyer's Catarrh Cure is not yet in the hands of all D uggists. Where not thus procurable, it will be delivered to any address at \$1.50 a package. To Clubs, six pa kages for \$750. To the trade, liberal terms.

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Hoge, Davis & Co., Portland Oregon.

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