Vol XXXVII.

ESTABLISHED 1850. DESERET NEWS: WEEKLY.

PUBLISHED EVERY WEDNESDAY.

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DESERET NEWS:

SEMI-WEEKLY. MBLISHED EVERY TUESDAY AND SATURDAY

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EVENING NEWS:

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rapers sent to subscribers by mail have the names stamped upon them, with figures appears to indicate when the subscriptions all expire. For instance, John Smith-II-7, means that John Smith's subscription will expire on the 4th day of the 11th seath of this year, or November 4th, 1887, isbacribers will please notice the figures on the papers, to see that they have their prosertedits, and also to know when to rease the subscriptions, the rule being to step its paper when the subscription expires.

PUBLISHED BY

THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, OCT. 9 1838

Farewell Party.

Farewell Party.

Last evening the Sixth Ward meeting bighouse was crowded to its utmost capacity by the members of the ward. The occasion that called the people together was the expected departure, tomorrow, of two residents of the ward. On missions the programme consisted of music, songs, recitations, speeches, etc., until the many was occupied in a dance. The roung Elders, Albert S. Reiser and Jas. Haslam, were present and received the good wishes of a host of friends. A neat sum was presented to each to add in bearing their expenses to their fields of labor.

Police Items.

Yesterday afternoon Denald McLel-an was fined \$10 for battery.

Salvador Rooneda's fine for lewd conduct was reduced to \$50.

John Irving, for indecent conduct was fined \$20.

Henry Early, for drunkenness, was \$8888864 \$5.

Henry Early, for drunkenness, was issessed \$5.
Today Ivins Conk and Wm. Cole were fined \$5 each for drunkenness.
James Wilson, John Payne and Jacob Olsen, who left \$5 each for their appearance on the charge of having been drunk, failed to respond, and the imounts were forfeited.
Paul West is awaiting trial on a charge of drunkenness.
James Brady, for stealing a ride on a malway train, will be tried tomorrow

James Sarll Hurt.

James Sarll Hurt.

Last evening Mr. James Sarll, an lad ged gentleman who resides in the Iwenty-first Ward, met with a severe accident. Workmen are engaged in laying the water mains along SouthTemple Street, from Eighth to Tonth East. Excavating has been done near Eighth East, and about 10:30 last night Mr. Barll crossed South Temple at, this place. He was not on the street crossing but took a short ont to get on the other side of the road. Being unaware of the existence of the excavation, he waked right into the pile of dirt on the side, and fell over into the hole below, a distance of about six feet.

The fall has produced a serious effect upon him. His face is somewhat builsed, and the severe shock which he received will, owing to his admiced age, materially retard his recovery. Today he was resting as guelty as could be expected under the

fanced age, materially recall to corery. Today he was resting quietly as could be expected under to ticumstances.

Probate Court.

Proceedings in the Salt Lake County

Proceedings in the Sair Land of Solomon Rossiter, deceased; a decree was
said showing that due and legal no-

lice to creditors had been given.
In estate and guardianship of Warlen B. Harrington; order made fixing
October 22d as date for hearing return
of sale of real estate.
Estate of John W. Jenkins, deceased;
the 22d of October was fixed as date
light hearing returion.

for bearing petition.
Estate of Harlow Redfield, deceased;
order issued for publication of notice to creditors.

Estate of John Henderson, deceased; order issued of publication of notice

Estate of Martha Kereey, deceased; order made appointing October 22d as time of hearing petition as flied by Jane Kersey.

Estate of Jacob Malmstrom, deceased; order made appointing time and place for hearing application to sell personal property, and directing notice to be given of filing of petition of administrators.

Estate of John Henderson, deceased; order made appointing I. M. Waddell, B. W. Driggs and M. W. Pratt appraisers.

praisers.

The Fair Awards.

The Fair Awards.

Tomorrow afterneon the Board of Directors of the D. A. & M. Society will meet to revise the work of the awarding committees at the recent fair. The awarding committees worked faithfully, and their decisions have given general ratisfaction. Two protests have been received, one from Mr. J. E. Foote, who claims that he was barred out because of a technicality that he did not understand. His team was the fastest, but the prize was awarded to another. The other protest is from W. J. Woodbury, who claims the prize for the best exhibit of trees on the groundthat his show was the best of Utah grown trees, while the one to whom the prize was given exhibited foreign grown trees. The Board of Directors will take these matters up and will no doubt arrive at an equitable conclusion.

The essays on "How to sell Goods," of which there are quite a number, for the prize offered by Spencer Clawson, have not been read, as in the rush and commotion of the Fair the committee could not properly consider their respective merits. The award will be made within a few days.

There was but one competitor for the prize of one year's barbering free, by Goddard & James, and that was Chas. W. Stayner, Esq.; his subject is "The origin and history of barbering."

There is an doubt that his composition will be of sufficient merit to capture the prize.

When the list of awards has been revised by the directors are officiel as

when the list of awards has been revised by the directors, an official an nouncement of the successful exhibitors will be published by Sccretary

FROM WEDNESDAY'S DAILY OCT. 10. 1886-

City Ordinances.

The Star Printing Company has for sale a few copies of the recently published "Revised Ordinances of Salt Lake City." The volume, which is well printed and substantially bound, is placed at \$1.50. It can be obtained at the Star office, 48 w. Second South

Third District Court.

Cases before Judge Sandford today: E. E. Brim vs. Samuel Paul; post-poned to Oct. 15. Patrick J. Moran vs. John W. Far-rell & Co.; on trial before a jury. Herman Brisacher vs. Charles B. Gourlay; judgment for plaintiff.

SAFE-CRACKING.

Burglars Do Considerable Work for Ten Cents,

Thieves, footpads and burglars occasionally get their work in in Salt Lake, but it is seidom that they perform so much labor for so little booty as was the case at the Salt Lake Foundry and Machine Company's office, on Third West Street, last night.

When the workmen arrived this morning they found that the office door had been forced in from the outside. The window was also partly raised, and had probably been the first point of attack, but as it could not be forced high enough to allow a man to crowd through, the burglars evidently thought the door a better place to get in at, and succeeded there.

Inside of the company's office, when it was entered is morning, the broken safe door, mece of fines about five inches long, and the papers, etc., on the floor, indicated beyond doubt what had occurred. An old chisal was the only tool the burglars had left. They had drilled a hole into the door of the safe, opposite the lock-bar, and crowding the explosive in, had literally blown the door to pieces, the inner plate and lock being found on the floor today.

A close examination of the papers, etc., in the safe was made this morn-

inner plate and lock being found on the floor today.

A close examination of the papers, etc., in the safe was made this morning by Mr. Foliand, and it was found that the intruders had left them all intact. It was apparent that they had all been carefully looked over, but the burglars had been more than usually considerate, and had replaced them. All of the money in the safe was gone, however. This was taccertained by a careful hunt, as it was thought the disappointed safe-cracksmen might have left that also, as the snm total consisted of a solitary sliver dime. The ten cents was taken, anreenongh, and the company laments, in addition, the loss of a safe, which

FROM THURSDAY'S DAILY, OCT. 11

Surrendered Himself.

This morning Bishop Elijah F. Sheets, of the Eighth Ward, against whom it is understood there has been an indictment for unlawful cohabitation, appeared at the United States Marshal's office and surrendered himself to custody. He was subsequently released on \$2000 ball, the sureles being John Sharp and L. S. Hills.

Address Wanted.

Mr. G. D. Batcheldor, of Sidney, Fremont County, Iowa, desires to learn the address of Adam Smith, whose wife's name was Melissa, and who left Sidney about 1857 or 1858 and came to Utah.

Third District Court.

Proceedings today before Judge

Proceedings today before Judge Saudford:
Patrick J. Moran vs. John W. Farrell et al.; verdict of \$150 for plaintiff; 20 days allowed for motion for new trial.

A. C. Hammond vs. Alex. Glen; by consent continued to Nov. 21.
David S. Cook vs. Davis and Weber Counties Canal Company; suit for damages on trial before a jury. The canal of the defendant runs along a binff in the piaintiff's property; on July 12, 1887, the canal burst, doing serious damage to the plaintiff's property by washing a large quantity of sand, etc., over about three acres of his land. Mr. Cook now asks for compensation for the loss resulting to him from the break.

New Officers of Z. C. M. I.

New Officers of Z. C. M. I.

The usual monthly meeting of the board of directors of Z. C. M. I. was held yesterday. Of the business transacted, the following summary is gathered: The old board finished their business and adjourned sine die. The secretary and treasurer announced that the members of the new board had executed and filed their bonds, when the new board proceeded to or ganize. The following executive committee were elected: Moses Thatcher, H. J. Grant and Geo. Romney. Thos. G. Webber was elected superintendent, vice Horace S. Eldredge, deceased, and A. W. Carlson was elected assistant secretary and treasurer, of which office he will perform the active duties. This business completed, the board adjourned.

Found Dead.

Round Dead.

About 4 o'clock this morning a man was found dead in Peacock's saloon, Second South Street. He was lying on some chairs in a back room of the saloon, and had evidently ocen dead two or three hours. His name was William B. Bray, though ne has been commonly known as Joe Davis. He was about 40 years of age, and had been addicted to the excessive use of intoxicants for a number of years. He is said to have been subject to apileptic fits, and it was supposed that it was one of these that carried nim off. He was formerly a bailiff in the Third District Court, under Marshal Ireland's regime.

Today an inquest was held by Coroner George J. Taylor, and the jury took the view that the decessed came to his death from excessive drinking, their verdict recording it as "chronic alcoholism."

Probate Court.

Proceedings before the Salt Lake County Probate Court yesterday:
In the estate of Nicholas Groesbeck, deceased; petition for aflowance of administrator's account came on for hearing; proof of posting rotices of time and place of hearing made; order made allowing administrator's accounts to June 30th, 1888.
In the estate of Samuel L. Spragne, deceased; order made appointing time and place for settlement of executor's accounts.

and place for settlement of executor's counts.

In the estate of Nelson Lawrence, deceased; order made appointing time and place for settlement of executor's account.

United States vs. F. J. Christensen, unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$50 and costs.

United States vs. E. Poulson; un-

account.

In the estate of John Twiggs, deceased; the petition of Martha Twiggs for the appointment of Thos. Twiggs administrator of said estate, came on to be heard as per adjournment; proof of posting notice of time and place of hearing made; order made appointing. Thomas Twiggs administrator of the estate of said deceased, upon filing bonds in the sum of \$250 and taking the oath prescribed by law. oath prescribed by law.

THE STAKE ACADEMY

Fulf and Running Over.

men might have left that siso, as the sum total consisted of a solitary silver dime. The ten cents was taken, will be useless for any persons at an enough, and the company laments, in addition, the loss of a safe, which can only now be regarded as very unsafe, as but the onter plating of the door, without lock or bar, is left. The police were notified, but they have little or no clue to work on.

We are anthorized to state that it will be useless for any persons at any more attention to the Salt Lake Stake Academy, which is now filled to stake that it will be useless for any persons at any more attention to the Salt Lake Stake Academy, which is now filled to state that it will be useless for any persons at any more attention to the Salt Lake Stake Academy, which is now filled to state that it will be useless for any persons at any more attention to the Salt Lake Stake Academy, which is now filled to state that it its useless for any persons at any more attention to the Salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to state that it its useless for any persons at the salt Lake Stake Academy, which is now filled to salt the salt its useless for any persons at the salt that it its useless for any persons at the salt that it its useless for any persons at the salt that it its useless for any persons at the salt that it its useless for any persons at the salt that its useless for any persons at the salt that it its useless for any persons at the s

public will be notified through these columns. People at a distance should pay special attention to this announcement, that they may not put them selves to the expense of sending intending pupils to this city and then find admission to the academy impossible.

Gabriel Huntsman; Cuttinue 12.

People vs. John Knox, and Fred. Brown; grand arceny; John Knox and Fred. Brown; John Knox and

The Grist of Business Before Judges Judd and Henderson.

Before Judge Judd, at Provo, on October 9 and 10, the following business was transacted:

TUESDAY.

United States vs. Lauritz Larsen; uplawful consbitation; to plead October 10. Detendant pleaded not guilty to a charge of adultery.
United States vs. Louis Larsen; adultery; October 10 to plead. On a charge of unlawful consbitation, the defendant asked till October 10 to plead. Granted.

People vs. Andrus Hansen: wilfully mixing poison with food; pleaded not guilty.

guilty.
United States vs. L. C. Larsen; unlawful consbitation; plea of guilty.
United States vs. John Peterson; unlawful consbitation; plea of guilty.
United States vs. Soren C. Thagerson; adultery; to plead on the 10th of October.

United States vs. George Halliday:
uniawfal cohabitation; pleaded not
guilty.

United States vs. Wm. Webb; unlawful cohabitation; order for attachment
for Julia Goode.

United States vs. James Mellor; unter the cohabitation; order for attachment
for Julia Goode.

lawini cohabitation; order for attachment for Polly Mellor.
United States vs. Orlando Herron; unlawful coaabitation; attachment for Lucinda Herron.
People vs. Henry Parrish; attachment for James Yates and Wm. Stevens

Lucinda Herron.
People vs. Henry Parrish; attachment for James Yates and Wm. Stevens.
The case of the United States vs. James Johnson and James N. Johnson was ignored by the grand jury.
People vs. Alma Yonng; burglary; trisl; jury brought in a verdict of guilty.
United States vs. L. C. Larsen; adultery; plea of guilty; sentence suspended.
People vs. E. A. Billington; marshal ordered to bring Joseph Justensen and Charles Allred from the penitentiary.
United States vs. John P. R. Johnson; unlawful cohabitation; sentenced to four months' imprisonment and a fine of \$200 and costs.
People vs. Jerry Patnode; murder; to plead Oct. 11.
People vs. John Knox and Fred. Brown; grand larceny; dofendant to plead Oct. 11.
United States vs. Isaac Clark; adultery; defendant to plead Oct. 11.
United States vs. Isaac Clark; adultery; defendant to plead Oct. 13.
United States vs. Fli B. Hawkins; unlawful cohabitation; plea, not guilty. United States vs. Gibson Condie; unlawful cohabitation; plea, not guilty. United States vs. Gibson Condie; unlawful cohabitation; sentenced to four months imprisonment and to pay a fine of \$200 and costs.
United States vs. Fasmus Nielson: unlawful cohabitation; sentenced to four months imprisonment and to pay a fine of \$200 and costs.
United States vs. Androw R. Anderson; unlawful cohabitation; sentenced to four months imprisonment and to pay a fine of \$200 and costs.
United States vs. Charles Hawkius; unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$200 and costs.
United States vs. John Walton; unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$200 and costs.
United States vs. John Walton; unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$50 and costs.
United States vs. Passon unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$50 and costs.
United States vs. F. J. Christensen, unlawful cohabitation; sentenced to four months' imprisonment and to pay a fine of \$50 and

United States vs. E. Poulson; unlawful conabitation; sentenced to five months in the peutientiary.
United States vs. Rasmus Henning son; unlawful conabitation; sentenced to ninety days' imprisonment.
United States vs. Lars Swenson; unlawful conabitation; sentenced to ninety days' imprisonment and to pay a fine of \$50 and costs.
United States vs. Peter Westenskow; unlawful conabitation; sentenced to four months' imprisonment.
United States vs. Emily Hindmarsh; adultery; pleaded guilty; sentence, Oct. 13th.
Andrus Petterson and Andrew J. Syndergaard were admitted to citizenship.

WEDNESDAY.

Abbie M. Reid vs. Thomas G. Reid; decree of divorce granted.
United States vs. S. S. Jones and W. H. Dusenberry: cutting timber on public lands; fifteen days given to an-

Fillmore vs. James George and used.

nniawful cohabitation; plea, not guilty.

People vs. Joseph Swazey; grand larceny; trial in progress.

Wm. Osborne was admitted as a citizen of the United States.

People vs. James Holly; dismissed without costs to people.

Proceedings before Judge Hender-

son, at Ogden:

The case of George Burrows vs. George W. Thatcher, was continued on motion of P. H. Emerson, plaintiff's attorney, at plaintiff's costs.

In the case of C. P. R. R. Co. vs. Enoch Hunsacker an order was entered

Enoch Hunsacker an order was entered reinstating the case.

In the case of Simon McKenzie vs. A. Hunsacker, et al, an order was entered continuing the case for five days at plaintiff's cost.

In the case of C. P. R. R. Co. vs. Abraham Hunsacker an order was entered continuing at cost of plaintiff. In the case of Katy M. Brown vs. W. U. T. Co., an order was entered setting aside the default and allowing the case to proceed.

The case of Geo. S. Mason vs. the Union Pacific Rallway Company was continued by consent.

W. H. Longhurst of Rich Co. made application for citizensolp. He had come here before he was eighteen years old, but had only one witness to prove it. He presented his father's papers.

After asking him the general gues-

years on, but had only one witness to prove it. He presented his father's papers.

After asking him the general questions as to his age, nativity, and intentions, the court enquired, "And the principles of the American Constitution are endeared to you?"

"Yes, sir."

"Are you one of those who believe in polygamy?"

"Yes, sir."

"What is your belief concerning it?"

"I believe it to be a divine revelation."

"Is your belief in this principle of such a nature that you could obey this law, as against the principle?"

"I don't know," hesitatingly.

"If you were commanded to obey that principle, what would be your action?"

"I don't apprehend such a com-

tion?"
"I don't apprehend such a command."
"Well, what position do you hold in the church?"
"I am an Elder."
"What are the duties of an Elder?"
The applicant here explained the duties, one of them being "to preach."
"Does this involve the preaching of polygamy?"

"Does this involve the preaching of polygamy?"
"Not particularly."
"What have you advised the people in your-preaching as to the principle of polygamy?"
"I have not advised them at all?"
The court then supposed the case of a member of the church who felt it his different into polygamy, asking advice regarding such a step and asked "what would you advise?"
"I am not prepared to say," was the answer.

"I am not prepared to say," was the answer.

The court then explained to him that his mere belief that polygamy was divinely commanded or sanctloned would not bar him from becoming a citizen, but he must state whether with that belief he was in a condition, under the present enforcement of the law to acquiesce to the provisions imposed by it. If he felt he could do this, there was no bar on this score preventing his admittance.

As he was not prepared to express his views on this point, his honor advised him to withdraw his application until some other time, and come again after having considered the matter more fully.

A man who died at Flint, Michigan, the other day wrote his own inneral sermon, the hymns to be sneg at his funeral, and the words of consolation to his friends and the epitaph for his tombstone. He believed that if a man wanted a thing we hope he should do it himself. it himself.

Wire-fence swindlers are at work around Waterloo, Iowa. They sell a quantity to a farmer, taking his note, not to be collected till the wire arrives. Then they negotiate the note, but the wire the farmer looks for always falls to materialize. to materialize.

De Lesseps is referred to as the "Duke of Suez." He will soon celebrate his 83d birthday. They tell it of him that in 1822, when he graduated, he knew nothing of geography and could not even tell the cardinal points on the map. He has learned more, however, as he has grown older.

Chleroform and cocsine have been

ever, as he has grown older.

Chloroform and cocaine have been used together in 24 surgical operations by Professor Obalinski, of Cracow. Most satisfactory results are reported, the advantages claimed being: A smaller quantity of cloroform is sufficient, vomiting is very rare, and the depression on awaking is much slighter than when chloroform alone is used.