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rapers sent to subscriptions by mail have the names stamped upon them, with figures apposite to indicate when the subscriptions will expire. For isstance, John Smith, 4.11-7, means that John Smith's subscription will expire on the 4th day of the 11th month of this year, or November 4th, 1867. 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.

PEBLISHED BY

THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAYS, DAILY. NOV. 13 1888.

Carp Car Coming.

Salt Lake City,
November 13th, 1888.

Elitor Descret News:
Please lasert the following from
Captain Eilis in charge of the U.S.
Carpe Car on its way to Utsh. No
doubt it will reach this city on Thursday of Friday next. Orden Standard
and other Territorial papers please
copy.

A. Milten Musser.

"Omany: Neb: Nov. 12, 1888.

"OMARIA: Neb; Nov. 12, 1888,
A. M. Musser, Salt Lake City:
Will leave for Ogden Tuesday morning, Please meet carthere.
J. Frank Ellis."

Home Again.

Home Again.

We were pleased this afternoon to meet Elder Ellas, S. Wright, of the Fourteenth Ward of this city, who returned home last evening from a mission to the Sonthern Sates. He has been in that field twenty-six months, laboring most of the time in Teanessee, both as traveling Elder and president of the conference. He has had some experience with mobs, and was one of those so cruelly beaten on the morning of August 2, in Tennessee. During the latter part of his mission Elder Wright's health has not been good, he naving been afflicted with chills. At the present time he is much reduced in flesh, but being again in his mountain home he will quickly recuperate. He has enjoyed ruchly of the blessings of the Lord while cugaged in proclaiming the truth.

A LOAD OF FISH

Scattered O'er the Landscape by a Utah Central Train.

Nothing is so bad but that it might be worse. The two fishermen who were deeply, not to say thrillingly, in terested in the scene about to be described, may well take comfort from the old adage. A passenger who reached this city last evening on the north-bound Utah Central train, states that just beyond Draper a serious casualty occurred, but which might easily have been much more grave. From the description of the place where the accident happened, as given by our informant, we take it to be the Point of the Mountain.

A wagon loaded with fresh fish, probably just caught in Utah Lake, was crossing the track when the train came along. A colision could not be avoided, and the wagon was instantly reduced

islon could not be avoided, and the wagon was instantly reduced to kindling wood, while fresh iish lined the rails for a considerable distance. Two men were in the wagon, but from the manner in which some of the train crew criticized their hardibood in disputing the right of way with a locomotive, our informant inferred that the fishermen were not seriously hurt. Whether they escaped by jumping from the wagon in the bick of time, or in a more miraculous manner, is not stated. The train was s'opped which gave opportunity for an interview between the train men and the fishermen.

FROM WEDNESDAY'S CAILY NOV. 14.

Ilymeneal.

This morning Heber. S. Goddard, Esq., returned from Mauti, weere, on Wednesday, November 7, 1888, he was wedded to Miss Hattie Koarnes, of Gunnison. We extend our congratulations and wish them never ending joy.

Election Judge Prosecuted.

FRANKLIN, Idaho, Nov. 14th. [Special to the Deserrt News]—Caldwell, a judge of election at Oxford, was arrested last Monday by U.S. Deputy Marshal Hopson, for obstructing voters. He had a hearing at Blackfoot yesterday and was bound over. A close contest is expected.

For the Orient.

This morning Elders J. M. Sjodahl and C. U. Locander left this city for the Orient, their destination being Turkey and her dependencies, where they will engage in missionary work. From advices received from Elder Hintze, who is in that field, it is learned that the work is opening up and progressing in Palestine.

Murdered.

Meagre accounts have been received of the murder of Marimus Jensen, in Colorado, a couple of weeks ago. The of the murder of Marimus Jensen, in Colorado, a couple of weeks ago. The deceased is the son of Bisbop Hans Jensen, of Sanpete County, who is now in the penitentiary for living with his wives. The son was engaged in freighting in Colorado, for a man who had been a convict. He suddenly disappeared, and eight days later his body was found in a ravine. His employer had been arrested for some crime, when it was also learned that he was young Jensen' murderer.

The Railways.

The Railways.

This morning J. Fewson Smith, Esq., arrived in this city on the UtahCeutral train from the south, and lion. Joseph A. West came down from Ogden. Both arc from the scene of the Union Pacific prospecting ground in Nevada. For several months they have been engaged in sorvering a route for the extension of the Union Pacific from Milford, Utah, to Southern California. They have met with excellent success, and have made extensive surveys in all directions along the proposed line. Mr. West says they have got two routes, either of which is not only practicable but is so situated that the road can be built at a much less expense than it could be from Salt Lake eastward.

road can be built at a much less expense than it could be from Salt Lake eastward.

The present outlook is that when spring opens the Union l'acide will be heading for the coast over one of the routes now marked out west from Milford, and hat in a comparately brief time the company will have a through line. With the building of this friendson and the almost absolute certainty that the Salt Lake Valley & Eastern, from this city to Sioux City, lows, will be pushed with vigor next summer, there is every prospect that a railway "boom" will strike this part of the continent. There is still considerable talk about other lines heading this way, and they may do so within a few years, but just at present there is little indication that any more than the two roads mentioned will do any great amount of actual work.

First District Court.

Proceedings before Judge Judd, at

Pcople vs. Thomas Cooper; defend-ant appeared and the forfeiture of his nond was set aside. Jos. C. Patten vs. James Wilson et al: David Evans moved that the case be dismissed; so ordered, at plaintiff's

People, vs. Ed. Jones; rape; sentence postponed till March 2, 1889. Motion for a new trial to be heard at the same time.

Bagged a Mountain Lion.

Bagged a Mountain Lion.

For some time past the people of Wilson, Weber County, have been troubled and annoyed by the ravages of a large mountain lion, supposed to be the mate of the animal killed at Pleasaut View sould time ago. The rauch and orchard of Mr. John Staker, a man sixty years of age, appeared to be the favorite spot of the feroclous beast. It would kill his tame rabbits during the night and as the reports spread abroad, excitement amongst the people ran high. Early last Sunday morning, however, Mr. Staker's faithful dog treed the ahimal in the orchard and the old gentleman, inothing loth, determined at once to try his skill. He grasped his trusty Sharp's rife and with a steady aim sent a life despatcher through the animal's hide, killing it almost instantly. When stretched out the lion proved to be a veritable monster, measuring live feet in length. Mr. Staker is to be complimented on his courage and skill in ridding the neighborhood of this unwelcome intruder.—Ogden Standard.

Probate Court.

Proceedings in the Salt Lake County

Proceedings in the Salt Lake County Probate Court yesterday:
In the matter of the estate of D. H. Huntington, deceased; adjourned to Nov. 29, 1888.
In the matter of the estate of Lev Smiley, deceased; petition for letters of administration came on regularly for hearing. Proof of time and place of hearing and petition made. Order made appointing Mardie Thomas administrator of the estate of said deceased upon filing a bond in the sum of \$2390 and taking the oath prescribed by law.
In the matter of the estate of Joseph

In the matter of the estate of Joseph

In the matter of the estate of Joseph Brown, deceased; order made of publication of active to creditors. Order made appointing Jesse W. Fox, Senr., Nathaniel J. Jones and Theodore Mc-Kean, Jr., appraisers of said cestate. In the matter of the estate of Wm. J. Howell, deceased; petition for distribution came up regularly for hearing. Proof of posting notice of time and place of hearing said petition made. Order made of distribution of estate. In the matter of the estate of Theodore Letterst, deceased, the claims for luneral expenses, etc., were appraised and allowed.

Another Snicide.

Another Snicide.

On Wednesday of last week word was brought to Eagle Rock that the body of Nels Hanson, a Swede, who lived on what is called the Island, about twenty miles up the river, for a number of years had been found in the brush slongside the river.

Mr. Ed. Horrop was hunting and going along the river, noticed a hand-kerchief tied up and hanging in a small tree; going to it he found Hanson's body lylog on the ground with a pistol in one hand. In the hand-kerchief was a sheet from a small note book in which he stated he desired to leave everything to his children. Hanson was a man at least lifty years of age, had a family of several children; some of them grown. He had been divorced from his trat wife for some time, and about a year ago a woman came from the old country to marry him, but on meeting him refused to carry out her part of the programme.

Randers will remember that in May

Jos. C. Patten vs. James Wilson et al: David Evans moved that the case be dismissed; so ordered, at plaintiff's cost.

Joseph Bagley vs. Joseph Murdock et al.; dismissed on motion of coursel to the plaintiff.

George P. Thompson vs. White & Sons; trial, verdict for plaintiff; damages, \$110.

Fillmore Co-op. Institution vs. M. L. C. Holt; the U. S. Marshal was ordered to nave Wul. Beeston in court as a witness for the plaintiff, on Nov. 10th.

Propose vs. Ed. Jones: rape; sepa.

ACLEGED MOBBING.

Elders in Alabama Said to Have Been farred and Feathered.

motive, our informant inferred that the dishermen were not seriously hort. Whether they escaped by jumping from the wagon in the bick of time, or in a more infraculous manner, is not stated. The train was stopped which gave opportunity for an interview between the train men and the dishermen.

As soon as the engine had disposed of function which circumstance it may be inferred that neither of them was either killed or crippled. The results of the disaster, seem, therefore, to be the loss of a wagon, and a load of fresh dish, and probably some damage to the harness. The horses will no doubt he recovered.

Cases heard and disposed of by Jndge Henderson, at Ogdon:

In the case of Neils Jensen vs. U. P. R. R. County, Alabams, tells of another dastardly outrage alleged to have bosh ment on motion for new trial.

Fred J. Kiesel & Co. vs. U. P. R. R. Co., 30 days were also given from time of verdict to prepare and serve statement on motion for new trial.

Fred J. Kiesel & Co. vs. U. P. R. R. Co., 30 days were also given from time of verdict operate and serve statement on motion for new trial.

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Fred J. Kiesel & Co. vs. U. P. R. R. Co., 30 days from time of verdict operate and serve statement on motio

and inciting the people to violence by calling upon them to drive the "Mormons" out. The wicked utterances of this sheet had an effect upon some of the people. On last Sunday, Nov.11, the Elders held meetings at the home of a gentleman named Moore; that night a crowd of ruflane, about fifty in number, and said to include leading men of the lowu, assumed the role of mobocrats, and assailed Mr. Moore's house. They took therefrom the three Elders, whom they dragged to the woods and covered with a coat of tar and feathers. The cowardly mob then left their victims, with a warning for them to leave the State,

It frequently occurs that sensational

with a warning for them to leave the State.

It frequently occurs that sensational dispatches are sent out by correspondents, giving accounts of alleged mobings of "Mormons," when no such thing has occurred, and we sincerely hope this to be another case of that kind. Of course the object in this is plain—to work up public feeling against the "Mormons."

The Elders who are liable to be the victims of the mobbing, if one has occurred, cannot be definitely stated from this distance. The postoffice addresses of three Elders are in the vicinity, one, H. Perry, being at Hamilton, and two others, D.T. Hibbard and R. Harkness, in neighboring counties.

It will be remembered that it was in this vicinity that Elder Alma P. Elch ards, of Milton, Morgan County, mysteriously disappeared last August. Since that time all efforts to lind him have been vain, and those who have been engaged in the search are satisfied that he has been murdered and his body secreted.

CITY COUNCIL.

CITY COUNCIL.

The S. L. & F. D. R. R.—Purchase of Shale Heds.—Nuisances, Mtc.

The City Council met in regular session at 11 o'clock last evening. Mayor Armstrong presiding.

Elbridge Thits asked that the water mains be extended so that his residence could be supplied with city water. Referred to the committee on waterworks.

A communication from Whittemore & Hespy, enclosing a plat of Geneva addition, was referred to the committee on streets.

Villiam Bayliss represented that he had been unjustly taxed for the extent

William Bayllss represented that he had been unjustly taxed for the extension of water mains, and asked that \$54.42 be refunded to him. Referred to

33.42 be refunded to him. Referred to the committee on waterworks.
Julian Sandberg and others protested against the extension of waterworks on Fourth West; Ducinda Petit also offered is imilar objections. Laid on the table to come up in their order.
Dr. Groves and others protested against the extension of the water mains on Eirst South, between West Temple and Pirst West streets, because of the fact that they were already supplied from other sources. Laid on the table, to come up in its order.

Laid on the table, to come up in its order.

One retail iquor license was granted. Police Justice Pyper presented his report for the month of October, showing the number of arrests made and the amount of tines collected in labor, cash, etc. The total number of cases tried during the month was 119. Hecived and placed on file.

The committee on streets, to whom had been referred the petition of A. A. Leonard and others in reference to the grading of Apple Street, reported recommending that the improvement be not made at present. Adopted.

The committee on improvements, to whom had been referred the request of Peter Nystrom and others, asking that more light be shed on First South Street, recommended that a street lamp be placed at the corner of Commercial Street.

Mr. Riter thought the present a root

right at once.

Mr. Riter thought a formal report much more desirable, and the motion

was carried.

The committee on waterworks represented that they had examined the quarterly reports of the superintendent of waterworks and found them correct. Adopted.

The petition of M. Livingston and others asking an extension of the

others, asking an extension of the water mains, was granted on a favor-able report from the committee on waterworks.

reference to the petition of Hiram Newton and others, that it was very indefinite, and asked that the recorder make an effort to discover just what the said petitioners desired. Adopted. The applications of Enoch Covey and L. B. Rogers, asking that they be allowed to lay private water these from the mains to their residences, were taken up, and it was recommended that they be refused. Adopted. The bill of Mrs. M. A. Burt, boarding city prisoners, 1,221 meals, at 15c., \$183.15, was allowed.

Jesse W. Fox, Jr., city surveyor, presented a bill of \$240.50, for services rendered. Referred to the committee on claims.

presented a bill of \$240.50, for services rendered. Referred to the committee on claims.

C. E. Mitchener presented a petition asking that the city approve of a certain plat of land in Brighton Ward.
On motion of Mr. McCornick, the city recorder, with the attorney associated, was instructed to examine the matter and report on the same.

2 The resolution granting a franchise to the Salt Lake & Fort Douglas Railway Company along Fourth West Street came up on its third reading.
Mr. Young moved that the title be amended to read "John W. Young and associates," instead of "Salt Lake & Fort Douglas Railway."
Mr. Riter was opposed to the change. Every franchise given lately had been granted to "somebody and associates," and the Council never knew who the associates were. If the Conscil were dealing with corporations they knew what they were doing.
Mr. Dooley thought it about time to cease granting franchises to paper corporations all over the city.

Several others—So do I.
Mr. Yeung wanted to know whether Mr. Dooley mean, to say that the Salt Lake & Fort Douglas was a paper corporation.
Mr. Dooley—It certainly will be, if

poration.

Referred to the committee on enrollment.

A bill for an ordinance amending section 81, of chapter 23, of the revised ordinances, then came up for consideration. It provides as follows: For license to engage in crushing or smelting ores, \$100; for license as an assayer, \$12; for a license to engage in the business of sampling ores, \$23. The bill passed and was sent to the committee on enrollment.

Mr. Doeley—Now that the question of license is before the Council, I would like to ask whether the uational banks of this city have paid any license for this year?

The Recorder—No sir.

Mr. Dooley—Then, I would like to

Mr. Dooley—Then, I would like to ask why the other banks should net also be exempt.

The Recorder—We shave collected from the national banks in the past. This year, however, they object, and say they should not have paid any since 1881.

No. 20, a bill for an ordinance amending section 10, chapter 32, of the Revised Ordinances, introduced by Alderman Pyper, came up for consideration. It was passed, and said section now reads as follows:

tion now reads as follows:

Section 19.—Where a duisance exists upon property and is the outgriwth of the usual, natural or necessary use of the property, the landlord thereof, or his agent, the tenant, or his agent, and all other persons having control of the property on which such nulsance shall exist shall be deemed to be the authors thereof; but where any such nulsance shall arise from the unusual or unnecessary use to which such property may be put, or from business therein confincted, then the occupants and all other persons cour fluiding to the continuance of such milsance shall be deemed the nuthors thereof.

be placed at the corner of Commercial Street.

Mr. Riter thought the present a good time to discuss the advisability of placing all the street lamps in the centre of the street.

Mr. Dooly was of the opinion that the centre of the street was the proper place for them.

There was some discussion, when Mr. Riter moved that the petition lay on the table pending a report from the committee on improvements as to the advisability of placing all street lamps in the centre of the streets, including those now in use and those hereafter to be erected.

Mr. Clark saw no reason for a reference. There were but two members of the committee and both were present. It was a matter of opinion, and the opinion could probably be obtained a fright at once.

Mr. Riter thought a formal report much more desirable, and the motion

London, Nov. 17.—The Viceray of Iodia has framed a durbar that the British government would not avail itself of offers of money from Indian princes for the defense of that coun-try, but would ask them to form strong native defenses for service with ater mains, was granted on a favorble report from the committee on
caterworks.
The same committee reported, in