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repers sent to susceptors by mail nave the names stamped upon them, with figures opposite to indicate when the subscriptions will expire. For instance, John Smith, 4-14-7, means that John'thmith's subscription will expire on the 4th day of the 11th month of this year, or November 4th 1847. 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.

FROM TUESDAY'S DAILY, MARCH .29

From Prison. — To-day John C. Gray, who was sentenced to six months' imprisonment and to pay a fine of \$25 and the costs of the prosecution, upon his retusal to promise to obey the Edmunds law, was released from the penitentiary, his fine having been paid.

Milled at Rock Springs.—Last Monday afternoon Abel Hickman, lately from England, but who has been engaged in the coal mines at Rock Springs, Wyoming, went into No. 4 mine to find out the reason why a shot he had fired had not brought down any coal. He had just entered the room to make an examination, when several tons of coal immediately overhead gave way, crushing him. Death was instantaneous. He leaves a wife and two children. two children.

A Building Trouble.—A difficulty, which is not yet bridged over, occurred between Mr. Karrick, and the lessee and occupant of the "White Elephant" saloon, Mr. Clark. The former is excavating north of the latter place for a large building and owns the ground on which the north wall of it is situated, about 14 inches in width. To-day, the Karrick party had the bar fixtures moved, were putting in a false wall and going shead with the excavation. Mr. Clark, it is understood, stands on his protest, and will probably have something to say about damages when things get settled down.

Bad Accident.—As an old man

Court Notes.—Proceedings in the Third District Court to-day:
Andrew Anderson, Andrew Neison, John McCleary and A. H. Burton were admitted to citizenship.
W. A. Dunbar vs. John Morgan-et al.; continued for the term at the cost of the defendants.

motion to set aside dismissal and re-

instate case allowed.
Salt Lake City vs. Mark Tobias; motion to allow defendant's attorney's

motion to allow defendant's attorney's fee denied.

Andrew C. Brixen vs. Deserst National Bank; trial before jury; case argued and submitted.

Sarah P. Castle vs. Edward Boha; Henry P. Burns appointed guardian ad litem of Sarah Porte Castle upon motion of Rosborough & Merritt, attorneys for said minor.

Augustus Podiech vs. E. D. Egan; continued for the term.

Reese vs. Kinney et al.; dismissed on motion of plaintiff.

A Horrible Murder.—The follow-ing special telegram appears in the San Francisco Chronicle:

lng special telegram appears in the San Francisco Chronicle:

"Benson (A. T.), March 23.—The hrutal Surder of Con Ryan, an old citizen of Arizona, is still the sensation of the hour. The coroner's jury is taking evidence under the direction of Judge Handeslip of Crittenden. Some think that the same hand that jelew Klister some time ago for mosey was lalso the one which took the life of Ryan. The crimo was discovered on the 20th inst. by Mr. Devess of Crittenden, who entered the house, and not seeing Ryan looked through the back room, used as a store, and was horrified at seeing the remains of Ryan horribly cut up. His head was chopped to pieces. The weapon, a butcher's cleaver, was lying near by, all covered with blood. Two Mexican boys who were in the employ of the deceased have fled, and as they are suspected of the crime officers are on their track, which leads toward Sonera."

were in the employ of the deceased have led, and as they are suspected of the crime officers are on their track, which leads toward Sonera."

\$40,000 Fire.—The heavens were illuminated and a becultiul structure was ruined by fire at Promontor on Saturday night. The fine two-story imbrer structure, erected by the Promontor of Saturday night. The fine two-story of ashes. The building contained thirteen comes, and the fire started somewhere near the kitchen fine. At bailings at 11 the fire broke out; in twenty in the fire broke out; in twenty minutes the building was a seething, foraring mass of fame, and by 12:30 the work were filed by the guardian. In the matter of Julins Appole and simulates the building was a seething, foraring mass of fame, and by 12:30 the work were filed by the guardian. In the matter of Julins Appole and simulates the building was a seething, foraring mass of fame, and by 12:30 the work were filed by the guardian. In the matter of Julins Appole and simulates the building was a seething, foraring mass of fame, and by 12:30 the work were filed by the guardian. In the matter of Julins Appole and simulates the building was a seething, foraring mass of fame, and by 12:30 the same large of the fire is unknown, and it is probable that the reason for the work of the humates mana secto get of the fire is unknown of their clothing. With the exception of their clothing, With the exception of their clothing. With the exception of their clothing, With the exception of their clothing. With the exception of their clothing, The buildings that the structed entirely of lumber and was finished with older redwood. This rendered it better food for the flames and accounts for its rapid destruction. The total loss is estimated at \$40,000, and on the place there was \$10,000 interesting. The buildings was a seen of their country of the settlement, and the fore the distribution of the country of the settlement of the

To-day, the Karrick party had the bar fixtures moved, were putting in a false wall and going ahead with the excavation. Mr. Clerk, it is understood, stands on his protest, and will probably have something to say about damages when things getectled down.

Bad Aeddent—As an old man named John Hoy, of the Twenty-dirst Ward, was coming down First Street to-day, past Thomas W. Jennings residence, in hight wagon, the horse took fright as a mount of the matural and business attractions and presented to-day, past Thomas W. Jennings took fright as a common to the distance of the protection of fright as a common to the distance of the protection of the past with a view to present the history of the settlement, and the work of the principal, streets and protection of the protection of t

nd are a pitiable sight. Thousands restaggering through the snow, the trongest of which are mere skeltons.

Court Notes.—Proceedings in the hird District Court to-day:
Andrew Anderson, Andrew Neison, ohn McCleary and A. H. Burton were dmitted to citizenship.
W. A. Dunbar vs. John Morgan tal.; continued for the term at the ost of the defendants.

Www.Perego vs. Thomas Smithet al.;

The People, etc., vs. George Butcher

Visiting Blackwell's.—A company of Mermon gentlemen from Salt'Lake City took a tour yesterday through the institutions of Blackwell's Island under the guidance of Brigham B. Young, a nephew of the dead Prophet, and John N. Meels, both of whom are New Yorkers. In the company were Heber M. Wells, Recorder of Salt Lake City; H. J. Faust, Frank D. Kimball, John D. Spencer and Horace G. Whitney. The strangers were greatly disappointed when they found that no boodle aidermen were ou exhibition in the Penitentiary. They saw Anarchist John Most in a striped suit marching into the dinling room to get a big hunk of bread and a dish of hot stew. Mr. Most's face is so ugly that the warden has given him special permission to let his beard grow wild.

In the insane asylum Mr. Young sang in a magnificent baritone until some of the demented women shed tears.—New York Herald, March 26th.

FROM THURSDAY'S DAILY MARCH 31.

Discharged.—John R. Gillespic was brought in from the pentientiary this morning and taken before Commissioner McKay for his examination as to inability to pay the fine and costs assessed against him, he having served the extra 30 days for that reason. He was discharged.

was discharged.

**Budden Death.—By telephone from Kaysville, Davis County, we have learned of the very sudden and unexpected death of John Gaily, as old and respected citizen of that place, who formerly resided in the Fonrth Ward of this city. Brother Gaily was 73 years of age and a native of Herefordshire, England, and was one of the first to join the Church in that land. His inneral will be held at the residence at the hour of 2 p. m. to-morrow.

Friends of the family are invited.

stal; two casses; appeals dismissed on motion of J. H. Moyle.

A. O. Brizen vs. Deserts National Sack; judgment for plaintif; defend and the motion for a new trial metal. James W. Cochrane vs. David Denouble; on trial before a jury.

Fatal Accident.—At Scofedd, on section hand, was thrown of A hand and the motion for a new trial metal. James W. Cochrane vs. David Denouble; on trial before a jury.

Fatal Accident.—At Scofedd, on section hand, was thrown of A hand and the motion of the hand the motion of this clip, was died. The correspondence with the above. Murray was a post of the hand the motion of the hand a predict redered in accordance with the above. Murray was a post of the hand the property area of age, lills only known relative is a sister, a Mrs. Ball Lake County Forbace Court -Proceedings in the Sail Lake County Forbace Court -Proceedings in the Sail Lake County Frobace Court -Proceedings in the Ball Lake County Fr

FATALLY INJURED.

HON. LORIN FARR, OF OGDEN, HURT AT POCATELLO.

Yesterday Hon. Lorin Fart, of Ogton, left that place on the Utah & Northern train to do some business in Idaho, and on reaching Pocatelio lest night met with an accident that, from the meagre account we have been able to obtain, will probably result fatally. The train arrives at Pocatelio at 7:30 p. m., and it seems that Mr. Fart, for some reason, went out on the platform of the car. In some way he fell and received dangerous injuries, though just what they are or precisely how received we have not definitely learned. He was picked up and given the best attention that could be under the circumstances, and a telegram sent to his family in Ogden, stating what had happened, and that recovery was, to say the least, doubtful.

This morning attelegram announced that he was failing fast, and that the physicians declared that he could not possibly recover. Steps were taken to send a special train from Ogden to convey him home. The full particulars of the terrible occurrence will probably be learned on the arrival of the northern train at Ogden at 4 p.m. to-day.

This new will be received by a host of people with the most profound regret, Brother Farr being widely known

Third District Court. — Following were the proceedings this morning, there being no session this afternoon:

J. W. Cochrane vs. David Duncombe; verdict for plaintiff of \$75.

In the matter of the estate of Annilla Hood; motion to modify and vacate order requiring administrator to pay meney, heard on answer and showing made, submitted.

Frank Wright vs. Ascheim et al.; motion of defendants for continuance granted on payment of costs, \$140.55.

D. B. Stover and W. J. McIntyre, petit jurors, were excused for the term.

Detay District Court. — Following probably be learned on the arrival of the northern train at Ogden at 4 p.m. to-day.

This new will be received by a host of people with the most profound regret, Brother Farr being widely known and nucle respected, and being a man of considerable ability, manifested throughout a long and useful carger. There will be deep sympathy for his family, on whom the sad intelligence falls with terriple occurrence will probably be learned on the arrival of the northern train at Ogden at 4 p.m.

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We learn from our Provo correspondent that the case against the Tintic lynchers—Daniel Shields, Philip Green; Frank Wright vs. Ascheim et al.; lynchers—Daniel Shields, Philip Green; Frank Wright vs. Ascheim et al.; lynchers—Daniel Shields, Philip Green; Frank Wright vs. Ascheim et al.; lynchers—Daniel Shields, Philip Green; Frank Wright vs. Ascheim et al.; lynchers—Daniel Shields, Philip Green; Frank Wright vs. Ascheim et al.; lynchers—Parish would on a frequested further instruction, and propounded to his honor, Justice Henderson, the follow—iff question:

"Would we be justified to consider an overt act under an excitement that lasted for nine hours, and part of that lasted for nine hours, and part of that the steed of row with the was one, were coming down it were read to them, and they again retired about 30 clock.

About half-past eight p. my the jury returned into court and dound a veridict of gulity of unweley in the second degree against all the defendants by.

Cate order requiring administrator to the maney, heard on answer and show—ing maney, heard on continuance from the miney to costs, \$140,55.

D. B. Stover and W. J. Mclipto, 50.

The Colorado Midland.—Hon. J. B. Orman, of the great tunnel. He says that the great tunnel. He says that the great tunnel is family, on whom the sad intelligence indistinguity for his family, on whom the sad intelligence in falls, side for the term.

Peter Rhengree was admitted to childen.—Yester—as the follow—ing maney, heard of the Rholes.