way. If that is aiding or abeting, thene I don't understand it.

Zane—I just desire to call the attention of the jury to this fact, so that they may understand the nature of the oath.

Juror—It is a well known fact that parties come here—of course when they come here and plead guilty, and when the Judge here sentences them why of course they understand that; but so far as my knowledge goes I don't know that of my personal know-

PROVO POINTS.

FIRST DISTRICT COURT PROCEEDINGS.

March 22.

Mrs. Bell Thompkins was called as a witness in the Tintic lynching case; remembered the fact of Fisher being taken from the jail; saw John Quinlan on the porch of the hotel that day; we had a conversation, talking about the shooting, and I said I hoped they would not kill Fisher; if they did, I hoped they would take him out of town to do it. Quinlan replied that Fisher would never get out of town, and pointed towards the gallows. I saw the body hanging next morning where he had pointed to.

Mr. Beamsn said; We were standing near the jail and the rope struck me in the back as it was thrown over; we were ordered to leave and lettin about three minutes. O'Conner said, "Damn you, get away from here; he killed my son, and now it's life for life."

Jas. Harrington testified that at the time the crowd were taking Fisher, he

killed my son, and now it's life for life."

Jas. Harrington testified that at the time the crowd ware taking Fisher, he and Dennis Snllivan were conversing together at Tuttle's corral; we heard shots fired, and I told Deunis to keep away from there; he said he would have nothing to do with it. I parted with him in about fifteen minutes and went towards the jail, and he went in another direction; I went straight to the jail and, the crowd were moving off with Fisher; there was no one at the jail when I got there.

Mr. Etheri and Mr. Stanley both testified that some of the defendants were under the influence of liquor that day. The defense moved the discharge of Driscal and Savage on the the ground

Oriscal and Savage on the the ground of failure of proof. Driscal was discharged, but as there was a question of fact with Savage, the motion as to him was denied.

OTHER MATTERS,

Lucius Whiting and Sanford Fuller were arriagned and took the statutory

time to plead.

Joseph Campbell stood a rigid amination touching his qualification to become a citizen, and was allowed the

boon.
The defense in the lynching case began their texamination of witnesses this afternoon, and expect to get through with the case this week.
Three deputies went in the direction of Provo Bench this afternoon "in search of whom they may devour."
Work is being done in Strawberry Valley—the country east of Provo, on the Utah Midland Rallway.

Sanpete Sentences.—From the Sentinel, of the 22nd, we cull the following paragraphs:

The officers of Sanpete County are taking the oath.
Grain planted at the commencement of the present flue weather is beginning to appear above the ground, and if the weather continues favorable, the farmers say the flelds will soon be

The most audacious act ever perp

The most audacious act ever perpetrated by sensible people, was enacted by "Major" Bynon and Mr. John Patton the morning after the lecture of the Leaguers, when they requested of Sppt. Folsom the privilege of seeing the inside of the Temple.

The Sanpete Valley Railway has been sued for ten thousand dollars to he paid for a broken leg. In 1885 Miss Evans was on the train between Moroni and Nephi. The car went off the track and the lady jumped ont with the result that her left leg broke in two places. She was contined sto her room for three months. room for three months.

To the Farmers.—C. Andrews & Co., of Nephi, forward the following suggestions to farmers intending to ship produce for the markets. We cheerfully give them place:

cheerfully give them place:
Having handled quite extensively for the past two years, the farmers produce of Southern Utah, we feel that we have had sufficient to offer that we have had sufficient which, if

doned. Farmers should, and evidently must, for their own good, raise the class of produce that the market de mands. In all of our shipments, and more especially in the potato line, do we see where the farmers could have greatly lownefited themselves had they raised their produce properly. Very few will believe that potatoes vary in price as much as flity and sixty cents per cwt.; but shipments of mixed lots have convinced us of the fact, and those who raise the crops may, as well as not, have the advantage of this difference.

Juror-I don't understand it that duce their stuffs in car-load lots, and

of the best class.
We can recommend the tollowing as being the best for the market: Potatoes—Peerless, Burbanks, Early Goodrich, and all kinds of red and smooth potatoes; for wheat—the White Taos; for oats—the White Russian and Norward for barlay—the two-rowed and

way; for barley—the two-rowed and White Club.

If the foregoing kinds are raised and kept strictly pure, we assure the farmers a great deal more for their produce, especially if raised in car load quantities.

That Kidnapped Boy.-Referring to the statement concerning Mrs. Haitley's boy, previously published in the News, the Park Record says:

"From Mr. George Wiseman, brother of the one mentioned in the above article, our reporter learned a few facts connected with the case. Mr. John Wiseman did take the boy with him by and with the consent of his mother and the boy is with him traveling in the east. Mr. Wiseman was shrewd enough to get adoption papers from Abe Haiteast. Mr. Wiseman was shrewd enough to get adoption papers from Abe Haitley's mother, and any trouble she might try to make for Mr. Wiseman would be fintle. The little boy has a promising future before him, and with the good care his adopted father is giving him his Eastern home is better than with his mother." We published the statement as the lady herself gave it to us, and still believe she told the facts.

A Rock Springs Man Killed.—On the 9th of March Robert Washam, living with his family on Current Creek, at Rock Springs, Wyoming, started out on horseback with a revolver, hatchet and knife to get a deer. He told his wife he would be gone only two or three hours. He did not return that day, but his wife was not particularly uneasy, as she thought he might have gone to Green River or some of the neighboring ranches. Several days went by, and he did not return, and finally on March 14th, his horse came home without its rider. At Mrs. Washam's request Mr. and finally on March 14th, his borse came home without its ridder. At Mrs. Washam's request Mr. Fisher sent out three men to look for the missing man. They started back on the trail of the horse, and in the aftermoon found the body of Washam close to a dead cow. His hatchett and revolver were on the ground near him, with one emptyshell in the repolver. Subsequent investigation showed that the dead man had been shot in the left breast. The cow was lying on her back, and had died some time after Washam had been shot, as his body was splashed with mud, probably caused by the cow trying to get np. The body was taken to Green River, and the bullet which had inflicted the fatal wound was found to correspond with those remaining in Washam's revolver, and on this the coroner's jury rendered a verdict of death by the accidental discharge of the unfortunate man's revolver. The theory accepted, however, is that the wearent that sent the ball with such death by the accidental discharge of the nnfortnnate man's revolver. The theory accepted, however, is that the weapon that seut the ball, with such deadly aim through the heart of Mr. Washman was held in the hands of another. This theory is held not only by Washam's friends but by nearly all acquainted with the facts. Washam always carried the trigger of his revolver on the safety cock and always had one chamber empty. When the revolver was picked up the trigger was on the safety cock and but one chamber was empty. The range of the ball after entering the body was not what it would have been had the ball come from his own revolver. The ball took a downward course as if fired by a person standing high upon the bank.—Rock Springs Independent.

EASTERN ARIZONA STAKE CONFERENCE.

The Ouarterly Conference of the

The Quarterly Conference of the Eastern Arizona Stake of Zion was held in the Stake House at Snowflake, March 12th and 13th, 1887.

There was on the stand the Presidency of the Stake, High Council and visiting brethren.

The weather was very fine, and there was a good attendance of the Saints from most of the wards.

Woodruff, Snowflake, Taylor, Show Low, Ramab, Erastus, -St. Johns, Union and Alpine wards were reported by J. C. Owens, Aibert Minnerly, M. E. Willis, Hans Hansen, J. R. McNeil, C. I. Kempe, E. N. Freeman, George H. Crosby and A. E. Noble.

Most of the reports were very good, showing an increase in faith and good produce of Southern Utah, we feel that we have had sufficient to offer them some suggestions which, if heeded, will redound greatly to their benefit.

The market in all lines of produce, at the present day, demands choiceness, as every article is sold strictly upon its merits. The idea that an inerior article will bring as much in the market as a good one, must be abandoned. Farmers should, and evidently must, for their own good, raise the class of produce that the market demands. In all of our shipments, and more especially in the potato line, do we see where the farmers could have greatly ibenefited themselves had they raised their produce properly.

treated upon.

JOSEPH FISH, Stake Recorder.

tots have convinced us of the fact, and those who raise the crops may, as well as not, have the advantage of this difference.

The farmers who intend to raise produce for the market would find it reatly to their advantage to pro-

KANAB STAKE CONFERENCE.

KANAB, Kane Co., Utab. March 14, 1887. Editor Deseret News;

Editor Descret News;

Last evening our two days Quarterly Conference came to a close, having been held at this place. The weather was extra warm, but pleasant, which was favorable to a good attendance from the different wards. President E. D. Woolley, Counselor Thomas Chamberlain, all the Bishops and High Councilors were present. The house was completely crowded, and it appears that if any more Edmunds—Tucker bills should soon pass Congress, we would be compelled to build larger houses of worship, as that movement had a tendency to humble the people, and increase their faith in the Lord, and there is an actual reformation going on among the Saints here.

mation going on among the Saints here.
The speakers made excellent remarks, and bore powerful testimonies to the work of God. The choir, led by Allen Frost, and with Mrs. Attemesta Snow Seegmiller as organist, furnished most excellent music.

most excellent music.

Papuring the afternoon of the first day, Denuty Armstrong, suddenly came dashing into town, and his doctrines apparently had more of a tendency to scatter than to unite, especially certain classes of the people, who immediately took the U. G., and the dashing deputy scrutinized the faces of the remaining meeting—goers in vain.

Your Brother, etc.,

L. C. Mariger,

Stake Clerk.

DEATHS.

CHECKETTS.—On Tuesday, the 22d inst., in Salt Lake City, Sarah Elizanuly daughter of Henry and Sarah Elizabeth Checketts, aged 2 years, 2 months and 22 days. Funeral at residence at 2 p. m. on Friday, the 25th. Friends of the family invited to

Robinson—Of pneumoaia, at Kanosh, Millard County, March 18th, 1887, Henry Robinson. Deceased was born in New York State September 25th, 1830, and spent has life from childhood among the Latterday Saints. He distinguished himself for his bravery and sagacity in opening this frontier country. Few men have passed more dangers, both among savages and outlaws than he was subject to. He was a devoted worker in the cause of his religion, in which he grow ever more zealous with his increasing age. He leaves a wrife and five children and a bost of relatives and friends to mourn his loss.—¡COM.

friends to mourn his loss.—¡COM.

WEERS.—Of pneumonia, March 7th, 1887, at Cedar Valley, Utah, Allen B. Weeks, son of the late Allen and Sarah Jane Weeks, born at Harris Grove, Pottawatamie County, Iewa, October 21st, 1848. He emigrated to Utah with his parents in the year 1832; was ordained an Elder in the spring 1869, and for two years filled the honorable position of president of the Y. M. M. I. A. in a praiseworthy manner. His father, through exposure in the early days of Zion, being deprived of his eyesight, Allen had the care of the fansily from his youth. He was a brother to the two boys who were killed by the Indians, and is the last of Brather Weeks' sons. He lived and died a faithful Sain, and departs in the fall hope of meeting his father, mother, eleven brothers and sisters, leaving many relatives and a hosi of friends to mourn his loss. His funeneral was held March 18th, 1887, and was attended by relatives and friends from Cedar Valley and Fairfield.

HOFFMAN.—In the Twenty-first Ward of this city, March 22, 1887, at 11 a.m., of pneu-monia. Martha Kersey Hoffman, wire of John W. Hoffman. The deceased was born in Staffordshire. England, April 7, 1857; came to Utah in 1873. She leaves tour children.

LOMAX.—At Nottingham LEngland, March 4, 1887, of Bright's disease, and dropsy, Alma Willard, son of John and Alice Lomax aged 34 years and 4 months, lacking four, days.

HARDY—At Ashley, Uintah County, Utah, February 25, 1887, of diabetes, Joseph Hardy, of Hooperville, Davis County, aged 78 years.

Deceased was born in the State of Maine, where he was baptized into the Church at isn early day; resided for some years at La Hurpe, near Nauvoo, and emigrated to Utah in 1850, where he bas ever since resided. He died firm in the faith of the Gospel, leaving a wife and nine chil dren to moura his loss,—fCox.

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field, Va.
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LEGAL NOTICE.

In the Probate Court, in and for Iron County, Utah Territory.

EMMA S. BESS, Plaintiff, WILLIAM H: BESS, Defendant.

The people of the Territory of Utah, send greeting to William H. Bess, defendant.

YOU ARE HEREBY REQUIRED TO appear in an action brought against you by the above named plaintiff, in the Probate Court, of the County of Iron, Utab Terri-

by the above named plaintin, in the Fronate Court, of the County of Iron, Utab Territory, to answer the complaint filed therein, within ten days (exclusive of the day of service) after the services on you of summons. If served within this county, or if served out of this county, but in this second Judicial District, within twenty days, otherwise within forty days.

The said action is brought to obtain a decree from this court, dissolving the marriage contract existing between said plaintiff and you, on the ground of willful desertion of plaintiff, and willful neglect to provide for herself and three children for several years past. That said defendant is an habitual drunkard, and at times very abusive, and plaintiff prays for the care and custody of the minor children; also for general relief as will more fully appear in the petition on file, to which special reference is bereby made.

And you are hereby notified that if you

ence is hereby made.

And you are hereby notified that if you fail to appear, and answer the said position or complaint as above required, the said plaintiff will apply to this court for the relief praced for relief prayed for.
Witness the Hou. William C.

[SEAL.] Miches the Hou. William C.
MicGregor, Judgo, and the
scal of the Prohate Court, of
Iron County, Territory of
Utah, this twenty-fourth day
of February, in the year of
our Lord, one thousand eight
hundred and eighty-seven.
WILLIAM DAVENPORT,
Clerk of the Probate Court, of said county.
Wiv

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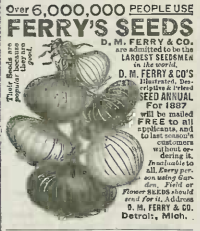
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