# ESTABLISHED 1850. DESERET NEWS:

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## DESERET NEWS: SEMI-WEDKLY,

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# EVENING NEWS:

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THE DESERET NEWS CO SALT LAKE CITY, UTAH.

### LOCAL NEWS.

FROM TUESDAY'S DAILY, JAN. 18,

Another Pardon.—To-day Acting Governor Thomas pardened William Rose out of the Penitentiary. The liberated man was sentenced for grand larceny, and had one year and eight months of his term yet to serve.

Release and Appointments.—El-der Milford B. Shipp is released from the Leeds Conference and appointed to labor in the London Conference; Elder Lorenzo S. Hnish is appointed President of the Leeds Conference; Elder Robert Davidson is appointed President of the Liverpool Conference.

J. P. Horne Dead.—The painful intelligence of the death of John P. Horne, at Era, Idaho, was received last night. He was engaged as bookkeeper at the Bannock mine. Deceased was born November 9, 1853, and died.Jan. 16, 1887. He was the son of Joseph and M. Isabella Horne, of this city, and was a highly respected young man. The funeral will be held on Thursday, at 1 p. m., at the Fourteenth Ward Assembly Rooms. Friends are invited.

Taken in a Joke.—Last night Fred Heton was arrested on a cnarge of stealing a watch, the complaint being made by Charles Cardwell. It appears that Cardwell wanted to sell his watch, and was exhibiting it to a number of persons standing around. Heton took it and, in a joking way put it in his pocket. The owner became slightly irritated, and Heton walked off with the time-piece. Cardwell shortly after complained to the police, and the arrest was made. This moraing when the accused was brought out for trial, the matter was settled by an explanation and the return of the watch. Justice Pyper dismissed the case on the payment of costs, at the same time giving Mr. Heton a warning that if he persisted in that class of joking it might lead to more serious consequences.

lead to more serious consequences.

Admitted. — This morning Mr. White, formerly of Idaho, was admitted to practice as an attorney in the Territorial Supreme Court. Judge P. H. Emerson presented his name, and stated that he held certificates from the Supreme Courts of Ohlo, Maine and Michigan.

Chief Justice Zane then said—"Owing to the peculiar state of feeling in this Territory of the people toward the laws of the United States, this Court has decided to ask of all applicants for admission to the barthat they answer certain questions. Will you obey all the laws of the United States, including those against polygamy and like crimes?"

Mr. White—"I will."

Judge Zane—"And will you advise all those who consult with you as an attorney to obey those laws?"

Mr. White—"I will."

Judge Zane—"You will be admitted."

Judge Zane-"You will be admitted."

Supreme Court.—In the Territorial Sopreme Court to-day the following business was transacted;
Corinne Mili, Canal and Stock Company vs. Wm. Johnson; on appeal from the First District Court; motion of defendant to dismiss the appeal granted. The Bullion, Beck & Champion Min-

gued, submitted and taken under advisement.

John Brooks vs. Elihu Warren; argued, submitted and taken under advisement.

gued, submitted and taken under advisement.

Attempt to Poison.—In the Provo Engurer's account of the trial of the Provo druggist Hines, for selling liquor without a license, the testimony of the idefendant is given as follows:

"R.S. Hines; the defendant, testified: The Green boys were in my store on Saturday, between 1 and 2 p. m. They came in and claimed that they were sick. As they came in Isaid to Mr. Deal, "here comes a couple of Lehi spotters; I'li fix them." The Greens came in, and one of them said he was sick, and I told them I would fix them up something that would de them good. I then fixed them up a mixture consisting of 15 drops croton oil, 1 ounce of rum, 2 ounces of paregoric, 20 drops of oil of wine: then water added to the amount of enough to make 6 ounces. It would act as a powerful purgative; cause griping pains.

"Mr. Hines was shown a small bottle of oil of croton—marked "Poison—beware." He admitted it came from his store; that was the manner in which he labelled ithat article. Gave them the Friday dose in good faith. Had no knowledge of them coming in on Saturday for "more paregoric."

The defendant Hines was sentenced to 20 days' imprisonment and fined \$80. He appealed to the District Court.

Mr. Gwin's Injuries.—Last week we made brief mention of Mr. S. R.

In defendant inters was senered to 20 days' imprisonment and fined \$50. He appealed to the District Court.

Mr. Gwin's Injuries.—Last week we made brief mention of Mr. S. R. Gwin's having beeu injured at Marsh Lake, Idaho, on January 8th, hy being gored by a bull. Dr. Hamilton went north to attend him, and he is now in a fair way to recover, though his injuries are still very painful. The Cassia County Times gives the following account of the affair:

"Mr. Gwin and one of his hired hands, a boy about 17 or 18 years old, were fixing up a hay rack in a large enclosure near the corral, when they were approached by a savage Jersey bull. The animal had got withintwenty or thirty feet of them before they noticed him. He first made for the boy who bluffed him off with, a bunch of wire, when he instantly and unexpectedly changed his course and made a dive for Mr. Gwia, who dodged behind a post and hy artistic dodging managed to keep out of the bull's reach until finally he was caught under the arms with the bull's horns and holsted high in the air. He had no sooner struck the ground than the curaged animal mounted nim with all fours, goring, butting and trampling him in a frightful manner, with three dogs at the bull's heels and the boy pounding him over the head with a neavy pole. Finally the bull on his own accord ceased goring, raised his head and walked away as though nothing had happened. Mr. Gwin was immediately picked up in a heipless and almost dying condition and conveyed to his house."

### A BAD BEATING CASE AT BINGHAM.

WITNESSES TREAT A U. S. OFFICER AND THE COURT PROCESS WITH

the ground until some passer by helped him to a livery stable. Holme was beaten over the head with a revolver. by Musselmann, and after the battery had ceased, some one had helped him to a hotel. Both men are terribly brnised about the head and body.

The seleon keeper Bunnegard was

authority at defiance in a most unbecoming manner.

At the request of Mr. Dickson, attachments were issued for the defaulting witnesses, and the examination was continued until Wednesday at 2 p. m.

The request of Mr. Dickson, attachments were issued for the grand jury which investigated defendant's case and presented the indictment against him, to testify regarding statements made by defendant before that body.

2. In admitting the statement of said defendant before said grand jury, the

## FROM WEDNESDAY'S DAILY, JAN. 19,

Hurt by a Fall.—The other even-ing Sister Marian Pratt, was walking, along on First North Street, when she slipped and fell, causing a severe spraining of the ankle. She has since that time been confined to her bed, but her condition is now improving.

He Was Kined.—Last night the four witnesses from Biugham Cañon who refused, to obey the summons served on them in the assault case, were brought to this city. Three of them explained that they had no means to pay their railway fare, and were excused for their failure to be present the first day. The other, Dr. Wood, was tried for contempt. He denied having told Deputy Vandercook to go to h—l, but the deputy insisted that he did. The doctor's manner was sufficient to indicate that he had considerable contempt for the officer and proceedings. He was adminded guilty and fined \$25 by Commissioner McKay.

Diphtheria Fatality.—On Sunday

sioner McKay.

Diphtheria Fatality.—On Snnday evening a four-year-old child of Harry White, who resides in the Second Ward, showed slight symptoms of illness, but her ailment was not thought to be anything more serious than a cold, and not until yesterday afternoon was a physician sent for. The disease proved to be diphtheria of a most malignant type, and the little one snoumbed to it at 9 o'clock last evening. She was the only child of her parents, who are almost overcome with grief at her death. No more cases of the disease have developed in the neighborhood, though, so far as we have been able to learn no precautions have been adopted to prevent its spread.

The Work in New Zealand.—The

The Work in New Zealand.—The Wairarapa Standard, published in Greytown, Wairarapa, New Zealand, has the following paragraph relative to the spread of the Gospel in that part of the world:

of the world:

"The Latter-day Saints appear to be increasing in numbers in the North Island. A great number of natives have become adherents in Napier, and they are particularly numerous in the Gisbonrne, district. At Palmerston North the mission is being energetically prosecuted among the Rangitana tribe. Elders E.T. Davis and M. R. Pratt (the latter being a son of the famous Orson Pratt) are laboring in the Wairarapa at the present time and within the last sixweeks, they state, 40 natives have professed the faith. In Carterton there are about 40 Europeans who have joined the Saints. The President of the district, Mr. Newby, is at present in the Manawatu district."

Artistle Work.—Mr. J. T. Har-

The assaulting of John Holme and Meis Erickson, who were brought in from Bingham Canon en Saturday night to have their injuries attended to, was investigated before Commissioner McKay at 4:30 last evening. The men who are accused of having committed the offense are John Harrington and David Musselmann. Harrington is under arrest, and was present at the examination, but thus far Minslemann has eluded the officers.

Messrs. Holme and Erickson, the injured men, gave their account of the affair. They are both natives of Finland, a province of Russia, and on Thursday night they were in Beannegard's saloon, at Bingham. Holme and another man got into an altercation, when the latter made an assault. Someone present that while the row proceeded the lights in the saloon were put out, and Holme and Erickson dragged outside, where the latter was beaten by Harrington until he was almost lifeless, and was left on the ground until some passer by helped him to a livery stable. Holme was

Mr. Harwood has spent some considerable time in the Academy of Design of San Francisco; but he belongs to Utah and will doubtless spend the remainder of his time and exercise all his talents here. He is not at all self-asserting, and receives words of praise with a modesty refreshing because rare rare.

The Kirkwood Case.-To-day the

2. In admitting the statement of said defendant before said grand jury, the same purporting to be a confession under oath, involuntary and made while the question of his own gelit was nider investigation and while his mind was disturbed and agitated in consequence of said investigation.

The provision of law which is cited in support of the position of the defense is found in the laws of 1878, as follows:

her condition is now improving.

Surrendered Himself.—Yesterday afternoon David R. Musselman, jointly charged with John Harrington with having assaulted the two Finlanders, in Bingham Cafion, gave himself up and was released on \$500 bnil. The further examination of the case was set for 2 p. m. to-day, but at that honr a further postponement was had until 4 p. m.

He Was Fined.—Last night the four witnesses from Blugham Cafion who refused to obey the summons served on them in the assault case, were brought to this city. Three of them explained that they had no means to pay their railway fare, and were excused for their failure to be present consed for their failure to be present consed for their failure to be present consedior them conditions.

gued in support of their propositions, and Mr. Dickson opposed them, claiming that no error had been committed by the court below. The case was submitted and taken under advisement.

## ATTEMPT AT BURGLARY.

JOHN INCH SHOOTS AT THE IN-TRUDERS.

TRUDERS.

Au attempt was made last night about 12 o'clock to barglarise the Twentieth Ward Co-op Store. The burglars were evidently boys or novices at the business. The plan of operation was to secure on entrance by the east window through which logress was gained by breaking the large glass, window with rocks a little larger than a man's fist. This portion of the bask'n ness having been successfully completed, the thief or thiefs were proceeding towards the window by opening sliding windows which separate the window space from the store pace. At this point further progress was suddenly checked by the night-watchman, Mr. John luch, seuding a bullet from his pistol in the direction of the noise. From an examination of the hole made by the swift messenger from Mr. Inch's pistolit'is not difficult to notice how effective its work would have been had it struck the burglar. The hole made by the bullet beems to be a little more than half an inch in diameter and allinost as clean cut as 'if qone by a diamond. This is at least the third atlety to burglarize the store. On this octasion, however, they were less successful than on the two previous occasions. It is only a few nights sibree the store of Mr. Thomas bicintyre, of the Twenty-first Ward, was robbed, and the very robable that this attempt was made by the same parties. Ward stores should be 'fully prepared at all times and on the western to grand against spch traids; Where windows are shuttered it is a means of great protection.

## A PEACEABLE MAN ASSAULTED.

BECAUSE HE ASKA A DEPUTY MARSHAD TO READ A WARIANT OF ARREST.

Yesterday Mo. H. J. Peterson, of Kanesyllie, Web. r County, was placed under bonds to await the action of the grand jury of the thirst District on a charge of unlawful cohabitation made against him. Two mothers of his tamily were also required to give bail as witnesses. Last evening's orden Herald has this account of this arrest: "The following report of the vielt of the deputy marshals to Kanesyllie last Saturday evening was given by a resident of the place and an eye witness of the proceedings. The marshals proceeded directly to the residence dent of the place and an eye witness of the proceedings. The marshals proceeded directly to the residence of H. J. Peterson, but not indicate the gentleman at home, the gentleman at home, the place while the trio proceeded of another house which was about twelve rods distant. A lay and the proceeded in the proceeding and rai ado the house with the information. It had not proceeded for before he was communded to that. In the meantime, as McClellan was approaching the house, a dog came out The Bullion, Beck & Champion Mining Company vs. Eureka Hill Mining Company; notion of Eureka Hill Company; notion of Eureka Hill Company to dismiss the injunction denied opinion by Chief Justice Zane; Boreman, A. J., and Henderson, A. J., concurring.

On motion of Judge Emerson, Mr. White was admitted to practice in the courts of Utah Territory.

The hearing of the case of D. P. Tarpey vs. the Deseret Salt Company was postponed until Monday, the 24th inst. James C. Armstrong vs. John Booth et al.: hearing postponed until Thursday, Jan. 20.

Deisy Allen vs. John S. Barnes, ar
Deisy Allen vs. Joh

### NOT MAN ENOUGH

to do that. He then tried to scare him to it, but that would not work. He then told him if he would get into the buggy, he would show him the warrant, but was again refused.

"About this time Mr. Whetstone, who had been fired at the dog, came down, thinking that his aid might be needed. On arriving where the buggy, Steele, McLellan and Mr. Peterson were standing, and finding that Mr. Peterson still tresisted, Whetstone putting his hand in his pocket, produced a warrant of arrest and handed it to Steele to read. On its being read, and repeterson discovered that it was a warrant of arrest for H. B. Peterson, of West Weber, and informed the officers to that effect, but they said he was the man they wanted and the

### NAME MADE NO DIFFERENCE.

Mr. Peterson thereupon gave himself

Mr. Peterson thereupon gave himself up.

"The officers then returned to the house that Mr. Whetstobe had been left to guard, but to their surprise found it vacated. Having an idea that the hunse shad fled to Peter B: Peterson's, they went over to his place and demanded admittance, but were refused by Mr. Peterson (who was not aware that anyone was in the house except his wife and children) except upon the showing of a search warrant, but while Steele and. Whetstone were engaged in conversation with Peter B. Peterson, telling him that they won deleave some one there to guard the place while a warrant was being produced, McLellan went laround to the opposite side, off the house, and, lifting up the window, crawled in and found Anna and Anna Katrina Peterson, was with some and subnowed them. found Anna and Anna Katrina Peterson and subpænaed them as witnesses.

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