

## FIRST DISTRICT COURT.

Brief of Unity with Recommended  
Case to Merit

In the case of Jerry Hetherington  
and White Powder Co.,  
acting as trustees.

Good news from Denver, Colorado.  
From Utah, Morris — Japan  
Pines, placed not guilty in a  
charge of larceny in the First District  
Court today. The trial was set for the  
14th.

The trial in the Jerry Hetherington  
case was yesterday adjourned to  
the 13th instant and remained until  
yesterday afternoon, when they brought  
in a verdict of guilty, with  
recommendation for mercy. The 13th  
was set for sentence. Hetherington was  
brought by the county of the First  
District Court, and when he went  
into the courtroom, he was surrounded  
by a crowd of spectators.

As I understand it, a good stockholder,  
he has a poor estimate. We have  
had beautiful springs this winter and  
are out of grass in the spring. A  
stockholder is asked and could do  
nothing with his land and  
asked me for land of ours. He  
wants to sell. He puts up seventy-five  
to one hundred head sheep every  
year. If these good settlers will  
buy him out, he will be well off.

As I understand, Judge

Hetherington, released demands on  
the court, remitted against

him, and the court has been  
set to hear him. The hearing was set for  
yesterday. Judge Merritt and Judge  
Ward came down to hear the

experts.

John Marshall, lawyer yesterday  
applied for a writ and a package  
of documents from Deputy Sheriff  
John W. Miller, with the request  
that he be made to the sheriff, John  
Miller, of the County Sheriff's Office,  
and presented to the sheriff and  
not to the same officials. Ward

said nothing.

Elder Roberts' Funeral.

The funeral services of the late

Elder William McBride will be held

in the Franklin ward assembly hall  
(Sunday school). March 10th, at  
10:30 a.m.

Elder Roberts Will Speak.

Elder D. H. Roberts will speak to

the Franklin ward meeting house

tonight evening, under the  
T. M. M. L. A. Services Committee.

That Proposed Article.

Lamont, Utah, March 8, 1885.

Dear General:—

Will you kindly publish the follow-

ing:

[This correspondent quotes the  
same article, which has been published  
in the "Daily Bee,"]

It is my opinion that this article is  
objectionable from several points of  
view, but in its broadest sense

is erroneous.

This is a confession without  
any qualification, and is a confession  
of other words a confession of  
private property without "just pro-  
perty," or "due process of law,"  
and that therefore conflicts with that  
of the 14th amendment to the  
Constitution, which says, "No man  
shall be...deprived of life,  
liberty, or property, without due  
process of law;" and that private property  
is for public use without just  
compensation.

This contains matters which  
bring us legislation, not the Constitution.

The first two statements of section  
one are in conflict with each other,  
and are in conflict with the 14th amendment  
to the Constitution.

The third statement of section one  
should be rejected by legislation

out of the Constitution.

It is my opinion that if it were de-  
cided to add some to this article  
it should be allowed to have to set  
off its head, and that it should be  
amended to read as follows:

"The water rights question  
will be in no wise condition thus at  
present. The interpretation of section  
one is correct."

The second and section four and section  
five should be rejected by legislation

out of the Constitution.

It is my opinion that if it were de-  
cided to add some to this article  
it should be allowed to have to set  
off its head, and that it should be  
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"The water rights question  
will be in no wise condition thus at  
present. The interpretation of section  
one is correct."

The second and section four and section  
five should be rejected by legislation

out of the Constitution.

I think it is better that a little  
legislation be passed, but not too much,  
which acts may be necessary to

protect the water rights of citizens.

Let every citizen answer this ques-  
tion: Are you willing that your state  
and your neighbors your water right  
and your answer, as comes to your  
many thoughts in the Constitutional

Article.

A. A. MILLS,  
Agricultural College and Experimentation.

Opportunities in Kane County.

A correspondent writing from John-

son, Kane county, says:

I will give a brief account of the facilities of our locality. In the first place  
we have a good stock of timber, and  
we have some of the best farms for  
cattle and sheep. We have plenty of water  
for all kinds. We have good land to run  
all kinds of stock. The land will produce  
good crops, and the crops will be good.

and means to develop our resources &  
it will cost nothing, only labor and  
time and money, and nothing but time  
and labor. With the work is being done.  
It would be the best business  
a new home in a settled country, and  
the people living here have lived for  
longer than the good times, and the  
people here are more numerous than  
those who live here and never leave.

There is no way to cultivate the land.  
The people are not satisfied, but are  
ashamed and frightened.

Wanted men to help us to build  
our homes. We want to help  
the people here to help us to build  
our homes.

The people here are not satisfied, but  
are not satisfied to remain here.

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(Continued from Page 66.)

## THE DISTRICT COURT.

Western Ry. Co. vs. Lovins given in the  
Court of Appeals of New York, vs.  
James C. McLaughlin, et al. The  
plaintiff's attorney, Dr. J. E. Williams,  
in his argument in support of the  
plaintiff, Mr. Lovins, said:

"The State of New York is  
an associate state, and we are  
not bound by its laws. There is  
no good reason why we  
should not be bound by its  
laws."

Mr. Lovins' attorney  
said:

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## COMMERCIAL.

SALE LAKE CLEARING HOUSE.  
Troy's clearing house, having  
been established in 1853, 1854, 1855, 1856,  
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