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pr

THE DESERET NEWS.

LOCAL NEWS. have had much difficulty in gettin	g Liverpool on Saturday, the 16th inst.,	wives, occasionally eating with them,	For the past six months, he had	
water suitable for culinary purposes.	on board the S. S. Wisconsin. They	even if no sexual intercourse had oc-	been suffering from rheumatism and	
FROM SATURDAY'S DAILY MAY 16	will probably reach this city about the	curred, he was guilty, and that they	sore eves. Last March he made an	
	e 2d or 3d of June.	should find a verdict of guilty.	unsuccessful attempt on his life	
A Vicious DogThis afternoon a published'a communication a few day	S District Court Proceedings -	The Court House was filled with peo-	and when speaking of it to Swenson,	
small boy climbed up on the back of a since giving an account of two youn	Eracklin C. Banks a British subject.	ple at this late hour, eager to learn the	said that an unseen hand held his	
wagon standing in front of Z. C. M. I., reprobates burgiarizing the co-oper	- mag admitted to aitigoushin	result. ne win be sentenced on inurs-	wrist, and he heard a voice forbidding	
when a large dog jumped on him and ative store at Kanosh and stealing	The hearing on motion to dissolve	liguid Low plogdod guilty of gobebi	him to commit the deed. He also stated	
oit him on the back. couple of horses and saddles. The fol	attachment in the case of J. C. Bow-	tation and his trial was sat for Wod	that he had provided himself with pis- tols, razors and morphine, to kill him-	
Another Arrest at OgdenMr. Job lowing indicates the course they tool in making their lescape, and though	ring, et al. vs. W. C. Bowring was con-	nesday	self, and on Saturday was talking to	
Pingree of Ogden, was to-day ar- nothing is said in it of efforts bein	tinued until the 23d inst.	M.L. Shenhard John Lang and Thog	Kononon of the unish set of the day	
ested on a charge of unlawful conabl- made to arrest them we trust that the	1 1 1 Case of Finas Divitis vs. the	Sconeld pleaded not unity Their	complications this and about that the	
ation, under the Edmunds law, and clue here given is already being fol	- Mainhour mining company new re	trials will go over to the September	act was a premeditated one. It is also	
aken before commissioner MChay, lowed up and that we will soon lear	n sumed.	term.	said that he had been connected with	
who bound inth over to await the action of their capture:	Fatal ResultWe regret to learn	Larceny cases are now before the	spiritual seances, which had affected	
of the grand jury.	that the accident by which Maud Mat-	Court. MOONSHEE.	his mind.	
Electrotyping The electrotype SANDY, Washington County, May 11th, 1885.	thews had her skull broken, resulted		THE REPORT OF THE PARTY OF THE	
oundry connected with this office, Editor Deseret News:	fatally last evening, at 8.45 o'clock. She	MS WEEKS CONTRACT OF STATUS THEY ARE STOLEN TO THE STATE	and and an and a state and a state of the st	
VIICH WAS CIVERED TO SUME DIME, MAST		MORE GAMBLERS ARRESTED.	TERRITORIAL ITEMS.	
peen again opened, and is in charge of The Kanosh horse thieves came to m	y and on the way to recovery, until Fri-	TT THE ALL ONE STATE ALL THE A TARGE ALL READED AND	LATE AND AN ADDRESS AND AND AND AND ADDRESS AND ADDRESS AND ADDRESS ADDRES	
competent workman. Work will be ranch, five miles north of Silver Reef.	, day evening, when a sudden change for	A PRISONER, AN OFFICER AND AN EX-	CULLED FROM LATEST EXCHANGES.	
executed promptly and at Chicago on the evening of May 1st. Port Morse	e the worse occurred, and from that time	JURYMAN IN A PECULIAR PLACE.	A bearing the second with the second second	
prices. Parties desiring electro ypes knew me, and said that Mr. Boyington	she gradually sank. The deceased was	Datmoon 11 and 12 alalash on Satur	-A heavy snow storm occurred at	
of cuts, borders, ornaments, jobs, ad- was a relative of his, and that his home	a severe blow to her parents. The fu-	day evening the police mided a com-	Park City last Friday. —Theodore Bruback, of Laramie	
and and and and a minute in the second of the second and the secon	neral will take place to-morrow after-		City has nurchased 250 000 nounds of	
CITY TO BE AND THE REAL PROPERTY IN THE REAL PROPERTY INTO THE REAL PROPERTY	e noon, at 2 o'clock, from Mr. Thomas			
	r Matthews' residence, 451 w, First			
order. supper and oats for their horses, they			on his ranch, about twenty miles from	
would pay for the same when they	Disease Among Horses - A disease	unlawful game. To-day, Owen Mor-	Laramie last Friday. He was riding a	
Worthy of Patronage Captain E. came back the next day at noon (that	of rather a peculiar nature has been	gan, the proprietor, came before Jus-	horse and chasing a cow, when the	
priced, a scalaring man for over mity time has not yet come). Both of then	I provailing to some extent among horses	lice opens, and baid his nue, 599, and	noise len on man, breaking ms collar	
ears, and long and favorably known wore new clothes, also new overcoats,	in this city and vicinity of late. The	that of each of the players, \$320, a	bone and one of his legs near the thigh	
o the Salits of Paversham, neut, and letc. One of the norses had fresh col-	symptoms are drowsiness, loss of an-	total of \$419. The names of the gam-	JOINT.	
Vhitechapel, London, is now re- lar marks, as if just taken out of a iding in the 15th Ward of this city, and tean. Perhaps they had traded both		Jones Alex Wetson Hogie, Thos.	-The construction of a large irriga-	
ngaged in the manufacture of netted the horses off before they came here.	extreme stiffness of hmbs and con-	Henry Jones J. Black Poter Clave and	ting ditch was commenced in South- ern Montana last week, which will	
ork, such as adult and children's think they went by way of St. George	traction of muscles as it badly foun-	Lonis R uget	convey water through the battle	

hammocks, horse fly-nets, seines, etc. for Arizona. By leaving your orders at G. F. Culmer's store or at the 15th Ward Co-op., the captain will wait on you with pleasure.

District Court Proceedings .- In returned from a trip to the Snake river the case of M. C. Phillips vs. B. W. | country, of a new species of imposi-Driggs et al., which was submitted tion which the Idaho officials are inyesterday, a judgment for \$308.44 was flicting upon the "Mormons" of that given to the plaintiff.

gel for a writ of habeas corpus, the at- | tory from Utah. Our informant learned torney for the State of Pennsylvania, on reaching Snake river, that 100 teams upon the mandate of the Supreme of parties removing their families to Court of the United States filed, asked | that region or going to examine the an order remanding the applicant to country with a view to settling there, son, James Wilson, James Hansen, bidding farewell to Utah, and was himthe custody of the U.S. Marshal, to be had preceded him already this year in Thomas Batt and Fred. Slater were self a witness of the law-breaking. surrendered to the agent of the State crossing the ferry, and on his return he of Pennsylvania.

vs. the Mammoth Company, was re- thither. sumed and is still in progress.

Extradited.-A couple of years ago Louis Reggel, who kept a clothing store on East Temple Street, and who failed in business, was arrested at the instance of a Pennsylvania firm, on the charge of obtaining goods on false pretenses. He applied to the Third District Court of Utah for a writ of habeas corpus, which was refused; an appeal was taken to the Territorial and then to the United States Supreme Court, and this morning the decision of the latter affirming the action of the lower court, was filed, ordering that the accused be remanded to the custody of the Marshal, to be by him delivered to the agent of the State of Pennsylvania, who was provided with the necessary papers. Mr. Reggel will probably start for the Keystone State to-morrow, as a prisyner.

pears in the title: Mexican war. only by the Indian races. nor will it ever be forgotten by this object. great people. "It is with a deep and sincere regard for these veterans that the author respectfully dedicates this march as an humble tribute of the Musician to the Hero." A Flowing Well at Pleasant Green.-Mr. John Moore, who lives near Pleasant Green, is very much Wm. Fotheringham is progressing. located. The child escaped uninelated over his success in obtaining a Six out of the ten members of the de- jured. flowing well on his premises, this fendant's family who were subpœnaed week. Reading the late accounts of were examined yesterday afternoon. similar wells in various localities, he The evidence closed early this fore- aged much, and the victims of the place; and with this view he purchased arguing, and instructions to the court. some 1¼ inch pipe, a steel point, The main feature was the legal defini- not dangerous, received proper attenand a cap for the end of the pipe. tion of cohabitation. The afternoon tion from Dr. H. J. Richards, and the He then built a rude scaffold, a num- was occupied in arguments before the patients are doing well. ber of feet into the air, plumbed the jury, after which the court will give pipe, which was held in position by instructions to the jury and rulings board braces, and with a sledge ham- on the points argued. The case will mer drove it into the earth. Eight be given to the jury this evening. The hours' labor of himself and a com- people are taking great interest in the panion sunk the pipe a distance of trial. The court house is filled to when the overflowing. twenty - nine feet, water rose six feet above the surface of the ground. He cut off the extra amount of pipe and now has a flowing stream of excellent water sufficient for all household purposes and to water two or three acres of land. A larger pipe would, of course, have produced a larger stream. The total cost of this well to Mr. Moore is only \$5.75, exclusive of the labor of driving the pipe. Several of his neighbors, seeing his success, are following his example with a view to

Respectfully, PETER ANDERSON.

A Curious Proceeding.-We learn from a gentleman by the name of Castle, a resident of Sandy, who recently region. As is well know, there has In the matter of exparte Louis Reg- been a large emigration to that Terri-The trial of the case of Elias Morris for eight days, making their way

> viewed by the county tax collector, who Rosenheim, battery, paid the costs, \$5; deputy accompanying, where bail was levies an assessment on their property and John D. Murphy, who entered a given. Of course, a gambling den is and requires them to pay property and house in the Fifteenth Ward, and was not just the proper place for a govhappened to get through or by the in default of \$50 fine. town before being discovered by this arbitrary and argus-eyed official were bezzling \$34, will appear to-morrow. followed up by him on horseback, and when overtaken compelled, on pain of bing, will be tried on Wednesday. legal process, to submit to the imposition. The sum of \$4 in cash was invariably demanded as the poll tax, and the property tax was correspondingly high, one poor fellow having to pay on a common span of horses and wagon a tax of \$2.

So far as our informant could learn all who had passed through Blackfoot up to the time of his return from there had submitted to this fleecing process, "Mormon Battalion March." - however exorbitant the demands, This is the title of a new piece of without attempting to appeal to the music, for the piano or organ, com- courts for redress, not having confiposed by Prof. Jos. J. Daynes. The dence enough in legal tribunals in that following is the dedication, which ap- | country to hope for a "Mormon" ever getting justice. "A Tribute of Respect to the Mor- Possibly Idaho may have a law that mon Battalion .- Perhaps no incident will sustain an officer in such highin the history of our people better il- handed and arbitrary proceedings as lustrates their patriotism than the taxing travelers without knowing their hearty response made when the Gov- destination and compelling them to ernment called for five hundred vol- pay down; but the probability is that it unteers to aid their country in its is done without warrant of law, on the presumption set forth in the message In 1846, the valiant 500, known as The of Governor Bunn and acted upon by day morning, as Brother Edward Ste-Mormon Battalion, left to the care of a the Legislature of that Territory-that venson, accompanied by his wife and kind Providence their wives and chil- the "Mormons" have no rights in com- child, was on his way to East Mill dren-all the despoiler's hand had left mon with other people and are therethem on earth-and commenced their fore not entitled to any consideration to preach, he met with quite a memorable march of 2000 miles through at the hands of those who make or exthe Great American Desert, inhabited ecute the laws. It is more than likely, the usual route, but took a road which too, that it is done with a view to leads over the bench south-east of the "The noble self-sacrificing deed of checking the influx of "Mormon" im- city. While ascending a hill near Giltheir's will never cease to be an inter- migration to that country, but if so it mer's place in the First Ward, the esting topic for the poet and musician, has so far failed in accomplishing its horse for some reason stopped near

and severe scouring. In some instances it is followed by a shrinking fat animals being reduced to mere skeletons and rendered almost helpless within a few days by it. It does not can be assigned for it. Veterinary surgeons pronounce it something new in their experience.

A. Nordlinger, charged with em-Snider, the soldier who did the stab-

A Smash Up. - A little after 12 o'clock yesterday, as a hack belonging to Thomson & Jorgensen, in which were MICHAEL AXLESSON GROWS WEARY OF seated six ladies, was returning from the Cemetery, having attended a fu-

the driver attempted to pass a lesson, a native of Sweden, who has carriage in front of him, and in doing been living at Stromberg's boarding so, his horses were driven so fast down house on Franklin Avenue, committed the hill toward South Temple Street, Suicide by shooting. At about 9 that he was unable to get them under o'clock Frank O. Swenson, who sleeps control before reaching the turning in the next room to that occupied by point, which is very short, and the Axlesson, was startled by hearing a hack was turned over. The occupants pistol shot in the latter's room, and were badly frightened, and somewhat nearing him exclaim in a low tone, bruised and shaken, but fortunately no "Oh!" Swenson dressed himself and bones were broken. The vehicle was tried the door, which was locked. He badly damaged. The horses are consid- then, assisted by Chris. Johnson, burst ered unusually dull, and stood per- into the room, this being about half an fectly still after the carriage capsized, hour after the shooting. On the bed thus avoiding further and perhaps more at full length on his back, lay Axlesson, serious injury to the ladies. The dam- unconscious but still alive. In age will amount to about \$300. A Tip-over. - About 1i o'clock yester -Creek, where he had an appointment serious accident. He did not travel the top, and backed the buggy off the. dugway, tipping it over and spilling the occupants. Brother Stevenson was severely bruised on the left shoulder and side, scratches and bruises, besides having The case of the United States against one of her fingers on the left hand dis- scribed.

ases.

Court. Austin O'Toole, Thomas Jack- oner a little time for amusement before wedding. each fined \$5 for drunkenness; John When the arrest was made, this model met, on an average, nine teams per day Anderson, drunk, disorderly and ob- U.S. officer-Deputy Marshal Henry scene, \$15; Mrs. Passey, drunk and F.Collins-informed City Marshal Philobscene, \$20; Walter Wiscombe, drunk lips that Reggel was his prisoner, but These teams pass through Blackfoot, and profane, \$10; Jeremiah Lehmkuhn, the Chief of Police couldn't help that, and there the travelers are inter- for battery on his wife, \$33.15; George and walked him off to the City Hall, the poll tax before allowing them to pro- given some food, insulted two ladies ernment officer to keep his prisoner, ceed upon their journey. Some who there, and will spend fifty days in jail, but it may be that the Marshal had "no other place of confinement," or what is more likely, it may be a case of "birds of a feather."

SUICIDE.

LIFE.

his right hand was the pistol with which the shooting was done, and in his bed near his right hand lay an open pocket knife with a very keen edge, while the blood was gushing from a wound just above the right ear. The bullet had ranged forward and was lodged under the check bone. At 10.45 the dying man breathed his last. The officers were notified and the body taken to Sexton Taylor's office, where an inquest was held by Coroner Taylor, and the following verdict rendered: An inquisition holden at Joseph E. jurors whose names are hereunto subresolved to try to obtain one on his noon. Two hours were occupied in accident returned home in it. Their 17, 1885, from the effects of a pistol cover. and year first above written. J. W. BURROUGHS, J. D. OWENS,

Peter Clays will be remembered as grounds where General Custer fell. one of the "moral" jury, which was about nine years ago, while fighting of the flesh about the hip, or hip impaneled to try "Mormons" for the Crow Indians. "The Crows will sweeny. We have not learned of any conabition with their wives, and who do considerable fencing on that porfatal cases, but have known of some expressed himself as "in sympathy tion of their reservation this summer. with the prosecution," in cohabitation -One day last week a young man of Omaha named Collins, who was en-Another of the number was Louis gaged to marry a hard-working girl of appear to be contagious, and no cause Reggel, who was in the custody of the that city, persuaded her to let him take U. S. marshal, awaiting the departure \$140 of her savings, with which to buy of the east-bound train yesterday furniture, etc.; for house keeping. morning, to convey him to Pennsylva- Having got possession of the money he nia, there to be tried for obtaining secretly left for Idaho, and his affianced Police Court.-To-day was a busy goods under false pretenses. His no- did not suspect his treachery until he one for Justice Speirs in the Police ble custodian had permitted his pris- failed to appear on the day set for their

THE CRUSADE AT OGDEN.

OGDEN CITY, May 16th, 1885. Editor Deseret News:

Another arrest to-day. Job Pingree was arrested on a charge of unlawful cohabitation, and brought before Commissioner McKay. The examination was brief, and the defendant was held to answer in the sum of \$1,500. David A. Peery and H. S. Young were accepted as bondsmen.

The deputies have scattered, some having gone west and some north, to hunt up other victims, which no doubt they will find ere long. Thus the crusade goes on. WEBER.

neral from the Third Ward, Yesterday morning, Michael Ax- PY TELEGRAPH. WESTERN UNION TELEGRAPH LINE. AMERICAN. NASHVILLE, Tenn., 16 .- At about 2 o'clock this afternoon a fire broke out in the yards of the Cumberland Lumber Company and the contents were entirely destroyed; also, the new Era Flour mill.One of the cityenginehouses caught fire and has been abandoned. The fire is beyond the control of the firemen and neighboring houses are threat-Oscoda, Mich., 16.-Seven million feet of lumber belonging to the Potts and Busable companies, burned tonight. The fire is still raging. The loss is already \$150,000; no insurance. DETROIT, 16.-A Free Press special from Mason, Mich., says: News of a terrible calamity at Wneatfield township reached here to-day. Some time ago a family named Turah butchered a nog which had been sick but afterwards recovered. The family and several others, eight persons in all, partook of the meat, and about a week or ten days later were taken sick, all being Taylor's office, in the Fifth Precinct of similarly affected. On Wednesday last Salt Lake City, on the 17th day of May, John Turah, 18 years old, died. Theo. 1885, before Geo. J. Taylor, Coroner of Turah, his father and Mary Brothour while Sister Stevenson received a said County, upon the body of Michael and her little daughter, it is said canpainful scalp wound and several Axlesson, there lying dead, by the not live. Four others, Fred Turah, Otto Turah, Andrew Linter and Henry Brothour are in a critical condition. The said jurors on their oaths Examination revealed the fact that the do say, from the evidence pre- pork is literally alive with trichinæ. sented, that he died at Stromberg's The people of that section are greatly boarding house, on Franklin Avenue, excited. There is no demand for pork. in Salt Lake City, at 10.45 a.m., of May It is doubtful if any of the victims re-CLARK'S CROSSING, 16.-Riel, while In testimony whereof the said jurors riding into camp, expressed himself to have hereunto set their hands the day his captors as follows; "I do not think this trouble will be without result, as the complaints of the farmers will now be regarded with some degree of attention." When told that his Jurors. books and papers had been captured, BEAVER, Utah, May 18, 1885. Frank Otto Swenson, B. J. Beer, Jr., he said: "I am glad; this will snow and W. F. Beer were examined as that I am not the actual leader of the witnesses. The deceased was about rebellion. I have been encouraged by fifty-four years of age, and a native of people of good standing at and around here is that an attempt will be male to

[Special per Deseret Telegraph.] BEAVER COURT ITEMS.

BEAVER, U. T., May 16, 1885. Editor Deservet News:

The yehicle, which rolled thirty or forty feet down the hill, was not daminjuries, which, though painful, are shot, fired by his own hand.

[Special per Deseret Telegraph.] BEAVER COURT ITEMS.

E. T. TAYLOR,

MOONSHEE. FROM MONDAY'S DAILY, MAY 18.

Mistake in the Name. - Certain resolutions of respect to the memory of a young man who died recently in given as Lees. It should have been Henry J. Rees.

Editor Deseret News:

In the case of the United States Nordland, Sweden, where two of his Prince Albert, who invited me over against Wm. Fotheringham on Satur- brothers reside; he also has a sister in from Montana." He asked would day afternoon, the counsel reviewed Wisconsin. The only effects and papers they give him a fair trial, civil or narthe evidence and made able arguments that were found belonging to him, tial. Armstrong told him he would be to the jury. The evidence showed that were, a Zion's Savings Bank account tried by court martial, and Riel frew the defendant had strictly kept the with a balance of \$1,700 in his favor, a a long breath but said nothing He Wales, Sanpete Co., were published in Edmunds law. The only point to con- gold watch, said to have cost him \$65, spoke again of not being the head man name of the deceased was erroneously vict upon was "holding out." The with "T. W. Ellerbeck, Salt Lake City, in the rebellion, and then commenced Court charged and gave instructions to June, 1870," engraved on the back; a praying and made the sign of the cross. the jury, who retired at 4:30 p.m., and British buildog, pearl handled pistol; He asked whether his family woud be after being out an hour came in for a portmonaie containing \$42.05; a blown up with a gatling, and ther said Immigrants Coming.-Acablegram further instructions. The Court again joint deed to himself and one Petersen, he didn't want to be selfish, and hoped obtaining similar wells; and if equally just received announces that the sec- read the charge and instructions, the for fifty teet in the Evanston mining none of the half-breeds would sufer. fortunate, it will prove a great blessing ond company of European Saints of last part being to the effect that if the lode, Big Cottonwood; and a bill Winnipeg, 16.-The general opnion to the settlers in that locality who this season's emigration sailed from defendant had held the women out as for \$280 worth of cloth.