THE DESERET NEWS.

GEORGE DUNFORD

GIVES HIMSELF UP TO RELEASE HIS WIFE-HE IS SENT TO THE PENITENTIARY.

In February, 1885, an indictment was found against George Dunford, of this city, charging bim with unlawful co-habitation. About the same time, his wife, Mrs. Eliza Dunford, evaded the officers in their efforts to serve a sub-poona upon her as a witness, after being informed of the nature of the document, for which action she was arrested and held to answer for contempt of court. At the time of these proceedings the defendant was absent from the Terri-tory. tory. It

It having been understood that the action against Mrs. Dunford might be quashed by the defendant giving bimself up and pleading guilty, he appeared in the Third Dis-trict Court this afternoon, and admitted that the allegation in the indictment was true. F.S. Richards, on behalf of Mr. Dunford, requested the Court to take nuto consideration the fact that the defendant was advanced in years, was in delicate ihealth, and had given the prosecution no trouble. Mr. Dunford then came forward, and in reply to questions by the Court stated that the wonld be fit

Mr. Dunford then came forward, and in reply to questions by the Court, stated that he would he 64 years old on Dec. 15, 1886; through exposure he had become subject to rheumatism, from which he was a severe sufferer; as to his financial con-dition he had met with several heavy losses in recent-years. When the Court asked the defendant whether he had acy promise to make as to his conduct, the reply was that it would be utterly impossible for him to make any promise that would be against his children-bis own flesh and blood. To the inquiry of the Court as to whether he would give jany assurance that in future he would live only with his lawful wife, Mr. Duntord replied that it was utterly impossible for him to make any promise as to his future conduct. The Court then sentenced the de-

to make any promise as to his future conduct. The Court then sentenced the de-iendant to imprisonment for six months, and to pay a fine of \$150 and costs. He went to the penitentiary this afternoon. A the conclusion of these proceed-ings, Mr. Dickson moved that the con-tempt case against Mrs. Eliza Dunford he dismissed. The court is-sued an order to that effect.

A BIG SCHEME.

THE UTAH MIDLAND RAILWAY COMING.

a search of the premises, flour bins, cupboards, boxes, fireplaces, etc., being thoroughly investigated. One stubborn fireboard, which had been swelled by the damp, refused to give way to the deputy's efforts at prying with a fire shovel, and was al-lowed to remain in its place. The cel-kr under the building was made an object of careful inquiry, every nook and corner being closely examined for a "subterranean passage" which the officers declared they had been reliably informed connected the place with the "great unknown." They finally concluded, however, that no station leading to the "Underground" was located thore. The coffin factory also received careful consideration, and the Marshal and his force retired as quietly as they came, without hav-ing attained the object of their visit. The warrant of arrest which was pre-sented was for Joseph E. Taylor, who was not at home, however, and gave the officers with which he is charged as unlawful cohabitation. Mrs. Tay-lor and a number of others in the neighborhood were subpensed to ap-pear as witnesses to-morrow (Friday) morning at the grand jury room.

JUST RECEIVED:

250 prs. New Style Blankets. 250 pes. New Dress Flannels.

10 pcs. New Overcoating. 25 pcs. New Cloths.

100 pcs. New Linseys.

100 doz. Men's Wool Socks. 100 doz. Women's Stockings. 100 doz. Children's Stock-

ings. And other **PROVO** MILLS Goods, for Sale Wholesale or Retail by

Agents,

No. 36 Main St., Salt Lake City.

Perhaps no local disease has puzzled and bailled the medical profession more than nasal catarrh. While not immediately fatal it is among the most distressing, nauscous and disgusting ills that flesh is heir to, and the records show very few or no cases of radical cures of chronic catarrh by any of the multitude of modes of treatment until the introduction of Ely,s Cream Balm a few years ago. The success of this prepation has been most gratifying and surprising. surprising.

DEATHS

CALKIN.—In St. George, Utah, November Jith, 1885, of old age, Mariett Simmons Bar-ney Calkin, daughter of Robert and Chice Barney, and widow of Asa Oalkin; born February 20th, 1810, at kutland, kutland Co., Vermont. For a number of years she has labored as an ordinance worker in the St. George Tem-ple to the entire satisfaction of those who presided over her. Her labors in this holy ministry woru continued till, three days be-fore her passing away from mortality.— [GUM.

WHITNET.-In this City, November 21st, of consumption of the howels, Don Carlos Smith Whitney, He was the son of Bishop Newel K. and Ellzabeth Ann Whitney, and was born at Commerce (Nouvoo), Illinois in 1830.

WEBB-At Millville, Gaebe County, Utah October 28th, 1866, of a paralytic stroke, Anthony Webb, son of John and Ann Webb. Deceased was born October 23d, 1811, at Hinton - on - the - Green. Worcestershir England; was baptized June 23d, 1851, and presided over the Compton branch of the Byistol Conference, and emigrated to Utah in the year 1874. He was the father of twelve children, only five being now alive Deceased bore a good character and was a faithful Latter day Saint antil the day of his death. his death. Mill. Star, please copy.

MONTAGUE.—At Payson, Nov. 20, 1896, of typhold fever and pneumonia, Wm. Henry son of Geo. B. and and Elizabeth A. Mon-tague. Born at Payson, June 27, 1867. He was an exemplary young man, beloved by all who knew him.—(COM. Utah papers please copy.

TAYLOH .--- In Sugar House Ward, Nov. 25, 1886, from typhoid fever. Polly W. Tay-lor, daughter of John and Polly W. Taylor, aged 9 years.

JONES--In this city, of old age, November 26, 1886, Mary Jones. The deceased was a native of Monnoutlishire, North Wales, and was in her 87th year. She died in full faith of the Gospel.

JNO. C. CUTLER & BRO. PLAYTER.-In Salt Lake City, on the 26th inst., Mrs. Caroline L. Young-Playtor.

AXTON.--In this city, Tuesday, Novem-ber 23, 1886, Mathida Lovetta, wife of John Axton; born in London, England, July 31, 1849.

ESTRAY NOTICE.

T HAVE IN MY POSSESSION:

One light grey MARE. 10 or 12 years old, branded H ou right thigh, and something like p on left thigh; has got a black coll with her.

with her. One sorrel yearling HORSE, white stripe in face; no brands visible. If said animule are not claimed and taken away, they will be sold December 6th, 1886, at ten o'clock a. m., at West Jordan estray volued pound.

OURG. OHARLES D. HAUN, District Poundkeeper, West Jordau, Nov. 25, 1888.

ESTRAY NOTICE.

HAVE IN MY POSSESSION:

One dark red COW, 3 years old, branded JP combined on right hip, white star in forchead, square crop off right ear. If not elaimed and taken away within ten days from the date hereof, it will be sold at the Leran estray pound, Menday, Decem-ber 6th, 1881, at 2 o'clock p. m., to the high-est each bidder.

S. P. JENSEN. Procinct Poundkeeper. Levan, Junb Co., Nov. 25, 1886.

LEGAL NOTICE.

In the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of Henry Smith, deceased.

Order appointing time and place for set-tlement of final account and to hear petition for distribution.

NOTICE TO CREDITORS.

Estate of William Squire, Deceased.

NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the estate of William Squire, deceased, to the ereditors of, and all persons having claims against the said deceased, to exhibit them with the necessary rouchers, within ten months after the first publication of this notice, to the said administrator at his resi-dence in St. George, the same being the place for the transaction of the business of the said estate.

THOMAS P. COTTAM. Administrator of the Estate of William Squire, deceased.

Dated at St. George, Washington County, Utah, November 23rd, 1886. w 4w

LEGAL NOTICE.

In the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of John Lindgren, decensed.

Order appointing time and place for set-ilement of final account and to hear petition for distribution.

petition for distribution. ON READING AND FILING THE PF, thitom of Z. Snow, Administrator of be estate of John Lindgren, decoused, setting forth that he has filed his final ne-cate in this Court, liat all the debts of said es-tate in this Court, liat all the debt of said es-til the set of the said and praying among the result of distribution of the residue of said estate remains to be divided among the relate of all deceased, and praying among the relate of the said solution of the residue of said estate moning the persons fulled. A is ordered that all persons interested the court of the county of Sait Lake, and that account and of distribution should have been the lows of said court, in the fount Court flows, on the 25th day of there to show cates why an order allowing suid final account and of distribution should not be made of the residue of said estate the court of the residue of said estate the court flows, and devises of the said there to show cates in Sait Lake Court, when the court is and devises of the said there to show cates in Sait Lake Courty, and there to show cates in Sait Lake Courty, and there to show cates in Sait Lake Courty, have and mal account and of distribution should not be made of the residue of said estate to an Lindgren, deceased, according to law. The further ordered that the Clerk and so the base and devises of the said take County, here weeks accessively pro-to and 20th the said that the Clerk and be blie placed in Sait Lake County, and and builts and be said that the Clerk and builts and be and the residue of said estate the court of the said according to law. The further ordered that the Clerk and the best and the residue of said estates and the best and the said solution should be a said the said solution the said that the Clerk the court of the said solution should be a said the said solution the said solution the said the said the said solution the said solution the said solution the said the said solution the said solution th

Dated November 27th, 1886.

Dated November 2410, and TERRITORY OF UTAH, Dounty of Salt Lake. J, John C. Onler, Clerk of the Parbate Court in and for the County of Salt Lake, in the Terribory of Utah, do hereisy certify that the foregoing is a full, true and correct copy of order appointing time and place for seitlement of final necount and to here pe-tithou for distribution, in the matter of the Estate of John Lindgren, deceased, as ap-pears of record in my office. In witness whereof, I have here-unto set my hand and affixed isEAL. I the seal of said Contt, this 27th day of November, A. D. 1886, JOHN C. CUTLER, Probate Clerk. Ey H. S. CUTLER, Deputy. w 3w

W 3W

County of Sait Lake.] ^{44.} I. John O. Cutler, Cierk of the Probate Court in and for the County of Sait Lake, in the Territory of Utah.do hereby certify that the foregoing is a tull, true and correct copy of order appointing time and plause for act-thement of account and distribution in the matter of the Estate of Mary B. Golginty, deceased, as appears of record in my office. In Witness whereof, I have bereunto set my head and [SEAL] affixed the seal of and Court, this 24th day of September, A. D. Ress. JOHN C. CUTLER, JOHN C. CUTLER, Probate Clerk,

J. I. CASE T. M. CO'S AGITATOR ----- AND -Woodbury Horse Power,

SAW MILLS & ENGINES.

CONSUMPTION GURED AND LUNG AFFECTIONS

Pomo Treatment. A late discovery by a solubrated German Physician. Is a POSITIVE remedy in Every Size, Treation cont FREE teans wildown. Dr. W.F.G. Noetling & Co., Mai East Hampton, Ct

Dec. 1

ESTRAY NOTICE

T HAVE IN MY POSSESSION:

Twenty two head of SHEEP. crop o right car and upperbit and swallow fork in left. If not claimed within 10 days from date, they will be sold at the Upton estray pound, December 4th, 1886, at 2 o'clock p. m. JOHN 8. SEATON, Poundkcoper. Upton, November 12, 1386.

LEGAL NOTICE.

In the Probate Court, is and for Salt Lake County, Territory of Utah.

In the matter of the Estate of Mary B. Golightly, deceased,

Order appointing time and place to hear petition for distribution.

Order Appointing time and place to near petition for distribution. ON READING AND FILING THE PE Ution of Isaac Brockback, Administra tor of the Eaiste of Mary E. Golightiy, de-caased, setting forth that he has filed bis final votount of his adualytist ation upon and es-tate in this Court, that all the debis has a been fully paid, and that a portion of said easter remains to be divided annong the heirs of said deceased, and praying among other things for an order allowing the final account and of distribution of the readue of said estule among the persons network. It is ordered that all percents contitled. It is ordered that all percents on the 200 fourt Room of said Court, in the County Gourt Room of said Court, in the County fourt Rouse, on the 30th day of October, 18%, at 11 o'clock a. na, then and there to show cause why an order allowing such final account and distribution should not be made of he residue of said cente among the hairs and derusees of the said Mary B. Golighty, decased, according to law. The further ordered that the County of show cause why an order allowing such final accounts and distribution should not be made of he residue of a such enter the Olerk canner public places in Sail Lake County and pub-lished in the Deseuer WEEKIN NEWS, a ELIAS A. SMITH, Probate Judge.

ELIAS A. SMITH, Probate Judge. Duted September 24th, 1886,

TERRITORY OF UTAH, County of Salt Lake. } se.

