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#### DESERET NEWS: SEMI-WEEKLY.

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## EVENING NEWS:

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THE DESERET NEWS CO., SALT LAKE CITY, UTAH.

#### LOCAL NEWS.

FROM WEDNESDAY'S DAILY, FEB. 9,

Indisposed.—We regret to learn that Brother James Needham is seriously ill. He has not been well for some time past, but on Saturday last he became so much worse that he had to the conveyed home from his post of duty at Teasdel's store, and has not been able to leave his bed since. His many friends will doubtless feel to unite with us in wishing him a speedy recovery.

They Got Wet.—On Thursday last Deputies Pratt and Cannon went to the west side of the river to subpound a lady witness. On the way they drove into a siongh and were compelled to get out of the buggy into about three feet of water. Afterward they applied to and were treely granted permission to warm themselves and dry their clothing at the fireside of a "Mormon"

Private Announcement.—By courtesy of Hon. F. S. Richards, we are enabled to publish the following disputch, which, for some unaccountable reason did not reach him till yester-

day: "Washington, D. C., Feb. 7th.

"Franklin S. Richards:
"Snow released. Mandste ordered.
Thanks to God.
"Geonge Ticknon Curtis,
"John T. Caine."

Bishop Hamilton Discharged.— Yesterday afternoon, at 4 o'clock, the parties connected with the Hamilton case reassembled in Commissioner McKay's office. Another search had been made for Miss Belle White, but it was unsuccessful. As there were no other witnesses present than those who had been examined, and no testimony had been examined, and no testimony had been adduced against the defendant, the case was brought to an abrupt termination by Commissioner McKay's announcement that Bishop Hamilton was discharged.

N.1 H. Groesbeck Released.—

N.; H. Groesbeck Released.—
About 6 o'clock lust, evening Brother
Nicholas H. Groesbeck, of Springville,
Utah County, took leave of the pententiary. He was sentenced on Aug.
2d, 1886, to nine mouths' imprisonment
and to pay a fine of \$450 on a twocount indictment for living with his
wives, and has been in prison a little
over six months. Mr. Dickson was
applied to vesterday afternoon for his over six months. Mr. Dickson was applied to yesterday afternoon for his release, but refused to grant it. The friends of Brother Groesbeck, however, did not let the matter rest there, but appealed to Judge Zane, who made the order requested.

The Choir Party.—The Tabernacie choir gave an enjoyable sociable in the Social Hall last evening. A committee waited on Apostle Lorenzo Suow, who accepted the invitation to be present. At 10 p.m. there was an intermission in the dancing, and a short concert programme was excellently rendered, as follows:

decision is hased was a want of conformity to the Organic Act, the title 'heing defective in not expressing the object of the bill.' The opinion declares women ineligible to act as electors or jurors. The case which brought the matter up was Harlan vs. the Territory, Second Iristrict, for gambling. The decision has caused a decided seasation."

Sation."

Suspicious Character.—A stranger called at the residence of George C. Woods, at Sonth Bountiful, on Saturday night, saying that he was a friend of Brother Woods (now in the pententiary on the prevailing charge), and merely wanted to give the family the husband and father's love. He stayed all night and Sunday, and seemed very observant. He gave the name of Emerald Hoffman, but to the Mc-Neil family, nelphors, whom he mistakenly supposed were "Liberals," he said he was Thompson, who mardered Dalton at Parowan. The description given by our informants tallies in some respects, but not all, and it is evident the man is either an impostor, a spotter or a lunatic, as his impostor, a spotter or a lunatic, as his claims to having come from Brother Woods are all nonsense.

Court Notes.—Proceedings in the Third District Court to-day:
United States vs. M. M. Bane et al.; demurrer overruled.
Geo. F. Culmer et al. vs. Niel Nielson et al.; demurrer overruled, and ten days allowed to answer.
William Crim vs. A. J. White et al.; demurrer overruled, and twenty days allowed to answer.

allowed to answer.

John A. Lawrence et. al. vs. Park
Milling and Mining Company; demurrer sustained; five days allowed to
amend complaint.

Augustus Podlech vs. E. D. Egan;
demurrer to first count overruled; sustained as to second, third and fourth
counts.

counts.
Horacc L. Gibbs et al. vs. Susannah
Gibbs; demurrer argued and submit-

ted.

The United States vs. William M.
Bromley, A. Greenwell, Wm. Pidcock
and Isnac Pierce; ordered that they
be released upon payment of fine aud

D. C. McLaughlin vs. Geo. A. Mcears.

et al.; demurer to complaint submitted.

D. C. McLaughlin vs. Frank McLaughlin et al.; demurrer argued and submitted.

Wm. H. Kellogg vs. A. B. Williams et. al.; demurrer argued and submitted.

et. al.; demurrer argued and submitted.

How He Treats "Mormons".
To-day, in the Marshal's office, Hon.
F. S. Richards made a request of the clerk that some of the "Mormons" now in prison and entitled to release be permitted to sign the applications which were to be sent out. The reply was that the attorney could see to that. Mr. Richards suggested that it was the duty of the warden to allow it when the applications were sent out.

Just at this juncture Deputy Marshal Arthur Pratt entered the room, and in a blustering manner, which made it look as though he were running the entire business of Marshal Dyer and a 'great deal else, exclaimed loudly, "Milier, I wouldn't give these people any accommodations at all, not d—n bit; they don't deserve it."

Mr. Richards replied, "We are not asking any favors. We'are simply demanding our rights." Some more hot words were need by the officious attache of the Marshal's office, and after he got through, Mr. Richards emphatically explained that the people who had been referred to had some rights left, and though it might be very hard to obtain them from some disagreeable officials, they proposed to get them. Deputy Fratt turned and walked in to another room, and a moment after Captain Greenman came out. The latter looked around with his usual caimness, and no further insolence was offered.

Jolly Jubilators.—Immediately after the receipt of the news from Wash-

ter the receipt of the news from Washington Monday night, the young bloods of Provo, to demonstrate their enthusi-Social Hall last evening. A committee waited on Aposite Lorenzo Suow, who demonstrate their enthusiant accepted the invitation to be present. At 10 p.m. there was an distribution of Provo, to demonstrate their enthusiant the demonstration of Provo, to demonstrate their enthusiant and in the danger of Provo, to demonstrate their enthusiant and the p.m. there was an distribution of the substitution of Provo, to demonstrate their enthusiant and leading the p.m. the danger of Provo, to demonstrate their enthusiant and the p.m. the p

House, where Governor West and Bolivar Roberts were the guests of the host, Wm. Roberts, Esq., to do honor to their (Mr. and Mrs. Roberts') silver wedding. The Governor responded to the crowd, and made a short speech on the balcony of the hotel. The jubilators then wended their way to their several places to dream over their pantomime. So writes our Provo correspondent.

The Inquest .- As announced The Inquest.—As announced in yesterday's News, an inquest was held by Coroner Taylor npon the body of Patrick Hall, last evening, at the oftee of Joseph Wm. Taylor, No. 23 S., West Temple Street. The jury being duly empaneled, three employes of the Railroad Exchange Hotel were examined as to the cause of deuth. They testified in substance that the deceased came to the hotel from Montana January 22nd the had no intimate companion.

amned as to the cause of deuth. They testified in substance that the deceased came to the hotel from Montana January 22nd; he had no intimate companion or relative that they knew anything about; he was very reticent, not speaking unless spoken to. Though a large, muscular man, he seemed to be suffering from some internal disorder; he spit phlegm and blood continually and complained of severe pains in the back. He could not be persuaded to summon a physician, but took more or less morphine, probably to relieve his suffering. He was able to be about until the night before last, when about 8 p. m. is he essayed to go up stairs, he suddenly fell headlong down the steps; bruising his head a little on the left side.

Next morning as he did not rise at the usual hour, about 11 a.m., one of the employes effected a forcible entrance to his room, which was locked on the inside, and found him partly reclaining ou the side of the hed, with his back resting against the pillows. He had evidently been dead some hours. From papers among his effects it was learned that he was originally from Ireland; he was naturalized in Eureka, Nevada, October 1st, 1878, and was a member of the Knights of Labor organization at Evanston, Wyoming, but nothing was learned as to his family or home. He had a bundle of blankets, a satchel, etc.; among his effects and in his pockets the sum of \$136.90. The remains are still on the premises of Sexton Jos. Wm. Taylor, pending justructions as to their disposition.

More Releases.—This morning an agreement was made with District At-

More Releases.—This morning an agreement was made with District Attorney Dickson to have those simprisoned in the penilentiary for more than one count released on the expiration of oned in the penitentiary for more than one count released on the expiration of the first count sentence and payment of fine. Later application at the Marshal's office was met by a refusal to do this. The attorneys for the defendants, applied to Judge Zane, who ordered that all who had served their time be liberated on payment of the fines and costs imposed on them, or if they were unable to do this, on making a satisfactory showing before a Commissioner.

In accordance with this order, Wm. H. Pidcock and Ambrose Greenwell, of Ogden, were released. The former had no fine attached to his sentence, and the latter paid the amount. Bishop Wm. M. Bromley, of American Fork, and Isaac Pierce, of this city, were ordered to be brought before the Commissioner this afternoon, preparatory to their discharge.

Of these brethren, Wm. H. Pidcock was sentenced on June 30th, 1886, to thirteen months' imprisonment; Ambrose Greenwell, on July 27, 1886, to twelve months' imprisonment and \$300 fine; Isaac Pierce, on October 9, to diffeen months' imprisonment and \$300 fine; Isaac Pierce, on October 9, to diffeen months' imprisonment and \$300 fine; Isaac Pierce, on October 9, to diffeen months' imprisonment and \$100 fine; Isaac Pierce, on October 9, to diffeen months' imprisonment of the latter on the first

Pierce, on October 9, to fifteen months' imprisonment and \$100 fine. The imprisonment of the latter on the first count was fixed at three months.

Royal B. Young was senteuced on June 1, 1886, to six months in the penientiary on one indictment, and for months on each of three counts in another. The first four months on the second indictment expired yesterday, and he will probably be released this evening, or at least as soon as an order can be obtained similar to those already granted by Judge Zaue.

\*\*Tenney Frate — An occasional corrections of the simple correction of

siderable sickhess for some time past; first with typhold fever, last September and October, and since, with the dread scourge diphtheria, which has carried off several in the town. All are convalescent at the present, but it is thought best not to raise the quaratine for a week yet, to insure safety and prevent the further spread of the malady.

But very little snow has falley in the valley, which is very detrimental to sheep interests; and if some does not soon fall, it will result in the loss of a

malady.

But very little snow has falley in the valley, which is very detrimental to sheep interests; and if some does not soon fall, it will result in the loss of a great many. Stock also are not doing as well as usual on account of the scarcity of snow and the presence of so many sheep, which are eating off all the grass near to water. The latter does not tend to promote the most amicable feelings between the stock and sheep men, as the former assert that the latter are continually making encroachments on them and pay no attention to priority of occupation."

#### FROM THURSDAY'S DAILY FEB. 10,

Increase in Farc.—When the Union Pacific reduced the local passenger tariff rate on January 1st, quite a jump was made in the special rate formerly given from this city to Loran and return. The old fare was \$4.00 for the round trip; this itas been raised to \$8.45.

R. B. Young Discharged.—The term of imprisonment of Brother Royal B. Young having expired, as stated in last eyening's Naws, an effort was made to have him released on payment of his fine. This was telused yesterday afternoon, and Mr. Dickson took a question in connection with the case under advisement. Today, however, the District Attorney's pleasure was not awaited, but application was made to Judge Zane, who gave an order for the discharge, which went into effect this afternoon.

No Diphtheria.—William Taylor, writing from Ferron, Emery County, says that diphtheria has entirely disappeared from that neighborhood, which is very gratifying intelligence. He haars of a report to the effect that there are lifty cases there, but it has no foundation whatever, as there has not been a case since the listh of January. Houses where the plague existed have been thoroughly cleansed and disinfected, and no farther trouble of that kind is looked for. Brother Taylor and his neighbors feel thankful to the public for the sympathy shown and assistance given.

Severo Boreavement.—A few days No Diphtheria.-William Taylor,

Severo Bereavement.—A few days ago Brother Wm. Wheeler, of the Second Ward, lost two of his children from diphtheria. Last night a third, six years old, died, and this morning another, four years of age succumbed to the destroyer, and the remains of the two little ones were prepared for burial this afternoon. The only remaining ebild in the family, a boy eight or nine years old, is now dangerously ill. Such afflictions naturally draw toward the bereaved the sympathy of the community. This case is one of unusual sadness.

James Dalley Arrested.—We learn from Summit, Iron County, that on the morning of February 5, about 6 o'clock, deputy marshals John G. Armstrong and James McGarry drove up to Brother James Balley's, and it happened the wind was blowing so that he did not nettee them as he was going to the wood pile. He saw the officers, but it was too late, they were at his heels. He is a brother to Win. Dalley, who wastaken on the 11th day of January last. He is 65 years of agc. They subpopused several members of the family to appear before the commissioner at Beaver on the 7th inst. The officers are sald to have been courteous in their deportment.

Broke His Nose.—The Ogden Her-James Dalley Arrested .-

sloner at Beaver on the 7th inst. The officers are said to have been courteous in their deportment.

Broke His Nose.—The Ogden Herald Fays that on Monday night Assistant Prosecuting Attorney Ogden Hiles met James Allen on the street, and entered into conversation upon affairs relating to the coming city election and who were "the men," when a difference arose and considerable profanity was indulged in. Immediately Mr. Hiles proceeded to push his cause by striking at Mr. Allen. His blow, however, was effectually guarded off by Mr. Allen, who struck Hiles upon the nose, causing the blood to gush out upon the sidewalk. A tussle ensued, and Mr. Hiles, finding himself overcome by his opponent, felt for his gun, but was unable to find it, it having been taken from his pocket by Mr. Toponce. Both parties were arrested.

Court Notes.—Proceedings in the

same.
T. R. Jones & Co., vs. Bullion, Beck & Champion Mining Company; same.
Utah & Montana Mining Company vs. Bullion, etc.; same.

R Geo. M. Scott & Co. vs. Bullion, etc.;

same Germania Lead Works vs. Bullion,

etc.; same. United States vs. Royal B. Young; defendant ordered discharged on pay-ment of fine.

defendant ordered discharged on payment of fine.

The Electric Light.—Meution was made in these columns of the light recently adopted at the Pioneer Rolling Mills in this city, and it was improperly named, the proper designation being the United States Electric Light; Fraser, Chalmers & Co., Chicago, are agents for the western country, they being represented locally by L. C. Trent, White Honse building.

In the other article we mistakenly attributed the agency productive of the illumination to friction; this appeared to be the generating source from a cursory view of the works; but it is not the case. Electricity is produced by means of a copper-bound armature being made to revolve at incalculable velocity at the concave ends of two horseshoe magnets also bound with copper wire, the rapidity of rotary motion being produced by the large wheel of the engine being connected with the small one of the dynamo, one of the former's revolutions thus producing a larger number of the other, and the big one going very fast. The light is quite even, can be turned on or off anywhere at will and to as great an extent as desired, provided only one burner be left going so as to leave the current unbroken; the current is automatic in its variatious, chauging in strength in proportion to leave the current unbroken; the current is automatic in its variatious, chauging in strength in proportion to the number of lights on, so that whether they are all or only one lit, there is no increase or diminution of the light emitted by each.

This light is rapidly being adopted throughout the mining and milling districts of the west, is not at all inflammable, gives a light oqual to sixteen candles for each lamp, and is much cheaper, safer and more durable than any other illuminator yet invented.

### FLOUR GOES UP.

SCARCITY OF WHEAT THE REASON

To-day the aunouncement was made by the roller mills in this county that they had advanced the price of flour 25 cents per hundred, and that high pat-ent would be held at \$2.50 and \$2.25 for

ent would be held at \$2.50 and \$2.25 for the present.

The reason for this action is the inability of the mills to obtain sufficient wheat at the prices formerly prevailing. In fact there is very little in the market. The immediate cause of this is the heavy shipments that have been made to Canifornia during the past few days. Upward of three hundred carloads of Utah wheat have been sent west within a very short period. In noting the grain receipts at Sacramento, a newspaper of that place records the arrival of 80 carloads of wheat in one shipment from Sappete County, in one shipment from Sanpete County, Utali.

These events have caused quite a durry in the local market

tion, A. T., on the Sonthern Pacific Railroad, last week. He is supposed to have fallen from a freight train, which passed over him.

Bowen's Budget, Fort Plain, N. Y., for March, 1886, says: In the multiplicity of medicines placed upon the market, it is sometimes difficult to dictinguish between the meritorious and the worthless. There are at least two excellent remedies widely used, the efficiency of which are unquestioned. We refer to St. Jacobs Oil and Red Star Cough Cure.