Salt Lake City, U. T., Wednesday, May 25, 1887.

Vol. XXXVI.

#### ESTABLISHED 1850. DESERET NEWS: WEEKLY.

PUBLISHED EVERY WEDNESDAY.

Inc Copy, one year, with Postage,
six months,
three months,

# DESERET NEWS:

SEMI-WEEKLY, PUBLISHED EVERY TUESDAY AND SATURDAY One Copy, one year, with Postage, is six months, "the property of three months,"

## EVENING NEWS:

Pubished every Evening, except Sunday. One Copy, one year, with Postage, \$10 00 three months, "

rspers sent to subscribers by misit have the names stamped upon them, with figures opposite to indicate when the subscriptions will expire. For lastance, John Smith, 4-11-7, means that John Smith's subscription will expire on the 4th day of the lith menth of this year, or November 4th, 18-7. Subscribers will please notice the figures on theirpapers, to see that they have their properties, and also to know when to renew their subscriptions, the ratio being to stop the paper when the subscription expires.

THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, MAX-17.

luformation Wanted -Joseph S. Winc, of Fairview, Utah, is desirous of getting the address of any person by the name of Pettis.

Contempt of Court .- This morn Contempt of Court.—This mornmer beputy Sprague arrested John D.
Graham on the charge of contempt of
Court. The arrest was made at the
instance of Graham's former wife, and
the contempt is alleged to consist in
Mr. Graham's failure to pay the allmony allowed Mrs. Graham at the
time the divorce was granted

Arrested.—Hans Hansen and Gustave Andersou, of Hyrum, were arrested on Satarday by Marshal Exum. Both were taken before Commissioner Rogers, on charges of unlawful cohabitation. The former gentleman was examined and hold to await the action of the grand jury; the latter waived examination and went before that body forthwith. Both were placed under bonds to appear when wanted.—Ogden Herald, May 16.

Court Notes.—Proceedings in the Third District Court to-day. United States vs. May White; adul-tery; set for Thursday at 2 p.m. The People vs. J. H. Gibbons et al.; grand laccany; set for Thursday at 10 a.m.

Joseph Hepworth, Louis W. Judges, Daniel Smith, Manasseh Smith, Ephraim Smith and Andrew Thompson were admitted to citizenship. Edward Austin vs. The Tribune Pub-

lishing Conbefore jury. Company; libel snit; on trial

Court at Ogden.—In the First District Court at Ogden, vesterday, D. B. Rawson was arraigned on the charge of unlawful cohabitation, and pleaded gailty. He will be sentenced

pleaded guilty. He will be sentenced May 28th.

Mark Lindsey; nula wful cohabitation, three counts; plea of not guilty.

Hans Hegstead; unlawful cohabitation; plea of guilty; sentence May 28.

Uane J. Peterson, Joseph Wadsworth, P. J. Lammers, John Martin and Willard Bingham, all indicted for unlawful cohabitation, took the statutory time to plead.

Probate Court. - The following business was transacted yesterday in the Sait Lake County Probate Court: In the matter of the estate of Wm. C.

In the matter of the estate of win. C. Browe, deceased; order of publication of notice to creditors.
Estate of J. M. Williamson; order of sale of real estate; appraisers appointed.

state of Elizabeth A. Whitney deceased; appointment and oath of appraisers, inventory and appraisement filed. William Fuller, Robert T. McEwan, Charles M. Evans, appraisers.

ers,
Justice Pyper performed the mar-Perry I. Hanks and Levina Henson, both of Tooele City, and filed the certificate with the court.

A Wrecked Train.—An accident occurred on the Utah & Northern on Friday night between Dell and Crabtree switches. A freight train broke in two and the hind part dashed down the grade. Five cars were reduced almost to match wood. An Indian and a squaw were in the wreck. The latter had to be freed by an axe and her piteous cries for help were heartrending. She cries for help were heartrending. She had both legs broken and sustained internal is juries from which it is thought she cannot recover. The buck was bruised but not very seriously. He was mad, however, and excries for help were heartrending.

pressed his disgust for white men in general, who he said were no good and ran trains too fast. The passenger train was delayed two and a half hours by the accident.—Oyden Herald, May 16.

hy the accident.—Ogden Herald, May 16.

Painful Accident.—J. T. Mitchell, an employe of W. C. Morris, the painter, had a blow on the head this morning which it seemed for a time must be fatal, but he speedily railied and is now doing very well. The Deseret National Bank is being retouched outside, and to get at the upper part of the building a swinging cage was used; this was sent up and Mr. Mitchell weut to work at a window immediately under it. The cage had got up about twenty feet when it was caught by the telephone whres running into the second story windows, and one of the end braces pulled from beneath the plank, causing it to fall to the sidewalk. The end of the plank, which was of course a very heavy, one because of the purpose for thich it was used, struck Mr. Mitchell on the head and grazed and cut a deep gash in his left cheek as it went on to the ground; he was stunned, and everybody who saw the proceeding thought he was surely killed, but he soon railied, was taken to the Godbe Pitts drug store and properly cared for. At latest advices he was doing linely, but he had a very narrow cacape.

This reminds us that these swinging

This reminds us that these swinging cages sometimes injure people who don't go near them—those who are very nervous. They look like set traps for those who occupy and those who pass beneath them. It is a great pity if no safer practicable means of going aloft can be devised.

A Remedy for Diphtheria.—The following has been handed to us by a young gentleman who desires, in public interest, that it be published. It was translated by him from the Danish, and it is certainly to be keped that the remedy may justify the claims made in its behalf: its behalf:

There are a large number of remedies for diphtheria, not only those prescribed by physicians but general household remedies as well. In cases of this malignant disease, however, all have proven more or less ineffective. It is, nevertheless, the testimony of a large number of experienced physicians, that the remedy which constantly proves itself to be the best is mercur cyanatus. It has been proven, however, that this resnedy and preventative has the best effect when strongly diluted. Some time ago a philauthrophist in Silesia, Count Recke Vollmerstein, through a number of Silesian papers, published his experience concerning this remedy, as he considered that its merits should be made known as far as possible. He claims for it a certain cure, and that it makes all other treatment superfluous. Those claims are corroborated by hundreds of cases. The treatment is as fol-There are a large number of remedies for it a certain cure, and that it makes all other treatment superfluous. Those claims are corroborated by hundreds of cases. The treatment is as follows; From twenty to thirty pulls of mercur cyanatus of thirty potents are put in a cup of pure, boiled, cold water, and as soon as the pills have dissolved, the patient is given a teaspoonful every ten or iliteen minutes. The cup is kept covered with a book or saucer, and the medicine should be stirred before given. If the patient grows quiet and perspiration sets in that is to say, when he is improving, the dose should be given at longer intervals, say half an bour or as hour, and later two hours. Mercur cyanatus can be obtained at all homeopathic dring stores, but should only be obtained from a reliable source. Dr. V. Villers, who was the first one to use mercur cyanatus for this horrible disease, has, in the course of eighteen years, treated over 300 diphtheria patients without the use of gargle or brush, and of those but two died from the disease.

The Brown Case.—The proceedings against Alexander Brown of this

The Brown Case.—The proceedings against Alexander Brown, of this city, for a violation of the Edmunds law, and which were set for 5 p. m. vesterday, were continued to 10 o'clock this morning. At that hour the detendant made application, through Mr. Critchlow, for a further continuance to Friday, in order that bis counsel, Mr. Arthur Brown, who was engaged in the District Court, could be present. The application was granted.

Mrs. Winegar, who resides in this city, Mrs. Elizabeth Brown, the defendant's wife, who lives at E. T. City, Mrs. Phobbe Rodeback and E. W. Rodeback, witnesses in the case, were notflied to return at the date ramed.

Important for Teachers.—The

Important for Teachers. - The Important for Teachers.—The National Educational Association meets in Chicago this year, beginning on the evening of July 12th, and continuing until the 15th. The sessions of the regular association will convene in the Ceutral Music Hall, and the sessions of the various departments will be held in the different halls and theatres. It is expected that the railroads will sell tickets to Chicago at one fare for the round trip.

this country will find all that they can ask or desire in the programme, as well as in the great displays in the Kindergarten, Art, Industrial and General School work exdustrial and General School work exhibits from all parts of the nation,
which will be open from July 7th to
16th, in the Exhibition Buildings,
Chicago. To the observing, live
teacher it will be an experience better
than any school could give. Every
teacher who can should attend; it will
be one of the great epochs in his life.
Further information may be had
from any of the county superintendents
of this Territory, from Commissioner
Williams and I. Huse, Jr., and Supt.
Wm. M. Stewart, Salt Lake City, or
from E. H. Anderson, Ogden.

#### REGISTRATION

DRAGGING SLOWLY ALONG-THE TIME

Owing to the few applicants for registration at the office of Mr. Duncau Noble, registrar of the Fourth precinct, in the liooper & Eldredge block, he will discontinue holding that office open. He will, however, be at the Twentieth Ward schoolhouse to night from 7 o'clock until 9 when veters from 7 o'clock until 9, when voters may visit him and be registered, and he will also be there to-morrow night

may visit him and be registered, and he will also be there to-morrow night at the same hours.

We are informed that only about half of the people in the Fourth precipct entitled to vote, have so far registered. It seems impossible that people can be indifferent to a matter of such great importance. If, as stated, the Commission will permit no payment for registering to be done after this week, and but one balf the legal voters have registered, there will have to be active work done for the next four days, or there will be lamentations and regrets when the time comes for voting, and men, who have interests in the city, whose taxes depend upon honest government by the people, find themselves, by their own negligence, in a position where they cannot defend their rights nor protect their neighbors from dishonest government. Every true man in a position to do so will make every effort possible to have his name put on the list, to see it is kept there, and to cast his vote when the time comes.

#### THE LEGISLATIVE APPOR-TIONMENT.

HOW THE TERRITORY IS CHOPPED UP FOR THE NEXT LEGISLATURE.

Last evening the Board of Apportionment provided for in section 22 of the Edmunds Tucker law, to redistrict the Territory for legislative represention—composed of the Governor, Secretary and Utah Commission—met at the Commission forms and adapted the fellowing apportionment for election districts for the next Legislative Assembly: Assembly:

### REPRESENTATIVE DISTRICTS.

REPRESENTATIVE DISTRICTS.

No. 1.—Ail of Rich County and Logan, Hyde Park, Smithfield and Providence precincts, Cache County.

No. 2.—Balance of Cache County.

No. 3.—Box Elder County.

No. 4.—Ogden precinct, Weber County.

No. 6.—Balance of Weber County.

No. 6.—Morgan County, Davis County and Pleasant Green, Hunter and North Point precincts in Sait Lake County, and Henneferville precinct, Snmmit County.

No. 7.—Summit County (except Henneferville, Peoa, Woodland and Kmnas), and Mountain Dell and Sugar House Ward in Sait Lake County.

No. 8.—Ail of Tooele Connty, Tintic precinct, Sait Lake County, and Bingham precinct, Sait Lake County.

No. 9.—First Sait Lake City precinct.

No. 10.—Second Sait Lake City precinct.

No. 11.—Third and Fourth Sait Lake

No. 14.—Farmer's, Mill Creek, East Mill Creek, Big Cottonwood, Little Cottonwood, Butler, Granite, Draper and Sliver precincts, in Salt Lake

precincts of Juab County and ail of Millard County.
No. 20.—Thistle, Fairview, Mount Pleasaut, Spring City, Moroni, Fountain Green and Ephraim precincts in Sanpete County.
No. 21.—Chester, Wales, Manti, Pettyville. Mayfield, Gunnison, Fayette and Freedom precincts, in Sanpete County, and all of Sevier County.
No. 22.—All of Beaver and Plute Counties.

Countles. No. 23.—All of Iron and Garfield Counties, New Harmony Precinct of Washington County and Bluff City and McElmo precincts, in San Juan

County.
No. 24.—All of Kane, and the balance of Washington County.

#### COUNCIL DISTRICTS.

No. 1 .- 1st and 6th Representative No. 1.—1st and 6th Representative Districts.
No. 2.—2nd and 3rd Representative Districts.
No. 3.—4th and 5th Representative Districts.

No. 4.—7th and 9th Representative Districts. No. 5.—10th and 12th Representative

Districts.

No. 6.—11th and 12th Representative Districts.
No. 7.—8th and 13th Representative Districts.
No. 8.—15th and 16th Representative Districts.

No. 9 .- 17th and 18th Representative Districts.
No. 10.—19th and 20th Representative

Districts.

No. 11.—21st and 22nd Representative Districts. No. 12.—23rd and 24th Representative Districts.

#### BAIDING RENEWED.

ANOTHER SPURT FOR PROSECUTIONS UNDER THE EDMUNDS LAW.

The renewal of the crusade against the "Mormons" under the Edmunds law in this district has been inaugurated with increased vigor, as recent occurrences give evidence.

In Commissioner McKay's court at 4 o'clock yesterday, no new witnesses were produced in the proceedings against R. J. Caffail, of the Twenty-lirst Ward, and he was accordingly dismissed on the charge of unlawful cohabitation.

In the case against Thomas C. Griggs,

In the case against Thomas C. Griggs.

In the case against Thomas C. Griggs, of the Fifteenth Ward, the Commissioner gave his decision. He considered the matter doubtful, but gave the prosecution the benefit of the doubt by holding Mr. Griggs to answer to the grand jury.

Last evening two more arrests were made, one at East Mill Creek and the other at Granger. Mr. Turpine was the victim at the latter place, and it being too late to seeme bondsmen, he was sent to the penitentiary till this morning.

morning.
To day the proceedings in Commissioner McKay's court commenced by calling the case against

of East Mill Creek. Four witnesses, Carl Capson, Mrs. Sarah A. Chapman, Mrs. Edith Fisher and Mrs. Lydia A. Fisher, were subpoenaed. The defendant was arraigned on a complaint made by D. W. Rench last October, charging him with unlawful cohabitation with Mrs. Edith and Mrs. Ellen Fisher. He pleaded not guilty, and stated through his attorney, Mr. Moyle, that he desired to waive examination. Mr. Varian remarked that he didn't care, but would call Mrs. Edith Fisher, who was sworn and testified she was married to the defendant 30 years ago; he had no other wife at that time and she had never been divorced. She declined to answer any further questions on the ground that she was the legal wife, and was excused.

The defendant was then required to furnish \$1,500 ball, aid each of the witnesses were placed under bonds of \$200.

The case of the United States vs.

### R. J. TURPIN.

Grauger precincts in Salt Lake County.

No. 12—Fifth Salt Lake City precinct, including Fort Donglas.

No 13.—North Jordan, West Jordan, South Jordan, Riverton, Bluff Dale, South Cottonwood, Union and Sandy precincts, in Salt Lake Connty.

No. 14.—Farmer's, Mill Creek, East Mill Creek, East Mill Creek, Eige Cottonwood, Little

Cottonwood. Butler, Granite, Diaper and Silver precincts, in Salt Lake County.

No. 15.—Lehi, Cedar Fort, Alpine, Goshen, Santaquin, Spring Lake, Payson and Spanish Fork precincts, in Utah County.

No. 16.—American Fork, Pleasant Grove, Provo Bench and Provo precincts, in Utah County, No. 17.—Springville, Thistle, Pleasant Valley Junction, Benjamin and Salem precincts in Utah County, all of Emery County and Winter Quarters precinct, in Sanpete County.

No. 18.—All of Uintah and Wasatch counties, and Kamas, Woodlawn and Peos precincts in Summit County.

No. 19.—Nephi, Mona, Levan and Juah

No. 19.—Nephi, Mona, Levan and Juah

Going North.—Mr. C. A Stain, of of Manti, is about to start on a canvassing trip in the interest of Anderson's "Floral Record"—portraits of the First Presidency and Apostles and others. Mr. Stain was caught in a storm in the mountains last November and had both feet so hadly frozen that and had both feet so badly frozen that they had to be amoutated. He will visit the settlements of Bear Lake and Cache valleys.

Kicked by a Horse.—A child named Maggie Jacobsen, four or five years old, was seriously injured while playing on the sidewalk in front of C. W. Neilsen's (her grandfather) tailor shop, near Davis' livery stable, on Friday evening last. The child was playing with a tin can; which she dragged along with a string; one of Davis' horses came out of the stable, went down the sidewalk, and just as the child reached out to catch hold of the tin can, the horse kicked her on the side of her head, the force of the kick throwing her three or four feet distant. The little one was carried home, and was in an unconscious and apparently lifeless condition for three or four hours.—

Provo Enquirer, May 17.

Arlzona Items.—A. G. McCleve

Arizona Items.—A. G. McCleve writes from Taylor, Apache County, Arizona, under date of May 8, 1887, as lollows:

We have had a very cold and back-ward spring. Our fruit is nearly all killed; we will have but little if any this season. Our small grain looks well. Our farmers are busily engaged plowing and putting in their other crops. A great deal of grain is being planted this season, more than in any previous year.

In the prat two years quite a number of our primary settlers have sold out and moved away, and others have moved. No one is idle in our streets, but all are trying to earn an honest living.

but all are trying to earn an honest living.

Some frame buildings are now in process of erection. The writer is informed that; brick-making this summer is contemplated by some of our citizens. Such an enterprise would no doubt meet with much enconragement. There is some sickness in towa at present, some of the children having the measles, but no case as yet has proved fatal. Otherwise the health of the people is generally good.

Our would-be reformers, the United States deputy marshals, are giving the people a rest for a season; probably it is because there are no victims in this part of the country.

part of the country.

is because there are no victims in this part of the country.

A New Fence Machine.—The Burton-Gardner Company of this city, having made such a success of their combination fence, have been looking around for a machine which could be used for building the fence on the field. Their efforts in this line have also been successful, and the Monarch fence machine, invented by M. C. Henley, of Richmond, Ind., has been proven to satisfy ull requirements. By this means a man can build his own fence on the field, and fix it in pretty much any style to suit him, and in a substantial manner, A weaving machine and tension frame make the full combination, which comes at a price within reach of all. The weaving machine is so constructed as to weave a fence either up or down hill, and at all times keep the slats or pickets plumb, the npright portion of the machine being adjusted to a perpendicular position by means of small thumbscrews. The wires may be either three or fivelin number, twisted around the pickets, and can be stretched the entire length of the field, and the fence can then be put up rapidly. Pickets, laths, slats, willows, slabs, split poles, and lumber of almost any kind can be used. The fence can also be made proof against stock, rabits, poultry, etc. Any one desiring further information can obtain it from the Burton-Gardner Company, of this city.

### JAMES LAWSON

ARRESTED ON A CHARGE OF VIOLAT-ING THE EDMUNDS LAW.

Shortly after noon to-day James Lawson, of the Seventeenth Ward, was arrested while at work at the Utah Central Railway blocksmith shop on a charge of unlawful co-habitation. The complaint was made this morning by Deputy Franks, and charged the defendant with living with Mrs. James Lawson and Mrs. Elizabeth Lawson as his wives.

The witnesses subpænaed were Mrs. Betsy Lawson, Mrs. Harriet L. Quinland Lawson, and Misses Crissie, Maud and Blanche Lawson.

The defendant was arraigned before Commissioner McKay, pleaded not guilty, and his attorney, Mr. Moyle, stated that he desired to waive examination.

stated that he desired to waive examination.

Mrs. Betsy Lawson was called and stated that she was the defendant's legal wife.

The Commissioner then ordered that the defendant give hall in the sum of \$1,500 and that all the witnesses except was Betsey Lawson and Miss Mand Mrs. Betsey Lawson and Miss Maud Lawson furnish sureties to the amount of \$200 each, which was done.