EVENING NEWS.

Wednesday, - Sept. 19, 1888.

The Published Ordinances.

The revised ordinances of Salt Lake ton, received a wound that came near Armstrong presiding. City, together with the city charter costing him his life. He wassbrought this form is a commendable measure.

Davis Stake Fair.

FARMINGTON, Sept 15.

The Primary Associations of Davis Stake, will open their Fair on Thursday Sept. 27, at 10 a. m. It is to be held in the court house, and will coatinue until Saturday, the day of the Primary conference. We hope every one will govern themselves accordingly, and the children estecially, be prepared with a nice showing of articles for ex hibition. prizes will be given for the best mending and darning, for the best map drawn, etc. We wish the name and age of the person doing the work. All persons donating articles for ex-hibition will have a ticket of admittance given them by their president; others will pay an admission of five

cents for children and ten cents for adults. For the conference, each association

ror the conference, each a social is expected to have a verse or sentiment, to be recited at roll call. Respectfully, . A. S. Rogens, President.

President. JULIA HESS, LUCY A. CLARK, Counselors.

First District Court. Business before Judge Judd, at Provo, yesterday:

David Williams, vs. David J. Williams & Co.; defendants' demurrer had bad a quarrel with a man, and confessed; seven days given to file an went to his room and procured the amended complaint.

Angeline Taylor.vs.Hyrum J. Taylor; o:der overruling demurrer; twenty the man coming toward him, and fired days allowed to file answer.

W. D. Myers vs. C. M. Boley; dismissed at plaintiff's cost. People vs. Otto Hudson and Corne-

lius Sorenson; appeal dismissed. United States vs. J. P. R. Johnson; unlawful cohabitation; plea of not guilty changed to guilty; sentence set Henderson, and never spoke to him

October 9. People vs. Bub Williams; appeal | employed at the Mingo Smelter and has

dismissed Andrew Lindsey was admitted to hearing, which will be held on Satur citizenship. day. He was arraigned today and Ottemine Frandsen vs. Lurs Frand-

him.

pleaded not guilty. He also made a favor of it. sen; demurrer overruled. C. C. Christensen vs. P. C. Burrison statement to a NEWS reporter this beyond her line.

The Salt Lake & Fort Douglas Will'am Henderson Shoots Rick-Granted a Right of Way. ard Hook in the Breast.

ATTEMPTED MURDER.

At 10:30 last evening at Sandy, Salt Lake County, Richard Hook, of Stock-

CITY COUNCIL.

and amendments thereto, have been to this city this morning, for surgical called the attention of the Council to printed in a convenient volume, an attendance. Ilis account of the affair the condition of the new grade on Secimportant feature of which is the ex- is as follows: At the time stated he ond Street, and asserted their belief cellent index appended to it. Citizens was standing in front of a house in that the extent of damage done their now have an excellent opportunity to Sandy. He was leaning against the property had been underestimated. learn what are the municipal laws to street tence filling his pipe, when a They suggested a new cut that would do which they are expected to conform. man inside the fance ordered him damage to nobody. It was impossible for the publication of the ordinances in away. Hook replied that he was interfering with no one and would not with the street; their houses were go till he was ready. The other per- hidden from view and had assumed son, who was William Henderson, or the proportions of dugouts. They dered Hook off again, but the latter asked that the change be made and the

city bear the expense. In connection with this, Mr. Riter replied that he didn't have to go

dered Hook off again, but the latter r.plied that he didn't have to go At this Henderson drew bis revolver and first two shots. The first bullet passed over Hook's head, but the second shot took effect in his left breast, near the 'heart. Hender-son turned and walked away, while Hook stargered to a smelter, where he had some acquaintances. No surgeon could be found, so the wounded man remained near the fire all night, to keep from getting coid. His wound was not dressed in asy way, and the blood saturated his clothing about it. This morning Constable Lewis of Sandy prefinct, was notified and took Henderson into custody. He also brought him and Hook to this city, where the latter was placed under the carme of D.5. Benedict, who expressed Mr. Sharp denbied first it was placed under the carme of D.5. Benedict, who expressed Mr. Sharp denbied first the conduct. Mr. Sharp denbied first the conduction the policy of

tled in the council. Mr. Sharp doubted the policy of care of D. Benedict, who expressed an opinion that he would re-

cover, though the injury might prove serious. The ball had entered between the ribs and lodged in the back. Mr. Hook was able to walk but has been considerably weakened. Hende-son denied the shooting when

first arrested. Subsequently, how-Mr. Webber resided on Second Street himself, he said, and knew something of the condition of affairs there. It had been understood when the com-mittee visited the spot that no action should be taken that would prove a detriment to their property. Now, however, damage was being done. He thought that if the matter was referred to the committees they could visit the spot and come to some understanding. If the former to the some understanding. Garfield If the the some understanding. ever, he stated to officer Lewis that he weapon, in which he placed three cartridges. When he came out he saw two shots over his shoulder. He gave another version of the aff ir to W. B.

lie, therefore, moved that the matter be referred to the committee on streets with the committee on claims associ-Tripp, to whom he said he had fired two shots over a man's head, "just for fun," and did not think he had hit Mr. McCornick thought the petition-ers were entitled to damages, if the present grade were carried out. Hook says he had no trouble with

Mr. Young-If they are entitled to

for October 9. United States vs. Elijah Burns; un-lawful cohabitation; defendant ar-raigaed and took the statutory time to plead. United States vs. Charles Hawkins; unlawful cohabitation; defendant en-tered a plea of guilty; Sentence set for

tered a plea of guilty; Sentence set for October 9. between Green's arm and his body, doing no injury. Henderson has been chases could be found under any cir-

employed at the Mingo Smelter and has no family. He is now in the city juil, awaiting the result of a preliminary stand that it was to raise the sidewalk or be cut as far east as Mrs. Burton's line, or he should not have voted in

Mr. Webber-They have gone away R ter - There

Mr. Pyper objected. There were fi-ready two lines of railways running the length of one block. He did not see the necessity of putting down ansee the necess other track.

Granted a Bight of Way. The City Council met in regular ses-sion at 7 o'clock last evening, Mayor Armstrong presiding. Rulon S. Wells and H. G. Whitney called the attention of the Council to

Pears' Soap Fair white hands.

Brightclear complexion Soft healthful skin.

"PEARS'-The Great English Complexion SOAP,-Sold Everywhere."

would be ample. Mr. Pyper was not in favor of three tracks on the streets under any cir-

Mr. Clark said that, so far as he was

Mr. Clark said that, so far as he was concerned, he was not aware that the litah & Nevada had any right to the street; they merely inid their tracks there and took possession of it. The question coming to a vote it was carried-9 to 4, the latter being Clark, Dooley, Pyper and McCornick. Mr. Pyper moved that the committee on streams be authorized to investigate and report on inst what rights the litah and report on just what rights the Utah & Nevada has to Fourth West Street.

TORIAL CENTRAL COMMITTEE.

Salt Lake City, Sept. 17th, 1888.

Mr. Riter thouset with a street, when the street, when the street would give access it was a street that would give access it was a street that would give access to a great many important buildings. The question was, shall the property of these two men be spoiled for the street, or the street be spoiled for the property? Monday, the 8th day of October, A. D 1888, at 12 o'clock m., for the purpose of nominating a chaddate for delegate to the Fifty-first Congress. The number of delegates to compose the Convention has been apportioned the convention has been apported to the convention has been apported A Territorial Convention of the Peo-

STY.	No.	COUNTY.	No
	- 2	Rich	- 1
der	3	Salt Lake	16
	6	San Juan	1
	- 3	Sanpete	6
6. 01	1	Sevier	
d	1	Summit	- 2
-7711	2	Tooele	1 32
	9	Uintah	1
	2	Utah	. 5
1	- 9	Wasatch	1
n	1	Washington	1.5
	1	Weber	1
1			
17		Total	11

Iron Juab

Kane

The County Central Committees are requested to take immediate steps in their respective counties for the elec-tion of delegates to the Territorial By order of the People's Territorial F.AUERBACH&BRO

Central Committee. ELIAS A. SMITH, Secretary.

THERE was no eastern mail last light. The cause was a delay on the Union Pacific, a freight train having been caught by a land-slide in Weber Canon. One car was derailed, but no one was injured.

War Department, Signal Service, U. S. Army.



Our Dress Goods

Stock is now in, and a stock more complete in variety of styles, colors and prices has never been shown here. In this department we offer as Bargains for this week :

One lot of all-wool 3S-inch Tricots at 40c. per yard; this season's goods and

fully worth 60c. One lot of All-wool English Striped Suitings, 38 inches wide, 3 yards for \$1.00; a very stylish fabric.

Our White Goods

Department is fast filling up, and is the largest stock of white goods we have ever received. Our Mr. Cohn. now in the New York market, has sent several large consignments in Table Linens and other goods belonging to this department which were purchased at remarkably low figures, and will thus enable us to sell at correspondingly low figures. We offer as Bargains in this department:

Two lots, 14 Counterpanes, the Clarendon at \$1 20, and the Cheshire at \$1.00. We are clearing out a lot of Remnants of Table Linens, Towels and Crashes at less than cost.

Underwear.

In this department we have the largest stock ever offered in this place. Every-thing is new and handsome, and must be seen to be appreciated.

Muslin Underwear.

We have just received a large stock of Muslin Underwear which came in too late for the early fall trade, and propose to distose of them at very low prices to make room for winter goods. Ladies should not miss this opportunity, as the line is complete and no difficulty will be found in getting sizes.

Gents' Underwear.

We carry a full line of Gentlemen's Underwaar, and our prices are siways the

Hosiery,

We are carrying a larger stock of Hoslery than ever, from the finest silk to the

chempest coiton. We have taken great care in selecting for this season, and are prepared to warrant every pair as fast colors.

Corsets.

We carry every good and popular style of .Corset in the market; names and styles are too numerous to mention. Try our 50c. and 75 . Corsets; the best is town.

Trimmings.

We have opened a large and handsome stock of Dress Trimmings in all widths and styles, in which no lady can fail to get suited.

Cloaks.

Our Cloak room is full to overflowing of every conceivable style of garment. Styles w re never more beautiful than this season's, and we feel able to suit the most fastidious.

Blankets & Comforts.

Our stock of Blankets and Comforts is now complete, and it will pay you to call on us before purchasing elsewhere.

Draperies.

Window Curtains, Curtain Nets, Tamboured Curtains and Turkoman Draperies in great profusion of styles and prices.



P. W. MADSEN

Furniture, Wall Paper and Carpets,

GREATLY REDUCED RATES.

afternoon, but it was too late for pubet al.; dismissed at cost of plaintiff. lication in this issue. He says Hook

Third District Court.

At the opening of court today, District Attorney Peters stated that official business required his presence at Provo, and that Mr. Clarke would attend to his business in the third district until his return.

Ah Gee, the Chinaman who is in the penitentiary awaiting trial on the charge of murder, was ordered brought to the city to consult with his attorney. His witnesses were also ordered subpoenaed at the expense of the Territory.

Court took a recess for 39 minutes, until Mr. Clarke could get through with his grand jury business, so as to take up the prosecution of Territorial cases.

On resuming the case of John Morse charged with burglary, was postponed till this afternoon.

The trial of Joseph Hillman, for as sault with a deadly weapon, on William statutes. A. Holley at Tooele, on April 9, 1888, was commenced, but owing to the absence of the prosecuting witness was postponed till this afternoon, and an attachment issued for the witness. The case of the People v. Richard

The case of the People va. Richard Jeffreys, graud larceny, was the only one remaining on the trial calendar for the day. The Court inquired whether that could not be taken up.

Mr. Clarke explained that a few days before Jeffreys had said good by to the Salt Lake County jail officers, and had not been recaptured.

Court-Then you can't try him. Mr. Clarke-No, sir. I think they'd better catch him first. Court-Has the grand Jury investi gated the escape, to learn who is responsible. Somebody 'must be, and the matter should be inquired into. as alibi. The county juil was made to hold prisoners, not to let them escape. The trial of John Morse, for burglaring the Fountain saloor, was in progrees this afternoon.

From Norway.

Elder Abraham Johnson, of Mount d'iensant, Sanpete County, reached this city last evening on his return from a mission to Norway. He left Utah senting the left utah before solution and pass on the sentember 7, 1886, and went direct to Norway, where he labored during the "voi to the cesse.
"If you believe the testimony additiona the shored during the whole term of his absence. The first year and a half he labored during the bring in your verdict accordingly. If you find on the control of his absence on hand have been converted in and have emigrated from that section in years is he work has been rather dull there. It is now livening, up somewhat. Of the control the charge against him. Inocent of the charge against him. Inocent of the charge against him."
In or about February 1857, Elder Johnson says it is favorable.
In or about February 1857, Elder Johnson, and companion, Elder H. C. Peterson, of Logas, visited a place called Sandefjord, where the Gonget the priost that he announced the priost that he announced the priost that he announced the that here the priost that he announced the priost that the priost that he announced the priost the the base to right the priost that he announced the priost that the priost that prist prioties priot priories the pr Pleasant, Sanpete County, reached this-

the shots were fired in the air. He says he cannot account for the wound grade would be. in Mr. Hook's breast. His First Charge to the Jury. The following is the charge given by Judge Sandford yesterday afternoon in same result. the case of the United States vs. John Irving, on trial for unlawful cohabitation. It is the first of the kind the Judge ever delivered :

threatened to cut his throat, and that

to consider.

"John Irving stands arraigned at the bar of this court under an indictment charging him with unlawful cohabita-tion on the 1st day of January, 1884, at Silf Eake County, in this Territory, and thereafter continuously remained in the condition of unlawful remained in that condition of unlawful cebabi-tation until the 30th day of June, 1884. That he cohabited with more than one woman as his wives, viz: with one

Elizabeth Irving, and with one Aunette Revoir, sometimes known as Ann Repetition of the former transferred to H. Brisacher. voir, contrary to the provisions of the Eilen B. Ferguson and others asked " The testimony presented before you

that the water mains be extended down B Street half way between Second and Third streets. Referred to the com is not very conflicting nor very volu-minous. Some of the facts on which B. G. Raybould petitioned that the watering trough near the corner of his residence be removed. Referred to the committee on waterworks. "The main question in the case is, whether the testimony of the witness on the part of the people, Mrs. Swin-burg, is to be received, or the testi-mony on the part of the defendant, offered by himself. The two are con-flicting. It is your duty to consider Ward E. Pack and others asked that ward E. Pack and others asked that the water mains be excended to and slong First North Street. Under the present circumstances they thought they were being nojustly deprived of the use of the water, when they were ready and willing to pay for the same. Referred to the committee on waterthem carefully, to weigh them, to rec-

oncile them. "The defendant attempts to prove an allbi as to part of the time for which "The defendant attempts to prove an alibi as to part of the time for which e is charged with this unlawful co-babitation, and puts on the stand the witness, Pickard, who states that cer-tain parts of the month of June, de-fendant was some distance from his home taking care of some sheep; and there the defendant leaves his defense as a nuisance. May loth the skin tannery in the Nine-teenth Ward was ordered to be abated as a nuisance. It still existed, how-ever, and the stench was so foul that it tainted milk several rods distant and perfumed the entire neighborhood for blocks around. Mr. Young moved that the petition Mr. Young moved that the petition be laid on the table. The petitioner had a remedy in his own hands. It was wrong for him to expect the city to fight such battles; the petitioner could have the owner of the nulsance "In order to convict the defendant of the guilt of the charge against him, you will, of course, have to find that ne committed this act of unlawful co-habitation at the time set forth in the indicted, and he ought to do so. Mr. Riter opposed any such a view of the case. Neighbors did not like to complain of one another and cause a feud in the neighborhood. He thought

habitation at the time set Torth in the indictment, and you are understood to ass on the credibility of the witnesses yourselves. You have seen them tes-tify, you have heard them testify, and the recollection of their testimony is fresh in your memory. You are to weigh the evidence that has been pre-sented before you, and pass on the whole of the testimony and arrive at a ver, i ci in the case. the city ought to at'end to such mat The petition was referred to th

about the damage; the grade is the best that could be made; there could be no claim for damage except when parties had built under some under-DAILY WEATHER BULLETIN. teorological Reports Received at Se Lake City on September 19, 1888, at 6 a. m. local time. standing with the city, as to what the WIND. Mr. Roberts did not believe they TER. could get any damages; he had gone to Williams & Young when his property had been put in a hole, and they had refused to attack the city. He then had applied to Sheeks & Rawlins with the same result Force in Miles Fer Reur. 4 5. PLACE OF OBSERVA-TION. same result. Mr. Sharp did not believe the city had any right to establish a grade that would compel a resident to use a bal-oon or a tunnel to get to his home. T. C. Armstrong, Jr., asked for and was granted the privilege of placing a wooden bridge over the water ditch in front of his place of business on First Sonth Street. ·· 52 -10 + 49 t16 + 49 0 s w Light Clear s w S Clear 2 N Calm Rain 52 N Calm 43 Light Signal Service reports taken at 11 a.m. South Street. Martin Lenzi and others asked that Martin Lenzi and others asked that the water mains be extended half a block down or half a block up Sixth East Street. Referred. The petition of Rachel E. Simons and others, asking for an extension of water mains, was laid on the table. The city licenses granted to W. H. Porter, of the St. Eimo Hotel, were by petition of the former transferred to H. S. L. Oity . a Light Calm Calm 5 E Light Oalm Calm Calm Fair Clear Olear Cl'dy Clear Olear Clear Ogden Stockton .. Bingham .. Ugden 64 Stockton ... 67 Bingham ... 56 Park City... 50 Provo..... 75 Alta..... 52 Garfield 63. Lake Park. Brichton's Mo Brighton's. 50 Cl'dy

Salt Lake City, Barometer 30.08. Rainfall during last 24 hours, 0.25 inches. P. H. FITZMAURICE, Serg't Signal Corps. U.8.A

DEATHS.

REISER.-In the Sixth Ward of this city, ptember 19, 1888, of typhoid fever, Heber John, son of Henry and Catherine Reiser born March 2, 1880.

Funeral from residence of parents, 43 ... Fourth West Street, at 3 p. m. tomorow, Thursday.

ROGERSON .- At the residence of her sonin-law, U. Butt, in Parowan, Utah, Mary logerson, daughter of James Farren and Mary Harrison; born in January, 1803, in Yorkshire, England; died August 26, 1888. Millennial Star please copy.

BROWN'S BLACKSERRY AND GINGER

Acknowledged to be the best Remedy for Diarrhoma, Dysentry and all Bowei Complaints.

It Contains the Active Medicinal Vir-tues of Jamaics Ginger and Black-berry Roots, Combined with Aromatics, making it an

Safe and Effectual Remedy

Thousands will Testify to the Great Relief from its Use,

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To Prevent Derangement of the Bowels from the Use of Impurs Food and Water. Z. C. M. I. Drug Store General Agents.

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th Temple Street



For terms apply to Angus M. Cannon, at President Woodruff's Office, or to George M. Cannon, Office of County Recorder. d

The "Little Detective," \$3.0(L. D. Postai gives Postage in OETIS Weight from 16 or. to 20 Jbs.

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