

# THE DESERET NEWS.

TRUTH AND LIBERTY.

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## DESERET NEWS:

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SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, AUG. 23.

### The Festive Mosquitoes.

Mosquitoes have been afflicting the people of New Jersey seriously this summer, especially at Long Branch and other watering places, where they have swooped down upon the tender epidermis of the gentle bathers in avensuous clouds. Although not to such an extent, the musical marauders have made themselves felt lately about the lawns and gardens of this city. In this connection it is well to know that a weak solution of carbolic acid rubbed over the hands and face will effectually check their attacks and drive them away.

### An Infant Fatally Injured.

In its issue of to-day the Ogden Herald states the manner in which an infant child of Mrs. Moroni Wilcox of that city received what are supposed to be fatal injuries. That lady, her two children and a niece named Clara Decker were last evening driving near Ogden bridge, when the horse stumbled, throwing Mrs. Wilcox's baby and Miss Decker to the ground. The latter fell upon the infant, hurting it so badly that its death is looked for.

### An Unclean Case.

Near Collinston station, on the U. & N., in Box Elder County, lives a farmer who also keeps a saloon, and whose name is Jemmett. He has a daughter named Eliza, aged about 19 years. The railroad agent at Collinston is a young man named Manassa, and he has been keeping company with Eliza. Her father broke up their association, after which, so it is alleged, Manassa boasted that he had ruined the girl. The angry father had him arrested for libel, and the case came up yesterday before Commissioner Wardleigh at Ogden, says the Herald. The complaint was dismissed on a technicality, but Mr. Jemmett threatens further proceedings.

### Free Again.

Three more of the long list of men in Utah who are compelled to suffer imprisonment for conscience' sake emerged from behind the penitentiary walls to-day. These were Matthew Pickett, of Tooele, Levi North, of Mill Creek, and Wm. J. Hooper, of Salt Lake City. Each of them received the full penalty of the law at the time of sentence. On Sunday night their terms, with thirty days additional because of their inability to pay the fines assessed, expired, but they were not brought down until to-day. Mr. North was taken before Commissioner Pierce, and Messrs. Pickett and Hooper before Commissioner Norrell, and after the usual examination, were set at liberty.

### The Crawford Case.

CHICAGO, August 30.—The News' Washington special says: Dr. Crawford, of the navy, who has been on trial here during the last two weeks, charged with immorality, was pronounced guilty to-day by a trial jury and sentenced to twelve months in jail. This case has excited general interest in social circles because of the high standing of the defendant, and has attracted the attention of the legal fraternity because it is the first case brought under what is known as the Utah law, by which both parties to the offense charged are made liable. Before the trial began defendant's counsel demurred to the indictment,

arguing that the law under which it was drawn was not applicable to the District of Columbia, was not so intended by Congress and was enacted solely to correct polygamous cohabitation in Utah. The demurrer, however, was overruled, the court holding that the law applied to all Territories and the District of Columbia. When the court pronounced the judgment, defendant's counsel entered an appeal and Crawford gave bail for his appearance at court.—S. F. Chronicle.

### A Dangerous Depot.

The Ogden Herald thus illustrates the danger to which frequenters of the Union Depot in that city are liable: A fearfully defective and murderous arrangement of the tracks at the Union Depot in this city nearly caused an accident on Sunday, which in all probability could not have been less than fatal. With a number of trains moving to and fro and the bustle consequent from the large amount of business transacted at the depot, it is a miracle that serious accidents are not more frequent than they are.

On Sunday a lady, the wife of a prominent merchant of Ogden, was passing across from the street railroad terminal to the west side of the depot building. She was accompanied by friends who had some little children along. As she was crossing the tracks on the east of the building she turned to see if the children were following safely. She turned again in the direction she was going when she saw the Utah Central train which was backing down at a good speed close upon her. The bystanders were struck dumb with horror, for each expected to see the lady knocked down and mangled under the wheels of the advancing car.

By a supreme effort Matt Hinchcliffe managed to snatch the lady from the track; and thus in all probability saved her life. Her safety is not the result of any precaution on the part of the railroad companies for the benefit of their patrons. The depot in this city is a most admirably arranged death-trap, and hardly a day passes but some such occurrence as that detailed above could be recorded. It is not charged that the employees of the companies are negligent. They are diligent and exercise as much care as possible. It is the parsimony of the railroads that use the depot which is cause for this, and some day there will be an accident which will be followed up by a suit for big damages; and should any person be killed, as many have heretofore been, no court or jury would fail to adjudge the responsible parties guilty of criminal negligence.

FROM WEDNESDAY'S DAILY, AUG. 24.

### The Vote.

The total vote on the constitution, as far as received, is Yes, 13,044; No, 488. There is now but one precinct to be heard from.

### The Crusade in the South.

The following special dispatch to the News was received this morning: "TOQUERVILLE, Utah, August 24, 1887. At daybreak this morning the deputies made a raid here and arrested Levi Savage, on the charge of unlawful cohabitation, but found no others."

### H. B. North Released.

This morning Hyrum B. North, of Midway, Wasatch County, was brought before Commissioner Norrell on an application for discharge from the penitentiary, where he has served a term of six months for disregarding the third section of the Edmunds law. After an exhaustive examination, the Commissioner was satisfied that Mr. North had no property with which to pay the fine assessed against him, and ordered him released.

### The Indian Territory Mission.

A private letter from Elder Ammon Green, now laboring as a missionary in the Indian Territory, addressed to a friend in this city, dated Maquard, August 18th, reports favorable progress and encouraging prospect. All of the Elders now in that field are enjoying good health, and all, without exception, feel well and express their determination to labor faithfully. The writer outlines a programme of travels which himself and companions expect soon to carry out, by which it seems they have work to do.

### Shot In the Arm.

Yesterday Leo Dykes had his right arm amputated, owing to an accident which he met with in Kimball Creek Cañon, west of Goshen, Utah County, on Monday. He was using his rifle, and on attempting to fire a shot, the cartridge failed to explode. He endeavored to remove it from the weapon, and had considerable difficulty in doing so. He managed to move it, when the charge exploded, the ball passing through his hand and ranging up his arm, shattering it so badly that amputation was necessary.

### A U. P. Change.

A dispatch dated Omaha, 21st, says: Mr. E. L. Lomax, assistant general passenger agent of the Chicago, Burlington & Quincy road, has been selected as the successor to S. B. Jones, the present incumbent of the same office at Union Pacific headquarters, and will take charge of the office September 1. Mr. Lomax is said to be an expert in passenger matters, and will bring to the Union Pacific several years of experience with one of the busiest roads in the country. He has grown up on the Burlington and knows all about the ticket business. He was made assistant general passenger agent about four years ago under Percival Lowell, and has held the office ever since. His appointment as successor to Mr. Jones is looked upon by railroad men as being one of the best that could have been made. He is a young man and popular among those who know him. Mr. Jones, also, is well and favorably known in this region.

### POLICE COURT.

There was a decided improvement in Police Court business to-day. This does not argue any improvement in the moral status; in fact, the developments to-day were emphatically the reverse.

Joseph Ashton was one called to answer to Justice Pyper on the charge of drunkenness. The accusation is not an uncommon one for Ashton, who has frequently decorated the inside of the jail, and has received every sentence the court could inflict. Joseph came up, smiling as usual, to-day, pleaded guilty, and had his breath almost taken away when the Judge let him off with a light fine of \$5.

Henry Wright and James Park are two young incorrigibles whose familiarity with the Police Court does not seem to have done them much good. The first charge against them was like the last—petit larceny, but notwithstanding the promise made to the court that they would go their way and steal no more, last night found them lodged in jail for taking three sheepskins that did not belong to them. They pleaded guilty and desired the leniency of the court. The Judge had tried suspension of sentence without avail on a former occasion, so this time gave them in charge of Jailor Kimball for fifty days.

Stephen Leybourne and Alfred Shires stood up as steadily as they could to plead to a charge of drunkenness, and surprised the court by answering "not guilty." The court scanned them carefully, as though considering whether the accused were sober enough to understand the complaint made against them, and then set the cases for trial this afternoon. Leybourne is the same individual who was fined on Monday for drunkenness. The first the officers saw of him after he was released from jail, was at four o'clock this morning, when he came to the City Hall door in company with Shires. The latter informed the officers that he had arrested Leybourne because he was drunk, and wanted him taken care of. The officers could not distinguish which of the two was sober, and concluding that neither was, they lodged both in jail. At the trial this afternoon Shires was released, and Leybourne, on conviction, fined \$10.

As Bret Harte says: "The heathen Chinese is peculiar." One peculiarity of the race was exhibited in court to-day. A heathen named Ah Yu had been arrested for indecent exposure, committed in the Nineteenth Ward yesterday afternoon. For some time past the neighborhood has been annoyed by this Mongolian, who claims to have been learning "Melican" ways, and has apparently succeeded in reducing himself to a condition of total depravity. So vile was his conduct that the full penalty of the law, which was imposed by the court, seems in no measure inadequate, though it may possibly make Ah Yu less indecent in the future. For the next 100 days he will swing a pick at the gravel bank.

One of the greatest afflictions of the fair city of Salt Lake is the medical quack. The malodorous specimen is found in all sections of the city, and under every guise. A complaint was made to-day in the Police Court, the allegations of which, if supported, will expose one of his class to the derision of the public, and lay him liable to a term in the penitentiary. For some time past an advertisement headed "Stut-tut-terling" has been before the public in a morning paper. A lady in the Eleventh Ward saw it, and considering the newspaper's respectability a guarantee that the advertiser was not a fraud, desired to have her son, who is about 15 years old, and is badly afflicted with stuttering, benefited if possible. This lady, Mrs. Hallstrom, saw Dr. Cloyne, as he gave his name, stated her son's condition, and was informed that he could be cured in one hour and that the operation would cost \$15.00 cash, no pay.

Mrs. Hallstrom, who is a poor lady, was so anxious for her child's relief, that she borrowed the money and sent the boy to the alleged doctor's, on First South Street, between East and West Temple streets. The boy had the \$15, but was warned not to pay it till he was cured. He went to the office, and, according to his account, as soon as he got inside, the "doctor" demanded the money before commencing. After considerable coaxing and threatening, the boy gave the money up, and received a prescription, which reads as follows:

### CURE FOR STUTTERING.

1st.—Fill the lungs with air by taking a good long breath, and let the words come with the breath.

2d.—Speak through the teeth with the teeth closed together.

3rd.—Elevate the chin and speak with force.

4th.—Keep time with the foot or hand while talking.

5th.—Should you at any time find you are about to stutter in the middle of a long word, stop, take a full breath, and let the rest of the word come with the full breath. Always avoid getting excited, and always speak through the teeth with them closed together. Dr. M. W. CLOYNE.

One of the principal causes of stuttering is trying to speak when the air is all out of the lungs. Always keep the lungs well filled with air.

M. W. C.

Young Hallstrom glanced at it, and the suspicion darted over his mind that it was a fraud; he wanted his money back, but the "doctor" refused. Finally he gave the following receipt:

SALT LAKE CITY,

August 23d, 1887.

Received from Charles Hallstrom the sum of Fifteen Dollars, \$15.00, for treatment of impediment of speech.

Dr. M. W. CLOYNE.

The next step in the proceedings was an attempt on the part of Cloyne to administer an oath to the boy. This was to the effect that he would never, under any circumstances, show the alleged cure or relate it to any person. This frightened the boy, who got to the door and outside as quickly as he knew how.

This morning Mrs. Hallstrom and her son related the above circumstances, and made complaint in the justice's court charging the "doctor" with obtaining money under false pretenses.

This afternoon Cloyne and Mrs. Hallstrom met, and the "doctor" agreed to refund \$13 to have the complaint withdrawn. The lady concluded to compromise, thinking it was better to get all but \$2 back than to lose the whole amount.

FROM THURSDAY'S DAILY, AUG. 25.

### Lightning in the Hay.

Last Sunday evening some stacks of hay lying between Paris and Dingle, in Bear Lake Valley, were burned, the fire originating from lightning. About 100 tons were destroyed, the property of Stephen Kelsey, of Paris. A correspondent apprises us of the occurrence.

### Opening of the University.

The first term of the academic year 1887-8, of the University of Deseret, will open on Monday morning, Sept. 5th. Persons desiring information relative to terms, curriculum, etc., should write or apply to Dr. John R. Park, president. By applying to Dr. Park, students may obtain half fare tickets over either road leading into this city.

### Inspecting the University.

Chancellor O. F. Whitney, Regents John T. Culze, James Sharp, W. W. Riter, Elias A. Smith, A. W. Carlson and D. C. Young, paid a visit of inspection to the University to-day. They were much pleased with the neat and tidy condition in which they found things, the result of Janitor Harris' industrious labors. The floors and doors of all the apartments in use have been thoroughly cleaned and freshly painted, the furniture revarnished, the windows cleaned and painted and all necessary work done, preparatory to the opening of the institution for the fall term on September 5th.

### Fell From A Train.

Yesterday a gentleman who accompanied the First Ward excursion to Lake Park had a narrow escape from a serious accident. The train was about half a mile from Lake Park, and was going at a high speed. The gentleman was standing on the step on the outside of the car, and went to move to let a young man pass, when his foot slipped, and he was hurled from the train. He landed on his face, alighting in the soft mud alongside of the track, and clear of the train. He was considerably shaken up, but was able to get up, when he was gratified at realizing that he was not seriously injured. He walked down to the Park, but had been so shocked by the fall that he was unable to participate in the enjoyments of the day.

### Transporting a Building.

It is something of a rarity to see an entire depot, 24x80 feet, raised up bodily, put on three flat cars, hauled a third of a mile and safely landed in a new position. But that has been done here, and at noon Tuesday, with a big engine carefully steaming along, the Deer Lodge depot left its old position and was located at the foot of Second Street. It is now in position again, and will soon be ready for occupancy. —New Northwest, (Montana), Aug. 20.

### Fire at Paris, Idaho.

A correspondent says that, on Sunday afternoon last, at Paris, Idaho, while a German meeting was in progress, a little boy announced to the congregation that Brother Tueler's sheds and hay stack were on fire. The people turned out and were soon at work with buckets, forming two lines. They soon got the fire under control. The loss was not much, as the fire only partially burned the stable and a part of a small hay stack. A large hay stack in the next lot had a narrow escape from the flames, but was saved by throwing water on it. The cause of the fire is supposed to be children playing with matches.

### Alex. Burt Arrested.

This afternoon Deputy Marshal Pratt arrested Alexander Burt, of the Sixth Ward, on the charge of unlawful cohabitation. The complaint is made by E. A. Ireland, and is dated Nov. 19, 1885. It alleges that the defendant lived with Mrs. Alex. Burt and Harriet Hilton as his wives. The warrant was made returnable before Commissioner McKay. The defendant was brought before Commissioner Norrell for a hearing, but up to 3 o'clock all of the witnesses considered necessary had not been found.

### Badly Bruised.

On Tuesday last, as Brother James T. Wilson was engaged, with others, in cutting logs down the Wasatch side of the Big Cottonwood divide, he met with a serious accident. He was driving down with a cart on which rested the butt ends of four long timbers, the other ends dragging. During the descent, with the quickness of lightning, the cart upon which Brother Wilson was sitting was upset, and he was thrown violently to the ground, producing a severe shock. Both shoulders were hurt, as were the upper portions of both arms. The bone of the right arm, near the shoulder, was split and fractured. The patient is up and around and is fast recovering from the effects of the accident.

### J. H. Ridges Arrested.

It is now two years since a warrant of arrest was first issued for Joseph H. Ridges, of the Nineteenth Ward, on a charge of unlawful cohabitation. Frequent attempts have been made by deputy marshals to discover Mr. Ridges' whereabouts, until the case has acquired considerable notoriety. These attempts proved futile until yesterday, when a "spotter" hastened to the Marshal's office with the information that Mr. Ridges was employed as a carpenter at the Sierra Nevada Lumber Company's shops. Thither the deputies wended their way with eager haste yesterday afternoon, and arrested Mr. Ridges. He was taken before Commissioner Norrell and placed under \$750 bonds to appear for trial at the September term of the Third District Court, on a four-count indictment found against him under the infamous Dickson regime in 1885.

### Raiding Vigorously.

There has been a renewal on the part of the Marshal's office of the vigorous raiding for persons accused of living with more than one wife. Many of these incursions have been unsuccessful, but in some instances arrests have been made.

This morning two more parties accused of unlawful cohabitation, and whose names had been handed in by spies, were wanted by the officers. These were W. E. Wilcox, and Thos. Porcher. The first named resides in the Sixteenth Ward, and early this morning Deputy Franks and Sprague called at his home. Mr. Wilcox did not happen to be in at the time, and those present were subpoenaed to appear before the grand jury. After waiting for some time for Mr. Wilcox, who evidently had no desire to meet the deputies, the latter retired with the warrant unserved. Mr. Porcher lives in the Twenty-first Ward. He has already served one term in the penitentiary for unlawful cohabitation, on his refusal to bind his future conduct by any promise in court. To-day he was wanted on a similar charge, the offense being alleged to have been committed since Mr. Porcher's release. Deputies Vandercok and Pratt went to serve the warrant, but not being able to discover Mr. Porcher's whereabouts, they returned after subpoenaing the family to appear before the grand jury.