# THE DESERET NEWS.

## TRUTH AND LIBERTY.

## Salt Lake City, U. T., Wednesday, December 7, 1887.

## No. 47.

ESTABLISHED 1850. **DESERET NEWS:** WEEKLY. PUBLISHED EVERY WEDNESDAT.

One Copy, one year, with Postage, six months, three months, \$2 50 1 50

#### DESERET NEWS: SEMI-WEEKLY, PUBLISHED EVERY TUESDAY AND SATURDAY

Due Copy, one year, with Postage, \$3 00 state of the six months, " I 75 terre the three months, " I 00

## **EVENING NEWS:**

Published every Evening, except Sunday. One Copy, cne year, with Postage, \$10 00 \*\* six months \*\* 5 00 \*\* three months, \* 2 50

Tapers sent to subscribers by mail have the names stamped upon them, with figures opposite to indicate when the subscriptions will expire. For instance, John Smith's 4-11-7, means that John Smith's subscrip-tion will expire on the 4th day of the 11th month of this year, or November 4th, 1857. Subscribers will please notice the figures on their papers, to see that they have their pro-pet credits, and also to know when to renew their subscriptions, the rule being to stop whe paper when the subscription expires.

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

#### FROM TUESDAY'S DAILY, NOVEMBER 29.

#### Home Again.

We had a pleasant call last evening from Elder Samuel G. Spencer, of Pleasant Green, Salt Lake County, who returned on Sauday evening from a mission to the Southern States. He left this city on the 15th of October, 1885, In company with a number of other missionaries, and on his arrival at Chattanooza was assigned to labor in the Georgia Conference. His field was in six counties in that State, where In the Georgia Conference. His field was has a counties in that State, where he met with good success. He was mobbed five times, but received no injuries. He received very kind treat-ment from many of the people in that region. On returning he had charge of the company of immigrants from Pue-blo to this city.

# of Strychnine.

About 2 o'clock this morning Mrs. Amelia F. Clasbey died at her resi-dence at the corner of Second East and Third South streets. The cause of her death was a dose of strychnine, and Coroner Taylor held an inquest today. Messrs. Robt. J Jessup, J. C. Ensign and Edwin Frost were called as jurors. The first witness sworn and called

Jessup, J. C. Ensign and Edwin Frost were called as jurors. The first witness sworn and called to testify was Mr. James T. Clasbey, husband of the deceased, who testified in substance that he came home yesterday about 10:30 p. m., sat down and smoked part of a cigar, and when Mrs. Clasbey came in she seemed a little put out because he had not been home to din-ner, he paid little attention to it, how-ever, and soon after went out again. It was not until about 2 a m. that he was notified of his wife's condition, and before he reached her bedside she was dead. He stated that last season when they were up Cottonwood de-ceased grew quite despondent, so much so that she at one time wanted to take a whole bottle of medicine which she had been using to induce sleep. She had had other attacks of the same nature at different times. He knew no carse for this except that he realth had been more or less impaired for several years.

deal and changed her clothes once or twice, finally coming to witness' room about 1:30 and saying that her head relt so dizzy. Witness said "come into my bed;" she threw back the clothes and Mrs. Clas-bey fell upon her breast, sobbing hysterically, saying she couldn't stand it any loager, and added, "I want you to forgive me, and tell Jimmy to for-give me." She then clasped me con vulsively, and placing an empty 26 to long of mit, and to find the definition of th

band. Mr. Clasbey, who seemed devoted Mr. Reed and others who frequented the house and shared in its hospitality, testified to the uniform good feeling that prevailed between husband and

wife. The jury, after brief consideration, brought in a verdict of death from strychnine poison, self-administered while laboring under temporary ab-erration of mind.

#### BURGLARS AT WORK.

## They Get Into Three Places in One Night.

New York into Yight. Three burglaries in one night is pretty heavy business in that line in Salt Lake. But that is the record of last night's proceedings. The first place broken into was Mr. Peck's blacksmith shop, from which the they had in mind the commission of another crime of the same nature was manifested when J. W. Summerhays & Company's office near the Utah Central Railway dopot was opened at 7 o'clock this morning. At the latter place a determined effort was made to break open the safe, but it resulted in a failure. The burglars had gained an extrance by pring open the door with a filmey, splintering the door jam. An attempt was then made to get into the safe. Two holes were border in the door, and the thieves had tried to blow it open with powder The handle of the door had been broken off with a sledge ham-mer, and the combination so battered that the safe could not be opened this morning. A brace and bit, sledge hammer, two or three pieces of steel dtills, a pair of black-smith's tongs and some pieces of fuse were left in the office by the burglars. They had also cut open a satchel, but did not secure any booty so far as has yet been ascertained. This is the third unsuccessint attempt at burglary at this same place. Mathematical attempt at burglary at they as a black south of J. W. Sum-

unsuccessful attempt at burglary at this same place. Half a block south of J. W. Sum-merhays & Co.'s is the Working-men's Co operative Store. This place was also entered last night, probably by the same parties. The door had been pried open, and the tills in the store opened; one of these was broken into. There was \$2 in the drawers, which was taken, as was also a quan-tity of tobacce and cigarettes and half a dozen cans of beef. The bur-glary was probably committed early this morning, as at a few minutes be-fore 6 a newsboy who was passing saw ANOTHER SUICIDE. Mrs. Clasbey Dies from the Effect

#### W. H. TOVEY ARRESTED.

#### He is Bound Over on a Charge of Unlawful Cohabitation.

Unlawful Cohabitation. About midnight last night the depu-ties made a raid on the Twentieth Ward. The object of their search was Mr. Wm. H. Tovey, who has already served a term in the penitentiary for having two wives. The home of his second wife was first visited, the idea of the marshals being that they would find her husband there. In this, however, they were disappointed, as they adjourned to where the first wife resides. Mr. Tovey was arrested and taken to the Mar-shal's Office, where he was kept in the company of Dan. Rench. At 11 o'clock this merning the de-fendant was arraized before Commis-sioner Norrell, and pleaded not guilty. He was not represented by counsel. Mr. Clarke prosecuted. Elizabeth Tovey, the daughter of detendant, was the first witness, and testified that her father would fre-quently go to the house of kis plural wife in the evening. He would go down about S o'clock and remain till 9 or 9:30 and would then leave. Mr. Harriet Tovey, the second wife,

cause for this except that her health had been more or less impaired for several years. Sarah A. Browning was the next witness. She stated that yester-day evening Mrs. Clasbey was very restless. She walked about a good deal and changed her clothes once or twice, finally coming to witness' room has been very sick, and he came there to attend it; he would come in the evening, and would stay for a while and then leave; he never stayed two hours, but might have remained an hour or a little more; he has never had a meal with me; he comes and carries water to my house, as I am hame and cannot do it; my eldest child is 10 years of age; I have never been out with Mr. Tovey or at his house since he came out of the penitentiary; he has not stayed all hight at my house since he came from prison; we never attended Tabernacle meeting or walked home together; he comes to my house to see his children; he may have sawed some wood once

The defendant himself was sworn and testified that he had not slept or taken a meal at his second wife's he would go daily and carry water for her as she was lame and could not do it; he had visited her house to see his children; his visits had been more frequent during the illness of his daugnter Haitie; I have not spent more evenings with Harriet and her children than with Anna; most of my times called in as late as 9:30 and stayed five minutes or so at Harriet's; Lwent down to see my little ones; these oc-casions were only during the illness of Hattie; since her recovery I have gone to see the children and to 'know how they were provided for; I was re-cased from prison three months ago. M. Clark insisted that the defendant still recognized the second wife as a wite, provided for her and made fre-quent visits to her hous. The Commissioner said he would not so where was enough testimony to convict, but he thought the dimension should be required to answer to the should be required to

Bail was given by all, and they were released.

#### FROM WEDNESDAY'S DAILY, NOV. 30.

#### Died from Diphtheria.

Yesterday afternoon Miss Mary C. Baker, of the Nineteenth Ward, feil a victim to diphtheria. She was 22 years and 19 ddys old at the time of her death. The funeral was held today.

#### Under Indictment.

John Preece was arrested in Davis County last evening, and was brought to this city. There is an indicement charging him with an assault to com-mit rape, committed at Farmington in July last. He was released on \$1,000 bail.

#### Killed in a Mine.

Killed in a Mille. John Gillins, eldest sen of William Gillins, of Minersville, was killed at the Cave Mine on Tuesday last. He was at work in the mine, while in an-other part of the same mine a blast was set off. The shock no doubt loosened a quantity of earth above which fell upon the unfortunate man killing him. He was buried to a considerable depth, but was soon dug out-dead.-South-ern Utonian, Nov. 25.

#### Arrests.

APPests. J. B. Forbes and S. Gleawood, of American Fork, Utah County, were ar-rested on Monday on the charge of un-lawful cohasitation. They were taken to Provo and were placed under bonds of \$1,500 each to await the grand jury's action. The witnesses were also re-quired to give bonds. On Saturday, at Provo, James Hardy was discharged from custody, the alle-gation of unlawful cohabitation atainst him not being supported by sufficient proof to satisfy the Commis-sioner that he should be held.

#### Six Months for Polygamy.

Six Months for Polygamy. Thomas F. Harris, the non-"Mor-mon" who was convicted of polygamy, was called for sentence in the Third District Court today. The Court gave the defendant a lecture for his repre-hensible conductin deserting his wife and going off with another woman under an agreement to live to-gether. The judge stated that he had no sympathy for the defendant, but had for his wife and children, and sen-tenced birm to imprisonment in the penitentlary for six months and to pay the costs of the prosecution. An appeal was taken and the defendant was released on \$1,000 bail.

#### Third District Court.

plemental final account and discharg ing the administration in the matter of the estate of Thomas Howells, de-

The state of Thomas Howells, de-ceased. The bend of James T. Monk as ad-ministrator of the estate of Theophilus Hofer, deceased, was filed and ap-proved. The claim of J M. Benedict, M. D., in the sum of \$135, against the estate of Mary Ann Hooper, deceased, was allowed and approved. In the matter of the estate of Lydia G imbar, deceased, an order was made of publication of notice to creditors, also an order appointing Heber J Grant, Junius F. Wells and B. S. Young appraisers of said estate. The marriage certificates of Brigham Arthur Ridd and Fanny Louisa Jones, and Albert Swain and Mary Mammie Marsh were filed with the clerk.

#### First District Court.

First District Court. In the First District Court, at Ogden yesterday, the trial of Elijah A. Box of Brignam City, was completed. Messrs. Peters and Hiles prosecuted, and Messrs. C. Aicherds and E. K. Williams defended. The case was given to the jury at 4 p. m., and at 7 o'clock the jury at 4 p. m., and at 7 o'clock the jury are ame in and m-formed the Court that they could not agree. They were sent out again, but returned at 9:30 without having ar-rived at any other conclusion, and they were discharged. It is said they stood eight to four for conviction. Thited States vs. Fred Jensen, un-Mwful cohabitation; plea of not guilty heretofore entered changed to a plea of guilty. To be sentenced December 10. John L. Jones, unlawful cohabita-tion, plea of not guilty changed to guilty. To be sentenced December 10. United States vs. Jens Hansen, un-for trial, and a jury was impanelled and sworn. Mr. Hiles appeared for the prosecution and Messrs. Richards and Rolapp were coursel for the defense. Three witnesses were examined in the case. The court adjourned at 60 clock and the case was continued until to-conder. The tollowing defendants, all charged with unlawful cohabitation, were calle for arraignment on December to. Mads Christensen, Charles C. Dun, hence Marcel Win Charles C. Dun,

Sth. Mads Christensen, Charles C. Dnnn, Peter Benson, Wm. Chugg, Andrew Madsen, John Anderson, Carl N. Berg-strom, Eugene Campkell, L. Hull, Frank Greenwell, Joseph A. Taylor, Gustave Thompson, M. W. Merrill, Hyrum Bowman, Martin P. Mortensen, Severance N. Lee.

FROM THURSDAY'S, DAILY, DECEMBER 1.

#### Arrest at Springville.

George Storrs, a resident of Spring-ville, Utah County, was arrested at his home about 7 o'clock this morning on a charge of unlawiui cohabitation, by Deputies McLennan and Redfield. He was immediately taken to Provo for examination, before a United States commissioner. commissioner.

#### Pleaded.

Yesterday afternoon John W. Preece was arraigned in the Third District Court on an indictment charging him with assault with intent to commit rape. H pleaded not guilty, and also pleaded a former conviction, on Sept 20th, before Justice Thomas H. Phillips, at Karsville precinct of Kaysville precinct.

## From Tennessee.

From Tennessee. Elder E. F. Walker, of Pleasant Grove, returned home, on November 27th, from a mission to the West Ten nessee Conference, which embraces part of Alabama He left home in Oc tober, 1895, and labored in that confer-ence during the whole period of his mission. The condition of the work in that field is fair. In this region a great amount of opposition has usually been shown towards the Elders, and it has not materially lessened. Bu many friends to the Elders are found, and occasional bap isms occur.

## Probate Court.

#### Proceeding ake County

business, and will start for his home this alternoon. The settlement of Georgetown is but little over a year of built bids fair to be a flourishing place, it is located on the Pah-reah, about 35 miles southeast of Panguitch. The churate is warm and the soil of excellent quality. There is plenty of building rock and timber close by. There are also extensive coal veins, but ao effort has yet been made to open them Quite a number of new stellers located at Georgetown during the past year. The greatest drawback at present is the scarcity of water, but a dich is being cut to bring in the waters of East Fork Creek, which will furnish an abundance for the en-tre walley. The ditch will be about the miles long when completed, and is outer an undertaking for the compara-ter. The greatest drawback at present is the scarcity of water, but a dich is being cut to bring in the waters of East Fork Creek, which will furnish an abundance for the en-tre walley. The ditch will be about the miles long when completed, and is outer an undertaking for the compara-ter are now between 50 and 60 families in the ward, which is called feorgetown and Clifton. Each place has its Sunday School, Mutual Im-provement Association, etc., all of which are is excellent condition. There is a semi-weekly mail into the value.

Vol. XXXVI.

valley.

#### He Was In a Dilemma. •

He Was In a Dilemma. • Today an aged man named Peter Ol-sen was brought into the Third Dis-trict Court, having been taken into custody on a *capias* issued by the Judge on the motion of the District Attorney. The reasons for this case were stated by Assistant District At-torney Clarke, who informed the Court that in March last Mr Olsen pleaded guilty to the charge of unlaw-ful cotabitation, and on making the powever, defendant had been living with his second wife at his home near the foot of the Summit, Parley's Cañon. The defendant, who cannot speak English, was examined through the medium of an interpreter. He stated to the court that he had lived with only one wite for six or seven years; his first wife had left him and would have nothing to do with him; he had arreed to obey the law, and thought he was doing so. He would get a divorce from his first wife in the same house. Mr. Clarke asked that Mr. Oisen be instructed that he could not live with his second wife, even though the inst would not live with him. The ply to further questions by the court the defendant said he was 73

first would not live with him. In reply to further questions by the court the defendant said ne was 73 years of age; his first wife was 70 and his second 55; neither had any chil-dren, though he had one by a former wife; the Mountain Dell Ward pro-vided for his first wife; he had no means and was an invalid; his second wife takes care of him. "I cannot live with the first," said he; "I should have to take my blankets and sleep in the canon." The court thought that was too far to compel the old man to go, and it

to compel the old man to go, and it was finally agreed that he should go at liberty provided ne would obtain a divorce from his first wife and make the second his legal wife.

#### ARRESTED FOR MURDER.

## Jerry Richardson Charged with Ella creamer's Death.

Ella creamer's Death. The circumstances connected with the death of Ella M. Creamer, in this city, several months ago, are still fresh in the public mind. At the time it was preity generally understood that there were many unpleasant facts that were not brought to light at the coroner's inquest, and which, if known, would probably implicate a number of parties. Another step in the case, and one that presents a further serious phase, was taken this week in the ar-rest of Jerry Richardson, to whom Miss Creamer went for as-sistance at the time of the birth of ner child. On sunday Deputy Boman Cannon went borth with a warrant, and on Monday served it on Mr. Rich-ardson, who was found at his ranch, une miles north of Randolph, Rich County. The charge against the ac-cused is morder, aleger to have been committed by his having removed Miss Creamer from his room to Miss Hall's when her child was put two days old Greamer from his room to Miss Hali's when her child was but two days old when her child was out two days old The theory upon which the prosecution is based is that her removal at such a ume was the immediate and sole cause of death. Ins morning Mr. Richardson was brought to this city, and today, after an opportunity to confer with his counsel, Judge McBride, was com-mitted to the pententiary until the examination before Commissioner Norrell could be had, on Tuesday next, at 10 a.m. In addition to the District Attorney, the dead girl's father, John Creamer, has employed Mr. Wm. H. Dickson to take part in the pro-ecution Mr Richardson de-clares that it is all a conspiracy against num, growing out of a deshe on the Stradlemann, decensed, an order was made appointing Anna. Stradlemann administratrix of said estate, upon filing a bond in the sum of \$1,000. An order was made allowing supann, growing out of a ceshe on the part of some to obtain revenge be-cause certain statements made by Miss

John Manchley vs. Eil Curtis; court gives judgment for defendant. United States vs. Thomas F. Harris; polycamy; defendant sentenced to six months' imprisonment and to pay the costs of the prosecution; court allows buil pending an appeal; bond fixed at \$1,000.

\$1,000. W. H. H. Bowers vs. Edward Austin; demurrer to complaint argued and submitted. Matilda Openshaw vs. U. P. R. R. Co.; complaint dismissed as to U. P. R. R. Co., and Utah & Nevada Railway Co. made defendant. Sallie B. Scott vs. John S. Scott; demurrer to complaint and motion to strike out parts thereof argued and submitted.

#### Probate Court.

Business was transacted in the Salt Lake County Probate Court yesterday as follows:

In the matter of the estate of Jacob

.

Proceedings in the Salt Lake County Probate Court yesterday: In the matter of the estate of Andrew. N. MacFarlane, deceased, order made of publication of notice to creditors and order made appointing M. S. Woolley, Herbert J. Foulger and Wil-Jiam. L. N. Allen appraisers of said estate. estate

In the matter of the estate of Jacob Malmstrom, deceased, order of sale of certain personal property made. An order was made appointing time

and place for settlement of final ac count and discharge of administrator, in the matter of the estate of Obed Taylor, deceased.

The marriage certificates of Griffith Davis and Hannabell Anderson, both of Salt Lake City, and Hon. Henry Cameron, of Evanston, and Mary Ann Spencer Sholes, of Salt Lake City, were filed for record.