

SPECIAL BUSINESS NOTICES

Lots of cheap goods offered for sale at Phelps. He will dispose of all at Eastern prices. See advt.

ONE of the pleasantest recollections of the Centennial trip to Philadelphia thousands of people will connect with their pleasant quarters and agreeable treatment at the Columbian Hotel.

THE LARGEST AND BEST ASSORTMENT OF BOOTS AND SHOES OF STANDARD MAKE, CAN BE FOUND AT DUNFORD'S.

Many grocers sell Dr. Price's Cream Baking Powder at the same price as the cheaper kinds, and as they pay more for it, make less money; hence, they never sell it unless the purchaser demands it.

On account of removing the entire stock of fancy and staple dry goods, great bargains for all till the first of March. Remember all! Shewart's Store, opposite Herald office.

THE CHOICEST AND BEST GOODS IN THE MARKET, IS LADIES' AND CHILDREN'S SHOES AND SLIPPERS AT DUNFORD'S.

For those builders, with all kinds of GRASS, GARDEN and FLOWER seeds, to be bought at T. C. Armstrong's grain and provision store, first South Street, near Commercial Street. Seeds warranted.

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EVENING NEWS

Thursday, February 21, 1878. PRICE OF GOLD. Corrected by the Denver National Bank. Salt Lake City, February 21, 1878. Denver at 10:30, selling at 82 1/2.

LOCAL AND OTHER MATTERS. Tabernacle Choir.—We are requested, by Prof. Carlson, to announce that, in consequence of tomorrow being a holiday, the rehearsal of the Tabernacle choir is postponed to Friday, March 1st.

Fatal Fatalities.—On Tuesday night Frank Morris and John P. Spaulding, miners, were killed by a snowslide in Brigham Canon. The bodies were found yesterday in their cabin.

Popular Monthly.—We have received Frank Leslie's Popular Monthly for March. The cheapest periodical in the world. The reading matter is good, and the whole is profusely illustrated with excellent cuts. For sale at Dreyer's.

District Court.—Thursday, Feb. 21st. William Howard vs. Salt Lake City Iron Co., et al.; defendant by some of the defendants argued by J. D. Combs, et al. Court overruled several objections, 20 days given defendants to file answer.

Well Attended.—The lecture, delivered last night, by Prof. John Morgan, on the subject of the Tenth Ward, M. L. S., on "Personal Responsibility of the late War," was attended by a large audience, whose attention was held by the lecturer from beginning to close. Prof. Morgan is a clear and fluent speaker.

Deseret Museum.—Deseret Museum has received the Smithsonian Report of the specimens of brown water from the City of Mexico, also a sample of the clay from which the water was made. It is a mixture of decomposed volcanic rock, with lime carbonate and iron. It is very plastic and of an agreeable color.

General Holiday.—Tomorrow being the birthday of George Washington, all the stores, banks and business places generally will be closed.

Business is dull, and for the thousandth time the merchants say they never saw such a state as it is in this year.

The Amos, published by the Y. M. M. I., continues to be a popular monthly magazine, reflecting good credit on the contributors and the editors, who are changed periodically.

Open Items.—Mad is nearly as plentiful in Ogden as proportionate to its relative size as in Salt Lake City.

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Break Down.—The carriage of Hon. William Jennings broke down this afternoon, opposite the Council House. The hind part of the vehicle fell to the ground, through the breaking of a spring and the detaching of the two back wheels. Some of Mr. Jennings' children were in the carriage, but no one was hurt.

CIVIL AND MILITARY JURISDICTION. The following correspondence between the Post Commander at Camp Cameron and the Justice of the Peace of Beaver is interesting and important, and clearly shows the nature of their respective jurisdictions, which are designed to be harmonious, not conflicting.

HEADQUARTERS, POST CAMERON, U. T., February 5th, 1878. Mr. D. Tyler, J. P., Beaver City, U. T.:

Sir.—Your favor of the 4th inst. was handed to me by Sheriff Ooms, referring to the sewing machine mentioned. I respectfully request you to state the nature of the facts, as found in evidence, and upon the man's statement, John Wink, Private, 14th Infantry, is convinced that the "sewing machine" in question is the property of the Singer Sewing Machine Co., and I have directed that the machine be turned over either to you acting in the name of said company or to the authorized agent of said company.

I deliver the machine in question to you, not in obedience to the mandate of your court, nor to any legal process issued therefrom, but simply as a matter of equity. I cannot acknowledge the jurisdiction of your court over this U. S. military reservation or anything in it. I therefore consider that the demand for the machine, the answer, the subpoena and writ of execution, were not according to law, inasmuch as prior to action no reference of the facts was made to me as commanding officer of this Post, and in my process I in my official capacity was utterly ignored by the court, and the sheriff proceeded to act without my knowledge or consent.

The action of the sheriff was not legal without my concurrent action as Post Commander. So far as jurisdiction is concerned, it might be the same property as the State of Nevada and seize property as Sheriff of Beaver city, without reference to the State or local authorities.

Taking the view as above expressed, I regret that I do not feel authorized to assist the sheriff in executing the mandate of the court. And cannot, as Post Commander, permit the sheriff to execute the judgment of the court on this reservation, the limits of which are distinctly defined.

I will state that after investigation, I am of the opinion that Wink purchased the machine in litigation in good faith, and has lost some money in the transaction; that he did not give the machine to the sheriff, but was forcibly restrained from appearing.

I will send the machine to you as soon as the weather permits. Expressing regret that there should have been a conflict between the two jurisdictions.

I am, very respectfully, Your obedient servant, H. DOUGLAS, Lieut. Col. 14th Infantry, Commanding Post.

Justice's office, Beaver City, U. T., February 12, 1878. Henry Douglas, Lieutenant Col. 14th Infantry, Commanding Post, Cameron.

Sir.—Your communication of February 5th, 1878, was duly received and carefully considered. But as to your opinion upon the subject of jurisdiction I beg to differ, and hope that a fair exposition of my legal views of jurisdiction of civil courts extending over military reservations in times of peace, will not be regarded as impertinent or derogatory.

My opinion, as derived from the law authorities within my reach, is that a soldier's equipage, and every article necessary to his comfortable existence, is exempt from execution, such being property of the United States, and that his person is also exempt from arrest on execution and attachment, in those States where the person can be imprisoned for debt under statutory provision. But that in case of claim and delivery of personal property, which is a statutory provision for recovering personal property belonging to any person and unlawfully detained by another, and in reference to civil suits generally, such as summons, in civil cases, where the accommodations of a soldier or property of the United States is not affected, such as the soldier in times of peace is compelled to respond without notice to the commanding officer, as he is in no instance pertaining to the rights of a citizen, it is judicial office; for the reason that in the United States the military law is in no way subversive of the laws of the land, but is in harmony therewith. O'Brien says, "That the military law is an accumulative law; that the citizen, on becoming a soldier, does not give up his former character as a citizen, but acquires a new one, which is a citizen, but he remains subject to them, and is bound to obey them, and this even in the suspension of his military command. There is no principle more thoroughly incorporated in our military, as well as our civil code, than that the soldier does not cease to be a citizen, and cannot throw off his obligations and responsibilities as such."

The general law claims supreme and undoubted jurisdiction over all, and the military law puts forth no such pretensions. It aims to do no more than to add the additional duties he has assumed. These two systems of law, can in no case, come in collision, for the military code commences where the other ends. It binds a body of men, who being citizens, are soldiers also, (First Bishop on Criminal Law, sec. 45, 4th edition.)

In England the military law is subordinate to the civil and municipal law of the kingdom and they aid and co-operate with each other. (First McArthur codes-martial, 3rd edition pp. 33 and 34.)

The constitution of the United States provides, Congress shall have power to make rules and regulations for the government and discipline of the army, and in such manner as they shall see proper, and in penance of the constitutional power, Congress has, by legislative act established what is termed, "Articles of War," for the government of armies, and in such manner as they shall see proper, and in penance of the President of the United States.

United States promulgated regulations for the government of the army in the field, etc., and to which may be added, orders issued by commanding officers, and this may be done by the government of the United States, and these laws to be observed by the army, but it is well to observe that this body of law contains more or less of directions concerning martial law.

It is true, that there is in the Constitution a special provision that the Congress shall have power over all places purchased by consent of the Legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards and other needful buildings (Constitution of United States, art. I, par. 8); over such localities the jurisdiction of municipal courts does not extend, except in a special case. But the case in question is not a case of the United States as a portion of her own territory already under and within the limits and jurisdiction of the local municipal government, and sovereignty of the State courts, nor in any way modify the jurisdiction of the local municipal government, and I think the following construction:

Cramer on Statute, sec. 24; Law of United States, art. 15, May 14th, 1792; act of March 15th, 1795; act of March 3rd, 1805; Military Code, 1874, sec. 24 and sec. 25, and sec. 257, and sec. 258 United States Statute at Large, and sec. 1237.

Sincerely regretting that the question of jurisdiction, which I thought to avoid by giving you a statement of the facts, should be sprung.

I remain, respectfully, D. TYLER, Justice of the Peace for Beaver City and County.

LIST OF LETTERS

REMAINING in the Post Office at Salt Lake City, Feb. 21, 1878, which, if not called for within one month, will be sent to the Dead Letter Office.

- LADIES' LIST. Adams M. A. ... Anderson M. ... Armstrong M. ...

- GENTLEMEN'S LIST. A. J. ... B. C. ... C. D. ...

- Persons requiring for the above letters are requested to state, when addressed, J. H. T. LYNCH, Postmaster.

BEST GOODS

FOR THE LEAST MONEY.

BOOTS and SHOES

- Men's Congress Gaiters, 6-11 50 00 ... Men's heavy English Flow ...

ALSO A GENERAL STOCK OF MERCHANDISE!

At Barely Living Prices! W. E. Phelps.

NEW ADVERTISEMENTS

THE DAUSMAN & DRUMMOND Company's CROSS BAR. YAS

THIS 16 ounce army pound is marked into 16 equal spaces (16x1) each space representing an ounce. It being justly divided, the consumer is satisfied with his allotment, and the retailer knows that he has given neither too much nor too little; as he is liable to do where the lump is not so marked. This lump also renders it unnecessary for the retailer to have more than one package of Tobacco open at a time, as he can accurately cut any size lump needed from a 12 ounce lump down to a single thick pocket piece. It is the only plug of Tobacco marked for the benefit of the dealer and consumer. All others marked with tin, wood, leather, or in any other manner are solely for the benefit of the manufacturer.

TRADE MARK Stamped on Each Plug. OFFICES: 27 South 2nd Street, St. Louis, and 44 Lake Street, Chicago.

AT TEASDEL'S. NEW ARRIVALS OF LADIES' Black Civil Cloaks!

ASSORTMENT COMPLETE. S. P. TEASDEL. From 10cts. and Upwards per yard.

NEW ARRIVAL IN BULK OR CASES. A New Era in the Liquor Trade! RICHARD GOODHIND.

THOS. OAKEY, Planing Mill, Box Factory, and Lumber Yard. EASTERN SASH & DOORS.

OVERLAND HOUSE. The best Second Class Home in the City. SALT LAKE CITY.

SINGE EALS 25 Cts. THOS. OAKEY, Planing Mill, Box Factory, and Lumber Yard.

WILLIAM A. FREE, Proprietor.

WM. JENNINGS & SONS. EAGLE EMPORIUM!

SPECIAL NOTICE. DO NOT FORGET TO CALL as we are Now Offering the Balance of our WINTER STOCK. At greatly reduced prices, consisting of DRESS GOODS, REPELLANTS, FURS, SHAWLS, BLANKETS, SCARFS, LADIES' KNIT GOODS, HATS and CAPS, MENS' RIBBED UNDER-SHIRTS and DRAWERS, BUFFALO BOOTS and SHOES, GARDIAN JACKETS, ARCTICS, &c. &c.

CLOTHING. Is all new, purchased at a great decline from any other stock that came in the Territory before. If you will call and examine quality and price, you will say that AUCTION PRICES are nowhere.

If You Want a COOK STOVE. Do not fail to look at our SUCCESS, as there is nothing as cheap in the market of the same size. Its draft is perfect and will bake better than any other, with less fuel.

GROCERIES! We always sell as cheap as the cheapest, and carry nothing but First Quality Goods. Agents for DuPont's Blasting, Rifle and Sporting Powders.

WM. JENNINGS & SONS, Eagle Emporium, Importers, Jobbers, and Retail Dealers in General Merchandise. F. AUERBACH & BRO., 55 EAST TEMPLE ST. SALT LAKE CITY.

WINTER GOODS GREAT REDUCTIONS IN PRICES. READ & PROFIT. Good Black Silks, from \$1.00 reduced to 87c. ... Ladies' Fur Hats and Elegant Fur Caps at Very Low Prices.

KNIT GOODS In Great Variety, CHEAPER THAN EVER. A Large Lot of these Elegant and FINEST FINEST CLOAKS just received, and will be sold at a very low price. Ladies' and Children's Shoes and Hosiery, Very Low.

MILLINERS WILL FIND BARGAINS. In Job Lots of Feathers and Wings, Flowers, Felt and Milan Hats, Veils, Turbans, Ornaments, Ribbons, &c. Overcoats for Gents and Boys, Good Cassimere Suits, Gents' Furnishing Goods, &c. All of Best Materials and Style Made, we offer at EASTERN COST.