

THE DESERET NEWS.

TRUTH AND LIBERTY.

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DESERET NEWS:

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TERMS IN ADVANCE.

OFFICE—Corner South and East Temple Sts.

LOCAL NEWS.

FROM TUESDAY'S DAILY, APRIL 14.

Examination Passed.—Dr. Ellis R. Shipp's class in obstetrics passed a successful examination last week, and received certificates from the examining physicians, Drs. H. J. Richards and A. S. Bowers. Dr. Shipp intends starting another similar class shortly, and any one desirous of joining and becoming proficient in this study should write for information.

High Water.—Watermaster Winder had a force of men out all last night, working on Emigration Creek to keep the water under control. He got a set of fresh hands this morning who are busy there to-day, and probably it will be necessary to have the labor continued to-night. No serious damage has yet been done and the vigorous efforts of the Watermaster will no doubt keep the water in its channel.

District Court Proceedings.—The case of the United States vs. John Olson was ignored. The case of Agatha Kohl vs. Elias Smith was stricken from the docket, as was also that of James Gordon vs. J. F. Sindake.

The case of Tooele City vs. Moses Bruneau was submitted on demurrer. The ex parte motion in the case of C. H. Collins vs. John A. Groesbeck was further argued by J. L. Rawlins. Peter Hanson, a native of Denmark, was admitted to citizenship.

Ogden Valley Items.—From Bro. John Farrell, who is down from Ogden Valley, we learn that the season is about one month earlier there this year than last. The snow is now gone from the level, the people have their gardens mostly planted, and have commenced sowing their small grain, with good prospects for an abundant harvest. Last year they did not commence sowing grain there until the 1st of May. Brother David McKay, who was, some months since, appointed Bishop of Eden, in the north side of the valley, has, since the departure of Bishop Hammond for the San Juan country, been released from presiding over Eden and appointed Bishop of Huntsville, the place at which he has resided for many years. His successor in office at Eden has not yet been appointed.

Runaway.—On Sunday three men, in an outfit hired from John Wickel's livery stables, were coming down Fourth South Street, from the direction of the brewery, driving at full speed. When one block east of the canal, while turning out to pass another team, the buggy tipped, throwing the inmates to the ground, and slightly bruising one of them. The horse continued to run as far as the canal, where it came to a standstill. The buggy was badly broken.

The residents along that street complain of the habit of fast driving that is indulged in by many who pass that way. The custom of running races along the street is becoming quite common, and is exceedingly dangerous to pedestrians. The enforcement of the city ordinance in a few instances might have a salutary effect.

COURT SETTINGS.

CRIMINAL CALENDAR.

There was a large attendance of the members of the bar at court this morning, when Judge Zane made the following settings for the present term:

April 20.

People, etc., vs. Albert Moore, assault to murder.
People, etc., vs. Lee Dong and Ah Fing, grand larceny.

April 21.

People, etc., vs. Robert Lowrie, enticing females.

People, etc., vs. Michael Murphy, murder.

April 22.

People, etc., vs. John R. Gillespie, grand larceny; two cases.

April 23.

People, etc., vs. John Bybee, assault with a deadly weapon.
People, etc., vs. James Sherlock and George Rosenheim, embezzlement.

April 24.

People, etc., vs. Wm. Tanner, abducting a child.
People, etc., vs. Henry Dalton, grand larceny.

April 27.

United States, vs. Angus M. Cannon, unlawful cohabitation.
United States, vs. A. Milton Musser, unlawful cohabitation.

April 28.

United States, vs. John Aird, polygamy and unlawful cohabitation.
United States, vs. Royal B. Young, polygamy and unlawful cohabitation.

April 29.

United States, vs. Agnes McMurrin, perjury.
United States, vs. John Fowler, bigamy.

April 30.

United States, vs. Ole L. Hanson, unlawful cohabitation.
United States, vs. Parley P. Pratt, polygamy and unlawful cohabitation.

May 1.

United States, vs. James C. Watson, unlawful cohabitation.
United States, vs. Claudius V. Spencer, unlawful cohabitation.

May 2.

People, etc., vs. Samuel Howell, assault with a deadly weapon.

May 4.

People, etc., vs. John Myers, assault with a deadly weapon.
People, etc., vs. Charles Neilson, manslaughter.

May 5.

People, etc., vs. Kee Foy, et al, grand larceny.
People, etc., vs. Morgan Thomas, assault with a deadly weapon.

May 6.

People, etc., vs. Henry C. Clemens, murder.
People, etc., vs. J. B. Paxton, grand larceny.

May 7.

People, etc., vs. Walter J. Hewlett, murder.
People, etc., vs. George Hilton, assault with a deadly weapon.

May 8.

People, etc., vs. Thomas F. Thomas, assault with a deadly weapon.
People, etc., vs. Dirk Bockholt, embezzlement.

LAW AND MOTION CALENDAR.

April 15.

H. D. Folsom vs. H. P. Kimball.
L. R. Ketchum vs. Abner Luman.
Giovanni Beriano vs. Antonio Garbarino.

April 16.

Utah Central Railway Company vs. Central Pacific R. R. Company.
Wm. M. Fewel vs. Wm. G. Green.
Peter Cunningham vs. Union Pacific R. R. Company.
Ann Brown vs. Wm. Jennings et al.

April 17.

Charter Oak Life Insurance Company vs. Wm. A. Stevens; two cases.
Charles D. Smith et al. vs. Harry T. Duke, administrator, two cases.
Edward Rotch vs. George F. Prescott et al.

April 18.

Ex parte Elbridge Tufts vs. A. H. Raleigh.
Clara Marshall vs. Charlotte Smith et al.
S. C. Pancake vs. Clara Marshall et al.

FROM WEDNESDAY'S DAILY, APR. 15

Another Flowing Well.—Brother John R. Winder has just had a well bored by John Groesbeck's machine on his farm south of this city, 87 feet deep, which has resulted in a flowing stream of cool soft water that runs over the top of the six inch pipe about eight feet above the surface. The auger went through water then granite sand and finally through a sort of hard pan and into a bed of gravel, when the water followed the auger in a clear strong, stream as stated.

Drowned.—This morning Rasmus Jensen, son of John Jensen, and stepson of C. Stevenson, of the Second Ward, was found in the water sect, face down, drowned. It seems that the boy, who is eleven years old, has been subject to fits, and this morning, being absent from the house for some time, his mother sent his sister out to look for him, and he was found as stated. There was very little water in the ditch at the time, barely enough to cover the boy's face.

District Court Proceedings.—The arguments for the appellants were re-

sumed this morning in the liquor cases of C. H. Collins vs. John A. Groesbeck and Harry Haynes vs. John A. Groesbeck, and occupied much of the day. A decision is expected to-morrow.

In the case of H. D. Folsom vs. H. P. Kimball, the motion heretofore filed to set aside and vacate judgment in default was withdrawn.

The demurrer of the defendant to the second amended complaint in the case of Daisy Allen vs. J. S. Barnes, administrator, was argued by the respective attorneys.

Scalded.—The scalding of Mr. Bull's child, yesterday, in the Seventeenth Ward, fortunately did not prove as serious as was at first supposed. A boiler, filled with clothes and boiling hot water, had just been placed outside of the door, when the little boy, about sixteen months old, who was playing with the dog, stumbled and fell from the doorstep head first into the vessel, the water covering the top of the head and down to the eyes, the part submerged being badly scalded. Dr. Pratt was summoned and applied remedies which relieved the pain, and to-day the child is much better, and on the way to recovery.

Charged With Polygamy.—Yesterday Mr. James Thomson, of this city, was arrested on the charge of polygamy, and taken before commissioner McKay. The complaint alleges that, already having a legal wife, Janetta Thomson, on the 25th of December, 1884, he unlawfully married Jane Hall. The examination was postponed until Saturday at 2 p.m., but will probably not be held, as the three witnesses summoned were instructed to appear before the grand jury at 11 o'clock this morning. It is evidently not a case of "Mormon" polygamy, as the accused was released on his own recognizance, to appear this morning and give bail, and the whole thing will probably amount to no more than a little blustering. This morning at 10 o'clock bail in \$1,000 was given.

Serious Trouble Over Water.—We are permitted to publish the following private dispatch, which was received this afternoon:

"Excitement is running high at Grand Junction, Colorado, to-day, over an injunction served by Judge Elliott, of Denver, on the Pioneer Ditch Company, in favor of the Colorado Ditch Company. Farmers are armed in numbers ready to protect the rights of their property. Judge Elliott is invited to come and look over the disputed ground. If any attempt is made to fill up the farmers' ditch it is expected blood will be shed. A week ago the Colorado Ditch Company made an attempt to fill up the farmer's ditch, but were driven off by armed citizens. It is reported that a force from Denver has been employed to come out and fill up the farmer's ditch, and a delegation of farmers is watching the trains, ready to notify such parties to leave town, for if they attempt work, it will be at the peril of their lives."

EDWARD BRAIN ARRESTED.

HE IS CHARGED WITH POLYGAMY AND UNLAWFUL COHABITATION.

This afternoon Deputy Marshal Vandercook arrested Elder Edward Brain on a complaint made by Benjamin Johnson, which alleges that prior to August 1st, 1883, the accused "did marry and take to wife one Alice Doe, whose true name is unknown to complainant, and there had her as his lawful wife; that afterwards, to wit: on the 15th day of August, A. D. 1883, at the county of Salt Lake, aforesaid, and while his lawful wife was still alive, he, the said Edward Brain, did marry and take to wife one Annie Peterson; and said complainant does, on his oath, further complain that the said Edward Brain, from the first day of May, A. D. 1883, until the first day of December A. D. 1883, at the county aforesaid, did unlawfully live and cohabit with more than one woman, namely, with one Mary Baily, one Mary Ann Johnson, and one Annie Peterson."

Mr. Brain was taken before United States Commissioner McKay, where he pleaded not guilty, and waived an examination. His bonds were fixed at \$2,000, Jos. C. Kingsbury and John Kirkman becoming sureties.

FROM THURSDAY'S DAILY APR. 16.

Idaho Affairs.—Brother Geo. C. Parkinson, of Oneida Co., Idaho, writes to us:

"Everything is quiet in Oxford at present. The U. S. officials, having transferred the burden of their mission to local (small, very small) deputies, have gone to their respective homes for a time."

Somewhat Singular.—When the workmen who were employed in sinking the artesian well on the farm of Mr. John R. Winder, as mentioned in last evening's News, had reached a considerable depth, the auger struck a log of wood, quite large pieces of which were brought to the surface. I

was neither petrified nor much decayed, although it must have been there for ages; it was, however, much water-soaked.

A Correction.—The News, some time ago, made a statement on information furnished to a reporter, to this effect: "Mr. O. P. Arnold is indicted on the charge of unlawful cohabitation with Mrs. Holling, supposed to be his plural wife." This, however, is not correct, as Mrs. Holling is not his wife nor in any way related to that gentleman.

We are requested by the lady to make the foregoing correction.

The Hatching Business.—Brother John Beck, who recently purchased the Hot Spring property, north of this city, is about to make extensive improvements upon the place, and among other things will establish a bathing resort and a chicken hatchery. Some years since J. J. Snell demonstrated that the natural heat of the spring water could be utilized for the hatching of eggs, and now Brother Beck intends to make use of it in this way, and carry on the business on an extensive scale.

Arrested for Contempt.—Yesterday afternoon, Annie Peterson, who is alleged to be the plural wife of Edward Brain, was subpoenaed to appear before Commissioner McKay as a witness, but failed to come. An attachment was issued this morning, and the witness was arrested and taken to the Commissioner's office, but on an explanation being made that she could not imperfectly understand the English language, and was mistaken as to the time stated by the officer for her appearance, she was discharged.

Certificates Issued.—Secretary Thomas to-day issued a certificate of incorporation to "The Frederick and Crown Prince Mining and Tunnel Company," organized to carry on the business of mining, in Utah Territory, with their principal place of business at Salt Lake City. Wynn R. Sewell is president of the company, Edward J. Allen vice-president, and Wm. C. Lilley treasurer and secretary.

A certificate was also issued to Grant, Odell & Co., dealers in wagon and agricultural implements, of this city, whose business was described in the News a short time since.

District Court Proceedings.—John L. Hillier, a native of England, was admitted to citizenship yesterday afternoon.

The arguments in the case of Lucien Switzgabel vs. Mary Worseldine et al., were concluded this morning, and the case submitted.

The case of Harry Haynes *ex parte* vs. John A. Groesbeck, heretofore submitted on a writ of habeas corpus, was decided in favor of the county and the petitioner remanded to custody. A synopsis of the decision appears elsewhere.

The demurrer in the case of the Utah Central R. R. Company vs. the Central Pacific R. R. Company, was withdrawn by consent.

A motion for a rehearing of the motion to retax costs in the case of L. R. Ketchum vs. Abner Luman was argued.

"Bikuben."—At a business meeting held in P. W. Madsen's furniture store on First South Street last Monday, it was decided not to organize any Scandinavian Publishing Company at present. Immediately after Elders A. W. Winberg and Andrew Jensen entered into a partnership for the purpose of continuing *Bikuben*, and the first number of that paper, published under the new arrangement, was issued yesterday. The new firm commenced business with a subscription list of 2,560 names, with a good prospect of a further increase. *Morgenstjernen* will be issued monthly as a supplement, the same as previously to *Utah Posten*. The subscription price of both is \$2 per annum, in advance. They also intend to take steps for publishing a Swedish paper in the near future, if a sufficient number of subscribers can be had.

Home-Made Hats.—We mentioned some time since that Brother George Goddard and some others had formed a company for the purpose of carrying on the business of manufacturing hats in this city. We have seen some of their productions, and from their appearance have no doubt but they would sell readily almost anywhere if they had some popular brand upon them. The makers, however, seem determined to work up a reputation for themselves and have their manufactures stand upon their own merits, so every hat they turn out bears the impress of Geo. Goddard & Co. We are of the opinion, too, that the time has about arrived for our community to wake up to the necessity of patronizing one another and fostering home industries, and the fact of these hats being made in this Territory ought really to recommend them. Whether this firm meets with the necessary encouragement and patronage or not will depend greatly upon the merchants throughout the Territory. If dealers generally would, from principle, be willing to go to a little trouble to push the sale of a home-made article

in preference to an imported one, there would be less room for complaint on the score of lack of patronage. The spirit evinced in the following letter is the one that ought to animate merchants:

Geo. Goddard, P. O. Box B, S. L. City.

DEAR SIR,—Your letter of the 9th about your home-made ink and hats came duly to hand. I at once enquired of our grocery man, and he replied that the extra amount bought before you went away to England filled our stock, and is not since disposed of; but rest assured when we need we will not forget you.

The hats you spoke of, of which you sent samples to-day, I requested to have four half dozens of selected to enable me to show them. I had an abundance of hats on hand, but take these and will have them sold or shown, to help encourage home industries.

With kind regards, Yours Truly

S. P. TEASDEL.

The Eighth Quorum of Seventies and all Seventies residing in the Twelfth and Thirteenth Wards will meet to-morrow evening at 7.30 at the City Hall.

LIST OF THE LATE GRAND JURY.

Editor Deseret News:

Will you please give a correct and complete list of the names of the grand jurors whose term of service closed last week, the number and names of those professing "Mormon" membership, and the occupation of each member, and oblige

O. K.

SALT LAKE CITY,
April 16th, 1885.

THE LATE GRAND JURY.

The following is such a list as asked for. So far as can be learned, only numbers 3 and 2 lay any claim to membership in the Church:

- 185 James Glendening (foreman) of the firm of George M. Scott & Co., East Temple Street.
- 7 F. J. Fabian, Salt Lake City, cattleman.
- 113 P. E. Fitzgerald, Bingham, mining man.
- 193 M. C. Phillips, Salt Lake City, cigar store, Main Street.
- 3 Heber Stallings, Summit County, miner.
- 121 J. J. O'Toole, Salt Lake, miner.
- 149 L. F. Wells, Sandy, miner.
- 2 Francis K. Benedict, Salt Lake City.
- 103 Thomas E. Jones, Bingham, miner.
- 197 E. B. Shoenbridge, Salt Lake City, clerk.
- 63 James Crouch, Salt Lake City, miner.
- 29 A. Hopper, Salt Lake City, blacksmith and wagon maker, 2d South Street.
- 9 John A. Tupper, Superintendent Electric Light Works, Salt Lake City.
- 87 H. P. Mason, lumber merchant, South Temple Street, Salt Lake City.
- 79 George H. Raught, miner.

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This powder never varies. A marvel of purity, strength and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitudes of low test, short weight, alum or phosphate powders.
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