DAVID O. JANDER EDITOR AND PUBLISHER.

DAILY. TEDATS AND AT FORR D'CLOCK

EVENING NEWS.

THE LEE TRIAL.

GENTLEMEN OF THE JURY :

G. Sut

Those who have never seen it, ex-rept where disease or accident has marked its victim, when the last hours of the departed have been soothed by the ministrations of af-Bosnian provinces Herzegovins, Bosnia and Turkish Croates, and that the Turkish government, fin-ally aroused to the danger of the Tection, have seen it in its least for-bidding a-pect; but even then the smile of Providence seems for the position, has sent a military force of tweaty thonsand men to sup-press it. time withdrawn, and the earth is dreary and desolate Bat when

his carriage yesterday, and fractur-ed his eloow and oue rib.

-The Chicago, Rock Island and St. Louis Baliroad was sold by -fne cholera is abaling in

tacle. All

It is no holiday affair to investi-

gate by what diabolical human

agency even one man has come to

volves still more—the details of a wholesale shughter. You have been selected to hear ovidence, and

Syria. — The case recently decided in favor of the U. P. Company by the Court of Claims, is appealed to the

an untimely end, e-pecially when the preside issue of such inquiry may be to require another death by way of explation. This case in U. S. Supreme Court.

-The body of Grimwood, who made an ascent in a balloon a few

— The body of Grimwood, who who events since it is been routed to the avenue for the shore of Lake whether John D. Lee is the whother to shore whiches the area solucted to the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its hands'in the blood of men, would be the shore of Lake is the anoral monster as to endorm its many end fail to its are trading up on sacred ground. We are stirring the askes of the dead. We are stirring the shore you touch, in this blood unvorthily pilled, spilled by marderou bands in the shore of the south shore your touch, in this blood unvorthily pilled, spilled by marderou bands in the askes of the eaution and difficulate belong into a difficulate belong into a difficulate belong into a difficulate belong the askes of the eaution and the shore would also be included in the tree and form the sole with the while as the the addition of the sole which as the start and marked for a felow in the universality of the start and the start with the while as the the addition to fit, sole the start and marked for a felow in the the addition to fit would also be included in the tree and the start and marked for a felow of the souther and there your will not suffer your desion to be in

one of two principles-by commerce your Unblassed purchase is the only way by which the whites could obtain an honest title to the could obtain an honest title to the mistake. I say, thus arising from lands which have belonged exclusions but that infimity of judgyea, for thousands of years. Trea- the best men from coming to just ties of coercion are not honest treaties, and the gains secured by them are dishonest gains.

Williamson. Six are dead, four of in reach, and could give you infor-the others are mentioned as defend-ants in this indictment, leaving ing before you have heard what fourteen that might test and Haight, who are cie. Jukes, A who are also mentioned tion on In the transac. tion. Death under any circumstances Of these

tions, rumors, and acts at the Mea

necessary. All the eyewitness

Turning and the set of the set of

you would be justified in judging of the transaction from the resti-inony of part of the witnesses, without being any bestation from the absence of the others. If the witnesses, who actually testified, stated what was in itself aredible; if they agreed with each other, and so represented the case that, be-lieving it as stated did not involve the conclusion that the witnesses were desting a fail the multies on cross-examination, nor when called as witnesses for the defense, to transcend those inexorable limwere destitute of all the witnesses that entitle witnesses to respect and confilence, a few of the many might produces a conviction of the truth, not less strong and abiding than if the number testifying were multiplied a hundred times Smith and White have testified. Smith and White have testified, on questions put by the prosecu-tion, to conversations, to rumors, to acts, which they said had occar-ed at Cedar City, and at other places, before the slaughter, and prior to going to the Meadows. They likewise testified to conversa-tions, rumors, and acts at the Max

" [TO BE CONTINUED]

MINING STOCKS. MORNING BOARD.

San Francisco, Aug. 17.

dows. Nor were they confined to stating conversitions between those who are indicted, or between those persons that acted in concert, or that seemed to be bound together San Francisco, Aug. 17. 710 Ophir, 723; 72; 73; 723 905 Mex, 274; 274; 72; 73; 724 905 Mex, 274; 274; 274 470 G & C, 254; 254; 254, b 10; 254 1330 B & B, 61; 614; 614; 614; 614, b 5; 614, b 5 260 Savage, 1424; 144; 143; 145 76 ChoHar, 118; 117 169 H & N, 60; 594; 59 735 Point, 364; 365; 366, b 5 230 Jacket, 101; 100; 100, b 5; 99 1525 Impl, 12; 134; 134 245 Emp Mill, 84; 85 50 G H G, 4 135 Kentuck, 17; 17, b 5; 174; 174 by some combination with each other, or with Lee All conversations, no matter between whom, or where occurring; all rumors, no matter how vague or impersonal; all acts, no matter by whom done,



mere Suits,/

1 50 up

1 00 up

1500 prs. Pants,

1000 Vests,

If the Indians have a litle to the lands, they have a title to what the lands produce, either spontaneously or as the results of their labor The Inducts on or near the Malad bat forefbly ejected therefrom by the federal military the other week were cultiva ing about, 135 acres of land in grain, etc., They had been cultienting it all summer, and the harvest time hid come, when they naturally expected to reap that which they had sown. But lol a sudden hue and cry, baseless as the fabric of a vision, went up against them, and they were immediately and peremptorily ordered off, virtually driven off, by the military, and their crops left, standing or cut, as chance might be. Could this be called Christian conduct? Was it humane? Was it reason-Was it creditable to the powerful Government and intelli gent people of the United States?

The Christian rule is, do tootheras you would have them do to you. Now let us reverse the positions of the parties. Suppose the Indianhad suddenly raised a hue and cry against the people of Corinne, who had squatted upon the land to which the Indian had the clearest title, and suppose the Indians had wired the 6 since people, one without the shadow of a may, ur or pain of extermination, how would the Corfunites have reliabed such treatment? Yet that is the very measure which has just been moted out to the Indlans by the whites, with the exception named as to ti-

ght not these Indians to be reimbursed for the loss of their tion was one of unpr crops, of which they have been so seuse of retributive justice which suddenly, causelessly, cruelly, mercilesaly deprived? If the Indians ought not these whites to take a careful inventory of the losse-cause for the Indians by this summary ejectment? And ought not adequate such inventory, with a true state- and the severity of the punishmen t of the proceedings, to be pre seated to Congress, with a request to reimburse these Indians? And such representation and

high duty. And I say to you, and to bury the dead. On this and to bury the dead. Of this ostensibly humane errand men went simultaneously from Cedar City, Harmony and Washington. They carried implements suitable for interring the dead. They also centlemen, that any mistake you ommit by proceeding too hastily, upon prejudice, with voluntary tions afforded by the evidence-any conclusions when they are carnesttestimony. The prosecution, it is true, called Pollock, Young and Pierce; but they were only per-mitted to describe the transaction as a pantomime; they were not ly endeavoring to do so, will ex-pose you to the same moral condemnation as though you had taken life like an assassin, instead of through criminal negligence or perversity by a false verdict. The patient attention you have ermitted to state what was said connection with any act white given to the proceedings during the introduction of the evidence I ac cept as an earnest of your desire to learn the facts with judicial interest and fairness, as a significant sign that you will bring to the considerh, y mentioned. They were at Meadows; they saw all that body saw, and heard nice

aw the transaction with the sense of hearing abolished. ition of that evidence a robust and earless judgment. To proceed with the desired thor-

bughness and caution, you are no permitted to go out and make in juitles. You have been sworn and placed in confinement under charge charge against the defendants named in time indictment is than they, by agreement, and concert a action, killed and mirdered the emigrants. As before remarked, they did not all go from one place; they did not occupy one camp a the Meadows; they were not con-tinuously together. They were there two or three days before the massacre. During that interval the emigrants were intrended and the harge of officers of court. You have been to sequeste ed that you could learn nothing on the impulse of your own interest or curiosity. You have to such facts as have been brought before you, to so much of the bloody transaction as has been submitte and grants were intrenched, and the to you. The government has made Indians fired upon them. On the fatal day, no Iudians were to be seen; they had in fact concealed themselves in the sage brush. They were in ambush, from which they sulled out to the final assault. Ou that day the emigants came into communication with the Mormons, under a flag of truce, surrendered their arms, abandoned their pro perty, and placed themselves under Mormon protection, to be conduct ed back to Cedar City. The chill dren and wounded had been placed in wagons provided by the Mor-mons; these wagous had started to a distinct charge against the pris live you the necessary information. The genius of crime is so tive that often the government is obliged to submit cases to juries upon mergre and fragmentary les timony; then jurors are prompted by a sense of the situation to give the fullest consideration to facts so brought to light. They can infer he prosecution from the paucity of the evidence, if every clue to new and additional light has been ful-lowed, if every source of informa in wagons provided by the Mor-mons; these wagous had started to wards Cedar, ander the lead of John D. Lee; next marched out the women, lastly the men. This pro-cession marched for nearly three quarters of a mile, the Mormon-traveling abreast or nearly so of the men belonging to the emigrant party, when the massacre com-menced. Lee had gone with the tion has b en explored, and every seency utilized to fift the veil under which crime is wont to hide itself. If, under such disadvantage, enough can be seen to warrant conviction, a cording to the strict and humane rules that govern in respect to the measure and plenitude of proof, the

wagons over a rise of ground, and was out of sight of the men. That was his final departure from the field. He conducted the children fury prenounce the vendict of guilty, otherwise they acquit, lest the innocent suffer instead of the uilty. The crime now under investigan safety away. Two important and vital qu tions must be determined-first, did the Mormons take part in the maswickedness, It will grat agreed on when Lee was present? If there was no agreement, concert of action, each man, kind, feels, to discover the perpe-trators and hang them. They should not be permitted to livel ourse, was only responsible for h own acts. Was there anythin aid, done, or agreed upon, whi hould affect Lee with notice, whe he headed the retreating emigran mitted with such circun should be our diligence and cir-cumspection in looking for and condemning the fiends that planeed hat masked battery of Indians? That attack was either made ind enanted that scene of horror who have since cursed the earth

with their baneful prewas initiated by Mormons, organ ized and using the Indiana assistes It was a sudden attack, unlooked for alike by Mormons and emi

585 8 Hill, 121; 121 New York, 17.

Gold closed 1?; Money, 14 @ 2; Govts. dull; Stocks dull, but etter feeling; Pacific Mail, 381 Panama, 1281; Quicksilver, arried firearms-these were always Western Union, 842; Wells, Fargo, even to bis fields without his trusty gun. Smith and White are the only witnesses who have given full in demand; the farmer seldom went witnesses who have given ful! 1021

In this city, on Sund .y, Aug. 15th, at 3

n.m., of measics, MAGGIE, daughter of Seorge and Sele a Horrocks, aged 3 years ad * months. - Ogden Junction.



Gentlemen of the Jury, the



BEVEFIT And Positively Last Appearance but One





To conclude with the Petite Com



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KDNNDDY MR.

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