

# OUR OWN STATE.

The branch office of the Deseret News in Salt Lake City, at Twenty-fourth street, between Second and Third streets, is open for the reception of news and advertisements. The News is published every evening except on Sunday, and is delivered free of charge to subscribers in Salt Lake City.

## OGDEN NEWS.

JAN. 19, 1900.

### TAKE SHOT AT ACHINAMAN

Out After Birds Bag a Celestial—Was it an Accident?

Yesterday afternoon a Chinaman giving his name as Ben, was passing along Avenue between 29th and 30th streets, a short distance from him there were a number of boys with a 22 rifle, and fired, the bullet entering the Chinaman's left forearm, causing a flesh wound. The police were immediately notified of the affair and proceeded on the hunt to find out who had shot at the Chinaman.

The boys, but they have been unable to ascertain the police that the incident was purely accidental. The Chinaman's wound was cared for by a doctor, who thinks the arm will be all right in a few weeks.

**DISTRICT COURT.**  
Before Judge Rolapp in the Second district court the following business was heard:

**Charles Van der Vlies vs. Brunswick.**—Colander Co. A jury was impaneled, after which was taken, Court number of the spotted doves contained just as the case was to be heard.

**IN POLICE COURT.**  
Before Judge Hall in police court:

**Miner and A. S. Bonds** were heard for resisting an officer and both were fined.

**Hammer, T. J. Kurtz, Arthur** and **Thomas Topham** were each fined \$40 for keeping a gambling house. The spotted doves contained just as the case was to be heard.

**FUNERAL OF MRS. THOMAS.**  
The funeral services over the remains of Mrs. Mary H. Thomas were held yesterday afternoon in the Fifth ward funeral home, at 2 p. m. Bishop George W. Larkin presided.

The congregation was addressed by Mrs. Joseph Parry, George W. Larkin, and Thomas Topham. The remains were laid to rest in the city cemetery.

**WEDDINGS.**  
On Wednesday evening Judge Joseph Hall united in marriage Miss Juliette O'Connell and Mr. Fred C. Patterson of Salt Lake City at the home of Mrs. Browning on Madison avenue.

There were only a few relatives and friends present to witness the ceremony. The bride was attended by Miss E. Taylor, 1st, and Miss Mabel Langham, 1st, both of Ogden.

**OGDEN NEWS NOTES.**  
There is a special practice called of the Tabernacle choir for this evening and Saturday evening at the Tabernacle.

**OGDEN RAILROAD TIME CARD.**  
ARRIVES  
From North and Northwest, 7 a. m.; 5:35 p. m.  
From South, 8:40 a. m.; 10:50 a. m.; 12:45 p. m.; 3:40 p. m.; 5:50 p. m.

**LEAVES**  
To North and Northwest, 8:15 a. m.; 11:15 a. m.; 1:30 p. m.; 4:30 p. m.; 6:30 p. m.  
To South, 9:00 a. m.; 11:00 a. m.; 1:00 p. m.; 3:00 p. m.; 5:00 p. m.

**RIO GRANDE RAILROAD TIME CARD.**  
ARRIVES  
From North and Northwest, 7 a. m.; 5:35 p. m.  
From South, 8:40 a. m.; 10:50 a. m.; 12:45 p. m.; 3:40 p. m.; 5:50 p. m.

**LEAVES**  
To North and Northwest, 8:15 a. m.; 11:15 a. m.; 1:30 p. m.; 4:30 p. m.; 6:30 p. m.  
To South, 9:00 a. m.; 11:00 a. m.; 1:00 p. m.; 3:00 p. m.; 5:00 p. m.

**SOUTHERN PACIFIC RY.**  
ARRIVES  
From West, 6:40 a. m.; 12:45 p. m.; 6:30 p. m.  
From East, 7:40 a. m.; 1:30 p. m.; 7:30 p. m.

**LEAVES**  
To West, 7:40 a. m.; 1:30 p. m.; 7:30 p. m.  
To East, 6:40 a. m.; 12:45 p. m.; 6:30 p. m.

**UNION PACIFIC RY.**  
ARRIVES  
From East, 9:00 a. m.; 1:30 p. m. and 1:50 p. m.  
From West, 9:00 a. m.; 1:30 p. m. and 1:50 p. m.

**LEAVES**  
To East, 9:00 a. m.; 1:30 p. m. and 1:50 p. m.  
To West, 9:00 a. m.; 1:30 p. m. and 1:50 p. m.

**PROVO.**  
District Court Business—Settling of Cases—Meeting of County Assessors.

**COURT CALENDAR.**  
The following settlements of the calendar for the January term of court was made:

Jan. 23—State vs. Ernest Ducker.  
Jan. 24—Henry N. Green vs. Lion and Lion Mining Company; William Clark vs. Oregon Short Line Railway Company; Provo City vs. William B. Jan. 25—J. W. Fox, administrator, vs. Lion and Lion Mining Company.

Jan. 26—In re Collins vs. Mary Collins and Margaret B. Thompson vs. W. D. Roberts et al.

# HEADACHES AND DIZZY SPELLS

Indicate That Your Nerves Are Weak.

## HUDYAN CURES.

That This is True is Proven by Mrs. Carter's Letter.

LOS ANGELES, CAL.  
Dear Doctor: I want everyone to know what Hudyans has done for me. I had head-aches, pain in back and dizzy spells nearly all the time. I was very weak, about half the time in bed. I took Hudyans, and from the very first dose felt better. I am today a hale and hearty woman and am very grateful to you for what you have done for me. Hudyans is indeed good.

**HUDYAN REMEDY CO.,**  
Cor. Stockton, Ellis and Market Sts.,  
SAN ANTONIO, TEX.  
Consent to Hudyans Doctors free of charge. Call or write.

**SPANISH FORK.**  
SMALLPOX SITUATION.

Nineteen Cases Now All Convalescing—Did Not Die of Smallpox.

Spanish Fork, Utah, Jan. 18.—Because of the smallpox epidemic in this county, the people have ceased to be much alarmed. Even the quarantine orders of the board of health are more easily obeyed than formerly.

The health of the people is good, except the usual colds that sudden changes bring about.

**MUTUAL MISSIONARIES.**  
Elders Callan and Murray, the M. I. missionaries, have arrived in our State and are at work among the young men.

**WILL BUILD NEW MEETING HOUSE.**  
The people of South Morgan have decided to build a new meeting house. A meeting will be held tonight to select a site and adopt plans, etc.

**RICHFIELD.**  
In Judge McCarthy's Court—Peculiar Insanity Cases—Gambling Cases.

Richfield, Sevier Co., Jan. 17.—The following proceedings were had in the district court before Judge McCarthy today:

The case of the town of Redmond vs. Melvin M. Barber was continued for the term.

The case of George T. Bean vs. M. L. Goff was at issue on motion of plaintiff.

In the case of Nebeker vs. Anderson, defendant is given 30 days in which to prepare and file motion for new trial.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

# HEADACHES AND DIZZY SPELLS

Indicate That Your Nerves Are Weak.

## HUDYAN CURES.

That This is True is Proven by Mrs. Carter's Letter.

LOS ANGELES, CAL.  
Dear Doctor: I want everyone to know what Hudyans has done for me. I had head-aches, pain in back and dizzy spells nearly all the time. I was very weak, about half the time in bed. I took Hudyans, and from the very first dose felt better. I am today a hale and hearty woman and am very grateful to you for what you have done for me. Hudyans is indeed good.

**HUDYAN REMEDY CO.,**  
Cor. Stockton, Ellis and Market Sts.,  
SAN ANTONIO, TEX.  
Consent to Hudyans Doctors free of charge. Call or write.

**SPANISH FORK.**  
SMALLPOX SITUATION.

Nineteen Cases Now All Convalescing—Did Not Die of Smallpox.

Spanish Fork, Utah, Jan. 18.—Because of the smallpox epidemic in this county, the people have ceased to be much alarmed. Even the quarantine orders of the board of health are more easily obeyed than formerly.

The health of the people is good, except the usual colds that sudden changes bring about.

**MUTUAL MISSIONARIES.**  
Elders Callan and Murray, the M. I. missionaries, have arrived in our State and are at work among the young men.

**WILL BUILD NEW MEETING HOUSE.**  
The people of South Morgan have decided to build a new meeting house. A meeting will be held tonight to select a site and adopt plans, etc.

**RICHFIELD.**  
In Judge McCarthy's Court—Peculiar Insanity Cases—Gambling Cases.

Richfield, Sevier Co., Jan. 17.—The following proceedings were had in the district court before Judge McCarthy today:

The case of the town of Redmond vs. Melvin M. Barber was continued for the term.

The case of George T. Bean vs. M. L. Goff was at issue on motion of plaintiff.

In the case of Nebeker vs. Anderson, defendant is given 30 days in which to prepare and file motion for new trial.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

# HEADACHES AND DIZZY SPELLS

Indicate That Your Nerves Are Weak.

## HUDYAN CURES.

That This is True is Proven by Mrs. Carter's Letter.

LOS ANGELES, CAL.  
Dear Doctor: I want everyone to know what Hudyans has done for me. I had head-aches, pain in back and dizzy spells nearly all the time. I was very weak, about half the time in bed. I took Hudyans, and from the very first dose felt better. I am today a hale and hearty woman and am very grateful to you for what you have done for me. Hudyans is indeed good.

**HUDYAN REMEDY CO.,**  
Cor. Stockton, Ellis and Market Sts.,  
SAN ANTONIO, TEX.  
Consent to Hudyans Doctors free of charge. Call or write.

**SPANISH FORK.**  
SMALLPOX SITUATION.

Nineteen Cases Now All Convalescing—Did Not Die of Smallpox.

Spanish Fork, Utah, Jan. 18.—Because of the smallpox epidemic in this county, the people have ceased to be much alarmed. Even the quarantine orders of the board of health are more easily obeyed than formerly.

The health of the people is good, except the usual colds that sudden changes bring about.

**MUTUAL MISSIONARIES.**  
Elders Callan and Murray, the M. I. missionaries, have arrived in our State and are at work among the young men.

**WILL BUILD NEW MEETING HOUSE.**  
The people of South Morgan have decided to build a new meeting house. A meeting will be held tonight to select a site and adopt plans, etc.

**RICHFIELD.**  
In Judge McCarthy's Court—Peculiar Insanity Cases—Gambling Cases.

Richfield, Sevier Co., Jan. 17.—The following proceedings were had in the district court before Judge McCarthy today:

The case of the town of Redmond vs. Melvin M. Barber was continued for the term.

The case of George T. Bean vs. M. L. Goff was at issue on motion of plaintiff.

In the case of Nebeker vs. Anderson, defendant is given 30 days in which to prepare and file motion for new trial.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

# HEADACHES AND DIZZY SPELLS

Indicate That Your Nerves Are Weak.

## HUDYAN CURES.

That This is True is Proven by Mrs. Carter's Letter.

LOS ANGELES, CAL.  
Dear Doctor: I want everyone to know what Hudyans has done for me. I had head-aches, pain in back and dizzy spells nearly all the time. I was very weak, about half the time in bed. I took Hudyans, and from the very first dose felt better. I am today a hale and hearty woman and am very grateful to you for what you have done for me. Hudyans is indeed good.

**HUDYAN REMEDY CO.,**  
Cor. Stockton, Ellis and Market Sts.,  
SAN ANTONIO, TEX.  
Consent to Hudyans Doctors free of charge. Call or write.

**SPANISH FORK.**  
SMALLPOX SITUATION.

Nineteen Cases Now All Convalescing—Did Not Die of Smallpox.

Spanish Fork, Utah, Jan. 18.—Because of the smallpox epidemic in this county, the people have ceased to be much alarmed. Even the quarantine orders of the board of health are more easily obeyed than formerly.

The health of the people is good, except the usual colds that sudden changes bring about.

**MUTUAL MISSIONARIES.**  
Elders Callan and Murray, the M. I. missionaries, have arrived in our State and are at work among the young men.

**WILL BUILD NEW MEETING HOUSE.**  
The people of South Morgan have decided to build a new meeting house. A meeting will be held tonight to select a site and adopt plans, etc.

**RICHFIELD.**  
In Judge McCarthy's Court—Peculiar Insanity Cases—Gambling Cases.

Richfield, Sevier Co., Jan. 17.—The following proceedings were had in the district court before Judge McCarthy today:

The case of the town of Redmond vs. Melvin M. Barber was continued for the term.

The case of George T. Bean vs. M. L. Goff was at issue on motion of plaintiff.

In the case of Nebeker vs. Anderson, defendant is given 30 days in which to prepare and file motion for new trial.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case of the State of Utah vs. Christian Madsen, defendant entered a plea of "not guilty" to the charge of grand larceny.

The case