

THE BOMBARDMENT

How Admiral Sampson Attacked San Juan de Porto Rico.

ORDER GIVEN TO HIS SHIPS.

Was Prepared to Meet the Spanish Fleet In the Harbor.

NO SHIP THERE, AND HE RETIRED.

But the Fortifications Were Daily Improved, and Some Parts Improved.

On Board the Associated Press Dispatch Boat, the *U. S. Fish Hawk*, May 15, 1898. The Associated Press dispatch boat of the Associated Press arrived here this morning and the first detailed account of the bombardment of San Juan de Porto Rico by a portion of the fleet under the command of Admiral Sampson, on May 12 last.

The American warships contained only three torpedoes and lost one man killed. After the engagement the north and of more than 100 men in the city. The Spanish fleet was damaged. No shots were aimed at the city and it is not known whether any damage was done there.

Spaniards at St. Thomas claim that a school house was struck and that the master and his people were killed, but this is not known, as the home of the school children, including the master, was not in the line of fire.

The place of the fortifications, however, to the fact that the Spanish fleet had recently been strengthened with new guns, and that the harbor was not in the line of fire.

Between 10 and 12 Spanish ships were in the harbor at the time of the bombardment. The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

On May 12, 1898, the United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

The United States fleet, under the command of Admiral Sampson, was in the harbor at the time of the bombardment.

The Spanish fleet was in the harbor at the time of the bombardment.

WBRIDE IS SENTENCED.

Ex-Assistant Postmaster Given Four Years in the State Prison.

RAIL PENDING AN APPEAL IS DENIED.

As Also are Motions for a New Trial and Arrest of Judgment of Defendant.

Attorneys Making Their Pleas.

Frank M. McBride, ex-assistant postmaster at Salt Lake City, was this morning sentenced by Judge Mangum to four years in the state prison, following an appeal was denied.

McBride was indicted for the same offense, and was sentenced to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

The court found that McBride was guilty of the offense, and sentenced him to the same term.

Exciting Times.

There is always something interesting going on in the city.

U. S. BAKING POWDER

Ask for a can and see what it is.

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

Exciting Times.

There is always something interesting going on in the city.

U. S. BAKING POWDER

Ask for a can and see what it is.

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

U. S. BAKING POWDER

APPLICATION IS DENIED.

Judge Hiles Refuses to Issue Writ of Habeas Corpus Against County Commissioners.

POINTS OUT FEDERATION'S REMEDY.

Must Proceed by a Bill at Law Against the County to Recover the Amount of the Claim-District Court Notes.

Judge Hiles handed down an opinion today in the case of the Utah Federation against the board of county commissioners of Salt Lake County.

The case was submitted upon an application for a writ of habeas corpus.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

The court found that the application was not proper, and denied the writ.

A FAREWELL RECEPTION.

No More Utah Volunteers to Go Away Without a Public Demonstration.

PATRIOTIC LADIES HAVE SO DECLARED.

The Board of Health has been notified by the ladies of the city that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.

The ladies of the city have decided that no more Utah volunteers will leave without a public demonstration.