

THE DESERET NEWS.

TRUTH AND LIBERTY.

No. 7.

Salt Lake City, U. T., Wednesday, February 29, 1888.

Vol. XXXVII.

ESTABLISHED 1850.

DESERET NEWS:

WEEKLY.

PUBLISHED EVERY WEDNESDAY.

One Copy, one year, with Postage, \$2.50
Six months, 1.50
Three months, .80

DESERET NEWS:

SEMI-WEEKLY.

PUBLISHED EVERY TUESDAY AND SATURDAY

One Copy, one year, with Postage, \$3.00
Six months, 1.75
Three months, 1.00

EVENING NEWS:

Published every Evening, except Sunday.

One Copy, one year, with Postage, \$10.00
Six months, 5.00
Three months, 2.50

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PUBLISHED BY

THE DESERET NEWS CO.,
SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY FEB. 23, 1888.

Notice.

The State officers of the Y. L. M. I. A. are hereby officially notified to prepare semi-annual State reports carefully, upon printed blanks, and forward them as early as the 15th of March, that a complete and satisfactory report may be made to the General Conference in April.

Direct the reports to Miss Mary E. Cook, 323 & Third South Street, Salt Lake City, Utah.

Funeral Services.

The funeral services over the remains of the late Elder Benjamin Brown, in the Fourteenth Ward Assembly Hall, on Sunday, were largely attended. The speakers were Elders Joseph Elder, John H. White, Wm. White, John Morgan, Thos. E. Taylor and Henry P. Richards, Bishop George H. Taylor and President Angus M. Cannon. They referred to the noble example of Brother Brown's life of faithfulness and honor, and administered consolation to the bereaved family.

A Denial.

The following in reference to Mr. King, whose death was announced yesterday, has been handed in with a request for publication:

In a morning paper Mrs. King's statement says that Mr. King did not get his pay from Mr. Linck for work done for him. Mr. King did get his pay, all of it, from Mr. Linck, and it was with this money that he bought his whisky and poison. The money he did not get was his witness fees in the cases heard. J. H. LINCK.

A Distinguished Visitor.

This morning we had the pleasure of meeting with Prof. Redpath, the well-known historian, author and lecturer. This distinguished gentleman and scholar has been on a trip to California, where he sojourned for several weeks. This morning he visited several points of interest, previous to leaving on the forenoon train for his home in the east. He will make a brief stop over at Denver, where he has an appointment to deliver a series of lectures. The public of this city would have been delighted to have listened to him, had time permitted him to lecture here. He was accompanied about the city this morning by the Rev. Mr. Hill.

Third District Court.

Proceedings before Judge Zane today:

Margaret Martin vs. Colin Martin; decree of divorce granted.

D. P. Tarpey vs. John Miles; motion of defendant for a change of venue to Ogden allowed.

Jorgensen vs. Jorgensen; order for reference set aside.

Mary L. A. Clawson vs. Joseph M. Allen et al.; decree of partition and sale allowed; Henry Sadler a, pulsed referee.

United States vs. Alex Brown; adultery; case continued till Thursday, Feb. 23, at request of defendant.

The People vs. Charles Wilson; grand larceny; defendant changed his plea to guilty, and sentence was set for March 1st, at 10 a.m.

The grand jury came into court and presented 37 indictments—15 under the laws of the United States, and 22 under territorial statutes.

The court then adjourned to Feb. 23, at 10 a.m.

Arrests.

J. H. Barker, of Newton, appeared before Commissioner Goodwin in Logan on Wednesday last, and pleaded not guilty to the charge of unlawful cohabitation. Several witnesses were examined and there was no evidence whatever brought forth that would warrant Mr. Barker to be bound over, so the case was continued until the 23rd inst. when he will again appear.

On Wednesday night last, Marshal Crookston arrested Francis Axel Berg, of the Logan Fifth Ward, on the charge of adultery, the complaint having been made by a man about 50 years of age, named Petersen. The circumstances in the case are about as follows: Petersen married the woman in question, Johannah Johnson, who is about 30 years of age, in the old country several years ago, and as the fruits of such marriage they now have several children. During their residence in Logan, there has been living with them a young man about 27 years of age, named Francis Axel Berg. This man and Petersen's wife became quite intimate. The woman's love for the old man grew cold, the young man filling the place of affection in Johannah's heart which was formerly occupied by Petersen. The intimacy which had been noticeable for so long resulted in their marriage, which ceremony took place unbeknown to the old man on the 23rd of Nov. last, at the Presbyterian chapel. Since this time they have been living together as man and wife. The old man, who is an invalid, suspecting that something was wrong in his household, swore out a complaint and had Berg arrested. Berg could not procure bondsmen so was committed to the county jail until today when he will have a hearing before Commissioner Goodwin. —Logan Journal.

THAT ARREST.

The Officer Technically Guilty, and Fined Fifty Cents.

The charge of unlawful arrest, made against Marshal Solomon, Officer Pickett and seven others, for arresting Chas. Heywood, who was working for the landjumpers, last Monday, was heard before Commissioner Norrell today.

T. R. Higgins was the first witness. He testified that he was the agent for John H. Linck; he had been down to see Linck's attorney, and when he got back the police were pulling up the posts; he told Heywood to put the posts back; Heywood took a post and put it back in a hole; Mr. Pickett put his hand on Heywood's shoulder, and said "I arrest you," that was all that was done; Heywood said he did not want to go to jail, and Pickett said he would go; saw Heywood at liberty afterward; Marshal Solomon said he and the police were representing the city, and Mr. Solomon's orders were obeyed.

To Mr. Moyle—Marshal Solomon first said he would make the arrest, when Pickett came up and made it; I am positive it was Mr. Solomon; he said he was taking care of the city grounds; I told Heywood to put up the posts the officers had taken down.

B. H. McDonald testified that on Feb. 13th he was on the hill for Linck; saw Heywood arrested by officer Pickett; advised him to make no resistance; Solomon said he was there as City Marshal, to protect the city grounds; the officer let Heywood go in a few minutes; he was not taken before any magistrate; Pickett told him he need not go; no warrant of arrest was shown, and none was asked for.

To Mr. Moyle—Officer Johnson and Marshal Solomon were with Mr. Pickett; there was considerable excitement; Higgins wanted to hold the place, but I did not want any fight; we had more men than the police had; I acted partly under Higgins' instructions; Higgins told Heywood to put the post back.

Mr. Moyle asked for Mr. Heywood, but that individual was not present.

Mr. Moyle then asked that the defendants be discharged, as no case had been made out against them. As to the point that the officer had no warrant, the law allowed the police to act without a warrant, when any offense was committed in their view. This case was being urged by the parties who wanted to jump the land, the arrested party himself, Heywood, having failed to appear.

Judge McBride opposed the request, and argued that their arrest by the officer was unlawful. He said that those who attempted to fence Arsenal Hill did so with the expectation of coming in conflict with the city authorities.

Mr. Moyle made a brief reply, claiming that the officers acted strictly within the line of their duty.

Commissioner Norrell said this was a different case to that which was determined a few days ago, relating to the same land. In this case he thought the officer had gone too far. The motion was overruled as to Marshal Solomon and Officer Pickett, and the others were discharged.

Officer Pickett was then called as a witness for the defense, and testified—
"I am a policeman and deputy sheriff; on the 13th I was on the hill when the marshal notified a crowd of men to stop fencing the city property; we had taken up the posts; Heywood put a post back in the hole when I told him not to, and I said, 'Young fellow, I put you under arrest; I didn't keep him at all, but let him go immediately, as he quit work."

Sheriff A. J. Burt testified—I saw the arrest of Heywood on the 13th; the marshal requested the men to stop work; they would not and the posts were taken down; they then tried to put them up again; the marshal was some distance away; Heywood set the post up and left it; Pickett took hold of it and Heywood came back and was arrested; the marshal knew nothing of the transaction until after it occurred; it would not have taken much to have made quite a row.

To Judge McBride—I was there at the request of the marshal; I understood the police force were there on duty; the marshal did not say anything about arresting; if anyone had interfered with me as Heywood did with Mr. Pickett, I would have arrested him; I think it would have been within my authority; I always go armed; officers usually do; Mr. Pickett did not take Heywood away; there were seven or eight police there; Higgins' orders created considerable excitement.

Mr. Pickett was recalled and testified that Marshal Solomon was some distance away at the time of the arrest.

Marshal Solomon testified that he was not present at the time of the arrest, and knew nothing of it till afterward; Heywood told me of it, and asked me to hold him, but I replied that there was nothing of it, and he went away.

To Mr. McBride—I spoke to no one of making any arrest; did not threaten to take anybody in custody.

R. McDonald was recalled and testified—I think I saw Marshal Solomon there.

Judge McBride made a speech urging that Mr. Pickett had made the arrest without authority, and that because he was on the grounds under the orders of Marshal Solomon, the latter was responsible for all that the officer did.

Mr. Moyle suggested that it was apparent that this suit was being prosecuted through petty spite. He urged that the officer had simply done his duty.

Commissioner Norrell said he considered that Mr. Pickett was not authorized in making the arrest, and he was technically guilty. As to Marshal Solomon, Mr. Pickett was under his orders, and he was responsible. The defendants were required to pay 50 cents each and costs. An appeal will probably be taken.

FROM WEDNESDAY'S DAILY, FEB. 23, 1888

Arrested in Rich County.

On Monday last Deputy Steele arrested Chester V. Cail, in Rich County. Mr. Cail is charged with unlawful cohabitation. He is a resident of Bountiful, where he is well known. He was taken before Commissioner Wetherell and was bound over to appear before Commissioner Wardleigh on Tuesday next. —Ogden Standard.

Cut Her Fingers Off.

At Peoa, Summit County, Utah, a few days ago, a little son of Joseph Milner was chopping wood. His younger sister was picking up some of the chips, and putting her hand too close, the ax came down upon it, severing the ends of two fingers. One was taken off at the first joint, and the other nigher up.

For Three Years.

Joseph Fisher was today sent to the penitentiary for three years, for embezzlement. Last October he got a horse from McCoy's livery stable and attempted to get out of the Territory, but was caught by Sheriff Allison at Coalville. He had before then been a soldier at Fort Douglas, and was deserting.

Fatal Accident.

At South Cottonwood, Salt Lake County, on the 15th inst., an accident occurred to Alexander Adamson which resulted in his death. He was thrown from a wagon and run over by the wheel, and injured so badly that he died on Sunday, the 19th, at 6 p. m., at his brother's residence. He was born April 14th, 1822, in Parony Parish, Scotland, and was the son of William and Anne Adamson. He leaves no children.

Koosharem.

Brother J. C. Peterson, writing from Koosharem, Platte Co., on the 17th inst., says there is at least one foot of snow on the level in Grass Valley, with a much greater depth in places, as it is badly drifted. The weather there has been very severe, but the settlers have not lost more than a dozen head of

stock. Hay is now selling at \$6.00 per ton. A great deal of sickness has prevailed among the children in Koosharem of late, but it does not seem to be of a fatal character.

A Peculiar Story.

B. F. M., of Spring City, Sanpete County, under date of February 18, sends the following for publication: "This remarkable incident happened to Mrs. Wm. G. Billington, a well-known resident of Spring City. In the year 1846, when she was twelve years of age and residing in Sullivan County, Missouri, she went to sleep with a small sliver of wood in her mouth, with which she had been picking her teeth. When she awoke the sliver was gone. Occasionally from that time until last Saturday she felt an uncomfortable sensation under her tongue, but no very great inconvenience. On Saturday the place began to swell, and became so very sore that she could not eat without great pain. This morning (Feb. 18), when Mrs. Billington awoke, she felt something pricking her tongue, and on examination it was found to be the splinter, which was removed. It was over half an inch in length and was covered with an osseous substance and very rough. It had been imbedded under her tongue for over forty-one years. She has recently been wearing a new set of teeth, which, it is supposed, caused the irritation and brought about the removal of the long lost splinter. She is now feeling quite comfortable."

Trying Another Dodge.

John C. Lueck has commenced suit against the city, asking for \$100 damage; for the land that he attempted to seize on Arsenal Hill; and for the improvements—fencing—that were destroyed.

Theological Class.

The members of the Twenty-third Quorum of Seventies, who reside in the Fourth Ward, have shown commendable interest in the theological class to which all of them belong. They meet in a class capacity once a week at the residence of some member, and have made marked progress in their studies. A strong fraternal feeling has been cultivated in this manner, as a further beneficial result of the plan pursued.

On Tuesday evening last, the class met at the home of Brother Glenn, and after their exercises were finished the members sat down to a feast which had been spread in their honor, in the dining room, by a number of the sisters of the Ward, and without their knowledge. A very pleasant evening was spent.

Bredemeyer Again.

Dr. Wm. Bredemeyer was brought down from the penitentiary today and arraigned on two indictments for assault and one for battery. To the former he pleaded not guilty, and to the latter guilty. The offense which he admitted occurred on the 10th of January last, when he struck his wife a blow. He stated that they had quarreled, and she had called him bad names, when he slapped her. He went on to say to the court that this was the last time he would ever appear there, and that he sincerely asked pardon for any wrong he had done. The Court then sentenced him to three months' imprisonment in the county jail.

The statement by Dr. Bredemeyer that he would not again appear in court caused some little attention, the general inquiry being whether he proposed to commit suicide by continuing his fast, which he kept up for seven days in the penitentiary, or by some other means. It is not thought likely, however, that he will make any serious attempt to take his own life.

Trouble in "No Man's Land."

Wichita, Kansas, Feb. 28.—A gentleman from Beaver City, "No Man's Land," tells of a bloody shooting affair, occurring in that town on Thursday night. Eugene Brusher was shot by Clark on the night of the 10th inst., and killed. Clark being a bully was not punished, but fined a small sum for disturbing the peace. George Brusher happened to arrive the day after the shooting occurred, and seeing it useless to make any fight before the court of citizens for justice, kept quiet and pretended soon to be Clark's friend. Thursday night, while Clark and a number of chums were in a saloon, George shot from the outside, killing Clark instantly. George started north on a horse already prepared and was some distance before it became known who did the shooting. When known a gang of twenty men started after him and an hour later about twenty-five more friends of Brusher's also, to prevent any injury of George if he should be captured. The town and country is divided into two factions and more bloodshed seems imminent. —Denver News.

Third District Court.

Proceedings before Judge Zane today:

W. T. Holland was sworn in as bailiff of the grand jury.

United States vs. Alex. Brown; adultery; continued on motion of the defendant.

People vs. Charles Crow et al.; batteries; three cases; continued on motion of defendant.

United States vs. John Q. Cannon; polygamy; continued.

The People vs. E. E. Brim; using threats to extort money; indictment dismissed, as the witnesses for the prosecution were out of the Territory.

United States vs. Sarah Winegar; fornication; continued.

The People vs. Joseph Fisher; embezzlement; plea of guilty; sentenced to three years in the penitentiary.

The People vs. Joseph Fisher; grand larceny; dismissed.

The People vs. Wm. Bredemeyer; battery; plea of guilty; sentenced to three months in the county jail.

The People vs. Wm. Bredemeyer; assault; plea of not guilty.

The People vs. Wm. Bredemeyer; assault on his wife, with intent to kill; plea of not guilty.

The People vs. Wm. Paddock, Luson Adams and Arthur Curtis; burglary; Adams and Curtis arraigned; Adams pleaded not guilty, and Curtis took two days to plead.

The People vs. Charles Smith; embezzlement; gave his true name as C. J. Huddle; two days to plead; J. H. Hurd appointed to defend him.

The People vs. Charles Smith; burglary; same order.

The People vs. Daniel Henry; burglary; defendant arraigned; H. Laney was appointed by the court to act as counsel; defendant entered a plea of not guilty.

United States vs. Edward Cox; unlawful cohabitation; defendant pleaded guilty; sentence set for Monday, Feb. 27th, at 10 a.m.

The People vs. John Pierce; grand larceny; two days taken to plead.

The People vs. Henry Schaeffer; assault to commit rape; two indictments; court appointed W. VanCott defendant's attorney; two days allowed in which to enter plea.

The People vs. Charles Wilson and Mollie Thompson; grand larceny; plea of not guilty.

The People vs. James Patterson; forcery; two days allowed in which to enter plea.

The People vs. Ah Jung and Ah Gee; murder in the first degree; defendants arraigned and plead not guilty; W. VanCott appointed attorney for Ah Gee.

United States vs. Thomas Atherton and Katie Meyers; fornication; two indictments; defendant Atherton arraigned on both and pleaded not guilty; George L. Maxwell and Harriet Pratt appointed by the court to defend him.

Has He Perished?

We learn from Calvin Brown, of West Weber, who has just returned from the north in search of his brother, Andrew Brown, who was lost in the fore part of January, mention of which was made at the time, that he found his brother's horse at Blind Springs some twenty miles north of Corinne, without saddle or bridle, but tied head and foot. The horse returned to Blind Springs about five days after Andrew Brown left there to go to Snowville. He met with some freighters about fifteen miles north of Blind Springs on January 3d, and took dinner with them. The same day the tracks of the horse were seen by a party coming from Snowville, some fourteen miles further on, at the mouth of Rattlesnake Cañon, in the Rocky Ridge. No further trace of the missing young man has been found, and it is supposed he perished in the Rocky Ridge and has the saddle and bridle and blankets with him.

When Andrew left his home he had on a wine-colored felt hat, two brown duck overcoats, dark woolen coat, vest and pants, and a pair of fine hutton shoes. He was aged 18, dark complexioned, light bearded, height about six feet four inches, and weighed about 180 pounds.

Any information leading to the discovery or whereabouts of him will be thankfully received by his father, John Brown, West Weber. —Ogden Standard

Gen. Logerot is the fifteenth. was minister France has had since 1870. Field Marshal Von Moltke is the fifteenth war minister Prussia has had since the foundation of the kingdom in 1701.

Longview, Texas, Feb. 17.—A child playing in the yard of a barber named George Tibet today discovered a one-dollar silver piece buried in a mound of earth. An examination was made and 1,000 silver dollars in addition were found. Tibet is under arrest, charged with complicity in the murder of D. C. Hill, treasurer of Carthage county, who was found dead with his head severed from his body a few days ago.