ESTABLISHED 1850.

THE DESERET NEWS, WEEKLY. One copy, one year, with postage, \$3 65 six months, three it was it

One copy, one year, with postage, \$4 25

One copy, one year, with postage, \$10 50 three " TERMS IN ADVANCE.

FROM TUESDAY'S DAILY, OCT. 28.

found at his office, south of S. P. pleads not guilty. Teasdel.

Water Claims. - The attention of parties interested in the Big Cottonwood Creek Water Claims is called to the notice published by the arbitrators of said claims in this evening's NEWS.

son is up from Provo, assisting hours. Chief Justice Hunter, in disposing | The People, etc., vs. Brigham | restrictions. occupied with the civil calendar.

Killing Fish Unlawfully .- It is reported that parties have been killing fish with giant powder in Jordan River. A gentleman states that he heard the blast up the river and saw hundreds of small fish floating down the stream afterward, but as he was afoot he could not ascertain who the law breakers were. The fish and game society should inquire into this matter.

Emigrants.—The company of Saints which left Liverpool on the 18th inst., were in New York this evening, and according to a disintended leaving for the west this evening. The voyage across the ocean has been a speedy one.

Museum.—Some interesting fossil shells have been received from ble to the importance of making counties in which he labors, and contributing to our local museum.

"Enquirer" Notes.—Last Wednesday, a fine fat steer was thrown from the track by the freight train just south of the Provo depot; its shoulder was broken and it was so that prompted it. crippled that it had to be killed.

dated Oct. 21, 1879:

Indians killed all the troops except two; they being large fat fellows their lives were spared."

Inventions .- Mr. George Bond, of the 13th Ward, called on us yesterday, to exhibit some inventions, and ingenious mind. He had two kinds of window fasteners, whose construction is as cunning as anything of the kind we have ever seen. They work with levers, so arranged that the window may be aised to any desirable height and secured, fastened down entirely, or close enough to defy the burglar and yet admit ventilation. The two kinds work on similar principles and are for rich and poor respectively. He also has a movable breach gun sight, an improvement upon the kinds now in use, inas- Tuesday, October 28th, 1879. much as it can be taken out so as ventions all speak very creditably 30th. Prisoner remanded. will accomplish his purpose tinued till Nov. 8th.

and assist him in manufacturing and placing them upon the mar-

District Court. - Proceedings Monday morning, Oct. 27.

People, etc., vs. J. F. Graham, embezzlement; demurrer to indictment overruled. Defendant pleads not guilty.

People, etc., vs. James Moray, murder; defendant pleads not guil-

People, etc., vs. Herman Schwefel; sentenced to one year in the Penitentiary.

Harry G. Wright vs. Lyman Shurtliff et al.; case dismissed at plaintiff's cost.

The People, etc., vs. David Phillips; murder; dismissed for want of evidence.

has returned from attending the and Edward Johnson; petit larce- Little presiding: funeral of his father, and will be ny; defendants arraigned and each A petition from George Nebeker, Most of the material is at hand, and In the Probate Court in and for

and Edward Johnson; house break- be repaired, was referred to the . This morning's Junction, from ing; detendants arraigned and Street Supervisor. plead not guilty.

Assisting.-Judge P. H. Emer- \$100, and costs; to be paid in 24 on which to place building mate-

costs, within 24 hours.

FROM WEDNESDAY'S DAILY, OCT. 29.

Equity Calendar. - The call of the equity calendar in the Third District Court will commence Monday morning, November 3d, beginning at No. 165.

A Nice Testimonial. - We have been shown a couple of large sized | photographs, from the gallery of patch from Elder W. C. Staines, Ch. Eichenberg, Commercial train at Wood's Cross, yesterday Street, one of the subjects being a morning, frightened a horse atview of the west end of the Tem- tached to a buggy containg a young ple, with the architects and all the boy, and the animal, rearing and Elder Staines intended starting workmen employed about the plunging, threw the youth out of trial, verdict not guilty. structure, congregated upon and the vehicle, the wheel passing around the walls, while the other | twice over his head. He was not is a group of stone setters, nineteen | seriously hurt, however. Elder J. H. Van Natta, who writes in number, comprising the entire cheerfully from Moscow, Ala, force of workmen engaged in lay-While engaged in the ministry, ing stone on the Temple. Both Brother Van Natta is not insensi- pictures are well executed. On the day the season's work ended, passing observations on the various both photographs, nicely colored and framed, were presented to Brother Thomas Jones, foreman of the stone setters, by his companion workmen as a testimonial of esteem. He desires us to express for him his sense of the courtesy, and appreciation of the kindly feeling

letter received by Mr. Osborn, from o'clock this morning, the citizens intended marriage of Mr. A. Key-Gooseberry Ureek, Sevier County, of Salt Lake and adjacent settle- ser, one of Salt Lake's prominent "An Indian named Warpanna ous and prolonged ringing of the of Belvidere, New Jersey, The has just come in from White River, fire bell, and shortly afterward nuptial knot was to be tied the and says that about 500 Indians the brigade were at the scene of an eame day, and the newly made had a fight with 100 United States | incipient conflagration in the rear | husband and wife were to start for soldiers a few days ago, and the premises of the Palace Baths, Com- Utah in the evening. We extend mercial Street. Some ashes, sup- our congratulations to Mr. Keyser posed to be lifeless, emptied two and his lovely bride. days ago from the heating engine of that establishment underneath a key Bill," a horse thief, was cappile of wood near by, had retained tured by Sheriff Brown in Ogden, their heat, taken hold of the combustible material above, and the jail. His last exploit was at Kelthe recent results of his thoughtful flames were climbing out of the cracks and window, when a Chinaman living across the alley awoke the proprietors of the Baths and apprized them of their danger. the owners of the animal was sent The blaze was extinguished shortwhat might have been a big fire was nipped in the beginning. The but the latter couldn't see it in loss is but nominal, one window that way. being broken while getting the hose where it could play upon the flames.

not to obstruct the vision when the arson, 1st degree; defendant pleads Taylor is now busy making arother range is used; also two kinds guilty of araon in second degree. rangements to launch his new bark Mimproved clothes pins. These in- Sentence fixed for Thursday, Oct. on the sea of literary enterprise. He Throughpro

of the ingenuity that created People, etc., vs. N. V. Jones; as- pursue the study of law and run

jury disagree and are discharged. Prisoner remanded.

Wednesday morning Oct. 29. People, etc., vs. Joseph Chase, assault with deadly weapon, &c.; dismissed and ordered that the clerk pay over meney deposited in

lieu of a bond herein. People, etc., vs. Howard W.Cole, embezzlement; continued for term. People, etc., vs. Louis Carpenter, grand larceny; jury trial in pro-

gress. Thomas McLelland, administrator, vs. Warren Hussey et al; demurrer of defendant J. R. Walker and wife, overruled. Defendants Ten days demurring, except. given to plead.

the City Council on Tuesday even- | cast. Returned.—Dr. Dunford, dentist, The People, etc., vs. Frank Scott ing, October 28th, 1879, Mayor

The People, etc., vs Frank Scott | residence in the Nineteenth Ward, | forward.

pon; pfea of guilty to assault; judg- the White House and Walker articles. Keep it up. ment that defendant pay a fine of | House, on East Temple Street, uprial, was granted under the usual

of the criminal business of the Shurtliff; assault and battery; plea | Bill of Charles M. Evans, for ser-Third District Court. The latter is of guilty to assault: adjudged that vices in Recorder's Office during defendant pay a fine of \$100 and February last, \$9.40, was allowed on city taxes.

The People, etc., vs. Kennedy J. Thirty copies of the ordinance in Handley; trial fixed for November relation to numbering houses was ordered to be printed in open lines for the use of the council.

The committee on municipal laws reported an ordinance in relation to the use of flippers, which was read and referred back to the committee, with the city attorney associated.

Adjourned to next Tuesday evening at the usual hour.

FROM THURSDAY'S DAILY, OCT. 30.

now wanted for the New Taber- the petition, and for \$1,500. nacle. All who wish to apply labor in that direction, will please report to Supt Henry Grow as soon as possible. As many as can, will please see their Bishops so that the latter can report this evening at Office of the 1st Ass't P. M. Gen. their meeting. The committee are very anxious to have the building finished for use by the next Quarterly Conference of the Stake.

Marriage.—The Daily Express, of Easton, Penna., on the 22nd inst., Following is an extract from a Alarm of Fire. -At about four contained an announcement of the

Horse Thief Captured .- "Whisnight before last, and lodged in ton, where he stole a valuable horse, sold it in Corinne, and with the money was making his way east. A descriptive telegram from to Sheriff Brown who nabbed his ly after the firemen arrived, and man at the railroad transfer. "Bill" offered the Sheriff \$50 to let him go

Another Editor .- Mr. A. B. Taylor, a gentleman well known in this city, and a member of the District Court. - Proceedings legal profession, contemplates starting a newspaper in that field of People, etc., vs. Wm. Douglas, journalistic failures, Beaver. Mr. thinks he will have ample time to LUI UNUIUI them, and we trust the inventor sault with deadly weapon. Con- his paper at the same time, which call and See us before Purchasing. problem, though much inclined to finding some one with People, etc., vs. Wm. Price, as- receive with a grain or two of means willing to take hold sault with intent to commit rape; saline material, we will leave to

the gentleman's acknowledged energy and ability to elucidate. We wish him every success in his undertaking.

"Junction" Jottings.—The I. X. L. Bakery caught fire yesterday morning, but the lively work of passers by soon extinguished the

Mr. John Fowler has been arrested for polygamy, and has given liams and Richards are his attor-

Prest. D. H. Peery and family to the highest bidder for cash on Tues-are expected to arrive home on this day, November 11, 1879, at; 10 o'clock a.m., evening's U. P. express.

The "Lancashire Lass" is shortly to be produced in Ogden, with City Council. - Proceedings at several Salt Lake celebrities in the

A "round house" is about to be constructed at the depot grounds. asking that a bad spring near his the work will be rapidly pushed

which the foregoing items are tak- LORING R. K. TCHAM. A petition of Mark McKimmins, en is the best number of the paper The People, etc., vs. Lyman asking the use of part of the street | we have seen for a long time. It | SARIH M. KETCHAM, Shurtliff; assault with deadly wea- in front of the vacant lot between is brim full of newsy, interesting

> District Court. - Proceedings this morning:

> Thomas Wright admitted to citizenship.

People, etc., vs. Elias Weathershult. Grand larceny. Bail forfeited.

People, etc., vs Wm. Douglas. Arson second degree. Sentenced to hard labor in the penitentiary for one year. Prisoner remanded.

People, etc., vs. John Murphy. Assault with intent to commit murder. Defendant arraigned pleads not guilty, with privilege to withdraw plea. Bail fixed at \$500. will apply to said court for the relief pray-Prisoner remanded.

People etc., vs. M. M. Schwartz; obtaining money by false pretenses. Dismissed upon defendant paying costs.

People etc., vs. Edward Foster; Scared by the Cars. - The freight indictment by false pretenses. Witnesses cannot be found. Digmissed.

U. S. vs. J. B. Sherman; obtaining letter by false pretenses. Jury

Thomas Hawkins vs. Harriet Hawkins. Decree awarding to defendant the care and custody of New Tabernacle.—Plasterers are the minor children mentioned in

EXTRACT FROM COPY.

POST OFFICE DEPARTM'T, WASHINGTON, D. C., October 21, 1879.

Postmaster,

Rahway, N. J.,

Sir:-Complaint has been made that you are withholding letters addressed to M. A. Dauphin.

The simple fact that a letter is ments were awakened by the furi- citizens, to Miss Nettie A. Depue, addressed to M. A. Dauphin does not, under the present ruling of the Department, warrant its detention at the mailing office.

Very respectfully, (Signed) JAMES H. MARR, 1st Asst. P. M. General.

MOOD WAGES will to Paid by applying A. GARDNER, West Jordan'

ATTENTION

We are prepared to give BETTER TERMS

On this year's Sales than ever offered on the Celebrated

J. I. CASE & CO.'S

AND BAHER.

HAVE in my possession the following described animals:

One red COW, about six years old, stub horns, white spot in face and some white on sides and thighs, crop and underbit in right ear, illegible brand on left hip.
One red COW, about three years old, breckle face, branded 1 on right hip, crop

off right and swallowfork in left ear. One red COW, about seven years old, underslope in left ear, left horn droops a litbonds for his appearance. Wil- tle, illegible brand on left shoulder, has a

young calf with her-If the above described animals are not claimed, and taken away they will be sold at the estray pound in this city.

JOSEPH HORNE, District Poundkeeper.

Salt Lake City, Nov. 1st, 1879.

Salt Lake County, Territory of Utah.

TELL VS.

In Divorce.

The people of the Territory of Utah, to Sarah M. Ketcham defendant Hard out morelouse ve Greeting:

VOU are hereby summoned to appear in an action brought against you by the above named Loring R. Ketcham, plaintiff in the Probate Court in and for the County of Sait Lake and Territory of Utah, and answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; and if not within this county, but within the Third Judicial District of the Territory of Utah, within twenty days, otherwise within forty days.

This action is brought to obtain a decree from this Court dissolving the marriage contract existing between said plaintiff and you, and if you fail to appear or answer as by law provided, said plaintiff ed for in his said complaint.

In witness whereof, I have hereunto set my hand and the seal of said Court, in SEAL HE Salt Lake City,"this 10th day October, A. D. 1879.

D. BOCKHOLT, Clerk of the Probate Court, Salt Live

NEW YORK TRADE.

Graefenberg "Marshalls"

FEMALE COMPLAINTS. PRICE \$1.50 PER BOTTLE. THE EXPERIENCE OF MANY YEARS AMONG THE MOST CULTIVAT-ED AND REFINED HAS RESULT-ED IN STAMPING THIS RE-MARKABLE PREPARATION AS THE ONLY RELIABLE REMEDY FOR THE DISTRESSING DIS-EASES OF WOMEN. SOLD BY DRUGGISTS.

OUT out this notice and send it to the Graefenberg Company, 56 Reade St., N. Y., together with TWENTY-FIVE cents, and you will receive by return mail, postage paid, a copy of their valuable family medical book, entitled

The Graefenberg

It contains 360 pages, handsomely print. ed on fine paper, and is written in language plainly understood by every one.

Graefenberg Vegetable

Acknowledged by all who have used them to be a certain cure for HEADACHE, LIVER COM-PLAINTS, INDIGESTION, FEVERS OF ALL KINDS, and MALARIAL DISEASES. These PILLS act with great mildness, and will restore health to those suffering from GENERAL DEBILITY and NERVOUSNESS. Price 25c. per box Send for Almanac.

THE

[111 Chambers Street, F' ;

Soid Wholesale and Retail by Z.IC. M: Ing JNO. W. LOWELL & Co stitution, Salt Lake City, Utah.