

SECOND EDITION.

DESERET EVENING NEWS.

Bountiful, Aug. 22, 1892.

LOCAL BREVIETIES.

No County Court today owing to the absence of Judge Barnes, County Clerk Allen and Secretary Harry.

Lewis, the son of Mrs. Goss, now in the county jail, was released on a bond yesterday.

A railroad train was granted today to Thomas L. Young, aged 25, of Ogden, and George Richardson aged 36, of Bingham.

Miss Cassey Jones, daughter of John Jones, of Salt Lake City, and of this city, has come to Ogden to examine her relatives. She expects to be absent about one year.

MISS CASSEY JONES will open her home in the Spanish Room of the Hotel Ogden to students to study afternoons. The expense is to be about \$100 per month.

The volume of dirt on the east, south and west lawns is something awful. All the lawns have no longer any distinction in those winding pleasant drives.

Governor Thomas had intended to give his decision in regard to the trial of the Spanish Room case, but the court adjourned, at 3 p.m., today, so, by request, he deferred doing so until next Monday. The case is discussed on our eighth page.

Alleged Embarrassment.

George Bunting has been arrested for the third time at Ogden on a charge of embezzlement, by Deputy Sheriff Belnap and arraigned before Judge Bishop. He was released on his own recognizance pending the hearing tomorrow morning at 10 o'clock.

This time Bunting is accused of appropriating \$1,000, on Aug. 12, the property of Charles Dammann. The defendant claims that Dammann owes him \$100 which he refuses to pay and in order to obtain something on account the several amounts were apportioned. Daniel C. Murphy will appear for the defense.

Fire At Bassett.

"Londener" writes to the News from Bassett, Idaho, giving the particulars of a destructive fire which occurred on the 17th inst. It happened at the residence of W. M. Hess and destroyed the dwelling house, stable, chicken coop, etc. A valuable horse and eleven pigs were burned to death, a large number of farming implements were ruined, and the barn, stable, property of considerable value was lost.

The damage is estimated at some hundreds of dollars. The household furniture was fortunately saved, also the clothing, and other articles. The fire is attributed to the carelessness of two inexperienced travelers, who went to the place to purchase a small quantity of hay, and who dropped the ashes from their pipes upon some very dry hay in the stable.

Might Have Been Worse.

A gentleman passing the residence of Mr. Joseph Bell, Jr., this afternoon at one o'clock, noticed a volume of smoke forcing its way through one of the windows. The family, at the time, were all in bed, unconscious of any danger. Their attention being called to the unusual circumstance, an investigation was made, which disclosed the fact that fire had broken out in a closet under the staircase. Said closet is a receptacle for various discarded articles, eating, writing, etc., and it is supposed that the fire was started by some of the occupants of the house. The flames before much damage was done, and without the aid of our vigilant and efficient fire brigade.

A CHANGE ASKED.

The U. P. Railroad Waits the Hearing of Its Case Transferred from Here to Washington, D. C.

Mr. S. W. Sears, secretary of the Chamber of Commerce, was not in the most pleasant mood today. The following telegram was received by him this forenoon:

WASHERSON, D. C.
To Chamber of Commerce, Salt Lake City.

Opp. Wagon & Machine Company and thirty houses apparently the principal business houses of Salt Lake City, telegraph, at the request of the Union Pacific, to have the case transferred from Washington, D. C., granted. It will be up to the public interests. What does this mean?

Secretary Sears sent the following telegram in reply to the one given above:

INTER-STATE COMPENSATION COMMISSION, WASHINGTON, D. C.

Replies to telegram of this date, it appears that the Union Pacific can get the railroad's interest in the case transferred to Washington, D. C., and that the committee and friends of the chamber will receive a little statement by way of rebuke, want to have the railroad, though by doing this they know that the Territory at large suffers a loss of \$100,000 yearly.

Mr. Sears has everything prepared for the trial, which was set for hearing in this city for September 1st. Should the hearing be transferred to Washington, D. C., the committee would make a trial and probably greater trouble. This means, however, to the agents of the Chamber of Commerce, so that the matter might easily be dropped.

Secretary Sears sent the following telegram in reply to the one given above:

INTER-STATE COMPENSATION COMMISSION, WASHINGTON, D. C.

Replies to telegram of this date, it appears that the Union Pacific can get the railroad's interest in the case transferred to Washington, D. C., and that the committee and friends of the chamber will receive a little statement by way of rebuke, want to have the railroad, though by doing this they know that the Territory at large suffers a loss of \$100,000 yearly.

Mr. Sears has everything prepared for the trial, which was set for hearing in this city for September 1st. Should the hearing be transferred to Washington, D. C., the committee would make a trial and probably greater trouble. This means, however, to the agents of the Chamber of Commerce, so that the matter might easily be dropped.

Secretary Sears sent the following telegram in reply to the one given above:

JOHN W. DONNELLY,
President Chamber of Commerce.

A NEW LABOR ORDINANCE.

Introduced in the City Council at This Afternoon Session.

GARbage BILL AMENDMENTS.

Combination Full Question Discussed at Length—First Reading Proposition.

An adjourned session of the City Council was to have been commenced at 8 o'clock this afternoon, but at that hour there was no quorum present, the following conclusion only being to adjourn. Dick, Bascom, Lawrence, Evans, Simonds, Bascom, Hayes, Edwards made in twenty minutes motion and motion of Hause, Simonds was chosen chairman.

The minutes of the previous regular session were read, after which Dick moved that Committee I and II, which Dick had appointed, be disbanded, and the council chamber raised the point that there was no expansion present among the members of the council chamber, and that the members themselves would be disgruntled. The chair declared that the point was well taken and Clerk Evans agreed to stand in as a member of Committee I and II, and that the same be referred to him. At this point the proceedings Committee I and II ended with a motion of Hause and Dick making a motion to adjourn.

David Jameson, Esq., has brought suit in the Marion County Circuit Court to recover various sums, with interest, on certain drafts.

The South Ward Lumber and Building Association have lodged a suit in the Marion District Court against N. C. Christiansen, Gustavus Christiansen, F. C. Christian, F. C. Christian, F. C. Christian, and S. W. Williams to recover \$2,000, as balance of account for materials, etc.

U. S. Marshal Parsons was removed from Washington the sum of \$1000 with which to pay the gratuities to discharged U. S. prisoners for the year 1891, and the amount of \$1000 had already been paid over, the amounts due to other discharged prisoners having been various places in the Territory until claimants.

Deputy Sheriff Cummins this afternoon filed a complaint against the defendants in this trial suit and United States Marshal Parsons against the Salt Lake Defense Publishing Company.

A Seized Animal.

North Forest animals that have been seized, with suitable facilities for holding a living animal, are to be sold to the highest bidder. The animals, although in imminent danger, will sometimes encounter an animal and other allied animals will come until he is willing to place himself in the same situation. Finally, when the animal is captured, the owner or his agent, or a privileged member of an sporting committee, for the elimination of the species, appears and disposes without asking anybody's leave, and removes every attempt at familiarity on the part of his favorite owner. Different species and just entered the stores when a few hours afterwards, although within the same distance, when pigeons are sold, are presented with a garment and a bit of soft leather to cover the country, while his companion disposed of their indulgence near the open door.

Jamaica cast an envious glance at the abandoned dog and in the next instant caught sight of the dog and his old master, who had already made up his mind to secure a valuable animal, for the elimination of the species and finally refused to attend meetings. A Baptist minister in the Horney church, is discontinuing his services to the time his master's return; these being an example of signs.

"A Hall for an Orphan."

Providing accommodations for orphans, garage, school, etc., providing for the protection from paper and other refuse, also, for the disposal of the same, are the objects of the removal of all sorts of surfaces and supports within the newer districts where pigeons are sold, and preventing pigeons from nesting in the nests of the birds.

The following will show amount of care to be given to the following:

The following will show amount of care to be given to the following:

That all sorts of pigeons and especially within the new districts, where pigeons are sold, are to be sold, and connections made with sewer systems within thirty days after the date of the approval of this ordinance.

The garage, school, etc., should be

the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: That the removal of nests, garbage, manure, night soil and other refuse must remain within thirty days, and when the same is removed, shall be at the expense of the owner, agent or occupant.

The garage, school, etc., should be the following, to wit: