

# DESERET EVENING NEWS.

VOL. XIV.

SALT LAKE CITY, UTAH TERRITORY, TUESDAY EVENING, APRIL 5, 1881.

NO. 112.

**THE EVENING NEWS.**  
Published every evening except Sunday.  
One copy, one year, with postage, \$5.00.  
" six months, " 2.50.  
" three months, " 1.00.

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**BY TELEGRAPH.**

**AMERICAN.**

**THE MILES CASE.**

The grounds of Appeal and Cause of Reversal.

WASHINGTON, 4.—A decision rendered by the Supreme Court of the United States, today, in the case of John Miles vs. the United States, brought here by an appeal from the Supreme Court of Utah, Miles was indicted for bigamy in the Third District Court, Utah, at Salt Lake City. A trial was held and the jury rendered a verdict of guilty. Miles thereupon appealed to the Supreme Court of the Territory where the judgment of the District Court was affirmed. He now appeals to this court upon the following assignment of errors: First, That the admission of the testimony of Miles was unlawful and prejudicial to the will of God. At common law this would have been ground for the principal challenge of jurors guilty of the same act. It needs no argument to show that a jury composed of men entertaining such a belief could not have been free from bias or prejudice on the trial for bigamy of a person who entertained the same belief, and whose offense consisted in living in polygamy, but whether the evidence of this bias was sufficient or not, it was so found by the jury and that was conclusive.

Second, That the District Court committed no error in admitting the declarations of Miles to prove his first marriage.

Third, That the court below did err in allowing Caroline Owens, the second wife, to give evidence against Miles, touching his marriage with her.

Fourth, That the court below did err in allowing Caroline Owens to give evidence against Miles, touching his marriage with her.

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