Today's Ogden News

ECHOES OF THE JACKSON EXPLOSION

Administrator of Estate of Owen Dermody Will Sue for the Death of Victim.

ANOTHER SUIT FOR DIVORCE.

Judge Howell is Misquoted by Salt Lake Paper-Two Couples Wed -Briefs and Personals.

Ogden, Feb. 16 .- Although two years will have passed next Monday since the car of powder exploded at the Jacks station on the line of the Southern Pacific, the railroad company has not yet heard the last echoes of the same. The conductor of the ill-fated train, in which the car of powder was placed, was killed in the terrible explosion, and now A. A. Wenger, the real estate man, has filed a petition in the Second district filed a petition in the Second district court praying for his appointment as administrator of the estate of Owen Dermody, the conductor. The petition sets forth that Dermody met his death Feb. 19, 1904, leaving an estate consisting of \$46 in cash and a damage suit against the railroad company for his death; that the heirs to the said estate are the aged father and mother of Mr. Dermody. Henderson and Mac-Millan are attorneys for the petitioner and will bring suit for heavy damage against the railroad company. Already the Southern Pacific company has paid out an immense sum of money as damages resulting from the terrible acci-

in the matter of the estate of Am-In the matter of the estate of Am-prose Shaw, deceased, petition has been filed in the Second district court by Minerva S. Shaw and Ambrose A. Shaw praying for their appointment as administrators of the said estate, and the last will and testament of the de-ceased. The will bequeaths to the wife the homestead, a valuable piece of ground situated on Washington ave-nue, which was deeded to her before Mr. Shaw's death last month; also The other heirs to the estate are Ambrose A. Ernest, Merlin, and Olive Theresa Shaw, who will share equally in the remainder of the estate, which consists of \$14,000 in cash, and \$5,000 in real estate. The sons have already received a part of their portion of the estate. As the estate is valued at over \$10,000 it will come under the inheritance tax law. C. C. Richards is attorney for the estate.

James W. Duffin has filed suit in the district court against Heber C. Sharp to recover \$600, alleged to be due on a promissory note. He also asks for \$100 attorney's fees. R. S. Farnsworth represents the plaintiff.

SUIT FOR DIVORCE.

Margaret Blackham through her at-Margaret Blackham through her attorney, T. R. O'Connolly has commenced divorce proceedings against Benjamin Blackham. The complaint alleges that the couple were married Oct. 24, 1887, at Evanston, Wyoming. That the defendant has for a long time past failed to provide the common hecessaries of life for his wife, although he has been earning \$100 per month. Plaintiff asks for a decree of month. Plaintiff asks for a decree of divorce, costs and such other relief as the court may deem just.

JUDGE HOWELL MISQUOTED. Salt Lake Paper Makes Misstatement Respecting Pending Case.

Ogden, Feb. 16.—Judge Howell made Ogden, Feb. 16.—Judge Howell made the following statement yesterday afternoon in open court before resuming the hearing of the Chambers case:

"Before proceeding with this case, I desire to say it has been called to my attention, in a report of the proceeding here yesterday in the Salt Lake Herald, in a sub-heading, the statement is made that the court yesterday in the proceedings censured Mr. Macmillan. I have examined the article and find there is nothing in the body of the article which misrepresents the proceedings in court, but the particular heading is not justified in the way of several statements. of comment by any proceedings, nor is it justified by what is said in the body of the article. Mr. Macmillan evidently did not understand what the

E. A. Larkin. Advertisements for the Daily-Saturday and Semi-Weekly News accepted on the same terms as at the Salt Lake office.

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correctly, but the court did not have any idea of censuring Mr. Macmillan and did not do so. So far as I have discovered, Mr. Macmillan has always in this court, and in the other courts over which I have presided, conducted lamself as a gentleman and a lawyer, and I therefore deem it proper at this time for the court to say that it does not approve of such a comment as was made in the Herald, although it was doubtless made without a thorough understanding of the matter."

TWO COUPLES WED. The county clerk has granted mar-

riage licenses to the following couples:
Frank E. Sullivan, 26, of New Windsor, Colorado, and Miss Elste E. La Fount, 22, of Logan, Utah.
Abel Verheek, 21, and Miss Hannah-Nylander, 20, both of Ogden City.

BRIEFS AND PERSONALS. David Morgan, an unfortunate old gentleman, who will not stay around home, having become childish, will be sent out to the county infirmary,

where he can be looked after. Mrs. Mildred Donnolin has been committed to the state mental hos-pital, Drs. Dickson and Browning hav-ing examined her. The physicians be-lieve that a few months' care at the hospital will greatly benefit her health,

Tonight the Red Men's ball will be given at the Eagles' hall. It will be a grand mask affair.

Fred Arbogast, who has had charge of Kolitz Kindy Kitchen, has gone to Salt Lake City to accept a similar position, Miss Livingston succeeds him in Ogden.

Clifford S. Potter and wife have gone to California on an extended pleasure trip.

Tonight the Weber Club Manufac-turers' committee and directors of the 39,000 population club hold a meeting. F. E. Grant has gone to Nevada on

Judge W. H. King visited the Brigham Young university, yesterday, and addressed the students on the importance of preparation for taking an intelligent part in the important questions that are now and are to come before the country.

fore the country.

Prof. John T. Miller will lecture Saturday evening in the Sixth ward meetinghouse on "Heredity and Social Puri-

ty." Admission free to all over 18 years of age. The lecture begins at 7:30

Oliver Haws of Vernal passed through Prove on his way to Salt Lake yester-day. Mr. Haws reports lets of snow in

They Do Not Like it Said of Them

That They Are

Coerced.

DESIRES OF THE PRESIDENT.

Enter Largely Into All Imporant Leg-

islation Despite Certain Denials-

Voted for Bill Without Reading.

Washington, Feb. 12.-It makes sen-

ators very angry to read day after

day how the president is forcing them

to take this or that position; that

he is dictating what shall or shall not be done; that he is bribing them with

partonage and a dozen other similar

assertions that are seen in print week

after week. Of course these senators

do not like it, and denials are semi-

officially made from the White House

that there is any dictation, while the

published reports of dictation are denounced or scoffed at by senators. At

the same time the president is forcing through the rate regulation bill on lines acceptable to him; without his activity and influence the statehood bill could not have passed the house; without his

persistent efforts and insistence neither the statehood nor the Philippine bill would have any chance in the senate.

Whether senators like it or not, it is a fact that the desires of the president

enter largely into all important legis-

SUPPORTS THE PRESIDENT.

"I voted for the railroad rate bill,"

"I voted for the railroad rate bill," said a member of the house, "but I have not read it yet. I'll take a day off some time and see what is in it."

"Do you think you are a fit man to legislate for this country?" asked a senator, who showed plainly that he was disgusted.

"Perhaps not." replied the member.

"Perhaps not," replied the member, "but I am representing my people, If I did otherwise I would not get back

I did otherwise I would not get back here again. They want me to support the president, and that is what I am doing. I find it easier on my conscience to vote for these measures before reading them. I might find something that I could not stand for if I gave them too close a scrutiny."

DOESN'T PAY TO BE DRUBBED.

Speaking of some petty graft which was proven against an officeholder, Senator Burkett of Nebraska said: "A

man might better spend three or four hundred dollars out of his salary for necessaries rather than be put in the

attitude of doing something that can be criticized, even if it is not dis-honest. It is not worth the drubbing a

honest. It is not worth the drubbing a man will get. That is one reason why I do not accept passes. It cost me perhaps five or six hundred dollars a year to pay my railroad fare, but I don't either have to explain or stand the drubbing of the fellows who do not like the idea of public men riding on

passes. I voted against the mileage bill for the same reason. I think we were legally entitled to it, and it would have meant six hundred odd dollars for me, but I wouldn't vote for it."

NO LAUGHING MATTER.

Senator Frye called up for passage a bill to establish quarters for a lighthouse keeper at Cape Mondocino, Cal. "Does it provide a lighthouse for the senator from California?" asked Senator Kean of New Jersey, with the intention of putting a little laugh on Senator Perkins.

"No, sir; it does not," snapped out Frye, who did not relish any levity. "It is for a house for the light keeper." And Kean subsided.

DE ARMOND WAS RIGHT.

The day it was decided to bring in

The day it was decided to bring in the rule to put through the joint state-hood bill there assembled in the speak-er's room the committee on rules, con-sisting of Speaker Cannon, Daizell, Grosvenor, Republicans, and Williams and De Armond, Democrats. The rule was presented and Williams proposed

Special Correspondence.

SENATORS ANGRY

the Ashly country.

PROVO DEPARTMENT

The "News" is Delivered by Carrier in Provo at Seventy-Five Cents Per Month. R. J. Dugdale, Agent

SUIT FOR \$2,000 DAMAGES.

Bell Telephone Company Failed to Deliver Message on Time.

Special Correspondence,

Provo, Utah Co., Feb. 16.—Mrs. Isabelle Tldd, of Provo, has commenced suit in the Fourth district court for \$2,000 damages against the Rocky Mountain Bell Telephone company. Plaintiff alleges that on Nov. 24, 1995, her son. Theseton, T. Ascher, ve. taken. Plaintiff alleges that on Nov. 24, 1995, her son, Theodore T. Archer, was taken violently sick at Manning, Utah, and was attended by Doctors Thayer and Barry; that on the 25th the physicians decided to take him to the hospital, and between 11 o'clock a. m. and 12 o'clock m., on that date, Dr. Barry filed a message with the defendant company at Mercur to call the plaintiff to the at Mercur to call the plaintiff to the office at Provo to inform her of her son's condition and the decision to take him to the hospital for treatment. The message was sert to Provo, properly directed to plaintiff's place of residence, corner First North and Fifth West corner First North and Fifth West streets. The company failed to deliver the message, and, therefore, plaintiff was not advised of her son's illness and was unable to meet him and care for him at Lehl Junction, and he was taken to the Keogh-Wright hospital in Salt Lake, where he underwent an operation, before plaintiff was able to see him. He did not recover, but died on the 29th of November. The defendant company is charged

The defendant company is charged with wrongfully and negligently failing to deliver the message, to the injury and damage of plaintiff in the sum of \$2,000.

Suit has been filed in the Fourth district court by Robert N. Baskin against the Goodsell Mining company to collect \$3,078.45 with interest at 10 per cent per annual from Jun 20, 1906.

cent per annum from Jan. 30, 1906, alleged to be due on a promissory note.

DAVIS-KIRKMAN WEDDING.

A marriage license has been issued to E. R. Kirkman, 27, of American Fork, and Julia Davis, 25, of Provo. DEATH OF MRS. SKINNER.

Mrs. Jane Inglefield Skinner, an old Mrs. Jane Inglefield Skinner, an old and respected resident of Provo, died Wednesday night at the age of 78 years from general debility. The de-ceased was born in Sunderland, Eng-land, and came to Utah about 45 years ago. Seven children and numerous grandchildren survive her. Funeral grandeningen survive her. Funeral services were he'd this afternoon in the Sixth ward meetinghouse.

Mr. and Mrs. L. Holbrook and S. A. King have returned from their trip to Mexico.

Mexico.

The Utah County Fair association directors will meet here Saturday, to inspect the site for the fair grounds, and for the transaction of other business. Subscriptions to the capital stock of the company are coming in from all parts of the county in generative county.

A son has been born to Mr. and Mrs. Charles Leavitt; all well. Berigh Johnson, Jr., is suffering from a severe gash on his right cheek, which

it required several stitches to close. Mr. Johnson fell one evening this week, and struck his face on a stake, which

is it justified by what is said in the body of the article. Mr. Macmillan evidently did not understand what the court said and did not quote the court The favorite soap for Toilet Transparent because or Bath. of its purity. Its continued use assures a clear and beautiful skin. Perfumed with the odor of natural flowers. JAMES S. KIRK & COMPANY

a number of amendments, which were rejected, and then the majority voted to report the rule. Williams then asked the speaker about the course of procedure should the majority be with him (Williams) and vote down the previous question, and he expressed the opinion that he had enough votes to accomplish that result. The speaker, Grosvenor and Dalzell took great pains to explain every detail of procedure—first, that Williams would have charge of the rule, would be privileged to offer amendments and to put the rule through in any form to suit him. De Armond had not taken any part in this discussion, but just as it concluded its

Mrs. Martha Pohlman of 55 Chester Avenue, Newark, N. J., who is a graduate Nurse from the discussion, but just as it concluded its addressed Williams, saying:
"John, it looks to me as if we were licked. I doubt whether you would have been given in such a minute manner the method of procedure if there Blockley Training School, Blockley Training School, at Philadelphia, and for six years Chief Clinic Nurse at the Philadelphia Hospital, writes the letter printed below. She has the advantage of personal experience, besides her professional education, and what she has to say may be absolutely relied. was a remote chance that we could de-feat the 'previous question!' " And De Armond was right.

HISTORY RECKLESSLY FORGOT-TEN.

"Who ever heard of a territory being forced into the Union as a state against its will?" dramatically demanded Mark Smith in a recent speech.
"It has been done frequently," re-plied Representative Mann of Illinois.

"When did such a remarkable case cur?" asked Smith. "The gentleman from Ohio (Gen. Grosvenor) made a statement that Ohio was brought in in thet way," said

Mann.

"I don't care what the gentleman from Ohio states," declared Smith, "We know with what recklessness his-tory is forgotten."
This last remark was an allusion to what sometimes happens in Gen. Gros-venor's statements. While generally quite accurate, he sometimes is more

Eating By Law.

positive than facts warrant

"After I had finished my beer, still feeling thirsty, I called for some fruit," said the tourist. "But the walter

after eating, and frequently become nauseated. I had pains down through my limbs so I could hardly walk. It was as bad a case of female trouble as I have ever known. Lydia E. Pinkham's Vegetable Compound, however, cured me within four months. Since that time I have had occasion to recommend it to a number of patients suffering from all forms of female difficulties, and I find that while it is considered unprofessional to recommend a patent medicine, I can honestly recommend Lydia E. Pinkham's Vegetable Compound, for I have found that it cures female ills, where all other medicine fails. It is a grand medicine for sick women."

Money cannot buy such testimony as Money cannot buy such testimony as The money which they pay to doctors who do not help them is an The pain is cured. said the tourist. "But the waiter shook his head.
"'You won't get fruit and beer together in Berlin, Herr," he said.
"'Why not?' said L.
"'It is against the law, Herr,' the waiter replied. 'There is a law here in Cermany that no one is to be served beer and fruit together. If a restaurateur breaks this law, he loses his lid.

ateur breaks this law, he loses his li ense.'
"It is a good law,' the waiter add-

"It is a good law,' the waiter added. It is based on good, sound sense, Beer and fruit don't mix. They are bad for the stomach, Sometimes they cause death."

"Since that time," the tourist ended, "I have never mixed beer and fruit. It is a strange idea, isn't it, to have food laws like that? Suppose President Roosevelt should pass a law forbidding the eating at the same meal of ice cream and lobster, or mince pie and plum pudding. What a howl would go up, eh?"

A CATSKIN RUG.

One woman has a hearth rug which is probably unique. It is composed entirely of the skins of her deceased feline pets. As her cats died she had the skin of each tanned and added to the rug, which is now complete and contains the skins of fourteen dead "puss-The rug is entirely of one colorblack-as the lady in question has always made a point of keeping cats of that color. On the reverse side of each skin there is an inscription recording the name of its dead owner and the pe riod during which he (or she) was the lady's property. Thus one inscription runs, "Fairy, 1892-94," and another, "Beauty, 1900-04,"

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this-merit alone can produce such re-

diseases known to medicine.

may be absolutely relied

Many other women are

afflicted as she was. They can regain health in the same way. It is prudent to heed such advice from

Mrs. Follman writes:

"I am firmly persuaded,
after eight years of experience
with Lydia E. Pinkham's
Vegetable Compound, that it
is the safest and best medicine
for any suffering woman to
use."

for any suffering woman to use."

"Immediately after my marriage I found that my health began to fail me. I became weak and pale, with severe bearing-down pains, fearful backaches and frequent dizzy spells. The doctors prescribed for me, yet I did not improve. I would bloat after eating, and frequently become nauseated. I had pains down through my limb

such a source. Mrs. Pohlman writes:

A TRAINED NURSE

After Years of Experience, Advises Women in Regard to Their Health.

Martha

Pohlman

this—merit alone can produce such results, and the ablest specialists now agree that Lydie E. Pinkham's Vegetable Compound is the most universally successful remedy for all female diseases known to medicine.

When women are troubled with ir- daughter-in-law of Lydia E. Pinkham,

regular, suppressed or painful periods, her assistant for many years before her weakness, displacement or ulceration decease, and for twenty-five years

of the female organs, that bearing-down feeling, inflammation, backache, bloating (or flatulence), general debili-ence, which covers many years sho

ty, indigestion, and nervous prostra-tion, or are beset with such symptoms of cases just like yours. Her advice as dizziness, faintness, lassitude, excita-is strictly confidential.

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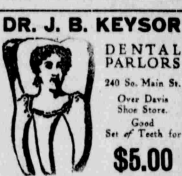
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FOLEY'S HONEY AND

Cures Coughs and Colds quickly and prevents



Pneumonia and Consumption

CONSUMPTION THREATENED

C. Unger, 211 Maple St., Champaign, Ill., writes: 'I was troubled with a hacking cough for a year and I thought I had consumption. I tried a great many remedies and I was under the care of physicians for several months. I used one bottle of FOLEY'S HONEY AND TAR. It cured me, and I have not been troubled since.'

HAD BRONCHITIS FOR TWENTY YEARS AND THOUGHT HE WAS INCURABLE

Henry Livingstone, Babylon, N. Y., writes: "I had been a sufferer with Bronchitis for twenty years and tried a great many with poor results until I used FOLEY'S HONEY AND TAR which cured me of my Bronchitis which I supposed was incurable."

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