Dec. 1

THE DESERET NEWS

LOCAL NEWS.

FROM FRIDAY'S DAILY, NOV. 27

Wants a School.—A country settle-ment in want of an efficient and reli-able school teacher can probably se-cure the services of such a cue by ap-plying to Coalter & Snelgrove, music dealers, of this city.

A Misplaced Chest.-Mr. Frederick Christenson writes as follows from Fairview, under date of November 24th:

24th: "There is a chest (emigrant's bag-gage) sent here from Nephi by mistake, and now at the Co-op. Store, marked A. Brown, Sanpete, Utah. As I sup-pose the party owning it is very much in need of it, please make its whereabouts known through your paper."

New Styles.—In to-day's issue is a new advertisement of John C. Cutler & Brother, agents for the Provo Mills. The factory is making strides in the production of new styles of goods, with which the shelves of Messrs. Cutler & Brother are being repleted. The latest from Provo are in blankets, dress fampels overconting and suitdress flannels, overcoating and suitings.

Arraigned.—Lorenzo Stutz, of Mill Creek, was arraigned in the District Court to-day on a two-count charge of unlawful cohabitation. The periods alleged are—December 1, 1883, to No-vember 30, 1884; December 1, 1884, to April 30, 1886, the alleged wives being Elizabeth Statz and Catheriue Stutz. A plea of guility was entered and sen-tence set for Monday at 10 a.m.

Held to Answer.--On Wednesday afternoon, in the case of the United States vs. A. W. Winberg, the depu-ties failed to flud any additional wit-nesses besides the defendant's three daughters, whose evidence was noted in Wednesday's NEWS, so at the request of the District Attorney, the commis-sioner placed Mr. Winberg under \$1,500 bonds to await the grand jury's action. action

Court Notes.—Proceedings in the Third District Court to-day: Societie Anonyme des Mines de Lex-ington vs. Alex. Mayberry; the Court further holds for plaintiff in matter of costs

Thermas Marshall vs. John F. Claut-mann et al.; dismissed, and attach-ment discharged. Arthur Brown vs. George J. Holli-day delault and judgment. Ellen Frederickson and Lars Nelson,

natives of Sweden, but now residents of Plute County, were admitted to citizenship. United States vs. Thomas Jenkins;

United States vs. Thomas Jenkins; unlawful cohabitation, one count; plea of guilty, and court suspends sentence. Societe Anonyme des Mines, etc., vs. R. J. McIntosh; trial before court; argued and subnitted. The People, etc., vs. A. J. Peacock and W. A. Thompson; assault on Al. Householder; appeal from Justice's Court; jury walved, and trial before Court.

Court. United States vs. Lorenzo Stutz; un-lawful cohabitation, two counts; plea of guilty; sentence set for Monday, Nov. 20th.

Nov. 20th. A Twentieth Warder Arrested.— At 7 o'clock this morning Deputies Pratt and Casnon called at the house of Wm. H. Tovey, in the Twentieth Ward, and arrested him on a charge of un-lawful cohstitation. The examination came up before Commissioner McKay to-day. The complaint, made by D. W. Rench, accuses the defendant of having from Dec. 1, 1883, to Nov. 1, 1886, lived with his two wives. As no counsel was present on either side, the Commissioner conducted the pro-ceedings. ceedings.

Mrs. Anna Maria Tovey was sworn and testified—I am a married lady; the defendant is my husband. Mrs. Harriet Salina Tovey testified— I am the wife of the defendant; live in the Twentieth Ward: my husband lives with me a portion of the time; my youngest child is two and a half months old. Miss Eliza Tovey testified—The de-fendant is my father; my mother's name is Anua Maria; I am 14 years old; my youngest sister, Emily, is two years eld; father lives with mother a portion of the time.

eld; father lives with mother a portion of the time. The Commissioner fixed the amount of ball at \$1,000, and W.J. Beatie and Miles Romney became sureties. The witnesses were also required to give bonds of \$200 each for their appearance before the grand tury on Noy. 30th. before the grand jury on Nov. 30th.

Thomas Jenkins' Promises."-To-day Thomas Jenkins, of the Fourth Ward of this city, was arraigned in the Third District, on a charge of unlaw-ful cohabitation. The indictment al-leged that subsequent to December 1, 1883, the defendant had lived with Ann Jenkins, Mary R. Avery Jenkins, Ma-haia Elmer Jenkins and Mary Ann Bailey Jenkins as his wives, contrary to the provisions of the Edmunds law. After a short consultation with Assist-ant District Attorney Varian, the ac-cused entered a plea of guilty. "Mr. Varian then stated to the court that the members of the grand Jury who found the indictment and himseff were all of the opinion that Mr. Jen-kins was disposed to obey the law in the future, as he believed it to be su-preme. They thought him sincere in this, and recommended that the court insten to what he had to say. The Court then interrogated the de-fendiant, who said he was willing to obey the lay as construed by the fendant, who said he was willing to obey the law as construed by the Courts. His legal wife had died since obey the law as construed by the Courts. His legal wife had died since he was indicted. The Court suggested, "Yon should marry one of the others, and make her

alone The defendant said he would do this, and by his request the Court explained that a common law marriage was legal in Utah.

In Otan. Judge Zane then remaked that in cases of this klad, where the defendant was willing to conform to the law, it was customary to suspend sentence pending:good behavior, and a similar order was made in this case. The Penifertiery Prisoners En-

was customary to suspend sentence pendinggood behavior, and a similar order was made in this case. The Penitentiary Prisoners En-tertained.—Yesterday (Thanksgiving) was, to the prisoners in the peniten-tiary, like a burst of sunshine in the midstof clouds. By courtesy of Mar-shal Dyer, to whom an application for the privilege was made, the Young Ladies' Association of Brigham City was permitted to supply the Thanks-giving dinner. A deputation of two members of the society were accorded the privilege of setting the tables, which were handsomely garnished with flowers. The repast was excel-leut and highly appreciated by the re-cipients of the kindly attentions. At two o'clock the inmates of the prison were also regaled with a treat in artistic form, in the shape of a mixed eutertainment, in which music was the predominating element, with recita-tions and readings interspersed, mak-ing an attractive variety. The whole had been, with the consent of the Marshal and Warden, concocted and ar-ranged by Manager II. B. Clawson, of the Sait Lake Theatre, whose ability as a caterer in that line is well kuown. The performers from the outside were Prof. Geo. Carcless, Prof. E. Stephens, Prof. J. H. Paul, Messrs. Geo. D. Py-per, Moroni Thomas, C. S. Burton, John G. Midgley and Adelbert Beesley, and Mrs. Agues Oisen Thomas, Miss Edith Clawson Knowlton, Mrs. Vilute Young, Miss Ella Beesley. Of the in-mates who tookipart in the perform-aned Mr. T. M. Johnson. The entertainment was of a bigh or-der artistically, and was greatly enjoy-ed by the auditors, many of whom

The entertainment was of a bigh or-der artistically, and was greatly enjoy-ed by the auditors, many of whom were stirred with emotion by the influ-ence of pathetic and exquisite music. The Marshal, Mrs. Dyer and party of friends and the Warden were in the prison during the proceedings of the day, and took an interest in making matters as pleasant as possible. Mr. T. M. Johnson, in bebalf of the prisoners, moved a vote of thanks to

Mr. T. M. Johnson, in bebali of the prisoners, moved a vote of thanks to the visitors who had se kindly and ably contributed to their entertain-ment. Biehop W. M. Bromley made a similar motion expressive of apprecia-tion of the courtesy manifested by Marshal Dyer and Warden Brown, for the part they bad taken. Both motions were unanimously and heartily sus-tained.

tained. Similar customs prevail on holidays in various other prisons in the coun-try, some of the best vocal and instru-mental performers giving their ser-vices on such occasions. They are praiseworthy and humane, tending to relieve prison life of its almost unen-durable wonotony. durable monotony.

TERRIBLE ACCIDENT.

A Runaway Train Crashes into Another-Brakeman Killed.

Wreck on the Utah & Northern.

Wreck on the Utah & Northern. We learned the particulars this af-ternoon, from E. A. Stratford, Esq., of the Utah Journal, of a frightful acci-dent that occurred on Wednesday night, about five miles from Logan, Cache County, on the Utah & Northern railway. About 11 p. m. on the date mentioned, two sections of a freight trainstarted from Mendon for Logan. When going down Cache Hill, the second section, on which were two locomotives, became unmangeable, its speed increasing as it went down the heavy grade. Brakes were set, engines reversed and sand thrown on the truck, but without avail. The crew of the first section became apprised of the fact that the train following them was coming at a fearful rate, and an effort was made to get away. A full head of steam was put on and Con-ductor Galbraith went out on the back of his caboose with his lantern, where he stended the fast-aporoaching train

ductor Galbraith went out on the back of his caboose with als lantern, where he signaled the fast-approaching train to stop. No attention scenned to be paid to him, however, and just before the collision eccurred he sprang into the car, having done all that he could. His brakesman, Jumes E. McCabe, was in the car, and scatted himself on a collin which was being forwarded to Montpelier, Idaho, for a dead loco-motive engineer there. The wild train, which had attained a speed of not less than 70 miles per hour, struck the caboose with terrific force, hurling it irom the track, and crushing it to caboose with terring force, hurling it from the track, and crushing it to fragments. A freight car in front was also wrecked. The locomotives on the runaway left the track, one to either side, and the cars piled up on and about them, making a terrible wreck either side, and the cars plact up on and about them, making a terrible wreck. The front train proceeded to Logan, where about 50 men were gathered and taken back to the scene of the acci-dent. There an awful scene presented itself. Conductor Galbrath was found to have received but slicht injuries on one hand. The brakeman, Mr. McCabe, was in the wreck, and was horribly mutilated. His head and back were mangled and cut, and his death had probably been instantane-ous. The body was taken to Logan, where an inquest was held yesterday, the corner's jury throwing the re-sponsibility on the management of the road, for using faulty brakes. Mr. McCabe leaves a wife and one child at his home at Eagle Rock, whither his f

the legal wife, and live with her body was forwarded. He was about

body was forwarded. He was about 30 years of age. The entire crew of the wild train, when they found that it was beyond their control, jumped and escaped without serious injury. Had they re-mained there would have been several names added to the killed. Yesterday pussengers were transferred past the wreck on sleighs, but to-day a track has been built around it, and trains are running again. are running again.

PRESIDENT A. M. CANNON'S ARREST.

RE IS CHARGED WITH UNLAWFUL CO-HABITATION — \$10,000 Bail Re-QUIRED.

QUIRED. On Wednesday evening, about S o'clock, President Angus M. Cainon was arrested on the charge of unlaw-fici cohabitation. The circumstances connected with the affair as as fol-lows: It is well known by the people hat since his release from the pen-itentiary about a year since, President Cannon has appeared in public ouly when his duty positively required it. This was owing to an understanding that the District Attorney had de-clared that he would put him in prison again. Recently, however, word was brought to Brother Cannon that Sec-retary Thomas and Marshal Dyer had stated positively that there was nothing against him. Be-lieving that these officials would not make such a statement un-less it was true, there was not so much

lieving that these officials would not make such a statement un-less it was true, there was not so much of an object in keeping out of the way of the crusaders. A few days ago Brother Cannon's son John wanted to go out deer hunt-ing in the mountains above Draper, and requested his father to accompany him. The latter did so, and the tip was made in Prest. Cannon's buggy. On Wed-nesday evening as they were return-ing home on the State Road, about four milles south of the clty, they came up with a light wagon containing four men-Marshal Dyer and Deputies Van-dercook, Pratt and Cannon. John Cannon remarked to his father, "I believe those are deputies." Brother Cannon, remembering the statements referred to above, felt no uneasi-ness, but as the wagon containing the marshals was proceeding showly, and he was anyious to wet home. drove

Cannon, remembering the statements referred to above, felt no uneasi-ness, but as the wagon containing the marshals was proceeding slowly, and be was anxious to get home, drove past. Marshal Dyer noticed the vehi-cle and remarked "1"Il bet that is some on replied, "That is Angus Cannon's buggy," and Depaty Pratt added, "Yes, I'll bet \$100 it is." The marshals then followed Presi-dent Cannon for about half a mile, when they suddenly drove out the road and forged ahead. The Marshal shouted for him to stop, as they they wanted. Brother Canuon held up, both teams coming to a stop, and standing erect in his buggy, so as to show himself, replied, "I gness I am not the man yon want." The Marshal answered that he was, and that he had been looking for him for months. The arrest was then made, and the defendant was brought to the city, aud Commissioner McKay notified. Some little interest was manifested by the Marshal at the arms found in President Cannon entered a plea of not guilty to a complaint, made by D. W. Rench, and charging him with living with Sarah Cannon and Mattle Hughes as his wives, from January 1, 1886, to August 1, 1886. Mr. Dickson stated that the wit-nesses had been notified to appear

Mr. Dickson stated that the wit-

Mr. Dickson stated that the wit-nesses had been notified to appear this (Friday) morning at 10 o'clock, for the examination. Bail in the case was fixed at \$10,000, which Mr. Richards, counsel for the defense, suggested was rather high. Mr. Dickson sneeringly remarked that heavy bail had not been found so in another case, whereupon the defendant remarked that on a former occasion \$1,600 had been sufficient, and that he had even been allowed his liberty for a while on giving his word that he would appear.

while on giving mis work and appear. The amount of ball required, was given, however, without any further protest on the part of the defendant, Messrs. David James and Hyrum Groesbeck becoming sureties. The examination was set for 10 a.m. on Monday, December 6th. The witnesses summoned were be-fore Commissioner McKay this more-fore Commissioner McKay this more-

FROM SATURDAY'S DAILY NOV. 20

REINSTATED.

To the Saints :

In the course I have pursued within the last few weeks, I feel that I have erred in criticising the decisions lately given against me, by giving publicity to statements that have had a tendency to unjustly reflect upon a High Council of the Church, and sincerely ask all I have so wronged to forgive me. A. MILTON MUSSER.

In view of Brother Musser having acknowledged his error, it has been unanimously adopted as the sense of the High Council that he be restored to the love and confidence of its mem-bers and the Church.

In witness whereof I have In witness whereof I have hereunto affixed the seal of the High Council this 27th day of November A. D., 1886. JAMES D. STIRLING, Clerk pro tem. Salt Lake City, Nov. 27th, 1886.

Four Counts.—This afternoon John Adams, of Centerville was arraigned on a four-count indictment charging him with unlawful cohabitation with Mrs. Marrette Adams and Mrs. Lizzie Cleycland Adams as his wives. He pleaded not coulty and his built was inpleaded not guilty, and his bail was in-creased to \$2,000.

Another "Promise."-In the Third Another ⁴⁴Promise."—In the Third District Court to-day, William A. Mor-row, a non - "Mormon," was ar-raigned on the charge of nnlawful co-habitation and entered a plea of guilty. Upon the usual question being put to him by Judge Zane, he replied that he would hereafter oney the law, where-upon sentence was suspended.

Arraignment. — Isaac Brockbank was arraigned in the Third District Court to-day on the charge of unlaw-ful cohabitation. The indictment contains one count, and alleges that from Oct. 1, 1883, to Sept. 17, 1886, he lived with Kate Howard Broekbank and Mary Ann Furk Brockbank as his wiyes, in Salt Lake City. A pleatlof not guilty was made. A new bond was required from the defensiont, the amount of ball being increased from \$1,000 to \$1,500.

Lost Boy.—A little boy about 10 years of age was picked up here by the police uearly a year ago, and was kept at the City Nall for some time when Mrs. Matilda M. Busby, of the 21st Ward, took him in charge, and has him now subject to the call upon her for his release by any oue having authority to demand it. He gives the nume of James Peter War-pole. Any one possessing information of his relatives, or having a clue there-to, will please communicate the same.

to, will please communicate the same. The County Jall.—lo-day Edward Ryan was sent to the county jall by Judge Zane. Ryan was indicted by the grand jury for petit inrecay, it be-lug alleged that, on October 30, he stole \$15-\$10 and \$5 in gold-belonging to Michael O'Rourke. The theft was committed in a saloon. The accased stated that he had taken the mouey, but was under the influence of liquor at the time. The Court appointed S. W. Lewis as Ryan's counsel, but after constitution the plea of guilty was al-lowed to remain and the court sen-tenced the defendant to 30 days in the county jall. Court Notes.—Proceedings in the

Court Notes.—Proceedings in the Third District Court to-day: The People, etc., vs. Edward Ryan; petit larceny; plea of guilt; sentenced to one month in Sait Lake County liail

The United [States] vs. Isaac Brock-bank; unlawful cohabitation, one count; defendant arraigned and plead

not guilty. Socitie de Mines de Argent vs.Rich'd MacIntosh; trial resumed before the court

court. The United States vs. Wm. A. Mor-row; unlawful cohabitation, oue count; plea of gnilty, aud sentence snspended. Joseph Rogers was admitted to citi-zenship. The United States vs. John Adams; unlawful cohabitation, four counts; defendant arranged and pleads not gullty; ball fixed at \$2,000.

patronized. The Y. M. M. I. and Y. L. M. I. A. hold meetings every week, at hoth of which there is a very fair attendance. The members of the Fe-male Relief Society are none behind the others in striving to do all the good they can they can

Last Saturday night the fiercest snow storm that Eden has experienced for years set in, and continued for over two days. On Sunday the wind almost blow a hurricane, preventing nearly

blew a hurricane, preventing nearly everybody from appearing outside of their doors, except to feed their stock or get them to water, which, in many instances, was found to be a very difficult task; but for the last day or two the weather has mod-erated, and the heat of the sun has settled the snow down considerably, making excellent sleighing. Our Dramatic Company has com-menced its winter season, and has some excel ent pleces in renearsal which will be produced during the long, monotonous winter months. The performances of the company since its

performances of the company since its organization have been well patron-ized.

The health of the people here is good. I do not know of one case of sick-ness."

THE INSANE ASYLUM RE-LIEVED.

THE AUDITOR ISSUES THE WARRANT FOR THE MONEY.

We have already published the opih-lon of the U. S. District Attorney to the effect that the support of the In-sane Asylum is a continuous obliga-tion or idebt upon the Territory, and that the duty could be legally dis-charged even in the absence of a legis-lative appropriation. Upon the afore-said written opinion the following official endorsement was placed:

"Mr. N. W. Clayton:

"Sm-I endorse and approve the within opinion and recommend that the amount for board and treatment of patients in the Insane Asylum be paid. "CALEB W. WEST, "Governor."

The auditor this morning issued the warrant, the amount involved being \$10,275.04. The sum has either been paid, or will be shortly, by Treasurer

paid, or will be shortly, by Treasurer Jack. Seeing that the step could be taken with safety by the responsible officials (Auditor and Treasurer) it was the proper thing to do. It is a subject for congratulation that a worthy and ben-effcent public institution is saved from the dragging and crippling process despite the arbitrary efforts of the late Governor to the contrary.

FROM MONDAY'S DAILY NOV. 29.

Free Again.—To-day Judge Wm. J. Cox and Wm. G. Bickley, of Beaver, and Peter Wimmer, of Parowan, were taken before Commissioner Critche-low, and after taking the required onth were discharged. They have each served a six months' term and 30 days additional for the fine, for the offense of unlawful cohabitation.

Fine and Cheap Fruit.— Provo has been noted this year for fine ap-ples and pears, which are being sold at unusually low prices. On the arrival of trains at the Provo depot, a number of juveniles are on hand with baskets of fruit, which they offer to passen-gers at prices that occasion favorable comment from travelers builting attach comment from travelers halling either

Sentenced to Oue Year.—Brother Lorenzo Stutz, of Mill Creek, was called in the Third District Court to-day to receive sentence on a two-count indictment for un-lawful cohabitation. He deelined to make any promise as to his future con-duct, and was sentenced to one year's imprisonment in the penitentlary, and to pay a fine of \$100 and costs of pros-ecution. ecution.

Carp.-We are in receipt of the fol-lowing, which will be of interest to a great many: Editor Deseret News:

The U. S. carp car is expected at Ogden next Wednesday, and here Wednesday or Thnrsday. A. M. MUSSER, Acting Fish Commissioner.

Aldispatch upon this expectation is

based as follows:

ing, and were notified to ac pres-ent ou the date fixed for the examination.

HOMICIDE AT KANAB.

W. H. HALLIDAY KILLS THE SEDUCER OF HIS WIFE.

KANAB, U.T., Nov. 29, 1886. Editor Descret News:

Editor Descret News: Yesterday, about 4:30 p.m., Wilford II. Hallday shot and killed Joseph Dobson at this place. Halliday went to Dobson's house and found him asleep on the bed and fired, the first shot passing through his shoul-der. Dobson arose and Hal-liday again shot him through the head killing him instantly. Halliday gave himself up the officers and is held in custody. The cause of the shooting was that Dobson had committed adultery with

Dobsou had committed adultery with Haliday's wife while he (Haliday) was in the Utah Penitentiary, from which he was purdoned a few months ago:

gullty; ball fixed at \$2,000. Arrested.—About 5 o'clock yester-day afternoon, Deputy Marshal Van-dercook, while iu quest of another party in the Twenty-first Ward, ran against Joseph Bluot, against whom an indictment for Balawiul cohabitation was found by the last grand jury. Mr. Blunt has been keeping ont of the pub-lic gaze more or less since that time, his wife being on the verge of confinement, and he deslring to be near her at the critical moment; this having been reached (a pair of boys having been born on the 24th inst.) the father has not been so particular the last day or two, with the result stated. He has not tried to con-ceal his marital relations, however, and frankly admitted everything before the grand jury that indicted him. He was brought into court immediately after the arrest, and given til Monday morning to plead. He then went bewas block and show and given till Monday morning to plead. He then went be-fore McKay and gave bonds in the sum of \$1500, S. P. Teasdel and D. L. Davis becoming surfaces. It is understood the indictment contains but one count.

Ogden Valley.—A letter from Eden states that everything is moving along in that settlement in a quict, peaceable manner. The writer says: "We have a good Sunday school, which is, as a general thing, well attended. Our Primary Association is pretty well Cure.

DENVER, Nov. 26, 1886 A. M. Musser, Salt Lake City : Carp car will arrive at Ogden at 5:40 p.m. to-morrow (Tuesday). GEO. H. H. MOORE.

GEO. H. M. MOORE. GEO. H. H. MOORE. Badly Frozen.-Charles Stain, of Manti, Sanpete County, was brought up from the sonth the other day and placed in the Deseret Hospital for treatment. About two weeks since, while traveling as an agent for the "Floral Record," a pleture of which George E. Anderson is proprietor, he was caught in a snow storm in the mountains between Castle Dale and Sanpete Valley. He lost his way and would have perished had he not been found by John Lowry, about ten miles from Manti, to which point he was conveyed. His hands and feet wero badly frozen, and it is feared that the left foot will have to be amputated. He is receiving every possible atten-tion at the flospital.

Mr. L. D. Vinson D. & I. R. R., has tried and endorses Red Star Cough
