Vol. XXXV

ESTABLISHED 1830. DESERET NEWS:

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THE DESERET NEWS CO. SALT LAKE COTT, UTAH.

LOCAL NEWS.

FROM TUESDAY'S DAILY, OCT. 5

Erysipelas .- Brother George Hales of Beaver, who was placed in the peni-tentiary a few days since for refusal to abandon his wives, is suffering from a severe attack of crystipelas. Every attention is being paid to him, and we hope soon to be able to record his re-

To the Y. M. M. I. A .- The Salt To the Y. M. M. I. A.—The Salt Lake Stake Superintendency of the Y. M. M. I. A., desire that those associations who have not yet commenced meetings for the winter season, should do so at as early a date as practicable. The names of the officers and time and place of meetings should be reported to Stake Secretary Chas. B. Felt, care this office, not later than October 20.

this office, not later than October 20.

Mithotomy.—Yesterday Dr. W. F. Anderson assisted by Dr. Hamilton, performed an operation for stone in the bladder apon a son of James M. Clark, of Glendale, who brought the boy up to this city for the purpose. A stone, very regular in shape, about an inchead a half long and uearly round, and covered with sharp, burr-like protuberances, was removed from the bladder. The appearance of the stone proved the agony it must have caused. The patient is aged twelve years, and rested well last night, having his first night's sleep in three months.

Fatal Fall from a Hand Car.—A

night's sleep in three months.

Fatal Fall from a Hand Car.—A few days ago—of the exact date we are not informed.—Mrs. Jane Price Gray, of Smithfield, Cache County, formerly of the Seventeenth Ward, this city, was being conveyed on a band car between Smithfield and Richmond, when she fell from it, sustaining pluries that resulted in death. Her haeral occurred on Sunday last. She was widely known in this city and also be Cache Valley, having had an extensive practice in both places as a nurse and midwife. She was a most estimble woman, who will be greatly aissed in the community where she asided.

Court Notes.—In the Third District Court yesterday afternoon, the case of the People vs. John Welch and Wm. Rellly, indicted on a charge of burgary, was dismissed and the defendants released from custody.

Sven A. Ahlberg was admitted to attzenship.
Mary Caughlin, a girl 10 or 11 years of age, was arraigned ou a charge of petit larceny. She is accepted of laving stolich \$15 from a dressmaker at Park City. Judge E. T. Sprague was appointed to dend her. A plea of not guilty was entered and the defendant released on 100 ball. To-day her bonds were experted and she was released on her own recognizance.

oberated and see was released on the was released on the win recognizance.

In the case of the People vs. Brien of Brien, indicted for assaulting Win.

Martin with a pistol, during a quarrel with the time wasterday.

Martin with a pistol, during a quarrel message received in this city shortly after noon to-day conveyed the intelligence. Martin with a pistol, during a quarrel between the two men. The trial occupied a portion of the time yesterday and was continued to-day. This afterboon the jury after being out a couple of hours, came into court. The foreman, E. M. Bynon, arose and said, Your Honor, by uanimous request of the tury f will state that it is impossible for us to agree on a verdict. Two of the jurors are suffering from long dissipation, and are unable to sit any moger." The Judgel ooked steadily at the jurors for a moment, and waving its hand, quietly remarked, "Well lou may retire to the jury room." The gestfallen twelve slowly filed ont of four to reconsider their decision, and and not returned when we went to press.

Press.
United States vs. Wm. J. Hooper, affigured of one count for unlawful cohabitation; plea of not guilty. In the case of the United States vs. James I. Steele, of Lake View, Tooele County, the defendant was arraigned yesterday afternoon on a two-count indictment for unlawful cohabitation, and pleaded guilty. Sentence will be pressed Oct. 14.

SEMI-ANNUAL MEETING.

SPLENDID CONDITION OF ZION'S CO-OPERATIVE MERCANTILE. INSTITU-

This afternoon a meeting of the stockholders of Z.C. M. I. was held in the Social Hall, at which the report of the President of the Institution was read, and election of officers had, and other business transacted.

The following fluancial showing, for the fiscal half year ending July 31st was submitted:

RESOURCES.

\$1,744,410.79

LIABILITIES.

\$ 1,744,410,79

Total Cash Receipts for the half year were \$1.526,645.31.
We pay a dividend of 5 per cent. semi-annually.
SALT LAKE CITY,
October 5th, 1886.

A careful consideration of the above figures will snow that this great mercantile concern is in a remarkably healthy, sonnd and prosperous condition, it has on hand cash and merchandise enough to pay all its liabilities more than twice over, leaving its hills and accounts receivable, real estate and a variety of other assets as an offset to its capital stock. The figure put upon its real estate, \$240,846.66, is exceedingly low. Its real property in Salt Lake is worth that amount, aside from its real estate in Ogden, Logan, Provo and Soda Springs. Its low estimate on its real estate indicates the conservative, safe and solid methods that characterize its management.

At the meeting 5,098 shares of stock were represented, and the following ticket was elected by a unanimous vote, there being not a single scratch: President, John Taylor; Vice-President, H. S. Eldredge; Secretary and Treasnrer, T. G Webber.

Directors—George Q. Cannon, If. J. Grant, Joseph F. Smith, John Sharp, Moses Thutcher, G. Romney, John R. Winder.

A dividend of 5 per cent was declared for the half year, and the balance of the profits was curried to the reserve fund. A careful consideration of the above

Killed in a Mine.-A telephone gence that a young man named John Judge was this morning killed by falling down the shaft of the Bailey mine at Park City. The unfortunate young man has relatives in the Twentieth Ward in this city, to whom his body will be sent will be sent.

will be sent.

The Hewlett Case.—Walter J. Hewlett, indicted for murder in the first degree, was in the Third District Court to day. His counsel, Mr. Rawlins, presented affidavits to the effect that the defendant was subject to epileptic fits, which would be brought on by excitement. John Y. Smith testified that he had seen defendant fall in the street on several occasions when taken with fits. Under this showing the Court considered it unwise to proceed with the trial, and the case was continued indednitely and the witnesses discharged. Hewlett is 32 years old, and lives a short distance cast of Sandy, in this county.

The Hawthorne Case.—In the case that the defendant was subject to epileptic fits, which would be brought on by excitement. John Y. Smith testified that he had seen defendant fall in the street on several occasions when taken with its. Under this showing the Court considered it unwise to proceed with the trial, and the case was continued indefinitely and the witnesses discharged. Hewlett is 32 years old, and lives a short distance east of Sandy, in this county.

The Hawthorne Case.—In the case of the county of the Hawthorne Case.—In the case of the Hawthorne Case.—In the case of the cone of the cirme of unlaw death by drowning in the Cereat Sait Lake. Whether it was intentional or not was not ascertained. The mover of the deceased is, of course, distracted at the sad occurrence. She has now one child—a any more.

Court—You have substantially lived under the same roof.

Mr. Leaker—No. Itally a verific that the deceased came to his least the close the total and to-day was set for untention to the truthe or not was not ascertained.

The mover of the deceased is, of course, distracted at the sad occurrence. She has now one child—a any more.

Court—You have substantially lived under the same roof.

Mr. Leaker—No. Sir. The houses are close together, and the roof of one the case was intentional or not was not ascertained.

The mover of the death by drowning in the cash was intentional or not was not ascertained.

The mover of the de

The People vs. Charles F. Rose, indicted for grand larceny, was called for trial to-day. The defendant withdrew his plea of not guilty and pleaded guilty. He was sentenced to three years in the penitentiary.

In the case of the People vs. F. A. Wayman, charged with embezzlement, the defendant pleaded guilty and was sentenced to one year in the penitentiary.

The People vs. Walter Sims, assault; witnesses for prosecution absent, and an attachment was sissued.

In the case solve named the defendant was discharged, for want of sufficient evidence on the part of the prosecution.

Springville Items.—Under date of the 4th inst. "Observer" furnishes us

Springville Items.—Under date of the 4th just., "Observer" furnishes us the following items from Springville: The Co-op store has just declared a dividend of 7 per cent. for the half year, besides carrying over \$900 to a fund for repairing and improving the Co-op mill, of which the store directors now have full control. The mill is being put in a condition to make first-class flour.

On the morning of the 2nd inst., George Huntington, W. Suelson and J. Dallan broke into the mill and took from it about 16 bushels of wheat. The City Marshal was notified, and in a few hours the culprits named were under arrest and the wheat was recovered. George Huntington was placed under bonds of \$300, and the other two under bonds of \$200 each, to await the action of the grand jury.

A First Wife's Rights Recog-

await the action of the grand jury.

A First Wife's Rights Recognized.—The following incident, related by the Provo Enquirer has a somewhat refreshing flavor in these days that witness such disregard of legal rights by the judiciary:

"On Friday afternoon last, the grand jury came into court, with Mrs. Sylvester Bradford, a witness who had been subpoenced to appear before them and stated that the lady positively declined to be even sworn, giving as the reason therefor that she was a legal wife. gal wife.

the reason therefor that she was a legal wife.
Court to Mrs. Bradford—How long have you been married?
Mrs. B.—Twenty-two years.
Court—Had your husband been married before?
Mrs. B.—No, sir; I think not.
The Court then advised her to return to the grand jury room. Then, after having stated the fact that she was the legal wife of the person against whom she was asked to testify, she could exercise her right under the statute and decline to further testify.
Mrs. Bradford retired with the grand jury. Later in the day the grand jury came into court and reported that they had ignored the bill against Sylvester Bradford. The Court, then turning to Mr. Bradford who was sitting within the enclosure, said—"Mr. Bradford, you are discharged."

The Stoddard Trial.—The trial of

the enclosure, said—'Mr. Bradford, you are discharged.''

The Stoddard Trial.—The trial of the case of the People vs. Frank Stod-lard, indicted for rape, was had in the Third District Court to day. The defendant is accused of the borrible of Maylast, Elizabeth King, a12-years of of ge, a short distance north of Lake fendant is accused of the borrible of Maylast, Elizabeth King, a12-years of old girl, at South Hooper, Davis County. The girl, who is very small for her age, testified that the deed was committed between 4 and 5 p.m., while she was one between 4 and 5 p.m., while she was net tween 4 and 5 p.m., while she was net working about two miles, when she was set upon by the rufflan, who accomplished his fendish purpose. She related this fiendish purpose. She related his fendish purpose. She related this from Norway. While in Spaulish for Salamantanes, raised chough means to purchase the boy some cork feet the was, however, engaged in work near by the prosecution was a strong one. What line of defense is to be adopted was not developed when we went to press, but it is understood an effort will be made to prove an afflo. Stoddard has a most in the first of the propose. The more standard to the cathedral propose she had been adopted when we went to prosecution was a strong one. While in Spaulish the standard in the first of the where he was serving out a term for larceny.

DAVID W. LEAKER.

SENTENCED TO THE FULL TERM.

David W. Leaker, whose sentence was lixed for to-day, was called in the Third District Court this morning. The Court said—Mr. Leaker, you have been convicted of the crime of unlawful cohabitation, and to-day was set for sentence. Is it your intention to obey the law in the future or bot?

Mr. Leaker—I have only lived with one wife, the other being in a home by herself. I do not see that I can do any better than I have done. I cannot say any more.

Court—Well, you give no assurance for the future?

Mr. Leaker—No; I do not see how I can do any better than the arrangement I have made.

Court—Well, you will be senteuced to imprisonment for six mounths in the penitentiary and pay a fine of \$300 and costs of the prosecution, and stand committed until the fine and costs are paid.

COURT DOINGS.

Provo, Monday, Oct. 4th.

The First District Court held a session on Saturday evening till 10 o'clock. The jury returned a verdict of guilty on Sunday morning in the case of the People vs. John Watts.

MONDAY MORNING

Carl A. Fredericksea, Jorgen Olsen, Christian C. Baltzariu, John H. Peter-son and Wm. Heudersen were admitted to citizenship.

The People vs. John Harper and Ar-thur Simpson; indicted for grand lar-ceny; cause dismissed.

The People vs. Hyrum Dale; dis-missed.

missed.
The People vs. Wm. Audertou; case having been once dismissed, npon motion was reinstated.

tion was reinstated.

The grand jury returned into court and prescuted three indictments under the laws of the Territory, and upon motion of the District Attorney a bench warrant was issued in each case.

The People vs. David Miller; indicted for grand larceny; plea of not guilty was withdrawn and a plea of guilty substituted. Sentence was supended.

THURSDAY MORNING.

The People vs. D. C. Watts, implicated with John Watts; sentence set for October 12th.
John Graham was naturalized.
James M. Memmot vs. C. F. Dixon; ten days given to answer.
The People vs. John Hooper and Arthur Simpson; continued for the term.

Arthur Stapson, term.
The U. S. vs. Chas. Hardy; sentence set for October 12th.
J. H. Erickson was excused for the term as a petit juror.
Court adjourned for the day at noon.

DROWNED.

CHRISTIAN ALFSEN'S BODY WASHED ASHORE BY THE WAVES.

To-day a telephone message conveyed the news to P. O. Thomassen, at the Utah Central office in this city, of the finding of the body of Christian Alisen, a Norwegian, about 17 years of age, a short distance north of Lake Park. Last night's storm brought the body ashore from its grave in the briny waters of the Great Salt Lake, and it was discovered this morning by Mr. John D. Lyond.

Some six years ago young Alfsen, then under 12 years of age, arrived in Utah from Norway. While in Spaulsh Fork Cahon he had his feet terribly fruzen, and was taken by some friends to Juab County. He was siterwards removed to the Sister's Hospital in this city for treatment, and it was found necessary to amputate the injured members, which Dr. Benedict did, taking them of above the ankles. The Doctor, assisted by some of his acquaintances, raised chough means to purchase the boy some cork feet to supply the loss, and with those he soon became able to waik about with comparative ease. On his recovery he was sent to the Catholic School—St. Mary's Academy. Mr. Thomassen and this Scandinavian brethren took up a subscription with 'which Mrs. Aifsen and her infant daughter emigrated from Norway.

Mrs. Alisen took her soon to live

pright pupil, and was maxing excellent progress.

Last Wednesday morning (September 30) young Alfsen left his home in this city, saying nothing of his intentions. It is fallure to return caused his mother great anxlety, but her search for him was vain, and since that time nothing had been heard of him until the sad news of the inding of the body was received. A coroner's inquest was held to-day, and the jurgave as their verdict that the deceased came to his death by drowning in the Great Salt

termined by future developments. The body will be interred at Farmington.

CORRESPONDENCE. THE PHELPS TRAGEDY.

COREVILLE, Wyoming, September 29, 1886.

Editor Deserct News:

l herewith send you the evidence taken by the coroner's jury over the body of J. M. Phelps, who accidentally shot himself to-day about 4 p. m. f ate dinner with him to-day at Syl-Collet's; at 2:30 p. m. he left this place and started for home, feeling well; at 4 o'clock he was found under his buggy, on the right side, with the top of his head blown off and both barrels of his double-harrel shotzum discharged. A coroner's inquest was held and his body put in a buggy and taken to Montpelier to his grief-stricken family, who had been notified of the fatal accident by telegram. by telegram.

JNO. A. BAGLEY.

[We elsewhere to-day publish the substance of this sad affair, and the details do not conflict therewith: We append our correspondent's report of the coroner's jury's verdict. — Ep. NEWS.]

ORVILLE SNIDER'S RANCH, Ulatah Co., Wyo., Sept. 29, 1886.

Ulatah Co., Wyo., Sept. 29, 1886.

We, the members of the coroner's jury, impaneled to enquire into the cause and manner of the death of J. M. Phelps, whose body lies before us find that he came to his death at a point about one-quarter mile west of O. O. Snyder's ranch, on the Cokeville and Montpelier road, Uintah County, Wyoming Territory, by the accidental discharge of his shotgun, on this, the 29th day of September, 1886, at about 4 o'clock p.m.

[Signed] H. J. SORKENSEN,

Foreman,
O. O. SNYDER,

O. O. SNYDER,
D. C. HICKMAN,
SYL COLLETT,
WM. NEIBAUR,
A. F. SIGHTS.
O. E. SNYDER,
J. P. and Acting Coroner.

Mr. Chas. F. Powell, postmaster. Terre, Haute, O., writes that two of his very finest chickens were recently affected with croup. He saturated a piece of bread half an inch square with St. Jacobs Oil and fed it to them. Next day he examined them and there was no trace of the diseasu remaining.

The most efficacious stimulants to excite the appetite are Angostura Bitters, prepared by Dr. J. G. B. Siegerts Sons. Beware of counterfeits. Ask your grocer or druggist for the genuine article.

GRAEFENBERG

An infallible remedy for All FEMALE COMPLAINTS Cures WEAKNESS, NER-VOUSNESS, and GENERAL DEBILITY. This remarkable preparation is the only reliable remedy for the dis-Sold by Druggists.

PRICE \$1.50 PER BOTTLE.

Many leading Physicians are using this Medicine in their practice.

GRAEFENBERG CHILDREN'S PANACEA.

Best Medicine for Children. 50 cents per bottle.

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