

# CONCENTRATED INFAMY.

How the "Ring" Proposed to Steal Utah.

## FRAGMENTS.

Home missionaries will visit the country wards to-morrow.

Eighty liches of snow fell at Draper, in this county, this morning.

Park's Literary Journal for April is out. It is a good number.

See notice in advertising columns of a young man wanting a situation.

This morning's D. & R. G. east-bound train carried 159 passengers.

E. P. RITLEY, general agent of the C. B. & Q. railroad, was in the city to-day.

The Eleventh Quorum of Elders met at the usual place on Monday evening next.

This case of Isaac Johnson vs. Henry Cohn was argued and submitted in the District Court to-day.

To-day 203 passengers arrived in Ogden from the 122 local train, and 140 the D. & R. G.

Deputies visited the house of Jos. H. Ridges about 7 o'clock this morning to look for witnesses, but no one was home.

Prof. Geo. CARLSON will start a class in light-reading on Thursday evening next. For terms see advertisement.

MARY ANDERSON commences her engagement on Tuesday evening, and most of the seats have been already engaged.

The second quorum of Seventies will meet in the Fifteenth Ward school house on Monday evening, at 7:30 o'clock.

In the suit of J. W. West vs. L. B. Bates, in the District Court yesterday afternoon, judgment was given for the plaintiff.

The grand jury came into the Third District Court to-day and reported four indictments under U. S. laws; bail was fixed at \$750 for each case.

In the suit of Martha W. Butterick vs. Wm. W. Butterick, a decree of divorce was granted yesterday afternoon, on the ground of failure to support.

Dr. Burdett will deliver one of his lectures on the properties in the 15th Ward Assembly Rooms to-morrow (Sunday) evening at the usual hour of service.

MAYOR ARMSTRONG, Marshal Solomon, Marshal Metcalf, Anna Black, John Joseph Kelly and quite a number of other witnesses were before the grand jury to-day.

The witnesses who were subpoenaed to appear before the grand jury to-day in the case of T. E. Taylor were excused until Monday at 11 a.m., when they are again required to be present.

The indefatigable C. Twelves was to go to-day, leaving for the conference to be held in Provo. He expects to be able to entertain several hundred people during their stay in Provo.

Mrs. H. PRINCE returned to-day from a three months visit to San Francisco, and was accompanied by Mrs. Waldo and Mrs. C. Cornell, of Michigan, sisters of Mr. Prince, who have been visiting their parents in California.

BURTON, the penitentiary guard who was beaten by soldiers on Thursday, has sworn out a complaint against his assailants, Sergeant Kamer, and two others, of Fort Douglas, who will have a hearing before Justice Fyler.

Religious services of the Church of Jesus Christ of Latter-day Saints will be held in the Tabernacle to-morrow afternoon, commencing at 2 o'clock.

Services in German will be conducted in the City Hall, and in Scandinavian in the Social Hall, at 10 a.m. to-morrow.

By special request Elder Chas. W. Stayer will deliver a lecture under the auspices of the Mutual Improvement Association of the 14th Ward on Tuesday evening, March 30th, commencing at 7:30 o'clock. Subject: "Wives and Tools," or "Sages and Simpletons." Public cordially invited.

THERE are now four cases of diphtheria known to exist in this city, one at Mr. Duncan's in the Tenth Ward, J. D. Stirling's, First Ward, Emanuel Kahn's, Seventh Ward, and Theo. C. Griggs', Fifteenth Ward. At the latter place, Mr. Griggs is himself suffering from a severe attack of the disease.

FRANK TREASDER was seen on Main Street about noon yesterday, and late in the afternoon several deputies went to the residence of N. V. Jones, where they inquired for him, but being informed he was not there, they made a search of the barn, hay stacks, sheds, etc., until satisfied that Treasder was not at.

This funeral service over the remains of Sister Marietta Hyde, which was held in the 17th Ward meeting house yesterday afternoon, was largely attended. The speakers were Apostles F. D. Richards and John Henry Smith, and Bishop O. F. Whitney, and the remarks were of a very instructive and consoling character.

In the application of Lulu S. Horricka, vs. John W. Horricka, for divorce and alimony, the motion to commit the defendant for contempt in failing to obey the order of the Court was heard to-day before Judge Kane. After hearing the evidence, the Court ordered that the defendant should be committed to the penitentiary for contempt until he should pay the \$100 allowed the plaintiff.

A Bootless Scuffle.—By special dispatch just received from Paris, near Lake Valley, Idaho, we learn that five deputy marshals made a raid upon that town at 1:30 o'clock this morning and searched houses, barns and cellars for polygamists, but found none and left much chagrined.

Not Guilty.—A. T. Oldroyd and A. Anderson, charged with shooting young Odell in Glenwood last year, were arraigned for trial before Judge Foyers at Provo day before yesterday, and all the evidence against them, which really amounted to nothing, adduced, resulting in the jury, after two hours' deliberation, returning a verdict of "not guilty."

Indicted.—Charles Hardy, the little tailor of Provo, who gave the burly deputy marshal a piece of his mind when he attempted to search his house without showing any authority for doing so, and was subsequently arraigned before Judge Foyers to answer for contempt, and discharged, has been indicted by the grand jury of the First District Court, and it is supposed that an indictment has also been found against Mrs. Jones, the lady who slapped the face of Deputy Redfield, when he was forcing his way into her daughter's bedroom, as he has been searching for her, but without success, so far as reported.

## THE DEAN CASE.

NO TESTIMONY AGAINST THE DEFENDANT—THE EXAMINATION NOT CONCLUDED.

The examination in the case of the United States vs. Joseph H. Dean, charged with unlawful cohabitation, was continued after we went to press yesterday afternoon.

Mrs. J. H. Ridges was further questioned and testified that Florence Ridges was not in the family, and was not married to the defendant.

Mrs. Emma Rich testified she was the defendant's sister-in-law; she knew Florence Ridges; had seen her at defendant's house; had not seen her since; had never heard of her; had never heard of her being married to the defendant, or heard any rumor to that effect; Florence was assisting Mrs. Dean at dressmaking; other girls were similarly engaged.

Mrs. Ridges testified she was the daughter of Mrs. Arthur Ridges; Florence was her half sister; did not know where she was, and did not want to know; didn't want to know because she didn't want to tell if she was asked; thought Florence was in hiding; had heard she was married to Mr. Dean; heard it from some boys playing in front of the house; never heard the family say so; Florence had no child that witness knew of; did not want to know where Florence was, because she understood she was married.

Mrs. J. H. Ridges testified, in response to Mr. Dickson's question as to whether there was anything in Florence's appearance to indicate that she was about to become a mother, answered No.

Mrs. J. H. Dean was recalled. She did not know whether Florence was about to become a mother, but thought not; had heard the rumor of her husband's marriage but paid no attention to it, as she supposed such a rumor might arise from Florence coming to work for her; her husband had never slept away from her; had never spoken to her husband or Florence about it.

Commissioner McKay—Would you have cared if he had married her?

Mrs. Dean—I think I should; I think he has had confidence enough in me to tell me.

Commissioner McKay—Would you have been a wife to him?

Mrs. Dean—I suppose I should care; our religion teaches us such things are right.

Alfred H. Ridges was next called. Florence Ridges was his sister; had the same father, but not the same mother; did not know when he saw her last; it was some time since; had never heard that she was married.

Ernest Ridges testified that Florence was his half sister; saw her about three months ago, at Sunday school; did not know where she was, or why she had disappeared; never heard that she had been married.

Mrs. Whitworth was called. She knew nothing of Florence having been married to or living with the defendant.

Mr. Whitworth testified that his wife had told him that somebody had told her the defendant was married to Florence Ridges.

After waiting some time for additional witnesses that Mr. Dickson asked that the witnesses present be subpoenaed to appear before the grand jury on Tuesday next, at 10 a.m., which was done, and the examination was continued until Monday morning at 10 o'clock.

The Snake River Country.—We had a call yesterday from Byron Roberts, who was formerly a resident of this city, but whose home is now at Menan, Bingham Co., Idaho, and who started on his return to the north today on a brief visit to old acquaintances and friends. He is quite enthusiastic over the advantages of Snake River Valley as a place of abode, and says the weather there during most of the past winter has been lovely. Not much snow has fallen; the frost has not been severe; and the country has wintered so well on the range that cattle which have thus far their living are now being sold for beef. A great deal of land in that valley has been located upon under the various land laws during the past two or three years, but there is still much open, excellent quality to be had. In order to make it available, however, for agricultural purposes, some expense for the purchase or hire of water privileges already acquired by companies, "that region," or for the construction of new canals, will have to be incurred. Our informant, in connection with other residents of Menan and Lewiston, is interested in a project for bringing water out of Snake river, and the abundance of it, for the irrigation of a large tract of country—no less than 25,000 acres in extent—all of which is subject to entry, and most of which is the best of soil for agricultural purposes. By constructing the proposed canal for a distance of 10 miles, the land on either side at almost any point can be done at a cost of not more than \$4,000, the necessary volume of water may be conveyed from the river to a natural channel from which it will empty into the river ten miles below, and from which it will be diverted by means of gates and ditches on to the land on either side at almost any point.

To construct this canal the intention is to form an incorporated company, with 500 shares of stock, which, at \$20 each, would cover the cost, and secure the necessary funds for the construction of the canal or pay for having work done, are invited to join in the enterprise.

If all the facts be as represented, which we have no reason to doubt, as we are told that the route for the canal has been thoroughly surveyed and the work carefully estimated, there ought to be no difficulty about securing the necessary force and capital to carry the scheme into execution immediately. There are plenty of people in this territory whose cramped surroundings or inability to purchase improved land render it necessary to strike out into some new place, where they can get land in abundance at government price and grow up with the country; and they ought to be encouraged to embrace a chance of this kind. Information concerning the project mentioned may be obtained by writing to J. C. Robbins, Lewiston, or Byron Roberts, Menan, Bingham County, or to R. L. Bybee, who presides over the Salina located in Utah, and who has been in the case of a stake or an Apostle expect?

Segregation With a Vengeance.—Stanley Taylor and John Rogers were re-arrested this afternoon, the grand jury having returned four indictments against each of them for cohabitation with their wives. Bail in the sum of \$750 was demanded on each indictment, which the arrested men were endeavoring to secure when we went to press. According to the ratio on which the segregation process was worked in the case of these brethren who hold no official position in the Church, what may a President of a Stake or an Apostle expect?

In the suit of Owen Hogle vs. High Anderson, submitted to the jury yesterday afternoon, a verdict was rendered for the plaintiff to-day. The jury, after being out all night, came in this morning and reported that they had failed to agree; they went out again and subsequently returned with a verdict, having been out altogether about 10 hours.

In the suit of Owen Hogle vs. High Anderson, submitted to the jury yesterday afternoon, a verdict was rendered for the plaintiff to-day. The jury, after being out all night, came in this morning and reported that they had failed to agree; they went out again and subsequently returned with a verdict, having been out altogether about 10 hours.

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HATS!

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DRAWERS.

At \$3.00 \$2.00 \$1.50 \$1.00 \$0.75 \$0.50 \$0.25 \$0.10

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