

to suffer imprisonment for conscience'

sake. These are: David John, R. C. Kirkwood and William Webb, each sentenced to pay a fine of \$300 in addition to a six months' confinement, and Edward Peay, Christian P. Christianson and Soren C. Peterson, each under a penalty of six months' inforis-

## onment, without fine.

Harrington Pleads Guilty .- Today in the Third District Court, when the case of John Harrington, who was associated with David R. Musselmann in the assault upon the two Finlanders at Bing ham, was called, his attorneys informed the court that he wished to withdraw his plea of not guilty to the indictments, one of which charged day in the Third District Court, when indictments, one of which charged battery and the other assault with intent to murder, and plead guilty to battery in both cases. This was permitted, and the will receive sentence for both offenses on March 18th.

The case of battery against Mr. Musselmann was postponed to the next term for trial.

Two Unfortunates .- "Misfortunes never come singly." This is an old saying and is sadly illustrated in the saying and is sadly illustrated in the case of widow Annie Espjorn, of Wil-son Ward, Weber County, who some three weeks since was hooked in the three weeks since was hooked in the breast by socow from which injury she is just able to be around. On Saturday last she was using a butcher knife cutting meat, when the knife slipped and severed the left radial artery; and but for the presence of Richard Hordman, would have bled to death in a very short time.

Sunday, March 6th, a six year old son of Charles Stallings, of Eden, Weber County, was playing in the barn, when he slipped and fell 17 feet, alighting on the hard ground, fracturing his left thigh and otherwise seriously bruising himseff.-Ogden Herald.

Probate Court -- The following business was transacted before the Probate Judge of Salt Lake County yesterday:

In the matter of the estate of E. E. Brain, deceased, a decree has been made showing that due and legal notice to creditors has been given.

In the matter of the estate of Wm. A. McMaster, deceased, order has been made appointing time and place for hearing of the petition of Alexander McMaster, praying for the issuance to himself of letters of administration on the said estate.

made appointing time and place for ting a jury. settlement of administrator's first account, and directing notice to be given.

James Head, of Clifton, Idaho, now on their way to the Southern States on a mission, paid us a friendly visit today. They are looking and feeling

tion. Do you believe it right? Mr. Hiles examined them as to their bellef, intentions, if they are Mormons, if they intend to obey the law. and especially in regard to the recent Messrs. Martin, Ashman and Stanchlegislation, and if they can take the field. Wm. R. Whitehill was also oath conscientiously, without mental called and sworn to try the case. reservation or violence to conscience. The oath was then administered by the cierk and signed for record. the Court ordered that a special venire The following were examined an issue, for the following, returnable in passed this morning:

thirty minutes: J. F. Thompson, Wm. H. Fairbanks, 34 J.W.Jenkins,Sen., 60 Wm. Crowther, 18 J. W. Ashton,J 111 J. Waters, 62 A. W. Carlson, 25 W. R. Mesick. 197 J. O. Mather. ! 195 Arthur Wild, 155 W. J. McIntyre, 147 J. B. Walden, 94 Wm. Navlor, 14 Hyrum Yeager, The half hour expired, but no re turn had been made by the Marshal and

stances, I don't.

Thejuror was accepted, as were also

The regular panel being exhausted,

recess was taken until 1:30 p. m. conscientiously take the oath, and were This afternoon J. O. Mather, I. Watters, W. R. Mesick and John W. Jen-kins, Sr., were called and took the Joseph Harmon, Richard Bird, John Devey and John P. Jones.

test oath. Mr. Jenkins could not answer whether he believed it right for a man A number of others were called, but The case of the People vs. Daniel Shields, et al., was called and the jury

is being linpaneled. At 2 p. m. the following sentences

were passed :

excused:

David Johns made a statement to the Court, stating his respect for and al-legiance to the Constitution of the United States and the government, as a celestial marriage and that he had a testimony that it was a divine revelation, and knowing that fact he feit under obligations to his Creator to accept and practice that principle, which he did on the 10th day of November, 1865. He recognized the Lord, God Almighty, the Creator of heaven and earth, and all that in them is, and acknowledged his great est allegiance to Him, and could, therefore, only ask the Court to exercise such leniency toward him as may be consistent with his calling and conscience. He was sentenced to six months and \$300 and costs. he could decide what he would do, bepresent circumstances. To Mr. Dickson-I am a member of the "Mcrmon" Church; am a Seven-ty; have never been advised to take this oath; nobody has talked

ment and received the same penalty. ment and received the same penalty. Christian P. Christiansen, was a poor man and had a large family de-pendent upon him. He received six months. Soren C. Peterson was in a like con-dition and received a like sentence. **Edward Peay made a statement to** the court hearing his testimony to the to me about it; the President

dition and received a like sentence. Edward Peay made a statement to the court, bearing his testimony to the Jospel, and his allegiance thereto. He had a large family and was in moder-ate circumstances. He was sentenced to six months. Isaac Bullock and Joseph Ciark were arraigned and pleaded not

The court house was crowded with spectators till there was not standing The Tintic lynching case (the People

In the matter of the estate of James Robbins, deceased, an order has been

TWO ARRESTS IN LOGAN.

Called .- Brothers Riley Davis and WHAT GOODWIN CALLS EVIDENCE (

GUILT. The Logan Journal of Saturday, March 5th, contains the following:

Lot Ladies' Hose at - \$ .75 per doz "Misses'and Ladies'Hose 20 a pair. Mr. Dye-Not under the circum-" - 25 " - 40 44 64

> "Shoulder Shawls at - 20 each. "Double Paisley Shawls 2.50 Lace Pillow Shams - 25

Dress Goods at - - 8 peryard Those first on hand will have Choicest Selection. Call Early. In addition to the above specified lots, our Entire Stock of Hoslery and

Shawls has been marked down. We have other Bargains worthy of your a ttention. F. AUERBACH & BRO. This Sale will positively last only

Two Days.

Try St. Jacobs Oil. It has per-manently cured millions of people of rheumatism.

THE STAR BIUYCLE is the best. H. Pembroke, agent. Take a chance in the raffle for a fine

new Star. \$1.00 per chance. d2t to practice plural marriage; considered the law of God above the law of the YOU MAKE MONEY

land, and would obey the former, and take the consequences; thought if God By using "Colorado Star" Soap. This is the cheapest laundry Soap in the

commanded plural marriage, it should be practiced; he would obey the law of market.

God every time; he did not understand the recent law, because he had not read it, When he took the oath he un-DON'T BE IMPOSED UPON By your grocer with Cheap Soaps; in-sist on having "Colorado Star" or "Denver Best." These are full weight derstood that he would not commit bigamy or unlawful cohabitation, cr advise others to do so; did not think and pure

sim

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Wanted. Apply at this office. d3t. SHADE TREES FOR SALE.

Poplar trees 12 to 20 feet high, very cheap for cash. Can be shipped to any point on line of railway. Orders by mail promptly filled.

ALMA BUTLER, Hooper City, Weber Co. NOTICE.

We notice that Barratt Bros. are selling furniture at cost for cash. A good opportunity for bargains. dif

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Rolls of WALL PAPER at Dinwoodey's.

The juror was challenged and ex GRAIN CHOPPINGI Oats, Corn, Barley, Peas, and all kinds of Grain Chopped, for horse or Mr. Waters stated that it would in-

nog feed, at the PIONRER ROLLER MILLS.

jure his business to be kept on the jury, as he had no one to attend to it. He was, however, retained for the case. J. O. Mather was peremptority ex-Cocaine, Iodoform or Mercurial in any form in the treatment of catarrh or hay fever should be avoided, as they are both injurious and dangerous. Iodoform is easily detected by its offensive odor. The only reliable catarrh remedy on the market to-day is Ely's Cream Balm, being free from all peisonous drugs. It has cured thousands of acute and chronic cases, where all other remedies have failed. A particle is applied into each nostril; no pain, agreeable to use. Price 50 cents of druggists. W. J. Mcintyre and J. B. Walden were called, and as they possessed all the necessary qualifications, were sworn to try the case. The indictment accused the de-defendant, John Fngland, with having from March 1, 1884, to Feb. 9, 1887, lived with Mrs. England and Priscilla

Bunn as his wives. Miss Margaret England was the first witness. She testified—I live in Too-ele City; the defendant is my father;

my mother lives in Tooele; there are eight children in the family; I am not the eldest; the youngest is five months Angostura Bitters is known as the old; we live about two blocks old; we nve about two blocks from the co-operative store; have known Priscilla Bunn about 10 years; saw her last about two years aço, in Tooele; she was in the street; she lived five or six blocks from mother's house, in President Gowan's house; his father-in law is Andrew Gowans; Driselith Burn lived in house; sho

The state of the state

day. They are looking and feeling well, and go upon their calling with confidence and encouragement. We wish them the best of prosperity and a safe return. They report a time of feasting over the return of the houses that had pre-viously been removed from Clifton; it being decided to have the form fixed where it was in the first place, all the structures, sheds, etc., were taken to the original site, eighty horses and all the available Laman bipeds being brought into re-quisition for the purpose. One bara, the detendant pleaded not guilt.



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