THE DESERET NEWS

TRUTH AND LIBERTY.

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DESERET NEWS:

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PUBLISHED BY

THE DESERET NEWS CO., SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, JUNE 14.

A Southern Trip.

A Southern Trip. Yesterday Apostle Lorenzo Snow returned to the city from an extensive trip through Southern Utah as far as St. Geerge. He visited a great many settlements and held annerous meet-ings which were largely attended. Among the gatherings were several conforences of Stakes. During a orlef period of four weeks he traveled about 600 miles, mostly by team. His health is excellent, the trip having been bigh-ly beneficial to him in that regard. He is looking and feeling better in that respect than for a long time past.

Accidentally Shot.

Accidentally Shot. On Sunday, a' fifteen years old boy named Wilkinson, who is employed on the farm of Mr. Stillman, at East Mill Greek, Salt Lake County, took a pistoi and went out to shoot crows. He found a nest with some young birds barely able to fly, and tried to capture them. In running around, his weapon, which was still in his pocket, was dis-charged in some unaccountable way, the ball striking him a few inches above the knee and ranging down-ward, coming out a few inches below the joint. Dr. Rauscher dressed the wound, and found that some of the boy's clothing had been carried into it by the builet. The lad is getting along fairly now.

Diacksmith. It appears that a fractious horse was tied up in front of Mr. Bird's house in the First Ward, when from some cause it broke loose and ran down the street at full gallop. The and the borse soon overtook him, and h passing administered to him several kicks which threw the boy quite a dis-tance. He was badly bruised, and it was feared for awhile that his back and leg were broken, but this proved not to be the case. Dr. Rainseyer was called, who promptly dressed his wonnds, and at lastreports he was do ing as well as could be expected.— Southern Idaho Independent.

and bolster in the road and the hay-rack still holding to the fore-wheels, with the driver desperately strugging to regain his equilibrium, he at the same time exclaiming to his com-publoss ahead: "I've come un-coupled!" which created a roar of merriment from a number of colookers. The frightened horses were stopped without any further damage, the wagoa fitted together, again and all started for home.

The committee on Fourth of July Commerce building last evening, and ther attending to the business before the anglour used to Friday evening. The committee on programme reported the three months, 2500 The committee on Fourth of July Commerce building last evening, and after attending to the business before the anglour used to Friday evening. The committee on programme reported the three months, 250 The president of unbscribers by mail by the names stamped upon the by mail by the prosite to induce to find the first states of th

gramme as far as prepared: Chaplain-T. C. Hiff. President of the Day-Eli H. Murray. Orator-Governor Caleb W. West. Vicc-Presidents-W. S. McCornick, J. R. Walker, T. R. Jones, J. E. Dooley, Fred. Auerbach, James Glen-denning, F. T. Little, John Sharp, S. P. Teasdel, John C. Cutler, T. G. Webber. Marshal of the Day-Col. H. Pace. Speakers-P. L. Williams, C. S. Zane, C. S. Varian, James Sharp and James H. Moyle.

C. S. Varian, James Sharp and James H. Moyle. Reading Declaration of Independence

-J. M. Young. Song-T. E. Harper.

Probate Court Yesterday.

In the matter of the estate of The-ophilus Williams, deceased; order fix-ing day of hearing return of real es-

tute. Estate of A. P. Rockwood, deceased; notice by clerk of day fixed for hearing return of sale of real estate. Estate of J. M. Williamson, de-ceased; order confirming sale of real

ceased; order confirming sale of real estate. Estate. Estate of J. W. Johnson, deceased; testimony of subscribing witness, Jos. T. Richards, taken. An order was made appointing Sophronia Horn, administrator of the estate of John P. Horne, deceased. Estate of Edward Blair; decree showing that due and legal notice had been given. Estate of C. J. Swaner, deceased; pe-tition of Emma L. Swaner, praying for admission to prohate of will of sald deceased. The marriage certificate of "Alfred Seal and Sarah Ann Gatehouse was filed.

FELL FORTY FEET.

W. H. Atwood Meets with a Severe Accident.

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M. M. M. Meets Minor Accident Meets with a Severe Accident Meets With a Severe Accident Meets Minor Accident.
M. M. M. Meets Minor Accident Meets Meets Meets Meets Meets Meets Minor Accident Meets Meets

unlock the door leading to the cells, and step in where Williams, the Cari-boo murderer, under sentence of death, was waiting to receive. The guard was immediately placed in a cell and locked up. The prisoners were then released, and proceeding upstairs, ap-propriated all the arms in the jailor's office, and, taking possession of the court bouse, each guard and two citi-zens who happeued to be in, were taken down stairs and locked up. Among the citizens who came was C. Buntlag, Jr., of this city, who was immediately confronted by a gun in the bands of Williams and taken below and locked wp with the balance. About four hours after the first guard was captured the prisoners all made a bold dash for liberty, three horses having been fur-nished oy a brother of one of the pris-oners, which Williams, Nickerson and Harington, the latter two horse thieves from the Teton country, mounted and started off in a north-easterly direction. Woods, the Poca-tello wife-marderer and Hughes, a horse thief from Beaver Cafion, started on foot toward the Indian reservation. Woods was overtaken and recaptured about one mile south of town. All the rest are still at large, but all are being hotly pursued by a posse from Eagle Rock. The wile of Nickerson and his brother were immediately locked up as accomplices, and are now having their preliminary examination here a Judge Shoemaker.-Ogden hefore Herald.

ITS TWELFTH YEAR.

Prospectus of the Brigham Young Academy.

We are in receipt of the prospectns of the Brigham Yoang Academy at Provo for its twelfth academic year, 1887-8. Pending the erection of a building of its own, the Academy is now occupying commodious rooms in the Z. C. M. I.1 uilding, which are ca-pable of accomodating four hundred students

As is well known, a theological or-ganization forms a prominent feature of this excellent educational institu-tiou. Speaking of this the prospectus says:

says: Our theological organization has ex-tended its infinence far beyond the confues of its daily routine, wherever former students of ours have been or are yet laboring either as missionaries abroad or filling positions of respon-sibility and trust at home. Although the spirit of our religion underlies all our teaching and discipline, many non-uembers are in constant attendance to their satisfaction and benefit. We reproduce the following para-

We reproduce the following para-graphs from the circular:

We reproduce the following para-graphs from the circular: The Normal Department, assisted by a church appropriation for ten bene-ficiaries, counts amoug its graduates many leading educators of this Terri-tory and adjoining regions. The scientific course, having attiss dis-posal a general laboratory with valuable apparatus for chemical, physical, and physiological experiments and dem-onstrations, and a separate students' laboratory, included, besides its reci-tations, excursions for geological, botanical, and other scientific pur-poses; all of which features tended to give to our academical labors a promi-nent place among the scientific insti-tutions of the west. On account of the great num-ber of instructors, all of them teaching after carefully devised plans and programmes, unfor constant consultation, and by a uni-form method, all the branches of the so-called common English education are taught with a thoroughness, rarely equalled but nowhere surpassed. The general interest which the citi-zens of Provo, of Utah County, and of varions other parts in this Territory have manifested, by making appropri-ations for a beeffclary fund, guaran-tees the continuation of the Brigham Young academy upon a solid financial basis. Not only is the B.Y. Academy a

basis.

Not only is the B.Y. Academy a superior institution of learning on ac-count of the religious instructions its

Elders in Ohio.

Elders in Uhio. Two Elders now laboring in Ohio have recently baptized a number of persons and organized a branch of the Church at East Liverpool, in that State. Brother George Davidson, whom they ordained a priest, has been chosen to preside over the branch. A few are inquiring after the Gospel, but some persons in that city have con-fessed that they do not want to hear it in order that they may not be con-demned for, disobeying it.

Rich County Convention.

Rich County Convention. We are in receipt of a well written report of the convention held at Lake Town, Rich County, on the 25th. It was well attended, and was an enthu-slastic assembly. Stirring, patriotic and eloquent speeches were made, and the audience sang "The Star-Spangled Banner." Jonathan G. Kimball, of Meadowville, was selected as the del-egate to the Territorial convention. Lack of space and the length of time that has elapsed since the convention was held cause the condensation of the report.

Outstripped by the Wire.

Untstripped by the Wire. We are in receipt of the minutes of several of the county conventions held for the purpose of choosing delegates to the Territorial Constitutional Con-vention. As we were apprised by telegraph of the results of these con-ventions from one to three days before the minutes reached us, the latter are not printed. The kindness of corre-spondents in sending the minutes is none the less appreciated, even thourb their favors are not used. It is a case of rail vs. wire.

Operation at Deservet Hospital.

Operation at Deseret Hospital. A young lady who has been suffering for the last six or eight months from a most distressing malady resulting from stone in the bladder, called vesico raginal fistula, was operated upon at the Deseret Hospital last Monday. Until within the last 25 years such a malady was considered incurable, but American genins and skill, de-veloped by Dr. Marion Sims, of New York, invented mechanical means of permanent cure. The operation was performed by Dr. J. S. Richards, Dr. Ellis B. Shipp and Dr. Maggle Shipp. The patient is making a most satisfac-tory recovery.

Territorial Supreme Court.

A session of the Supreme Court was held this afternoon, the three justices

held this alternoon, the three justices being present. In the case of the People vs. A. J. Peacock and W. A. Thompson, as-sauit, the decision of the Third Dis-trict Cont was afirmed. Judge Bore-man rendered the opinion, in which the other judges concurred, and gave H. R. Watrous, attorney for the defense, a scoring for "the hodge-podge manner in which he had thrown the record together." In the case of the People vs. A. J. Peacock, also for assanit, and ap-pealed from the Third District Court, the action of the lower court was al-firmed. Judge Boreman also rendered the

The deceased was a noble youth. From his early boyhood he devoted himself to the performance of his duty. He was not only a young man of promise from a moral standpoint, but

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promise from a moral standpoint, but was also endowed with more than or-dinary menial capacity. As is well known the deceased young Elder lately returned from a mission to Germany, which he faithfully per-formed. Quite recently he was sat apart to act as a Home Missionary in the Salt Lake Stake of Zion, and filled his first appointment in that ca-pacity a week ago last Sunday. He had been given another for last Sabbath, but the call from the Lord to labor in another sphere prevented his filling it. it.

CONTINUANCE CONTINUED.

The Prosecution's Chronic State of Not Ready in Ogden.

The Prosecution's Chronic State of Not Ready in Ogden. The case of the United States vs. Jas. H. Nelson, on a charge of unlaw-fini cohabitation, in Ogden, was called up' before Commissioner Rocyers for the second time on Saturday last, at 10 a. m. At that time, as we learn from the Ogden Herald, defendant and his counsel appeared. There were no witnesses present for the prosecution and the commissioner announced that a subpona had been issued in blank for a witness. The subpona had not been returned and the witness was a secca-sary one to the prosecution befors the examination could be proceeded with. The conrt was asked the name of the witness, but he said he did not know it. Defendant's coussel insisted that Mr. Nelson was entitled to an immedi-ate examination, and that it should be completed at one sitting, unless a good cause was shown by affidavit for a con-tinuance. No affidavit had been shown, nor any reason or fact brought for-ward for a continuance. The commis-sioner said that he would make the showing on behalf of the pros-ention that there was a subpens issued and the pros-ecution desired the evidence. The defense also objected to the Com-missioner's sitting on the bench and acting as public prosecutor at the same time. The court explained that the practice in the District Conrt had been to grant a continuance to the prosecu-tion without safiidavit, while the de-fense must always produce a good showing for a continuance. That practice would be followed in this court, and the continuance was granted till Tuesday, at 1 p.m., when defend-ant was on hand with his legal adviser prepared for examination. The same proceedings transpired, the subpens not having been re-turned. Another postponement for a week was taken. Mr. Hiles was present this time, and said he knew nothing of the case. He did not know the name of the witness who was wanted.

The Commissioner said he was anx-ious to try the case, as he was making up his accounts and would like to include this case with them; but a continuance was necessary to the pros-ecution and therefore mest be had for the time stated the time stated.

the action of the lower court was affirmed.
Judge Boreman also rendered the opinion of the court in the suit of Eliza Durneil vs. Joseph Sowden; sustaining the action of the Third District Court.
In the unhawful cohabitation case of the United States vs. George T. Peay, appealed from the First District, Judge Bofreman rendered the opinion, affirming the decision of the court below.
People vs. Andrew Pettit, convicted of grand larceny; appealed from Third District Court; opinion by Judge Henderson; decision of lower court affirmed.
FUNERAL OF S. W. MUSSER.
A Crowded Assemblage Attends the Service.
The juneral service over the re-

Another Excursion.

Determine the second of the

Another Excursion. A great many inquiries have been made since the Enropean excursion left here May 30th,by parties who were unable to go at that date, as to whether there would be another this season. Spence and Rossiter are ar-ranging to accommodate such parties, and there will likely be another ex-cursion leave here about the middle of September. It is expected also that there will be a round trip excursion rate to New York and return in addi-tion to an excursion rate to Liverpool, thus giving parties a chance to visit relatives and friends in the Eastern States at a reduced fare. Those de-siring information in relation to the above, should communicate with W. C. Spence or W. A. Rossiter, Box B, Sait Lake City.

Col. E. C. Walker, Trotting Editor of the "Spirit of the Times," N. Y., and General Rufus Ingals, Quarter-master General, U. S. A., both recom-mend St Jacobs Oit as "without equal as a horse remedy." Price fiftyfcents.