DESERET EVENING NEWS: THURSDAY, MARCH 8, 1906.

at 11 a. m

m.

Brigham City-Monday, March 12, at

Pleasant View-Tuesday, March 13,

North Ogden, Tuesday, March 13, at

Warren-Wednesday, March 14, at 11

Plain City-Wednesday, March 14, at

Slaterville, Thursday, March 15, at 10



a pardon. Penrod pleaded guilty to the charge of adultery, but was given only one year for the crime and now he one year for the crime and now he wants to escape that punishment. Dominick Manna, convicted of grand larceny January 19, 1905 and sentenced to 2 years in the penitentiary has also applied for a pardon. It is expected that Mr. Halverson will oppose the granting of the pardons because of the light sentence imposed in each case.

DISTRICT COURT HEARINGS.

Judge Howell considered the follow-ing matters in the district court: Hearing was completed yesterday af-ternoon in the case of R. A. Moyes against A. D. Young, suit to quiet title to a piece of land at Hooper and for \$250 damages. The jury decided in fa-vor of the plaintiff and assessed the damages at \$10. In the suit brought by J. S. Houtz against the Union Pacific railroad to recover damages alleged to be due on account of failure of the railroad com-pany to deliver some sheep to the east-ern market within a specified time, the James E. Finnigan Released From Custody of Nevada Officers.

Ogden, March 8.—In the matter of the opplication of James E. Finnigan for a writ of habeas corpus, Judge Howell last evening at 7:30 o'clock took up the further hearing of the case. Mr. Fin-nigan was arrested at Chicago on Feb. 20, 1906, by Sheriff Murphy of Lander county, Nev., on a charge of obtaining goods under false pretense, on an in-dictment issued by a Nevada grand jury. The requisition papers from Gov. John Sparks of Nevada were honored John Sparks of Nevada were honored by Gov. Charles S. Deneen of Illinois on Feb. 20, and on the following day Finnigan was arrested and taken from Chicago by Sheriff Murphy, who suc-

denied, and it is expected the court will

denv this motion on March 12, when

it is set for hearing. Judge Maginnis stated that the motion is only made in

order to make up proper record in the case and that if denied an appeal to the

HABEAS CORPUS HEARING.

supreme court will be taken.

coeffed in getting him this near to Ne-vada, when he was stopped on the ap-plication for a writ of habeas corpus. The indictment charges that the of-fense was committed June 9, 1902. Tha defendant went on the witness stand and cenied the charge and testi-fied that he had not been in Nevada since April, 1901, and that he was being unjusty held by Murphy. Attorney Henderson for Finnigan presented a revocation of the requisi-tion from Gov. Deneen, dated February 22, 1906, but Maginnis & Corn objected to the validity of the revokecation on the grounds that it was issued on a legal holiday, also that the notary publegal holiday, also that the notary pub-ic James S. Francis who swore to the



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UNPRECEDENTED NUMBER OF DEATHS RESULT FROM HEART DISEASE.

The fact that 125 persons died recently in one week in New York City, from heart disease, when the death rate the corresponding week in 1904 was only 55, has given rise to the belief among phy-sicians that New York residents, and American people generally, for that math ter, are living too rapidly. The strain of business and cares attendant on fierce competition and the worry attendant on anxiety to galo wealth are given as an

competition and the worry attendant of anxiety to gain wealth are given as an explanation by physicians of the condi-tions which exist to-day. Doctors have established the fact that

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ing Hints

THAT

governor's signature, gave Sangamon county, Illinois as the county in which the was granted notary rights, while the secretary of state of Illinois certi-fied that the notary was a duly quali-fied notary of Johnson county, Illinois, and not of Sangamon, thus the certified copy of the governor's revokcation was worklose and Judge Howell refused to worthless and Judge Howell refused to grant a further continuance of the case order to get a properly certified

Attorney Henderson then asked for the discharge of the prisoner on the grounds that the indictment does not show of itself that any public offense had been committed, and further, that the defendant is not a fugitive from justice, his own uncontradicted evidence being that he had not been in Nevada for fourteen months previous to the time the alleged crime was committed and was not there on the date men-tioned in the indictment.

The court stated that in ninety-nine cases out of every hundred he would

No little surprise was caused yester-day afternoon when the news was spread that Parley T. Moyes and Miss Edith D. Farr, clerk and stenographer respectively at the First National bank of Ogden, had stolen away on Wash-ington's birthday, Feb. 22, to Farm-ington and had there joined hands and solemn vows in bonds of wedlock. Not even the relatives of the two young people had even thought of such a secret marriage, and their many friends were loath to believe it. The bride is the eldest daughter of Velasco Farr and granddaughter of Hon, Lorin Farr. She is a prepossess-ing and talented young lady. The groom is a son of Councliman O. H. Moyes and a progressive young busi-nessman. They have both been em-ployed at the bank for a number of years. Their many friends will join in wishing them many happy and pros-perous years. No little surprise was caused yester

MARRIED SECRETLY AT FARM-

INGTON.

perous years.

DATES FOR SIGNING BEET CON-TRACTS.

cases out of every hundred he would not believe the applicant's testimony,but In this case he did believe it and was of the following places on the dates

cases

round choc

Drink a cup of Ghirardelli's Ground Chocolate every morning for breakfast this spring and this is what it will do for you:

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genital hip joint disease by the bloodless surgery method, Barker, who is "Mr. Barker, bone setter," and not "Dr. Barker, surgeon," uses his powerful fipgers to restore the broken arch of the foot to its natural condition and to repair the injury to the knee cartilages which is common among athletes

Mr. Barker is five feet seven inches tall, weighs about 160 pounds and does not give any external evidence of the great strength he possesses, and which appears to be concentrated in his wrists and fingers. He can bend a silver quarter with his thumbs and forefingers without any great apparent exertion, and if he chose to use all his muscular power in a handshake he could crush the bones of an ordinary man's hand.

"I expect severe criticism," said he. "The stand I took against the use of the knife in osseous malformation brought the bitterest condemnation upon me, especially when I proved that my method of breaking away abnormal boby growths with the use of my hands alone was superior to the accepted surgery of the day. I offered and was ready to pay £1,000 sterling to any charitable institution if I did not obtain better results than could be obtained by the orthodox treatment in the "flat foot" or broken arch of the foot, in spinal curvature under the age of 9 and in the knee cap and knee

"I wish to demonstrate my work, in this country, and I will accept any reputable committee of surgeons to pass upon the results. I do not say that all can be cured. Undoubtedly many are incurable, but even those will prove that bloodless surgery is superior to the khife."

TRIB

