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THE DESERET NEWS CO.,

SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY. OCT. 30 1888

His Head Crushed.

On Saturday, at the Blue Rock mine, Tiutic, Utah, Blichard Henninger was instantly killed. An inquest was held, and the jury rendered a verdict that he came to his death by the falling of the joke which steadies the bucket. His head was crushed almost to a jelly.

Roller Mills.

The American Fork roller mills, which have been recently overhauled and fitted with new and improved machinery, are running to their full capacity, day and night, to keep up with business. Fifty barrels per day is the output of flour, which is of an excellent quality. W. D. Robinson is manager.

May Take the Census.

May Take the Census.

Last evening Judge Henderson rendered his decision in the case of Wm. Farrell vs. Ogden City. The plaintiff songht to have the city of Ogden prohibited from taking a census, under the act of March, 1883. The court ruled that the writt of prohibition asked for could not be granted. The decision is one of interest to all the incorporated cities in the Territory, as it affects questions of vital importance in the law passed by the late Legislative Assembly.

Fell 250 Feet.

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A frightful mine accident occurred at 11:25 on Saturday morning, at the Burlington mine, at Burlington, sear Burtle, Montans, by which Richard Bodiliy, a young Cornishman lost his life. He was ascending in the bucket from the mine, and when he reached the surface in some unaccountable manner fell headiong to the bottom, a distance of 250 feet. Several men immediately jumped in the bucket and descended to the young man's assistance. He was found, brulsed and bleeding, but still alive. He was tenderly placed in the bucket and brought to the surface, but died in about 20 minutes. The coroner was notified and an inquest held. The shocking occurrence is said to have been purely accidental.—Butte Inter-Mountain.

Asphyxiated.

Frank B. and William Davis, Jr., two brothers, of Salem, Utah County, arrived in this city yesterday with a herd of beeves, and put up at the Conthental Hotel. They retired to their respective rooms at about nine o'clock last evening, and each blew out the assess this morning it off. The window sash in the room occupied by William was slightly lowered at one corner, admitting a little fresh sir, but seasoes this morning telling officed.

Switchimen's Strike.

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em Pacific yards struck on Stursay bight, and there is a blockade of 250 loaded cars when cannot be broken. They demanded that their wages

A. J. Borie, acting superintendent, Defendant claimed damages and intold them he would endeavor to bring structed the nerder to hold the bucks about a satisfactory settlement, but this did not satisfy them. The com-pany has discharged three conductors for refusing to do the necessary pany has discharged three conductors for refusing to do the necessary switching work. One conductor, named Smith, with two green hands, is attempting to move the freight. A squad of policemen is stationed at the depot, but the men are conducting themselves in a peaceable, orderly manner. It is thought an agreement will soon be reached between the strikers and the company. No violence is apprehended. is apprehended.

Probate Court.

Proceedings in the Salt Lake County

Proceedings in the San Lake County Probate Court yesterday: Estate of Edwin Middlemass, de-ceased; George D. Pyper, W. J. Bate-man and George E. Blair appointed

man and George E. Blair appointed appraisers.

In the matter of the estate of Augustus Podlech, deceased; Clara E. Podlech appointed administratrix.

In the estate of Joseph Brown, petition of Benjamin P. Brown and Theodore McKean for the admittance of the will to probate.

The following marriage certificates have been tiled with the clerk:

Henry 1. Macy and Miss Minnie Tyler, both of Salt Lake, by the Rev. C. L. Libby, pastor of the First Methodist Episcopal Church.

Edwin J. Williams and Susan M. Edwards, both of Salt Lake, by Judge Smith.

Benjamin Bates and Hannah Boddison, both of Salt Lake, by Elder Thomas Maycock.

The Late Captain Brown.

The Late Captain Brown.

Last Wednesday, In this city, a mas of no ordinary character was laid to rest.—Captain Joseph Brown, of the Fitteenth Ward. He was in his 84th year when he departed. The captain resided for many years on Tom's River, N. J., and used te sail through the noted Barnegat inlet. He and his sons gained an extensive reputation in that section for daring, owing to their frequently saving the lives of wrecked mariners at the risk of their own, at all seasons of the year and in the most boisterous weather. He emigrated to Utah in 1854. The funeral services, which were held in the Fifteenth Ward Assemly Room, were conducted by Bishop Poliard. The speakers on the occasion were, Elders Clinton and Ashton. Bishop Poliard and President Angus M. Cannon. The Captain's widow is in her 90th year, and being betridden, she was unable to attend the funeral. Captain Brown was as fearlers in speech as in action, and was a rturdy, honest man, with a decided will of his own.

Ogden Occurrences.

A man was robbed on the Union Pacific Railway last night of a pass and \$45. He was a Dutchman, and deaf, so the employes had great difficulty in understanding him. He said he was wanted as a witness in California, and he soon procured a pass over the S. P. R. R. This is said to be the third robbery on the U. P. during the past ten days.

bight, and there is a blockade of 250 he as follows: Some time ago and applicated cars when cannot be broken. They demanded that their wages be increased from \$2.25 to \$2.50 with defendant's bord of ewes, herded each of per diem, and this was not acceded to.

structed the herder to hold the bucks until some agreement was reached between him and plaintiff. On this it is said that a 'warrant charging grand larceny was sworn out upon which Linford was arrested. There are two or three other parties interested in the matter on detendant's side.—Ogden Standard, Oct. 30.

FIRST DISTRICT COURT.

Proceedings Before Judges Henderson and Judd.

derson and Judd.

At Provo, yesterday, the following cases were heard by Judge Judd:
United States vs. Christian Madsens cohabitation and adultery; to both charges the defendant pleaded guilty, promising to obey the law in-the future. The judge suspended entence on both charges, remarking that he would be glad to see more of such work.

John Chapman, formerly of England, now of Juab County, was admitted to citizenship.

United States vs. R. G. Fraser; nn-lawful cohabitation; plea of not guilty cntered; sentence set for Nov. 3.

United States vs. Charles Frampton; the defendant was charged with committing adultery with Emma Gill.

Emma Gill was the main witness for the prosecution and testified that she was never married to Frampton. Frampton had had sexual intercourse with her. More than a clear case was made out, and the jury brought in a verdict of guilty after being out but two minutes. In considering this case, the Judge asked Mr. Evans if there was anything in this case to distinguish it from the common run of such cases. Mr. Evans thought not. Sentence was set for October 31st.

C. P. Jorgensen made application for admission to citizenship, but was unable to name a state in tue Union, or the line of railroad over which he had come to Utah; to his understand ing. Grover Cleveland is king. The Judge was satisfied at this point and told Mr. Jorgensen to stand aside.

Peter Erickson was accepted as competent, and duly admitted to citizenship.

Judge Henderson, at Ogden, transacted the following business:

Judge Henderson, at Ogden, transacted the following business:

James A. Calvert vs. Joseph T. Johnson. Argument of plaintiff's counsel made; defendant's counsel to be heard

Tuesday.

An order was issued for twenty-two grand jurdes, returnable Nov. 19th, and thirty-two petit jurors, returnable Nov. 23d. An evening session was held at which Judge Henderson rendered his decis-

ion in the injunction suit prohibiting Ogden City from appointing census commissioners. The decision was favorable to the city.

FROM WEDNSDAY'S DAILY, OCT. 31

Third District Court.

Proceedings today before Judge

Boreman: Richard Grant, admr. et al. vs. Naile Moray et al: judgment and decree for

defendants.
P. F. Brennan et al. vs. Nalle Moray et al.; trial before court in progress.

At Home.

Hon John T. Caine, Utah's Delegate to Congress, arrived last evening from washington, after an almost continuone stay at the seat of the general government of nearly eleven months, that being about the extent of his last visit. being about the extent of his last visit. During that period, as the public is aware, he has been assiduously engaged in looking after the interests of his constituents. He returned home quietly, but few prople being aware of the time when he would arrive. A number of friends went yesterday to Ogden, from whence' they escorted him to this city. With the exception of the effects of a cold contracted on the journey, Mr. Caine is in excellent heatth.

lu answer to a today on the subject, Delegate Caine expressed himself as being confident of Mr. Cleveland's election.

Probate Court.

Proceedings in the Salt Lake County

Probate Court yesterday: in the matter of the estate of Frank in the matter of the estate of Finance Crocker, deceased; petition filed for order for administratrix to assign and transfer lease. Order made for administratrix to transfer and assign

lease.
Estate of James | Baldwin, deceased;
Estate of James | Baldwin, deceased; petition for order revoking order ap-pointing executor and for the appoint-ment of administrator with will an-nexed, came on regularly for hearing; proof of posting notices of time and place of hearing made, Order made revoking order appointing executor, and appointing John A. Davis and Edwin A. Davis adulphiatrators, with the will annexed, upon filling a bond by each of said administrators in the sum

Estate of William J. Howell, decased; order made appointing time and place for settlement of final accounts and to hear petition for distribution.

In the matter of the estate of Frank

In the matter of the estate of Frank Crocker, deceased; order made revok-ing all former orders made in relation to real estate, came up this day to be heard, as the order for publication read three weeks instead of four.

JOHN A. OLSEN

Drowned in the Salt Lake and Jordan Canal.

Yesterday John A. Olsen, a gentleman about sixty years of age, was attempting to drive over the bridge across the Salt Lake and Jordan canal, at Sandy, Salt Lake County. When one the bridge his horses became frightened and unmanageable. They backed, crowding the buggy into the canal, and going over on top of it. The unfortunate driver was caught beneath the vehicle as it went over, and being held down by the weight of the buggy and horses he was unable to save himself. The entanglement was sucn that those horses he was unable to save himself. The entanglement was such that those who came to his assistance, though they made every effort solide to ge him out, were unable to do so until after he was dead.

The justice of the peace was notified and an inquest held. The verdict was that the deceased came to his death by accidental drowning.

A MISSIONARY DEAD.

The Manner and Cause of his Demise Not Yet Ascertained.

Today a telegram to the Church authorities in this city brought sorrowful tidings from the Southren States. It was the first news of the death of Elder Vincent Pugmire, of St. Charles, Bear Lake County, Idaho. The telegram was simply an announcement that Elder Pugmire's remains would reach Ogden on Saturday evening. ing.
As there had been no intimation of the Elder's illness, nor any

As there had been no intimation of the Eider's illness, nor any account of his death, telegrams were at once sent to the headquarters of the Southern States mission, inquiring for full particulars; np to 3:30 p. m. today no reply had heen received, but it is likely that the desired information will reach here tonight. The dispatch regarding the body does not even state the place of the Elder's death. It is thought to be quite probable, from the manner of the dispatch, that a previous telegram had been sent and failed to arrive, stating the place and manner of Elder Pugmire's 'death, and whether or not it was from natural causes. Further particulars are awaited with anxiety.

Elder Pugmire was about 38 years of age, and was born in the Seventh Ward of this city. He was the son of Bishop Jonathan Pugmire. For a number of years he has resided at St. Charles. He was a man of excellent character. He leaves a wife and six or seven children, with whom the Latterday Saluts will deeply sympathize in in their sad bereavement.

AN ELDER LOST.

Strong Probability that He has been Murdered.

A letter has been received by Apostle F. D. Richards, from the President of the Southern States Mission, which contains the painful. intelligence that a Latter-day Saint Elder has probably ocen foully dealt with in Mississippi or Alabama. Elder Alma P. Richards, son of Morgan Richards, whose residence we understand to be at Enterprise, Morgan County, has been on a mission to the Southern States for some time. Early in August last his family ceased receiving letters from him. They wrote frequently, but obtained no reply, and their anxiety was such that they sent a letter to Elder William Spry, president of the mission, at Chattanooga, Tenn. Subsequently it was learned that this letter never reached its destination. A letter has been received by Apostle

reached its destination.
After waiting a short time Elder Richards' family called the attention of Apostle F. D. Richards to the matter. The latter took immediate steps of Apostle F. D. Richards to the matter. The latter took immediate steps to clear up the mystery, and the result caused grave doubts as to whether Elder Richards has not been murdered by the foes of truth. The letter just received from Elder Spry states that Elder Richards' absence was noted there, and inquiries made, but without satisfactory results. At this time Apostle Richards' communication was received, and a number of Elders were started on the search. Their most energetic efforts, however, failed to ascertain his whereabouts. The last that could be learned was that on the night of August 1st he slept at the honse of a Mr. Kemp, a member of the Church, in Jasper County, Mississippi: on the morning of August 20d he started for Enterprise, a raliws, statiou, a few miles from Mr. Kemp's, his intention being to there

take train to Alabama. From that date nothing can be learned of his course.

It is unusual for the Elders to travel singly for any great length of time, but Elder Richards had been left alone in that section owing to the release of his traveling companion to return home, and a new appointment had not been made, as it was anticipated there would soon be some new Elders from Utah to go to that section. The report of the search made for the lost missionary states that, from the circumstances that have been learned connected with his disappearance, there are strong reasons to believe that Elder Richards has been foully dealt with, his life having been probably taken by those who are toirsting for the blood of the Saints. We sincerely hope that this is not the case and that the missing Elder, will be found all right, but from all that can be learned at the present time there is but little on which to base such a hope.

FROM THURSDAY'S DAILY, NOV. 1, 1888.

Arrest at Logan.

N. A. Linquist was before Commissioner Goodwin, at Logan, on Friday last, on a charge of unlawful cohabitation. The result of the examination was that he was placed under \$1000 bonds to await the action of the grandings.

Discharged.

The trial of F. F. Raymond, on two charges of petit larceny, ended in the Police Court today, the accused being discharged because of insufficient evidence. The testimony developed considerable apparent "crookedness," but was not strong enough to warrant a conviction. conviction.

Surrendered Himself.

Yesterday Abraham Zundell, of Willard, Box Elder County, came to Ogdeu and surrendered himself to the officers. Mr. Zundell had been informed that he was wanted on a charge of unlawful cohabitation, and so gave himself ap. He was placed under \$1000 bonds to await the action of the grand litre. await the action of the grand jury.

Third District Court.

Proceedings before Judge Boreman

Proceedings before Judge Boreman today:
Annie C. Clawson vs. John R. Clawson; decree of divorce on the ground of habitual drunkenness.
M. H. Beardslay vs. Wm. H. Kimball et al.; on trial before the court.
R. C. Chambers vs. George E. Chandler, admr.; referred to Chas. S. Zane to try and report fludings.

First District Court.

Proceedings at Provo before Judge Judd

United States vs. Orlando Herron; adultery; withdrew plea of act guilty and entered a plea of guilty; sentence set for Nov. 19.
United States vs. Lucinda Herron; fornication; plea of guilty; sentence suspended.

fornication; plea of guilty; sentence suspended.
United States vs. Wm. Christensen; unlawful cohabitation; plea of guilty; sentence set for Nov. 19.
James Mellor, Jr., John Cox and Thomas Cooper; unlawful cohabitation; did not appear on time and their bonds were forfeited.
People vs. John N. Johnson; case called witness B. Argyle, not present, and the court fined him \$10 for contempt.

tempt.
People vs. Chas. Hyde; grand lar-

People vs. Chas. Hyde; grand larceny; to plead Nov. 1st.
United States vs. Wm. Webb; adultery; trial; juryreturned a verdict of guilty; sentence set for Nov. 10.
People vs. John W. Jensen; assault with intent to commit a rape; the defendant, a boy of sixteen, was charged with assaulting Filda Edmonson at Spanish Fork on the 2ist of July, last. The defense attempted to prove an alibi.
Proceedings on Wednesday:

an alibi.

Froceedings on Wednesday:
United States vs. Soren Harmer;
unlawful cohabitation; plea of not
guilty withdrawn; plea of guilty entered; sentence set for Nov. 19.
United States vs. Lucius Whiting;
unlawful cohabitation; trial; the testimony was brief, and a verdict of not
guilty was rendered by order of the
court.

United States vs. Byron W. Brown: perjury; the defendant was summoued a year ago to serve on the grand jury in this district, and in answer to the questions of Mr. Evans, stated that he did not believe in polygamy. It is claimed by the prosecution that the defendant has since then affirmed his claimed by the prosecution that the defendant has since then affirmed his belief in that principle. This is the whole of the case, but it took nearly all day to get in the evidence. The trial is in progress.

United States vs. Chas. Frampton; adultery; sentenced to nine months in the penitentiary.

People vs. John W. Jensen; assault with intent to commit rape; the jury found a verdict of guilty of assault; sentence, thirty days' imprisonment.

People vs. Fred Brown; grand larcon; sentence, eighteen months' im-

cony; sentence, eighteen months' im-