

## DESERET EVENING NEWS.

Thursday, September 14, 1893.

## FRAGMENTS.

The session of the Third district court today was quiet one. Up to the present time no trials this term have been of the small order.

**ATTORNEY W.** Van Cott has been commissioned to carry his suit for Salt Lake against the county commissioners of Salt Lake for Clark county.

**Judge Gilmer.** Despite dangerous court clerk has returned from his holiday trip warmer than he had expected, owing to the unseasonable weather which has laid the country.

**Attorney-General A. E. Wadsworth.** He, too, has returned from his holiday trip warmer than he had expected, owing to the unseasonable weather which has laid the country.

**John G. Morris,** deputy attorney general, has returned from his holiday trip warmer than he had expected, owing to the unseasonable weather which has laid the country.

**Attorney-General A. E. Wadsworth.**

The annual meeting of the stockholders of the People's Equitable Cooperative Association will be held Monday, Sept. 25th, 1893, at 7:30 p.m., at their store, 7 and 9 Main Street, Salt Lake City. The object of the meeting is to hear the financial report, the election of officers for the ensuing year, and the transaction of such other business as shall come before the meeting.

**JOSEPH ANDERSON,**

Secretary,  
Salt Lake City, Sept. 13, 1893.

## NOTICE.

The primary associations of this State will hold a conference in the Assembly Hall Saturday, September 22d, at 10 a.m. and 2 p.m. Please bring hymns.

E. O. CLAWSON, Pres.

## SALES COMMENCED.

In the Third district court yesterday, Peter Hansen filed suit against K. H. Callister and J. E. Callister to recover \$2,700 on a promissory note, with interest and costs.

**Hugh J. Chapman,** vs. the Blackhawk Gold and Silver Mining company of Alton, \$200,000 with interest from September 14, 1892, for work and labor done on the property of defendants and secured by a minister's lien on the Blackhawk Gold and Silver mine in Daggett district.

## HELD UP ON C STREET.

**W. T. Cremer** Walks into the Arms of a Couple of Footpads Who Kidnapped and Robbed Him.

**Real Estate Broker W. T. Cremer** was the victim of a daring and brutal hold-up on C street a short distance above South Temple street. Mr. Cremer was walking westward when he attempted to get away, but was intercepted by a second desperado who came from behind a tree and struck him to the ground with a shotgun, club or other hard substance. The desperadoes then searched him, and when he recovered the things had disappeared, taking with them a valuable gold watch and chain.

The matter was reported at the police station, but the robbers are still at large, and it is not known if they still possess the possession of their ill-gotten gains.

## COUNTY COURT TODAY.

Bids for the Erection of an Addition to the County Infirmary.

**A Wade Difference in the Amounts With County Warrants to Accept in Payment of License Fees.**

At a special meeting of the county court this morning there were present Probate Judge Blair (who presided), Selectmen Callister and Bamberger, and a telephone man.

**Applications for the Right Hereto to Enter the Woods in the Infirmary and Hospital and Clothing of the Hospital were granted and the funds approved.**

**It is well to know.**

George H. Squares of Bluffington can't say anything so interesting as to what he does, where he goes, or what he receives, but he is anxious to pay attention to the young ladies exactly half at each insight.

Two girls may have had another answer to the question, "What are you doing?" as keeping strictly secret what transpires in their room, so apparently being observed in the very letter.

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## A BRAVE ACT APPLAUSED.

**A Frightened Mother has her Little Girl Restored Under Thrilling Circumstances.**

A reader and friend of the News handed the following in for publication today: Baltimore employees are frequently censured by the preceding police for dissipation and neglect of duty, but whom proudest for meritorious conduct.

No long since (last week) a lady traveling to the city via Greenwood Springs in this city, in company with her two children, a boy of nine years and a girl of twelve, was maltreated and threatened with death by a band of robbers. When she screamed a warning the train just leaving the depot was the one in which she desired to take passage, she made an effort to get aboard, but having the care of the little ones could not do so. She had not been far from the safety assistance of the porter, Mr. H. M. Stoller, who promptly alighted from the porter and then ran to a secure place on the steps of the train.

The porter, who was meeting quite rapidly, and it seemed probable that the third member of the party would fail to reach her in time. But the obliging porter was not dismayed. He rushed up to the little girl, and held her in his arms, running towards the fast receding train. All eyes were upon him, and every heart beat fast with excitement as he measured his strength and agility with the power of steam. In a few moments he had alighted, and with one mighty bound, he cleared the space which separated them and snatched the frightened child to the mother, who stood pale and speechless from fright. "Bravo, Master Stoller," said the woman, "you are a true knight of the night air, and the robbers repaid your efforts. But the generous deed of the porter was not forgotten."

**THE ADVICE WAS SOUND.**

**Judge SAYER** Consistently Criticizes a Carpet Clinic.

**Editor Deseret News.**

It seems strange that some people will "know it's the right" that, however ridiculous a position they may take, however false the ideas they assert, they will stick to them, stay by them, and reason them. It seems as though their life, their being, would cease to exist unless they were constantly upholding up their own foolishness. This struck me when I read the criticism of the Salt Lake Tribune on the discussion of A. H. Calister in the Tribune last Sunday. After reading Mr. Calister's remarks—I take the Tribune reporter's synopsis—he reasonable enough would come to the conclusion that the advice was "sound," "advised," or "advisable" as the Tribune says. But not only was the advice given, but that the idea underlying it was thoroughly engrafted into the spirit and genius of the American Institutions. The principle abiding in all our people is that the advice given is sound, and that his person may own, and that his person may be impressed for debt is a rule of the law. In Kansas, the state law clearly restricts to a maximum the provision for a maximum of 100 acres, with all his improvements intact, irrespective of value, which is exempt from seizure and sale for debt. No one claims that that is a wise regulation of the law, but it is the law.

Witness, the theorem of our court of civil jurisdiction, that the law of the state shall not be touched in safety the citizens of the state. The doctrine that everything a debtor may own, and that his person may be impressed for debt is a rule of the law. In Kansas, the state law clearly restricts to a maximum the provision for a maximum of 100 acres, with all his improvements intact, irrespective of value, which is exempt from seizure and sale for debt. No one claims that that is a wise regulation of the law, but it is the law.

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