LOCAL NEWS.

FROM FRIDAY'S DAILY, APRIL 24.

in front of the People's Implement tired. Company establishment, a novelty in the shape of a delivery wagon, manutactured for the Central Bakery. The is painted in the highest artistic style. tinued by consent. the ornamentation and scenery depicted being of a foreign design. Altogether it presents a very attractive appearance. The landscape painting is the work of Brother Dan Weggeland.

from Elder James H. Hart, we learn laboring for about a year, circumthat the company of emigrants who stances rendering it necessary for him sailed from Liverpool on the 11th, per to return sooner than he expected. the S.S. Wisconsin, landed in New York on Wednesday, and left that city lin County, although he traveled some deputy registration officers for the yesterday, all well, to continue their in eight different counties. ojourney to this Territory. Elder Louis P. Lund, who resides in Pleasant walked 1600 miles, held 34 meetings, Grove when at home, and who has for baptized two, confirmed three, blessed some time past been presiding over the three children, and organized one London Conference, is in charge.

Home Manufactured Fabrics .-Messrs. John C. Cutler and Brother are having the commodious store at held when released. He has generally the south end of the Hooper & Eldredge | received very kindstreatment from the Block, East Temple Street, fitted up people, and was never threatened with and will open for business in a few violence but once, when a half drunken days. They have taken the agency for mob, armed with guns, entered a the Provo factory goods, which was meeting and created a disturbance, formerly held by the gentleman named. declaring their intention to injure the There will be a varied display of that Elders. They dissuaded the ruffians popular class of merchandise, consist- from their evil purpose, however, and ing of cloths, flannels, linseys and were allowed to continue the meeting. other fabrics.

James Spillet plead guilty to selling only intended to take the Elders into liquor without license, and was fined the woods and give them a good beat-\$150, which he paid.

charged with the same offense.

The trial of Swen Johnson, same charge, was continued before a jury to-day. The fight is being carried on with considerable vigor by the attorneys of both sides.

Utah Commission:

D. Ryan, Box Elder County; A. G. from a severe affection of the lungs, Sutherland, Utah County; E. Booth, which confined him to the house much Juab County; A. D. Shurtleff, Morgan of the time, especially during the last County; W.I. Snyder, Summit County, two months of his stay there, and S. J. Harkness, Emery County; J. Dun- which was the cause of his early recan, Wasatch County; D. B. Stover, lease. ty; S. F. Mount, Sevier County.

Sevier County. - The following Deputy Registrars for the several election precincts of Sevier County were appointed yesterday by the Utah Commission, the persons' having been recommended by the county registration officer:

A. Kessler, for Gooseberry Precinct Fred. G. Willis, Salina. James S. Jensen, Redmond. Geo. T. Holdaway, Aurora. O. Cuddeback, Vermillion. Niels Anderson, Richfield. A. R. Hanbey, Inverury. Wm. Smith, Elsinore. Robert Bridgers, Joseph. Luther A. Niles, Monroe. James Locks, Annabella. Andrew Heppier, Glenwood. Dr. H. Shock, Burrville.

Raising Lucern Seed .- C. A. M., a Gunnison correspondent, gives us his plan for the cultivation of lucern seed, which is as follows: "Upon bench land, rather sandy, and in a good state of cultivation, about the last of April or some time in May, sow the seed in not being able to furnish bail, were drills about three feet apart, not over three pounds to the acre. Or better still, plant in hills about three feet apart each way, rather more than one pound to the acre. Cover the seed from one to two inches, and after the Guilty.-The jury in the case of the plants are up, cultivate between the People, etc., vs. J. R. Gillespie, yesterdrills, or stands, like corn, sugar cane, day, brought in a verdict of guilty, afor strawberries. After the seed has ter being out but a few minutes. The commenced to set, water very little, if | defendant was charged with grand any. Let the first crop of the season larceny, having stolen a couple of be for seed. This is the best way I horses from the field of Thomas W. know of to raise lucern seed."

Deputy Marshals Visit the Temple Block.-Shortly after 3 o'clock this afternoon, Deputy Marshals Greenman, Sprague and Vandercook, and one Collin, appeared at the east gate of the Temple Block, and presented their authority to search the carpenter shop for Joseph Dean, who that they could not agree on a verdict, Young." The officer, in company with is understood to be wanted for breach of the Edmunds law. quittal and three for conviction. On being assured that Dean was not there, one of them replied that he was, for word had been brought them, by a man who knew, that he was at work | week, was before Justice Speirs this | Bishop Clawson stated that he would to-day. The officers went through the carpentershop, butdid not see the object of their search. One of them, however, eral articles of wearing apparel from a jected, saying that he preferred examsaw, or thought he saw, a man moving clothes line, but only one pair of hose ining several of the witnesses at that over toward the Tabernacle, and Collin | could be traced to Williams, who | time, and wished the rest bound over started in pursuit at break-neck speed. pleaded guilty, and was fined \$15, for The officers then examined the Tabernacle, but no one was found, and they fitteen days' labor to the city. retired.

motion to set aside and quash the service of summons in the case of Martin A. Williamson vs. the Germania Lead Works, which was submitted yesterday, was denied, and the summons susained. The defendant took an excep- the doubt. The testimony was very tion and was allowed ten days in which | conflicting. to answer.

In the case of the People, etc.. vs. Philip Rosenheim and James Sherlock for embezzlement, a demurrer to the and McLaughlin on Saturday next. indictment was argued and overruled. An exception was taken and both de-

guilty. The case of the People, etc. vs. Henry vehicle is an ordinary covered one, but Dalton, for grand larceny, was con-

grand larceny is in progress.

Idaho, returned yesterday from a mis- Northern Chief Mining Co. En Route Overland .- By telegram sion to Alabama, where he has been Most of his labors have been in Frank-

During his brief absence he has branch. On the first of last month he was appointed President of the Alabama Conference, which position he As the spirits of the mob began to melt before the arguments of the Elders, The Liquor Question. - Yesterday | they said by way of apology, that they

Mr. McLaughlin, keeper of a saloon | While absent Brother Parkinson has near the old paper mill, Sugar House enjoyed excellent health and spirits, precinct, has been placed under arrest' and values highly the experience he has gained in the vineyard.

Returned From New Zealand. -We had a pleasant call this morning from Elder Franklin Hill, who has just returned from a mission to New Zealand. He arrived in that country Nov. Qualified.—The following County 15, 1884, and has labored most of the Registrars have qualified and filed time since in South Land, in gathering their oaths with the Secretary of the up and organizing members of the Church into branches. During almost James McGarry, Beaver County; D. his entire absence he has suffered much | den.

Tooele County: L. B. Stephens, Weber | The labors of the Elders in that lo-County; T. C. Bailey, Salt Lake Coun- cality have been mostly with the Euroty; A. J. F. Beaumann, Sanpete Coun- pean portion of the innabitants, although efforts have been made to introduce the Gospel among the natives. But little has been accomplished with the latter, however, although the work among the whites has been brightning

up considerably of late. Much prejudice against the work there has been allayed through the influence of some prominent citizens of New Zealand who had visited Utah, and on their return published very fair accounts of what they saw and learned of our people here. Such a course is somewhat rare, and has helped the Elders much in their labors.

Brother Hill left New Zealand for home on the 31st ult., having enjoyed his labors as well as could be expected under the circumstances. He is still in poor health, but we trust he will speedily recover.

FROM SATURDAY'S DAILY APRIL 25

ing. They waived an examination, and it the same as we do for cocoons. committed to the custody of the Marshal for safe keeping. A number of Silk Factory, Canon Road, Salt Lake witnesses from Juab County were City, April 25, 1885. present.

Morgan, of Tooele. Sentence will be passed on Wednesday next.

vs. Swen Johnson, for selling liquor McKay, and sworn to by Marshal Irewithout a license, before the Justice's land, charging the Bishop with unlaw-Court, was given to the jury about 7. ful cohabitation "with more than one o'clock last evening, and, after being woman, to wit, with Ellen Spencer out about four hours, they reported Clawson, Margret Judd and Emily being equally divided-three for ac- his prisoner, went to the latter's house,

arrival from Nevada, who has been for examination, 7 o'clock. At drinking considerable during the past that time the parties appeared, and morning, on a charge of petty larceny. waive the preliminary examination, to A gentleman of this city had lost sev- which District Attorney Dickson obthe payment of which he will render it re-assembled. This extraordinary

noon, rendered a decision in favor of coming sureties in \$1,500 bonds. the defendant, giving him the benefit of

H. Wagener's case has been postponed until May 8.

H. Haynes will come up on Tuesday,

A Novelty.—There is on exhibition, argued, and given to the jury, who rein the name of I. Morris as plaintiff. tives. The jury brought in a verdict of not Default and judgment entered as It seems that he had attended chair for a moment, to render some prayed.

was had this morning in the case of drink pretty heavily. He did not re- up the box and drank a quantity, which Thomas Sapplington et al, vs., A. J. turn home until a late nour, and in a was dissolved. The act was discov-The trial of John R. Gillespie for Stanchfield et al. The restraining or- short time after retiring, his loud ered in a moment, as the child comder was dissolved.

Court adjourned until Monday.

Deputy Registrars .- Yesterday afternoon the Utah Commission held a meeting, and appointed the following precincts in the counties named, on recommendation of the county regis-

BOX ELDER COUNTY.

Geo. N. Parsons, Promontory Pre-

Peter Long, Willard. Peter Jensen, Mantua. Thomas Taylor, Jr., Terrace. Thos. Godfrey, Park Valley. Maurice K. Parson. Grouse Creek. Wm. Hensing, Corinne. Thos. H. Anderson, Portage. M. D. Ochiltree, Snowville. Christian Peterson, Bear River. T. W. Wheatley, Jr., Call's Fort. John Genner, Deweyville. M. J. Richards, Plymouth. Geo. Rogers, Kelton.

WEBER COUNTY. Amos I. Stow. Lyman Precinct. Heber Saulsbury, Marriotts. Wm. Brown, West Weber. Henry E. Steele, North Ogden. T. H. Hurd, Harrisville. W. T. Statur, Plain City. Chas. Webb, Slaterville. Jos. Smith, Huntsville. E. Wilbur, Eden. T. Short, Pleasant View. Geo. Ritter, Riverdale. John Everett, Hooper. Wm. Sewell, Wilson. Theodore Daniels, Uiatah. Philip Rank, First Precinct, Ogden. L. O. Gordey, Second Precinct, Og-H. H. Gregor, Third Precinct, Ogden.

MORGAN COUNTY. Edwin Williams, Peterson Precinct. L. P. Edholm, Milton.

C. A. Smith, Morgan. F. Kingston, Cañon Creek. Thos. Waiker, Croyden.

PIUTE COUNTY. E. M. Timoney, Bullion Precinct. A. J. Sergeant, Deer Trail. Charles Morrill, Junction. James E. Forshee, Milmont. L. G. Long, Koosharem. Hugh J. McClellan, Fremont. M. W. Mansfield, Thurber.

Appointments have not yet been made for Burgess, Graves' Valley and J. A. Marshall. Kane precincts.

TO THE SILK GROWERS OF UTAH.

We are now prepared to take your cocoons and reel them on our improved reels, and when reeled and weighed we for the raw silk and pay you in silk dress goods and handkerchiefs as good as the imported, at wholesale prices.

From parties who have reeled silk to Committed .- Fred and Martin Moss, dispose of, we will purchase it and althe Levan Robbers, were brought be- low from four to five dollars per fore Commissioner McKay this morn- | pound, according to quality, and pay for Please let us hear from you.

A. MILTON MUSSER, Supt.

BISHOP CLAWSON ARRESTED.

HE ASKS THAT THE PRELIMINARY EX-AMINATION BE WAIVED, BUT THE PROSECUTING ATTORNEY REFUSES.

Last evening, about 5 o'clock, Deputy Marshal Greenman arrested Bishop H. B. Clawson, of the Twelfth Ward, on Disagreed.—The case of the People a complaint made before Commissioner where subpænaes were served upon members of the family, to appear be-Larceny.-John Williams, a recent fore the Commissioner at the hour set to appear before the grand jury when proceeding caused some surprise, and The Liquor Cases .- The case of on the suggestion of the Commissioner, District Court Proceedings.-The The People vs. Swen Johnson was the continuation of the case was set brought up before Justice Pyper at 10 for 4 o'clock this afternoon. The a.m. to-day. Both sides submitted Bishop was admitted to bail, Spencer their case to the Judge, who, this after- Clawson and H. B. Clawson, Jr., be-

A SHOCKING SUICIDE.

fendants pleaded not guilty. A jury judgment and default entered April 18th Geo. L. Crismon, of the Sugar House of the larger girls had just taken down was empaneled and the trial proceeded. 1885, in the case of I. Morris et al. vs., Ward, had committed suicide. In- the box of lye from its accustomed Five persons were examined as wit- L.S. Osgood, was set aside. The death quiry elicited the following facts con- place with the intention of using it nesses, after which the case was of the plaintiff, Aaron Morris, was nected with the sad affair, which is a and immediately putting it back, when

> younger sister that he had taken strych- | circle of friends. nine and would not live long.

CITY OF MEXICO, 26.—The Federal government has taken vigorous measures to guard against the introduction of cholera at the various scaports. Vessels from countries where the cholera is reported to be are subjected to a vigorous quarantine.

The ramily could scarcely believe his statement and supposed that he was delirious from some cause; but the assertion proved only too true, and he expired shortly after 6 o'clock this morning, before medical assistance arrived.

No cause has been assigned for the rash act, unless he took the poison crowded this morning at the opening manners one would think that he would world to commit such an act.

He is about twenty-one years of age, and the cldest son of Mr. George Crismon.

FROM MONDAY'S DAILY, APRIL 27.

On the U. P.-A telegram from Elder Louis P. Lund, who has charge of the company of European immigrants now en route to this Territory, states that the company, numbering 200 persons, left the Union Depot, Omaha, at 11:30 yesterday (Sunday) all well. We are unable to say yet when they will arrive in this city, but it will probably not be earlier than Wednesday.

Funeral Services. - The funeral services of George L. Crismon, who committed suicide last Saturday morning, were held at his father's residence in the Sugar House Ward yesterday at 1 o'clock.

Consoling and instructive remarks jury on the part of the defense. were made by Hon. Feramorz Little, Bishop John Sharp and Elder Lorenthe remains to their last resting place. expressed no opinion as to the guilt or

District Court Proceedings .- In the case of B. A. Miles vs. W. Timms et al, judgment was rendered by default.

The case of Thomas Sappington et al vs. A. J. Stanchfield, was referred to

The case of the United States vs. Angus M. Cannon, mentioned elsewhere, occupied most of the day.

Bishop Clawson's Examination .- ant, and had no bias in the case. On Saturday afternoon Bishop H. B. E. R. Clute had read the evidence McKay's office at the time ap- talked of, and formed and expressed pointed for the examination. A large an unqualified opinion in the case. complaint, and asked the accused opinion. whether he was "guilty or not guilty," to which Mr. Clawson replied, "Mr. and did not know exactly whether he Commissioner, it is not necessary to had an opinion or not. examine any witnesses in this case. I placed at \$1,500, to await the action of opinion. the grand jury, his former bondsmen continuing as sureties. Mrs. Emily read the account in the papers, but had Y. Clawson was subpænaed, while in formed no opinion. the Commissioner's office, to appear before the grand jury on the 18th of May.

Deputy Registrars. - On Saturday afternoon the Utah Commission cused. made the following additional appointments of deputy registration officers:

BEAVER COUNTY.

John Barraclough, Beaver Precinct. Wm. P. Smith, Greenville. Jos. H. Joseph, Jr., Adamsville. Peter Guro, Minersville. B. A. Spear, Star. P. Lochrie, Grampion.

IRON COUNTY. John R. Robinson, Jr., Paragoonah Precinct. S. R. Burton, Parowan. Sylvanus C. Hulet, Jr., Summit. James Corlett, Cedar. Myron S. Roundy, Kanarra. MILLARD COUNTY.

A. C. Robinson, Fillmore Precinct. Wm. A. Ray, Deseret. Geo. Monroe, Scipio. Geo. Chesley, Kanosh. John M. Neeld, Meadow. Nicholas Paul, Holden. George Finlinson, Oak Creek. M. Gregory, Burbank. T. B. Textorius, Lemmington.

6 o'clock last Saturday evening a little sympathy with the prosecution, and son of Brother Moses Wilkinson, of was as anxious to see this law enforced East Mill Creek, drank some concen- as any other. hours of severe suffering.

It seems that although the family have more than one wife. GEORGE L. CRISMON TAKES STRYCH- had been in the habit, like many others, of using this deadly caustic for house- Church, and believed in the rightfulhold purposes, they had been very ness of plural marriage. Excused. Quite a sensation was created on the careful to keep it out of the reach of J. M. Richardson was not a member District Court Proceedings.—The street this morning by the rumor that the children; but on this occasion one of the Church, nor were any of his rel-

arrived. She set the lye down upon a a party in the school house last assistance with the parcels, etc., when A hearing on an order to show cause night, and had been induced to the child, unnoticed by any one, picked groans awakened some members of menced spitting and crying. A physi-By consent, 10 days from April 28th | the household who occupied the ad- cian was summoned as quickly as pos-Returned Missionary. - Elder were allowed the defendant to answer joining room. The family was imme- sible, and various remedies applied. Samuel C. Parkinson, of Franklin, in the case of Emeline Martin vs. diately aroused, and on going to the but the child continued to grow worse young man's room, found him in the until relieved by death, as above stated. greatest distress. His father immedi- He was a bright little fellow, about ately went to a neighbor's and tele- nineteen months old, and the grief of phoned to this city for Dr. Fowler. its parents is, of course, very great. During his absence, George told his but they have the sympathy of a large

> In view of the fact that harmless substitutes can be obtained for this dangerous article of household use, it is a matter of surprise that persons who have large families of children will continue to have it about the premises: for where people are the most careful, such an accident as the foregoing is

liable to occur.

THE PERSECUTION.

PRESIDENT A. M. CANNON'S TRIAL-THE EMPANELING OF THE JURY.

The Third District Court room was while under the influence of liquor. hour, by many who were desirous of He was in town yesterday in his usual witnessing the proceedings in the trial health and spirits, and from his jovial of President A M. Cannon, charged with unlawful conabitation with his be the most unlikely person in the wives. A large number of witnesses were in attendance in the case, and also several for the case of Elder A. M. Musser, which was set for to-day.

Messrs. F. S. Richards, Bennett, Harkness & Kirkpatrick, Sutherland & McBride and Arthur Brown appeared for the defendant, and Messrs. Dickson and Varian for the presecution.

The defendant had entered a plea of not guilty, and the following names of jurors were called:

128 John C. Mackey, 26 H. S. Beatie, Jr., 148 James T. Smith, 187 W. D. Palmer, 111 Peter Clays, 19 Phil Klipple, 136 C. D. Brinton, 83 E. R. Clute,

199 J. M. Richards, 81 M. F. Simmons, 52 A. W. Carlson, 196 Archibald C. Shields.

Arthur Brown, Esq., examined the Peter Clays, of Bingham had heard and read of the case, was acquainted zo D. Young. A large cortege followed with the defendant, but had formed or

innocence of the accused. He knew nothing of the facts. A. W. Carlson had heard and read of the case, and had formed an opinion. A. C. Shields, M. F. Simmons and J. M. Richardson, had all heard of the case and read the newspaper reports of the preliminary examination before Commissioner McKay, but had not

formed or expressed an opinion as to the guilt or innocence of the defend-Clawson appeared at Commissioner taken before the Commissioner, had

number of witnesses, members of the John C. Mackey and H. S. Beatie, Jr., will credit you three dollars per pound Bishop's family and others, were also had both read the newspapers in relapresent. The Commissioner read the tion to the matter, but had formed no

> James T. Smith had read the papers, Wm. D. Palmer had only seen the

admit the facts as set forth in the com- heading of the articles published conplaint." The defendant's bonds were ceruing the case, and had formed no C. D. Brinton and Phil. Klipple had

> E. R. Clute was challenged by the detense for having an unqualified opinion, and was excused.

A. W. Carlson was challenged by the prosecution for bias, and he was ex-

Mr. Dickson then interrogated the jurors for the prosecution. John C. Mackey was acquainted with the defendant, was a member of the

same Church, and believed it to be right for a man to have more than lone wife at a time. Challenged. Mr. Brown objected to the questions

and challenge, as this was not a polygamy case. Mr. Dickson said a believer in polygamy was not competent to sit in any of

these cases. The Judge sustained the challenge and Mr. Mackey was excused. H. S. Beatie, Jr,, and Jas. T. Smith

followed, for the same causes. Wm. D. Palmer was a married man. He was not a member of the same Church as the defendant, and never had been, nor his wife, nor their "sisters or their cousins or their aunts," or any other relatives. He did not believe it right for a man to have more than one

wife at a time. Peter Clays was acquainted with the defendant; was not now, and never had been a member of the same Church, nor were any of his family; his wife Another Victim of Lye .- About had once been a member. He was in

trated lye, from the effects of which he | Phil Klipple had never been connectdied last evening, after twenty-four ed with the Church, nor had his family. He did not believe it right for a man to