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SALT LAKE CITY, UTAH.

LOCAL NEWS.

FROM TUESDAY'S DAILY, MAR 9

Ratification Meeting.—A Pleasant Grove correspondent informs us that the ladies of Pleasant Grove met in mass meeting at that place on Sunday evening last, to listen to the reading of the speeches and addresses given by their Salt Lake sisters in the Theatre last Saturday. After the reading of the speeches, which was done by several ladies in turn in acreditable manner, a unanimons vote was taken endofsing the sentiments expressed and resolutions formulated by the ladies at headquarters.

Quarters.

Enjoying His Freedom.—We had a call to-day from Brother Alfred Best, who was yesterday released from the Penitentiary, where he had served his sentence of six mouths, less the discount for good behavior, for being true to his religiou and his wives, or, more properly speaking, for decliulug to make promises, as to his future conduct such as no honorable and conscientions man can make. He feels no worse for his late experience, and it has not tended to diminish but rather to increase the respect of his many triends for him.

Young Man Missing Beniamin

refining Reports.—These certaing in the state content of all childrens to tended collims in the reliancy absorbable of the state of the collims of the refining absorbable of the respect of his many for the reliancy absorbable of the respect of the manual reports in limitation of the reliancy absorbable of the respect of

and that he has secured, without any possibility of losing hereafter, the glo-sious reward which the faithful Saints and no effort has been made to check their increase. Now, however, it seems that the time has come for some organized plan to be adopted to curtail their number or voracity or protect trees against their ravages if we hope for frait, shade or timber. They gnaw the bark off the trees near the surface of the ground and in some instances, where the renter trunks, in either case completely, destroying them, as the top of a tree necessarily dies when its trunk has been girdled. Valuable pear and other fruit trees, of several years' growth, as well as locust, poping the past few months and the owners in some instances hesitate about planting any, more lest they share a similar fate. The trees could doubtless be protected by wrapping the trunks for the winter season, thouse the sweal of the winter season, thouse the sweal of the trunks for the winter season, thouse the sweal of the sweal involve a good deai of the sweal of the sweal involve a good deai of the sweal involve a good deai of the sweal of the sweal

trouble, and a better plan would perhaps be to destroy the pests if a safe and efficient means of doing so could be devised. If any of our readers have had experience in such matters, and can suggest a means of preventing the evil mentioned, we shall be pleased to publish the same for the benefit of the suffering public.

MARTIN GARN ARRESTED.

About 9 o'clock this morning deputies appeared in Sugar House Ward and arrested Martin Garn, on a charge of having violated the third section of the Edmunds law by living with more than one woman as his wives. He was brought before Commissioner Critchelow for examination this morning, and his bouds fixed at \$1,500, which were given. The examination was to be resumed at 3:30 this afternoon.

ONE MORE.

THE DESERET NEWS CO., J. W. SNELL SENT TO THE PEN - HE SALT LAKE CITY, UTAH. HAS NO "PROMISE" TO MAKE.

Mr. John Wiu. Snell, convicted of living with and acknowledging his wives, contrary to the provisions of the Edmands law, and whose sentence was set for to-day, was called up in the Third District Court this morning, to receive judgment. The Court asked, "Mr. Snell, are you willing to-day to-day to say you will obey the laws of the United States against polygamy and unlawful conabilation?"

Mr. Snell—Your honor, I am willing to let my actions in the past speak for my future conduct.

Court—You make no promise about it?

it? Mr. Snell—No, sir.

The Court, then, after telling, Mr. Snell that he would be compelled to be an associate of criminals and was an enemy to the country, and making other similar statements, inflicted the full penalty of imprisonment for six months and a fine of \$600 and costs.

Brother Snell took his place this afternoon among those condemned to suffer imprisonment for couscience's sake.

FROM WEDNESDAY'S DAILY, MAR 10

Primary Reports.—The secretaries of the Primary Associations of this Stake are requested to forward their semi-annual reports immediately to Miss Bessie Dean, 77 Peach Street, Salt Lake City.

was held before Commissioner Critchelow yesterday afternoon, and resulted in the defendant being bound over in \$1,500 to awalt the action of the grand jury. A large number of witnesses was examined, and when Miss Ada Croxall was called, she was plied with questions as the whereabouts of Mrs. Caroline Croxall. The witnesses were before the grand jury to-day, and it is presumable that an indictment was found against Mr. Garn, as his mother, wife, and Mrs. Hardy were placed under \$200 bonds each to appear at the trial in the Third District Court.

Sheep Company.—The articles of

at the trial in the Third District Court.

Sheep Company.—The articles of incorporation of the Railroad Man's Sheep Company have been filed with Secretary Thomas. The principal place of business of the company is at Oasis, Millard County, and the capital stock of \$10,000 is divided into 5,000 shares, of which no person shall subscribe for more than 100 shares, except by cousent of a two-thirds vote of the stockholders. The object and business of the corporation is to purchase a herd of sheep 'in order to realize an increase of funds, and such other purposes as may be hereinafter determined."

There are 12 stockholders, who have subscribed for the stock in various sums from \$25 to \$250.

Funeral of Sister Sharp.—The

Funeral of Sister Sharp.—The funeral service over the remains of Sister Jauet Sharp, wife of Adam Sharp, was held in the 20th Ward meeting house on Sunday last and conducted by Brother W. C. Dunbar. The opening prayer was offered by Elder Samuel Neslen, and discourses were delivered by Elders Robert Campbell, Charles Livingston and James Sharp, followed by benediction by Elder Samuel Bennion. The dedicatory prayer was made by Elder Puzey.

Sister Sharp was baptized in Scot-

Puzey.

Sister Sharp was baptized in Scotland, the land of her birth, by Elder John Sharp, in the year 1847, and was married to his brother in August of the following year. She migrated to Missouri immediately afterwards and remained there until 1850, when she came to Utah, making her home in this city. In 1872 the family removed to Vernon, in Rush Valley, and remained there until last year, when they returned to this city.

She was an exemplary woman and a thorough Latter-day Saint, and was greatly respected by all who knew her. She was the mother of 11 children—five sons and six daughters; three sons and two daughters surviving her.

Oursis.—"J. H. H.," writing from

gan of vice and prostitution, the Tribune, recently, is Don Carlos Young, a member of the Legislative Assembly. On a number of occasions recently Mr. Young has been assailed by the vile sheet, and yesterday morning another brutally insulting article was published. Yesterday Mr. Young applied, to C. T. Hart, the reporter of the slanderer, and was referred by him to the manager of the concern, the craven filth-gatherer not having courage to meet the responsibility of his own actions. Mr. Young demanded that reparation be made, but as nothing was done, Hart was approached by Mr. Young at the close of the legislative session this morning, and requested to do, and a few hot words passed between the two, when Mr. Young slapped the reporter in the face with his open hand. Hart, who is much tailer than Mr. Young, raised his umbrella to strike, when he received a blow on the nose from his assilant's fist, which caused the blood to flow freely. This was all, or more, than the reporter wanted, so he took to his heels and made for the City Marshal's office close by, to obtain protection from the police, whom he has so often vilely slandered. Mr. Young followed and gave himself up to the officers, and was placed in custody. Shortly afterward he was released to appear for trial at 3 o'clock this afternoon.

Quite a sensation resulted when the facts of the affair became known, and while no sympathy was manifested for the wretch who had been battered, Mr. Young's course occasioned considerable surprise and evoked the severe censure of his friends. His character is above reproach, and his reputation has been that of a quiet, retring, inoffensive man, so that his action in assaulting the individual who has hounded and maligned him through the coloumns of a low newspaper, was entirely unexpected by any of his acquantances.

Under the present condition of things, we cannot attempt to excuse

has hounded and maligned him through the coloumns of a low newspaper, was entirely unexpected by any of his acquantances.

Under the prescut condition of things, we cannot attempt to excuse Mr. Young's action. It is true that the assaults made upon him by the sheet whose reporter he attacked have been most villainous; that he cannot hope for reparation from any of its managers, and that the Federal courts afford him no means of redress, for the reason that he is a "Mormon." But Mr. Young is a representative of the people in the Legislature: he is chosen as a law-maker, and should not stoop to the position of a law-breaker. Again, he is a "Mormon," and the teachings of the Church to which he belongs are that he should rather suffer wrong than do wrong; that he should be patient under the most bitter persecutions; that he should not take vengenace into his own hands, but should leave that to a higher Power.

It may be said that he alone is responsible for his act. That may be true among those who are acquainted with the circumstances, but the occurrence will be heralded to the world by the same publishers of the slanderous sheet as another "Mormon" outrage, and innocent people will have to suffer therefor. It is even among the probabilities that another bowl of a "conspiracy to murder government officials" will go up, and more anti-"Mormon" legislation be demanded. Mr. Young may say that he has already taken too much abuse from the fellow Hart, and in its ordinary sense this is doubtless true, but he should also consider the effect such acts of retallation may have in increasing the oppression of the people whose interests he should guard. It may be too much to ask a man to submit to the vilest abuse for the sake of his fellow men, but in the present instance the people do require that his private acts be so controlled as to subserve the public good, at least while he occupies a public offee to which he has been elected by their votes.

FROM THURSDAY'S DAILY, MAR. II

Searching! for Witnesses.—This morning Deputy Franks and others went to the residence of Mrs. Hardy, widow of the late Bishop Hardy, and searched the premises, stating that they had "resson to believe" two witnesses wanted by them, Mrs. Caroline Y. Croxall and Miss Rhoda Hardy, were secreted there. Failing to find these, the deputies subpensed Mrs. L. G. Hardy to appear before the grand jury, but the lady was too lift to leave her room. The deputies then left, after going to a neighboring house and peering through the window.

A Cuse of Sufforing—Samuel D.

tion. The unfortunate gentleman had one leg amputated several years ago near the body. Lately Mr. Radmall has been exposed somewhat, from which the maimed member became induced to such an extent that mortification set it. Two physicians were called and a second amputation was found necessary. This was successfully performed, but a piece of flesh from another part of the body had to be taken to cover up the wound. The patient is in a very critical condition.

Beaver Court.—We have received the following as a special to the NEWS per the Descret Telegraph line:

BEAVER, U. T., March 11, 1886. Editor Deseret News:

Editor Descret News:

The Second District Court proceedings are very feeble. The grand jury has been discharged, after having found thirteen indictments—three under the Edmunds law and the balance under Territorial laws. There is no cash in the bands of court functionaries, and jurors and witnesses are paid in United States and Territorial series.

paid in United States and Territorial scrip.

The case of M. L. Shepherd charged with unlawful cohabitation with his wives, is in progress, and this foreuoon was occupied in catechising nuneteen petit jurors, seven of whom passed muster, after which the court adjourned till Saturday to get more jurors, who, having been subpomaed from distant parts of the district, are wallowing through the snow to get here, to be badgered about their religion, set aside and paid off in paper that is viewed as worthless. Moonshey.

First District.—In the First Dis-

set aside and paid off in paper that is viewed as worthless. Moonsher.

First District.—In the First District Court yesterday, the following business was transacted:

Frederick and Martin Moss pleaded guilty to the indictment of grand larceny, and each was sentenced to two years in the peu., to take effect at the expiration of the term of two and a half years now being served by them for the same charge.

Fred Moss also pleaded guilty to two other indictments for burglary, and in the first instance he was given eighteen months, and sentence in the second was fixed for Friday next, each of these hast to take effect at the expiration of the one preceding.

United States vs. Win. J. Grant, of American Fork, unlawful cohabitation; two indictments. Defendant arralgaed and given till Friday next to plead. Bail in each case fixed at \$1,500, with John C. Graham and Wm. D. Roberts as sureties.

The People vs. George Shurtliff, rapo. Defendant arralgaed and given till Monday to plead.

The People vs. John Rogers, for grand larceny, was taken up for trial.

At a recent convention of physicians it was proven by analysis that Red Star Cough Cure contained no dangerous narcotics. The test was so convineing that the most sceptical were satisfied, and physicians everywhere now recommend the remedy? Only 25 cents.

"It's No Use," says the despondent dyspeptic. But it is of use. Your sufferings can be relieved: thousands have been cured, and so can you. Broken down, desponding victims of dyspepsia and nervous debility will find in Simmous Liver Regulator a specific which reaches the source of the trouble and effects an absolute and permanent cure. It regulates the liver, dispels despondency and restores health.



The Greatest Medical Triumph of the Age!

SYMPTOMS OF A

Loss of appetite, Bowels costive, Pain in the kead, with a dall sensation in the back part, Pain under the shoulder-biade, Pallaces after caring, with a dissinclination to exertion of body or mind, Irritability of temper, Lew spirite, with a feeling of having neglected some duty, Wearlness, Dizziness, Fluttering at the Heart, Dots before the ores, Headache over the right eye, Restlessnoss, with first dreams, Highly colored Urine, and COPN STIPATION.

actul dreams, Highly colored Urine, and CONSTIPATION.
TUTT'S PILL'S are especially adapted to such cases, one dose effects such a change of feeling aste astenish the sufferer. They increase the Appetite, and cause the body to Take on Flesh, thus the system is nourished, and by their Tonic Action on the Highest two Organs, Hegular Stools are produced. Price 25c. 45 fluxray Scillet.

G. Hardy to appear before the grand jury, but the lady was too ill to leave her room. The deputies then left, after going to a neighboring house and peering through the window.

A Case of Suffering.—Samuel D. Radmall, of Pleasant Grove, has been obliged to undergo a surgical operation.

OFFICE 44 Murray St. New York.