

SECOND EDITION.

DESERET EVENING NEWS.

SATURDAY, MAY 28, 1892.

LOCAL BREVIETIES.

V. C. D. Drives man with the agency for an instrument which resembles people to him. See ad.

WADS Confesses and denounces of the meetings in the First Ward. The Presidency of the Stake will disown.

The regular meeting of the Eighth Council of Elders will be postponed until the second Sunday in June in the present month.

Appleton is called to the Kingdom which commences on Tuesday, June 28th, in the Tabernacle Building. Participants will be found elsewhere.

Asbury Their present state of life seems to be a picture of Main street, have "Alms," a scholastic militiamen, by Charles A. Ware, and a commanding word from the author.

The words are by Edward H. Lewis, and the music by Arthur H. Sargent.

No Paper Till Tuesday.

It is the usual custom of the News to die, oblige, and honor national and local leaders. Monday, May 28th (Decoration Day), will be no exception to our rule. There will be no issue of this journal until Tuesday afternoon.

GENERAL COURT MATTERS.

Judge Zane Spends the Morning in Dealing w/ the Dry Law Violators.

To the outside, the business transacted in Court Justice Zane's court this morning was as dry as an old bone. It furnished work enough, however, to keep an army of attorneys going until the noon adjournment. Following were some of the orders:

TOO MUCH DEFENSE.

M. L. Stirling vs. W. H. Parsons. The motion for a new trial was submitted. The Court was of opinion that the amount awarded by the jury was excessive, and granted the motion.

A REMOVED APPOINTMENT.

In the case of Louis King vs. Joe Wilkinson et al., the Judge made an order appointing a receiver.

THE INJUNCTION.

Moses Hall et al. vs. the Saltair Hotel Co. The injunction in this case was removed until the trial of the master of the hotel.

A THOROUGH ARGUMENT.

A. Ingles et al. vs. W. D. Browning et al. The defendant's complaint in this suit was argued by Attorney E. N. Booth, for the plaintiff, and ten days were allowed to answer.

HE HAS BEEN SHOT.

Sarah J. Worthen vs. Samuel H. Worthen. An application was made for a writ of habeas corpus for the defendant, his failure to pay attorney, and the court directed that an attachment issue.

DEFECTIVE EVIDENCE.

L. H. Hale vs. Peter Tonney et al. Answer in this case of C. E. Reynolds was withdrawn and default entered.

OBJECTION TO SERVICE.

The case of Joseph Simon vs. the Saltair Hotel Co. The objection in this case was denied, and the suit until the trial of the master of the hotel.

THE SPYVILLE.

The military company of the "Zags" in the deputy marshal's department this morning was a sobering mass. General William Johnson, of Springville, was in charge with authority, and he had to furnish bonds. He was taken to the penitentiary shortly before noon. The defendant expects, however, to obtain his freedom shortly after trial. His defense is that he was to await the action of the grand jury.

TRANSCRIPT OF APPEAL.

A transcript of appeal has been entered in the Third district court, from Compton vs. Norriss' court, in the case of Mr. G. M. Gandy vs. the Lake City, a corporation. It was an action for damages fit personal injuries.

SMALL TRIALS.

Judge Anderson disposed of two or three very unimportant motions this morning.

ALLEGED GRAND LARCENY.

William Duerden, of Draper, went before the magistrate this morning, charging a grand larceny. It being alleged that he took about thirty head of sheep belonging to J. J. W. Frazier. The defendant, bound, admitted the charge, but said the sheep was fixed at \$100, which he was unable to give, and will therefore have to take the latter alternative.

May Festival.

The first May festival of the Salt Lake City Sunday Schools will take place, Monday, May 28th—Decoration Day. The schools are requested to meet at their central churches promptly at 10:30 a.m., and proceed to Second East street and Second South street. At 10:45 the column will start, and headed by the Danhauer band, march down Second South to the Tabernacle, East to First South, to Main street, up Main street on right hand side to South Temple, down Main or left side of Tabernacle, then the column will turn, and go down Main street to the Grand Army veterans. Coming ranks, the march will continue to Second South, where cars will be waiting to take the children to the Taber Park. All will be back, with windows lined in the Park. Exercises will begin at the Park at 11 a.m., and close at 1 p.m., followed by a general singing concert of music with D. E. N. Styrns.

The Sandy Tragedy.

County Attorney Nur, we hope to see Commissioner Paul last evening, but had a complaint charging W. L. Lewis, a man unknown, with the killing of the son of John Morris, a member of the class named, Morris.

The case was to come before the Commissioner some time later after noon.

LEWIS EVIDENTLY CRAZY.

He Kills Father Gier With the Idea That He Was a Moral Enemy.

VERDICT OF THE CORONER'S JURY.

A Mysterious Letter dictated by the Murdered Man.—His Autobiographical Statement.

The evidence adduced at the coroner's inquiry last evening over the remains of Father Gier, who was shot and killed at Sandy on Thursday, leaves beyond a shadow of doubt that Lewis, who did the shooting, was either a confirmed drunkard or a extremely dangerous lunatic.

He imagined that the Old Fellow who came to him to say he was the Odd Fellow he was constantly being pursued by imaginary enemies who had threatened to take his life.

LEWIS' AUTOBIOGRAPHICAL STATEMENT made to the Justice was produced to evidence. It is as follows:

My name is Joshua Gier, age 2 years. I was born in Germany, and my parents were of the Germanic race.

I was adopted by Captain Charles Becker.

He died in New York, and I was brought up with him.

He was a good man, but I don't know what became of him.

This is the first event of the kind in the history of the Territory, and will prove interesting.

THE COURTING MATCH.

R. W. COOMES OF ST. LOUIS THE EXPOSITION GROUNDS ON Memorial Day.

SERIOUS ACCIDENT.

THIS SISTER HAS A SERIOUS EPILEPSY.

One of Them suffers Severe Injuries.

There was serious accident at the intersection of Main and Fifth South streets between 12 and 1 o'clock this afternoon. Twin sisters, Isa and Lila Hallier, aged 17 years, were out driving with two young brothers when their horse became frightened at an approaching team and careered into a rear car window, and then sprang into a tree. One of the girls was dragged, head downward, a distance of nearly 100 feet, and was thrown from the vehicle with a slight scratch. The vehicle was overturned and the occupants thrown hither and thither in the ground. Miss Isa was slightly injured, but nothing more than a slight scratch. The vehicle was eventually turned and the occupants driven to Newcomen and then home on State street, below Fifth, and Sixth South. She was walked upon by the Thorpe, and is resting easily this afternoon.

Prelate Court.

The following cases were made by Judge Barton today:

Estate of John Scott, deceased;

heating or return of sale of real estate and personalty, etc.

estate of George W. Thompson,

deceased; decree and order discharging administrator.

Estate of George Eckman, deceased; decree of duress and notice to creditors made.

estate of John Scott, deceased;

decree and order discharging administrator.

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