		The second second second				and a strength of the strength			
EVENING NEWS.	RANSACEING THE TEMPLE.	FELL FROM A TBAIN.	MAY WHITE ACQUITTED.	ROUND TRIP EXCURSION	TA FIDADE	MAVION	DOMNE	V ADMCO	PDONG CO
and the second contact of the second	A SACRED EDIFICE INVADED AND SEARCHED BY DEPUTY MAR-	ELDER J. H. KIMBALL MEETS WITH A FATAL ACCIDENT.	HOW CRIME IS "PUNISHED" BY "LIB- BRAL" JURYMEN.	HOOMP INIL PYPOUPION	IU LUNUIE,	IAILUN,	NUMINE	Y, ARMST	I NUNU LU.
Thursday, · · · May 26, 1887.	SHALS.	a di sena di seconda d		Leaving Rold Lab. A.J	W 04 1007	2.1		PORATED.	
	mb Manual Control sives the follow-	A private telegram received this	The trial of Mrs. May White, a wo- man who has been in the Police Court	Leaving Salt Lake, Ogden and Prov	10 May 30, 1887.	. H. TATLOR,	F. ARMS	10:	D. D. BONNEY.
FRAGMENTS.	ing account of the searching of the	conveyed the sad and startling intelli-	several times, and who is a notorious	•		Presid	Company Committee Committe	e-President.	Sec. and Treas
NEAK thieves are getting in their		gence that one of his fellow mission-	prostitute, was held in the Third Dis- trict Court yesterday atternoon on the		3	A & TITAR GTO		CTORS:	TET, WE. P. ARKSTRONG
k in various parts of town.	Deputy marshals Dykes. Clawson	ball, had fallen from a railway	charge of adultery. Mr. Varian prose-	FARES TO Ist Class B. B. 1	at Class R. R. 1st Class R. R. Steersge.	at the 17 throng white		IONG, HEREE J. BORN	ST. WALF. ARTIFICIT
MERY COUNTY is suffering from depredations of horsethleves.	and Ether opened the ball in Sanpete County this morning, by making the	ball, had fallen from a railway train and was dying. The accident	cuted and Mr. Gee defended. The following jury were impanneled to try	Glasgow or Belfast and Return, \$150.00		DT ANTNA	A WITT .	- A TIMD	ED VIDD
HERE is talk of having a new coun-	first raid under the Edmunds law in cohabitation cases. At about 5 o'clock	night, at Hammond, Kansas, a station				FLAMIN	or MILLIL a	na romp	ER YARD.
all at Provo, Utah County.	this morning the family of Bisbop	on the Kansas City, Fort Scott and	ery Ward, Frank Shelles, A. Green-	Glasgow, Liverpool, Belfast and	8140.00 8120.00	TTTL		IN ALL EINDS OF	
HERIFF TURNER was up from	summors of the marshals armed with a warrant and prepared to arrest the	Kansas City. The party of mission-	W. Campbell, Samuel H. Gordon, A.	Gottenberg, Christiania, Copenhagen	\$150.00 \$180.00				LDINGS,
ovo to-day, looking quite hearty.	head of the household. After a fruit- less search over the house, the worthles	aries continued on their journey, with	Hansuer, F. H. Neiden, Joan Erickson	TICKETS GOOD SIX MONTES.		Sh	ingles, St	ash and De	oors.
g large quantities of salt from Syra-	subucenaed Mrs. Reid, her two sons,	remained with the injured man.	the exception of Mr. Bringhurst are	Parties wishing to take this trip should, with amount of fare with B. H. Schettler, Esq., Cashier Zi	bout delay, deposit the	BUILDI	ERS ANI	O CONTE	RACTORS
е.	September te, m of court at Provo, and	Telegrams were sent from this city	nop-"Mormons." The case was opened by the calling	LIBRO CITY.	igned, Box B., Sult Lake				
IE Manti Sentinel of May 24th, is	took their way to the home of the alleged second wife, where another	but up to the time of our going to	of Judge Dusenberry, who testified to	uny.	ROSSITER.	GEO. ROMNE	Y. Manager.	G. H. TAYLOR.	Asst. Manager.
ed.	search was instituted. The object of their desires was nowhere to be found.		having married the defendant, who was then known as May Jensen, to	W. O.	SPENCE.				
HERE will be piepty of amusements	The next step was to demand of the guards an	character and was with the company	Joseph M. White, in September last.		2 - 3 - 5		•••••••••••••		
Il kinds on Monday next, Decora-	ENTRANCE TO THE TEMPLE.	that left here on the 25d inst. to preach the Gespel. His destination was	Officers J. Pickett, J. W. Burt and C. Jacobs testified to having arrested the			a e - 6.º		L	
EO. F. BROOKS has -received an-	This was peremptorily dented until a warrant was produced, when Luther	Germany. He is a son of the late	defeudant on the occasion when she	a a ta a a ta la la	1				
er shipment of Nudavene fiskes.	T. Tuttle, the President of the Temple Association, was summoned to con-	wife Amanda, and is thirty years of	was in the room with Frank Engler, in the City Hotel. Engler managed to		 a x² policy in the 		0	\mathbf{u}	
d his ad.	duct the upgracfous visitors. When the door was opened the trio stepped	age. He has a wife and two children	escape, but the woman, who	0.05° (#	 Constant 		. · · ·	L.I.	
HERE is a message at the Western	inside, and, in order to make the quest thoroughly searching, Ether put him-		also ran outside, was captured, she being in an almost nude condition.		A Line in A		\frown		*
ling Millis Co.	self at the head of the party and trot- ted up the stairway leading to the top	before four o'clock this afternoon an-	Deputy Marshal Pratt testified that the	s troka tak	finin dave tille fin	а а	<u> </u>	Contraction of the second seco	1 a 1 a
HED.&R.G. is to be sued for	of the northwest tower. The search there was also unsuccessful, and the	12:45 to-day. His body will be brought	defendant had admitted to him her guilt on the occasion named. She had	5 m/m f	ਸੇ ਹੈ ਕਿ			· (_) · ·	-
ages for the accident which caused death of the actress, Miss Grace	deputies without more ado, drove away toward Ephraim.	home. The relatives of the young man	told him that the case against her was	가지 아이는 것 같은 것 같아요.		Q	CD		0
lie.			too clear; she was guilty, and would plead accordingly. However, after			0	1		<u> </u>
HE funeral of the late Wm. Open-	A YOUNG THIEF.	solation of knowing that he died under	seeing Mr. Gee, she changed her mind.	e	- 전문했다. 1993년		2		
w, who was killed on the Utah & rada yesterday, took place at 2 p.m.	HE STEALS \$10 AND LEADS A TRAIN	circumstances of the highest credit to him. The profound sympathy of	The jury were addressed by Mesars. Varian and Gee for the prosecution		 Table 1 and 				ě.
day.	CREW AN EXCITING CHASE.		and defense respectively. Mr. Geere-	38			ee	· · · ·	
HE citizens of Provo propose to	Yesterday afternoon a boy named		minded the jury of Mr. Varian's at- tion in refusing to prosecute the cases		1 - SEC - 1 - N			(maps)	
y intend to clear the city cemetery	George D. Harmon committed a theft at C. R. Savage's Art Bazar. He has	NOT INFANTICIDE.	of lewdness which were uncovered by	attaca the second secon	1. A.				
age brush.	been in the habit of coming into the		the police, and which created such a stir in this city about 18 months ago				[contemps]	44	
	place quite frequently and looking at the many attractive things on exhibi-	JURY.	Mr. Varian said that was with's differ-	a			-		
ich place he has taken up his resi-	tion. He was once asked why he came	The inquest in the case of Huids	ent class of people to the defendant. The court gave its charge to the jury						\$
ce in and will remove his family to,	so often, and replied that he had no other place in particular to spend his	Simonson was held yesterday pursuant	in a clear, concise manner, and a ver-			hand		C.C.	H
PT. J. W. GREENMAN bas associ-	time, and liked to examine the pictures,	to an adjournment, at the office of Sexton Jos. E. Taylor, the facts elicited	dict of gullty was confidently expected				003	1	H 🖌
thimself with W. A. Batkin, of ass City, to conduct the business	so he was given full permission. Yesterday Mr. Bennett was the only	being substantially those published in	the workings of the system since the		- Die	Ä	P		
al estate and loan brokers in this	one in the store when the boy, who is	yesterday's NEWS. In order to get at the truth in the case and avoid em-	adoption of recent ultra-judicial	1 - 2		U	200		
	12 or 14 years of age, came in, between 1 and 2 p. m. Mr. Bennett was called	barrassment on the part of the princi-	The fury retired to their room, and		DD AST	Z		2	
matter of a contest between the	from the desk to attend to a customer,	pal witness, all were requested to re- tire from the room excepting the jury		F AURRACH &	. RRA	4	P	0	
onals of this city and the Blue	when the boy suddenly disappeared, baving, as it was afterwards learned.	and an interpreter, while Miss Simon-	The clerk smiled .at he read it, while	L. AUMADAVII (2 Jan	end		
would like to see them come to-	crawled under the counter, A few	son was making her statement. She was	the judge looked astounded for a mo- ment, then shook his head It was				O.		
er.	minutes later Mr. Bennett went to- ward the door to meet another custo-	swered frankly and fully every ques-	afterwards learned that on the first			and a	innered as		2
FOOR woman lost \$2 in silver in street last evening, and will be	mer, when young Harmon darted out.	tion, until the last moment, when she broke down and burst into a flood of	ballet the vote stood eleven to one for acquittal. The lone turor who voted				ng	ID I	70
thankful to have the party who	He was followed but had managed to get out of sight, and Mr. Bennett went	tears. She stated among other things she	in'accord with the facts in the case		* ₀	On I	00	Take .	
d it leave it at the NEWS office for o call and get.	back to find that about \$10 in cash had	was promised marriage by Bengt- Fischer all along and to within the last	was Mr. Bringhurst. The others de- clared that they would never convict.		X		0.5		
m marriage certificate of S. Mc-	been stolen from the drawer. It was afterwards learned that he	five weeks, and that she believed it was	and Mr. Bringhurst, not caring to hold			N N	2	and the second se	
cents and Miss Mary Ann Hartle,	had gone towards the Utah Central	his intention to marry her, had it not been for interference on the part of his	out against a woman, though he had no doubt as to her guilt, finally changed				a l		Ž
in the Probate Court. The cere-	depot, and the pilice kept a lookout for him. Last evening the conductor of	uncle. Said she had taken no medicipe	his vote.	ra New A			-+-		
y was performed on Saturday	the freight train recognized him from	whatever excepting two spoonfuls of a fluid preparation (which was brought		44 · · · · · · · · · · · · · · · · · ·					
	the description, in a wagon at Woods Cross. He had got a wagon to take	in, and which the doctors present pro-	farce is made of jury trials under the				1		t a
Tuesday pight a young fellow in employ of Mr. J. P. Mason took a	him the ten miles from this city, and	nounced aloes dissolved in alcohol) and this was taken two months ago for		184	2	-	0		20
able mare belonging to that gen-	there purchased a ticket for the north.		wards, stated that it would not do to			0	01	₹°	CI.
an out to drive. He drove it so	The conductor took him into custo- dy, but young Harmon determined on	lieved the miscarriage was caused by	convict such women as the defendant,	New Go	ndal	N			
and so hard as to use it up com-	making his escape. He watched his	lifting a heavy washing machice,	giving as a reason therefor their	INHW (T)			V	-	

tleman out to drive. He drave it so long and so hard as to use it up completely. It died shortly after being returned to the stable.

27.4

15.25

FAUST & SON to-day sold a black Norman Clyde stallion to George Carter, of Coalville, for \$800. The Doctor's importation of blooded stock is meeting with a hearty response from the people generally, and Utah will some day be the Kentucky of the west.

THE Irop, Lime and Rock Company of this city are now operating limekilns portheast of Brain's brick yard almost due north of Fort Douglas, and turning out a superior quality of lime, to which they invite the attention of the public by an advertisement in today's issue.



DISTRESSING ACCIDENT.

A BOY SCALDED WITH BOLLING SOAP AND LYE.

A correspondent, "E. A.," writing from Richfield, Sevier County, May

28d savs: A most lamentable accident occurred here this sfiernoon. A little boy of Brother G. W. Baker was seriously injured by a kettle full of bolling soap and lye upsetting upon him, terribly scalding him. Ibis right arm and side particularly presents. particularly, present a

FRIGHTFUL APPEARANCE.

A little girl of the family had the remarkable presence of mind and cour-age to hurriedly strip the clothing off her brother, but for which the case might have been much worse. In do-ing this she herself sustained some in-juries. The little sufferer is receiving the greatest care and attention, and as his lajories are not necessarily fatal it is hoped he will soon recover. This is the second case of burning

and scalding which has bappened in this piace within the last few days, which is only an additional warning to ion had stopped on the way home to purchase some provisions at the store of a Mr. McGalisger. Having made their purchases, Mr. Milner called for a sack he had left in the store, to carry parents to watch more vigliantly over torir little ones.

Our quarterly Conference of the the provisions in, but it could not be found. The fruitless search led to Sevier Stake is just concluded, and it was gratifying to see the increase and unpleasant words, and to avoid any difficulty, Mr. Jones went for another was grathying to see the increase and growth of our people; for never be-fore was there so large a gathering seen in Bichfield. Much good instruc-tion and spiritual food was given and received at the Conference. One of the deputy marshals, Dykes, was pres-ent at the services both days. He has since disaspeared without doing any sack. During his absence, however, Mr. Milner and McGallager continued McGallager, and Milner was driven from the store at the point of a pistol. since disappeared without doing any business.

A considerable amount of sickness acconsiderable sinount of sickness seems to prevail among the people here at present, though in general we cannot consistently complain. The crops look promising throughout the valley with exception of the fruit, which the late frost generally killed. "C. A."

Fined .-- To-day Justice Pyper ren-

Court Notes .- Proceedings in Third District Court to-day: Wm. Crim vs. A. J. White et al.; on friends. motion of attorneys for plaintiff, decree amended by changing error in computation of amount from \$5,260.85 to correct amount, \$4,068 33.

J. A. Goodbue vs. Emma Fulton et al.; verdict for plaintiff. United States vs. F. C. [Nims et al.;

J. E. Bamberger vs. Joseph Marion;

lieved the miscarriage was caused by convict such women as the defendant, dy, but young Harmon determined on making his escape. He watched his which she carried up out of the baseopportunity, slipped away from the ment on Monday last, as she felt quite conductor, aand started west from ill afterwards. the Utah Central station, the conduc-It appears there was nothing in tor and several train hand in full pursuit. The race was a lively one, but Harmon was captured when he got to

the D. & R. G. W. track, and was brought back on the next train to this city and handed over to officer Prat . When he was brongnt to the City Hall, Harmon was searched, and \$9.20 found in his possession. The other 80 cents he said he had paid for rall, why fare. He confessed to Mr. Prat that he had taken the money, having crept up behind the counter while Mr. Bennett was on the other side of the room, and then, watching his chance, alipped out. This morning, when ar-

raigned on the charge of petty larceny, he denied the whole thing, even assertbrought in the following verdict: that he had not been near the store. TERRITORY OF UTAH, County of Salt Lake. The case was set for a late hour this afternoon, when the witnesses and the by's parents could be present.

MURDERED BY A STORE-KEEPER. RESIDENT OF MANTI SEGT AND KILLED.

The Home Sentinel, published at Manti, Sanpete County, has the following in its issue of May 34th :

heavy lifting upon the part of the mother, which occasioned premature birth, at the residence of Jesse W. Fox, Jr., in Salt Lake City, at 3 p. m., Tuesday, the 24th day of May, 1887. In testinopy whereof the said jurors "Since our last issue, considerable sympathy has been felt for the family of Mr. John S. Jones, and since the facts concerning his death have been made known, public indignation has been no less. As the particu-lars have come to us, it appears that the deceased, with Mr. George Milner and another companhave bereunto set their hands the da and year first above written. WM. J. NEWMAN, JETER CLINTON, E. A. KING,

GEORGE J. TAYLOR, COROBER,

LAMENTABLE ACCIDENT.

Jurots.

THE SON OF H. C. WALLACS PIES OF POISON. At eleven o'clock a. m. to-day Coro-

ner Taylor was called upon to hold the a dispute in which considerable bltter-ness was manifested on the part of third isquest within the past twentyfour hours. Being notified this morning that a Just at this juncture, Mr. Jones re-turned, and, true to his impulsive, ittle boy nad been poisoned at the Continental Hotel, in this city, he warm-hearted nature, took the part of caused a jury to be summoned at the hour named and proceeded to

investigate the case. After the jury had been duly empaneled and the witnesses swore, Dr. A. C. Standart, was placed upon the stand. He testified that about 6 p. m. he was called In to

to this city where the funeral services were held, at 2 o'clock p.m., last Sat-urday. The deceased leaves a wife and three children, to receive the heartfeit sympathy of a large circle of

Cache County Notes .- From the Logan Journal of May 25:

lifting a beavy washing machice, giving as a reason therefor their accessity" to men of his lik.

HORSE THIEVES CAPTURED.

the supposition that any aid had been THREE DESPERADORS NOW IN JAIL IN given to the girl from any source for · PROVO.

the purpose of producing an abortion On Tuesday night, the 17th inst. there were scolen from parties in the After her statement was finished Mrs. Fox was called in, who, being vicinity of P. V. Junction, Utah questioned, stated that she had a wash-County, three horses, three saddles, ng machine such as described and that three guns, two or three pistols and a Hulda had carried it up as stated, but fine field glass. The next night Constathat she need not have done so if she ble Frank Hoover, of P.V., telegraphed ad asked for assistance. the fact to Sheriff Turner, at Provo. The frank statement of Miss Simon and on Thursday the Sheriff, after son throughout seemed to impress the sending the news to officers in various. jury with a conviction of its truthfuldirections that they might be on the ness, and as it corresponded with her lookout, started out after the thieves: first relation of her story to the officers At P. V. Junction warrants were ob; and well known facts in the case, the tained for Ben. Marsh, a one-armed

jurers, after brief donsultation, man whose home is in Salt Lake City, Frank Ellis, or McDenaid, and a third person whose name was unknown, these being the suspected parties. An inquisition holden at Joseph E. Tsylor's office in the fifth precinct of Sail Lake City, on the 25th day of May, 1887, before George J. Taylor, coroner of said county, upon the still-born child of Hulda Simonson and Bengt Fircher, there lying dead, by the jurors whose names are bereunto aubscribed Sheriff Turner and Constable Hoover started on Thursday evening for Foit DuChesne, but after going sixty miles they learned that they were on the wrong scent, and retraced, their steps to P. V., reaching there Sunday mornvhose names are hereunto subscribed The said jurors, on their oaths do say, from the evidence presented, that it came to its death from the effects of ing. In the meantime word had been received that another gan had been stolen from Charles H. Taylor's, at Price, Emery County, and that the

> house of Mr. Avery, at Farnham, had been broken into. This indicated that the thieves were working south, and the sheriff and constable took the next train for the Lower Price crossing. Prior to this, however, Constables Fred. Grames and fH. Bryner, in company with Jackson Cole, of George C Whitmore's ranch, and some others, had started on the same trail. This osse came up with the fugitives at the Lower Price crossing, and steps were

taken to capture them. It was known that they were well armed and desperate, and that two of them had taken R.K.THOMAS. refuge in the brush across the river. Notwithstanding the great danger to which he exposed himself, Jackson Cole urged his horse into the stream forded it, and before the thieves were sware of it, had got within shooting range and covered them with his rife. They did not for a moment suppose that a single man would perform such a daring fest, add believing they were surrounded and taken at a disadvantage surrendered, and in a short time siter were placed in irons by the officers. The third person of the trio was then discovered to be Joseph Melligan, as he gave his name, a late arrival from

An examination of the prisoner's effects showed that, had they had an opportunity to fight, it would have fared. badly with the other party. They had all the weapons that had been stolen, and were provided with a plentiful supply of explosive cartridges. All of the plander except the field glass was recovered, and on the arrival of the train, a few minutes after the capture,

Sheriff Turner's custody. The whole party then returned, and an examination washeld before Justice Gold Unlaundered Shirts,

New Goods

AN 124 11 12 12 12

1. C & C &

EMPORIUM

261310

RECEIVED DAILY!

Sec.

21.5.62

COS.A.

2.54

EAGLE

VVINTER

SPRING!

TEASDEL'S

Ŷ,

May

28

ALL WOOLEN GOODS, SCARFS, HOODS, WOOL JACKETS AND SIMILAR GOODS, **NEARLY HALF PRICE, TO CLOSE!**

LADIES' CLOTH JACKETS, NEWMARKETS AND COATS, ONE FOURTH LESS! MEN'S OVERCOATS, SCARFS, CLOTH CAPS.

--- AND -----ALL CLASSES OF WINTER WEAR, Reduction of One Fourth in Price!



Warney of the state



his friend, probably with more warmth than prudence. Mr. Jones had just exclaimed that he would allow no man to call him a $s \rightarrow of a b \rightarrow$, nor to drive him from the store, when McGallager, stepping behind the counter, drew out a shotgun and fired as it came to his shoulder. His victim fell to the floor with almost the entire side of his face torn away, and expired without a groan. McGellager immediately gave himself into the hands of an officer, and Mr. Milner used his ingenuity to

formed him that it was caused by the child's taking pills containing strychnine which it had found in a small

The Cache County Educational In-stitute will hold a three days' session at Logan on June 27th, 28th and 29th. A choice programme has been arranged for the occasion

ters. The accused was adjudged to be gality, and was fined \$100. He appealed to the District Court. Court Notes

The doctor immediately administered

an antidote consisting of alkaloid of belladonna and also a solution of sulphate of zinc in hot water and sent for Dr. Hall to bring such remedies as

Colorado,

the three prisoners were gives into