

THE DESERET NEWS.

TRUTH AND LIBERTY.

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TERMS IN ADVANCE.

Local and Other Matters.

FROM TUESDAY'S DAILY, SEPT. 9.

Emigrants.—By special telegram we learn that a company of Saints, numbering 336 souls, left Liverpool on the 6th inst. for Utah.

A Change.—The last number of the *Beaver Chronicle* announces the intention of that paper, to appear henceforth as a tri-weekly, "for various reasons." The editors hope to furnish a better paper by that means, and promise their subscribers that the change will not interfere in the least with previous arrangements.

Beaver Items.—From the *Chronicle* we glean the following:

P. T. Farnsworth, Supt. of the Beaver Co-op. has returned from East.

A prisoner named Duffy made his escape from jail last Thursday. The petit jury on the Dusterberg case were confined so long in the small jury room, with but one meal, that some of them when released were quite sick.

St. Charles.—Advices, dated 3rd inst., from St. Charles, Bear Lake, per S. B. Hunt, Esq., state that a very warm term of weather had just been experienced, but a frost appearing since, had injured some of the less hardy crops more or less. Grain was about an average. Drouth had injured hay. Fires in the mountains and on the plain were doing considerable damage, being aggravated by furious winds which were of daily occurrence in that vicinity of late.

"Enquirer" Items.—The Academy still continues to enroll new students.

Mrs. King, formerly of Provo, while crossing a bridge in a wagon at Spanish Fork, last Tuesday, was thrown out and her arm broken just above the wrist.

The factory has purchased a quantity of peat from the Lake Bottom beds to test its qualities as a steam generator.

On Wednesday, Augustus Royer, of Payson, gave an overdose of morphine to his little five year old child, which died a few hours afterward. The prosecuting attorney is investigating the matter.

The Land Commission.—The members of the Land Commission met yesterday afternoon, to prosecute their labors, at the U. S. Land Office. A number of witnesses were examined, among them Messrs. Salomon and Burgess, as to the system of surveying, agricultural and mineral, now in vogue, and gave suggestions concerning the matter as they thought advisable. This afternoon another session is being held, the purpose being to examine the laws regarding public agricultural and mineral lands, and hear the opinions of leading mining men and other citizens, concerning improvements that might be made therein. The result of the deliberations of the commission will doubtless be the establishment of the system of triangulation, to supersede the method of surveying called "chaining," at present in common use.

Terrible Catastrophe.—We learn from this morning's *Junction*, the particulars of a fearful occurrence that took place in Ogden last evening, about 7 o'clock, by which Willie Allen, a young boy 12 years of age, met with an accident that will probably terminate his life. A tight rope exhibition was going on, a man named Meggison being the performer. The rope had been stretched across the street from Dooley's bank

to Child's store on Main street, and along this Meggison was walking, with the boy on his back. When nearly across, he lost his balance from the rope becoming unsteady, and the boy being unable to keep his hold was precipitated to the hard concrete pavement, 40 feet below, alighting on his head and right shoulder. Meggison was arrested. Public opinion runs high against him. The boy Allen is a native of Junction City, Kansas. No hope is entertained for his recovery.

District Court.—Proceedings in the District Court, Tuesday morning, Sept. 9, 1879, Hunter, C. J. presiding:

I. O. Dewey vs. James McKnight; depositions ordered to be published.

United States vs. Josiah Hosmer; demurrer to complaint, on the ground that action did not accrue within the statutory period, overruled.

Stephen Garrett vs. Arie Pinedo; settled and dismissed.

Hattie McKnight vs. Jas. McKnight; default as to defendant Boatman set aside, and by consent of plaintiff his answer to amended complaint shall be considered as the answer to plaintiff's second amended complaint, filed Feb. 28, 1879.

Moroni Edwards vs. Samuel McIntyre et al.; by stipulation cause dismissed; defendants not to tax any costs against plaintiff.

Paul Beus, assignee, etc., vs. M. Shaughnessy, etc.; by agreement placed at the foot of the law and motion calendar.

Mary L. Cutler vs. Utah Central R. R. Co.; motion for a new trial being argued.

FROM WEDNESDAY'S DAILY, SEPT. 10.

Fires in Bingham.—Fires are said to be raging in Bear Gulch, upper Bingham.

Our Telephone System.—Last night the City Council gave permission for the erection of the poles and wires for our local telephone system. The work will go right ahead, under the direction of the street supervisor.

District Court.—Wednesday, Sept. 10, 1879, Chief Justice Hunter presiding.

United States vs. Josiah Hosmer et al.; 10 days allowed defendant Kerr to answer the complaint in this action.

E. and H. T. Anthony & Co. vs. C. R. Savage; demurrer to amended complaint being argued.

Fire at Santaquin.—Last night intelligence was sent to the city that a fire had broken out at Santaquin and was consuming a large quantity of railroad ties piled up at that place. An engine was immediately dispatched to the scene of the conflagration, which in due time was extinguished. About 8,000 ties were destroyed.

"Junction" Jots.—The death of George Thomson, who was injured about four months ago, while shoeing a horse, is recorded. He was a young man of promise, highly respected, and was a member both of the Ogden Fire Brigade and brass band.

The boy Willie Allen, is quite comfortable, though unable to make the slightest exertion. His father is expected to-morrow evening.

Obituary.—We have received an obituary of Elder William Atkinson, of South Bountiful, who departed this life from injuries sustained by the kick of a horse, on the 23rd ult., at the age of 67 years. Brother Atkinson was born in New Brunswick, Sep. 28, 1812; came to Utah in 1853; was ordained a High Priest in 1859, and performed a mission to his native land in 1877. He was for 16 years first counselor to Bishop John Stoker, and was a true and faithful servant of God in every department of life.

His funeral was largely attended, addresses being made by Bishops Stoker and Brown, Elder Pare and Pres. W. R. Smith, and 12 members of the Y. M. M. I. A. were the pall bearers to the grave.

The Coming Fair.—Saturday evening, a meeting of the direc-

tors of the Deseret Agricultural and Manufacturing Society, decided that the next Territorial Fair should open on Wednesday, the 1st day of October, the City Market corner, which was used last year for the exhibition, having been again secured for the same purpose. Messrs. Dinwoodey, Rockwood and Rowe compose the committee on fair grounds, and the work of preparation will proceed immediately. Applications for participation should be forwarded at once to the office of Mr. Henry Dinwoodey. A plowing match will take place on September 30th, commencing at 9 a. m. and 1 p. m., three plows having already been furnished for premiums. The prospects are that the coming fair will fall behind none in point of merit and attraction. See rules and regulations, etc., published elsewhere.

Potato Stealing Case.—This afternoon, two men, giving their names as J. C. Garrison and H. H. Meyers, were arraigned before Alderman Raleigh on a charge of stealing ten bushels of White Excelsior potatoes, from the field of Bishop Wm. Thorn, of the 7th Ward. The case is in progress as we go to press.

The circumstances of the affair are as follows: Bishop Thorn went down to his field on Sunday morning, and found that his potato patch had been tampered with and about ten bushels stolen. The potatoes being of a peculiar kind, he thought he might trace the theft to the perpetrators thereof, and immediately set about doing so. At Bowring's green grocery store he identified a quantity of potatoes answering the description of those he had lost, and having obtained a description of the parties who had sold them there, went to the police station and reported the case. Early this morning officer Phillips arrested Garrison and Meyers on the southern suburbs of the city. They had a wagon containing several bushels of newly dug potatoes, and were lying down taking a rest, their horses eating some ears of corn which had evidently been taken from the adjoining field, belonging to Mr. Gillet. The police say the defendants are old offenders, they having been up several times before on charges of petty stealing. Mr. John R. Winder has recently lost, from his farm in the vicinity where the two men were apprehended, 20 Brahma fowls and a pair of fine ducks, which have not yet been found. The trial, to day, will probably develop some interesting features of the stealing raids which are becoming so alarmingly frequent.

FROM THURSDAY'S DAILY, SEPT. 11.

Presto, Change!—Yes, "the sudden change in the atmosphere is delightful," and so is the bad cold contracted from a paucity of bed clothes last night. There's no gain without some loss.

The Potato Stealing.—The potato case before Alderman Raleigh yesterday, dragged its slow length along until 9 p. m., and resulted in a fine of \$20 each, to the culprits Garrison and Meyers. Notice of an appeal was given and the bonds fixed at \$100 each. In default of the wherewith, the prisoners were remanded to jail.

The Tax Matter.—The delinquent tax matter, held in abeyance until Wednesday, in the District Court, owing to a press of other business, did not come up yesterday, and in all probability did not to-day. Nothing had been done with it up to the time we went to press. As it stands now, the defendant is to announce whether he will stand on the answer or take an appeal from the decision already rendered.

Idaho "Banner."—No. 2, vol. 1, of this paper has just reached us. What had we done to miss the first number? From the copy before us we take the following:

Fires in the mountains are destroying the timber from Pleasant Valley to Franklin.

Messrs. Coe and Carter have a contract to furnish ties for 100 miles of railroad to Boise City during the coming year.

Bears, driven by fires down out of the mountains into the valleys, are destroying cattle at Birch Creek.

The Smithfield sheep herd is being attacked by wolves.

On the 15th ult., Mr. Lindsay, of Weston, Cache Valley, Utah, met with a serious accident at the tie camp in Marsh Creek Cañon. His left leg was fractured below the knee.

Gold Strike in Provo Cañon.—The *Enquirer* of Wednesday announces that a rich strike of gold has been made in Provo Cañon, that a district to be known as the Lulu Mining District has already been organized, and several claims recorded. The location is thus described:

For some months past, prospecting has been going on quietly in the South Fork of Provo Cañon, and also in the cañon proper, just opposite the South Fork, on the north side of the river. In fact, prospectors have been in the immediate neighborhood, off and on, for fifteen months past, being confident that there was mineral in the vicinity, from the "float" and other indications. But until very recently no defined ledge or true fissure veins could be found. At last, however, the main ledge was discovered from which the "float" had come, and can now be traced for several miles, running a little east of north and west of south. The ledge seems to be an extension of the Cottonwood and Parley's Park mines, and it is probably a part of the mineral belt that extends to Mt. Nebo, Mary's Vale, Frisco and the Reef. The most noted location on the ledge at present is the Lulu mine, from which has been taken very rich ore.

A survey of the district will be made this week and a town laid out. The prospects are said to be so promising that ere long the Lulu mines will become as notorious as any in the country.

NOTICE.

In the Probate Court for Cache County, in the Territory of Utah

Notice of application and time for hearing same.

In the matter of the application of the Logan Co-operative Pasture Company to be dissolved and reincorporated.

THE officers of the Logan Co-operative Pasture Company, a corporation whose principal place of business is at Logan City, in Cache County, having presented to the Judge of the Probate Court for said county, a statement setting forth that at a meeting of the stockholders, called for that purpose, it was decided by a two-thirds vote of all the stockholders to disincorporate and dissolve the incorporation.

Notice is hereby given that Thursday, the 18th day of September, A. D., 1879, at 10 o'clock a. m., at the Court Room hereof, in the City of Logan, have been set for hearing said application; when and where any persons interested may appear and show cause, if any they have, why said application should not be granted.

Given under my hand and the seal of said Court, this 6th day of August, A. D., 1879.

JAMES T. HAMMOND,

Clerk of said Court.

NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

ARTHUR BROWN, Plaintiff,
LYDIA C. BROWN, Defendant.

The People of the Territory of Utah, to Lydia C. Brown, defendant, Greeting:

YOU are hereby summoned to appear in an action brought against you by the above named Arthur Brown, plaintiff, in the Probate Court in and for the County of Salt Lake and Territory of Utah; and answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons—if served within this County, and if not within this County but within the Third Judicial District of the Territory of Utah within twenty days; otherwise within forty days.

This action is brought to obtain a decree from this Court dissolving the marriage contract existing between this plaintiff and you, and if you fail to appear or answer, as by law provided, the plaintiff will apply to this Court for the relief prayed for in his said complaint and cost of suit.

In witness whereof, I hereunto set my hand and Seal of said Court, in Salt Lake City, this 12th day of August, A. D. 1879.

D. ROCKHOLT,

Clerk of the Probate Court, Salt Lake County.

By W. S. Crismon, Dep. wlm

Catarrhal

POISON

Wei De Meyers' Treatise on Catarrh,

explains the following important facts:

1. That Catarrhal Colds become a **poisonous infection**, at first local, and finally constitutional.

2. That, being Constitutional, the infection is beyond the reach of mere local remedies.

3. That whatever impurities exist in the nostrils, are necessarily **swallowed** into the stomach and **inhaled** into the lungs, thus poisoning the digestive, the respiratory and the genito-urinary organs.

4. That Catarrhal virus follows the mucous membrane and causes Weak Eyes, Deafness, Dyspepsia, Chronic Diarrhoea, Bronchitis, Leucorrhoea and Consumption.

5. That Smokes, Douches, Inhalations and Insoluble Snuffs, taken into the nostrils and throat, cannot possibly remove infectious inflammation from the organs named.

6. That an antidote for Catarrh must possess an **inoculative affinity** for, and the capacity of being **absorbed** by the purulent mucous wherever located.

Acting upon these theories, Dr. Wei De Meyer has found a remedy for Catarrhal diseases, which proves to be infallible. His **Treatise**, with overwhelming proofs and full explanations of the most important medicinal discovery since vaccination, is sent free and Post paid to anybody. Wei De Meyer's Catarrh Cure is not yet in the hands of all Druggists. Where not thus procurable, it will be delivered to any address at \$1.50 a package. To Clubs, six packages for \$7.50. To the trade, liberal terms.

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