THE DESERET NEWS

TRUTH AND LIBERTY.

No. 21.

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PURLISHED BY

THE DESERET NEWS CO. SALT LAKE CITY, UTAH.

FROM TUESDAY'S DAILY, MAY 29, 1888.

Held to Answer.

The preliminary examination into the charge of robbery against George Wilson, recently liberated from the penitentiary, closed yesterday after-soon, and resulted in his being held to await the action of the grand jury. Ball was fixed at \$750, but as it was not forthcoming he will spend four months in his old hannts before the next grand ury convens.

Released.

Yesterday James S. Brown was re-leased from the pententiary, after having served a term for unlawful co-habitation. He expresses bimself as feeling well and rejoices at being per-mitted once more to breathe the air of freedom. He says he has no fault to freedom. He says he has no fault to nd with the treatment he received in prison, but at best it is a most unde-sirable place to stop at.

For Grass Valley.

Dr. W. H. Shock, of Grass Valley, Sovier County, is in the city, having just arrived with a carload of Short-horns, for his Grass Valley ranch. He has a fine-looking lut of stock, in cluding filteen one and two year-old heifers. He will leave for the south in a couple of days. Some of the Short-horns arc on exhibition at the old Sity Market building.

Lightning.

During the brief storm of last Satur-day, at Farmington. about 11:80 a.m., a large locust tree, fitteen feet west of the residence of twe late Leonard G. Rice, was splintered to within a few feet of the ground, by lightling. The house was pretty badly shaken, but not much damaged, except that about a dozen window lights were broken. Mrs. Rice and the children were at home, and of course badly frightened, but none of them felt otherwise la-jured by the unwelcome visitor. During the brief storm of last Satur-

· Arrested for Perjury.

Arrested for rerjury. Yesterday afternoon Ching Chong, keeper ef a Chinese lodging house on Commercial Street, was arrested on a charge of perjury His effeuse was committed in testifying, at the trial of Little Charlie on the charge of mander, that Charlie was in Salt Lake at the time the killing was done. Charlie's subsequent con-fession confirmed the suspicion of the prosecution that several Chisamen were swearing faisely. Indictments were found by the last grand jery, but prosecution that several Chiaamen were swearing faisely. Indictments were found by the last grand jury, but it seems that all the heathens cou-cerued have taken French leave, with the exception of Ching Chong, as none of the ethers could be found. There appears to be a sure case arainst the Chinaman. His ball was fixed at \$800.

The Rate War.

The Gate War. The war in passenger rates between the Utab Central and the 1). & R. G. W. was fairly inaucurated by the an-noncement in last evenloc's News that the latter road would self round trip tickets to and from Ogden and salt Lake at \$2 25. The narrow rauge people claim test the Utah Central first made the cut rate, by selling tickets from Ogden to Gardeld and re-turn for \$2 75, which the D. & R. G. W. regards as much of a cut as the \$2.25 rate between Ogden and this city. Today the Utah Central comes out

with an annoancement, one better than that of the D. & R. G. W., and annoances that round trip tickets between all stations, good for teu days, will be sold at one and a half fare. This makes the Ogden route the same as on narrow gange, and also gives all other stations on the line the same advan-tage.

FIRST DISTRICT COURT.

Yesterday Before Judge Hender-son, at Ogden.

Yesterday Before Judge Henderson, at Ogden.
Thomas B. Heim was arraigned on indictments charging adultery and nalawful cohabitation. The statutory time was taken in which to plead in the two cases. As he was not under bonds in the adultery case, an order was issued fixing bail at \$1,000.
Jane Helm was called for arraignment on a charge of fornication, and by her attorney, Mr. Rolapp, waived the reading of the indictment, and took the statutory time to plead.
In the case of Johanna Petersen, adultery, Mr. Rogers asked that the defendant be permitted to go on her own recognizance, as she had been in jail for some time, and the prospects were unfavorable for a trial at the present time. The case was set for trial on Friday next.
The People vs. Cnas. Blandin; obtaining money under false pretenses, continued for the term. The defandant was released on giving \$200 bail.
Peter Anderson was arraigned on two indictments charging adultery and unawful cohabitation. Was continued for the term. The defandant was released on giving \$200 bail.
Peter Anderson was arraigned on two indictments charging adultery and unawful cohabitation. The reading of the latter bill was waived and the statutory time taken in which to plead.
Pieas of not guilty were entered in the following cases of unlawful cohabitation. The reading of the latter bill was waived and the statutory time taken in which to plead.
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The case of the United States vs. Neils G. Anderson, unlawful cohabitation.
The case of the plural wife being about 12 months old. He was sentered to anoths' imprisonment another y

and fined \$100. Thomas Harper was called for sen-tence on a plea of guilty to a charge of unlawiul cohabitation. He was mar-ried last in 1853. He was sentenced to six months' imprisonment and fined \$300 and costs. James Bywater was called for sen-tence on a similar charge. He was 62 years old, and the date of his plurai marriage was 1873. His youngest child was four years of age. Sentenced to six months' imprisonment and fined \$50 and costs. In the case of the People vs. W. E. Harris, an order was entered postpon-ing sentence till June 23. Maurice Prevost, forgery, defendant was sentenced to one year in the pen-itentiary. This is the minimum sen-tence that could be imposed. Wm. H. Miles, Jno. Miles and John McCarty, convited' of riot, were called for a new trial. The motion was over-ruled. The motion was made merely for the purpose of record. The court asked the defendants a number of questions, in the course, of which it developed that the two Miles boys had been in the habit of drinking and had both been fined for breaches of the pace. Wm. H. Miles was sentenced to one year in the penitentiary; John Miles was fined \$150 and McCarty was fined \$100. Sentence in the case of F. Broschin-ski was postponed till June 23.

Affices Was infed viso and McCarty was fined \$100. Sentence in the case of F. Broschin-ski was postponed till June 23. United States vs. Samuel Taylor, un-lawful consoltation. Defendant was 56 years old. His first or legal wife was dead, and he married his plural wife 13 years ago. Mr. Taylor prom-ised to obey the law in the future. The court asked him if he were not married in England. Defendant replied that he nad been and had never been di-vorced. He had been divorced from the woman he married first in this country, by the Caurch. The court: "And now you propose to obey the lawf?" Defendant: "Yes, sir." The court: "How do you propose to do Court: "How do you propose to do it?" Defendant: "By living as I am doing now, alone." The court gave Mr. Taylor a short lecture on his nonobservance of the marriage laws of the country and sentenced him to impris-onment for three months.

FROM WEDNESDAT'S' LAILY MAY 30, 1838.

T. E. Ricks Arrested

About midnight on Mondav, Thomas E. Ricks was arrested at Logan on the charge of anlawful cohabitation. He gave \$2500 bonds to await the re-sult of the preliminary examination before the commissioner.

Another Demand.

Marshal Dyer yesterday domauded possession of the new Z. C. M. I. fac-tory, claiming a right to it as Receiver, in the suits against the Church. demand was not acceded to. To

The Committee. The following brethren constituted the committee on arrangements for the tageral of Apostle Erastus Snow:

Salt Lake City, U. T., Wednesday, June 6, 1888.

al of Apostle Erastus Snow John R. Winder, Chairman, Henry Diawoodey, John C. Cuttler, J. W. Clawson, Francis Armstrong, C. H. Wilcken, B. Y. Hampton, Elins A. Smith, J. H. Grant, A. J. Bart, O. A. Woolley, Alfred Solomon, H. M. Wells, G. D. Pyper.

Unequally Matched.

Unequality Matched. At an early hour this mersing a select nine of the "connter jumpers" and other employes of Z. C. M. I. were pitted against the same class of citi-zens from the establishment of Clark, Eldredge & Co., in a match game on baseball. From the start victory was perched upon the banners of the "Co-op" boys, who stacked np the rans with a celerity that made the heads of their antagonists swim, so to speak. The result was a score of 22 to 15. The contest occurred on Washington Square.

The contest occurred on Washington Square. The Clark-Eldredge boys attribute their defeat to the precipitate intro-duction by the other side of a pitcher, to whose peculiar performances they couldn't catch on. He had a way of dring the ball that caused it to clude, with magic regularity, the blew of the man at the bat. The name of this tantalizing pitcher is Proctor.

Today at Fort Douglas.

Today at Fort Douglas. Great proparations have been made during the past week for the reception of the G. A. R., which visited and decorated the graves in the Post Cemetery today. The neual cer-emonies incident to Decoration Day were gone through by Major Robin-son. Atter the services appeches of a patriotic nature were delivered by Major Bradley, Captain Bodgers and others. Music was furnished by the Walker Opera House Band, and also by a nice fife and drum band composed of the boys from All Hal-lows' college, which institution also furnished the greatest attraction of the day, i. e., a companyof juvenile soldiers, the oldest about 14 years. These boys were thoroughly drilled, armord and equipped, and their excention of the "matual of arms" was frequently sp-planded by the old "veterans" who apparently took great interest in every movement of the little soldiers. We also celebrated to-day the res-fort Douglas is a galn a regimental headquarters. Col. Bluat (and staff, with B. and H. Companies of the 16th Infantry, accompanied by their excel-ient band, arrived in camp this morn-ing and immediately hoisted the garri-son fag. The other companies of volouel Bluat's regiment are coming

Son flag. The other companies of Colouel Blunt's regiment are coming here in charge of Lieutenant Col. Hauff and are expected about Friday. They are coming from Texas. AUTHENTIC.

FIRST DISTRICT COURT.

What Was Done Before Judge

Henderson Yesterday.

Proceedings before Judge Hender-son, at Ogden, yesterday: The United States vs. Elijah A. Box; uniawful cohabitation; trial post-poned until May 31, owing to the ill-ness of a witness. United States vs. Axel Christensen; unlawful cohabitation; trial and ver-dict of guilty; sentence set for June 28rd.

28rd

uniawini constitution; trial and ver-dict of guilty; sentence set for June 28rd. The following arraignments were made: United States vs. P. Poulsen, unlawful conabitation and polygamy; defendant took the statutory time in which to plead. United States vs. Ann J. Jensen, fornication; plea of not guilty. United States vs. Williams Williams, adultery; defendant took the statutory time in which to plead. The grand jury filed into court and handed its report to the judge. The following cases were reported, ignored and the detendants discharged: The People vs. Samuel M. Price; United States vs. Eliza Petersen, fornication; the People vs. Nicholas Morgan; the People vs. James Hansen; the People vs. C. F. Blandin; United States vs. Charity Mikesell, and United States vs. vs. Ephraim Wight, both fornication, and the People vs. Rocert Taylor. Mr. Hiles asked that an order be en-tered re-submitting to the pext grand jury a aumber of cases that the presen-iury had been unable to consider be-cause of the absence of witnesses. In the matter of the People, etc., vs. Ricy H. Jones and others, conspiracy, Mr. Hiles stated that the last two grand juries had been unable to make a report on the case. He had looked lato it some, however, and did not think there was much in the case and therefore moved that it be dismissed. An order was entered dismissing the case. Case

United States vs. Axel Christensen; adultery; continued for the term.

In the case of Hans C. Hansen, his former plea of not guilty to unlawful cohabitation was withdrawn and a plea of guilty eutered. June 23d was set as the time for sentence.

FROM THURSDAY'S DAILY, MAY 31, 1888.

The Immigrants.

By telegram we learn that the com-pany of Saints which left Liverpool on the 19th inst. per S. S. Wyoming ar-rived safely in New York yesterday and left there via Norfolk, last evening. All well.

Arraignments.

Arraignments. In the Third District Court today, Israel Spitz, of Brighton. was arraigned on a charge of grand larceny, commit-ted on April 9, 1838. He is accused of having stolen a fifty dollar horse be-longing to Philip Fiddler; he pleaded not guilty, and W. I. Snyder was ap-pointed by the Court to defend him. William J. Parker, of Davis County, was arraigned on the charge of un-lawful cohabitation with Eliza Parker and Elizabeth Thurgood Parker. He entered a plea of not guilty.

JOHN SQUIRES

is Sent to the Penitentiary for a Six Months' Term.

Today John Squires was called in the Third District Court for scutence on a conviction of unlawful cohabita-tion. He stated that LeGrand Young was his attorney, and as he was ab-sent he would ask a postponement till he could be sent for. Mr. Young came in later, and said the matter had slipped from his memory. He would like the court to postpone sentence a few days, as Mr.-Squires had a divorce suit pending, and his attorney in that matter, Mr. Moyle, had gone east and would not be back for ten or fifteen days. When this divorce was settled, as it would he, in Mr. Squires' favor, it would change his status before the court.

as it would change his status before the court.
 Judge Zane made inquirles into the condition of the divorce suit, and after ascertaining that it could and should have been settled before today, wanted to know why it had been neglected, instead of having been taken at the proper time, and matters arranged properly.
 Mr. Young said that the decree had not been taken because Mr. Moyle had the matter in hand and he (Mr. Young) knew nothing of it.
 Court-Mr. Squires, you lived with this legal wile, the one that as gone away, when you took your plural wife?
 Mr. Squires-Yes, sir.

man? Mr. Squires—Yes, sir. Court—So she took another husband because you took another wife? I sup-pose she had as much right to do that

as yon. Mr. Squires—She lived with me over twenty years after I took the other. Court—Well, if you get a divorce from her, will you marry the plaral wife, and promise to obey the law in the future? That is, when you make the plaral wife your legal wife, will you promise never to take another wife? Mr. Squires—Liptord offered in the

wife? Mr. Squires—I intend, after the di-vorce from my first wife, who has run off with another man, to make my sec-ond my legal wife, and live with her. I do not intend to take another wife, but I cannot make the promise you re-cuire quire.

Court-When you marry your second wife, will you promise to live with her and with no other, and not marry

her and with no other, and not marry any other? Mr. Squires—I cannot say that, I do not know what I may do in the future. I have told you my intention. Conrt—You will not say you will never marry another plural wife? Mr. Squires—I don't expect to do so, but would not like .to make any promise binding my conscience. Court—If you will say in good faith that you will obey the law in the future, I will take that into considera-tion. tion.

Mr. Squires—I cannot say that. Mr. Squires—I cannot say that. The court then gave Mr. Squires a lecture abont polygamy and unlawful cohabitation being contrary to the laws of the land, and sentenced him to be imprisoned in the penitentlary for the term of six months, and to pay a fine of \$300 and the costs of the prosecution.

The Utah Agriculturist.

Solit has been instituted by Receiver Dyer for certain factory stock alleged to be the property of the Church. Service was made by Deputy Vander-cook on A. G. Smoot on Tuesday and thirty days allowed in which to an-swer. The Utah Agrituiturist. The June number of this magazine has a fine illustration of the magnifi-ceut fair building to be erected by the Deseret Agricultural and Manufactur-leg Society ou the Tenth Ward Square. The engraving is without doubt the best yet made at home. The contents of the number are made up of matter interesting and instructive to the far-mer, gardener and stockraiser, both in original and scleeted matter. The price of the magazine is Si per annum. Utah Agriculturist Company, publish-ers, Salt Lake City.

Vol. XXXVII.

LIST OF PASSENGERS.

Sailing from Liverpool May 19th, per S. S. "Wyoming."

per S. S. "Wyoming." Salt Lake City-Richard Howell: Uriah J. Woodcock; Edward and Eliza Hongh; Mary and Emma Stans-field; Thomas Williams; Elizabeth Wood; Matilda Wilhams; Watkin L. Roe; Kirkham, Daniel fand William H. Kirkham: Archibald Buchanan; Fanny Bailey; Mary A., Alfred, Robert, Ar-thur, Florie and Albert Wilkinson; Elijah, Mary A., Alfred, Robert, Ar-thur, Florie and Albert Wilkinson; Elijah, Mary A., Alfred, Robert, Ar-thur, Florie and Albert Wilkinson; Elijah, Mary A., Alfred, Robert, Ar-thur, Florie and Stanley Ong-erick Davis; George, Alice, Alice J., Albert and Stanley Ong-ley; David J. Watts; Thomas and Waiter Barton; Charles Bar-ton; John E., Maria, Annie and Wm. J. Barnard; James W. Stevens; John W. Alfred and Eliza Gray; John and Wm. Sallis; Donald McLellan; Annie Sloan; Thos. Pinkerton; Ann and James Marshal; David Williams; Elien Lester; Annle Calder; Elien, Nellie, Alexuna, Mary, Emily A. and Alice McLeod. Ogden-Beerund Jansen; Hendrik, Kalderwyn; Geo. Vanghn; Chas. Brad-bury. Coalville-David and Susanna Illing-

Kalderwyn; Geo. Vanghn; Chas. Brad-bury. Coalville-David and Susanna Illing-worth; Thos. Lee; M. A., William and Rachel Cole. * Evenston-Clara Higgins. Provo-Elizabeth Rean. Schotield-Levi, Margaret and Eliza Jones; Edward, Margaret, Margaret A. and Edward T. Morris; Thomas Griffiths; David Lewis. Nephi-James, Mary J., Thomas W. and George H: Bagnall Catherine Cooper. Farmington-Esther Meadows. Brigham City - Elizabeth Edwards; John E. Lewis, (Wulard City); Judith Franklin.

Franklin

Lehi City-Heber C. Ellon, (Pleasant Grove): Mary J., Margaret A. and Sarah Mordue.

Logan-Frekerick Griffiths; Judc, Julia, Bessie, May and Bertie Wil-liams; Hannah Crowe. Milford-Sarah, Susan and Ellen

Milford-Sarah, Susan and Enter Pitts. Spanish Fork-William, Mary, Eliza-beth, Robert H. and Herbert J. Wilson. Payson-Olara Underwood. Nantaguin-Thomas Fryer. New York-Maria, Jane, Annie, Beat-rice, Helena, Alice, Thomas W. and Margaret Swift; Maria and Anna Hull; Rose Marsh. Elder Wm. Wood, Jr., president of company.

Sexton's Report. The following is the mortuary re-port of this city for the month of May, 1888:

day, 1883: Accidental... Abscess. Bright's Discase. Orystilis (inflammation of bladder)... Consumption (phthisis pulmonalis)... Cancer. Diphtheria. Dropay (general). Exhaustion (following surgical oper-ations).

Gastritis Inflammation of bowels.....

Old age Premature birth... Paralysis Pneumonia Carabias

AGES. Under I year 1 to 5 years 5 to 10 years 0 to 20 years 0 ver 20 years 20

NATIVITIES. Utah, 21; other parts of the United States, 4; England, 8; Scandinavia, 3; Wales, 2; Germany, 1.

At Provo. A fittle girl fell into the factory face

ternoon and was with great difficulty

The Provo drugstores have taken out

The Provo drugstores have taken out government retail licenses, and their proprietors say they will sell on pre-scription, the present interpretation of the city ordinance to the contrary not-withstanding.

swer. Gabriel Huntsman arrived from the south on Sunday with three wagon loads of machinery for the cannery, which has been purchased by the Provo Canning Company. The ma-chinery was unloaded at the factory and will be put in position as soon as the building is prepared to receive it, which will be within a few weeks.— Propro American.

rescued from drowning.

Provo American.

ROBERT PATRICK, City Sexton.

Total 39 BEX OF DECEDENTS.

company.