

New Orleans Daily Crescent

OFFICIAL JOURNAL, THE STATE OF LOUISIANA, J. G. MEYER, Editor and Proprietor, OFFICE, No. 24 CAMP STREET.

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Table with 4 columns: Rates of Advertising, 1 month, 3 months, 6 months, 12 months.

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LETTER FROM UTAH

Special Correspondence of the Crescent. SALT LAKE CITY, UTAH TERRITORY, October 2, 1888.

Editor Crescent:—The recent development of animosity on the part of the Mormon authorities against the "Gentile" inhabitants of Salt Lake valley will culminate in serious political difficulties.

Perhaps the first action which will attract your attention will be the account of a collision between the United States military authorities and the Mormon rulers.

The origin of the feud will not be given you in detail by telegraph, and an ignorance of it may cause a misjudgment on the part of many, some blaming the "Gentiles" for interfering with the delirious system of polygamy as practiced by these latter day saints.

I propose to give you an account of the present state of affairs, that your community here, when the crisis shall have culminated in a bloody contest, as it will do, can properly judge of the merits of the same.

Salt Lake valley is a large valley susceptible of the highest state of cultivation. It will be the garden to supply the thickly settled portions of the surrounding mining regions of Idaho, Montana, Nevada, Colorado and Wyoming, in which are not found such large and fertile valleys so capable of being cultivated.

The Mormon law, as organized by Brigham Young and his disciples, permitted and recognized the location of the public domain lands, and a simple survey of land and possession. No limit was fixed to the extent thereof. An individual could have received acres and acres in the most desirable lands, and by simply placing a stake about the extent, hold the same as against any other person.

Many of the Mormon leaders were themselves at this advantage, and their possessions are counted by thousands of acres. The federal government has been guilty of great wrongs in this respect, and their possession and opening them to preemption, or offering them for sale at the limit of 160 acres.

Lately, the demand in the neighboring mining regions has increased, and Salt Lake city and valley a large population who are not Mormons, and who are styled by their Gentiles, whether they be of the same or of other nationalities, and who are united together for their self-protection, and a desire to secure all rights to which as American citizens, they are entitled.

These Gentiles, thinking that these broad and valuable acres should not remain idle as a speculation in the hands of Mormon bishops, have endeavored to secure the same, and their possession and opening them to preemption, or offering them for sale at the limit of 160 acres.

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THE LATEST

We have unfavorable reports as to the work on the levee at Omaha's levee, in West Baton Rouge. We learn that there are only thirty feet of water on the levee, and that the water is so shallow that it is difficult to get any work done.

It is reported that the water is so shallow that it is difficult to get any work done. The water is so shallow that it is difficult to get any work done.

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SHERRIFF'S SALES

SALE FOR PARTITION—JAMES D. DAVIS & ALISON D. HARRISON vs. Wm. W. Broussard et al.—State District Court of New Orleans, 11th Judicial District.

BY VIRTUE of an order of the court, made and entered on the 28th day of October, 1888, in the above entitled case, I will offer for sale the following described property, to-wit: A certain tract of land, situate in the parish of Orleans, Louisiana, bounded as follows: On the north by the tract of land owned by James D. Davis & Alison D. Harrison, containing 100 acres, more or less, as shown on the plat of partition filed in the court on the 28th day of October, 1888; on the south by the tract of land owned by Wm. W. Broussard, containing 100 acres, more or less, as shown on the plat of partition filed in the court on the 28th day of October, 1888; on the east by the tract of land owned by James D. Davis & Alison D. Harrison, containing 100 acres, more or less, as shown on the plat of partition filed in the court on the 28th day of October, 1888; and on the west by the tract of land owned by Wm. W. Broussard, containing 100 acres, more or less, as shown on the plat of partition filed in the court on the 28th day of October, 1888.

ALL SALES UNDER THIS ORDER OF LAND shall be made on the 11th day of November, 1888, at 10 o'clock in the forenoon, at the court house in the parish of Orleans, Louisiana, in the city of New Orleans, in the presence of the sheriff of the parish of Orleans, Louisiana, and of the clerk of the court, and of the parties to the suit, or their attorneys, or of such other persons as may be present, and the sale shall be made in conformity with the provisions of the act of the legislature of Louisiana, passed on the 11th day of March, 1867, and of the act of the legislature of Louisiana, passed on the 11th day of March, 1867, and of the act of the legislature of Louisiana, passed on the 11th day of March, 1867.

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HAIR RENEWER

DR. FRENCH'S VEGETABLE HAIR RENEWER