

# THE EVENING DISPATCH.

No 44--Vol 4.

PROVO CITY, UTAH, MONDAY, DECEMBER 24, 1894

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### WAR IN GEORGIA.

Negroes Conspire Against Whites and get Worsted.

### TOUGH GANG KILLED OFF

An Oklahoma Murderer Sentenced to be Hanged Breaks Jail and Escapes—The Electrical Carriage a Grand Success—It Scares the Superstitious.

QUITMAN, Ga., Dec. 23.—The lives of seven negroes have been taken in the last twenty-four hours in revenge for that of one white man; and unless all signs fail utterly, many more lives are in jeopardy.

What the next twenty-four hours will bring forth no one can predict.

On Thursday, Mr. Joseph Isom, one of Brooks county's most prosperous farmers and best citizens was murdered by a party of negroes and it leaked out that the killing of Isom was part of a plot to kill all the whites who were in the posse which a few weeks ago arrested Jesse Jeffreth for the killing of Mr. T. Moulden. Isom was the most popular man in the county. He lived ten miles north of here, in a part of the county where the negroes outnumbered the whites and the killing created great excitement. When it developed that the same gang of negroes had sworn to kill other white men, the whites gathered together, as if by one accord, and the work of death and destruction began.

### LAST OF A TOUGH GANG.

DANVILLE, Ky., Dec. 23.—Micaiah Rowsey, the desperado, was killed at Junction city last night by Town Marshal Ellis, whom he resisted. Rowsey was the last of a father and seven sons, all of whom died with their boots on.

### SAVED HIS NECK.

WICHITA, Kas., Dec. 23.—Oliver Jewell, one of the worst desperados in the Indian country, who was sentenced to be hanged next Friday for the murder of Tom Arnold and his son in the Cherokee strip, has escaped from the Woodward, Oklahoma, jail. Two or three hundred officers and citizens of Woodward and vicinity are out searching for him, but he will probably get away, as his escape from his prison from the Indian country sided in his escape.

### THE ELECTRIC CARRIAGE.

KANSAS CITY, Dec. 23.—A horseless carriage went swimming along the smooth asphalt of Fourteenth street, in the vicinity of Cherry street, today, fulfilling Mother Shipton's prophecy that "carriages without horses shall run," and terrifying two negroes, who saw sparks and apparently sulphurous flames issuing from under it. The vehicle was an electric carriage, of Kansas city invention and manufacture, and is the only one in the United States, although dissimilar ones are used in the old world. The invention is Dr. H. C. Baker's, and was patented by himself and J. H. Elberg, in whose carriage shop in this city the carriage was made. On the trial trip last night the machine worked perfectly. A speed of eleven miles an hour was obtained.

The carriage is about the size of an ordinary one. One seat holding three persons faces the front, and another one that will accommodate a similar number faces to the rear. A storage battery composed of five series of five cells each furnishes a current of 67½ ohms, and the cells are arranged in three tiers beneath the seats. The wheels are of wood, with india rubber cushions on the tires. The rear wheels which are three feet two inches in diameter, have on their inner sides a cast iron flange twenty-six inches in diameter and five inches wide. Mot' on from the dynamo, which is over the hind axle, is communicated to the flange by a rawhide friction pulley, revolving from 600 to 1000 times a minute, and is capable of being elevated or depressed at will by the driver. The steering is done by a toothed segment and yoke attached to the axle of the fore wheels and handled by a steering post, manipulated by the driver with his hands. The carriage can make quick, short turns. The storage batteries will run the machine about seven or eight hours. The Kansas City invention weighs about 2000 pounds, and is quicker and lighter than the European coaches.

### THOSE DISCREPANCIES.

How They Occurred in the Third Precinct of Salt Lake City—The Utah Commission Have Committed no Fraud—They Want Only an Honest and Correct Count.

If some of the ranting republicans of Provo who read the Salt Lake Tribune and take all it says for law and gospel would put a halt on their tongues just about now, they would have less to brag about when the court's decision is given in the matter of the recount by the Utah commission of the ballots cast in certain precincts for delegates to the constitutional convention.

The Tribune has cried "fraud!" and scores of republicans here have taken up the cry and added to it. To hear them and believe them, one would think that the majority of that commission were worse criminals than any three men in the Utah penitentiary, that the L-xow committee ought to turn the light of its investigations upon their doings. These republicans don't seem to think that there is a possibility of the tables turning and fraud committed by republicans being shown. They cry that the ballot boxes were stuffed by democrats after they left the judges of election, and quote what the Tribune has reported the democratic judges of election in whose returns discrepancies were

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found as saying. These judges come out in the Salt Lake Herald and deny that they ever said anything akin to or like what the Tribune published them as saying.

The recount of the votes cast in Third precinct in Salt Lake is what worries the patriots most. Of course those ballot boxes were stuffed by democratic knaves, according to them. Those of them who read the Salt Lake Herald yesterday must have felt sick indeed. In that paper was published two affidavits from honorable men who say under oath that at polls No. 1 and No. 3, when the votes were being counted, at different times, republican judges had counted more for it republican nominees than the democratic judges. In every case the difference was yielded by the democrats to the republicans. When the democratic nominees were being credited with the number of votes received, the democratic count was in excess of the republican count and the difference was yielded to the count made by the republican judges.

At poll No. 3, where the discrepancy of fifty votes was found, the error occurred in this way. The votes were counted, that is to say the straight votes, of both parties, in bunches of 50 each. When the tally sheet was made up a bunch of 50 straight democratic votes was tallied on the republican side.

All of this, and more, was shown to the commission before the recount was made; and all of this and more will be shown to the court when the matter comes up before it. Republicans, hold your horses.

### Chinese Pawnshops.

Among the Canton houses there are occasional exceptions to the general one storied or low constructions. Some of these are built like square towers four or five stories high, with no outside windows save a comb-like device above the ground and no outside projections by which thieves might climb up. These establishments are called pawnshops, but they appeared to me more to resemble our banks where we place deeds and other valuables for safety. I understand it is usual among the Chinese to deposit their possessions of value, when not in use, in these establishments, and receive for them, in return, a loan, and loans may be obtained against the goods stored. To have dealings with a pawnshop is in no way considered derogatory to a Chinese gentleman's dignity.—Florence O'Driscoll, M. P., in Century.

### First District Court.

Judge King opened court this morning and after transacting the following business, adjourned court till the 29th:

SHORT ORDERS.  
H. W. Hawley vs. Corey Brothers, defendants, given till January 10, 1895 to prepare and serve statement on a motion for a new trial.  
Mott vs. Alfred. Time extended to January 2, 1895 in which to prepare and serve statement on a motion for a new trial.

First National Bank of Nephi vs. Charles Foote et al. Time extended to December 27, 1894 in which to prepare and serve statement on a motion for a new trial.  
James Goodman vs. Samuel Liddiard et al. The Provo Commercial & Savings bank given till January 25, 1895 to examine pleadings and file a petition in intervention.

### CASES SET.

The following cases were set for trial:  
For January 7, 1895:  
H. C. Edwards vs. Telitha Fiddler.  
Thomas C. Groeman vs. Joshua Jones.

For January 8, 1895:  
George L. Hyde vs. James R. Watson.

Goshen Irrigation company vs. C. E. Nielsen et al.

For January 9, 1895:  
Larsen vs. Patten; Thomas T. Topham vs. Wm. Patten.

### IN CHAMBERS.

After open court had adjourned the judge held the following divorce cases in chambers:  
Rebecca Ann Bunce vs. Lewis De Mott Bunce. Application denied, it appearing by evidence that since filing her complaint Mrs. Bunce has lived with her husband.

Leta Laubender vs. John Laubender. Decree granted Grounds, failure to provide.

Sarah Dudley vs. Joseph Dudley. Decree granted and plaintiff awarded custody of three minor children.

### NEW CASES FILED.

Gen. A. Storrs, of Springville, has brought suit against E. C. Lee, his partner with whom he has been doing business under the firm name of Storrs & Lee. Mr. Storrs alleges that they entered into the partnership in 1884; that they became indebted in the sum of \$1300.00; that he has paid interest on the debt; that Lee is in possession of property belonging to the firm in Emery county (a hal interest in a farm) worth much more than the amount of the indebtedness, but refuses to pay the indebtedness any part of it, or even the interest. Mr. Storrs prays that a receiver be appointed and that the business of the partnership be closed up.

Ursula D. Rumel, administrator of the estate of John H. Rumel, Jr., George Morrison and Charles Allen have brought suit against John Williams and H. Oversee. They allege that they are the owners of a certain mining claim called the Apex mine in Millard county; that these defendants claim the mine and having been taking ore from it. The plaintiffs ask the court to decide who owns the property, and to award damages for ore taken.

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Its excellence is due to its presenting in the form most acceptable and pleasant to the taste, the refreshing and truly beneficial properties of a perfect laxative; effectually cleansing the system, dispelling colds, headaches and fevers; and permanently curing constipation. It has given satisfaction to millions and met with the approval of the medical profession, because it acts on the Kidneys, Liver and Bowels without weakening them and it is perfectly free from every objectionable substance.

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