Published Daily, Sithilays Excepted, AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. -Monday. . February 9, 1885. reat moment involved.

EVENING NEWS

WHO ARE GOING OUTSIDE THE CONSTITUTION?

TAKING up the entire question of the rabil against the Latter-day Saints from an intelligent and impartial standpoint, the conclusion that the chief character istics of their opponents, nationally and locally, are hypocrisy and incon-Congress has a constitutional right to sistency, is inevitable. While theyen exercise anykind of dominion by making deavor to cover up their infamy by "needful rules and regulations" reshowing about the uniawfulness of the pecting the people of the Territories, "Mormons," it is they who are tainted tc. It simply means in relation to with the virus of disloyalty, are tram the land or other property, not the pling open republican institutions and people, who, in this republic are showing an utter disregard for the overeign and not the property of the supreme law of the land. While the inited States. Popular sovercignty are shricking about the Saints not complay under the Constitution, the ntended by the genius of this Repubare, in their unreasonable and hate-inc, to be confined to the States, but to spinel allempts to disrupt, destroy e extended to the people, so far as nuclearly upon a loyal people, tearing practicable, no matter where they that so red fundamental safeguard of night dwell. there is to tatters, and in that are full dig the inspired prediction of Juseph Santh.

A shance through the Constitution and a comparison of its clauses with the laws, practices and theories put forth to destroy the "Mormon" church, is all light is necessary to exhibit the tores and truth of the proposition we mus advanced.

, lu articie I, sec. IX, is the following " so, int. of attainder or ex post facto how shall be passed.

In sec X of the same article the States are forbidden to

"Pass any bill of attainder, or expos feet haw, or law impairing the validity of centracts

Article V of the amendments provides that no person-

tosuel) be compelled, in any criminal equel to be a witness against himself, nor be doprived of life, liberty or pro-cept witnout due process of law." of" are concerned, that would be conjucive to good order for their detracors and persecutors to emulate, A bill of attainder is an act which

preservoes punishment without a judicins trial. That is the character of the and annuls how, which punishes certain ci izens by deprivation of the right to hold office and of the elective franchise, which are property as much as "Arrived here this morning, and goods and chattels, without legal profound Mr. Vartooguish's place after some hunting. He was out looking cass. In its application it is also made ir post factor by a retroactive process for me, but soon came back and greet ed me very friendly, offered coffee and fuscing of the Utah Commission, rigarettes, and seemed astonished be wrose ruliags under it have punished cause I asked to be excused for not men who have not become polygamists | using them. Your welcome letter was handed to me. I thank you for your suce there was any law making it an good counsel and help, and shall try to offence. The United States District carry out what you told me. Some of these people are in Attorney is also seeking not only to

icefi butiawed, he could do nothing Find and wile, a man is compelled to testify against himself; citizens Are ttorney made the attempt, but or, deprived of property summarily with-Festigation it was found that, G ...son bad no manhood, or if he had, b \_ pre-ferred not to show it in this b \_ se. As Gilson did not answer the \_ rst letter soit to him by the attor \_ sy, another attempt was made, where the same re-sult, and the attorney the same reout due legal process by trial; they are deprived of the privelege of bringing their relatives or friends from abroad to this country. But it is needless now to enumerate the outrageous nature of that proposed the outrageous nature of that proposed was true, that Gils on was a "d d But it is needless now to enumerate sult, and the attorney finally gave the measure, a half-born legal abortion. scoundre This affair is of course, compara-tively trivial. but in addition to the Attempts are made to give the most absurd twistings to clauses of the Constitution that are so plainly absurd as many other petty acts of villainy this man, ',t serves to make up a list of to be amusing, were not questions of tricks w.hich render him a ten-fold

more despicable character than the mean est of those whom he is perse-Take for instance that embodled in cuti ug. if you think this worthy of place in

Sec. III of article IV: "The Congress shall have power to dispose of and make all needful rules your columns, place it there as another lustance of the rascality of those who and regulations respecting the terri-tory or other property belonging to the University of WILLARD DONE. Provo; Feb. 7, 1885. Inited States.

The anti-"Mormon" and anti-liberty fanatics construe this to mean that A PERTINENT QUERY.

We are in receipt of the following:

SALT LAKE CITY, February 7th, 1885.

Editor Deservet News: In view of the practice, fast becomng common in this portion of our liberal and enlightened republic, of drag-gin men's wives-first wives-"legal wives"-before United States Commisor local self-government), was never sioners, Grand Juries, and the like, a question with Italy in connection and requiring them to testify against with the annexation of Beilal. He their husbands, I would like to ask, if you can tell me, under what law, local at Assab compelled her to extend her or general, Messrs. Dickson, Ireland, authority over the adjacent district. McKay, and officials of that stripe are acting, when they assume such prerog-

atives and take such unusual liberties The Constitution authorizes the in the prosecution of their anti-"Mor guaranty of "A republican form of mon" labors? By answering in your next issue, or as soon as convenient, overnment" to the people; yet based you will greatly oblige

in the despotic pretext of the Terri-A PUZZLED READER. orles being the creatures of Congress, "Puzzled Reader" will probably be he anti-"Mormons" demand the more puzzled than ever, when we sugwithdrawal from Utah of every vesgest that the authority under which the ige of that form of rule and the officials named are acting, is to be placing of the citizens under the absofound in Case one, Section 1150, Chaputism of a legislative commission. ter Second, Title X, Revised Laws of While the anti-"Mormon" crusaders Utah, which reads as follows : are pretending to demand that the

"A husband cannot be examined for r against his wife, without her conconstitution and the laws of this great sent, nor a wife for or against her government," they are the parties who husband, without his consent; nor can either, during the marriage or afterre overriding the Constitution and ward, be, without the consent of the his feet. breaking the laws. In the meantime ther, examined as to any communicahe "Mormons" are showing an examtion made by one to the other, during the marriage; but this exception does

ple of peaceableness and a law-abiding not apply to a civil action or proceeddisposition, so far as the "Constitution and the laws made in purcuance thereriminal action or proceeding for a nime committed by one against the

We have already published this law and advised interested persons as to should not be forgotten.

Elder Spori writes to the Millennia -----Star, from Constantinople, under date THE GLENWOOD RIOT. of December 31st, 1884, as follows:

> WHICH RESULTED IN THE DEATH O CHARLES OGLEVIE. GLENWOOD,

February 6th, 1885. Editor Deservet News:

The clausens of this place were hrown into consternation on the clock, by a team and wagon with six eific Railroad Company, with a view to

works of Fatshan, 14 miles from Canton, exploded December and and killed 250 employees. The Corean gov-.1500 ernment has agreed to pay Japan as in-pre- demnity for the outBreak against the Japanese and burning the Japanese legation. December 26th, 120,000 yen, and also to punish all the leading rioters. It is stated that the negotiations were carried on through General Foote. S. Minister at Corea. It is rumored at Tien Tsin that Russia will soon make another effort to annex Corea.

> FOREIGN. LATENT TRANS-ATLANTIC DIS-

PATCHES.

Italy and Turkey's Quarrel.

LONDON, 9 .- In an interview between Earl Granville and Fehmi Pasha, Turk-ish envoy, the former told the latter that the English government intended, for political and financial reasons, to evacuate Egypt, but that it was impos-sible to specify the exact period for the withdrawal. The British government ie said, being a constitutional government, and dependent upon public opin-ion, which compelled the Cabinet to send the expedition to the Soudan, would not permit the evectuation of Egyp without some reward for England's sacrifice; that the proposed Turkish expedition, to Suakiin is inopportune

that the Sultan's sovereighty over Egypt will be respected. Earl Granille, counselled the Porte not to raise held that Italy's commercial interests

-----TERRITORIAL ITEMS.

CULLED FROM LATEST EXCHANGES -The losses by fire in Butte during

the past year amounted to \$34,000. -Dwight S. Dow opened a class of

bookkeeping in the B. Y. College building, Logan, last week. -Beaver county warrants are worth their face. Under the circumstances

this speaks well for the county officials. -A young man at Ovid, Bear Lake

Co., Idaho, who had his feet frozen some time ago, has had all the toes amputated, and there is danger of his losing

-The farmers of Arizona are plowing and planting. Some grain is up and looking very fine. Prospects for g by one against the other, nor to a the coming season appear to be quite favorable.

-A manumoth meeting of stockgrowers will be held in Cheyenne April 6-10, at which several important their legal rights in the premises, which questions connected with the stock business will be discussed. Not the least of these topics will be the care of large herds during the winter. -About a score of men employed in

he packing house at South Omaha elebrated pay day on Wednesday night by a free fight, in which half a dozen were painfully cut about the head and face by flying beer glasses and pokers. Several of the men were incapacitated

for work next day. -The city of Laramie has purchased norning of the 4th inst., at about 3 four blocks of land from the Union Pa-



and the off of all at once so, 2 thy Hali, and ascertain the number to which your bouse is entitled, and have a painted, carved or cast duplicate thereof placed in a conspicu-ous position upon such house with at delay. WM. G. PHILLIPS, City Marshal, salt Lake City, February 7th.

FOR SALE.

FLOGAA THOROUGHBRED RED JER sey Cow, 5 years old May next, sired by Jim Rev; Dam, T. Fenton's cow; also, Don, her flue bull calt, dropped December list, 1884, sired by A. Howe's imported bull. Call and see them. J. M. WARDROBE, FOR SALE OR EXCHANGE

dtf.

Buggy ....



impair, but to destroy the validity of seeking for the truth, and I do not feel contracts, by pursuing men of the same

class with the terrors of the law. When a wife is required to testify against her husband it amounts to the same as a witness testifying against the husband and wife being himself, the husband and wife being are Armenians, most of them tail and one under the haw. Besides, there is powerful, with dark eyes and hair, and an express statute which relieves the they are intelligent. My impression is with opnospand from being a witness in a proceeding against either. In the face of the "supreme law of the land," the wile of Royal B. Young was put through a searching catechizathe prosecution in 1036 1 102 a criminal proceeding against him. The legal wives of persons pursund in the present raid are taken before-the grand jury and persistently ple l with questions in relation to the private affairs of their husbands, with a view to convicting them of criminal did, feeling a humble and quiet spirit. acts. In addition, one person-the diant city, showing the quiet spirit.

acts. In addition, one person—the Mr. Young aloresaid—charged with criminality was intimidated by the prosecuting attorney with a threat that the door of his house would be broken in if certain witnesses were not forth-in the criminal. The spirit and intent of this coming. The spirit and intent of this | want first a close observation of me. ] menace that violence would be resort- agreed, thankfully, although two france ed to, was to induce the accused to progure witnesses to his own detriment. In other words, to prosecute V. says,

Aracle VI provides that

"No religious test shall ever be requare las a qualification to any office or quality trust under the United States." pected

'This has been flagrantly violated by mithe late anti-"Mormon" laws, and the resterpetation by the Utah Comtubs. on and others. Religious freedom | go away until to-morrow, so I opened is go menteed by the Constitution, and whenever the ruling power prescribes what the religion of the people shall or room. Had one meal on New Year's scall not consist of, there is not only an stridement of religious liberty, here is existence is endangered. That which consists of talk with Mr. Vartooguian, telling him some person outside of the religionist that to spend \$1 every day for a room that to spend \$1 every Gay for a room and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I and three small meals will not do, as I must be responsible for our money as well as our time and doings. If the Turks and Armenians must have a man that makes a big show, then I am not the kind for them. If you only want to find out who I am, I will tell you in a few words. During not intringe upon the rights of others. Which he does, then it is time that he now a modest man sent to preach the shown I be curtailed, abridgement being a necessity to secure the freedom of the wealthy man, I may go and eat with you, and what I must spend here will where, Nor such infringement of the feed us both, and I can sleep in a blaucouls of others can be shown in con- ket in some corner. And further, nection with the religious institutions, manifel or othersvise, of the Latter-day maniful or otherwise, of the Latter-day Satis, and when they are debarred agreed with me; then we had a warm tro a the free exercise of their religion, It is in the face of a constitutional in dateilit

n it he requires

The rand anti-"Mormon" officials whom I wrote from Naples took sick, and could not bring them. In coming here have not only, in their pursuit of back I was seized, searched, every-the victums of their hate, ignored this thing examined and taken away from protective clause in the Constitutionprotective clause in the Constitution-they have done more than demanded few plasters, helped me throught all "xcressive ball"-they have denied bail altoprify r, pending the final adjudica-"Mr. V. will now look for a little honse where I can live; he has only tion of cases in which "Mormons" are one room, and has a family of six in the hapless objects of pursuit. No number, and I cat with them. For the ships arise from the raking up of of-more flagrant judicial outrage could be present I will hold the position I have fences committed long ago, by which ment of "Mormons," law or no law, and thus is the supreme law of the land sit at defiance by the crusaders. But it would take too much space to show how the Constitution has

heen overridden in efforts to destroy, the "Mormon" reigion and its adherents. If what has actually been done in that line were compiled in due form with attempts that have failed thus far, but which show the motives by which the hearts of men are moved, the result would be a library of no small proportions. At the rate at which the country has been traveling on the anti-Constitutional tramway there is no telling how soon some of these ultra attempts may bud and blossom into accomplished facts. Already, in a section of the country, (Idaho,) the Con- the prosecution of polygamy cases, stitution has been thrown overboard from the ship of state, and the most despotic and ridiculous measures enacted since its abrogation in theory and sade understand the answering of this question. This man Gilson contracted practice. a debt at a store kept by my brother In the Hoar amendments bill which passed the Senate, but has gone no further, nearly every one of the chief liberty-preserving clauses of the Con-stitution are ignored. Writs of atstitution are ignored. Writs of at-tachment are substituted for the sub-prena process, witnesses being thus deprived of liberty without any legal charge against them; the wife is compelled to testify against the husband, and therefore, in view of the legal unification of hus-

very big, knowing my weakness, and seeing what they expect of the 'man sent from the Lord,' and I pray that I

10

Mormons" shall "come within the

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THE TURKISH MISSION.

that the Spirit of God is working with

e, as it was not safe for any living "Mr. Vartooguian is an elderly looking gentleman, middle sized, little gray, clear hazel eyes, brown beard, red cap, clean clothing, deliberate in speech, quiet in motion, very well posted in history and the different religious deand some French. He helped me to find another room, and will help me to in order to arrest them, but with no effect. Another cluzen took the same gun, which was the only one used except by the riotlearn Armenian and Turkish as soon as possible. Going with me to the place where I stayed, he requested me to pray with him in my room, which I ers, and fired after them at random, the firing from the wagou kept up at the same time, till they arrived about two blocks from the starting point. Then they stopped a few moments andthen drove of out of Three of our chilzens, the constable acluded, followed them on horse-back to within about one and a half or two miles of Richfield for the purpose of

per day, which is equal to forty cents, seems rather high. We can see about arresting them, but on catching up with them they were told that one of it in a few weeks. As. Mr. V. says, the Turkish authori-ties are rather indifferent about our doctrines, but the European preachers their number. Charles Oglevie was shot through the head and instantly After proceeding a short distance the iere are more interested, and already ole party were met by Sheriff Clark

spread some nonsense about us, which, and Marshall Coons, from Richfield who had heard the shooting and starthowever, found not the credit they exd out to take the disturbers in charge, "On the steamer I had a good opport on finding one of their number

tunity to make some intelligent French ladies and gentlemen acquainted with dead, did not arrest them, but accomthe Gospel doctrines. "Jan. 2, 1885.-The mail docs not the letter again in order to add a few

items to it. 'That Charles Oglevie came to his "Yesterday I moved to my new ath by a shot fired from a gun or pisin the hands of some unknown The parties were arrested on the harge of riot, to appear before Justice large on Tuursday the 5th, at 10 a. m. The court opened at the appointed time but the defendants' counsel desired further time to procure witnesses and the court was accordingly adjournd till Monday the 9th, at 10 a. m. BY TELEGRAPH. I will tell you in a few words. During the summer I am a wood-chopper, and "SR WRATERS UNION TELEGRAPH LINE.

AMERICAN. LATEST BY LIGHTNING. when people are not satisfied with Another Interview With Judge

AN EYE WITNESS.

- + ----

Dusenbury.

humble man, let them get somebody CHICAGO, 9.- A party of "Mormons" trived here yesterday on a general prayer, and I took him to breakfast, our of the east. All excepting W. N. Dusenbury and Dr. W. R. Pike, medi-al director of the Insane Asylum, just and alterwards went to the steamer in Arious VIII -Excessive bail shall order to get the tracts and pamphlets which I left there. I was afraid the custom-house officers might search my completed in Utah, are traveling for pleasure. The latter will visit the forent asylums of the east. Regardtrunk and take all away The man of b iter feeling was being developed. It was impossible for "Mormons" to get a feir trial under it, and many business me, and carried from Pontius to Pilaa were leaving the Territory, causng a general staguation in business, but the people were not to be driven away. They will stay and fight it out but there seems no hope of a repeal of the law. It was claimed great hard-

ment of "Mormons," law or no law,

making a fine large city park-someand of town. The men had been drink-ing, and four of them were armed with thing which that city has never had. revolvers, which they fired in all direc- The land is to be fenced in at once, and ons, accompanying the shooting with as soon as spring opens, work will be he most flendish hooting and yelling. as soon as spring opens, work will be n this manner they drove all the way open Main street, and turning around tivated tract into a beautiful park that four blooks, back to the place of startwill do credit to Laramie. -Last Wednesday, a man named ime" many of the male citizens had

made their appearance, but kept them - Robert Holman, who had been workeives under cover as much as possi- ing in one of the mines near Leadville, left the mine and started toward that thing on the street or any open space, while women and children were almost frightened to death. After stopping a sions. On the way he lost one of his few minutes, the rioters returned and repeated their fiendish work. They were more brutal, if possible, than benominations, speaks Turkish and fore, with the exception that they did extremely cold. He finally reached Armenian fluently, pretty good English and some French. He helped me to find another room, and will help me to find another room, and will help me to

## DEATHS.

COOK .- In Paris, Bear Lake Co., Idaho, Jan 31, 18-5, of inflammation of the lungs, Elizabeth Neibaur, wife of Joseph W. Cook, of Garden City, Rich Co., Utah, agod 26 cars and 21 days.



ARE USED. Vanilla, Lemen, Orange, etc., flavor Cakes, Creams, Puddings, dcc., as dellcately and naturally as the fruit from

which they are made. For Strength and True Fruit Flavor They Stand Alone.

PREPARED BY THE Price Baking Powder Co.,

## **Br. Prices Gream Baking Powder**

Dr. Price's Libulin Yeast Gems, Best Des Hop Yeast. FOR SALE BY GROCERS.

WE MAKE BUT ONE QUALITY.



Second South St., No. 444, E FOR SALL.





Company will pay the following prices 1 t Class Green Red Pine Ties, 7 inches ed, 7 inches face and 7 inches deep, 50 Green Black Balsam, same dimensions, 45

Ballard Rifle, new, cost \$75 .... Baled and loose Lucern; Baled Straw. Salt, Fine and Coarse. 2nd Class Green Red Pine Ties, 7 inches aco and bed, and 6 inches deep, 40 cents.

Green Black Balsam, same dimensions cents 3rd Chass Green Red Pine Ties, 6 inches face and bed, and 6 inches deep, 30 centr. Bone Ash for Assaying, Refining and Fenllizing. Liquid Blueing, Wholesale. 4 Ton and all kinds of Scales. Branson Knitter, best in the workd. Green Black Balsain, same dimensions, 25 ent

All Ties to be 8 feet long clear of chor All frees to be selections creat of chop dope, to be received at any station on the line of the U.C. Railway. To be delivered March, April, May and Junc. d2 s1 JOHN SHARP, Supt.



A. G. JOHNSON, Collector, per C. R. MCBRIDE, Deputy. Assessor and Collector's Office, January 30th, 1885.

#### COUNTY TAX SALE.



Therefore, I. A. G. Johnson, Collector of Tooele County, by virtue of the anthority vested in me by the provisions of Section 19 of "An Act to provide Revenue for the Territory of Utah and the several counties thereof," approved February 22, 1878, have logical upon the following memory upon



The Large Sales in our

# **Cloak and Suit Depart't**

Compel us to make extensive alterations, which will enable us to show a Larger Assortment of Fine Garments, and at the same time allord our patrons greater contort in examining and fitting the same. An Elegant Assortment of Lodies' Newmarkets, Russian Circulars, Dolmans and Childs' Chocks now on hand in this Department, which

we offer at Lowest Prices quoted in this city, in order to close the entire lot in the next

#### COUNTY TAX SALE.

."OHN W. SNELL.

---- FOR -----

Etc., Etc.

Saw Apparstus. Parlor Billiard Table with Balls and

Soda Fountain Apparatus. Piano Grain Chopper.....

Heavy Two wheel Dray.

Wells Bored.

ar Call and Sec.

Cues,.....

WHEREAS, THE TERRITORIAL, School and County Taxes assessed against and upon the property of E. A. Marks, for the year A. D. 1884, amounting to

House in 11th Ward to dispose of.

One Dollar and Twenty Cents (\$1.20), re-main unpaid. Therefore, I, Nathaniel V. Jones, Collector for Salt Lake County, Utah Territory, by virtue of the authority vested in me by the provisions of An Act of the Legislative Assembly of the Territory of Utah, entitled, "An Act to Provide Revenue for the Terri-tory of Utah and the several Counties there of," approved February 22, 1878, and of the amendments thereto, have levied upon the

amendments thereto, have levied upon the following named property, to wit: Lot Three (3) in Block Twenty one (21), as platted in Plat "G" of Salt Lake City Sur-vey, and will sell the same or so much there of as may be necessary to pay the Taxes and Costs, at Public Auction, at the front door of the County Court House, Salt Lake City, on the 31st day of February, 1885, at 22 o'clock M.

NATHANIEL V. JONES, Collector for Salt Lake County. County Collector's Office, No. 5, County

Court House, Salt Lake City, January 31st, 1885. d5 s2

### COUNTY TAX SALE.

by virtue of the authority vested in me by the provisions of an Act of the Legislative Assembly of the Territory of Utah, entitled, "An Act to Previde Revenue for the Terri-An Act to Provide Revenue for the Terri-tory of Utah and the several counties there-of," approved February 22, 1878, and of the amendments thereto, have levicd upon the following named property, to wit: Lot Three (3), in Block One Hundred and

Lot Three (3), in Block One Hundred and One (101), as platted in Plat "D" of Sait Lake City Suivey, and will sell the same or so much thereof as may be neces-sary, to pay the taxes and costs, at public auction, at the front door of the County Ceurt House, Sait Lake City, on the 21st day of February, 1885, at 12 o'clock M.

NATHANIEL V. JONES, Collector for Salt Lake County. County Collector's Office, No. 5, County Court House, Salt Lake City, January 31st, 1885.



WE ARE NEVER UNDERSOLD. Jent's and Boys' Overcoots, Winter Suits, Plush and Chinchilla Caps, Millens and Enderwear, at a reduction of 25 per cent - 0 -----The marked increase in OUR CARPET SALES

Have induced us to move that Department from the top floor to the floor above one Retail, to be reached by an improved easy starrway-to avoid the use of the Elevetor, so objectionable to nervous people. Our stock in this Department will always show the Best Makes and Latest Designs at Lowest Prices. We full all orders Prompty, Warrant Quality and Fit of our Work in every respect.

OUR SHOE DEPARTMENT

Is doirg an Increased Business. We Warrant every Pair We Sell.

Fit and Workmanship Gearanteed, Clotha, Classimeres, Linings, Bindings, Bultons, etc., at Lowest Prices in this City

In a word, we are devoting our Entire Attention to the Details of our Business, with a view to giving our constantly increasing Patrons Prompt and Courtcous Allention, and the Full Value of their Money.

WHOLESALE BUYERS know our house as the Headquarters for all that a Merchant requires in Day Goods, Fancy Goods, Millinery Boets and Shoes, Hats and Taps, Clothing, Carpets, etc.

ESTABLISHED 1864.









5 NO PIECES OF EMBROIDERIES, to be Sold by the Piece Only

SILKS, VELVETS, BROCADES, PLUSHES,

1,000 Dozen of Ladies' Dress Buttons, at 10c., worth 25c. to 35c. Do. Do. 25c., worth 50c. to 75c.



Editor Deseret News:

homes and our lands. It is probable Does that "Deputy Marshal" Gilson ome lew families may emigrate to need any more showing up than he has already received? If so, permit me through your columns to add the mite Mexico, for Utah is getting to be overpopulated and is slopping over, but that Territory is our nome and we redeemed it from the wilderness and have grown with it, and we are not cowards enough to abandon it."

## Seven Killed and Sixteen Wounder

OMAHA, 9 .- An accident happened last night on the Chicago, Burilington when he is not worthy to be the ser-vant of those into whose business he & Quincy railroad near Creston, Iowa. Meagre particulars at this hour show that seven people were killed and six-teen wounded.

#### **Colonel Williams Volunteers** for Service in the Nondan.

OTTOWA, 9.-It is stated that Colone Williams has tendered his services and those of the regiments selected from the Canadian militia for active service in Egypt, whenever the home autho-rities may require them. The applicant has been forwarded by the Governor General to England.

News From the Orient.

SAN FRANCISCO, 9.-The steamer Rid Janetro arrived yesterday afternoon, bringing Hong Kong dates to January 9th, Yokohama 19th. The gunpowde



"No, sir, we are western men, born and bred in Utah Territory, or else have lived there most of our lives, and we will not be driven away from our INVIGORATOR Is just what its name implies: a Purely Vegetable Compound, that acts directly upon the Liver ; curing the many diseases incident to that important organ, and preventing the numerous ailments that arise from its deranged or torpid action, such as Dyspepsia, Jaun-dies, Biliousness, Costivenecs, Malaria, Sick-Headache, Rheumatism, etc. It is therefore a truism that " ... have Good Health the

> Liver must be kept in order," DR. SANFORD'S LIVER INVIGORATOR Invigorates the Liver, Regulates the Bowels, Strengthens the System, Puri-fies the Blood, Assists Direction, Pre-vents Fevers, Is a Hour old Need. mon complaints.

DE. SAXFORD'S LIVER INVIGORATOR. An experience of Forty Years, and Thousands of Testimonials prove the

TOR BALS BY ALL DEALERS IN MEDICINES. For fail information send your address for 100-page Book on the "Livie and is Dis-mess," to may sampoun, 54 putats be- NEW

levied upon the following named pro perty to wit: One Frame House, situated on the Gibson Toll Road, between Jacob City and the month of Soldier Cañon, and known as the Toll House, which will be sold, or so much thereof as may be necessary to pay the Taxes and Costs, at Public Auction, in front of the Court House in Tooele City, Tooele County, U.T., on the 5th day of March A. D., 1885, at Eleven (11) o'clock a. m. A. G. JOHNSON, Collector, per C. R. MCBRIDE, Deputy. Assessor and Collector's Office, January 30th, 1885. COUNTY TAX SALE.

unpaid.

W HEREAS, ON THE 21ST DAY OF October, 1884, School District Number Seven in Salt Lake County, in the Territory of Utah, duly levied a special Tax against and upon the property of Charles E. Street in said district, amounting to five dollars (\$5.00) payable on the 22nd day of Novem-ber 1884, which said tax has not been paid and has been duly certified to me, Nathaniel V. Jones, Collector of Sait Lake County,

Territory of Utah, for collection. Therefore, by virtue of the auth-only vested in me, as such Collector, I have levied upon the following-described property, to

wit: Part of lot three (3) in block thirty-one (31) as platted in plat A of Salt Lake City survey, which will be sold, or so much thereof as may be necessary to pay the taxes and costs, at Public Anction, in front of the County Contributes, Salt Lake City, on the 28th day of February, 1885, at 18 o'clock m.

NATHANIEL V. JONES, Collector



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