EVENING NEWS. Published Daily, Sundays Excepted, AT FOUR O'CLOCK.

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY.					the m how a ment was p
CHARLES W.	PEN	(ROSE,	ED	ITOR.	were dred ever i
Thursday,		April	1 30,	1885	tentio of wh statu

MASS MEETINGS.

To the Members of the Church of Jesus Christ of Latter-day Saints in the Several Stakes of Zion ::

A Resolution was adopted at the General Annual Conference of the tation given by the District Court yes-Church, held at Logan, on the sixth day of April, 1885, and a committee appointed to draft a series of Resolutions and a Protest to the President of the United States, and to the nation, in which the wrongs the people of this have not lived or cohabited with more Territory have suffered and are still than one woman in the marriage relasuffering, from the tyrannical conduct of Federal officials were serted for the protection of the liberto be set forth specifically and tine, adulterer and whoremonger. in detail, and to ask, in respectful language, for the same treatment to which other citizens of demelished by the decree of the Court the United States are entitled; and to of Last Resort, and in the recent cirreport the same to a mass meeting cular to the registration officers, the which was to be afterwards called.

In pursuance of said resolution, the committee has prepared a statement of Edmunds Act, as defined by the decisgrievances and a protest to submit to ion, was intended to exclude from the people for their consideration and the privilege of the franchise nonaction, which document it is proposed "Mormon" as well as "Mormon" coto have read at mass meetings of the members of the Church, which are hereby called to assemble in the several Stakes of Zion, at such places as the Presidents thereof may designate, on Saturday May 2nd, 1885, at 1 o'clock p.

In the exercise of the right guaranteed by the Constitution of our country, that the people may peaceably assemble and petition for redress of grievances, it is hoped that on this occasion the Latter-day Saints will come totogether en masse and express themselves respectfully but earnestly and with patriotic fervor.

In behalf of the committee, JOHN T. CAINE, Chairman. JOHN O. CANNON. Clerk

Salt Lake City, Utah, April 25th, 1885. The mass meeting for the Salt Lake

Stake will be held in the Large Taber- developments make the obligation upnacle in this city on the above named date.

THE ANTI-"MORMON" PLOT THICKENS.

THE most rabid anti-"Mormon" entitled. would scarcely have the temerity to call the proceedings in the Third District Court, concluded yesterday, that earnest character suited to the in the case of President Angus M. circumstances. Besides pertinent prosecution. Not a particle of evidence with vocal music by the choir under was admitted for the defense. Every Conductor Beesley, and instrumental

who upsold the villaintes now perpe-trated for the meanest and pairlest obejcts, would like to see the mean whom they wish to entrap thrust their prison have the temerity to viste wives and partake of a meal with them, The cruelty of such procedure is furwhom they wish to entrap thrust their heads into the traps which have been set for them. But what would the rascals say of such a fatuity? Would they not jeer at such simple souls for a lot of geese lacking sense enough to keep out of a paintible snare? "Walk up and plead guilt," eh? when they do not consider themselves guilty! Go to hall inst to please their unscruppious ther exhibited by the fact that, although vesterday's rulings defined such to be the intent of the law, no method as to how a person could evade the punish-ment by living within the law as prescribed. The terrors of the law ere exhibited with probably a hunjail just to please their unscrupulous opponents! Pay fines to enrich a set red fold more intensity than it was ver intended to possess, but no precormorants flocking around for prey ention was made to give a definition Such modesty as these "Mormon eaters display has never been equalled f what constituted living (within the in any age or nation.

The professed object of the present raid in Utah is According to the interpretation given

the decision of the Supreme Court of TO FORCE A "REVELATION" the United States by the Utah Comsuspending or abolishing plural marmission, in the election cases against

riage. It is thought by some luconsistent persons that if the heads of the Church are captured and imprisoned, themselves taken up on appeal, the definition of what constitutes cohabine matter by what improper and extra-judicial methods, they will be so in-timidated that they will be ready to terday is erroneous. The Commission formerly stretched, the law in order to exclude "Mormon" cohabiters only compromise matters so as to secur their own safety. Those individuals understand neither "Mormon" men nor "Mormon" doctrine. The revelafrom voting. To effect this they inserted in the notorious test oath the words "I tion on plural marriage came from God, not man, except as man was the imedium of its communication. Its opponents may not believe that, but its adherents do believe it, from the President of the Church to the most recent member who is in full faith and tion." The Italicised words were infellowship. Revelation and prophecy do not come "by the will of man." God cannot be forced into any course even by would-be-thought mighty offi-This bulwark of the corruptionist was, however, in their opinion, evidently be "a new thing under the sun" if a "Mormon" leader yielded to the clamor of a mob, the pressure of public phrase "in the marriage relation" was opinion or the dangers that might beset

eliminated, thus indicating that the him, and attempted to sacrifice princihim, and attempted to sacrifice princi-ple to policy, or to interpose his per-sonal word in place of a commandment of the 'Atmighty. When will the peo-ple learn the fact that the "Mormons" have tests by which they know the works of the Good Shepherd and can distinguish between a true revelation of God and a counterfeit? And when will they onen their eves to that faith habiters with "more than one woman." At least, that seems to be the understanding of the Commission, since they will they open their eyes to that faith and reliance on God and His word are received the new light on the subject,' abiding realities with the "Mormon else why was the peculiar phrase in-Church serted in the first place and eliminated But the

AVOWED OBJECT

The situation is getting no better of those who are pressing the attack very fast, and presents, on the part of on the Saints is not their real purpose. It is simply in one word FEES. Money and the retention of office to make the crusaders, a mass of contradictions and incongruities, mingled with maligmoney are the motive powers that actuate them. The suppression of "Mormonism" is a popular movement. Officers in danger of losing their posinity, that is pitiful to behold.

SATURDAY'S OCCASION. THE outrages being heaped upon the

now?

Latter-day Saints will doubtless have powerful tendencies in various directions. Among the effects it ought to produce is the turning out of a multi-

more prosecutions, the more fame and the more cash. Their sordid souls see nothing higher, and they judge "Mor-mon" officials by their own groveling standard. Their efforts will be vain, so far as the desired suppression is concerned. "Mormonism" flourishes on opposition and thrives and spreads on persecution. The disconfiture of tude of people to attend the meeting appointed to be held in the Tabernacle on Saturday at one o'clock. Recent on persecution. The discomfiture of its enemies is only a question of time, and the world has yet to show a single on the people more imperative than ever to speak of their wrongs, deinstance of a man who has permanenty prospered by assailing the Saints of

God. This movement will consolidate nounce them as they deserve, make a "Mormonism," and bring ultimate shame to the promoters of the conrepresentation of their hideous charactor, and ask the powers_that be for spiracy that redress to which the people are By the way it seems that the editor

of the Logan Journal in a fruitless attempt to answer the strong arraign-ment of the NEWS of his article calcu-Doubtless the gathering on Saturday lated to frighten timid women and encourage spotters and official house-breakers, states that the editor of the will be large, and the proceedings of in the case of President Angus M. circumstances. Besides pertinent NEWS was "an urgent, devoted and Cannon, a trial. They were solely a speeches, the doings will be enlivened zealous advocate" of a "dangerous" section of law which was passed while he was a member of the legislature of The NEWS has very clearly shown harmony from a couple of bands whose

be intimidated into giving evidence

BY TELEGRAPH PER WESTERN WHION TELE PAPE LINE. AMERICAN.

ATEST BY LIGHTNING.

The "Strelok." NEW YORK, 30.- The Russian man-of-war . Strelok, which left Noriolk

vesterday, passed Sandy Hook, inward bound, at 8:30 o'clock this morning.

Defendants Win.

NEW YORK, 30.—The jury in the suit of Artemus H. Holmes, lawyer, against ex-Senator Jerome B. Chaffee and David H. Moffatt, Jr., to recover \$20,-David H. Meffatt, Jr., to recover \$20,-000 damages upon mining transactions. which Holmes claimed he made with the defendants by reason of faise rep-resentations, brought in a verdict to-day in the supreme court. They found in favor of the defendants with allowances of \$750

Appointment

WASHINGTON, 30. The President to-day appointed Anthony M. Reily, of Richmond, Va., to be Envoy Extraor-dinary and Minister Plenipotentiary of the United States to Austria and Hun garv

Letters of Administration

Letters of Administration. SAN FRANCISCO, 30.—Joseph M. Ti-noe, Guatemalan consul of this city, has made application for special letters of administration for the estate of the late President Barrios, of Guatemala, for the purpose of bringing suit against J. C. Merrill & Co., to recover \$15,000, which, it is claimed, the firm appro-priated from the proceeds of a con-signment of coffee Barrios made them last year.

Railroad Express Robbery.

CHICAGO, 30. — The Louisville ex-press on the L. N. and Chicago Rail-road due here at 3 o'clock this morn-ing, was stopped near Harrodiburg, Indiana, shortly before midnight by a band of misked robbers. The latter were on horseback and a shortly did were on horseback and compelled the engineer and fireman to leave their engine, entering the express car, the tion to make way for Democratic suc-cessors understand this, and are work-American Express messenger was cov-ered with revolvers, and refusing to unlock the sate was shot dead. The ing it for all it is worth to them. The safe was broken open, but found to contain only \$400. They fied to the

hills.

FOREIGN.

LATEST TRANS-ATLANTED DIS-PATCHES.

Consols.

LONDON, 30, 1 p. m.-Consols closed ast night at 95 and opened this mornng at 4%, soon advanced to 4%, then 0 4 9-16, and at this hour are quoted at 4 15-16 for both. Russian securities of '73 closed last night at 85%, opened this morning at 3%, but in a short time advanced to 4%, and then to 4%. Stocks are all weak. Home securities are very dull, and foreign funds weak. Advices from Parts state that stocks

KEDENPTION and home and foreign securities on the bourse are weak. 2 p. m.-Consols 4 15-16, but very TO WHOM IT MAY CONCERN:

authority vested in me by resolution of the City Council of Salt Lake City, adopted April 25th, 1885, I, James Sharp, Mayor of said City, do hereby notify and inform all

u au

dl s5t



Youths' and Boys' Pants and Vests . . Ipaca, Linen and Mohair Dus-

attempt to present defensive facts was Court, from the counsel for the government

The parody on public justice enacted yesterday has necessarily brought the career of the Latter-day Saint comcourt into such popular contempt that | munity. Everybody ought to attend. expressions are being made to the effect that "Mormons" who are accused under the law may just as well make up their minds to relinquish any attempt at a legal defense against the villainies that are being perpetrated. Conviction is a foregone conclusion in every case, it is urged, and why go to the trouble of making any legal resistance? While forced to admit the fareical character of

the judicial proceedings under consideration, we decidedly differ from any idea tending to the adoption of a supine policy. The encroachments of tyranny should and must be resisted to the utmost extremity. The reasons for this position are numerous and strong

If there were no other motive for intelligent resistance, the necessity to terfuges which are used by deputy marsnais in Utah, in order to intrude force the crusaders to show their utter inconsistency should inspire utter inconsistency should inspire it. Conviction in every case be-ing the objective point sought by the prosecution and Court, the latter, by the way, forming a prominent part of the former, they have already shown in Utah with what unscrupulous facility they can change bases and rulings to suit different cases. They operate with such a total absence of principle that, in order to convict, they will to-morrow go directly in the face of precedents established by themselves to-day. A thority. The attitude of non-resis-short time since sexual commerce was tance which the "Mormons" have by them made an indispensable element preserved while their dearest rights in making out a case of unlawful cohabitation. Chameleou-like, their color of yesterday was utterly varied from that exhibited to-day. Sexual intercourse is immaterial in such cases now. It is only necessary to show that a man has acknowledged more than one womau as his wives. What the next fluctuation or variation may be remains to be seen.

If no trouble is taken for defense, these outrageous inconsistencies, which will yet bring those who resort to them into irretrievable shame and disgrace, will not be exhibited. It is by interposing defensive tactics that they are brought out and developed and the villainous legal and judicial contortionists are maulfested in their unprincipled nakedness by their own inexcusable perversions.

There may be cases where the evidence is such that no new developments would ensue in consequence of legal resistance, or an attempt at it. In such instances this idea of folding the arms supinely and accepting inactively the foregone concluconviction may be consion of But there are doubtless sistent. others in which the only class of evidence possessed by the prosecution is of a character repudiated by the infamous rulings of yesterday. In them a legal defense should be made, without doubt. In an instance of that nature it would be necessary, under the policy of the crusade of "conviction in any event," for the prosecution to maintain, with its usual unblushing effrontery, that proof of sexual intercourse is all that is needful to estab-course is all that is needful to estab-be much more in accordance with their lish a case of consbitation, and for the court, w.to its usual yielding to the

that the section referred to was not daugerous in any way, but in accor-dance with fairness and justice. But the fact should be known that whether met by an objection, sustained by the services have been secured. It will be a time of great interest, and in future will yet be referred to as a prominent the section be fair or foul, the editor of the DESERET NEWS did not happen to historical incident connected with the

> ----A VOICE FROM ABROAD.

QUESTIONS CONNECTED WITH THE ANTI - "MORMON" CRUSADE AND

OTHER SUBJECTS INTRLLIGENTLY DISCUSSED. LONDON, England,

beyond their own knowledge, which would further the ends of the con-April 16, 1885. spirators against the homes and fami-The storm that has been raging in lies of the people.

Utah has had no effect in this part of he world. The sound thereof does THE DECISION OF THE SUPREME COURT not appear to have reached the shores

of Great Britain. These unlawful doof the United States in the case against. ings of attorneys and marshals would scarcely be comprehended in this laud of law and liberty. In Engund the adage, "Every man's house is his casthe Commissioners is an extraordinary document. The first part is well enough although it is strained hardly, to screen the Commissioners from the consequences of their assumption of s something more than a myth. But the latter and if officers were to attempt to force unlawful authority.

portion is an enunciation of the cen-tralization doctrine in its extremest their way into a man's domicile to serve a subpœna, or resort to the subsense. It is undemocratic and subversive of the principle enunciated in the Declaration of Independence that "all men are created equal." It makes the citizens of the Territories the pol-itical slaves of Congress which cannot disfranchise the citizens of the States. The decision discriminates between into the people's privacy, they would the powers of Congress over the civil It is difficult to explain the situation and personal rights and over the politi-

TO AN ENGLISHMAN

even of uncommon information and ability, for he could not comprehend

relates to political equality, and the idea that any body local or national can legislate away franchises already grant-ed, is contrary to recognized principles how of why people would put up with such infamous outrages as those which and to former decisions of the same have been perpetrated there, in the Court. It requires judicial power on name of law and under judicial authe basis of a judicial inquiry to de-prive a citizen of a vested right or a privilege which has become a right by reason of being his property. Whether have been assailed and their privacy has been intruded upon, while their a Democratic House will adopt the undemocratic and anti-republican leaders have been compelled to keep Court remains to be seen. But "any- sian advance. out of sight and their wives and children have been dragged before thing to beat the 'Mormons'" seems secret tribunals, while packed juries

to be the popular cry. Although the theory set forth by the and spite witnesses have been procured to convict honorable men on Court in regard to the powers of Congroundless evidence, while one-horse inagistrates have issued warrants of arrest and fined ladies for not worship-ping them as all mighty, and while provoke michief towards Utah, the ruling in regard to the Commissioners sneaking prowlers have nosed around authority is cheering and exactly in accord with the arguments of the

their dweilings and insuited the ladies of their households, is proof beyond question that the "Mormons" are more submissive to law and its forms and officials than any other people under the sua. The claim, it appears, has been set up by supporters of the crusade now

in progress, THAT IT IS COWARDICE

which has induced the gentlemen who have evaded the process of courts in Utah to keep out of the way of their

exercise any such powers in future, and persecutors for a season. And it is urged that if they wish to appear registration or election officers are foolish enough to be governed by them, in the role of martyrs they ought to go the aggrieved parties will be wise enough to proceed against those offiinto court, admit the charges against them and suffer the penaltles imposed without a murmur. But those gentlecers instead of against the Commissioners. men have, demonstrated in a thousand

The registration officers are required ways and under a variety of circum-stances that they are not facking in either moral or physical courage. They have faced dangers in varied form on land and sea without the shadow of to see that persons offering to register are free from the disqualifications of the Edmunds Act, so says the Supreme Court. But it says further that they are "responsible in damages for rejec-tions made without reasonable cause shirking or shrinking. They have stood in the front when deadly weapons have been aimed at their breasts, have braved the fury of mobs, have suffered Temple Street. er malicionaly," This places them in a peculiar position; and while it is not likely that the "Mormon" people hardships an i perils that would try the will take advantage of it to register unlawfully, they should certainly avail themselves of the power, decided to be hardsbips an i perils that would try the stoutest hearts, have embraced and defended an unpopular faith in public and private, and urged its claims against a raging world. They have lived for principle and proven that they are willing, if needful, to die for it. Their own people know of their heroism and understand full well that it is up fear that induces them to rested in them, to proceed against registration officers, who maliciously and lots will not last very long. istration officers, who maliciously and without due cause, as many have done, attempt to deprive lawful voters of the right to register. The dilgence and good faith which those officers are said to "exercise in their inquiries," are supposed to be demanded by our local law. But a close examination of its text will show that the dates of the registration officers are sharply de-deed and the inference of the Court is. it is not fear that induces them to personal feelings to meet the struggle quick and decisive, than to bear with

2:30 p. m.-Consols 51-16. 'Rassian ecurities 85%. 3:30 p. m.—Consols 5. London, 4 p.m.—Consols, 5%. London, 4.30 p.m.—Consols, 95 1-16.

Cannot Hart England at Sea.

be a member of the Legislature of 1878, as the journal of that body will show. It was a poor shift for an argument on the part of the *Journal*, anyhow, and HELSINGFORS, 30. - The Daublad thinks Russia has little power to hurt England seriously upon the sea. That paper says four Russian fortresses on counted for nothing if the statement was true. But the error of fact is more fatal even than the error of argument. It would be a great pity if women in Utah-there are no better the Baltic will require assistance, and that any engagement with England's fleet in the open sea is out of the ques-tion. The Nove Vremya, of St. Peters-burg, is annoyed at this statement of the Daghlad, and tries to lessen the efliving ou-earth-either through the covert advice of the Journal or the

threats of over-officious officials should fects of its article.

Meruchak Occupied.

ST. PETERSBURG, 30. - The Official

Messenger to-day publishes a telegram from General Komaroff, which is in reply to the disputch of Sir Peter Lumsden. Komaroff admits that he

has occupied Meruchak. Turkey. PARIS, '30. - Essad Pasha, Turkish ambassador to France, in an interview to-day, said in his opinion it was to the interest of 'Turkey to remain neutral in the event of war between Russia and England

England

Russia's Grand Council of War.

ST. PETERSBURG, 30.-The Czar and his ministers to day discussed the telegraphic summary of English proposals. A grand council has been sum-moned to consider the full written dispatch and what reply shall be sent by Russia. The ironclad man-of-war, Duke of Edinburgh, is being repaired and will have an increased armament cal rights of cluzens. But the declar-ation that "all men are created equal" Arsenals and shipyards are over-whelmed with work. The breaking up of the ice in the harbors is dangerou to invigation. Military orders have been issued calling into service all men liable to duty in the first re serve.

> The Russian Advance Denied. LONDON, 30 .- In the House of Lords his afternoon, Lord Granville, Foreign Secretary announced that telegrams had been received from Lumsden which contradicted reports of the Rus-Not True.OF SIN

LONDON, 30 .- It is stated that the rovernment has been informed that the gress is so adverse to the genius of report of th American institutions and likely to is not true. report of the occupation of Meruchak

The Swedish Paper.-We are requested to announce that a company DESERET NEWS from the very beginhas been formed for the publication of ning of their doings. Their test oath, and their rulings, and all their exercise the Swedish Herald (Svenska Harolot legislative and judicial authority are void ab initio. All in the world (den) before mentioned, and that a committee consisting of Brothers J. C. they may do is to appoint registration and election officers, and count the votes and give certificates of election Sandberg, E. F. Branting, Charles V. Anderson, C. A. Carlquist, S. M. Loycafor members of the Legislative Asdahl, F. S. Fernstrom, C. G., Johnson sembly; just that and nothing more. All the rest they have done is mere as-E. G. Peterson and C. R. Elmen, have sumption, and if they undertake to been appointed to incorporate, in accordance with law. The capital stock is to be \$5,000, divided into shares of \$5 each.

The Swedish people who are interested in this matter are invited to subscribe both for stock in the Company and for copies of the paper. Address all correspondence to "This Swedish Publishing Co., 108 w., South

WE direct attention to our advertisement in this paper. Ladies wishing to secure some of the Bargains we are offering will consult their own inte-rests to give us an early call, for these

persons owning or holding any of the Coupon Bonds of Salt Lake City Corporation Beckstead Hyrum 378a. of Series "A," bearing date of June 1st, 1889numbered from 1 to 467 inclusive, and being of the denomination of One Hundred Dollars (\$100) each, that each and all of Bockholt D said honds have been called and required for redemption by the City Council

BONDS

Auer Ulrich .

Aylett William jr..

Barton William

Seckstead Geo. Seckstead H. B.

Beekstead Samue

Bockholt C. O.....

Bangitor Joseph..... Casto John.....

Burt Peter G.

Burr James L

Jope Francis.

Gilby M. & Co.

Grow Joseph Hansen Pete Hamilton Ja

Hjelte E. O...... Hill John

liggins William.

Jackson George W

Perkins & Co. David 184

.5108

.1714

... 781

.4701

327a 229a

...........

493a

4 00

2 00

5 50 20 50

6 0

10 00 4 50

2 0

15 50

1 00

6 0

5 50

16 56

4 04 3 56

8 50 11 00

.351

.497a

43.8

532

.......

of said city, and that the principal thereof will be paid in full on or after the first day of June, 1885, upon presentation at the Deseret National Bank, Salt Lake City,

Utah; and notice is hereby given to all persons interested that all interest upon the oonds above described will cease, and the oupons attatched thereto (excepting coupon /number ten for interest for six

nonths ending June 1, 1885.) will become void and of no value from and after said date.

Witness my hand and the corporate seal of said city, this twenty eighth L. day of April, 1885. JAMES SHARP, Dooper Hannah SEAL. Draper Josiah

Attest: HERER M. WELLS, W. Recorder.

Dowding David. FOR SALL. ONE HALF INTEREST IN THE ROCK Mill, and eight acres of land upon which it is situated, at Farmington. This mill has the best water power in Davis County, Also 40 acres of meadow and pas-ture land, fenced with a rood fence. For further particular and price apply to Derr William H. Densley Daniel, jr Egbert Samuel.

armington Co-op., Farmington, Davis Co. dlif skw3m Emery Henry

WEST'S NEW MAP Fulmer David .. FOR SALE AT

PEMBROKE'S BOOK STORE. 72 Main Street. FOR SALE CHEAP. COMFORTABLE FAMILY TRAVEL

A ing Carriage, built expressly for the mountain region. In Brst class condition. CONTRIBUTOR OFFICE, Opposite Z. C. M. I. dås tf

Holt William M Holt Edward D PROFESSIONAL CARD. Holt Arthur J ... DR. EDWARD B. FOOTE, SR

AUTHOR AND, PRACTITIONER, Of New York City, a Specialitist of Thir years' experience may be consulted datly, from 10 till 3, at the

Spencer House, 252 First East St., Jonkins Wm. J nes Elizabeta Between Second and Third South,

SALT LAKE CITY, UTAH.

DR. FOOTE is the well known author of "Plain Home Talk," embracing "Medical. Common Sense," of "Science in Story," etc. and editor of "Dr. Foote's Health Menthly." DR. MOOTE. SE., is in Salt Lake Uity for the purpose of showing that the only Dr. Spate. Jr., or Dr. Foot, Jr., initials to that dealth ion, who has made himself conspisioner and practitioner and writer, is his son, Dr. Z. R. Foote, Jr., who has never visited Utah or the Great West, nor practiced medicine.ontaide of New York City, where he has been associes ated with his father for 10 years. Anyone haftig this name must show some reason that entities him to denous or his protentions will be challenged. Anyone who fraudu-lently, and with the intent to deceive, assas manie which these mot, belong to him, com-**Johnson** Charles ovendahl 8. M.

McLary Wm. McComie John..... Morgan John W. Morgan Edward M. Pratt Laron.

lently, and with the intent to deceive, asea name which does not belong to him, can hardly be depended upon as a safe counsel, lor when health and life are at stake. The readers of Dr. Foote's works, all patients who have consulted hum by letter, and the sick generally are favited to call. No charge

Riggs O. H.

Our Prices for New and Desirable Merchandise in all of the following Departments, at Wholesale and Retail, ARE THE LOWEST IN THE CITY

French and Domestic Dress Goods Department. Silk, Satin and Velvet

and the second s

White Goods and Table Linen

Ladies' Cloth and Flannel

Cloak, Suit and Jersey

Ladies' and Children's Shoe and Slipper "

Laces and Embroidery

Fancy Goods and Trimming

Millinery and Ribbon

Ladies' Underwear and Corset

Carpet, Linoleum and Upholstery

Gents' Ready and Custom Made Suit

Youths', Boys' and Children's Suit

Youths', Boys' and Children's Hat & Cap "

Cloth, Cassimere and Tailors' Trimming "

and the second second Ours is the Largest Stock in the above lines west of Chicago.

Our Prices the Lowest,

OUR TREATMENT THE MOST HONORABLE.

Our Motto: We Are Never Undersold.

F. AUERBACH & BRO.



IMMENSE STOCK

