EVENING NEWS.	THE MURDER CASE.	FIRST DISTRICT COURT.	Special Session.	WANIED.	OVERLAND HOUSE,	A HUDDLAN A DDAMHUD
PLAT THE ME BUARING	No Justification Yet Developed for	The Week's Business Before Judge	The City Council held a special ses- sion last evening, at which the special	A GOOD UPHOLSTERER. Apply at the Co-op. Furpiture Store. dif	Main Street, S. L. City.	F. AUERBACH & BROTHER
Thursday, . March 3, 1858.	the Defense.	Henderson.	committee appointed to consider the matter of capitol grounds, to be.	the second se	14 Years Under One Management.	I. AUDIUDAVII W DIUVIIIDIO
ERAGMENTS.	The prosecution in the Mulloy mur- der case closed its testimony today		proffered the Territory, made the fol-	A GOOD, PLAIN COOK. APPLY TO MRS. WILLIAM JENNINGS, 334 W., South Temple Street.	AMERICAN or EUROPEAN PLAN. 51.00 to \$1.50 per Day. Single Meals 25c. 555 W. A. PITT, Proprietor,	ANNOUNCE THEIR
Line and a state of the state	with the account of Policeman Wm.	grand larceny; jury returned a ver-	lowing reports To His Honor; the Mayor and members of	LI LEAN ARD DE AD JUNEAR		TTDOM DADCATH CATE
J. E. CLINTON was up from Nephi- loday.	H. Bennett, of Park City, who detailed the account of the arrest. He arrived	The People vs. Joseph S. Bagley;	the City Council: Gentlemen-Your committee to whom was assumed the duty of selecting a site for the	CURE FOR SICK HEADACHE. Z. C. M. I. Drug Store have Free Samples of Dr. Gunn's Liver Pills. Cure without	LEGAL NOTICE.	FIRST BARGAIN SALE
NEXT Monday is election day at Logan.	shooting, and saw Malloy and Sweeney.	bonds declared forfeited, and a bench warrant issued.	capitol buildings grounds, in connection with the Gevernor and committees of the two houses of the Legislature, which said	fail ' ramove Pintilas in the Face ' relinces	In the Probate Court, in and for the County of Salt Lake, Territory of Utah.	FOR
The supw is rapidly disappearing	He asked them who did it, and they said they did not know. Mulloy said	hearing:	of Utah for the erection of a capitol build-	NP PASANED	In the matter of the Estate of Lavina W. Johnson, Deceased.	SPRING 1888.
but only the mu d. The ministrel band perioded the	someone inside did it. The officer went inside and there learned that it		ing thereon, beg leave to report that they have visited the locality heretofere known as Arsenal Hill, and mutually agree on a	In his new discovery for Consumption, suc- ceeded in producing a medicine which is	Order appointing time and place for settle ment of final account and to hear	DT TOTTO TOOOT
streets in the mad today.	was Mulloy himself who fired the shot When he came back Mulloy and	U. S. vs. Jesse Gardner, March 5. U. S. vs. Ledrue Loveridge, Mar. 5.	certain piece of land containing some twenty acres, more or less, as being well adapted and suitable for the parpose re-	It is exceedingly p'easant to the taste, per-	petition for distribution.	For One Week Only.
THE Mulley murder trial will prob- ably be woncluded tomorrow.	Sweeney were gone, and a man told him which way the delendant went. He fol-	U. S. vs. Henry G. Boyle, March 5.	adapted and suitable for the purpose re- quired. A plat of said land is herewith handed you, which more clearly shows the location, and your committee recommend	Pains in the Chest, it has given universal	of the Last Will of Lavina W. Johnson, de-	FOF One week Omy.
HENRY WEBB was made a citizen in	lowed him 100 or 150 yards and or- dered him to stop, and to take his	U. S. vs. Marintha Loveridge, Mar. 6	that a tender be made to the Territory of the said land, under such conditions and	satisfaction. Dr. Bosanko's Cough and Lung Syrup is sold at 50 cents by Z. C. M. I. Drug Store. adds 6m	censed, setting forth that he has filed his final account of his administration upon said estate in this Court; that all the debts	The state of the s
the Third District Court today. PADDY BOYLE, for drunkenness, was	hand out of his pocket. Mulloy again	March 6.	as being proper. W.W. RITER,	CURE FOR PILES.	have been fully paid, and that a portion of said estate remains to be divided among the	I D SASOFING SOSTINS, 21 M DU MUCH, WOLLI UUUUUU
fined \$10 in the Police Court today.	not armed. The officer, however, took	The People vs. Worthy Nash, March 7. George Storrs, March 7.	W.W. RITER, THOMAS G. WEBBER, JAMES SHARP, W. S. MCCORNICK,	Itching Piles are known by moisture lik-	other things for an order allowing said final account and of distribution of the residue	1 Lot 1000 Handsomely Embroidered Wash Dress Patterns,
A GOOD upholsterer can. find em- ployment at the Co-sp. Furniture	from the defendant's pocket a 11-cali- ber Colt's double-action revolver,	U. S. vs. Archibald McKinley,	FRANCIS ARMSTRONG, Mayor.	itching after getting warm. This form as well as Blind, Bieeding and protruding Piles, yield at once to the application of Dr.	It is ordered that all persons interester in the estate of the said Lavina W. Johnson,	at \$1 75, worth \$2 75.
Store,	which was loaded with the exception	March 8, U. S. vs. Henry G. Boyle, March 8, U. S. vs. George Udall, March 8.	The accompanying map was exam- ined by the members present, and the	Bosanko's File Remedy, which a cts directly	Court of the County of Salt Lake, at the	1 Lot 500 Handsomely Embroidered Wash Dress Patterns, at \$2 40, worth \$3 50.
WHOOPING cough is prevalent in some of the settlements in Emery	of one chamber; that had in it an emp- tyl shell, recently discharged. When this was shown to Mulloy he con-	U. S. vs. George Udall, March 8. U. S. vs. George Jagers, March 8. U. S. vs. Facbe Hollands, March 8. U. S. vs. Jacob Schorrer, March 8.	question then recurred upon what ba-	feeding a permanent cure. 50 cents. Ad- dress The Dr. Bosanko Medicine Co., Piqua, O., or Z. C. M. I. Drug Store. das	Court House, on the 19th day of March,	1 T at 200 Handsomaly Embroid and Wesh Dross Patterns
WM. JONES, a negro, who got drunk	lessed, and said he would shoot any man who challenged him out. Wit-	In the case of U. S. vs. Thomas	Vanon and the slderman was an	The second	show cause why an order allowing said final account and of distribution should not be made of the residue of said cetate among the heirs of the said Lavina W. Johnson,	
last night and raised a disturbance,	ness placed his prisoner in a cell;	Harding, demurrer was overruled, and case set for Monday, 27th. Court	pointed te draw up a tender of the land in question to the Legislature, and instructed to report in time for the	DESERET NATIONAL BANK	deceased, according to law. It is further ordered that the clerk cause	So Only One Pattern of each kind will be sold to
A PETITION has been filed in the Ter-	heard the shouts of "Lynch him!" as he took him past the crowd.	L. P. Best and Wm. Bennett were	Some discussion as to the restric-	SALT LAKE CITY.	copies of this order to be posted in three public places in Salt Lake County and pub- lished in the DESERET EVENING NEWS, 2	each customer.
titorial Supreme Couct, asking for a reheating in the Calton case,	Mr. Varian, for the defense, asked that the prosecution be required to	sworn in as bailiffs. In the case of Babe Berglund vs.	tions to be placed upon the gift was had, when the Council adjourned until	PAID UP CAPITAL · · \$200.000	newspaper printed and circulated in Salt Lake County, three weeks successively prior to said 19th day of March, 1888.	goods, just received, from 2 cts. to 40 cts. per yard.
A PETITION for rehearing has been	call all the witnesses that were before the grand jury. The request was de-	Oscar Berglund, divorce was granted and ordered that the defendant pay \$100 alimony.	next Tuesday evening at 7 o'clock.	H. S. ELDREDGE, President, 1 JOHN SHARP, Vice President,	· ELIAS A. SMITH,	Cheap at double the price.
Bled in the Territorial Supreme Court in the Weber County treasurership		In the case of the U.S. vs. John Harris, it was ordered that defendant	PACIFIC COAST NOTES.	WM. W. BITER,	the second s	1 Lot 5000 Child's Embroidered and Lace Collars, at 25 cts.
Case.	the case was omitted, and O. S. Har-	be committed. The sentence was	CULLED FROM LATEST WESTERS EX-	J. A. GROESBECK, JAMES SHARP, L. S. HILLS, Cashier, JAS. T. LETTLE Asst. Cashier.	County of Salt Lake. 85.	each. 5 Lots Child's Wash Caps, 15 cts., 25 cts., 50 cts., \$1 00 and
LULU DAVIS pleaded guilty to va-	per called as the first witness. He tea- tided-I was a witness for the prose- cution before the grand jury and com-	Joseph Bagley, whose bonds were declared forfeited, put in an appear- ance this morning, and asked to with-	-The California Tacatre, San Fran- cisco, was, on the night of the 24th	A CALL AND A	Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify	\$1 25 each.
Jourt. She will be sentenced tomor-	mitting magistrates was in the alley-	draw his plea for the purpose of later posing a demurrer. Granted.	inst., sold to Kate McDoneugh Mer.	and the second from the second s	I, John C. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of an order appointing time and place for settlement of final account and for dis-	1 Lot Bead Dress Trimmings at Less than Cost. 1 Lot Black Cashmere Dress Patterns, 10 yard lengths, at
PUBLIC meetings are dispensed with	way on August first, when the shooting took place; heard Moffat say, "Let	U.S. va. Wm. Gallop; continued fon the term. The grand jury came into court and	-In San Francisco, Feb. 24, a horse attached to a milkman's wagon step-	Buys and Selis Exchange on Nov. Fork, San Francisco, Chicago, 3t	tribution in the matter of the Astate of La- vina W. Johnson, deceased, as appears of record in my office.	\$2 50, worth \$4 00.
t present in Paradise, Cache County, owing to the prevalence of scarlet	in the saloon heard Mulloy ask Hughes	reported 16 indictments, 13 under the	sealined such a sheet that he fail and	bonia. Omaha, London, and prices	In witness whereof, I have hereunto set my hand and affixed the scal of said Court,	
WITNERSVE IN all cases Aroan Stha	to go out into the yard; Hughes said he was not alkald of anything from a	the Territorial Jaws, and ignored the following: U.S. vs. Geo. Mayson, and	became entangied in the wirs. The beast was shockingly burned and bils- tered, and is probably ruined.	Nomotiv.	this Isthiday of February, A. D. 1888, [SEAL-] JOHN C. CUTLER, d 3w Probate Clurk.	\$1 00, worth \$1 25. 1 Lot 2000 yards Colored Surah Silk, at 90 ets., worth \$1 25.
fulloy murder trial have been ex-	toothpick to a six-pound cannon ball. Cross-examined-When Hughes said	The case of the IU. S. vs. Wm. Clyde	-At Dixon, Cal., on the 24th, the jail was discovered to be on fire. It			Lot Gent's Kid Gloves, Opera Shades, at 50 cts., worth
District Court until Monday next.	he was not afraid, Mulloy said, "Let us go out, then," did not hear Mulloy	and the following is the examination of one juror professing to be a Mor-	was broken open, and the only occu- pant, James Boyle, was dragged out so.	Geo. H. Taylor, "rest, and Ass't. Manager. F. Arunstrong, Vice President,	DIRECTORS: George H. Taylor, George Romacy,	\$1 50.
		mon: Port Ewing could not tell whether polygamy was a revelation from God	I DECIVE NUTCHCERCE CERE LC COULD NOT	George Romney, Manager. O. D. Romney, Secretary and Treasurer.	George H. Taylor, George Romacy, F. Armstrong, H. J. Romney, William F. Armstrong,	1 Lot Gent's Driving Gloves, at \$1 00, worth from \$1 50 to \$2.
dence of Mrs. E. C. Clawson, on Sat-	show that the defendant had borne a	Inimaen. and did not abow whether	from his body. He soon revived in the open air, and it is not believed that his	MANDOD DOMNEY	VD DROUDDARD VO	2 Lots Laundried and Unlaundried Shirts, 45 and 65 cts. each 2 Lots Gent's Satin Scarfs, 15 cts. and 25 cts. each.
urday, March 3d, at 11 o'clock a.m. A good attendance is desired.		Joseph Smith or not; believed in the tenets of the "Mormon" Church as ,s	injuries are necessari'y fatal.	IAILUR, KUMNEI	, Anmainung 60.,	2 Lots Damask Towels, 20 cts. and 25 cts. each.
JOHN PENMAN was brought down from the penitentiary this afternoon.	The efforts of the defense thus far appear to be simply to obtain a modifi-	QIs there anything you do not be- lieve in in the tenets of the Church?	OBITUARY.	Contractors	and Builders,	1 Lot Turkey Red 5-4 Stand Covers, at 25 cts. each. 1 Lot Turkey Red Napkins, at 25 cts. a dozen, worth double.
He has served the term for which he was sentenced and 50 days additional	cation of the verdict from that of murder in the first degree. Evidence	A Nothing only what the law has passed against.	MAYCOCKAt Springville, Tuesday Feb. 14, 1838, after enduring great suffering;	and the second of the second		1 Lot Turkey Red Nanking at 45 cts a dozen worth double.
for the fines imposed, and is to have a	contradictory of that put in by the prosecution may, however, yet be in-	Q -Before the passing that law you believed in having more than one	occasioned by Eidney affection, at 3:10 pm., John Maycock, son of James and Ellen	PIONEER STEAM	PLANING MILL,	1 Lot Colored Curtain Materials, Madras Cloth, at 71 cts. a
hearing before Commissioner Norrell on his application for a discharge.	troduced.	ANo sir. I know it is a tenet of the Church, but do not know whether	Berry Maycock, in the midst of weeping friends, quietly passed away.		R YARD	yard.
PHINEAS YOUNG, who was fined \$15	SIOUX FALLS.	it is a revelation from God or not. ODo you believe it to be a spu-	friends, quietty passed away. Deceased was born Feb. 7, 1851, at Ashorn. Warwicksbire, England. He em.	the state of the second s	of it for an a real for the second	1 Lot Broche Shawls, at \$1 00-a New Lot. 1 Lot Terry Toilet Tidies, at 50 cts. worth \$1 00.
in Justice Pyper's court on Tuesday, resides on the bench southeast of	Description of the Building in	rious revelation? A.—Can't say that I do.	braced the gospel in his youth ; emigrated to	LATH. DOORS.	T. & C. FLOORING, PICKETS, CEILINC, CEDAR POSTS	1 Lot Marseilles Quilts, at 80 cts.; to see them will induce
tion has arisen from the fact that some	which Some Latter-day Saints are Confined.	Q -You believe it to be true, do you not? ASometimes I do and sometimes	the autumn of 1802, and married Miss Helen Leslig Nov. 30th of the same year.	SHINGLES, MOULDING.	RUSTIC, BUILDER'S HARDW'RE	every customer to buy one.
have thought the announcement re-	a Harrison tabutunan	I do not. QAt what time do you think it true, and what time spurious?	In his Bruther Maycock was unassuming. As an acting Teacher, Priest, Elder and	A THE REAL AND A THE REAL OF		
teacher, of this city.	A correspondent at Peoa, Summit County, sends the following, under	A Well, when there is a law against	Seventy he was ever ifaithful. He labored upon the St. George Temple for five months,	Omce and Yard, One Block	Kast of U. C. R. R. Depot.	REMNANTS OF DRESS GOODS, FLANNELS & TABLE DAMASKS
of prohibition, in which Commissioner	date of February 23th. The brethren referred to by Brother Green are all	QYour Church is from God? AI think so.	beginning in October 1875. He was called to and filled a mission to England in 1878	San an 120 Starting by the straight	the second s	AT ALF PRICE.

In the matter of the alternative writ of prehibition, in which Commissioner referred to by Brother Green are all Carrington, of Brigham City, was or well at present : Carrington, of Brigham City, was or-dered to show cause why he should not be restrained from prosecuting the alleged contempt proceedings against Eli H. Pierce, O. W. Powers called the case up in the Territorial Supreme Court to lay, but a hearing was de ferred till the next session, on April 2.

For dot if the nort is assimption of april to the formed till the nort is assimption of april to the formed to here the present in the session, on a pril to the dot the court is and the case of the formed to here the careful the nort is and the case of the court below, and the formed to here the careful the court below, and the form the dot the court below, and the form the f

day, P. L. Williams said the testimony on the application for an order for cers tain property had been taken, and asked that the court fix an early day for the hearing. As Judge Zane would the interview of the large room, which we all enjoy."

certain questions when called as a wit-ness in the suit against the Church. He was ordered to show can e why he should not be punished for contempt, and today filed an answer stating that the questions were immaterial to the issue; and setting up further that the act authorizing the suit against the Church was unconstitutional and void. The matter was submitted without argument, and the court took it under advisement till tomorrow morning, to which time an adjournment was taken.

A -I think so. He was challenged by the prosecu-

the was challenged of the prosecu-tion. To the defense—He thought polyge amy wrong independent of any law, but thought a man could enter into that relation if there was no law against it. The challenge was allowed and he was excused. The balance of the jury did not be-lieve in plural marriage and were passed for statutory qualifications. The defendant was acquitted. In the case of the U.S. vs. Eimer Taylor, defendant was arraigned and entered a plea of guilty to the charge of unlawful cohabitation. Somence was set for March 5th. U.S. vs. Peter Neilson; defendant was arraigned and entered a plea of guilty to the charge of unlawful co-habitation. He promised to renounce the practice of polygamy and obey the law. Sentence was set for the 5th of March. law. S March.

U. S. vs. Lars Franson; defendant was arraigned on the charge of biga-my, and took the statutory time to

In the case of the U.S. vs. Frank C. Boyer, the prosecution stated that an important witness could not be found, and the case was passed for the term. The jury returned a verdict of guilty in the case of the United States ve.

The jury returned a verdict of guilty in the case of the United States vs. Thomas Harding, tried yesterday for unlawful cohabitation. Sentence set for March 10. The People vs. Jos. Bagley; order overruing the demarrer; the defend-ant pleaded not guilty. The People vs. Gabriel Huntsman; set for March 3th for trial. U. S. vs. David Broadhead; con-timed for the term. U. S. vs. David Broadhead; con-timed for the term. U. S. vs. Wm. T. Reed; defendant withdrew his former plea of not guilty and entered one of guilty. Sentence set for March 10. U. S. vs. George Farnsworth; in-dictment for unlawful cohabitation; the jury returned a verdict of guilty. Sentence set for March 10. U. S. vs. James Latimer; postponed until March 10. U. S. vs. David Udall; order over-ruling the demurrer; defendant en-tered a plea of not guilty. Wrz. J. Gaulton and James Swallow were admitted to sitizenship. U. S. vs. Geo. Jagers; witnesses were ordered sabponaed on behalf of the United States. Christian McLain vs. Wm. McLain;

were ordered subponned on behalf of the United States. Christian McLain vs. Wm. McLain; divorce, granted on the grounds of crueity. The case of the U. S. vs. J. P. H. Johnson, unlawful cohabitation, was continued for the term. Elizabeth Ann Brown was broucht before the court for refusing to testify before the grand jury in the case of Lorenzo Argyle, ander investigation, and was ordered to be committed to the penitentiary. Feb. 29.

Feb. 29 .

Issked that the court fix an early day for the hearing. As Judge Zane would be otherwise occupied, Mr. Williams made before the other judges.
Mr. Sheeks insisted on having the Chief Justice present at the bearing. As it would take over a day to present the case, and Judge Boreman expected to start for Beaver tomorrow afternoon, the matter was postooned till April 2.
Mr. Williams then called up the contempt proceedings against Moroni L. Sheets, who refused to answer certain questions when called as a withe set of the contempt proceedings against the Church.
Mr. Williams then called up the contempt proceedings against the Church.
L. Sheets, who refused to answer certain questions when called as a withe set of the contempt proceedings against the Church.
L. Sheets, who refused to answer certain questions when called as a withe new and the arm is progressing fivorably.
Mr. Williams the called as a withe certain questions when called as a withe new and the arm is progressing fivorably.
Mr. Williams the called to date of the contempt proceedings against the Church.
Mr. Williams the called up the contempt proceedings against the Church.
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Mr. Williams the called to answer contempt proceedings against the Church.
Mr. Williams

weapon. Caristian L. Thorp was arraigned for unlawful cohabitation, and pleaded guilty. He was sentenced to six months and a fine of \$100. John Williams was called for ar-raignment, but the defendant was not

master, city treasurer and member of the City Council, and at the time of his death was a member of the board of directors o the Springville Co-operative Institution. He leaves wife, children, brother and a mult inde of friends to mourn his loss. The funeral services were largely allend ed and held at the meeting house, where words of condolence and instruction bent ted the occasion were offered by Bisho Nephi Packard and others .- | Com. War Department, Signal Service, U. S. Army

PTOTO

As a citizen he served in the Indian or

positions of public trust, such as water-

Black Hawk war of 1863 and held various











DEAFNESS lip causes, and a new and successful Cure at your of the noted specialists without benefit. Cored himself in three months, and since then hundreds of others. Full particular tent ou application. T. S. PACH, No. of West first on, New York City.

ESTRAY NOTICE

THAVE IN MY POSSESSION. One red STEER, about 18 months brand resembling 7- and dot on top



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	the inter an asjournment was taken.	Mr. Busbrough, who should have the substantial sympathy of his fullow	unia wfui cohabitation, pleaded guilty		3 116 Boxes Raisins 2.35	The ments of a true is a true is a first in the alle
	Cache Notes.	citizens.	was allowed to go on his own recog-	of head, upper half crop off and hole in left.	2 6000 Pounds Rolled Onts 44 4 40 Dozen Lemon Sugar 2.13	
	The little child of John A. McAlister,	fore Commissioner Wardleigh yester- day on the charge of unlawful cohabi-	Lizance, and time for sentence was set for the first day of the September	Which, if not claimed before, will be sold March 7th, at 1 o'clock p.m., at Mayfield	250 Dozen Stove Polish 28	CARPETS
	who had the diphtheria is well, and the			Mayfield, Sanpete Co., Feb. 26, 1888.	30 Dozen Lamp Burners from 50	
N	quarantine has been removed. Niels C. Anderson, of Hyrum, was	setion of the grand mer in the sum of	that subrœnaes for defendent be is- sued. Set for trial on March 13th.	the and the former of the	200 Pounds Sewing Twine	
	arrested on Saturday, on a bench war-	The case against Chester V. Call,	Millard County va. T. C. Callister;	ESTRAY NOTICE.	6000 Bundles Paper Bage, 30 per cent off List.	
	rant. He was taken to Ogden on Sat- urday morning.	who was arraigned on a similar charge, was examined. The investigation re-	dismissed on motion of the county at-	T HAVE IN MY POSSESSION:	z 250 Reams Wax Butter Paper 45	
44.0	John Thorp, of Logan, was arrested	sulted in the defendant being dis-	The court adjourged until Monday,	Che amoth man MITT & branded what and	50 Dozen Fure Pop	
1	by Deputy Corey on Monday. He will	Another complaint had been filed	March S.H.	One small grey MULE, branded what ap- pears to be XR combined on left thigh. If rot claimed before Thursday, March	140 Boxes Candles, 2.15	the second se
	appear at 10 o'clock today before Com-	was charged with being a furthive	the state of the second state the	Stb. 1888, it will be sold to the highest	90c Liquid Bluing 2.10	DODOD
	One day last week, in Mr. Taomas	from justice. He will have an exami-	LOVE NO WORD FOR IT Father (to	Last Mill Creek, S. L. Co., Feb. 77, 1888.	2 4000 Packets Prepared Kalsomine	WallPaper
	Wm. Thompson and a young man by	Commissioner Wardleigh Ogden	young man)-Have you spoken to my daughter ye?			AA COTT T CODOT
1.	the name of G. Melale, coraged in a	Mr. Call was required to zo to Idaho.	Young man-Oh, yes, sir. Father-And she loves you?	bitter of an analysi	70 Dozen Wash Beards	The second se
5 (f)	son's andle was broken.	to answer to a charge made against	Young man (with entausiasm)- Loves me! You should have seen her	FAMILY RECORDS.	9 16 Dozen Oak Kegs, from 64.40 up.	and the second
	arrested in Boundial a few days ago	him in that Territory.	grab me when I came in to-night. Talk about love!	The following Sizes and Prices, to be	15 Dozen Tubs, from \$6.00 up.	
1.4.6	peared before Commissioner Goodwin	A GARAGE AND A STATE	account of the second s	hed at the DESENST NEWS OFFICE,	2 160 Cases Lamp Chimneys, 65c dozen. 115 Dozen Harden Hand Grenades, \$7.50.	
	on Monday and pleaded not guilty to	National Teachers' Association.	Bozzards in Mississippi devour vast	Suit Lake City.	115 Dozen Harden Hand Grenades, 97.00.	
	He was bound over to appear before	wm: M. Stewart, Esq , Superintand-	quantities of carrien and hence are val-	Call Strates 1 Cartin States 1 Carton St Ca	640 Fancy Japanned, Broom Pockets, 23. These arers.	
	. W. Mueray. of Wellsville, whose	Is the director for Und of the Na-	killing them is strict, the penalty for	Full Fischer-1 Quire, \$5.00; 9 Quire, \$5.08; 3 Quire, \$3.25; 6 Quire, \$5.50; 5 Quire, \$7.59	Bao mircors Framed, all sizes, from 200 to \$15.00 each.	
	-ca a was continued from one day list	lionel Teachers' Association, Any	therefore vert plentiful and tame.	floon and cleth -1 Quire \$3.00; 1 Quire,	Sooo Sponges, all sizes, from 16 to 500 each.	
	appointed time before the Commis-	tion representer that body its work	A Chinaman arrested in San Francis	ficen and (1848 - 1 Quire \$3,00) 3 Quire, \$4.00; 3 Quire, \$5.55; 4 Quire, \$4.50; 5	260 Boxes Laundry & Fancy Sospa, below market price	
122	Mr. White, of Option. The coart was	etc , can obtain the same by address;	co carried a revolver which was heavi-	• Quire, 87.49,	Everything Else at Proportionate Prices.	OT to AD Einst Pouth Ot
	completo produce evidence enough to	ing bim at Salt Lake City.	rubles.	Pult Ross-1 Quire, \$5.50; 3 Quire, \$4.75; 3 Quire, \$6.8' 4 Quire, \$7.55; 5 Quire, \$8.56.	A CALL PROPERTY AND A CALL	37 to 43 w. First South St.,
1	was discharged. The charge against	But twelve Indiana of a tribe St 1 min	A show spoken of as "a rare enter- tainment" proved to be a performance not well done.	Pull Book-1 Matros 64.00; & Opine, 66.98;	G. F. CULMER & BROS.,	
1	Fch. 20.	But twelve fadians of a tribe of 1,000 are left in the Tosemite valley.	not well done.	3 Quire 10.80; 4 Quire, \$7.78; 8 Quire.# #	20 to 26, 1st South St., Salt Lake City, Utah	SALT LAKE CITY.
			· · · · · · · · · · · · · · · · · · ·			

Salt Lake City, Utah,

600 Sizes Window Glass, at Greatly Reduced Prices. 140 Cases Concentrated Lye \$ 3.83

OFFER FOR SALE IN LOTS TO SUIT :