Published Daily, Sundays Eccepted, AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Tuesday Nov. 30, 1886

DOUBLE DISTILLED HYPOC RISY EXPOSED.

It is generally known' that in obedi ence to the command of the Salt Lake of the entire "Morment mon" people, which the project Tribune Messrs. Baskin and Bennett, as representatives of the Fifty Cent aims to effect. Their animus League, have departed for Washinghas been so patent in other efforts that ton, D. C., being reprimanded for dethis address has been prepared with a lay, and required to arrive at the nasmug pretence of benevolent humanity. tional capital before the President's Examination discloses the beast of message is completed. But it is not prey under the wool of simulated generally known that the scheme 'charity'' and the sheep's-head of which they are authorized to work for has been fully concocted, and that its off the verbal disguise to see the hundetails have been set forth in gry and crafty creature crouching for print, ready to distribute in a spring upon anticipated spoil. It is pamphlet form to the members of both the old anti-"Mormon" ring in a new Houses of Congress. That our readers role. It is the same small minority may be fully informed on this matter, seeking, as ever, to gain power over which has been carefully kept quiet the great majority. It is the voice of outside of the half-a-dollar League, the politic and smiling Bennett divertwe present the text in full of the ing attention from the claws of the precious little document, which is to brusque and brutal Baskin. Lambform the ammunition for the pair of like bleating to cover the howl of the legal sharpshoeters now on their way wolf!

to the field of operations. It will be observed on careful reading that this production is a cun ning mixture of truth and falsepretended fairness and hood, misrepresentation, ascovert sumed candor and malignant deceit, purported regard for the public good and actual intrigue to effect personal ends. It embodies the chief propositions of the Bennest production, explained and criticized in these columns several months ago, and is characteristic of its author, its smooth and oils pretensions serving to cover up from unfamiliar eyes the deep hypocrisy and craity villalay that lie beneath.

We do not propose to devote valuable space to an exposition of the numerous small errors mingled with facts in the historical part of the League address to Congress, non to the synopsis of the latest Edmunds bill which is alternately commended and objected to. But we will direct attention to the aims and pur-· poses of the schemers who are at the

back of the movement which the pam phiet is intended to promote, first pointing ont the double-dealing that hides under the surface of its affected sincerity.

The proposition to compel the legal wile to testify against the husband in polygamy and unlawful cohabitation cases, is dissented from in order to show a deep regard for the sanctity of the marriage relation and the protection of the monogamous house-

and the Prosecuting Attorney; and to duce firm, but at the same time hu-EVENING NEWS. create a new Commission to codify the laws and work up new special legislation for Utah; and the whole scheme is detailed. And ito promote it in Congress, the League, which we understand has formally adopted it, free government, the most serious and even as the iwidow contributed her exacts four bits a month from each of ts members, said income to go to the two lawyers selected to present its and a third party for whose name the last blank is left on the lines for signa tures, if there is enough cash leftwhich is exceedingly doubtful-after

supplying the Democratic Baskin and permit. By that law, provision is made for the appointment of Commissioners the Republican Bennett. for registration of voters and of election officers, and that no polyg-amist may vote or hold office. These The chief conspirators in the plot

are those who expect to leap into power and office on "the disfranchise-

provisions were designed to strike at the political power of the Church; but the blow was a very weak one and the mode was puerile. For instance, the law provides for five Commissioners, appointed by the President, by and with the advice and consent of the Senate, whose duty it is to appoint registration officers and judges of election, and canvass the votes cast for members of the Territorial Legislature. Each Commissioner receives a salary of \$5,000 per annum and all expenses. "true reform." One has only to strip Numerous clerks are employed, and off the verbal disguise to see the hunmission amounts to nearly, if not quite, \$70,000 per annum-all simply to prevent a few polygamists from voting. Such only are prevented as the registration officers know to be polygamists, as the law does not even empower the Commissioners or the regis-tration officers to administer any test oath or adopt any; effective measures to ascertain the status of parties offer-

ing themselves for registration. At present the Commissioners are all non residents of the Territory, and consequently know few of the people and cannot be very conversant with The double-distilled hypocrisy of

mane, measures for the correction of the evils and for the greatest benefit of the Mormon people. While the crime

the Mormon people. While the crime of polygamy is most offensive, perhaps the fact that the priesthood absolutely

dictates the political action of the Mor-

mon masses is, according to our ideas of

Church from State is most important.

the Mormon system It is right to disfranchise polyg-amists and to register the vot-ers; but why this expensive and impotent Commission? Why not give the Registration Commission this address reduced to its real constituency means simply, put on the anti-"Mormon" pressure to the last extremity. Show no mercy to conample power, and then, instead of scientious devotees of an unpopular sending strangers as commissioners. faith. Deprive every member of the at great salaries and expense, empow-'Mormon" Church of the right to er, say the Secretary of the Territory, vote or hold office. Turn over the the Cierk of the Supreme Court and the Prosecuting Attorney as commis-Territory to the little knot of advensioners, giving each, say, \$1,000 per annum in addition to his present salary, and clerk hire and expenses, not more than, say, \$3,000 per annum. Or let the complete expense of such a commission be (not to exceed) \$10,000 turers who have been scheming for years to control and plunder it. And work all this ruin and infamy in the name of sweet "charity," and under the pretence of "true reform." We do per annum. Thus you save, say, \$40,000 not think many members of the preswhich could be more profitably expended in aiding the officers of the law ent Congress will be hoodwinked by

In prosecuting offenders. The foregoing embraces substantialthe cant nor blinded to the palpable ly all that has been done by Congress for the solution of our problem. The purpose of this specious effort of the total results may be summed up thus-100 polygamists have been convicted nostly of the crime of unlawfully co-"GENTLEMEN, if the defendant has habiting with their polygamous wives, isited the house of his plural wife two to three thousand polygamists luring the time covered by the inhave been refused registration, and ctment for any purpose whatever, the Mormon people have concluded in their blind fanaticism that the government is despotic and have renewed their allegiance to the Church. Un-

doubtedly these prosecutions have a tendency toward ultimate good, as they demonstrate the power of the government. Senator Edmunds has introduced

bill at this session of Congress which

has been reported favorably to the Senate from the Judiciary Committee, First-That the lawful wife of a man charged with the crime of polygamy may be compelled to testify against her husband as to all matters except confi-

dential communications made by him to her. esses may be at

the immigration of Mormons from for-eign lands. It is supposed the Mor-mons will fail to find means to immi-grate their converts even though the "Perpetual Immigration Fund Socie-ty" should be blotted out? It is worse Assigned MILWAUKEE, 30.— The wholesale millinery house of William Swale & Co., the oldest in the city, made an as-signment this afternoon. The assets were estimated at \$50,000; llabilities than inefficacious. Every Mormon, no unknown. doubt, has contributed to this fund. threatening. Therefore the severance of mite, and quite as religiously, and i FOREIGN.

the government confiscates this fund it only intensifies the people's ill will against it. It this immigration should be stopped, it should be by international negotiation and agreement or govern-ment prohibition. THE SOCIALIST SIEGE OF

The law of 1882 (Edmunds law) pro-vided punishment for the crimes of polygamy and conabitation with more than one woman. These provisions are ample, and are being enforced as well as the resources at the command The thirteenth provision is well of the government officials in Utah will enough

An Episcopal Canon Converted The fourteenth is subject to the criticism hereinbetore made as to the regto the Roman Faith. istration commission

Istration commission. The fifteenth, sixteenth and seven-teenth provisions are well. Now, what have we in all this? Noth-ing looking to the education of the Mormon reople, either morally, istel-lectually for spolitically, except pro-visious for endowing schools by con-DUBLIN, 20.-The case of the Gov-rnment against John Dillon came up for hearing to-day, before the court of Queen's Bench. Dillon appeared acompanied by Lord Mayor Sullivan and dscation of (we will say) Church property and funds. Nothing looking Messrs, Healy and Sexton. Great crowds surrounded the building and to the matter of making them good citcourt room, and the corridors were izens of the Republic, except indirecty by punishing offenders more vigorpacked. Dillon was greeted with tremendous cheering by the people when he arrived and his passage into the court was amid enthusiastic applause. Healy on behalf of Dillon applied for an adjournment of the hearing. He ously. Nothing recognizing the fact that the people are misguided fanatics and conscientious believers in the religion which has been taught them. It only suggests vengeance, and does not

said he had only been instructed as to H. J. GRANT & CO., Agents. the nature of the crown's complaint offee: 40 East Temple St., Salt Lake City breathe of charity or true reform. + We are aware that it is much easier last night, and as the crown's affidavits to criticise than to construct, and it will be asked, What would you have were exceedingly voluminous, defense done? We assume that Utah cannot would require time to properly study them. Counsel for the Government

be qualified for statehood for a decade, and perhaps not for a quarter of a cen-tury, certainly not until the power of nade no opposition to Healy's request and the hearing was adjourned until he priesthood has waned and the peo-Dec. 11th next. ple have become prepared to maintain A Converted Canon,

BERLIN.

Dillon in Court,

NSUR

a republican form of government. Un-til such time the Territory must be LONDON, 30 -Cardinal Manning to-day ordained into the Roman Catholic governed by or under the supervision of Congress. Congress should vigorriesthood Lord Charles Thynne, aged ously then undertake the task of gov 3 years, and formerly canon in the es-

erning her in such a way that in time ablished Church. her people may be safely trusted to or-The Siege of Berlin. nnize and a maintain a free State. We cannot neglect her, as we have already too long done. We cannot organize a gigan-tic "St. Bartholomew's Heve," and BERLIN, 30.-The annual report on the siege of Berlin has been presented to the Reichstag. It describes the ocialist movement among the workslay these heretics and fana ics, nor ingmen as still lively and tending more yet a "Spanish inquisition." The and more in a radical and extreme di-Territory 18 ours. The people are ours. rection which gives it a very provoca-Our methods must be wise; not hasty, tive character. Hamburg and Altona are the chief centres of the move-

Ist.-Congress must govern Utah direct, and not by delegated authority. 2d.-Each house of Congress should have a standing committee on "Utah." ment. The Italian Faster.

PARIS, 30.-The municipal council as deputed Mr. Chassang to visit the 3d .- Delegate in Congress should be talian faster, Merlatti, for the purpose appointed by Governor and Judges of of ascertaining if his abstinence from food endangers his life.

4th .- Local legislature may be given Sir Redevers Buller.

power to enact laws for the govern-ment of county, township, precinct and municipal affairs, subject to disap-LONDON, 30 .- It is semi-officially announced that General Sir Redevers Builer, who has accepted the office of 5th .- A commission under congres-Under Secretary for Ireland will re-turn to the war office in the early part sional authority should codify all con-gressional and Territorial acts, and of March, and resume his duties as suggest additional legislation for Deputy Adjutant General. His ser vices have been required in Ireland

only while the department was being reorganized. The Under Secretary will in future occupy a seat in th Commons.

ELECTRIC TREATMENT

By Mrs. Dr. Jones, at Kimball Block or polygamist, or living in the practice of unlawful cohabitation, and does not This lady comes before the public highly endorsed in treating chronic elong to any association or organizaases, and has made wonderful cures. ion which teaches, advises or counels the commission of those crimes.

(B) Pupishment for unlawful co habitation shall not exceed five years A FINE ENTERTAINMENT n the discretion of the court, and (C) Women knowingly entering into

polygamous marriages, shall be deemed guilty of polygamy and punished by

should be made compulsory.

efficient work could be done in discov-ering offenders and bringing them to trial. The Government should con-struct a wholesome and commodious penitentiary and a good building at

Salt Lake City (the capital) for the ac-commodation of the post office, su-

preme court, and various officials, and

hould establish a government assay

Summarizing the situation we say:

directed

.

(1) Give us Congressional rule with restricted local legislation (as experi-

against all law breakers. (3) With rigorous measures give us

beneficent Regislation, as to education

amnesty, encouragement of industries

facilities for acquiring lands by actua

settlers, etc., etc., all under stric

(4) No confiscation of society property, but prohibition of all Church ex-

actions by way of tithing or church rates of any kind.

(5) Enact regulations for registry of

marriages, births and deaths, with provisions for examination of all re-

ords of same, and for proof, by cer-

LATEST DISPATCHES.

MURDERER MAXWELL'S EX-

ECUTION POSTPONED.

A Midnight Blaze Near New

Orleans.

**Maxwell the Murder Still Lives**.

ST. LOUIS, 30 .- A stay of executio

tifled copies of such registry. Respectfully,

mental political education.)

government supervision.

(2) Sharp punishments



Silks, Satins, Surahs and Rhadames, in Colors and Black. Black Gro Grain Silk, A Bargain, at \$1.15 per Yard. Black Satin Rhadames, A Bargain, at \$1.50 per Yard. Colored Satin Rhadames, A Bargain, at \$1.25 per Yard.

Complete Assortment of Notions and Irimmings.



Choice Patterns in Body Brussels, \$1.00 to \$1.25 per Yard

Nor Own Importation---ENGLISH VELVET CARPET & LINOLEUM,

WILL ARRIVE IN A FEW DAYS.

SOMETHING NEW-PORTIERE DRAPERY, BY THE YABD.

ace, Madras, Antique, Appliqu, Tambour, Turcom and Silk Curtains.

Ingrain, Art Squares, Smyrna and Velves 77ugs and Mats.

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Choice Ingrains, 25c. to \$1.00 per Yard. Choice inree Plys, \$1.00 to \$1.25 per Yard.

ind if he has caten it her house once having that period, it is cohabitation and he is guilty as charged."-Pros. Att'y.

Fifty Cent League.

WHAT THE SPOILERS WANT. MELANGE OF MOCK PHILANTHROPY

AND UNMITIGATED VILLAINY. The following is understood to have

been secretly adopted by the "Loyal League of Utah" as the base of the demands to be made of Congress by Messrs. Baskin and Bennett:

Itah Under the head "NEW LEGISLATION" we suggest: (A) A test oath, to be administered to all applying for registration as voters, should be prescribed, to the effect that the person is not a bigamis

ceed

flor

but effective.

the Supreme Court.

proval by Congress.

But the fact is carefully con to the Senate and House of Represent cealed that under the present ruling of Utah courts there is no need for the obnoxious provision. Legal wives are now compelled to testify against their husbands under pain of indefinite imprisonment. And some of the most active members of the League that authorizes this pamphlet, are the prime movers in the enforcement of the very procedure which the pamphlet pretends to oppose. The violation of "woman's instincts" and the "misery" entailed upon her by being forced to "help convict the man to whom she plighted her troth," are brought about by the consummate hypocrites who in this address affect to denounce the practice. The sixth section of the bill consid-

ered prohibits the numbering of ballots cast at any election. This the pamphleteers appland as "good, as it tends to secure secrecy in balloting." At the same time they know as well as we do that there is no such marking as the bill aims to abolish, but that the ballot is as secret in Utah as law can make it. The object of this duplicity in approving of the section is to deepen The false impression made by the text of the bill, so as to lead to the end disclosed by the piotters further on. So with their endorsement of the ninth section, "repealing the law of the Territory which provides that no prosecution for adultery shall, be brought except on complaint of the husband or wife aggrieved." They are well aware that no such law of the Territory exists. Indeed they will be found complaining to members of Congress, as Baskin has asserted already, that "there is no law of the Territory at all respecting adultery."

alone are right. According to their But after approving of certain meascreed and polity the priesthood largely ures of the bill, they ask, "What have we in all this?" and answer: "It control's the temporal as well as the spiritual affairs of the members of the Church; it is a sort of pa-triarchial affair, reaching from the "crifdle to the grave" and into the only suggests vengeance and does not breathe of charity or true reform." That being the case why do they endorse it hereafter. as "good" and "well" and "well

enough?" By their own admissions they approve of measures that breathe oply of "vengeance" against "conscientious believers in the religion which has been taught them."

And what do they propose, as their own methods of solving the problem which they start out declaring is not understood? Anything that is not in the form of "vengeance?" Anything that "breathes of charity or true reform?" Anything that recognizes the fact that the "Mormons" are "conscientious believers" or "looks to any matter" except "indirectly punishing offenders more vigorously," and directly punishing those who are not offenders against the law at all? Not a thing.

persons convicted of and punished for crime does not attach to him, either in his own consciousness or in the minds of his fellow churchmen. Thus the principal object of punishment fails in these cases. True, imprisonment is The want (1) a test oath which will shut out every "Mormon" from cealment of facts, or stealthy indul-gence in the crime, it is possible. The the right to vote simply because he belongs to a certain Church. (2) enforcement of the law against polyg-To punish unlawful cohabitation amy, therefore, tends in some degree by five years imprisonment and a to repress the open practice of that fine undetermined. That is, under crime, but does not reform the people or eradicate the spirit which leads to present rulings-for they propose no the commission of the crime. It is definition of the term "cohabit"-to like the physician medicating imprison a man who simply "associ- the symptoms instead of striving to remove the cause of disease ates," though he never dwells in the If while the government is properly same domicile with a plural wife, five legislating against pelygamy and pun-ishing offenders it could devise some years for every such offence, which, under the present practice-reaching to wise and effective measures for the six counts, will incarcerate him in jail for thirty years. How sweetly that down and enlightenment of the Mormon people so that they would respect the laws, the problem would breathes of "charity and true reform!" be solved. The Mormons for the most part are (3 and 4.) To punish women as well small farmers, with the usual number as men who "associate" under reof merchants, mechanics, etc., in the ligious covenants which they "con-scientiously believe" to be sacred and eternal. (5.) To put a muzzle on the ministers and defenders of that ire-ligion, and thus stifle free speech and destroy the liberty of the press. (6.) ligious covenants which they "contowns. They are industrious and fruenough have been naturalized. Most To deprive the citizens of Utah of the of them, therefore, and certainly their control of their owa schools, and of children are ours-are fellow-citizens any voice in the assessment upon them | with us. While, therefore, the govern ment should exact from them obediof taxes for others to disburse, thus ence to the laws, it owes to them cortrampling on the political axiom that responding duties of protection, ed-ucation and all fostering care which taxation without representation is may tend to attach them to itself and tyranny. (7) To obtain more means make good citizens of them. Now they are almost without exception unand money from Congress for the work of vengeance which they affect to American. Worse, they are hostile to the government and wrapped up in their fanaticism. Let us see what has been dons and oppose, and for more spotters, informers and suborned witnesses to pursue the "conscientious believers" with whom they pretend to sympa-thize. Add to all this the propositions to have the Delegate to Congress aphave the Delegate to Congress ap-pointed by the Governor and Judges instead of elected by the people; to limit the Legislature to the regulation of courty and precinct affairs; to abolish the Utah Commission and substitute the Secretary of the Terri-tory, the Clerk of the Supreme Court

tached with or without subpons, and required to recognize with sureties for tatives, in Congress Assembled: With profound respect we represent attendance as witnesses in any prois the Mormon problem understood? cutioa for polygamy or unlawful co-We think not. What is it? The Morhabitation Third-That such prosecutions may mon Church is made up of people who drmly believe that Joseph Smith was a prophet, that Brigham Young was his be commenced at any time within five years after the commission of the ofsuccessor, and that the priesthood of the Church, for the time being, "hold the keys of the Kingdom," are divinely Fourth-That all marriages shall be certified by the person solemnizing the commissioned, receive direct from the Almighty His will and teach it to same, whether lawful or polygamous, which certificate shall be recorded, and certified copies thereof shall be evihem under Divine inspiration. This dence, with penalties against officiat-ing officers for failure to comply with the law as to certifying or recording. priesthood is a thoroughly organized body of men, as a rule of great tact and shrewdness, not liberally educated, Fifth-Taking the elective franchise unpaid, moving in ordinary walks of life—in fact, of the people, like the carpenters and fishermen of Galilee. The people are simple minded, im-pressionable, ignorant, and, in rude form, deeply religious. There are in Utab and neighboring. Tarticrica are away from women. Sixth-Prohibiting the numbering of ballots cast at any election. Seventh-Restricting the jurisdiction of the Probate Courts to probate and Itah and neighboring Territories, say,

guardianship matters, Eighth - That illegitimate children one hundred and fifty thousand old and shall not inherit any portion of the oung, probably one hundred and thirty father's estate. housand of them in Utah. Of these Ninth-Repealing the law of the Terpriests and people) it is no doubt safe to say that eight-tenths of the adults ritory which provides that no prosecution for adultery shall be brought,

are foreign born. They have come mainly from Norway, Sweden, Denmark, England and Wales. except on complaint of the husband or wife aggrieved. The Scandinavians are mostly of the peasant class. The Eng-lish and Welsh are mostly from Tenth-Authorizing fourteen trustees to be appointed by the President, by and with the advice and consent of the fenders. manufacturing towns, the poorest Senate, to take possession and control

of the property and affairs of the cor-poration of the Mormon Church and classes of the great cities, the mining sections, and obscure farming regions. With few exceptions they are uneduwind up its affairs. cated, unintelligent, common people. They are just such people as religious Eleventh-Authorizing the Attorney General to sue for and escheat to the Government all property of the Mor-mon Church corporation in excess of fanaticism has lodged with throughout all the ages. Having received this new \$30,000 in value of real property, except buildings used exclusively for purposes religion, they cherish it as the very will of God. They as religiously believe that Smith was a prophet, and that of religious worship, and devoting

the funds realized to common school what he and the priesthood promulgate as revelations are true and must be purposes. obeyed, as does the good Christian that Jesus is the Savior of mankind, Iw ifth-Disincorporating the Mor-mon "Perpetual Emigrating Fund Soand that the teachings of the Christian priesthood are aids to salvation. As a ciety," winding up its affairs and de-voting its funds to common school rule the priests firmly believe the same purposes. thing. It need hardly be said that Thirteenth - Redistricting and rewith these ignorant people these be apportioning representation in the Ter-

ritory. Lefs engender fanatical zeal. In their view all the world is wrong. They

Fourteenth-Continuing the Regis-tration Commission of the law of 1882. dustry. office for the benefit of the mining in Fifteenth-Defining the crimes of The Government must establish it adultery and fornication and providing for their punishment. sell here, and demonstrate to the Mormons that it is here to stay, and Sixteenth-Defining powers of court that it will require obedience to the commissioners and marshals and au-thorizing the Supreme Court of the can ideas instead of mock-religious mummery.

Territorry to appoint a Superintendent of Schools, with certain powers. Seventeenth-Giving widows dower. Starting now with the proposition that the priests and people are con-scientious believers in these things, This is the latest proposition looking to the solution of our problem. It em-braces some good and some bad provi-sions but no *beneficent* features. The first provision is both unwise and that very iew of them know any-thing of the principles of our government (except that the greatest religions liberty is guaranteed by the Constitution), and the question, what cruel. In prosecuting polygamists our shall we do with, or for them, is a problem indeed. Of course they must aim should be to conserve the sacredness of wedlock between one man and e made to obey the laws.or if they will one woman-to protect monogamous households. The lawful marriage of a polygamist establishes such a housepersist in disobeying them, they must be punished according to law. But

hood

to solve the problem.

this does not solve the problem. They believe polygamy ordained—aye, com-manded by the Almighty. The person hold. His lawful wife is the queen that household. The common-the sacred law of that household is that charged with and convicted of polyg-amy, in their view, therefore, suffers for their religion. If he is steadfast in neither member shall be compelled to testify against the other, and thus introduce discord into that sacred prethe faith, he glories in his punishment, and the body of the faithful glorify him. The stigma usually attaching to cinct. But by this provision it is proposed to remove this protection, to in-

vade that lawfuP home, which is the very thing we so much wish to protect. It is cruel because, deny it as they may, lawful wives of polygamists are wronged, heartbroken women. I will tell you with all the religious enthusi-

asm, that they believe in polygamy that it is their cross, which they mus bear as the price of eternal exaltation Could a woman's heart more emphati cally proclaim that her woman's in stincts were violated? Yet under this

provision she must come into a public place and tell of her own misery, and help convict the man to whom she lighted her troth The second and third provisions are

well enough. The fourth provision is well, but will be ineffectual as to polygamous marriages, as they are always secret.

The fifth provision is good. As long has been graated in the cases of W. H. as we refuse the elective franchise to L. Maxwell, Preller's murderer and the Chinese highbinders under sentence the cultivated women of the country there is no reason why we should ac-

ELDER ROBERT SMITH, imprisonment and fine same as mer (D) Women knowingly cohabiting with polygamists shall be deemed guilty of unlawful cohabita-WITH HIS CELEBRATED

PANORAMA tion, and punished by not to ex-- years imprisonment, and OF GENUINE PAINTINGS

Of the Signs of the Times, Fulfilment of Prophecy, Dream of Nebuchadnezzar, Zion as it Was, Zion as It Is, and Zion as it Will Be with the Prenchelis of the Planets, Pyra-mids, Wonders of the World, Great Events, (E) Any one who shall, by public or private advice, or by spoken, written or printed matter, incite another, or the public generally, to commit the crimes of bigamy or polygamy, or un-lawful cohabitation, shall be deemed ireat Battles, Last Judgment, etc., etc guilty of a felony, and be punished by imprisonment for the term of WILL BE EXHIBITED IN

7th Ward, Wendesday, December 1st, and ears, and fine not less than ---- dolin Music Hall, 15th Ward, Thursday, December 2nd. (F) Congress should establish a free

common school system for Utah. To maintain it the school land in the Ter-A FREE DANCE will be given after ritory, if possible, should be placed in market and the funds realized from he performance in Music Hall, Dec. 2d. A good time will be guaranteed. sales thereof devoted to this purpose

Lest these funds should prove insuf ficient, the act should provide for moderate taxation for the purpose. LOST. BETWEEN 1 AND 2 P.M., A SMALL HAND SATCHEL, containing Nothing sectarian should be taught in hese schools, and attendance of chilnaller satchel, also a gold locket, \$3 or \$ a silver, a letter addressed to Seth A dren of defined ages for certain terms, Pymm, St. George. The finder will please leave the same with Geo. J. Dent, at Z. C. M. I. Retail Hardware Department, and be

(G) The people must obey the law. (G) The people must obey the law. If they do not they must te punished. To this end Congress should provide more liberally officers and money for prosecuting of fenders. Civil litigation in the NOW-THE TIME TO SPECU-

LATE. courts of Utah is very large, and with he numerous prosecution of polyga-CTIVE FLUCTATIONS IN THE A Market offer opportunities to specu-tors to make money in Grain, Stocks onds and Petroleum. Prompt personal ttention given to orders received by wire mists the judges are overworked and civil business suffers. There should e two more judges, and on appeals to the Supreme Court the judge who tried the case below should not sit. The or mail. Correspondence solicited. Ful nformation about the markets on our Book which will be forwarded free on application. salaries of the judges should be \$5,000 instead of \$3,000 per annum. The ap-

H. D. KYLE, Banker an i Broker, propriations for judicial expenses Broad and 34 New Sts., New York City. secret service, paying witnesses, etc. d&w should be largely increased, so that

THE

NOVEMBER, 1886. TEASDEL'S EVERY DAY ARRIVALS -FOR THE ----WINTER TRADE! AN ELEGANT LOT OF SEAL, PLUSH AND CLOTH WRAPS and NEWMARKETS OF THE LATEST STYLES.

IN THE -----**MEN'S DEPARTMENT** AN EXTENSIVE STOCK OF OVERCOATS, CLOTH CAPS & WINTER BOOTS -:0:-------- IN THE -----

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Men's, Boys' and Children's. MEN'S, YOUTHS', BOYS' AND CHILDREN'S GLOTHING. ser Call and see them before purchasing Lowest Prices guaranteed for CASH Large stock of HATS and GENTS' FUR FENTS' FURNISHING GOODS, HATS and CAPS, BOOTS and SHOES. BARTON & CO., 44 MAIN STREET. THIS IS NO FISH STORY. WALKER BEAN. WAR ON HIGH PRICES HAS COM menced! Receiving my Fish freel every day direct from the fisheries, I car and do sell cheaper than any dealer in town. Delivered at your doors fresh every morn ing. Trout, White Fish, Siamon, WHOLESALE AND RETAIL! DOWN WITH HIGH PRICES Freeman in the van with Low Prices.

J. H. FREEMAN DEALER IN FRESH FISH, No. 324 S. Eighth East St.

STRAYED OR STOLEN.

FROM NEAR PARK CITY, TWO BAY

ed with a quarter circle on thigh; a sho wound on the left side about three inche-below the back bone. The other is rough

shod, a ringbone on right hind foot, branded on thigh. They are both collar marked and had on when lost halters with ropes ticd

Information leading to the recovery of these animals will be liberally paid for, JESSE AYLET IE, d&s West Jordan, Salt Lake Co.

Received Direct from the Manufac-

turer a New Supply of

CLOTHING!

around their necks.

NISHINGS.

HORSES, weighing about 1000 pound

One with a white strip in face, brand



of the old practice of waiting till the season is nearly over to make especial offering af Bargains, we have adopted an Entire New Policy, and commence at the beginning, NOW, and we purpose to continue to offer our ENTIRE NEW STOCK IN EVERY DEPARTMENT, at such CLOSE MARGINS OF PROFIT, as must commend them to the public. All our Goods are marked at SMALL PROFIT, because we are determined to

### INCREASE OUR PATRONAGE By selling the BEST GOODS at LOWEST PRICES. knowing that A NIMBLE SIXPENCE IS BETTER THAN A SLOW SHILLING."

to be hanged January 1st until Februcord it to the ignorant foreigners of ary 1st in order that a transcript of the cases made be finished before an ap-Utab, who cannot exercise it intelligently, and do and will exercise in peal is taken. wholly at the bidding of the priest-

#### Indian Agent for Idaho,

The sixth provision is good, as it WASHINGTON, 30.—The President has appointed Wm. M. Neal of Franklin, Indiana, to be agent for the Indians of Lemhi agency in Idaho. tends to secure secrecy in balloting. The seventh provision is well and

The eighth provision is unwise, for

that it arrays the young of polygamous households against reform, causer A Midnight Blaze.

NEW ORLEANS, 30.-At midnight last them to despise the government which wrongs them, and punishes the offnight Chief O'Connor received a mes-sage from Bay St. Louis stating spring of polygamous marriages, who

that the town was on fire and request-ing that two engines be sent there. At 1:20 a.m. another message was re-ceived saying that the fire was under control. No particulars have yet been The ninth provision is well. The tenth provision seems absurd. Why should the government run a re-ligious corporation? If the corporation is illegal or has performed acts received

Bay St. Louis, 30 .- The fire last for which its charter should be forfeited, let the law officers proceed to wind up its affairs. It is oppressive and savors of interference with the exernight destroyed properties, residences, the Stockton Hotel and other buildings valued at \$20,000.

cise of religious freedom. It will be expensive and will have no tendency Discharged.

BROOKLYN, 30.-Two hundred and sixty men were discharged from the department of construction and repair in the Brooklyn Navy Yard to day.

A Homeopathist Dies of Apoplexy

to solve the problem. The eleventh provision, if necessary, is well enough. The act of 1862, pro-vides that the church shall not hold real property exceeding \$50,000 in value. If it has more it may be es-cheated to the government, and it is proper that the law officers of the government should institute legal in-uiry touching the matter. Buit is of goubtful policy. d The twelfth provision will be simply NEW YORE, 30.-Dr. Carl T. Liebold, one of the best known homeopathic specialists in this city, was found dead this morning in his bachelor apart-ments in the Union Bime Savings Bank building. His death was caused by The twelfth provision will be simply no effect. The aim is to discourage apoplexy.

SHAPLE FASHION PLATE e marsin would si TERI ANTS IN SIL-MISIMUM 1880. tailed to any Address Internet . OLOTH BUCHLE & SON, TRIMMINGS Silors and Hoolen Brandis TRADS SUPPLIED.

# We Ask a Full and Careful Examination.

### WE CARRY A FULL STOCK OF

Dress Goods, Trimmings, Notions, Ladies' and Misses' Cloaks, Seal Plush Sacques and Wraps, Shawls, Flannels, Blankets, Men's and Children's Clothing, Boots and Shoes, and have

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