| - ă:  |  |   |   |   |  |   |
|---|--|---|---|---|--|---|
| E. SELLS. J. TUCKER. H. W. SELLS<br>SELLS & COMPANY.  | EVENING NEWS.  | evidence or inference of guilt be drawn<br>from such previous polygamous rela-<br>tions. This was expressly ruled by<br>Mr. Justice Boreman, in the southern  | in the birth of children, and is not the<br>birth of a child an event which cannot  | pointed to be second suditor of the   | TT 11 0 T  | State & Mouroe Star, Chicago,<br>Will send you they   |
| os. 150 & 152 W. First South St., Opposite 14th Ward Assembly Roo   | MS, Saturday June 20, 1885 J   | district in the late case of Fothering-   | defendant is still entitled to the pre-<br>sumption of innocence, and the prose-<br>cution must produce further evidence.   | 1   | Knowlden & Greene.   | BAND CATALOOUE<br>for imit, ide Prom. Solen as ing<br>of instantion, balls, Cap, Lans,<br>Sanat, Denni Magari, Capitana<br>Band, Denni Magari, Capitana<br>Band, Denni Magari, Capitana<br>Band, Denni Magari, Capitana<br>Materiala, die technige Hercurchespel  |
| LUMBER, FLOORING, LATH, SHINGLES, PICKET  | N, THE MAILS   | and of the great calamity and mischief the<br>of illegitimacy resulting from them—  | considered a hardsuip that sexual in-<br>tercourse must be proved; nor can<br>suilt be inferred from the mere oppor-  | а.<br>С   | REAL ESTATE,   | Materiala, alie fordade Instruction and<br>R Exercises for A reaction: Bands, and a Cat-<br>alobur of choice Lond means, maked from   |
| Cedar Posts, Nails and Window Weights.<br>DOORS, WINDOWS, TRANSOMS & MOULDINGS, A SPECIAL   | DEPART.  | without a legal status; and one of the of<br>principal objects of the statute was to<br>alleviate that evil as regards the past,<br>and suppress it as regards the future.  | case we did not ask that the prosecu-<br>tion should prove sexual intercourse<br>by positive proof. On the contrary we<br>conceded a primer facte case against us   | Magnolia Balm   | MONEY LOANING AGENTS,  | CONSUMPTION   |
| IF YOU WANT BARGAINS CALL ON US BEFORE PURCHASIN  | Eastern  | Hence the two provisions, one looking it<br>to the past, the other to the future.<br>First, by the seventh section, all issue if<br>of polygamous marriages known as i<br>"Mormon" marriages born before the section of the section | We merely demanded the right to re-<br>but the presumption by soowing that<br>in point of fact there had been no  | is a secret aid to beauty.<br>Many a lady owes her fresh-<br>ness to it, who would rather   |  | bit to end of the set of the s |
|   | Ogden, Utah  | Ist day of January, 1883, are legitima-<br>ied; and, secondly, that the recurrence to<br>of this evil might be prevented in the<br>future, that there might be no more such   | The construction contended for by<br>the prosecution makes sexual inter-<br>course immaterial, and at the same<br>time by the almost continuous pres-               | not tell, and you can't tell.   | DEEDS, MORTGAGES, Etc.,<br>Promptly and Carefully Drawn  | MRS. JANE S. SMITH  |
| or the Simplest Best and Strongest BRINCKERHOFF, TURNER &   |  | ing by conspitation sexual intercourse.   | or allowable duties, affords unbound-<br>ed opportunity for its occurrence. If<br>sexual intercourse must be excluded   | NOTICE TO CREDITORS   | NOTARY PUBLIC  | No. 20 W First South Street,<br>FOR ALL ETHDS OF<br>7 A S IS II T S.  |
| tion. Our SAIL DUCK, "Woodberry," Drud  | Salt Lake City, Utah, September 17th188  | for ouly by sexual intercourse could is<br>such offspring be produced.<br>Now, what relation it any could the<br>polygamous hus band and father have to<br>the polygamous family after the pas-   | then the great evil and calamity of file-<br>citimacy, the birth of filegituate chil-<br>iren-a class growing up in our midst                                       | Estate of Benjamin Ashworth, deceased.<br>NOTICE IS HEREBY GIVEN BY THE<br>andersigned, Administratrix of the Es-<br>tate of Benjamin Ashworth, deceased, to the  | SPECIAL NOTICE.  | + Ly  |
| in use all DUCK FOR OVERALLS, DI UE, BROWN, OR IN THE   | DELIVERED BEFORE THE SUPREME   | sage of this law?   | ngly fact over which Congress threw<br>the mantle of legitimacy, may go on<br>unchecked, and the third section ex-<br>bends itself in the prohibition of mere       | creditors of, and all persons having claims<br>against the said deceased, to exhibit them<br>with the necessary vouchers, within ten<br>months after the first publication of this<br>holice, to the said Administratrix at the | 10 per cent, per annum.<br>\$750 at 12 per cent, per annum.<br>\$100 at 12 per cent, per annum.  | EXCELSIOR BAKERY<br>No. 10 East Temple St.  |
| We Guarantee Satisfaction:<br>The Hartley Reclining Chair Co.,<br>CHICAGO, ULINOIS  | and<br>and<br>MUSSER.  | mothers of his children. It is his duty of<br>to support them. It is his duty to pro-<br>vide for their comfort, education, and 1<br>moral and intellectual training. He e  | Absorbed in their theory of an irre-<br>pressible conflict, which has no exist-<br>ance save in their own imaginations.   | Corner of Seventh East and Seventh South<br>Streets, Salt Lake City, in the County of<br>Salt Lake.<br>Dated at Salt Lake City, June 8th, 1885.<br>ELIZA D. ASHWORTH.   |  | FRESH BREAD,  |
| CHICAGO SCALE CO  | M. L. ment in behalf of the defendants, spoke<br>as follows:<br>May it please the Court.   | may visit the family daily, hourly, t<br>surely he may break oread with them. In<br>it is his duty to assume his full share<br>of the burden of caring for the family t<br>and rearing the children. He must  | ers, and, provided he do not "hold<br>but the woman as his wife," he may,   | Administratrix with the will annexed of<br>Estate of Benjamin Ashworth, deceased.<br>doaw 4w  | #2" We have a number of very Fine Re-<br>idences in the most ari-tocratic parts of the<br>city, ranging from \$5,000 to \$30,000, which for<br>want of space we cannot advertise, but by                   | AND   |
| D. S. Standard Scales.<br>TON.<br>Brass Beam and Beam box.  | a question of statutory construction—a<br>good deal depends on our point of<br>view. It was Mr. Seward, I believe,   | visit them in sickness, and remain to<br>care for the sick, and to confer the<br>sociation of his presence and coun-<br>sel in affliction and suffering and sor-<br>row. All this and more he may do, a   | whether polygamist or not, induige<br>in the worst excesses and<br>dink to the lowest depths of<br>teenfourness without violating this                              |   | calling at our office will be pleased to show<br>you, some of which can be purchased by<br>paying part down. We have the largest<br>list of properties in the city - Call and see<br>us before purchasing. | o ren o n n no,   |
| Cheapest and Best<br>Wagon Scales.<br>Address Of other Articles.<br>Address Chicago Scale<br>Co., Chicago, Edinois.   | the trumpet of the civil war by pro-<br>claiming an irrepressible conflict be-<br>tween slavery and free labor-two op-<br>posing and freeconcilable forces, and he | nay it is his imperative duty to do it. If<br>There is no law, human or divine, that y<br>would absolve him from the perform-<br>ance of these duties. For remember 1   | et it be so declared, but not, I beseech<br>our honors, upon any doubtful con-<br>truction, nor unless that intention be<br>dainly expressed in the is witself.     | A.S.T.C?  | Houses and Lots For Sale.  | Buttercup Crackers<br>Specialty,  |
| L'STADLISHED IS50.  | dily become all free or all slave. In the great conflict which ensued, involving,  | these are his culldren—his legitimate<br>children—and this is the mother of his<br>children; and this father and this<br>mother must discharge their duties to-<br>gether, and rejoice or weep together, in   | ve must interpolate into the third sec-<br>lon the words "in the marriage rela-<br>ion" so as to make it read, "If any  |   | 工デ LOOK AT OUR BARGAINS.<br>参550 Frame adobe lined house of 2 rooms  | EDWARD SCRACE   |
| 'almer, rumer & co., 🛛 🚬 📲  | cially and legislatively, under the plea<br>and pressure of national necessity,<br>which, when the paroxysm of passion<br>was over were seen to be violations of   | Hrawn by that deep and reciprocal of sympathy and affection for their off-<br>spring which nature herself has planted in the human heart. All this has been in  | one woman in the marriage relation,"<br>when the section, as it stands, contains<br>to hint of any such limitation. You<br>must hold that it applies to polygamists | DR. ELLEN B. FERGUSON,<br>OFFICE & RESIDENCE, 324 E. BRIGHAM  | \$600 Frame house of 2 rooms, and bet<br>\$600 Synthesis and the   | NOTICE  |
| ASH. DOORS AND BLINDS,  | the chartered rights of men, and had<br>to be reversed, repealed or revoked.<br>My friend, Mr. Dickson, in like man-<br>ner, raises the cry of danger to our in-   | in substance ruled by such of your e honors as have had occasion to con-<br>sider this subject.   | exclosively in the face and eyes of the<br>express words of the law: "If any<br>nale person," not any male polygamist<br>or bigam'st, or male Mormon-but, "If       | STREET. ar Telephone 51.<br>Special attention given to CATARRH and<br>all diseases of the NOSE, THROAT<br>and LUNGS; also to Obstetrics and   | \$800 For a new brick house of 2 large<br>mains and summer kitchen, well<br>daished, and 5010 rods of ground, in new<br>location.  | yation Company.   |
| MOULDING,<br>antels, Pows, Church Finish, Metics,<br>state Inding, Baulsters, Newels, Ltc.<br>CHICAGO, III.   | argument he delivered; and he desires<br>this statute to be considered and con-<br>strued by the court under the sense<br>and pressure of national exigency        | indicated are of quite indefinite extent. b<br>In point of time their discharge cannot a<br>be definitely limited. The presence of w<br>the father in the family for these pur-   | being a word of utter generality—"In<br>my Territory or other place over<br>which the United States have exclusive<br>urisdiction hereafter cohabits with           | NOTICE.   | \$900 A neal little house and good barn<br>she ath ward, lot 3x10 rods, fenced, in<br>the ath ward, near car line.<br>\$850 A 4 roomed and basement house,<br>\$650 lot 7x10, in 18th ward.                | NOTICE IS REREBY GIVEN OTH<br>MI & meeting of the Directors h   |
| or Our Goods and constantle kupt in<br>ork by the largest Limber Dearers in San<br>the stay met ogden. Price Lists and<br>ding Book suit to given upon application. | ard, he proclations an irrepressible   | poses cannot be limited to just so many in<br>minutes or just so many hours, or just o<br>so many days. So long as the necess-<br>sity, or the propriety or the fitness ex-<br>ists the presence may continue, and th   | nly, but wherever the legisla-<br>ive jurisdiction of Congress<br>xtends, in any Territory, in  | ( IOMPLAINTS IN REGARD TO THE   | \$1000 Brick and adobe house, 2 rooms<br>and kitchen, for 25x20 ground;  | the Capital Stock of the Corporation, per<br>able within Fifty (50) days from date of a<br>tice to C. H. Gold at Solomon Bros. & Gol<br>Main street, whose Post office address  |
| STAR HORSE NAILS,   | ole forces—and he declares in effect<br>that the country must soon become all<br>nonogamous or all polygamous. He<br>tells us that monogamy is menaced             | manifestly, as in cases of sickness or y,<br>affection, it may embrace the night it<br>as well as the day. In the nature of in<br>things you cannot predicate a definite d  | ards and arsenals, the army and navy,<br>he military camps and reservations—<br>in places where no Mormon has ever<br>weit=""if any mile person" in any             | Court House, in Sait Lake (ity, between<br>Wednesday, the 1st of July, and Saturday,<br>the lith day of July, 1885, both days inclu-<br>sive between the hours of 10 a.m. and 4 p.<br>m. or he forever heread secondum to the   | good location, near car line.<br>\$1100 Rustic adobe lined house of 4<br>120 rods deep, in the 5th ward. Another<br>bargein.   | P. O. Box 335, Salt Lake City, Utah. A<br>Stock upon which this assessment may<br>main unpaid on the 26th day of March, b<br>will be delinquent and advertised for a<br>at public suction, and unless payment<br>made before will be sold on Monday.  |
| POLISHED OR BLUED,  | suppressed will become dominant on<br>bis continent. And we are summoned   | shifting and indefinite; you cannot in<br>itimit in time the performance of this wast mass of doties the duty of the  | uch locality hereafter cohabits with<br>nore than one woman such is the<br>vide scope of this enactment.  | DECEMBER OF the law   | \$1200 C. room rustle frame house, with<br>fine orchard, and lot 5x10 rods,<br>well of good water, pump, etc.<br>\$1500 Plastered frame house of 5 rooms.  | 251) day of May, 1855, to may the delinion<br>assessment, together with cost of adv.<br>tising and expense of sale.<br>CTRUS H. GOLD. Secretary   |
| other. We guarantee our Nails<br>to be Equal in Quality and<br>Durability to any made.  | rebellion against the marriage institu-<br>rebellion of the land.  | And you cannot therefore say as mult- w   | on combining with more than one<br>woman, and no woman cohabiling<br>with any of the persons described as<br>for said in this section, in any Terri-                | Salt Lake City, June 18th, 1885.<br>d td  | the 1-th ward.<br>\$1500 and cellar, good well, granary, ot 35, x20, 9th ward.   | NOTICE TO CREDITORS   |
| Made from the Best Norway<br>Iron, Finished Already<br>to drive, by the SpoolCotto  | nake. I for one am not prepared to<br>concede so much, nor do I think that<br>your honors in the positions you occu-   | where the mother and the children to<br>live, the place where these duties are S<br>to be performed, whether for recur-<br>rent periods or more continuously. It  | ory or place over which the United<br>tates has exclusive jurisdiction, shall<br>e allowed to vote,' etc. It is not<br>he polygamist or bigamist merely             | FRED J. MAY, PROPRIETOR.<br>50 MAIN STREET,   | \$1600 Enstic adobe lined house of a water and small lot, 20th ward.<br>\$1750 Adobe house of 6 rooms, summer kitchens, lot 35x20, on Third  | Estate of David Jeremy, deceased.   |
| UNION HORSE NAIL CO.,<br>CHICAGO  | you with the cool eye of reason, can be<br>much impressed by this clamorous ap-<br>peal of the prosecution. You will   | affords more than a prima facie pre-<br>sumption of cohabitation, if it affords en-<br>so much, for having the right to be<br>there for many lawful purposes-in the<br>discnarge of many lawful and su  | nsuing words "or any person cohab-<br>ting with more than one woman"  | Opposite Hooper & Eldredge Block.<br>Fat Beef, Good Matton, Choice Voal,<br>Dairy Pork and Spring Lamb,<br>Sold at Prices that defy Competion   | south, between Filth and Sixth East, A 1<br>well of good water and south front.<br>\$2000 Two story brick, 6 large rooms<br>corner for brick, 6 large rooms  | deceased to the creditors of, and all person<br>having claims, against the said deceased  |
| For Sale by Z. C. 51 L and Ita FOR SALE   | possible that monogamy is imperiled  | imperative duties - he has at o   | ther person conspiting"-and in-   | 'All kinds of A No. 1 SAUSAUP   | another bargain.   | lication of the notice, to the said Execut  |





oubtless say to yourselves, can it b of many lawful and stop there, it embrades also "any duties — he has at other person cohabiting"—and in-right to rebut your cludes also any woman cohabiting with lischarge. ossible that monogamy is imperiled y polygamy? Monogamy, the mar-iage system of the fitty millions of mperative least the inference of guilt by people who inhabit this continent-not purposes. His remaining at the house, o us. o have some new and arbitrary meaning imposed upon it, it must consist in not of negative and equivocal, but of positive affirmative, unequivocal actssuch as introducing her as his wife, or asserting publicly that she is his wife. But there is not a particle of evitence in this record that the defendant courts and obtain a decree of divorce. This was also ruled in the Fothering-ham case by His Honor Judge Boreman, and with manifest correctness a void marriage by a decree of divorce

consent.

showing, if any of those persons, that is to say he can, that in point of fact he was any polygamist, bigamist, or any there for such lawful and commendable other person who conabits with more than one woman-all such are disbeing matter of evidence, is come innehised. Is it possible to misundermon principles of law open to expla-nation. Surely this cannot be contro- of this language? There is no room verted. And yet this right was denied for construction, it is your sole duty to But the remaining or dwelling at the not what may have been said in the de-20 20 Col Col house, we are told, is not perm ssible, because he then holds out the woman as his wife. bates of Congress as to the policy or intention of the law. Such utterances, whatever their source, can have no Now if the term "holding out" is not weight to control the plain import of the written words of the statute. The language being clear, the duty of the

ourt is plain. You have only to follow the broad highway of the statute itself and execute it according to its terms. I fear, may it please the Court, we ave not sufficiently comprehended the onsequences of the construction conduring the time mentioned in the in-dictment or since the passage of the your Houors, in the name of these de-Edmunds act ever introduced or pro-claimed either of these women as his wife. He is not required to go into the high ground, where it shall command the respect and reverence of all good men. Give this law that general application which its terms plaints re-quire. Make it applicable to Mormons and non-Mormons alike-to the marfor in the first place it cannot be and non-Mormons alike-to the mar-necessary, if it were possible, to dissolve ried and the unmarried-to all who dwell within the legislative jurisdiction and in the second place the statute of Congress, so that instead of becom-does not require it, and you cannot ing the dead letter which that con-punish a man for failing to do that struction would make it-expending which no law commands him to do. litself upon outward forms and imma-

which no law commands inin to do. Itself approximate to the add potent of the add potent factor in the woman whom he had once acknowl-edged to be his wife; nor is he re-quired to go about in the community against the only foe which monagamy quired to go about in the community or upon the highways proclaiming that "this woman whom I once acknowlous foe which sapped the mighty power edged as my wife is no longer such, I of ancient Rome, and subdued those reject her, I acknowledge her no inviteble legions which had carried longer." He is not required to put upon the mother of his children-his regitimate children, this degrading insuit. He is not required to chang her name, nor the names of his child ng out"-leaving that frightful ulcer o gnaw untouched within, and misren-nor could he do so without their sing this wide field of beneficence, the statute is frittered away, and the great See then his predicament; not re-

purpose of its enactment defeated quired to divorce her, nor to disown her by any public declaration, and you ----

SRIEF TELEGRAMS.

will not absolve him from his dutles, as the father and supporter of that family; he must educate and train, minister in sickness and affliction, and A serious strike of stonemasons is in progress in Berlin. for all these purposes he may visit and

as long as the discharge of these duties may require. And if he may do all this, how vain and futlle it is to say to him. We punish you because you hold this woman out as your wife. There is no evidence, mark you that

Superintendent of West Point. He will be succeeded by General Wm. P Carlin, Colonel of the Sixth Infantry Tie Queen has sent Sir Stafford

and, commendable acts which it is agreed on all hands he may perform— except only that he has remained and slept at the house, either for recurrent periods of time or more continuously. But is that a holding out? This matter of sleeping is not a public act. It is personal, exclusive and private. It does not introduce anybody, it pro-claims nothing, it holds nobody out. For this purpose it is far less affirma-tive and positive than many of those other acts and duties which are allow-able and commendable. And, besides,

telegram to the mayor of Lodon thanking the latter for his offers to open a reli-f fund for the sufferers by the Pendlebury colliery disaster, and adding that upwards of 160 miners are known to be dead.

Cochrane G. M..... Cochrane Frank..... The Post to-morrow will say that I the is expected there will be a general change in the force of assistant attor-neys in the Department of Justice on ut Cheeney Nathan. Jawson H. B.... John Henry..... the 1st prox.

The United States Fish Commission ers' car, in charge of Generall II. H. Moore, which arrived here last week with haif a million shad, which were planted in Wilhamette river; left to-day with ten thousand Little Neck clams. These were taken from Puget Sound, and will be placed in bays on the Atlantic coast ,

General Von Mante

WATSON BROS.,

Stonecutters and Builders

Tombstones, Monuments, Mantels, Iron

Mantels, Grates and Hearth Stones.

278 & 1280 SOUTH TEMPLE ST.

G. SCHÆFFER & CO., MANUFAC

A turers of Marbleized Iron and Slatt MANTELS and GRATES. dealers in FANCY GRATE TRIMMINGS, TILES BRASS GOODS, etc., Cincinnati, O.

WATSON BROS.

Manufacturers' Agents, keep a complete lin of the above goods constantly on hand.

NOTICE.

The Brighton and North Point Irrga

tion Company.

Office at 70 S. East Temple Street, at Solomon Bros. & Gold's Shoe Store.j

Name

Hustington G. W...... Hanson Nathan

Jack James Morris Elias..... Noal George A.... Raddy John Rideout E. N....

Charles .....

ooley A

SALT LAKE CITY, May 26, 1885.

CYRUS B. GOLD,

Cer-

No. of No. Am Cer- of of

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Opposite Assembly Hall

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Brea

All kinds of A No. 1. SAUSAGE, \$2100 Adobe house of \$ rooms and sum unde on the premises \*2100 mer bitchen, orchard, good spring of water, etc., lot axie rods, south from and close to Main street. Will exchange for i ar Hams, Head Cheese, Dried and Salte cats, a specialty.

good farm. \$7 Remember the place and give me a trial



usiness.

ullding spot.

tioning but 15 of them.

right.

provements.

not advertised.

£

\$3500 New adobe house of 6 large rooms, pantry and closets, city water in house, lot 39 feet by 95 rods, close Main street and a bargain. \$4500 A lox10 rod lot, new brick house 20th Ward, near Brigham St.

\$2()() For a full lot in the 19th ward.

\$300 A 3% x10 rod building lot 19th ward.

\$3()O Each for several fine lots, 5x18 rod each, in 19th ward.

\$650 A choice 10x10 rod corner lot in th 3d ward.

\$7()O Will buy 5x10 rods in the lower part of the 20th ward.

\$850 Will buy a fine lot, 3% x10 rods, i the 15th ward. This is a very choic

FARMSI FARMSI

\$250 Five acres of bench land, on the edge of the city.

Bar Several pieces of City Property to ex-

change for Farms near the city. Also, a

number of fine Faims for sale, which are

\$300 For 5 acres in the 19th ward.

Over Hardy & Burton's Sto. \$7000 A three story, rustic, lined house, 10 rooms, 2 cellars, 7 closets, city water in house, lot 12x13, filled with the choicest fruits, magnificent view, one of the dnest locations in the city and close to **OPPOSITE CO-OP STORE.** Notary in Office. Deeds, Mortgages, Leases, Agreements and Legal Bargains in Building Lots. Papers Drawn.

JAMES THOMSON.

ag- We have a Large List of City Property for Sale or Exchange for Farms.

Lake City, in the County of Salt Lake. Dated at Salt Lake City, May 19, 1855.

Excentrix of the Last Will and Testan

d onw 4w

Real Estate Agency.

OFFICE

No. 28 MAIN STREET

C. J. THOMBON

of David Jeremy, deceased.

19)

- (e)

ROVE N 19

1202 L. C. + HOL

\$325 Will buy a choice lot in the 10th HOUSES AND LOTS.

\$35() For a lox10 corner in the 20th ward \$500 A frame house, adolge line i, of <sup>2</sup> rooms and a large kliches, lot 2x10, all fenced, one block east o. Main street. \$350 For a choice 10x10 corner in th

\$400 For a very choice, but small lot in 19th ward, near Captain Hooper's residence; splendid location. \$2500 A new house of 6 rooms and 1 acres of No. 1 land, on-State Road, close to the city. \$5()() Will buy a choice lot on Eight East, 3x10 rods.

\$1000 A new brick house of 2 rooms, nicely finished; lot 3x10, nice orchard, lawn, etc. A cozy home and a bargain; in 10th Ward.

\$800 A new adobe house of 2 rooms and \$2000 A Sx10 rod lot, near Main St., in the most aristocratic part of th POUV summer kitchen; lot 3x10,all feuced, 1% blocks east of Main Street.

34200 Will buy 69 feet close to the Engle Gate. \$2200 A Rustic house of 6 rooms, and \$ \$2200 cellars, porch, front and rear, large barn and tool house, lot 2%x10 with a 5x10 lot adjoining in rear, fine garden, all seeded, choice fruit, etc., nice location, in the 16th Ward. We have 100 Choice Building Lots n the City for sale; the limited space of one column admits of our men-

> \$1300 A new brick house of two rooms and two closets, summer kitchen, well, etc, lot 35 feet iront, 10 rods deep; 15th ward.

\$2100 A two story brick house, of six rooms, lot 25 x11 rods, ou West **Femple** street.

\$550 For 11 acres over Jordan, water \$1500 A new adobie house of 2 large rooms and kitchen, large rock cellar, with a store house above. Lot 3 x8% \$650 For 80 acres of land near Brighton, below the canal. rods, on First South Street, west of Main street, 15th Ward.

\$950 Will buy a full quarter section of patiented hand, with water, house. \$1400 An adobe house of 4 rooms, con Ward. A bargain, \$1100 For 10 acres of bottom land in Big Field.

\$3000 A beautiful farm of 20 acres, near rooms, barn, etc., in the Big Field. \$1500 For a good Durated. \$2500 Over 50 acres of choice land, ings, 20 miles from the city. \$1500 A new brick house of \$ roums a \$ 1500 For a good Quarter Section of Land, with house and other im-

17th Ward,

FARMS.

\$1600 An adobe house of 5 rooms, water and fine orchard, situated on Main street; also, 10 acres of good plow land near by the house, all located in Parmington, Davis Co



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It is

There is no evidence, mark you, that ell us, scepticism, the eclipse of faith he rising flood of sensuality and he has introduced or proclaimed her as his wife, or performed any further act luxury threatening to extinguish all our high ideals of self-sacrifice and idelity and duty-from such elements s compounded the storm cloud which larkens the sky of the future. We, who with our pernicious theories, have de-graded marriage from the sacrament it once was to the low plain of a mere civil contrast, possessing no more solemnity or bin ling obligation than a promissory note for a hundred ioliars-shall we be heard to say that mono gamy is imperiled by polygamy? Monogamy can never be endangered by

e, purified, redeemed and restored to Therefore I assert that the idea of an rrepressible conflict between monogamy and polygamy is purely a creaion of the fertile imagination of my

friend Dickson—one of the most re-markable instances on record of the creation of a mountain out of a mole-hHl. You can give it no credence whatever. And now, if your honor please, hav-ing gotten our point of view, and taken the true bearings of the question before us, with minds freed from all fillusions—freed from the idea that the law is to be bent, interpolated, twisted or distorted from its true intention, and its plain letter to answer the pur-pose of some assumed necessity, or public policy, or to avert immineat peril to our institutions, let us take up this statute by its four corners and read and construe it according to the obvi-ons sense and meaning of its language



