rance. "But," it will be said, "they break the law" Suppose they do, who is it jured by it? Are you, good "Christians," in the saintly (?) city of New York, or the righteous State containing Texts. containing Tewksbury Almshouse, or any other part of this very moral country, affected by the doings of the "Mormons?" If a "Mormon" breaks the law and it is proved against him, he will be made to suffer the penalty will he not? Then why should there be so much fust made about it? made about it?

If it had not been for those who want to make other people conform to their limited notices and come up or down to their particular standard, there would have been no law for these "Mormons" to disregard. It is admitted that with one single exception they are eminently law-abiding. And we should like to abiding. And we should share been know how many people have been driven into a belief that enforced monogany is right through the pas-sage of an anti-polygamy enact-

MINGLED FOLLY, LIBEL AND CREDULITY.

WE have been expecting to see in the columns of the Chicago News something in relation to Utah from the pen of its managing editor, a live journalist, who recently visited this city in company with Mr. Curtis, of the Inter-Ocean. We have not seen anything as yet from him on that subject, but we find in a recent issue of the bright and meaty News a letter written from this city on "Mormon" affairs, over the signature of Edwards Roberts. The writer communicates for facts a great deal of fiction, which he, no douot, believes to be true. It is evident to the informed reader that he has just taken in the stories that have been told him by wilful deceivers, and has then repeated them as well as his memory permitted. The consequence is that he has made a sad mess of his story, and those re-ders of the Chicago News who take his remarks for information on Utah affairs will be greatly

led astray.
We shall not reproduce any of his statements about the early settlement of this Territory, intended doubtless to be fair, though containing many inaccuracies, but will pass to his conclusions concerning the workings of the latest piece of anti-"Mormon" legislation. He

As to the Edmunds law, there is a great diversity of opinion. Many say it has done no practical good. think it has accomplished nothing of importance, for it has done nothing but disfranchise a handful of men and women, leaving the Mormons still largely in the majority. It is difficult to convict a Mormon of polygamy. In the many cases which have been tried before the Edmunds commission, there were a great many times when it was im-possible to prove against a man that he had more than one wife, because his wives, ordered by the church, thought no more of committing perthought no more of committing per-jury than the small boy does of stoning a stray dog. One man was on trial for polygamy, and it was a well known fact in Salt Lake City that he had, and long had had, several wives. In order to convict him, wife No. I swore that she was lawfully married to him, but the other women swore that they were not. Here was an instance when women, simwas an instance when women, simply to please-their church, declared themselves mistresses and their children bastards. They seemed to lose all shame, and though occupy-ing good positions in the society of the city, they swore on their own, and for Mormonism, they were not hat concubines. With this wives but concubines. With this readiness then to swear falsely, simply when commanded, in order to support the man who is being tried and to help him to escape, the commission can, of conree, make but little headway, and can never dis franchise enough Mormons to bring the elections of Utah into the hands of the Gentiles."

The folly and falsehood in the foregoing paragraph would be laugh. were not so detestably liable if it belious and abominably malicious.
The idea of trials before the Utsh Commission is ludicrous, seeing that they have no judicial functions and have never attempted to try a case of polygamy. Mr. Edwards Robert-has taken fittle pains to inform him-seif on the subject about which he attemps sto chilghten his fellows. He has been told a lot of falsehoods general interest,

about "Mormon" perjury and has not been able to repeat them cor rectly. The wags and rascals, clerical and lay, who enjoy cram ming atrangers plumb full of romau-tic and sensational fibe about the "Mormons," surely never told such a stupid story about polygamists being tried by the Utah Commission.

But supposing that the gentleman has made a mistake as to the tribunal and is densely ignorant of the functions of the Utan Commission, the story is not true in any particu-lar. There has been no such case as that he attempts to describe before any of the Courts of the Territory. If there has been any it will be easy to prove it. We challenge Mr. Roberts to cite the case. Does he not know enough of law to understand that a wife cannot be brought into court to testify against her husband? And if such a thing were permissa-ole, and the testified that she was the lawful wife, where would be the perjury is the planal wives testified they were not is wind wives? Does not the law declare that a man can have but one legal wife at a time? If that is true in law, how can it be false in law to abide by the legal truth?

But apart from these considerations the story is a fabrication, and such an event never occurred in any trial for polygamy in Utah. Mr. Roberts has been badly soid, and he has made the story worse by his ridiculous blunders. All his imputations of perjury against the "Mor-mons" are based upon this absurd untruth, and they simply prove the readiness of travelers to swallow nonsense and believe any absurdity about the "Mormons," and the propensity of some people to bear take witness against their neighbors.

acy in Utah of an exceedingly small minority, filled with prejudice and bitterness towards the great ma-

If the Chicago News has no better source of information about Utah and the Mormons than the correspondent whose lucubrations we have brit fly reviewed, its readers will remain, like the majority of the great public, eadly lutue dark on questions that attract a great deal or

LIST OF LETTERS

REMAINING IN THE POST OFFICE AT Salt Lake City, June 7, 1883, which if not called for within one month, will be sent to the Doad Letter Office.

LADIES LIST.

Anderson Mrs Garvie L
C CGriggs M A
Ashman T Germy M
G Griffiths S E Marson C Mitchell C Morris & A Monk E March E J Gates 5 8 Murbrook E
Adibson R M Murbrook E
Moore H
Hanson M Morrison L L
Moyle 4
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Horne E Buzzell B Butterworth Adibson R M Barney Dr Broughton E 2 Heath D
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Broadwick ML Fall E D
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Brunsen L Hickley E
Baker L Hanne R
Bruner M A Hudson H L
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Bleater M M Snider M
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Church O Lewis J Covington Mr Larry J Crow D Lawson Lawson J Larencon J Larency G Laclare A Lash C Linrath E A Larash F Cross C B Chope E Chawson G Capson J Dilly A D Dahas C Driscoll C Lyons H Driscoll C
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Ferrill S
Furman W C

Miles W L

Melotyre W
Mo inty J
Mo Chury M A
McCletyr W B
Mo Chury M A
McCletyr W B
Mo Cartney N
Mo Weller H
MoGlaley J C
Mokenzie R
Modahan A
Molntyre T
MoDonald J Wwestey J E
Moroland Mr
Meaking A
Mann U E
Mills T B
Moister F
Mickie G W
Morns J N
Miller J R
Maquist J
Mare W B
Mogan J

. Persons inquiring for the above letters are requested to state when advertised.

> JOHN T. LYNCH, Postmaster.

Themson A Tyson Mr Turnbow Mr Tilloo H Taylor H

Travis H P
Toole J
Touner J W
Thom;son J D
Turner T M
Trapp W E
Trehune W
Toold W
V

Vaugho D Vier F

White W L
Weller C F
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Weller H Witeam G FWesley J R Webh J F

Webb J F Wright J Wesley J E Wickens J Wright J W Whitney J Williams M W Wooley M S Wells P

Welson W Wertzel W A Walker W H Weaver W

DIED,

Keller.—In East Mill Oreck, Sait Lake County, at 8.40 p.m., June 3rd, 1883, of old age. Alva Keller, aged It years. Deceased was torn at Cherry Valley, State of New York. He was one of the pioneers of Etab, having come to this valley with Behop Edward Hunter, for whom he drove team across the plains. He was a faithful and crusistent member of the Church and held the office of a High Priest.—[Com.

ADAMS—In London, England, April 10,1883, of broughttis. Aifred Benjamin James, son of Rider Joseph and Mizabeth Ann Adams, aged 15 months—Mill. Star.

CROCKWELL—At Clear Lake, Millard County, Utah, on the evening of June 4th, James H. acc of James H. and Mille Bassett Crockwell, of Clear Lake, Utah; aged I year, 8 months and 9 days.

The body was brought to this city this morning, Funeral services at Dr.Crockwell's. 9th Ward, to-mercury at 2 p.m. Friends are invited:

Hop Bitters are the Purest and Best Bitters Lver Made.

They are compounded from Hops, Malt, Bachu, Maudrake and Dandellon,—the oidest, best, and most valuable medicines in the world end contain all the best and most curative properties of all other remedies, being the greatest Blood Purifier, Liver Regulator, and Life and Health its storing Agent on earth. No disease or ill health can possibly long exist where these Bitters are used, so varied and perfect are their operations.

They give new life and vigor to the aged and infirm. To all whose employments cause irregularity of the bowels or urinary organs, or who require an Appetizer, Tonic and mild Stimutant, Hop Bitters are lavaluable, being highly curative, tonic They are compounded from Hope, Malt

Tonic and mild Stimutant, Hop Bitters are lavaluable, being highly curative, tonic and stimulating, without intoxicating.

No matter what your feelings or symptoms are, what the disease or ailment is, use Hop Bitters. Don't wait until you are stek, but if you only feel bad or mis erabe, use Hop Bitters at once. It may save your life. Hundreds have been saved by so doing. \$500 will be paid for a case they will not cure or help.

Do not suffer or let your friends suffer, but use and urge them to use Hop Bitters. Remember, Hop Bitters is no vile. drugged, drunken nostrum, but the Purest

ged, drunken nostrum, but the Porest and Best Medicine ever made, the "In-valid's Friend and Hope" and no person or family should be without them. Try the Bitters to day.

THE REMINGTON RIFLE AND SHOT Guns are the best in the market. D. H. LAMBERSON,

Sole Western Agent, 78 State St., t bleago, Ill w 19 3m

NOTICE TO CREDITORS

In the Probate Court of Davis County, Territory of Utah.

IN THE MATTER OF THE ESTATE OF JABEZ HARRIS, DECEASED.

NOTICE IS HEREBY GIVEN BY THE underslaned, Administrator of the Estate of Jabez Harris, deceased, to the craditors of, and all persons having claims avainat the said deceased, to exhibit them with the necessary vouchers, within Tenmonths after the first publication of this notice to the said Administrator, at his residence in Kassville Davis County, Territory of Unah, the same being the place for the transaction of the business of said Estate. In said County,

ELIAS ADAMS, JR.,
Administrator of the Estate of Jabon Harris,

Dated at Kaysville, May 8th, 1883.

HENRY'S CARBOLIC SALVE

The most Powerful Healing

Ointment ever Discovered. HENRY'S Carbolic Salve curei Sores HENRY'S Carbolic Salve allays Burns.
HENRY'S Carbolic Salve cure Bruises.
HENRY'S Carbolic Salve heals Pimples.
HEARY'S Carbolic Salve cure ENRY'S Carbolic Salve heals Cuts

Ash for Henry's, and Take No Other

BEWARE OF COUNTERFRITS. 45

The state of the s

Consumption Can Be Cared

Cures Consumption, Colds, Pneumonia, influenza, Bronchial Difficulties, Bronchiinfrenza, Bronchial Difficulties, Bronchitis, Hoarseness, Asthma, Group, Whooping Cough, and all Discases of the Breathing Organs. It soothes and heals that Membrane of the Lungs, Inflamed and polsoned by the disease, and prevents the night sweats and the tightness across the chest which accompany it. CONSUMPTION is not an incurable malady. HALL'S BALSAM will cure you, even though professional aid falls.

CHICAGO SCALE CO.
2 Ton Wagon Scale, \$40.3 Ton, \$50.
4 Ton 860, Beam Box included 240 lb. Farmer's Scale, \$5. The "Little Detective" 14 oz. to 25 FORGES. TOOLS. &c.

Best Forge Made for Light Work, \$10, 401b. Anvil and Rit of Tools, \$10 Parmers save time and movey doing edd jobs. Blowers. Anvils. Vices and other Articles. teduced Price List Free.

RE-ORGANIZATION

OF THE FIRM OF

Brothers & Co.

TO THE PEOPLE OF UTAH:

The Co-partnership between T. G. FISH, E. B. FISH and J. C. HUG-GINS, under the firm name of Fish Bros. & Co., expired by limitation on January 1st, 1883. At that date, J. C. Huggins retired from the firm D. J. Morey and S. S. Lyon purchasing his interest. In the re-organization of the new firm of Fish Bros. & Co. which then took place, our Utah trade was thoroughly discussed, and we determined to give the Utah trade that attention in future which it deserves, and which was, to some extent, neglected in 1882.

S. S. LYON, one of the new members of the firm, who had been in the employ of the old firm many years, spent several weeks with Mr. Lowell at Salt Lake last fall, and gave his special attention to ascertaining all defects and all needed improvements in the Fish Wagon, to keep it in the future, as in past years, the STANDARD WAGON of Utah and adjoining Territories.

Call on The John W. Lowell Wagon Company and examine this year's make of the Fish Wagon, for we assure you it will be found a BEITER WAGON THAN WE EVER SENT TO UTAH BEFORE. We are selecting all the timber, and taking special pains in manufacturing all Wagons for Utah trade.

Yours Respectfully,

FISH BROS. & CO.

Racine, Wis., April 18th, 1883. 4 133 6 & W 2me