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Wednesday . November 19, 1885

JUDGE ZANE'S RELIGIOUS AND MORAL DISQUISITION.

WE have frequently had occasion to der the Christian dispensation. complain that those who oppose our principles and practices always resort in misrepresentation. The premises from which they argue invariably contell some awful misstatements of the of Abraham." The paradise of God, own a little further on. Surely not. theis. It is just so with Chief Justice to which the faithful desired to go was Let the reader judge: 7 hats sermon on the moral and recalled by him "Abraham's bosom." ous hearings of polygamy. Take The polygamists of Christ's day, just the statements concerning "Utah livorces," and the laws of this Territory concerning the property rights of obtained their enforced monogamy, carried women.

H - refers to the livorces granted uner a terr torial statute, now repealed, Mosaic rules as he desired to abrogate and those given by the "Mormon ('nurch'' as evidence that "the institution of marriage is lightly esteemed where polygamy prevails." What are relation to plural marriage. We chalthe fights? Why, that advantage was taken of a statute, loosely drawn, per- "the New Testament condemns polyguses in the early days of this Territory, amy." at nonintended to be thus manipula-"Mormon" polyga 1 % MAL DV

it by "Gentlle" monogamaterially touched by any statistics who availed themselves of that may be produced. There are and now obsolete statute to show millions ofimen who will not marry, no their light estimate of the marriage matter whether females be scarce or in assilution. And the very "Utsh diexcess. There are 'numbers of marvisited witch Justice Zane cites as "a riageable women in Utah that are not most valitation of derision and conwedded. They may be found in every is a resort of people reared community. "Mormon" plurality of contention and belonging to the wives would make it possible for every A nus society which he holds woman who so desired, to enter the state in as _ month' for "Mormons" to patof wedlock for which she was designed tern aftert The standal which those synature and is usually adapted by that fyorces" occasioned arose nonorable inclination. The laws which from the perversion of the law by oppose that system condemn a very denists in various States of the arge number of the fair sex all over L'id it, members of so-called "Chris-'hristendom to the solitude of cell)and denominations, people who were scy, and those who fight against plu-

just as much opposed to "Mormon" ral wedlock wink at if they do not Avgainy as Judge Zane can be. And assist in the degradation of this "sura will be found on investigation that plusage" to the vilest condition that such divorces as have been granted to an be imagined professed "Mormons" in the Utah It is true that "inflaite good bess and course have been chiefly to practical wisdom are manifest in nature;" and

he who does not shut his eyes to namono minists: ure's own great treasure vaults-en-As to Church divorces, Judge Zane ture can see without argument that closing valleys so fertile that they need the wallittle or nothing of them. If man by nature is endowed with capaconly to be 'tickled with the hoe in the spring time to laugh with the harvest in autumn,' could be framed an intellithere was no opportunity afforded for itles and powers that it him for plural a plural wife to be ecclesinstically sepmarriage, while woman, to whom mar gent, enterprising State." urated from her hust-and whom she riage is as natural as display, is by nu-However, this will do very well when inducated to respect, the cry would ture fitted to cling to one man as a you get used to such things; you don't corrased that she was held in "priestly wife and the mother of his children. then look for anything better. Her. is handage" But the true theory of The appeal of Judge Zane to naanother Mormon" marriage is of an eternal ture is as unfortunate for his argu-"For years the laws relative to the reaching beyond the grave ment as his appeal to S ripture, and marriage relation have been set at de-fiance in this Territory. This is a fact San toned by divine ordinance and were it not for the delicacy of the i mud for a holy condition, it reaches subject we could bring forth from the f such common notoriety, that the within the vell and is sealed for time book of nature such citations as would Court is bound to take judicial knowl edge of it." and eternity. And though provision is close the lips of any one with regard We have heard of courts taking main of allowance for human for consistency from uttering a syllable "Judicial notice" of things not imwe does sand sin for separation when against plurality of wives on natural it becomes a necessity, yet the whole principles. mediately before them; but to "take judicial knowledge" is perhaps spleit a the institution breathes of And if the Catef Justice will look a the more Power-ful way of putincration for the sacred bond and little b wond the surface of the subject, concount, and the institution of mar- he will find that "the desire to be the ting it. It is a very clear way of stating a much desired plece of inthe sameonly wife" to which he allades, and ity that an everlasting and solemn formation, since it is very obvious that the trials and unhappiness which that particular court should "take Sutratican carry. Nothing connected sometimes are incident to plural marwith it justices the assertion that riages are not caused by any conflict knowledge" by some means. He needs manilage is lightly regarded" by the with nature pure and undefiled, but are He says further on, "But this state the result of tradition, custom, nature "-Mormons." of affairs cannot be allowed longer to And are there no easy divorces in the perverted by human laws and the conlitions growing therefrom. We abexist." We are glad to hear it; it nonogamous States? Are there no would afford us sincere joy to know stain from referring to the quarrels, terms of derision and contempt" for that it was true. To have to submit to to dearce mills which grind out scores violence, sorrows, and murders that such rulings and proceedings generally I divorces for confirmed monogamists grow out of disordered monogamy. They are well known in every part of as a person armed with a little brief a a day? What about the consecutive authority may see lit to adopt, just or buygaris which is a concomitant of ('hristendom, upjust, law or no law, is not right; and the tild of monogainy that Judge Zane The "injurious effects upon society" mapping, and the suppression of when the announcement that such which he claims are the consequences things cannot be allowed longer to exfinity increase that accompanies it? of polygamy have not yet been made ist comes from a credible source, a In se show not only that the marriage opparent. He shuply assumes their exshout of joy will go forth from a hunresolution as regarded light'y where istence. They certainly are not seen dred thousand llps-a shout so temthat managemy prevails, but that the in Utah, and they cannot have that pestuous in its volume and penetrating natival iffection which should attend effect upon any other communin its tones, that it will almost reach marriage is, in millions of cases, frozen ity. All the testimouy that has the Empyrean and shake the foundaout of the monogamous heart of husbeen borne of "Mormou" society tions of the everlasting hills. bind and wife, and that the spirit of by disinterested persons who have had . . urst r has taken its place, finding vent the fairness to state the facts as they JUDGE POWERS, in his charge to the ig pre-untal crimes that are horrifying, have seen them, goes to prove that Grand Jury at Ogden on Tuesday, elementing and damnable in the eyes of "Mormon" society is not excelled said: heat a set of every "Mormon" poanywhere for the qualities that tend to "The offense of cohabitation is com-S willing the nake up a well-ordered community. plete when a man to all outward apis addo the facts move? Not that pearances is living or associating with He says that "the lannorality of more than one woman as his wife. To constitute the offense it is not necessary that it be shown that the partles indulge in sexual interthe tendency of polygamy, but the tenome misdemeanors is so slight that Sury of enforced monogamy, with its he offense does not in a leval sense cars divorces, its changing of partnvolve moral turpitude." Such for 17. It's on the disks and female side. :ourse instance as the case of a brute who 'Each day that a man cohabits with test counter introduce a means of gratihas a wife, and after setucing her more than one woman, as I have defind and passion and bestial last." fined the word cohabit, is a distinct and news. sister casts off his paramour with her I sty Mormon" doctrine that one of separate violation of the law, and is babe and his, and whom the Judge the polimary objects of marriage is the liable to punishment for each separate imself turns loose upon society to offense re costion of children is houted at by epeat his crimes. Or that of a se-Every ruling by the Judges who have ment camous journals and judges, and ducar and abortionist who is considentered upon the new crusade against the craised that we would make cred suitable by the Judge to sit on a the "Mormons" brings forth new abif woman "a more breeding animal, ury and condemn an honorable citlsurdities. Under the definition which others cannot recover. U sectore, is untrue, but it shows the en who would die rather than com-"I, Judge Powers," have given to the rit of our accusers and indicates the mit such sins, for the terrible offense word "cohabit," the almanacs for set of "Mormon" plural marriage of living with his wives bound to him the past three years will when contrasted with the marriage by the most sacred ties and the purest have to be brought into requisition, bothes of their assailants. "Moraffection. These are misdemeanors and every day in those years will have to' purriage encourages pure mathat society can pass by without a to be indicted. For "I, Judge Powers, through a surrounds it with safemurmur and courts look upon as have declared that "EACH DAY" in Filler's at monogamy does not preslightly wrong," ruling that "the law al to accord to it, and Judge Zane which unlawful cohabitation has taken oes not notice trifles." uses a boom-rang when he talks about place "is a distinct and separate viola-Into what a singular state of mind tion of the law," and as it is "to the crutillation of passion and brutal must that Judge have drifted, when he be inferred" that one day, is as bad what about the laws of the can see but "slight injury" to society as another in that respect, therefore inter and the property rights in deeds of that kind, and becomes in-EACH DAY is "liable to punishment matried women? Which flamed and angry and vindictive tofor each separate offense." there "belongs to a by-gone wards a man who, from conscientious It will be some thing new under the motives and with religious convictions, sun to see a grand jury indicting Time hand " and ? Which of them "disregards] w trainford, her rights and her marries and consorts with wives who and committing for trial, like mucha mat?" We can find some excuse love him and who with their children married "Mormons," the days in which for the false reasoning on moral and look upon him for support and regard unlawful cohabitation has taken place, gious grounds, owing to his tradiwhile the nights, like salacious "Genhim as their protector and guide fordons and prejudices. But what extile" seducers, pass by unscathed. ever! Of course Judge Powers didn't mean new navy and the alarming condition can be offered for his falsifica-We speak what we know when we what he said, but a judge on the bench tion in regard to our laws, with which say that all the blessings and good is supposed to be thoroughly fa- fruits which Judge Zane pictures as the should only say what the means. And and and is the statute that secures to to illustrate the absurdity of his law growth of monogamous marriage, with men the property acquired before and logic, we have merely to apply his others peculiar to itself, belong in an enlarged degree to "Mormon" plural remarks on cohabitation to some other marriage and also that acquired after marriage, in their own right, a relic of offense under the law in this wise : marriage. This system extends all the a bye-gone age! Doeslit "disregard benefits of the other to a greater num-"The offense of receiving and postheir womanhood, their rights and sessing stolen property is complete ber and in a wider circle. Neither are their claims?" How about the rights when a man to all outward appearances they necessarily antegonistic. One need secured by our Territorial laws to has in his possession an animal sup-posed to have been stolen. To consti-tute the offense it is not necessary that not interfere in any way with the other. women, married and single, to sue, Society is not injured in the remotest degree by the marriage of one man to it be shown that any actual stealing plead and defend at law? And what of our statute conferring upon women more than one woman. On the conthe elective franchise? Judge Zane trary, in many respects and places, it a man charged with possession of wounded. Minhla was the most ought to be ashamed of himself to utwould be benefited thereby. There. stolen property for every day, or other strongly fortified position on the river,

Coming now to the religious part of (the distinguished one, not the Ogden provements upon which the work had the Judge's discrizion, he asserts imitation) "from the popular characthat "the Christian world beheves that ter of our institutions, there has selthe New Testament condemns polyg- dom been any contest between the goy- committee on streets and allevs. amy." This belief he virtually en- erament and the citizens which redorses by using it as an argument. If quired the existence of the grand jury it is a fact that the New Testament as a protection against oppressive accondemns polygamy, how easy it would tion of the government; yet the instihave been for Judge Zane to tution was adopted in this country, quote his authority. But he knew and is continued from considerations quote his authority. But he knew and is continued from considerations of Fifth East Street, presented a peti-better than to attempt that. It has been similar to those which give to it its chief tion, stating that by reason of recent this city. tried and proven a failure too many value in England, and is designed as a times. There is not a passage in the means not only of bringing to trial per-New Testament nor in the Old that sons accused of public off-nses upon condemns polygamy. But in the latter just grounds, but also as a means of that locality, and they asked that it be

there are unmistakable approvals of protecting the citizen against unfoundthe practice under divine regulations, ed accusation, whether it comes from and in the former incontrovertible evi- government or prompted by partisan lences that i' was not disapproved un- passion or private enmity."

We wonder really if Judge Powers Abraham, the polygamous patriarch is gave full force to his reading when he held up as a pattern in the New Testa- came to the last few lines of this quoment. Jesus of Nazareth exhorted the tation; and if he reflected how they people in his time to "do the works | would sound when placed alongside his |

"An indictment may be found against a man guilty of cohabitation for every day, or other distinct interval of time coming under the influence of pagan during which he offends. 1 Each day Rome, from which the moderns have that a man cohabits with more than one woman, as I have defined the word ohabit,' is a distinct and separate were forhidden by the Savior to put iolation of the law, and is liable to away their wives. The repeal of such unishment for each separate offeuse." was made in clear and unmistakable

This is Judge Zane's invention, terms, but he never uttered a word which Powers purlotned bodily and disapproving or changing the law in made a few additions to. It is idle to laim that it is unconstitutional in stuors, residents of the First Ward, lenge Judge Zane to show wherein that it places the person in jeopardy represented by petition that they had represented of petition that they had long been afflicted with certain nox-ious cesspools belonging to the Salt Lake Brewing Company; the streams of water were now impregnated with refuse and filth, dangerous to the neutrinof the community; their propmore than a thousand times for the same offense, for the reason that the As to "the relative proportion of Constitution is not consulted when males to females," the question is not 'Mormonism'' is the object of attackwhich it is, and Powers knows in rty had deprec atea ha consequence

though he bunglingly tries to

conceal his maning and that investigation, and such relief as might e desined atting. Referred to th his masteres And then of committee on sanitary and quarantine to constitute himself the criteriou of regulations Christian Karrish and wife, residents of the Tenth Ward, stated that they were invalids, both afflicted with chronic hernia; they made a living by what "cohabitation" is in advance o the ruling of the Supreme Court of the United States-a body which now has the subject under advisement and will eddling notions, and asked tuat, as they were unable to pay a license, they soon rule upon it-is the very essence of modesty, such modesty as one allowed to do husiness free. A cor illeate from A. M. Musser, attesting to would naturally look for in a young he truth of the above, accompanie

country lawyer who is suddenly elee petition. Referred to the commit vated to a responsible position which tee on license, Rebecca Waterfall, of the Seventh he is incapable of filling properly, and Ward, stated that she was a widow and where the opportunity of oppressing that she kept a small store; she was his fellow men is ample and his disunable to follow any other vocation and asked a remission of her license as had position to embrace it prost. Here is a choice morecau. It would

fit pretty well in the "big boy's" composition at a school examination :

"Here, amld these mountains-Na-Three retail liquor facenses were granted. The report submitted by the City Marshal showed expenditures for October of \$545.55. Referred to the Marshal ommittee on police. The Street Supervisor submitted an estimate of the cost of laying a 10-foot

sphaltum sidewalk on the north side of Third South between East Temple and West Temple streets. The cost was placed at \$595 and an ordinance was passed levying a special tax upon

all property fronting upon said side-walk. John Allen, David James and John II. Rumel were appointed com issioners to levy and collect the tax The committee on public lands to show had been referred the petition of A. N. Hamilton, asking permission to lay off the land near the old Nichols Smelter into lots and blocks, reported that no permission was necessary: the owner could divide and sub-divide the

MARRIAGES

They therefore asked for such early relief as might be TOBLASON-WOOLLEY-In Logan, Oct. 21. Referred to the 1885, Theodore Tobiason to Laura V. Wool ley, daughter of Bishon John and Caroline It was also stated that the brewing Woolley, of the 9th Ward. company were building a chimney for

pitching casks in the street, and the city marshal was added to the commit-EVANS-OAKEY-In Logan, November 12, 1885, William E. Evans, son of John and tee for the consideration of the above-Mary Evans, of East Bountiful, Davis G W. Wallace and other residents County, to Miss Luby A. Oakey, daughter o

not been performed.

deemed due to them.

mittee on water works.

ill inis, and they asked for a speed

this with grading, the water main had brought so near the surface as to be in danger of freezing; the pipe was also too small for the necessary service in DEATHS.

LUTZ-In Randolph, Utah, November 6th. JOHN SHARF, WM. W. RITER, replaced by a larger one, to be laid at a greater depth. Referred to the com 1885, of paralysis and diabetes, Susannah, wife of Albert Lutz, and daughter of Robert JAS. F . ITTLE Assi. Cashier

A petition from Wm. B. Barton and others stated that First Street had now She was born at Pen- Neck Salem Co. come the leading thoroughfare for New Jersey, January 22, 1816; baptized pedestrians and vehicles in the Eigh-teenth, Twentieth and Twenty-first February 12, 1849, at Philadelphia came to Wards, and they asked that street | Winter Quarters in 1846; and to Salt Lake lamps be placed on said street to its | City in 1832; removed to Cache Valley in | York. Nan Francisco, Chicago, S. junction with A Street; the gas mains 1870, and to Randolph in 1679. Sister Lutz Lonis. Omaha, London, and princiwere already laid. Referred to, the lived the ine of a faithful Latter day Saint. ont Continental Offica. committee on improvements.

and thed in hope of a glorious resurrection. Simuel Seldon and sixteen others she was the mother of 14 children, and promptly asked that they be granted the privilege of turning water form the canal leaves a husband, 5 children, 32 grand-into a pond three blocks from Ninth children, 5 great grand-hildren, and a host est Street, for ice purposes. Referred of friends to moura her departure, the watermaster.

E. Pitts, for Pitts, Watson & Co., stated that for some years past they AMUSEMENTS hadrun a skiting place and ice pond near the D. & E. G. depot, having leased land from that company. They asked permission to use water to flit SALT LAKE THEATRE he pond this winter, the springs formerly used for that purpose having fried up. Referred to the watermas-THURSDAY and FRIDAY, Joseph Warburton and eighty-thece

November 19th and 20th. AMERICA'S FAVORITECOMEDIAN.

Mr. Jacques Bruger, In the Musical Barie-que Comedy, entitled

Overflowing with

Fun and Laughter.

THERE WILL DE A SPECIAL MEET I ing of the Stockholders in the D Innutacturing Company of Vision measure cornorated, for the p. commihebusiness an sull manan . Shuy's Odlice in the Control of Series of Series (1997) Soft Lake City, on Monday, New Amora 2 1885, at 10 of Clock 8, 10. BEAUTIFUL MUSIC! NEW SCENERY

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1970 11

FERAMORZ LITTLE,

HILLS, Cashter

GEORGE J. TAMION JOHN C. CI TLUR.

Utah Territory.

dood 4w

A famous supporting company under the aanagement of JOSEPH ARTHUR. Reserved seat sale commences at 10 n. u

Wednesday, Nov. 16th. Doors open at 7 30. Performance at 8 o'clock.

WANTED. been done before. Granted. A. T. Case offered to lease the Tenth Ward Square for one year for \$100, if his offer were embraced in time to al-SCHOOL TEACHER POR THE KA

oah District School, Applican opply 10 A. NADAULD, we Kano-h, M flard Co., Utah. dy- ine ow him to plow this tail. Referred to he committee on public grounds.

WANTED. GOOD MAN TO ENGAGE IN A class Commercial Business, A H. M., P. O. Box 950.

d302.1m

ESTRAY NOTICE. T HAVE IN MY POSSESSION: One sorre COLT, 18 or 20 months old, 1

Pine Tar

rach week.

@23.



A FULL ASSORTMENT OF TAILOR-MADE NEWMARKETS, JACKETS, JERSEYS and MISSES' CLOAKS, From Cheap to Fine at POPULAR PRICES

land as he saw fit. Adopted. The committee on claims, who had inder consideration the petition Alfred Gunn, claiming \$ 00 damages in consequence of a dugway made by the ity through lots 4 and 5, belonging to notifioner, reported that the title was not in Mr. Gunu's name, and they recommended that his prayer be not granted. Adopted.

The committee on streets and alleys in reference to the petition of the D. R. G. Railway asking for a right of way along South Temple Street, reported in favor of granting the petition: the committee reported adversely on the petition of E. F. Parry and others. Both recommendations were adopted, and a resolution was passed defining the limits and prescribing the usual onditions to be observed by the railroad company, one of these conditions being that the railroad company shall do some graveling along the street in that section. The City Attorney was instructed to draw up an agreement octween the city and the Denver & R Grande Western in accordance with th

esolution. The sum of \$50 was appropriated to F. W. Taylor, for services in assesso-aud collector's office.

Council adjourned for one week. -----

BT TELEGRAPH

PAR WESTERN UNION TELEOR PH LINE.

AMERICAN. 4 LATEST BY LIGHTNING.

The Wires Working Badly. CHICAGO, 18. - Wire trouble neces-

situtes very brief bulletins of to-day' Fatal Explosion in Philadelphia.

PHILADELPHIA, 18. — An explosion occurred at the Philadelphia Luberic Works on Millin Street Wharf. Thirteen men have been seriously burned one man was instantly killed and four

Mitchell Elected.

PORTLAND, Ogn., 18.-J. H. Mitchell was elected Senator on the third ballot.

Democrats flocking to him. The United States an the War Path.

NEW YORK, 18 .- A Washington spe he State Department for a full statement of our relations with German and Austria in regard to the treatmen of naturalized citizens of the United States in those countries. It is understood the President has determined that the United States shall no longer remain inactive upon this question. In the event of Germany and Austria ignoring our protest, it is believed that severance of all diplomatic relations with these countries would rapidly bring about a crisis. It is not probable that the President will mention the trouble in his message, but he will make powerful suggestions about the need of a

of our coast defenses.

British Victory in Burmah.

LONDON, 18.-The British forces in Burmah have carried the forts in the ncinity of Minhla and captured the city after three hours' firing from floatng batterles, armed launches and has taken place." heavy guns on board the steamers. "An indictment may be found against The British lost four men killed and 27



GEO. GODDARD & CO'S HATS.

SOUTH JORDAN CANAL COMPANY

Principal Place of Business, Salt Lake City.

N OTICE. THERE ARE DELINQUENT ASTHMA CURE upon the following described Stock on account of assessment lewed ou the dist





ei.				The The Minks	Secretary.	- BREFORM BELYEN BUL R. SAVADE, AT SALE
	iaws of the Territory on this sub- ject, he is almost as culpable for that ignorance as he is for falsifying reality a political	agits, and exhibiting tre and there how idif- it is to maintain the jurist while being in	ng says that after heavy fighting Prince ts, Alexander was forced to retreat to the Ser Slivitzna. Both sides lost heavily. A sharp fight has occurred on the left of the Servian advance line where both forces hold their positions. The Bul-	Wholesale (bruggist, 271 N. Main St. STOCKTON, CalH. H. MOORE & Sons. & Price, SOCts. and \$1.00. S For sale by all Druggists and Medicine Deales. J. P. KERE, Proprietor, San Francisco. In for want & good liniment try the fay Eye See.	or November, 1885, so many shares of each parcel of such stock as may be necessary, will be sold at the Company's Office, Hooper and Eldredge Block, East Temple Street. Salt Lake City, on Satarday, November 2sth, 1885, at 2 p. m. of such day, to pay delin- quent assessments thereon, together with cost of advertising and expenses of sale. JE6SE W. FOX. JR.	TEASDEL'SI
	the thralldom and bondage of that com- mon law which really belongs to a by- gone age, and which give the right of other is bigoted	reathes a spirit of jus- between Tenth and Eleventh Kast w as in every word; the washed out and that a deep gully fo i, narrow-minded and sidewalk was all that there was le	eet volunteers with their leader also fied. The Bulgarian army of the Widdin a district may be considered completely ft: destroyed and dispersed A dispersed	SL, cor. Clay. J. R. Gates & Co., 417 Sam- some St., cor. Commercial. SACRAMENTO-Kirk Geary & Co. Joseph Hahn & Co., cor. J and Fifth Sts. LOS ANGREES-Doctor C. A. McDonnell.	And in accordance with law and order of the Board of Directors, made on the 7th day	IN EVERY VARIETY.
	der Utah laws is the peer of her hus- to make it so en	that the sidewalks on Fifth So Street between Tenth and Elevel East and Tenth East between Fou and Fifth South were being used	th captured 161 prisoners with a number th of rifles. The Bulgarian commander for at Bresnik fled, leaving his military to papers behind him. The Bulgarian	WHOLESALE AGENTSSan Francisco -Nedington & Co., 529 and 531 Market St. Langley & Michaels, 101, 195 and 105 Front St. J. J. Mack & Co., 9 and 11 Front St. C. F. Richards & Co., 427 and 429 Sansome	"""" 496 1 100 Turpin, Wm. (Estate) 185 10 10 00 Thompson, Fredrick C. 264 7 700 Wright, John G. 328 1 100	BOOTS & SHOES
	woman which made her a legal nonen- ers, privileges	and duties of such other place that we could his honor have	the act Bresnik state that the Servians carried	GODBE, PITTS & CO., WHOLENALE AGENTS, SALT LAKE CITY.	Peterson, Christian 92 10 10 61 Rupp, Joseph M 342 10 10 00 Sellers, Brigham 24 4 4 600 Smith, Hyrum 284 1 100	
-	"belong to a by-gone age?" Nonsense. to-order , grand The dower liself belongs to a by-gone Monday evening	, in charging his made- l jury at Ogden on r, quoted from a distin- relation to the pow-	re- states that the Servians entered Bres- nik yesterday. The town had been abandoned by the Bulgarians, who left eight guns.	biams to cure, and find it perfection." Dr. N. S. Thompson, cor. Stewart and Market Sts. suys: "I use it in my practice and know it to be the most effective remedy that	Jones, David, jun 516 5 5 00	For Fall and Winter!
	to married women, is the repeal of the	AS A CHARGER. CITY COUNCIL.	the Servian positions which were menacing Slivitzna. Prince Alexander led the Bulgarian columns in person. An official, report from the front	What the leading physicians of first Fran	508 2 9 00 639 3 3 00 Hutchinson, William 62 7 7 700	OTOTHTIMS S
	convictions. convictions.	only with contempt for d pity for its author. blinded by anger and animosity that exposes his own folly to the gaze of world.	he Position.	the Stomach, Sick or Sour Stomach, Sick Headache, Night Sweats, Diarrhes, and Dysentery, purifies and ep iches the blood, heats the entire system, and as pleasant tasted as ice cream.	H H L64 1 1 1 00	CLOTHING
	to prove polygamy immoral, or, in tirade against M other words, to make white appear for his disbarn	and consequently his ir. Miner, as an excuse ment, falls flat to the in be looked upon by	di- tures in comparison with these at Minhia.	Cough, Diphtheria, Weakness in the Back, Pain in the Bowels and Sides, Colic, Croup, Pneumonia, Measles, Indigestion, Dys- pepsia, Cramp, Colic, Cholera Morbus, Newralgia of the Stomach, Rheumatism of	Name, No. of No. Cer. of Am't titicate. Shares. Amundsen, Andrew 283 4 4 (0)	MEN'S, BOYS' and YOUTHS'
	by every member of the bar, in order marriage, taking	the Judge's own mode distinct interval of time, during wh	the British advance to Mandalay, as the forts at Ava, 12 miles from the	Colds, Quinsy, Sore Throat, Hoaraspeas, Sorepess of the Chest and Lungs, Whooping	hoiders, as follows:	io: