AT FOUR O'CLOCK.

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY

CHARLES W. PENROSE, EDITOR,

Prbrunry 15, 1886

THE REMAINING SNOW APPEAL CASES.

On Saturday evening the two remain-Supreme Court of the Territory, the decision of the lower court being in each case affirmed. Judge Powers gave the Opinion affirming his own decision in the case for 1883, and Judge. Boreman delivered a similar Opinion der in the case for 1884. Chief Justice Zane dissented on some points from both decisions. Thus, but two of the Judges sustained the rulings of the lower court, and one of them was the Judge that issued it. That is the kind of justice which is dealt out ruling sustained, and after stating in Utah. What a spectacle for courts and lawyers and the public generally, was Orlando W. Powers as an appellate Judge, giving to the world his decision in support of his rulings as a District Judge!

Nearly a third of the long Opinion, which we have not space to insert today, is occupied with a dissertation on polygamy, showing that it has been a punishable offense in England and the various States for many years. But this does not touch the question at bar. The charge against Apostle Lorenzo was not polygamy. He was convicted, in opposition to the evidence, of unlawful cohabitation. Other large portions of the Opinion are quotations from other Opinions on points that do not touch the main question. But when that is reached, the tergiversation, paltry shifts and shallow subterfuges to which the Judge resorts are enough to make even a police court lawyer blush for shame of him.

The defendant was accused of cohabiting with more than one women as his wives. The evidence showed conclusively that he had only cohabited with one. Judge Powers charged the jury that cohabitation with first wife was to be presumed, and as cohabitation with a plural wife was admitted, the defendant was convicted! But the evidence adduced was positive that he had in fact not cohabited with the legal wife during the time named in the indictment; that he had not ate, lived, slept or stayed with her under the same roof; there was not any evidence that he had even visited her during had none of its elements, in order to

"Must a man take his meals with his wife to be living with her? Must they be under the same roof? If so, what becomes of the large class of commercial men who pass but few days at home during the whole year? Must a man pass a certain number of days and nights with his wife in order to be considered as living with her? Certainly not. As the husband goes about his daily avocation he is living with his wife. When he rides with her, or talks with her, when he visits her, he is living with her. If he sees her daily or but a few times a year, he is living with her. He is cohabiting with her. If there has been no legal separation or divorce, whether one roof shelters them or not, if he holds her out to the world as a wife, supports her and recconclusive, and is founded upon reasons

Was ever such prostitution of langrage and reason ever witnessed on the judicial bench; before? On that reasoning, every man in Salt Lake City is cohabiting with every woman of his acquaintance in Sait Lake City. When a husband who cohabits with his wife returns from a journey, no matter how long the separation, does he not dwell with her under the same he comes back, does he not "live" with his wife in another sense than

was cohabitation? Have not men who if he supports her and acknowledges of Orlando W. Powers. And he tells and the ways of the majority of so-us further, that this "presumption" on called civilized "Christians." which he bases his argument is "conclusive." - Who ever heard before of a defiance of positive proof?

of the Edmands law held by the de- granted to the court below and then it chel Edwards. fendant would allow a man to may be seen how far the Supreme himself live in another house. He itself to the outrageous travesty on can hold them out to the world as his law and justice which characterizes the BY TELEGRAPH: because they do not physically dwell Saints. or live together he would go free." Certainly. And why not? That is the doctrine of the Third District Court and of the Supreme Court of the WE endorse the remarks of the Saltthem" he does not cohabit with them, harder. Reason and justice seem to that his symptoms were more favorand therefore he cannot be legally or depart from rulers and people when able. The present treatment is for according to the "Mormon" question stirs, their

woman without doing so "physically," we would like some legal luminary like Judge Powers to show us how it is done. If a man does not "physically" live with a woman, he does not live with her at all, in any sense that is taken cognizance of by the law or any other power in this world. What does Judge Powers expect a man to do with his wives, if he keeps the law and performs his moral duty to live be and some legal luminary like and properties of murder. There are many people who count themselves civilized and "Christian," who would freely shoulder gun and fix bayonet to drive and butcher the Latter-day Saints and seize upon their property, as in earlier times in the history of this Church.

It is our best roll.

follows from such construction an absurd consequence, respect for the Legislature will induce the court from thence to conclude that some other construction which will not produce such a consequence ought to be adopted. Hence, in any construction which leads to an absurdity ought to be rejected.

ing Show cases were disposed of in the lawful conabitation" in the Edmunds with her. That he lives with her if he human rights. recognizes and supports her, though he never lives un-

the same roof with her. That if it is proved beyond question rowdy or playing the fool. Caimness that a man lives with only one woman, if he has a legal wife living whom he never lives with, he lives with two! But Judge Powers goes still further in his determination to have his own some of the facts in regard to the case,

he returns to his "presumption" and declares that "The strong presumption of cohabitation which arises from the simple fact of lawful marriage becomes conclusive and cannot be rebutted."

Is not this new doctrine for the bar of Utah? Did they ever hear before of a "presumption that cannot be rebutted?" Did they ever hear of a presumption that is to be regarded as 'conclusive" no matter how conclusive may be the proofs in rebuttal? The simple fact of lawful marriage is to be regarded as establishing the cohabitation, although the evidence shows it does not exist! Does not this one little jurist combine all the Powers of the great legal authorities of either hemisphere, and put Blackstone and Coke, Storey, and Marshall into the shades of everlasting insignificance?

Judge Boreman takes the sam ground in regard to the presumptive cohabitation. In deciding the case for 1884 he says:

"Where it appears that Adeline Is the

first wife the strong presumption in favor of his living with her arises and but a slight detail of facts is sufficient to confirm it." "The proof here showed that appel-lant recognized Adeline as his first wife supporting her, associating with her, supplying all her wants, having her convenient to him, so as to enable him to have a general oversight over her. He had not only treated and rec-ognized her as a wife, but proclaimed

That is the gist of the whole Boreman argument. We need not say anything further upon the nonsense of it. that period. How to get over the evi- in regard to the segregated cases, he dence and call that cohabitation which holds that an indictment found for an offense committed during one period, sustain his own ruling, was the task is not a bar to prosecution for a that Judge Powers had before him. He similar offense committed at another tackled it without hesitation. And period. Judge Zane made the followhere is the kind of logic he used in his ing remarks in dissenting from the main issue in both opinions:

"I dissent from the judgment of the court. The evidence showed that Adeline, one of the women named in the indictment, was defendant's first and lawful wife, without showing that during the time mentioned therein he was ever in her company or ever spoke to her, and the court charged in substance that if the jury believed that during the time mentioned in the in-dictment the defendant had a lawful wife living whom he recognized and held out as his wife and contributed to the support of, and that during the same time he lived with, recognized, associated with and supported as his wife another woman named in the indict-ment, the offense of cohabitation was complete and that the jury should convict. I think it essential to combitation with defendant's lawful wife ognizes her as a wife, they are living atlon with defendant's lawful wife together. It is a presumption that is that he should have been in her company some part of the time mentioned in the indictment. Association, to some extent, is an element of the crime of cohabitation, as defined in the Edmunds law. It is not sufficient that a man and his lawful wife should live in the same neighborhood or in the same city. I concur with so much of the opinion of the court that holds that

found by the same grand jury against the same defendant." The course taken to secure the imprisonment of an Apostle of the "Morroof? If absent ever so often, when mon" Church although the evidence showed him to be innocent of the charge, is condemned apon its face by merely recognizing her as such? And the shifts and subterfuges which have if the husband lived in the same town had to be adopted to make it effective, and neighborhood, and it was known In the appeal on the case in 1885, Judge that he never ate or slept under the Zane took the ground that Sarah Snow same roof with his wife, would it not was the legal wife because Adelinebe said, and that properly, that their the first wife-and another woman cohabitation had ceased? And though were married at the same constitution might be legally pre-time, and therefore the marriage sumed, would not evidence to the con- was void. But in the cases for 1884 trary set aside that presumption, and 1683 he and the other Justices fly; the chair. stamp upon it, and make it legally de- this track and take Adeline to be the legal wife whom Judge Zane officially According to Judge Powers, cohabi- denounced as no wife at all. To sustation between man and wife, while tain the conviction of 1885, it was abhe provides for her, can never cease solutely necessary to pick out Sarah as without death or divorce. Did he the legal wife. But the evidence in the

never hear of a suit of the other two cases was such that Adeline wife against the husband for the resti- had to be assumed as the legal wife or tution of conjugal rights, one of which | they could not possibly be sestained. These facts ought to be known and have separated from their wives, understood, that the public may though living in the same town and see to what tacties the persecutors supporting them, been sued at law to of the Latter-day Saints have to recompel cohabitation? On Judge sort, in order to bring them within the Powers' theory, a man may live in clutches of a law that has been made England and his wife in America, hav- capable of so many conflicting coning mutually agreed to live apart, and structions. The record of the proceedings on these cohabitation trials will she is his wife, though they may never | be interesting reading in time to come, dwell under the same roof, they are and the day is not far distant when all the time consbiting. Read the Americans will blush for shame latter part of the above quotation at the perversions and contorand see it that is not its doctrine; tions and judicial genufluxions, by And that is the kind of stuff dealt out which special legislation was specfrom the Supreme Beuch of Utah as ially interpreted and specially applied, law! No wonder there are so many for the special punishment of men members of the bar who speak with who believed in a creed (and practiced such contempt of the judicial abilities a custom that differed from the belief

The three cases of Apostle Lorenzo Snow it is hoped will be carried up to the court of last resort. On a fair 2. Howard.

showing of the ridiculous rulings it is school? A. S. Kendall.

probable that a writ of error will be 3. What benefit is derived from a "conclusive presumption" that was in the court of last resort. On-a fair But, he argues that the construction probable that a writ of error will be "fill a house with plural wives and Court of the United States will lend wives, support them, visit them and latest crusade against the Latter-day

BE RESOLETE, BUT NOT RASH. United States. If a man had any num- Lake Herald of Sunday morning on the ber of wives before the passage of the necessity for keeping cool in these Edmunds law, and since then he has times of agitation and ferment. The not "physically dwelt or lived with pressure is likely to be closer and rationally convicted of violating the law with them.

If a man can cohabit, or live with, woman without doing so "physically," and oppression abroad, but the spirit

Judge Powers expect a man to do with his wives, if he keeps the law and performs his moral duty, to say nothing of his religious obligations to them? Does he want him to eat them, or cease to provide anything for them to eat? Supporting and acknowledging them seem in his eyes to constitute the essence of the crime.

St. Louis, 15.—In addition to the damages sustained yesterday morning and evenling by the shipping interests at that point, from the break up of the fee government ficet anchored behind to "suffer wrong rather than do wrong." Let nothing be done on our side to precipitate a physical conflict. We must not be the aggressors. "Dr.—

St. Louis, 15.—In addition to the damages sustained yesterday morning and evenling by the shipping interests at that point, from the break up of the fee government ficet anchored behind to "suffer wrong rather than do wrong." Let nothing be done on our side to precipitate a physical conflict. We must not be the aggressors. "Dr.—

Supporting and acknowledging them side to the mission to the damages sustained yesterday morning and evenling by the shipping interests at that point, from the break up of the fee government ficet anchored behind to "suffer wrong rather than do wrong." Let nothing be done on our side to precipitate a physical conflict. We must not be the aggressors. "Dr.—

MERCO

He quotes several authorities to jus- vense" should be our motto. We will down the liver. tify a construction of the law different | do our fighting in the courts. God has

with much that seems to exceed the Well, following this principle, should not his own construction of the law be down to the dust and let our rejected? What could be more absurd than his construction of the term "nu-should be more absurd than his construction of the term "nu-should be more absurd than his construction of the term "nu-should be more absurd to the dust and let our direct responded. Therefore states and terrifories were represented. meet them crect and repel lawlessness law? He rules that a man cohabits while we sustain all law that is constiwith his legal wife if he never cohabits totional and for the maintenance of

"We want no cowards in our ranks that will their colors fly," not do we want to show our valor by acting the and patience, with decision, firmness and nuffriching courage when action becomes needful, mark the policy of the true Latter-day Saint.

"George Q. Cannon is the ablest man in the Mormon Church, and as his cun-ning has kept him outside the clutches of the law thus far, the chances are that he will not be caught. This constant hiding, however, places the apostle in a very undignified position, and probally suggests to the skeptical Mormons that there must be something wrong their religion when it cannot shield its chief exemplars from perse cution."-San Francisco Chronicle.

Quite the reverse; it is nothing nev

for men of God to have to hide from their enemies, and the fact of their being persecuted without cause and compelled to hide only convinces skeptical "Mormons" that Saints are the people of God, against whom persecution has always been arrayed. The servant is not greater than his Master, and it is no worse for President Geo. Q. Cannon to be persecuted for his religion

Make all the Territories States and ermit them to support themselves They are all able and willing to do it Is Delaware any further advanced than Dakota or Idaho?"—Boomerang.

than it was for the Savior.

A sensible proposition. Utah has been amply able and willing to support herself for a great many years past, shops, and her present and past material prosperity, notwithstanding the obstacles she has had to contend with, and her freedom from Territorial, county or city debts, attest the ability of her inhabitants to govern themselves.

QUESTION. SALT LAKE CITY, Feb. 15, 1886. Editor Deseret News:

It is now a week since an election for minnicipal officers was held, but we have not heard of any certificates being issued by the Utah Commissioners to the persons whom the voices of the people at the ballot boxes have chosen. Is it with them as it was on a certain occasion with the priests of Baal-are they asleep, or have the gone on a long journey? or do they possess like the great and immortal E. H. M. the veto power, so that it can no longer be said vox populi is vox Dei? or are they greater than these?

"A Parlor Match."-Of the enteralmosent which is to be presented at the Salt Lake Theatre on Thursday evening next, the New York World has

"A Parlor Match' is from the fertile and fertilizing brain of Mr. Charles II. Hoyt author of the 'Rag Baby' and the Bunch of Keys,' and it is, thanks to the eleverness of the people who eniven it, a much more entertaining piece than any that has preceded it But it is made so by the ebullient hamor and acrobatic eleverness of Mr. Chas. E. Evans, Mr. Wm. Hoey and Miss Minnle French. These people are skilled farceurs, and they fill in the story with their ratting funand reckless personality. Mr. Hoey is a strong character. Mr. Evans is a light comedian of effusive and graceful manner, and Miss French, who has a great deal of ability in sketch work, is more than one indictment may be also proficient with her feet. The idea of making a book agent the hero of a sketch is carried out with much merrinent and many absurd devices. Th other idea of introducing spiritualism and a cabinet is made satirical and convenient, for it affords the performers an excuse for their specialties. "The entertainment is a rattling one and was last night the cause of the wildest merriment to a packed and sweltering audience at the 14th Street

> Teachers' Association. - The Teachers' Association of Salt Lake County met in the Fourteenth Ward Assembly Hall, Saturday, Feb. 13tb, 1886, President Wm. M. Stewart in

After the usual opening exercises and miscellaneous business the programme for the day was carried out as Robert Campbell addressed a large assem-

"To what extent can a teacher construct his own apparatus?" was un-swered by Mr. Hyrum B. Barton, who said, he thought the teacher should be determined to teach, and if such be the case he will find a way to provide the necessary apparatus. "What is the object of teaching Geography?" was the next question, and was spoken upon by Mr. B.W. Ashton, who said that geography was the door to education, and that history should go bend in hand with it. This leads the pupil to arithmetic, then to sciences, and so on step by step until his mind is stirred up to know more and more, and he is led to exert himsel to obtain the desired knowledge from every source he can, no matter how great the exertion may be.
"What are the pupils expected to know when leaving the primary department or on completing the second reader grade?" was replied to by Miss reader grade?" was replied to by Miss Annie R. McGhie, who pointed out the extent of culture that should be required by pupils merging into the higher departments.

Miss Mabel Young gave her criticism in a very able manner, and the benediction was pronounced by C. F. Witcay.

The programme for Feb. 27th, 1886 is as follows:
1. Lecture on Zoology, Prof. Orson

PER WESTERN UNION TELEGRAPH LINE.

Critic, J. B. Stewart.

AMERICAN. LATEST BY LIGHTNING.

Louisville, 15.—Watterson is resting easier this morning and the physicians are more hopeful. At the consultation at 11 o'clock, it was decided

Miles of Land Inundated.

from its letter and the plain meaning promised to fight our other battles. If from Chester, Illinois, to the effection its letter and the plain meaning promised to fight our other battles. If that seven of the barges had been refrom Chester, Illinois, to the effect of a given section. One of these has men take the law into their own hands this sentence:

"When in a particular construction of the steam and wreak personal vengeance on the enemy, they do so at their own peril steam and the thinks they will sustain the covered at that point. Two of the steam are under full pressure of steam and the thinks they will sustain the covered at that point. "When in a particular construction of a statute, applied to a case which it seems by its terms to include, there follows from such construction an absel. We do not and will not justify been allowed to go out, and she may be the violence of aggression or revenge. estimate of the total damage can be

Third and Fourth Class Postmasters

Assembled. Chicago, 15.—The third and fourth class postmasters of United States men here this morning to consider various matters to be brought to Attention Among the delegates were twenty-two postmasters. J. L. Sacriste, of Illinois was named as temporary chair-man, and after the appointment of a ommittee on permanent organization no convention adjourned until 2 clock this afternoon,

BOREIGN. AVEST TRANS-ATEANTIC DIS-PATCHES.

Conservative Meeting. LONDON, 15 .- A meeting of the comervative leaders has been called for Thorsday. The Marquis of Salisbury will preside. The meeting will be in the nature of a caucus to determine what policy the conservatives shall pursue in parliament. The principal ucstion to be considered will be what tand are the conservatives to take in egard to Ireland and the proposed rish legislation of the liberals. Martial Law for Burniah.

Lord Dufferin has decided to garrion Burmah with sixteen troops under command of General Prendergast for military occupation ad martial law will be continued until November, as Dufferin does not think the country is ripe yet for the es-tablishment of civil law. Dufferin has decided to send a military expedition to Shan Hills. The "Douglass" Goes Down With 15

Souls on Beard. The British steamer Douglass, trading locally in the China seas, has been wrecked at Swatow. One European and 17 Chinese were drowned. Rioting at Birminghaur and Yar-

mouth. BIRMINGHAM, 15.-The inceting of memployed workingmen held here today was attended by eight thousand persons. Addresses that were delivof a most inflammatory nature and the assemblage degeneratrlot in the streets, and fillage the The police were however prepared, and succeeded in suppressing the rioting and preventing any acts of

LONDON, 15 - The committee ap-pointed by Childers, Home Secretary, to inquire into the causes of the recent riotous demonstrations in London, held its first meeting this morning The deliberations of the committee were conducted in secret. A dispatch from Yarmouth says the unemployed workingmen of that city are making riotous demonstrations.

How to Consult Dr. Foote, Sr., by Mnit. hor of "Plain

Sense," etc., etc., would say to those who would like to consult him by mail that they can have a list of questions and a circular of gratuitous advice b addressing Box 414, Salt Take City. The doctor has arranged to have information supplied in this way to save me. Receiving such printed matter e correspondent can describe his or ber case fally and direct it to the doc-tor, in New York. Dr. Poote is suc-cessiully treating all forms of caronic diseases, a specialty to which he has devoted thirty years of study and practice. Evidences of his success can also be had by addressing Box 414, as above, but all letters of consultation and orders for remedies should be addreased to Dr. E. B. Foote, Sr., 120 Lexington Avenue, New York City, N. Y. Consultation free. 3 An advertisement of Dr. Foote, Sr., in another place, deserves attention.

SEAL OF NORTH CAUDLINA SHOWING TOBACCE best. Why? Because It is made of the Finest Old Leaf; does not bite the Tongue and always gives satisfac-tion Try it and he convinced. s.

DEATHS.

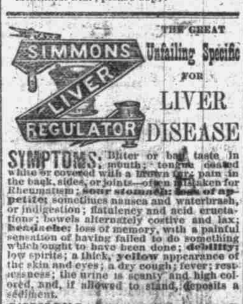
HUNTER-John Hunter, son of John and Margaret Hunter; born Feb. 17, 1851; at Clackmanan, Scotland; perished in the oal mines at Almy, Wyoming Territory, y an explosion, January 12, 1886. He died n full faith and leaves a wife and three small children to mourn his death. He migrated to Utah in 1876 with a brother and ister and assisted in bringing out his father and mother and the rest of the family the year following. He was a quiet, obliging man and a good Latter-day Saint, Millennial Star, please copy.

GREENSHDES .- In Salt Lake City, February 8th, 1886, of acute Bright's disease, Phobe Cracroft Greensides, youngest daughter of . Heary and Mary Ann'tireensides; born in Mull, Yorkshire, England, Jan. 12, 1868. 1 Funeral services were held on the 10th instant, in the Twelfth Ward meeting house, when Counselor John Druce and Elder

blage of relatives and mourness; who had congregated through motives of eincere affection towards this tender flower, nippedn early bloom. Many interesting counsels were affeconately imparted to the young and to the tionately imparing to the deep impression bereaved parents, and a deep impression

coungi to know that the deceased never tasted tea, coffee, beer or sprits until prescribed by her medical adviser during her last illness of only eight days had five hours. Counselor John Druce dedicated the grave.

Millennial Star, please copy.



SIMMONS LIVER REGULATOR

(Purely Vegetable) security used in the South to arouse the orpid Liver to a healthy action. it acts, with extraordinary efficacy on I KIDNEYS AND BOWHLS.

Janual ce, Namea, Colic, Rowel Complaint Etc., Etc., Etc. Endorsed by the use of 7 Millions of Bot The Best Family Medicine . For Children, for Adults, and for the Aged. SAFE TO TAKE IN ANY CONDITION OF THE SYSTEM! J. H. ZEILIN & CO., OLE PROPRIETORS. PHILADLIPHIA, PA. PHICE, 81.00.

STRAYED OR STOLEN In there strayed away or have been stelen about 30 head of 2 year old STEERS and HEIFERS from the range west of Thistle Valley, branded on left hip with a brand resembling a key, square crop off each ear and two underbits in left ear.

Any information that will lead to the recovery of said stock will be liberally rewarded.

ANDREW MADSEN,

Mount Pleasant, Sanpete Co.

January 21ad, 1886. AMUSEMENTS.

THE LAUGHING FESTIVAL.

COMMENCING

THE POPULIE COMEDIANS

EVANS and HOEY

In the latest Laughing Success

BY CHARLES IL HOET,

of Keys."

And be Rewarded.

HURSDAY: FEBRUARY

U. S. DEPOSITORY. SALT LAKE THEATRE

SALT LAKE CITY. Two Nights and Saturday Matinee PAID UP CAPITAL, . . 8200,000 SURPLUS, . . * 200,000

H. S. ELDREDGE, President, FERAMORZ LITTLE, Vice Prest, JOHN SHARP, WM. W. RITER, A. GROESBECK. S. HILLS, Cashier,

JAS. T. LITTLE, Asst. Cashier.

RECEIVES DEPOSITS PAYABLE ON DEMAND Buys and Sells Exchange on New York, San Francisco, Chicago, St Louis, Omaha, London, and princi pal Continental Cities.

Makes collections, remitting proceeds Author of "A Rag Baby" and "A Bunch WANTED.

27 EAST THIRD STREET,

SALT LAKE CITY.

Manufacturers of

PLAIN AND FANCY

CRACKERS, CAKES & JUMBLES

Guaranteed to be equal to any imported.

FOR SALE BY

Z. C. M. I., NALT LAKE CITY,

OGDEN AND LOGAN.

Co operative Stores and other dealers

would do well to-patronize these goods and

MAIN STREET.

Salt Lake City, Utah.

Best Accommodations in the City at the Rates

Charged, \$1.00 to \$1.50 per day.

SINGLE MEALS, 25 CENTS.

ar Open Day and Night. Street Cars

SUPERFINE

WHOLE WHEAT

FLOUR

UTAH WHIAT AND PRODUCES

BETTER FLAVORED AND

MORE WHOLE SOME BREAD

THAN ANY OTHER FINE

Pioneer roller mills

SALT LAKE OFF UTAN

SOLD BY ALL DIRICHS

LEGAL NOTICE.

In the Probate Court in and for the County of Salt Lake, Territory of Utah.

In the Matter of the Estate of Lewis Robison, decensed.

CLARA M. ROBISON, the administratri

County of Salt Lake. | 88

I, John C. Cutler, Clerk of the Probute Court in and for the County of Sait Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of an order to show cause in the matter of the estate of Lewis Robison, deceased, as appears of record in my office.

DR. SAIN.
(Late of Philadelphia, Pa.)

EYE and EAR.

No. 48 W. SECOND SOUTH ST.,

SALT LAKE CITY.

By Dr. Sain has cases now under treat-

DR. SAIN'S
Specialty is Diseases of the EYE and EAR;
Ringing in the Ears, CATAREH of
the Ears, Eyes, Nese, Throat,
and Mucous Passages.

Dr. Sain has acquired GREAT SKILL AS

WITHOUT PAIN and without Chloroform or Ether.

GRANULATED LIDS

Examination for Spectacles.

No charges nulses you have an ex-mination made. CONSULTATION FREE-Office hours to a. m. to 1 p, m., and 2 p. m.

ons by the most approved and success-methods. Cataract, Cross Eyes, Piery-m, Iridectomy and the removal of foreign lies from the Eye, are operations he per-

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 19th day of January, A. D., 1886,

JOHN C. CUTTER. Probe . C.O.k

of the estate of Lewis Robison, de eased, having filed her petition hereir

WHITE FLEUR

pass to and from Depots.

W. A. PITT, Proprietor.

LASS BLOWERS, WHO THOROUGH-LY understands the Blowing of Glass Bottles. d s&w 2we IT IS SO FUNNY WE CAN'T DESCRIBE IT. Box Office open Wednesday at 10 a. m. WANTED. STRAYED OR STOLEN.

A QUANTITY OF CANADIAN POPLAR and Ash trees. Enquire at the Utah nd Nevada Railway Office. ONE RED COW THREE YEARS OLD. White face, left ear cut partly off, and down. Branded on Left Hip with C. 14th Ward, Salt Lake City, WANTED!

GIRL WANTED Good, Clean Cotton Rag GOOD GIRL FOR GENERAL HOUSEat Deserct Paper Mill.

A. FISHER BREWING CO. Brewery near U.C.B.B. & D.A.R.O. Depora,

SALT LAKE CITY, UTAH, P. O. Box 1049. Telephone 294. We are now prepared to promptly suppl public with log and Bottled Boor of i in error quality, at popular prices. City Depot 102s, Main St. Telephone, 179.

A. FISHER BREWING CO. TEN THOUSAND RABBIT SKINS

WANTED

WE ARE PAYING \$5,00 PER HUN dred for them, (if clean and well) We also buy Beaver and other urs, for the manufacture of Felt Hats COUNTRY MERCHANTS can quality, etc., by applying to GEO, GODDARD & CO., Hat Manufacturers, Salt Lake City.

MRS. J. A. TAYLOR. Dress and Mantle Maker. Informs her friends and customers that she has removed her business to larger and more commodious premises, at No. 68 8. Main St., over G. W. Davis' Store, where she will be pleased to meet her old customers and as many new ones as may favor her with their orders.

NOTICE

SALT LAKE CITY, UTAH, February 5th, 1886 NOTICE IS HEREBY GIVEN THAT the copartnership heretofore existing name of Walker Bros. is the day dissolved by mutual consent, all business of this copartnership having been this day mutually settled and adjusted.

'All persons having unsettled business with the late firm of Walker Brothers, will will please call at the office of the Walker Brothers Company at the old state. Brothers Company, at the old stand. SAMUEL S. WALKER, JOSEPH R. WALKER, DAVID F. WALKER, MATTHEW H. WALKER.

SALT LAKE CITY, UTAH, February 5th, 1886, We take pleasure in thanking our numer ous friends and customers throughout the country for their patronage, and we respectfully solicit a continuance of the same for the sam our successors, The Walker Brothers Com-pany and The Union Bank of Salt Lake City SAMUEL S. WALKER, JOSEPH R. WALKER, DAVID F. WALKER, MATTHEW H. WALKER.

CASH PAID FOR Gunules, Burlaps, Old Rope and Old Ore Sacks, at this Office and at Deseret Paper

MRS. DUDLEY'S PHTHERIA CURE, HAS NEVER FAILED TO EFFECT A CURE. PRICE,

TWO DOLLARS per PACKAGE. ALSO, CURES MEASLES.

ceased, having filed her petition herein duly verified, praying for an order of sale of certain part of the real estate of said decedent for the purposes herein set forth. It is therefore ordered by the Judge of said Court that all persons interested in the estate of said deceased, appear before the said Probate Court on Monday, the 22d day of February, 1886, at 11 o'clock in the forenoon of said day at the Court Room of said Probate Court, at the Court Room of said Probate Court, at the County of Salt Lake, Territory of Utah, to show cause why an order should not be granted to the said administratrix to sall so much of the real estate of the said deceased at public or private saie as shall be necessary; and that a copy of this order be published at Jeast four successive weeks in the Deerser Evening News, a newspaper printed and published in said city and county.

Dated January 19th, 1886.

ELIAAS A. SMITH,

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