## VECIAL BUSINESS NOTICES.

Fortow's opera of "Martha" and pand operatic melange at the die to-night. See advt.

grad estray notice, Draper dis-

nices siri upon North Hill, w "feller" in the world, scads the in that neighborhood to madnes up the parlor brilliantly and her father's hat where fits he boldy marked against the

## Sealog Machines

Machine would be

Singer Sewing Machine have recently made a eluction from former re-

of Thirty Dollars on any suchine manufactured by Comment on the usefulness of this Cele-July 2nd and Srd.

all this has been sereral years last past exall others. The liberal of the representatives of the well in the regions of the upper or Company with the people of Bear. Plenty of grass, stock fat, specially commends comble consideration is the favorable contacter find it and contented and trying to im- in a mouse's nest," and had been have household prove the country. There is plenty palmed off to deceive the public prove the country. There is plenty lences this indispensable arof room for fifty more families. The Brane's Office of this wavy is in Jennings' new ful, and here is all'opportunity for unt First South Street, Salt some of the unemployed of Salt

NOT STATE FOR SALE CHEAP.

second hand marble soda apnus, spply to Z. C. M. J. Drug H. S. ELDBEDGE, Superintendent. Full Measure.

this most of the so-called twoor favoring extract bottles hold less than three new, Dr. Price's Special Flavor- of terrible cuts in the head, one of Extracts are full measure, the blows chipping the skull and and pure and natural as the the other slicing the scalp away from which they emanate. 2 from it. The wounds bled pro-

mont session of the United ut Court at Portsmouth, the the oreast court at Portamonth, the are forcust court at Portamonth, the areast for defendant was examining a constitute of the stabilishing the four the defendant hall been a mem-scitute the defendant hall been a mem-scitute the defendant hall been a mom-energy that it was a gratuitous state-respondent to have been a mom-strip for a seat to have been a mom-strip for a sea he now suffers badly.

superio -Dr. Alma B. Dunwill not leave for Europe until of his ribs. and af July. He will, in the entine, be pleased to see his

inuage of friends is solicited. they apparently excelling their d164

s "Sheris."

opera company.

found in the NEWS of to-day.

of locality is or is not an injusti-

## Indian Antiquities .- The follow EVENING NEWS in has been handed in by Prof. J. L. Barfor with a reg Friday, - June 15, 1977.

"On the 30th January last a lady handed in her card, on which was, Miss Julia J. Wirt. She stated that she was authorized to dispose PRICE OF GOLD. perrected daily by Deseret National Bank that she was authorized to dispose of a skeleton of a large man, found in a mound at Payson, in which many curious things, apparently of great antiquity, had been found. Also that some wheat had been taken out and grown, and that, for a proper consideration, all these ex-traordinary Indian curiosities could be obtained for our Museum. I agreed to go to the mounds and examine them, if a pass were given SALT LAKE CITY, June 15, 1877. Buying at \$1.0056: Selling at \$1.05

LOCAL AND OTHER MATTER

Thermometer 80 degrees F. in the shade at 1 p.m. to-day. Fine.

Circus Coming .-- l'o-day we re ceived a call from Mr. Claude Williams, press agent of Montgomery Queen's great show, which will give exhibitions in this city on

lieved it possible for wheat that had been buried in the mounds for per-From Woodruff.-Bishop Lee of haps ages to still retain its vitality? Woodruff is in town and reports all then I have not seen or heard from

any one about this affair, but I have noticed in the report of the pro-Bear. Plenty of grass, stock fat, people healthy, and lots of butter and cheese. The Saints are happy wheat alluded to had been "found of room for fifty more families. "in the interests of the Mormon Water, land and timber are plenti-unfair. What has the Mormon

Church to do with the imaginings of one or two untrained explorers of the burial places of the Indians? Lake to make a home and achieve Perhaps some of your correspond-ents may be able to give further inindependence.

formation respecting these Utah Indian mounds." A Murderous Affray .- Last night

a couple of men named Renshaw. father and son, approached William herewith give the portion of the inhabitants of said city, and for the Smith, while the latter was at published proceedings of the Society named regarding the letter alluwork, at the gas works, and purposely picked a quarrel with him. ded to in the foregoing-

They finally made an attack on "Dr. Parry read a letter from a him with a knife, a bar of iron and corresponding member in Utah, exposing an attempted fraud in the interest of the Mormon Church, in reporting the discovery of wheat in mounds, which really came from a a shovel. Smith received a couple Interest of the Mormon Churco, in reporting the discovery of wheat in mounds, which really came from a mouse's nest." It appears to us that Dr. Parry mouse's nest."

fusely. As a blow from the iron would have shown a little more bar, in the hand of one of the Rencourtesy to Prof. Barfoot, a corresshaw's was descending upon Smith ponding member of the Society for he raised his arm and received Utah, if he had referred the subject the implement upon his wrist, inmatter of the communication to flicting a painfulinjury, from which him. The "attempted fraud in the interest of the Mormon Church" is

During a struggle with the elder the purest nonsense. How the in-Renshaw, Smith threw the latter terests of the "Mormon" Church could be influenced for good or ill over a tub of mortar, breaking three by the taking of a few grains of • While the affray was in progress wheat from a mouse's nest, and a stoical or irresolute Teuton stood

performance of the evening preabout as thin a dig in that direcabout as thin a dig in that direc-tion as could be produced. It is The defendant's place of business This evening the company will present Flotow's beautiful opera of "Martha," with the following cast -Mile. Martinez as "Lady Henrietta," Mrs. Seguin' as "Nancy," Mr. Maas as "Lionell," Mr. Carlemember who wrote the letter may ton as "Plunkett," and Mr. Tams be a good kind of a man, but there The performance concludes with grand operatic melange by the The programme for the melange Supreme Court .- The Supreme consists of the following-Song-Court met yesterday afternoon, Chief Justice Schaeffer and Associ-'Let me Dream again," Miss Randall; Song-"My Sweetheart when a ate Justices J. S. Boreman and P Boy," Mr. Turner; Comic Bong-H. Emerson on the bench. "Little Fat, Gray Man," Mr. Se-On motion of Judge Hagan, E guin; Grand Aria - Infelice, Mr. F. Danne, Esq., iate of New Mex-Conley; Laughing Song, Mile. Marico, was admitted to the bar. tinez; "Come into the Garden Judge Bennett, who was appoint-Maud," Mr. Maas; "The heart ed for the purpose at a bar meeting held in April, presented the resolu-Bowed Down," from the "Bohemi an Girl," (Balfe) Mr. Carleton; tions adopted at said meeting in Grand Finale-Sextette from "Lurespect to the memory of the late Hamilton Gamble, and asked that cia," Miss Martinez, Miss Randall, they be spread upon the minutes of the court. So ordered, Messrs. Maas, Carleton, Conley and Doane vs. Clinton et al.; applica-tion for an extension of time for Peculiar Reasoning .- The opinfiling the transcript on appeal on rendered yesterday, by the Sup- granted, and motion to dismiss the reme Court, in the suit of Falt Lake appeal overruled. The Court then announced the

The following was rendered yes rday, in the Supreme Court-

OPINION OF THE SUPREME

In the Supreme Court of Utah erritory, June term, 1877. Balt Lake City, respondent, vs. Ienry Wagner, appeliant. Henry Wagner, appellant. Appeal from the Third District Court.

Boreman, J., delivered the opin

ion of the Court. This cause was tried before a Justice of the Peace of Salt Lake. City, and judgment was had against the defendant for \$20, for violation of a city ordinance providing for licensing and regulating the managreed to go to the mounds and examine them, if a pass were given me, and to obtain a purchaser if I found things as represented to be, genuine Indian antiquities. The lady remarked that I appeared to doubt the finding of wheat in a con-dition to grow; I asked her if she beficensing and regulating the man-ufacture and sale of spirituous and fermented fiquors. The District Court affirmed the judgment of the justice, and thereupon the defend-ant appealed to this court. The appellant denies the right of the court affirmed the property of the second

the city to require him to take out license and pay a charge of \$100 per quarter for selling beer, his place of business being situated at a distance from the settled portions of the city.

The city requires the defendant to pay it \$100 per quarter. For this sum thus required of the defend-ant the city should grant an equi-valent to defendant. It does not appear that any such equivalent is granted. Simply under a clause, therefore, of the charter authorizing the city 'to license, regulate and restrain," the business, the city is not authorized to enact the fee or duty specified, as the benefits to the parties must be reciprocal.

But it is claimed that such power is granted to the city as a part of its general police regulations. if, therefore, such power is "for the In connection with the above we health, safety and happiness of the

peace, good order, regulation and leanliness thereof," (charter, §70) it has been granted. A municipal corporation is "one investing the people of a place with

the local government thereof." The "local government" cannot be said to include that which is not

private property or business to the injury of the people of the city, to whom it is a source of harm, inter-fering with the "health," "safe-ty," or "happiness" of the inhabi-tasts of said city, or the "peace, good order, regul tion," or "clean-liness thereof."

As a general proposition the sale of fermented liquors, as a beverage, is injurious to the public at large. It is not specially detrimental to a city over and above the general public, unless it be within the settled portions of the city or so near some party stating they were taken thereto as to cast its influence over and and patrons at the dental quietly by, looking on, without in- from an Indian mound is difficult the city more than over the public the stand patrons at the dental due to the stand patrons at the dental due of Dr. Sharp, first door east due in venting their spleen and mani- so, to such locality. Unless we festing their prejudice against the could say this we would not be "Mormon Church," but this is justified in saying that the city could control it by reason of its

Milk Punches. Pure Liquors and Oigars, Summer Drinks of all kinds, always to be had at the OASIS SALOON. Mr. Arm

East Temple Street, four doors South of Wells, Fargo's Bank.

ESTRAY NOTICE.

HAVE in my possession One mouse colored horse MULE, very We can old, small and poor, roached mane and shaved tall branded A B on right flant, and K with a quarter circle under ft. specialties :

M the RP combined on left should

M the Mr B d T Wen right thigh. One bay yearing Horse COLT. white aripe in face, hind feet white and right bare foot, no brands vis ble. Which if not claimed will be sold at the Draper district estray pound, ou Mon-day, June 25, 1877, at 2 o'clock p.m. A. W. SMITH, District Poundkeeper

Draper, Salt Lake Co., June 13, 1877.

ESTRAY NOTICE.

HAVE in my possession:

One dark red BULL, two years old, sh of tall white, no marks or brauds visible. One dark brindle three year old STEER, some white under belly, a brand on left shoulder not legible. One red and white spotted three year o'd STEER, hole in left and swallow fork in

STEER, hole in left and swallow fork in right enr, no brand visible. One light red two year old HEHFER, some white under beliy, under half crop off right ear, no brand. One light red COW, eight years old. brocklöftage, some white under bely, year-ling buil call with her, cow is marked with underbit in left car and square crop off and slit in right car, small dewiap, branded B on SHO

right hip, also brand on left shoulder no

hip, brand on left shoulder not legi

HELFER, no marks or brands. One dark yearling STEER, marked with slit in left car, no brands. One dark red yearling STEER, no marks

District Poundkee

DR. PRICE'S

SPECIAL FLAVCRINGS



OUR DRESS COODS DEPARTMENT comprises all the most desirable Fabrics of the seaincluding the Matclasse Chashmere in several colors. Silk Warp Pongee, in large assortment. All colors of French Carmelite. Broderie Coreans, Turins De Baize and other Stylish Dress Materials at Low Prices, in every Conceivable Shade and Color. Grenadines, Striped, Plain and Plaided in every Grade, price 25Cts. Plaid Challis for Children. and the a strength of the

DRESS LINENS. We are enabled to offer this tine of Goods at Better Figures than before, as our purchase this season was made direct from Belfast, which affords great facilities for Reducing Prices Drillings, Duckings and Serges, Plain and Figured, in Splendid Assortment.

THE STAPLE DEPARTMENT of this House is stocked with everything of a Standard Class Calicoa from 84c., in very extensive variety, Ginghams 124c., all the Favorite Brands of Bleached Muslins, Half Bleached Double Warps, and Bleached Drillings. Sheeting in all widths. Table Linens in White and Colored. Turkey Red, Figured Damasks, Handsomely Assorted.

White Bed Spreads from \$2.50 to \$12.00, a Large Assortment.

S. ELDREDGE, Supt. PUNCTUALITY! FASHION! ECONOMY! A CHEAP SEWING MACHINE. SINCER SEWING MACHINES Embroidenes Great Reduction! THE NEW FAMILY SEWING MACHINE WILL HEREAFTER BE SOLD FOR CASH. At FORTY DOLLARS! And all other Styles of Genuine SINGER MACHINES at Equally Reduced TRY Prices.

legible. One sellow and white spotted COW, four or five years old, swallow fork in left, and upper slope in right cars, branded J 2 on left hip, has a yearling heifer calf. One yellow brockle faced four year old COW, some white under belly, with little white in each flank. square crop off right and underslope off left car, branded  $\overline{\gamma}$  on as a yearing buil calf. black and white spotted one y ar old

or brands. The above stock, if not claimed and taken away, will be sold at public sale on Friday, June 22nd, 1877, at 10 o'clock a. m., at Sci-pio, Millard County, Utah. JOHATHAN LEMASTER, DOHATHAN LEMASTER,

OUR NOTION STOCK comprises EVERYTHING known or DESIRABLE in the TRADE.

segueta, E., ELA, Sur H.

CILDING and ROOFING PER at H. Dinwoodey's Furd151 Hurs Store.

husert's Cough Balsam is now is how the Atlantic to the Paciand is known to give more gena atisfaction than any other ing, Chest and Lungs. It has iation of many of the

physicians in this country. mody of it is composed of rock sup and pure strained highly medicated. Price,

mis and \$1.00 per bottle. C. M. I. Drug Department ale and retail agents for d eod 3t

ligiected Cough, Cold Throad,

ich might be checked by a simsemedy, like "Brown's Brona Troches," if allowed to prois may terminate seriously.

d eod reas, are my wife!" shouled wife had failen into the Huds ally. They succeeded in rescuir her husband tenderly embrac the set mechanic tenders, sound been far. "My dear, if you'd been & was should I have dore? I mg to het you carey the pocket-gan. - Cinginnats Saturday Night. Turper.

ence tells us that a swee renders a persor puisest features agreeable A delightful edor a sidy or gentleman is always and Dr. Price's Alista quet, Concealed Delight or al Rickes will make all sweetly

are Troubled with a Bad

annoys your freinds as well ous and fermented liquors,"&c.,and sworn. but scarcely know what the reasoning of their honors is wadopt. We will tell you. that a person engaged in such busigrant SOZODONT; 11 ness inside the corporate limits is where sease and beautify your il leave your breath pure. d eod skw Iw

ar yesterday on fluanc remarked," etc. It was

involve the degree of Hability to license according to the locality; and equity would demand that the amount of license should be graded, placing the highest point say in the centre of the city and dwindling In FOR EXCHANGE 4- Parties exchange wheat away to nothing as the place of business reached the jumping off " pain in Sevier County of at place, at Wagner's brewery. City, can do so by applying > This opinion appears to involve

Material, Posts, Ralls, 50,000 square dressed. with Pickets, and fancy flat Ultrains, cheap, at

LATINER, TAVLOR & CO CANYON AND ROCK the amount of license fes, it seems Nis COAL-The only relia-Latge stock always on and full weights guaranteed. how, and special attention somewhat pointless, the very ex-

City vs. Henry Wagner, will be adoption of a con which were read. on of a couple of new rules, With all due respect to the two

Mr. E. C. Jacobs was appointed United States commissioner at Cor-inne, and Mr. Daniel Alexander at learned justices who make the decision, we cannot but consider the Ogden, in the place of E. A. Street, reasoning upon which it appears to

the manufacture and sale of spiritu-reasoning upon which it appears to resigned. The committee appointed to ex-amine Mr. C. W. Stayner, an ap-plicant for admission to the bar as an attorney, reported favorably on said application; whereupon Mr. Stayner was duly admitted and

Opinions were then announced in the following cases, as indicated, all justices otherwise stated.

ness inside the corporate limits is exempt from license because his premises are distant from the thickly settled portion of the city. Were this position sound it would Were this position sound it would

er court reversed; opinion by

Harriet Crompton vs. Charles Crow; judgment of the lower court affirmed; opinion by Boreman, J. James Duncan *et al vs.* Frank Randall *et al*; judgment of the iow-er court affirmed; opinion by Bore-man, J.; Emerson, J., dissents. J. Giblin vs. Wm. Meintyre; Judgment of the lower court affirm-ed; opinion by Schneffer, C. J.the question as to whether the exemption of some parties on account to those otherwise located and

As to the idea of Mr. Wagner not receiving an adequate return for Salt Lake County; judgment of the lower court affirmed; opinion by

sufficiently transparent to lead one to suppose that Dr. Parry and his colleagues might have seen through it readily. The corresponding the settled parts of the city, and no streets, lots or blocks are in the neighborhood of his place of busiis one element of which he is evi-surround it, and the ground is no dently entirely deficient-common | part of that embraced in the "town-

afte" entry of the city. It does not appear that any supervision was taken over the place by the city except to claim the license fees or charges, and no tad effects of the business are shown to have extended to the cityproper, and the locality is too remote for the court to conclude from the general bad charac-ter of the business that the bad ef-fects extended more to the city fects extended more to the city than to the public generally. The Kentucky case of Falmouth vs. Watson, 5 Bush, 660, is the case mainly relied upon by the respond-ent. In that case it appears that the statute gave the city of Falmouth authority to control the business of selling intoxicating drinks within one mile of the city, and the court one mile of the city, and the court said that this law did not infringe any constitutional right because the vending of ardent spirits was in such proximity to the town as to render its exercise liable to affect

the good order or peace of the local community. But we do not think that said language could be used in the case at bar. It would be straining the law too much it would be necessary to say this in sustaining the judgment. We con-sider that the city would be affect-ed as a part of the general public, and the general public had given his authority through the county courts, from which, he held his license. We therefore do not feel justified in saying that the city had the right to exact the fees er charges specified, the place of business being too remote from the settled portion of the city. The judgment of the District Court is therefore overruled with

Schaeffer, C. J., dissents and re-Emerson, J., concurs, and may hereafter file a concurring opinion, showing additional grounds.

Carlyle says young men reach the maxi-num of detestability about the age of 25.

OBITUAR ne 12, 1577, of para ths and 4 days. ased was born. s, and was the son of Captain erited his father's valor and





great care, by a new proces we extract from the lrue, select Fouils and Aromatics, each characteristic flaand Aromatics each characteristic ina-tor, and produce Flavorings of care excellence. Of great strength and perfect purity. No poisonous oils. Every flavor as represented. No deceit—each bottle full measure, holding ene-half more than others purporting to hold same quantity. Use a once, will use no other. delicate, delicious playors ever made. Se superior to the cheap extracts. Ask for Dr. Price's Special Flavorings: Many actured only by

STRELE & PRICE Cepots, CHICA 3C and ST. LOUIS Man freturers of I. Price's Cram



Book of Mormon 10, \$1.50. Morneco Gilt extra, \$4.90

## Doctrine and Covenants

Full Cloth, Embossed Sides, gilt back sprinkled edges, \$2 00. Full Imitation Morrocco, embossed gilt back and sprinkled edges, \$2.50.

Aymn Book.

Boan, 1.25. Morocco Gilt, 3.00. The Voice of Warning.

Spencer's Letters. Cioth Finbossed, 1.95

The Mormon Question. Paper Covers, 25 cont

Divine Authority

to the Science of Theology. Clath Embrased, 125.

Discussion --- Does the Bible Sanction Polygamy ?

With Three Discourses on Celestic Marriage. Pager Covers, 50 cents.

Journal of Discourses, Vol. II Half Chilf, 1.50

Catechism for Children. IT Papez Covers, 25 cts. Cloth, 50 cen

**O** Pratt's Works Balf Calt, 1.50.

The Resurrection A Discourse by President Brigham



