EVENING' NEWS.	IN PROVOUSO	THE LEGISLATURE.	priating \$2000 each to St. Mark's, St.	man Manada	SCRATCHED 28 YEARS.	ATTERNATION A DRAMMEN
EVENING NEWS.		the second second second second	priating \$2060 each to St. Mark's, St. Mary's and Deseret Hospital, was read and filed for third reading. The bill providing that the books in the custody of the territorial librarian shall be transferred to the University of Deseret, was read and filed for	ELY'S CATARRH	A Sealy, Itching, Skin Disease with Engless Suffering Cared by Cutacitri Remedies.	F. AUERBACH & BROTHER
inturday, - February 25, 1858.	First District Court Proceedings. -Other Notes.	COUNCIL. February 25, 1888.	The bill providing that the books in the custody of the territorial librarian	Cream Baim - CREAM BALM	If I had known of the Ofericant Rand-	P. AUMINDAVII & DIVIIIII
REAL AND A MARK	Christian Hermanson, Peter R.	Bryan, being engaged in committee work, at the request of Smoot was ex-	ahall be transferred to the University of Deseret, was read and filed for	Cleanses the CATA CURES COLD	EDIRS twenty-eight years ago it would hav j saved me \$200.00 (two hundred dollars) and an immense amount of suffering. My dis-	A STATE OF
RELIGIOUS SERVICES.	Christiansen, Jens C. Johansen and	cused.	The bill for the relief of the Bar As-	es, Allays pais HAYFEVER DE		ANNOUNCE THEIR
eligious survices of the Church of	Martin S. Bohney were admitted to	A communication was received from the House actifying the Council of	brary came up.	tion, Beals the Cash	rapidly all over my body and got under my pails. The scales would drop of of me all	TIDOM DADCAIN SALL
us Christ of Latter-day Saints will	The grand jury came into court with	concurrency in its amendments to	Clark moved to strike out the enact- ing clause, and urged that, in his opin-	the Senace of	a spot not larger than a cent. It spread rapidly all over my body and got under my nails. The scales would drop of of me all the time, and my suffering was endless, and without reliet. One thousand dollars would	FIRST BARGAIN SAL
held in the Tabernacle to-mor-	Flecta Coltin, the alleged plural wife of James Higgins, a case how under	concurrency in its amendments to H.F. 57, a bill providing bounties for the destruction of certain animals.	ion, the atterneys of this Territory were able to provide themselves with	Taste and Smell.	not tempt me to have this disease again. I am a poor man, buffeel rich to be relieved of what some of the doctors said was leprosy,	FOR
2 o'clock.	of James Higgins, a case now under investigation. The lady is blind	HOUSE.	The motion prevailed by a vote of 10	The star	some ring-worm, psoriasis, etc. I took	ODDITATO 1000
oue missionaries will preach in the	and said she did not see whom she married, and refused to tell the	With a plane to matricting the loan	to 4. The county government bill was in-	TRY the CURE HAY-FEVER	and Sursaparillas over one year and a half, but fic cure. I went to two or three doctors and no cure. I cannot praise the	SPRING 1888.
a the city wards services are held in	name that the person went by at the	With a view to restricting the loan commissioners from selling bends to a greater amount than might be neces-	The county government bill was in- formally laid aside, owing to the ab- sence of its author, Mr. Richards. Hoge was excused for the rest of the	A particle is applied into each phatril and	CUTICURA EXMEDIES too much. They have	
hours named:	marriage ceremony. Under the li- struction of the sourt she finally an-	ager Thurman offered a substitute for	Hoge was excused for the rest of the day.	is agreeable. Price 50 cents at druggists; by mail, registered, 60 cts. ELY BROTHERS, B5 Greenwich St., Ngw Tork.	as a haby's. All I used of them was three boxes of Coricura, and three bottles of	For One Week Only.
turn & and the thin & Hand	awered.	section 2. After being amended the substitute was adopted, and the bill was put on its passage. It passed by	At 11:50, an motion of Creer, the House took a recess till 2 p. m.	CURE FOR SICK HEADACHE.	CUTICUERA RESOLVENT, and two cakes of CUTICUERA SOAP. If you had been here and said you would have cured me for \$203.00	TOT One wook only.
ond6:30 "Thirteenth6:30 " rd6:30 "Fourteenth6:30 " rth6:30 "Ffteenth6:30 "	The case of the United States vs. Sarah Eggertson Cluff, contempt, was	8 YOLO OF 14 to 1.	2 p. m.	of Dr. Gunn's Liver Pills. Cure without	dike the nicture in your book of Paoriasis	
th	dismissed by mutual consent.	The governor signed the attachment bill.	The Speaker announced the second reading of bills.	fall; removes Pimples in the Face; relieves Billionsness, and improves Digestion. Only	(picture number two, " How to Cure Skin	1 Lot 1500 Handsomely Embroidered Wash Dress Pattern
Seh	The People vs. Henry Laféen, in- dicted for grand larceny; important	C. F. 21, providing for banking, was read the third time by its title and passed by a vote of twenty ayes and one no, the latter being McLaughlin.	Heyborae stated that the members of the judiciary committee desired to	one for a dose. 25 cents a box. d&s	person every was. Through force of habit 1 rub my hands over my arms and legs once in a while, but to no purpose. I am all well. I scratched twenty-eight years, and it got to be a kind of second nature to me. I thank	in assorted shades, at \$1 50 each, worth double.
th6 "Twentieth6:30 " wenth6 "Twenty first.6 "	witnesses were absent; the case was continued for the term.	one no, the latter being McLaughlin.	be excused, but would attend if re- quired. There was no quorum present,	DEAFNESS successful Cure at your own home, by one who was	I scratched twenty-eight years, and it got to be a kind of second nature to me. I thank	1 Lot 1000 Handsomely Embroidered Wash Dress Pattern
	The case of United States vs. John Bushanan was continued pending the	rendered a report accompanied by a	The chair remarked that husiness	deaf twenty-eight years. Treated by meet of the noted specialists without benefit.	you a thousand times. Anything more that	at \$1 10, worth to 10.
rds as follows:	return of the petition to Congress for	quantity of correspondence, etc. King moved to refer the bill, cor- respondence and report to the com- mittee on penitentiary and feform	might be proceeded with until the question of a quorum should be raised.	Oured himself in three months, and since		1 Lot 500 Handsomely Embroidered Wash Dress Pattern
Sugar Boure 2 p.m.	United States vs. Richard Hall; de- feudant changed his plea to guilty;	respondence and report to the com- mittee on penitentiary and feform	The general appropriation bill came up, passed its second reading, and the			at \$2 40, worth \$3 50. 1 Lot 300 Handsomely Embroidered Wash Dress Patter
Mill Creek	promised to obey the law. Sentence		up, passed its second reading, and the rules being suspended, was read the third time by its title. The items ap-	Tork City. deod&w	ruff, Barbers', Bakers', Grocers' and Wash	at \$2 50, worth \$4 00.
South Cottonwood 2 "	promised to obey the law. Sentence was suspended indefinitely. The case of the People vs. Marion	Jones wanted to have read in the	propriating the pay of the messengers	- WATSON BROS.,	appropriate the and approximation of the	at the only working the solution of the soluti
Union	Draper, grand larceny, was taken up for trial.	House the propositions and corres- pondence accompanying the report, and opposed reference.	the government.	Stoppenttons and Duildors	ing, Burning, Scaly, Pimply Humors of sthe Skin and Scalp and Blood, with Los of Huir, are positively cured by CUTICURA the great Skin Cure, and CUTICURA SOAP an exquisite Skin Beautifier externally, and	F Only One. Pattern of each kind will be sold
Riverton	California Wine Co. vs. Joseph Gib- son, et al.; an order was made for constable John L. Sullivan, at Eureka,	And opposed reference: Movie urged the necessity of read-	Helm moved that the appropriation bill pass, and the sergeaut-at-arms was sent out to bring in members	Stonecutters and Builders,	exquisite Skin Beautifier externally, and CUTICUES RESOLVENT the new Blood PR	each customer.
Bouth Jordan	to serve papers in the date.	Moyle urged the necessity of read- ing the matter in open session, and opposed sending it to a committee.	enough to constitute a quorum. The county seats bill, and the barb	Tombstones, Monuments, Mantels, Iron Mantels, Grates and Hearth Stones,	CUTICURA RESOLVENT, the new Blood Pu- rifier internally, when physicians and all other remedies fail.	1 Lot 10,000 pieces White and Colored Embroideries, all n goods, just received, from 2 cts. to 40 cts. per ya
fierriman10 a.m.	An order was entered approving ac- counts of F. H. Dyer, U. S. Marshal.	King argued in favor of committing, and Richards took an opposite posi-	wire fence bill, were sent by the en-	1278 & 1280 SOUTH TEMPLE ST.	Sold everywhere. Price, CUTICUBA, 50c.;	(There at double the price
Brighton	David Udall has been notified to come into court for arraignment on a	tion.	The Governor signed the bills pro-	Opposite Assembly Hall.	SOAP, 25c.; RESOLVENT, \$L Prepared by the POTTER DRUG AND CHEMICAL Co.,	1 Lot 5000 Child's Embroidered and Lace Collars, at 25 c
Pleasant Green	Charge of unlawful cohabitation. On the whole Prof. Talmage is	ting.	viding for the removal of county seats, and the release of dower, but vetoed H. F. 35, providing for the selection of	MARRIAGE LICENSES [ser Send for "How to Cure Skin Dis-	and the second se
Munter	I somewhat better but the wain, in his	and the chair voted against the mo-	Jurors, etc.		eases," 64 pages, 50 Blustrations, and 100 testimonials.	5 Lots Child's Wash Caps, 15 cts., 25 cts., 50 cts., \$1 00 a
ervices in foreign languages are	head, from the inflammation in his eye is almost unendurable. The eye will probably be saved. B.	tion. A motion to have the report of the	Following is the veto message. Hon. W. W. Riter, Speaker of the House	DREPARED WITH A SPECIAL VIEW	PIMPLES, black-heads, chapped and oily skin prevented by CUTICURA MEDI-	\$1 25 each.
ducted as follows: candinavian, Social Hall, 10 a.m.	All and the seal of the seal o	other to have it read in full was car-	of Representatives:	te conforming to the New Law of two	CATED SOAP.	1 Lot Bead Dress Trimmings at Less than Cost.
aman, City Hall, 10 a. m.	He Didn't Mean To.	Cache County offered 100 acres of	Sir-Owing to the attitude of a large majority of this people, in teaching, upholding, maintaining and practicing polygamy, plural or celestial marriage,	sinds-Civil and Religious-to be had at the	THLL; THLL THUM THLA;	1 Lot Black Cashmere Dress Patterns, 10 yard lengths,
	The following document is a fitting finale to the cheeky proceedings con-	land, water power, etc. The proposi- tion states quality and prices of build-	upholding, maintaining and practicing polysamy, plural or celestial marriage,	DESERT NEWS OFFICE, Salt Lake City, in any quantity,	In one minute the Cut- teurs Anti - Pain Plaster	\$2 50, worth \$4 00.
FRAGMENTS.	nected with the attempted jumping of	ing material, etc., and sets forth at length the claims of that county.	I Congress was compelled to exercits		Pains, Strains and Weakness. The first and	1 Lot 5000 yards Colored Gross Grain Silk, latest shades,
and the second	the Tenth Ward Square:	Moyle interrupted the reading, and urged that the matter be printed.	power in enacting laws for its sup- pression, including the prescribing of	piscates for \$1.00; 50 for \$1.75; 100 for \$8.00.	Pains, Strains and Weakness. The first and ouly pain killing Plaster. 20 cts.	\$1 00, worth \$1 35.
ROVO has four cases for scarlet er.	SALT LAKE CITY, Feb. 25, 1888. To the City Council of Salt Lake . City:	Members called for a continuance of	qualifications for jurors, and the mode of their selection. Until this was done, and under existing	POSIDEIG LO BEY ADDRESS OF PECELDS OF DEICH.		1 Lot 2000 yards Colored Surah Silk, at 90 cts., worth \$1
HERE are ten more working days	Construction () a the trab last of	to fir ish the document from Cache	laws the present practice of our courts established, persistent,	INCENCE		Lot Gent's Kid Gloves, Opera Shades, at 50 cts., wo
the Legislature.	I came to the conclusion that the ground	Beaver County offered to sell Fort	open and notorious violation of the laws against polygamy, was indulged	DD. SPLINCLI	R, BARTLET~ JOBBERS	\$1 50.
fichast Powers was fined \$5 in	was open to settlement under the trusts conferred by the Townsite act and the patent conveying the Townsite of Salt Lake City, that trust being "for the several use and benefit of accu-	buildings, erected at a cost of over	without restraint or fear of punish-	BBAND	-81	1 Lot Gent's Driving Gloves, at \$1 00, worth from \$1 50 to
intenness.	and the patent conveying the Townsite	of land. The proposition describes	has been salutary, and in anywise to	HIP HARD	WARE 0	2 Lots Laudried and Unlaundried Shirts, 45 and 65 cts. ea
AN LOFTUS was fined \$50 today.	of Sait Lake City, that trust being "for the several use and benefit of occu-	the property in detail. The Utan Cen- tral guaranteed a two-thirds rate to	hinder, or to interpose obstructions to its prompt enforcement, would be un-		A	2 Lots Gent's Satin Scarfs, 15 cts. and 25 cts. each. 2 Lots Damask Towels, 20 cts. and 25 cts. each.
Justice Pyper, for exhibiting a dead-	the several use and benefit of occu- pants," which I believe is understood to mean for the individual use and	Lund and Judd's stage line offered	tion of voters contrary to the ex-			1 Lot Turkey Red 5-4 Stand Covers, at 25 cts. each.
acayon.	benent of each settler of the particular	I all rates.	pressed sense of the people.	TIN DI ATT	CUTLERY.	1 Lot Turkey Red Napkins, at 25 cts. a dozen, worth dout
'HE current number of the Woman's ponent is at hand, bright and inter-	The records showed no transfer to the City Corporation, nor any attempt of dedication to public use, not even a plat of the land being filed with the County Recorder. The title remained	Weber County offered a driving park	the examination of jurors as to their qualifications in the courts, that the	METALS		1 Lot Turkey Red Napkins, at 45 cts. a dozen, worth doub
ing as youal.	of dedication to public use, not even a plat of the land being flad with the	of 35 acres, one mile from the business centre, worth \$15,000; of the Stowell	would be to consume the time of the	METALS,	GUNS,	-1 Lot Colored Curtain Materials, Madras Cloth, at 71 ets
LIVER SHANNON, Esq., was ad-	County Recorder. The title remained	farm worth \$22,000, one and a half miles from business centre; or another	courts, increase expenditures there-	MAILS,	FISHING	yard.
at the bar of the Third District	of dedication to public use, not even a plat of the land being filed with the County Recorder. The title remained precisely as originally vested, "for the several use and benefit," etc. Certainly the land in question bore no evidence of use for mable benefit	farm of 100 acres, worth \$10,900; or a	and subject to inconvenience and ex-	NOUSE	TACKLE,	1 Lot Broche Shawls, at \$1 00-a New Lot.
urt.	no evidence of use for public benefit or purpose; ualess a fenced and culti-			A CONTRACTOR OF		1 Lot Terry Toilet Tidies, at 50 cts. worth \$1 00.
WN. L. ROBINSON pleaded not guilty	vated corn-patch, by some ingunious	and numerous advantages. Some of	ering that H. F. 35 should not become	FURN'ING	SPORTING	1 Lot Marseilles Quilts, at 80 cts.; to see them will indu
indictment charging him with forn-	vated corn-patch, by some ingenious sophistry, may be deemed a public benefit, in that corn is necessary for	were offered at a price.	proval and herewith return it.	GOODS.	GOODS.	every customer to buy one.
tion.	If it belonged to the city and was not	W. D. Majors, of Davis County, of- fered from 40 to 50 acres of land with	Very respectfully CALEB W. WEST.	A Break Contraction of the		

A VALISE which was lost by Alexander Bills, of South Jordan, has been City found and taken to the City Hall, where

tain it should have been deeded name the price. Tooele County offered the anting

north of Salt Lake City, but did not

woollen

Monday at 2 p.m.

At 2:30 the House adjourzed

Governor.

REMNANTS OF DRESS GOODS, FLANNELS & TABLE DAMASKS AT

CHICAGO, ILLS.

the owner can obtain it.

SEERIFF BELNAP, of Weber County, is in the city. He is on the lookout for the three jail birds who got away from Ogden, and made their way in this direction.

A. F. WILSON and Richard Russe were before Justice Pyper this moraing for stealing a ride on the D. & R. G. W. They were convicted and fined \$15 each.

THE time for the spring cleaning of streets and backyards is at hand, and the ordinance relating to nuisances will be placed in operation upon those who fall to observe its previsions.

DRS. E. R. AND M. C. SHIPP have an announcement in another column of the opening of their class in obstetrics on Monday, April 2. Both ladies are emiaently qualified as instructors in this line.

this line.
SALT LAKE CITY, Feb. 23, 1888.
F. H. Dyer, United States Marshall
Description of the Prophets" which was postponed two weeks ago will be delivered tomorrow (Sunday) evening, at the Twentleth Ward meeting house, at 6:30 o'clock.
JAMES PATTERSON pleaded guilty to forgery, today, in the Third District Court. He asked for two weeks' time before the passing of judgment, to procure evidence of former good character. He will be sentenced on March 10th.
GEORGE C. WATTS, of South Cottonwood, was arraigned in the Third District Court today, on the charge to uniwwful cobabitation. He pleaded not guilty, and not having means to employ counsel, S. W. Darke was appointed by the court for that purpose.
THE county road a little distance this side of Spanish Fork, is in a very bad condition and demands immediate attention. A team from the the lines and condition and demands immediate attention.

this side of Spanish Fork, is in a very bad condition and demands immediate attentiou. A team from that place with several ladies in it stuck in the mud that abounds there, yesterday morning. The isdies were seen in the road trying to lift the wagon wheel out of place. Fix it .by all means.—Utah Enquirer, Feb. 24.
WE are requested to publish the following notice: Methodist Church, Third South Street, 21 e., C. L. Libby pastor. The services tomorrow will
an estimate for a wall which will inclose two acres of ground, the same to be three feet lhiek and twenty feet high, built of rock and finished on top with platform and railing. This will cost complete \$30,000. And there are many other improvements needed about the place, such as fencing the premises, buying a water right which should recommend that you ask for an appropriation for at least \$100,000. All of which is respectfully submitted.

pastor. The services tomorrow will be as follows: Preaching at 11 a.m. and 7:30 p.m. Sunday school at 9:40 a.m. Young people's meeting at 6:45 p.m. In the evening the pastor delivers his third lecture on the "Fact and Motive of Future Punishment."

SUPT. A. NOON, has returned from his trip recently made in exploration and examination of some coal mines. He reports that the properties exam-ined are of the Leviathan age, averaging from six to eight feet wide, in very feet. Brother Morris attempted to ing from six to eight feet wide, in very large quantities and capable of sup-plying large shinments. The beds are close to the railroad. While there ex periments were made for coke and proved successful, the coal being bit uminous, made a most excellent qual-ity of hard coke. To still further prove its value for coke producing purposes, Supt. Noon has sent for several tons of the coal and will erset in Provo a test coke kiln. Should the prove a success, as it is believed it prove a success, as it is believed it will, it will settle forever the long agi-tated question as to the difficulty of gatting coke in Utah for the advance-

entirely in good faith. I settled upon the land in question. While I believe the law and the facts are with me, and that I should ultimately win as to a part of the land at least, if I sought the power of the highest courts, I have determined not to interfere with the claims of the populace or the City Cor-poration, and am ready to make any conveyance to the city for indisputable and actual public use, which may be thought best, and thus strengthen what, under present circumstances, would seem at best, not a perfect title. I am also willing to reimburse the treasurer for any reasonable and just expenses incurred by reason of my occupancy. I remain gentlemen,

effer. Box Elder County could make no proposition, not having sufficient wa-Salt Lake County could make no proposition. Communications from private indi-viduals, contractors and architects were read, in addition to the prop-ositions made by the counties.

occupancy. I remain centlemen, Very respectfully yours, A. H. WINN. McLaughlin moved that the report be received. Carried. A discussion arose regarding the printing of the documents accompany-

Architect Monheim's Letter. The following letter, regarding the

repart and accompanying documents to the committee on penitentiary and reform school, with instructions to have printed such matter as they might deem advisable, and make re commendation as to location, etc., was needs of the penitentiary, has been sent, with the grand jury letter to the Secretary of the Interior: SALT LAKE CITY, Feb. 23, 1888.

F. H. Dyer, United States Marshall

commendation as to location, etc., was carried. McLaughlin moved to postpone the reform school bill until that commit-tee should report. Hoge opposed postponement. McLaughlin made an argument in favor of postponement, but the House refused to do so. The reform school bill was con-sidered at length, and some important amendments to it were made. Richards moved that pending the third reading of the bill it be printed again as amended. Carried. Hoge moved that when the House adjourn it be till 10 s. m. tomorrow. Carried. Moyle meved that the committee on

Moyle moved that the committee on education be excused tomorrow. Car-

At 6:15 the House adjourned.

A motion to refer the reform school

Feb. 25th, 1888.

Feb. 25th, 1888. Opening exercises. The Council had made a number of amendments to the bill offering boun-ties for wild animals, adding sparrows, weasles, gophers and muskrats. The House concurred in all of the amend-ments, and the bill was sent to the en-roliment committee.

rollment committee. A communication from the Utah Wool Growers' Association was read, asking action on a resolution hereto-fore introduced, providing for a mem-orial to Congress in relation to the tariff es woel. Referred to the joint committee on memorials. Andrew Jensen petitioned for an ap-propriation of \$2,000 to ald him in pub-lishing a work describing and giving bistorical material relating to the sev-eral counties. Committee on appro-pristions. Thurman introduced a communica-

pristions. Thurman introduced a communica-tion from F.H. Dyer, asking that a safe be purchased for the use of territorial prisoners in the Utah pealtentiary. Committee on pealtentiary and reform United States Penitentiary of Utah.

A Serious Fall. While Brother Wm. C. Morris and one of his employees—Wm. J. Hall by name—were engaged in painting the iront of Woolley; Lund and Judd's establishment on First East Street, this morning, the scaffold upon which precipitated him head for supped and sidemail.

mittee. The public health committee re-ported adversely on the sill re-lating to the doors of public build-ings and fire escapes, as the subject was covered by another bill. The same committee reported favorably on the bill to prevent cruelty to animals, and on the bill for a corporation for that purpose, and also en the medical bill with amendments. The claims committee reported favor-ably on the claim of Mr. Snowball, ex-tax collector of Rich County. Adop-ted. sidewalk below, a distance of eighteen

Accident.

A twelve-year-old boy of Edward

the advantages of the county. Sanpete County presented her cli-matic and other advantages, and named a site of 160 acres near Manti at THIRD DISTRICT COURT.

Proceedings before Judge Zane to-Morgan County thought her rigorous winter was objectionable, and made no day:

The People vs. Charles J. Hodle: embezzlement; plea of not guilty entered.

The People vs. Charles J. Hodle: grand larceny; ples of not guilty. The |People vs. Arthur Curtis et al.;

burglary; plea of not guilty. The People vs. Joseph Watson and

Michael E. Clifford; burglary; plea of not guilty.

The People vs. Joseph Watson and Michael E. Clifford; grand larceny; plea of net guilty.

The People vs. James Pearce; grand larceny; defendant pleads guilty, then changes his plea to not guilty."

The People vs. Wm. Patterson; for-gery; plea of guilty; sentence set for March 10. Matthew Cullen vs. Mary L. Cody et al.; S. H. Lewis appointed guardian

ad litem for infants. James Wrathall vs. H. S. Gowans et al.; Joseph Hurd appointed guardian ad litem for infants, defendants. Nils Nielson and Knud Larson were admitted to citizenship. United States vs. Geo. C. Watts; un

guilty. United States vs. Wm. L. Robinson

Oliver Shannon, of Nebraska, was admitted to practice as an attorney

John H.Linck vs. Francis Armstrong et al., order to show cause why an injunction should not issue restraining the defendants from occupying, as representatives of Salt Lake City, certain lands, argued before the court. Mc-

Sheeks & Rawlins for defendants. Isabella McIntyre vs. Bernard McIn-

The suit of J. H. Linck vs. Francis Armstrong, Alfred Solomon, Andrew Burt and others, came up in the Third District Court today, on an order for the defendants to show cause why an injunction should not issue restraining them from holding land for Salt Lake City corporation. The defense filed an answer, denying all of the

allegations made in the land jumper's complaint, and set up that they were acting in behalf of the city, which held the title to the lands in question. The patent from the government was introduced in evidence, as was also the

deed issued to Salt Lake City, as the owner in fee simple of the lands referred to on application made in due form to the Probate Court.

Messrs. J. B. McBride and Arthur Brown appear for Linck, and Messrs. Sheeks & Rawlins for the city. The opening argument was being made this afternoon by Judge McBride, after which Mr. Rawlins will follow for the

Declines to Answer.

The same committee reported the amounts paid during the last six years, as fees, to district court clerks, which information the House had asked for as a basis for fixing the salaries of those city.

Yesterday Moroni L. Sheets was called a witness in the suits of the

omcers. The same committee reported favor-ably on the claims of Hansen Bayless, tax collector of San Juan County. Jones introduced a bill to punish per-sons cutting or injuring barb wire fences. Read by its title and referred government against the Church, to give evidence in the examinati fore Judge Sprague. He declined to



Great Reduction Sale of Corsets. 2 Styles at 50 Cents, Reduced from 75 Cents. 9 " "75 " \$1.00. 4 Styles at \$1.00, Reduced from \$1.25 and \$1.50.

These are all Perfect Goods, and are offered at these prices only because we have too many styles. 500 Yards good styles of Crepe Lisse Ruching, at 25cts. per yard, re-iuced from 40 and 50 Cents. COHN BROS.

22. 24. 26. 28. 30 & 32 Lake Street.



Salt Lake City, Utah, OFFER FOR SALE IN LOTS TO SUIT : 600 Sizes Window Glass, at Greatly Reduced Prices. on be-

140 Cases Concentrated Lye \$ 3.83 116 Boxes Ralsins 2.35



ALF

FR



