# EVENING NEWS.

Fa urday . Cclober 17, 1885

FRAGMENTS.

A SADDLE was stolen from Rushton's farm, in the Fifth Ward, near Jordan ricer, yesterday.

YESTERIARY. Aurelius Miner, found guilty of our this infinite of the domain of morals. My only judgment is that they have not a right to enter that domain. And players were diffeated by the Salt judgment. Lakers, with a score of a to u.

THERE was another Unlaces Lineral Kirkpatrick interposed a motion for a not passed by Congress; it was not at the Salt Lake Cemetery yesterday; new trial, on the ground that the vera large crowda-soubled, and the usual CEPERIORS WAS LORD THIODER.

to explain their serves on the labor and capital question, at the Union Opera mentioned in the indictment was not unmed as there stated and that the serve that the serve that the House, Ogden, on Monday evening.

DUNFORDS offer a special induces ment to customers in the shipe of tickets for a grand prize distribution. See time a worths ment for list of priz:--

THERE are now only two cases of dipatheria in the city, one at Mr. Reist. Knight's, in the Twentieth Ward, the other At Mr. Mussir's, in the Eighs teenth Wald. Both patients are in a fair way to recover when the second when testined first that the name was Envabelli Ann, but afterwards

Os the self of O toper, at Natrioso, Ann or Ann Elizabeth-she could not remember which: buteafterwards on arm in a threshold under under the term for several in a threshold under the statement that she was called Annie Adams, more commonly, he the family I am not clear that the name Annie is not a ramove Mr to not from the terrible name used for Ann, as Margie often is public on hito which he was drawn.

chatlon ci will i as officers on Tuesday evening [13]: A outo Young, president. Lawis R Walls and B R. Elds redge, confuse, seat from is W. Sloan, corretary; and George Merrill, treasuper. The use during much every Tuesday-evening at 7 10

RELIGIOUS services of the Church of Jesus Christ of Latter- by Saints will he held in the Taberraule to-morrow afternoon, community at two o'clock. Services (1) main will be conducted at the City Hill, and in Scandinavian out, so the person can be known. So at the Social Holl, to choose whorping, community at 10 o'clock-

STEE principal credit for ferreting out the burglars of Thursby night, belongs to aillit-watchman J. W. Burbelongs to affect-watchman J. W. Bur-bidge. Mr. John Sproat mought he family get the names of a family fr discovered summiting suspicious in their account and part Mr. Burblidge on the scenes this was followed up until the burglacked grading word captured

Filling as the names of the onfeers cloted for the ensuing year by the Y. M. I. Association of the Seventeenta Ward it its monthing last Tuesday even az 10, 1', Davis, president; G. M. Canuon and C. W. Dill, counselors: W. J. Blathe, secretary; H. C. of singing: A. C. Suith, organist.

AURELIUS MINER SENTENCED. NOTION FOR NEW TRIAL AND ARREST right, and it is not for you to say it is OF JUDGEMENT OVERBULED, AND

Court this morning, the case of Mr. Miner-It became such, your honor.

not-

Court -

valid, that is the end of it.

Court-Taught by whom?

Court-II you attempt to follow all

he conduct of Solomon, you will be a pretty bad customer and bad citizen.

Muser-He said that "to lear Goo

and keep Ills commandments was the

whole outy of man." Court-1 understand that you take

the position that you have a right to determine what laws of the builted

states are valid and what are not?

Miner-Solomon.

Miner -1 do, sir.

idgment. The Court asked, "Mr. Miner, are ou ready to produced?" when Mr. in the enactment of this law, it was

passed by a majority of the Senate-1 think not to exceed 20 votes were given fact of the jury was contrary to the law and the evidence, and that the on the passage of that act, and that before a full house. These are matters, 'ourthad erred in its instructions. Mr. Miner argued in support of the which are matters of conscience be-tween man and his God. Man's con-science may be warped, may be biased, may be unenlightened. It

named as there stated, and that the jury found a verdict contrary to the instructions of the Court. He also contended that the habit and repute of

entiously as an unconstitutional act. marriage had not been proved. Mr. Varian argued, in reference to the difference of names, that the iden-tification had been complete. The property and take it? higher law.

verdict of the jury was conclusive that they so considered it. The Court then ruled, with respect did not know whether E was Elizabeth

ther). If they are agreed upon it no-body else's rights are infringed. I am gladyour honor mentioned that. Court—The law says that is not right and calls it a crime, and you must understand that polygamy in this Ter-ritory and everywhere in the United States is a crime-for Margaret. This kind of termina-tion to name- is often used as sound Mmer-Lam aware of that.

ing more cuphonious. I had som ing more cuphonious if and some doubts in giving the instruction as to whether the name Annie was a block unne for Ann, and took some trouble to state to the jury. "If you believe from the evilence, gentlemen of the jury, that one of the women mentioned in the indicement was named 1.101 that sue was not called or, known hower Frat is the end of legal con-as Anna or Anna Elizabeth, then you hoversy, i gdmit that; but not the end

as Anna or Anna Eizabeth, then you should find the derendent not public." I don't think the difference in the name Ann or Anna is material. The name is used to dendify the period. We say a house, church, dwelling, to deserve a place. The name describes a pers and individual, so they can be pla people use micknames, as Minirie for Margaret-it means the same thiar. So

I think here, some say Ann, and some Annie. I am of opinion there is suf-neight evidence to cause the jury to believe she was called in the family by arents and mothers and sisters. vitness confined the name to the fam-ly, but another did not. The testimony all taken together shows that she was known as much as any by the name of Annie. With respect to the sufficiency of the evidence, there was enough to show that he liven with both women as his wives. It was not shown that he stayed all night, but

was there late at night and early the morning, and men do not usually go around a house late and early to convey an idea they are married water they are not. It is the reasonable inference they were married. There was Wallace, treasurers J. S. Lewis, leader also a child, and it bore his name. The witnesses were disposed to favor the defendant, truthfully, us far as they could. The testimony was conflicting and some of them made inconsistent tation is but taken alterative.

preme Court of the United States have H. A. TUCKETT, said the law was constitutional and Manufacturing Confectioner.

Pure Home Made Candies, all kinds, grades and prices. Wholesale dealers Miner-The whole Republican party will find it to their advantage to handle these goods. Try them and see. FACTORY, 550 E. First South Street. Telephone No. 95.

> For Bed Room Netts, Go to Sorevsen & Carlquist's.

second card the contractor at D. Bockholt ex-cierk Probate and County Court, Salt Lake County, Utah, attends to the administration of cstates of deceased persons, draws wills. deeds, leases, mortgages, etc., and pro-cures loans on real estate. Office at residence, 355W. 2nd South Street. d & w1m

Prices of Photographs Reduced at FOX & SYMONN.

All work done by the Dry-Plate Instautaneous Process. REDUCTION PERMANENT

makes no difference so far as the indi-vidual is concerned, so long as that status is fixed, if he regards it cousci-"WATER BUGN, DOACHES." " Rough on Rate " clears thom out Suppose his conscience 140 Beetles, Au s, Insects, Rats and should lead him to covet his neighbor's Mur, 15 and 25c, boxes

Why go about with that aching head? Try Ayer's Pills. They will relieve the stomach, restore the digestive organs Miner-That is restrained by the Court-suppose he should covet his neighbor's wife? to healthy action, remove the obstruc-Miner-That is forbidden by the dec- tions that depress nerves and brain, and thus cure your headache perma-Court-Suppose he should covet his nently. neighbor's daughter when he had a wife, and want that daughter?

IMPORTANT QUERIESANSWERED Miner-That is a matter between

Have you Scrofnia? Impure Blood? Gidney Disease or Rheumatism? Delays are dangerous. You can be cured now by using

BROWN'S SARALPARILLA And Dandelian with fodide Poins-sit m,

A blood Putifier that all Physicians Court-You are not the one to give endorse. Ask your druggist to show he definition. The sovereignty of the you the formula and commence using

at once, YES! 150,000 boxes of BROWN'S American people, through their ser-vants in Congress, are the parties to determine what is wrong conduct and what is right, and alter they determine ARNICA SALVE, sold on a positive guaranty and not one returned. Al-ways cures burns, cuts, bruises, sore the Supreme Court pronounces it eyes, piles, etc. Beware of imitations, use only Brown's 25c. a box.

Use Brown's Tar Troches for Sole Throat, Colits, etc. Use Brown's Pepsin Tonic for Dys-pepsia, Indigestion, Headache, etc. No remedy can can compare with it. or controversy in the forum of con-

science or in the forum of debate. So fire as the legal branch of the povern-ment is concerned it is final. That, I, as a lawyer, confess. I am perfectly

### OYSTER GROTTO.

Geo. Arbogast is still alive and on hand to supply his customers with the famous Boston Ice Cream, for the purity and richness of which he is ever

establishment.

CATARRE OF THE BLADDER. Stinging, irritation and enmetion, all Kidney and Urinary Complaints, cured by "Bucho-Paiba" st

SUCCESS.

The sale of Syrup of Figs is simply innense Everyone is taking it, and is the best medicine ever used hildren cry for it on account of its leasant taste, and grown people who ave used it once never take any thin; se. Unlike other remodles for bil Court-If every citizen were to do ousness and constipation it never loses its power to act, and it always caves the organs on which it acts stronger than before Besides, one hat we would have no government at all. The American people in Congress, hrough their representatives, made the





Children's Coats and Woolen Shawls,

IS VERY LARGE AND ATTRACTIVE.

AN IMMENSE STOCK OF

withing to say I will observe this and have atways done it; I reserve to my-If the right as a citizen to say a myjudgment or net. If the higher tribunals say they are right and 1 dis-abey them, as a matter of course, I must do so at my peril, until the polit-bey another of the politwhich would be powerful and resist the operation; then of course they built example, with the popular vite

right again; and m my childhood and from thende up, I have said to myself turs one lesson taught by Solomon-

# LOCAL NEWS.

Lost. - A purse containing about thirteen dollars in T. O. Orders and another two dollar order. The finder will greatly oblige a missionary's wife by leaving if at this office.

Bercavel -- We regret to learn that a death occurren in the family of Brother Jam J. Woodruff, of the 21st Ward, year that of a little boyleaving the parents with only two children out of eight that have been born to them, the cause of death in most of the former cases, as in this last, ho in these affection.

Brough Willord Woodraf, Jr.; who unlawful cohabitation? reside on Firmor's Ward, also had a child, two cars of a bodie yesterday of diphile (1), and any in tool has chiloren 1a nov afflict d or bother same terrible main by.

Ingersoll .- A new settlement with the foregoing time-properly named in nonor of the stalwart advocate of infi-Millard Co, 12 milles south and west of sistant district autorney of the United Deseret. A resident of that place, witting under date of the 13th instsays: "We are blessed with good class that the name of our post office would imply. The name was forced upon us. We are honest, earnest workers in the kingdom of God."

Sad Bereavement .- On the 1st of October, at St. Johns, Arizona, Mary, a fifteen months old child of Bishop D. F. and E. L. S. Udall, died of summer complaint and tething, after an illness of ten weeks. Bishop Udall is now of the Northern District of Ohio, beserving a term in the Detroit House of Correction, where he has been incarcursted simply because he 14 a \* Mormon." The little girl was taken sick during his lither's absence at trial, when her life was despaired of, and dividual, precisely in the same mannar during her illness she frequently called as the communities which are made up for "Papa," but even this consolation of individuals resisted those laws to for "Papt," but even this consolation secure their repeal. Also I have pere being nurried off to prison, without opinion rendered by the Suprema Court being permitted to see his family to of the United States-while I admit as being permitted to see his family, to being permitted to see his family, to or ince publishment for a crime of which he is innocent. We sincerely sympathize with the bereaved family in their afflection. as a higher law, and one which they as

bound to respect, though even it con travened every part of the annuncia tion of the Supreme Court; and the Wants to Adjourn. - This motning the grand jury came into court and reported two indictments found by them, unfer the laws of the United States.

Commissioner Mekay said that the Commissioner Mekay said that the inquisitors washed to take an adjourn-ment for two or three weeks, and sug-the resistance to that position ment for two or three weeks, and suggested that, as there was now a larly gested that, as there was now a lady preme Court a resistance to that act a confined in the Ponitentiary for refus- agitated by the country and by one c ing to answer the grand jury's queries, the great political parties, until they freached that position which brought on the conflict-prought on the take such steps as they consider greatest internecine war the world ha Proper.

The court, however, could not see the propriety of permitting them to not only by my influence and what-

tatements, but taken altoget hink the evidence is sufficient. Th notion is therefore overruled.

Mr. Miner then filed a motion 1 arrest of judgment, on the grounds ist-That there was no charge o a public offense in the indictment; 2d That the law was vold, for uncertainty He argued in support of the motion, which was overruled.

The Court then said, rather sharply Have you anything further to say, Mr Stand up. Mr. Miner arose to his feet.

Court-Mr. Miner, have you anything further to say? Mr. Miner-No. I think not, sir. Court-You will stand up, sir. Are you prepared to may that you will obe, the way of the United States in the

our conversion has the sight to deter-mine this, and whenever certain confuture-this law as interpreted by the

court—the law against polygamy and unlawful cohabitation? Mr. Miner—If your honor please: While I am a native-born citizen of the United States, speed modules for the country says inatis right, nobedy can appeal from the United States, speed modules for the country says that is the end of it. As a lawyer, of course, you are bound to respect and obey the laws of your the United States, since reaching ininajority I have never said that I would country. The Government does not ficense men to expound the law as at-Court-Well, how is it you are pratorneys, with the understanding that those hawyers shall advise persons to disregard the law, or by their own con-duct disregard it. You cannot expect

iding law? Does not your oath quire you to do it? Let me have the tatutes of 1884. Mr. Miner-1 was admitted before that statute was passed.

o practice law in this Territory or anywhere else in this country I you stand up and say you will not bbey the laws of your country, but vi-date those laws. I am of the opinion States? Mr. Miner -I was.

tout in your case, you being not only a citizen of the United Court-I suppose you took the oath as such assistant. states, out really an officer of this court, licensed and commissioned to health, plentr of excellent land and water in abundance; and if any of the for the last thirty-three years, since makes it more wrongful in a moral Saints have the slightest desire to make the describlessom, I do not know of a better chance than for them to begin right here. We are not the low the statutes of the status of the status of the unit of view; the wrong is greater than it may be with some of the status of the United state is which I said publicity that I would not obey, and some that I would not obey, and some that I would not obey, and some that I would a low of the status of the low was. You, being a lawyer, licensed to practice law, occurred; such as the alien and sedimust be presumed to know what so tion laws; coming up to the time when pirin a law as this is, after it has been what was known as the fugitive slave discussed so often.

law was passed, it required me, as an The sentence against you is that you individual, living in the Northern be imprisoned in the penitentiary for States, and every other individual the term of six months and fined in to convert ourselves into nigger catchers of the slaves of the South. When that law was passed I said that When that haw was passed I said that I would not obey it-I would take the consequences of falling to obey it-and meat expires and the fine and costs are paid to the mode pointed out by law. In respect to the other question, I will direct the clerk to make out a copy of this judgment and sentence, and the reporter write out your remarks on this occasion and file them; and that a anse he would not obey it. There had een some others; and the reason why retused to obey them was because rule be taken against you to show cause at ten o'clock a.m. on next Saturday, to show cause why regarded them as being uncon stitutional, which right, as a cuize I - Lim to have an l exercise as an 1. our name should not be stricken from the roll of attorneys.

Miner-1 cannot unswer when I am in prison.

Court-You will be permitted to fone out if you desire to answer. font rule will be entered gainst you, and you have against veck from to-day, at 10 o'clock a. m., sou will show cause why your name should not be stricken from the roll of attorneys, and deprived of the privi-lees of practicing law in this court.

This afternoon Mr. Miner became at insoate of the penitentiary.

Obstructing the Sidewalk. - This aorning T. W. Jennings was arrested, harged with obstructing the sidewalk in front of his premises on First outh Street, and brought for trial into he Police Court this morning. His though it was pronounced by the Su attorney, W. Van Cott, interposed a lemurrer to the complaint, which was ustained, and the case was continued until Monday.

ever seen. In all constitutional laws Battering His Wife .- James Trotam ready, and ever have been, to say ter of the Nueteenth Ward, was before separate for any such time, and ordered that an adjournment be taken until for as the foreman for any to which your Honor that the Police Court this morning, on a charge of battery upon his wife. It ap-peared from the evidence that the Trot-

uw; the tribunal selected by the peo els fresh and bright and realizes that ile, the Supreme Court of the United is Nature's own true laxative. Z M. I. Drug Store, Wholesale Agents states, in the modes pointed out, have determined that this law is conalt Lake City, stitutional and is a rule of human

## STRUP OF FIGS.

conduct, and that you must obey it as well as all others. To say it is in the domain of morals is ldie; because an act may be morally wrong Nature's own true Laxative. Pleas-ant to the Falate, acceptable to the Stomach, harmless in its nature, painis no reason why the law-making power should not also say it is wrong. less in its action, Cures habitual Constipation, Biliousness, Indigestion and kindred ills. Cleanses the system, purines the blood, regulates the Liver Auything that is sufficiently injurious society to be prohibited by law, Congress has a right to prohibit it; whether it is moral or immoral. I do not think it makes any difference. Morally speaking, Congress would not and acts on the Bowels. Breaks Colds Chills and Fevers, etc. Strengthens organs on which it acts. Better than bitter, nauscous Liver medicines, pills, salts and draughts. Sample pottles rice, and large bottles for sale by an druggists. Z C. M. I Drug Store, Wholesale Agents, Sait Lake City. 18



CHILDREN'S Home Made SUITS. MEN'S Home Made UNDERWEAR. MEN'S Home Made UNDERWEAR. MEN'S Home Made STOCKINGS, and a complete stock of Provo Flan-nels, Linseys, Waterproof Jeans, Tweeds, Cassimeres, Shawls, Blank-ets Yarns Shawla etc. Whoutsatty ets, Yarns, Shawis, etc., WHOLESALE AND RETAIL at John C. Cutler & Bro., Agents, Provo Woolen Mills, No. 55 S. East Temple Street, South Store, Hooper & Eldredge Building.

H. J. Hill, No. 26 s. West Temple St Teacher of piano and organ. tf

COAL! COAL! COAL! Weber, Rock Spring, Pleasant Val-ey and Red Canyon-All the Coais sold n the Salt Lake market. Our Weber is from the celebrated Grass Creck mines and we are mining better coal than ever before. No other Weber brought to this market can compare with it. All our coals are niccly screened and cleaned. Coal Department, Union Pacific Rail

way Company. A. J. GUNNELL, Agent. Office, Wasatch Corner.

Angostura Bitters do not only dis

tinguish themselves by their flavor and aromatic odor above all others generally used, but they are also a sure pre-ventive for all diseases origination from the digestive organs. Beware of counterfeits. Ask your grocer or drug-gist for the genuine article, manufac-tured by J. G. B. Siegert & Sons.

If you would have appetite, flesh, color, strength, and vigor, take Ayer's Sarsaparilia, which will confer them upon jou in rapid succession.

BED-BUGS, FLILF. Files, roaches, ants, bed-bags, rats mice, gophers, chipmonks, cleared ou by "Rough on Rats. 15c.

Good fiesuits in Every Case. D. A. Bradford, wholesale paper desier of Chattanooga, Tenn., writes that he was seriously afflicted with a severe cold that settled on his lungs: severe cold that settled on his lungs: had tried many remedies without ben-efit. Reing induced to try Dr. King's New Discovery for Consumption, did so, and was entirely cured by use of a few bottles. Since which time he has used it in his family for all Coughs and Colds with best results. This is the experience of thousands whose lives have been saved by this Wonderful Discovery. Discovery. Trial Bottles free at Z. C. M. I. Drug Store.

FRIENDS (so-called) often fail to respond: money takes wings — Per-uvian Bitters stay by you and make life worth living!

BISMARCK RANGES, HOME COMFORT RANGES STAPLE BISMARCK, STERLING BISMARCK. CLOAKS, CIRCULARS, DOLMANS, ULSTERS, EMPORIUM, MAUD S and ARCHER Cooking Stoves! NO- COLORADO BOX STOVES. "MA Stove Furnishings of all Descriptions. Ready Made Clothing!

WE SELL WHOLESALE AND RETAIL. Country Buyers invited to visit us, or correspond with us.

