FOR RENT side of an infinitesimal minority. In | going begging at a price which no set- | ter, and asked her if she was still deter-Z.C.M.I. GRAND CHARITY BALL EVENING NEWS mined to give him up. She replied "Yes." He then said, "We will see," reality they are in the ranks of the son can afford to raise it for: 2 FIRST CLASS FURNISHED ROOMS, with or without Board. For particu-lare apply to No. 335 E. First South Street. We understand that in certain parts overwhelming majority, and it is the The Ninth Annual Bail for the Benefit of Published Daily, Sundays Excepted, We understand that in certain parts and drawing a revolver, shot her "Mormon" people who present the in New England the manufacture of through the heart, and then shot him-AT FOUR O'CLOCE. St. Mark's Hospital, noble picture of a minority battling for starch is carried on in a sort of a pri- self, but not seriously. FOR SALE. right, conscience and freedom against vate way among the farmers during Will be given in the Previous to Stock-taking A CHICKERING SQUARE PIANO nearly new, in perfect condition, En quire at this Office. PRINTED AND PUBLISHED BY THE overwhelming numerical odds, seeking the winter season; and if it can be More Trouble in the Family .- The WALKER OPERA HOUSE, to rob them of their freedom. done there why not here? If any of DESERET NEWS COMPANY difficulty between Mr. H. G. Carroll our readers understands the process - 01 and his former wife, Isabella Brunker, of its manufacture we hope they will NOTICE. WE OFFER OUR VERY DESIRABLE LINE OF THURSDAY EVE, JAN. 22, '85. still continues, and they are still en-THE CLAWSON CASE DECISION. be public spirited enough to give the CHARLES W. PENROSE, EDITOR. DRS. H. J. RICHARDS, J. S. RICH ards and A.S. Bower have entered deavoring to adjust the matter in the WOOLEN and KNIT GOODS. COMMENCING AT 8:30 P.M. community, through the columns of courts. Mr. Carroll had already sued THE delay of the United States Suthe NEWS, the benefit of their knowlinto partnership to practice medicine and surgery. Office in the Deseret Bank Build ing, ent, ance No. 9, First South St. Isabèlla Brunker for converting \$275 preme Court in rendering a decision in TICKETS, Supper, \$5.00 BLANKETS and COMFORTERS; Tuesday, · January 20, 1885. edge: and we make this request also the Clawson habeas corpus case was of others who can make suggestions worth of his personal property to her when given it would be unfavorable to own use, and to-day he has brooght another sult against Admitting Gentlemen & Ladies CITY HOTEL. NOT VERY CONSISTENT. to the public benefit. Let us hear LADIES' MISSES' and CHILDREN'S her for "forcible entry," she Executive Committee: the petitioner. It is unnecessary for No. 144 W., First South Street, from you. having torn down part of the walls of M. C. Phillips THE Salt Lake Tribune has been makus to explain the cause of this antici-J. Glendenning, E. R. Clute, Cloaks, Ulsters, Dolmans, Circulars, Solt Lake City, Utab. ing itself ridicalous over the speeches his house and taken forcible possession G. Y. Wallace, E. Col. E. Sells. pation, which has been realized. The made by a couple of members of the of the same. At last accounts she stil points favoring the granting of the J. CROSIER, PROPRIETOR. FREE DELIVERY FOR SALT Reception Committee : Newmarkets, Etc., Young Men's Democratic Club, a week 'holds the fort." Governor Murray, G. M. Scott, W. H. Yearian, H. G. Whitney, Mrs. Louis Hyams, Mrs. J. C. Royle, Mrs. J. Barnett, C. W. Lyman, Mrs. J. Barnett, C. W. Lyman, Mrs. J. Market, Mrs. R. Mackintosh, Mrs. J. F. Hamilton. petition of the prisoner have been al-LAKE. TERMS--\$1.00, \$1.25 and \$1.50 per day. ago last Thursday. Had that paper not S. W. Darke appears as counsel for ready presented in great strength and Meals at all hours, 25 cents. been governed as usual by bitter anti-THE steps that were taken some time the defendant, while Mr. C. O. Whittefuiness, and it is not requsite to enter "Mormon" bias and treated the matter ago to secure a free postal delivery for more represents the complainant and HENRY WAGNER. inte a discussion of that character at ALL SEASONABLE & FASHIONABLE GOODS this city are fresh in the minds of the with some color of moderation, its will use every effort to extricate Carthis juncture. It is a somewhat re-SALT LAKE CITY. people. Considerable disappointment roll from his matrimonial entangleencomiums might have passed without freshing fact that two of the Supreme Floor Committee: --- AT ---was felt when the announcement ment. exciting the risibilities of those ac-CALIFORNIA BREWERY Judges dissented from the decision, J. F. Allen. J. McTiernay. quainted with the real status of the was made that the department at W. F. James, C. A. Henry, J. Moritz REDUCED PRICES and our unqualified coaviction is that GREATLY -Washington had postponed the grant-G. B. Brastow, subject. But when it not only placed the minority were in this instance Persons who are color-blind are usually either red-blind or green-blind, and their infirmity is almost always confined to one color. Cases General Committee: LAGER BEER ALE and PORTER. Alfales Young on an equal footing it ing of the promised boon for an indefiin the right. The action of the court S. A. Merritt, T. R. Jones, W. H. Remington, J. Q. Packard, Mayor Sharp, W. H. Bancroft, point of ability, force and inspiranite period. The hopes that were awak-WHOLESALE AND RETAIL. is calculated to work a great hardship, tion with his father, the hilarity which J. F. Lattle, G. S. Erb, ened in the first place can now be re-Second South Street, Three Doors East not only to Mr. Clawson, but others, WE ALSO OFFER A CHOICE AND ELEGANT LINE OF vived, as we have information from a of violet-blindness are rare, and no was even joined in by some of the W. S. McCornick. from Main Street. who have been illegally convicted be-A. Thomas, J. R. Walker, d141 instance is known of a person unable reliable source that a Salt Lake free , Williams, friends of the young man, was VIEN'S, BOY'S & CHILDREN'S CLOTHING. to distinguish between blue and yellow. It is a remarkable fact that, while ond a doubt. . Ewing, E. Dooley, Major H. C. Hill, postal delivery will go into effect on quite lively. Among another class A process has been inaugurated here COUNTY TAX SALE. L. Kayser, E. A. Ireland J. Hogle, W. O. Hall, R. Harkuess, M. H. Walker, Boyd Park, J. C. Royle, W. A. Fitt, W. H. Sherman. the 4th of next March. -the more sedate-it had a decided one man in twenty-five is more or less y which any citizen against whom WHEREAS, THE TERRITORIAL, School and County Taxes assessed against and upon the property of the Davenport Smelting and M. Co., for the year A. D. 1884, amounting to one dollar and cughty cents (\$1.80), remain unpaid. Therefore, I, Nathaniel V, Jones, Collec-tor for Salt Lake County, Utah Territory, by interest the surface processing of the surface It will be as well for the people who color-blind, the affection seldom oc-G. Galigher O. Swift, Gents' Furnishing Goods, Hats, Caps, Etc., ly nauseating tendency. No wonder in accusation is hable, to be curs among women, only one case having been observed by Dr. B, Joy Jeffries in an examination of fourteen have not already done so, to furnish such were the effects produced AND A COMPLETE STOCK OF A. Podlech, D. W. Glass, M. H. Cullen, placed by his enemies, can be indicted, upon those familiar with the qualities their correspondents with their full he open venire jury plan being adaddresses, so as to insure the benefits | hurdred. of the two men by such an incongru-Men's, Women's, Misses' and Children's Boots, Shoes and nirably adapted, for the accomplishous comparison. The illustrious father W. A. Stanton of the delivery system. nent of that object, and the open Supper Committee: Rubber Goods, at Prices to Suit the Times. Developments are steadily pointing of Alfales was a man among men BUSINESS NOTICES. virtue of the authority vested in me by the provisions of An Act of the Legislative As venire trial jury system gives almost Mrs. G. Y. Wailace, Mrs. T. R. Jones, to the fact that this is one of the most His grasp of mind, force of Mrs. A. K. Smith, Mrs. D. S. Tuttle, Mrs. J. Hogle. as firm an assurance of conviction as COMPLETE STOCK OF THE CELEBRATED embly of the Territory of Utah, entitled "An Act to provide Revenue for the Terr will and inspiration have in some progressive cities of its size on the WALKER OPERA HOUSE. of previous indictment. Evidence in continent. Most of the more modern improvements, such as the telephone, electric light, etc., have been adopted 8.30. Spectators' tickets, 50 cents and 50 cent respects moved the world, but who "An Act to provide lievenue for the Terri-tory of Utah and the several counties there-of," approved February 22, 1878, and of the amendments therete, have levied upon the following named property, to wit: Three (3) Acres of Land in the Northwest quarter of Section Twelve (12). Township Three (3), South Range One (1), East Salt Lake Meridian, and will sell the same or so Woolen Goods from the Provo Woolen Mills. such a condition of jurisprudence is a ever knew of Alfales moving anything? econdary consideration. The jury We consider it unkind to the young H. S. ELDREDGE, Supt. that will convict is the chief object, here, and now it is the first of all the 25 cents. Box office now open. mau to perpetrate such jokes upon ae evidence that will furnish a color him. Whether their perpetrator knows Territorial towns to have a free postal WANTED of guilt coming next. The decision of Go to J. G. Cutler & Bro. for PROVO it or not their effect cannot be benefelivery. the Supreme Court of the United DR. FOOT, JR., MUST HAVE AN. Lake Meridian, and will sell the same of so much thereof as may be necessary to pay the Taxes and Costs, at Public Auction, at the front door of the County Court House, Salt Lake City, on the Sist day of January 1885, at 12 o'clock M. and OTHER HOME-MADE WOOLEN ficial to him in any respect. We have We understand the city to be con-GUODS, Flaunels, Linsey, Blankets, Wool Batting, Socks, Stockings, etc., States in the Clawson Case, confirm-Dother physician and surgeon, soon is possible. Salary good. Must be well up. Union Block, Salt Lake City. dat siderably indebted to the efforts of ne unkindly feelings for him personaling that of the Supreme Court of the No. 48 West First South Street. ly, no matter how much he may differ Hon. John T. Caine, our Delegate to 125 to 131 South Temple Street. Territory, keeps open the avenue that from us, and therefore we regret to see Congress, for the promised early addl-NATHANIEL V. JONES, has been opened for the purpose of ROUGH ON COUGHS." Collector for Salt Lake County. 101 such extremes resorted to in placing tion to the local postal facilities. summarily thrusting people into prison Ask for "Rough on Coughs," for outhe Colds, Sore Throat, Hoarse-STRAY. County Collector's Office, No. 5. County him upon a chimerical eminence on Court House, Salt Lake City, January 7th, 1885. d5 52 A LIGHT RED TOW, ABOUT FOUR years old, branded U on left hip, has been at my place for several weeks. The owner can have it by proving property and paying expense of advertising. WM. B. HARDY, Monntain Dell, Parley's Canyon. Incomer 10, 1985 pending the appeal of their cases to the which he cuts a very sorry figure. ness. Troches, 15c. Liquid, 25c. igher tribunals. PRESIDENT A. M. CANNON The position expressed by Messrs J. It is a common sense proposition ARRESTED. Gent's and Ladies' Holiday Slippers L. Rawlins and Alfales Young at the COUNTY TAX SALE. elegant selection at DUNFORD'S. REPARING AND PAINTING. that the law was never intended to be meeting already mentioned does not WHEREAS, THE TERRITORIAL, School and County Taxes assessed against the American Antimony Company, for the year 1884, amounting to four dollars AND HON. C. W. PENROSE WANTED. used as an engine of oppression. To appear to die out. It keeps being I have Been Free from Catarrh and GENERAL BLACKSMITHING. punish a man convicted of a ballable We learned this afternoon a warrant January, 10, 1985. ds&w lw thrust outward through the Tribune cold in head the past year. I used offense pending a decision as to the Ely's Cream Balm. Have recommendof arrest had been served upon Prest. and by other means. By way of keepand eighty cents (\$4.80), remain unpaid. NOTICE TO THE PUBLIC. Angus M. Cannon. We understand the charge to be unlawful cohabitation. -J. D. Wolfe, Insurance Agent, Princeton, N. J. Therefore, I, Nathaniel V. Jones. Collector for Salt Lake County. Utah Territory legality of his conviction, is not ing the ball rolling we here reproduce tor for Salt Lake County. Utah Territory, by virtue of the authority vested in me by the provisions of an Act of the Legislative Assembly of the Territory of Utah, entitled, "An Act to Provide Revenue for the Terri-tory of Utah and the several counties there-of," approved February 22, 1878, and of the amendments therete, have levied upon the following named property, to wit: Nime (9) Acres of Land 16 the Southwest quarter of Section Thirty-ome (21) in Town good sense, and therefore not good charge to be unlawful cohabitation. THE BUSINESS HERETOFORE CARa letter in point, from an esteemed The BUSINESS Half Lake Foundry & Machine Co., in Salt Lake City, is now under the management and control of the ander-signed, said company having transferred and delivered its property to me for certain purposes named in two deeds, bearing date of August 1, 1883, and Jane 2d, 1884, respeclaw. It is now decided that GOODS WARRANTED. WORK GUARANTEED. lady, connected with the Church. The When we went to press the gentleman the matter of bail is discretionary MOTHERS. was in custody. communication appeared in the Tri-If you are failing; broken, worn out and nervous, use "Wells' Health Re-newer." \$1. Druggists. 2 with the judge who tries the case. A couple of deputy United States bune of last Thursday: HOME-BUILT This power in the hands of a Court Marshals also called at the NEWS PIANO-BODY CARTS, "Eds. Tribune: It is evident you whose discretion is exercised in oppo-BUGGIES, Single, Double office, armed with a war-TREAKING CARTS, praise up Messrs. Young and Rawlins tively. The business will be carried on, till further notice, in my name, and all debts and Jump-seate sition to the commonest right of anant for the arrest of Mr. Charles MEAT CARTS and quarter of Section Thirty one (31), in Town ship two (2), South of Range One (1), East Salt Lako Moridian, and will sell the same ecause of their opposition to the dom-If you suffer from looseness of th SPRING WAGONS, manity, is a power calculated to work W. Penrose, editor in chief of the BUCKBOARDS. inant church, to which they are indi-PHAETON CARTS. bowels, Angostura Bitters will surerectly indebted for all they possess and enjoy. Who are these modest (?) and serious wrong in any community, esatrouize home enterprize and be blessed-with an A No. 1 Vehicle. Horses that interfere send to the P I. Co. to be prope precious (?) upstarts, if you please(

prosperous Territory she is? To whom is Aifaies Young indebted for his money and education? and what of Joseph Rawiins? Are they honoring their

tion to yours.

children here?"

when they calle '.

THIN PEOPLE.

4 Wells' Health Renewer " restores



to the labors of others, being phenomenally familiar with the general affairs of life, as evinced by his long and useful career, but he was himself one out.

pertinent to ask who "their people"

FOR SALE BY CROCERS. ST. LOUIS

deod & wime