EVENING NEWS to be the oblidren of "Gentile" par- River, near the western boundary of marked that during the Intermission AMUSEMENTS. on Wednesday, a juror was seen to shake hands with the defendant and ents, and some of them the offspring Jackson County, and for the first time, Published Daily, Sundays Macepled, f pronounced and active anti- celebrated the birthday of the Church." FZ.C.M.I. SALT LAKE THEATRE. "Mormons," hall fellows well met with the maledorous Tribune gang. On the same page in , which the villainous falsehoods for Thursday are 'repeated by insinuation to-day, appears a long account of the confersion and convicthat the prosecution had called upon the court to enquire into the matter. AT FOUR O'CLOCK. Lie court to enquire into the matter. It may be here observed that yester-day, when the matter was called to the attention of the court, Mr. Burrows, a juryman in this case, said he knew the defendant by sight, and meeting him shock hands with him. No conversa-tion whatever took place between them. After the ordinary greeting they each went their way. NIGHTS AND SATURDAY MATINEE. AN OLD VETERAN RESCUED PRINTED AND PUBLISHED BY THE FROM DEATH. COMMENCING Friday, January 7, 187. DESERET NEWS COMPANY AURORA, Sevier County, Utab, January 4th, 1887. DESERT NEWS COMPANY. CHARLES W. PENROSE, EDITOR. Priary Jen. 7, 1867 merica's Greatest Heroic Actor tion of the young thieves, vagabonds Editor Deseret News : EWIS MORRISON. INSURANCE CO. And his Admirable Dramatic Company Friday Night and Saturday Matinee IMPORTERS Grand Spectacular Production of AND JOBBERS FAUST AND MARGUERITE! As produced by Henry Irving for 500 nights at his London Lyceum Theatre, and including the famous "Brocken" scene. Positively the most elaborate and complete production ever seen in Salt Lake City. Mr. Morrison as "Mephistopheles." Saturday Night, Subscribed Capital, -Paid Up Capital, -Watts Phillips' Spectacular Mihtary Comedy-Drama, \$100,000 HEBER J. GRANT, President, JAMES SHARP, Vice-President, FLIAS A. SMITH, Secy. and Treas. DIRECTORS. NOT GUILTY Including the realistic Battle Tableau. Henry Dinwoodey, John George Ronney, John Thos. G. Webber, David P. T. Farnsworth. #3" An entire carload of New and Mag-iffcent Scenery by America's Repre-scutative Artist, John Henry Sn.l.b., John C. Cutler, David Eccics, WILLIAM VOEGTLIN. H. J. GRANT & CO., Agents. Usual Prices. No extra charge for Re-served Seats. Box office open Thursday Office: 40 East Temple St., Salt Lake City. at 10 a. m. NOTICE. FOR RENT. THERE WILL BE A MRETING OF the Stockholders of the Utah Soap Mig. Co., at 110 Main Street, on Monday, January 10th, 1887, at 10 a. m., for the elec-tion of officers for the ensuing year and the transaction of such other business as may come before the mosting. NICELY FURNISHED BED ROOM. A suitable for one or two gentlemen. For particulars apply at No. 333 E. First South Street. some before the meeting. G. H. SNELL, d6t Secretary CALL AT H. REISER'S THE WELL-KNOWN JEWELER, ET No. 12, E. First South Street, - FOR ---BARGAINS IN WATCHES, JEWELNY, ETC BOOKS By Repairs neatly done and warranted. STATIONER) City, January 20th, 1886. She had not been married to him previously. City, January 20th, 1686. She had not been married to him previously. She had not been in the Temple with him. During the time stated as the ESTRAY NOTICE. OGDEN OCCURBENCES. ILAVE IN MY POSSESSION: ANOINTED OF THE DEVIL! The Trial of Bishop Bassett Conhim. During the time stated as the He a Saint! If heaven is filled with such

offenders to jail. A House of Correcperiod when he was in Logan she was tion would be the proper place for a clerk at the Fourth Ward Co-operathem, no doubt. Leniency has been tried, repeatedly, in vain. The young desperadoes are imper loss to the aptive Store, and the may-book of the establishment was produced with ca-tries in her hand made on the dates peals of those who express a merciful was at the time a Justice of the Peace, testified to marrying Mr. Basett and Miss Smith on the 20th of Jasuary, 1886. Mrs. Harriet Robbins corroboreferred to. Bishop Adam Speirs, who The absence of any suitable estabrated the evidence in regard to the lishment to which such offenders offense with which he is charged, and entries in the day-book and the presence at the store of Kate Smith. Joseph E. Wilson, clerk at the Tithing office in Logan, testined that at the

E. Wilson, clerk at the Tithing onics in Logan, testined that at the time of the defendant's visit there in August, 1884, he went to explain to witness, who had succeeded him, cernot the fault of an obstructionist Ex-echiver Did not Governor Murray, instigated and led by the nose by the Tribune conspirators and their lik, weto the bill which appropriated money for this purpose? A SCAMP AND A LIAR. tain business matters pertaining to that office. Other witnesses proved that defendant had boarded figularly at restaurants in this city from August, 1884, to April, 1886, and the mightwatchman at the Tithing office in this

testified that the defendant had slept gang that hinders the prosperity of judices of the jury, all of whom are

Thursday morning, in the District Court, after calling the jury roll, the arguments in the Bassett polygamy case were commenced by Mr. Hiles for the prosention. How for the same of the second until one might think there is not one pale spot in his whole composition, but that all was as sable as the blackest

Saints as Bishop Bassett, God preserve us from such a resting place." This peroration was greeted with applause

the prosecution. He began by inform-ing the jury that the defendant be-longed to a Church which practiced the as a reward of his baseness and perfldy against law and order can be consigned the object of which is to defeat the object asked the jury to find a verdict of guilty is greatly to be regretted. The "Mor- of the law, and their procedure is clan- a gainst him, as charged in the indict-

OTHER ARRAIGNMENTS. Henry W. Maury was then arraigned

and listened to a three-count indict-ment charging unlawful cohobitation. He received a copy of the indictment and took the statutory time to plead. Mark Bigier was next called and

pleaded not guilty to a one-count in-dictment charging unlawful cohabita-tion. No time is set for the trial. It



44 MAIN STREET.

NOTICE!

A CAR OF

CHATRS,

HAVE IN MY POSSESSION One red bull CALF, about 8 months old, little white crossway in forehead, little white under belly; no marks or brands One red HEIFER, about 18 months old, lined back, white under belly, white legs and white face; no marks or brands visible.

If not claimed within 10 days, they will be sold on Friday, January 14th, 1867, at 10 o'clock a. m., at the Kanosh estray pound. ANTHONE PAXTON,

Kanosh, Millard Co., Utah, Jan. 4, 1887. Presents



COHN BROS. TOYS, DRY GOODS HOUSE.

WE SHALL OFFER

GREAT BARGAINS

In all OUR DEPARTMENTS during the

Month of JANUARY.

S. ELDREDGE,

Superintendent.

from April, 1884, to August, 1885. The evidence of others went to corroborate these facts.

ate these facts. Thus the whole case against the de-fendant rested on the angle state-ment of a jealous woman, who had threatened to "give him away," that he had confessed the plural marriage to her previous to the divorce. This alleged admission was, if made, a confidential communi-cation from a husband to his wife, and should have been excluded as the law and the practice have negulated for community in the the practice have negulated for contraine the the have negulated for contraine the the home of her and the practice have tegulated for capital, have dampened enterprise and centuries, the time-honored rule hav-ing never been set aside until the schemes after place and plunder, and schemes after place and plunder, and Dicksonian theory was adopted by the respectable people who dislike notoricourts of Utah. But even allowing the ety and want peace and the quiet purevidence admissable, the unsupported suit of trade, have acquiesced by their statement of the divorced wife was silence in the ruinous policy that has contradicted by a mass of animpeacked | been pursued, and are thus measurably and unimpeachable evidence. In any responsible for the condition lof local court outside of Utab, and in any case but that of s "Mormon" on trial for supposed infraction of the we show We need a House of Correction, but we also need many other public im-Edmunds law, it is not at all likely that provements, which would be speedily a sane jury would convict on such a luangurated if the business men of this thread of doubtful evidence cut asun-Territory would determine that this conspiracy against the peace and prog-ress of Utab should be put down, or der by the force of such overwhelming opposing testimony. But the District Attorney had set himself to the task of

getting a verdict and, as usual, the jury was compliant. The question naturally presents it-self, why was this case not prosecuted before, if, as alleged, the plural marriage took place in August, 1884? The

answer explains the animus with which

probably go up to the court of last re- cal seam; otherwise the result of the b

able, under the Poland law, to the Supreme Court of the United States. The chief question to be determined will be, doubtless, the admissability of tion of what has been claimed the divorced wife's testimony. It is by Prof. Plazza Smyth, Astronomer This case, however, we think, does not furnish a; cause that covers the

whole ground of the controversy in regard to a plegal wife's testimony against her husband when both parties object. We hope to see a test made on the full merits of this innovation upon

as to the Ch

able "Gentiles" of this Territory had but courage enough to brave the abuse and laugh at the lash of the vagabonds He then referred to the statement of Utah in various ways. If the respectlown to be not in sym

the sacrifices that she must have made for him; she had left the home of her ancestors for him, the land of her oirth, which she may never see again, and for all this he had deserted her. Yet this "man is a Bishop—"the anointed of Aaron, to teach the people the way of salvation."

MR. HILES s either unable or unwilling to argue

MR. RAWLINS

eluded - Verdict, "Guilty" - Sen-

lenced to the Full Extent of the

is either unable or unwilling to argue this question legally, logically and reasonably. But he can talk very glibely about superstition, ignorance and polygamy "which is opposed to all the sweets of civilization," and can prate Ingersoll, whom he loves to quote as authority on this question of plural marriage, at which "civilization shall strike with an fron. hand." He said the prosecuting witness was born in the faith, was a child of the faith, but blood rose above the faith, and he said, "God bless the blood and down with the faith." He labored hard to throw discredit upon the sworn testi-mony of Kate Smith, and to induce the jury to believe that she had been mar-ried to the defendant in 1884, in the Logan Temple. left entirely to the impecunious adventurers who have ch'efly made all the mischief that bars the way to perma-

Logan Temple.

nent prosperity. DATE OF THE SAVIOR'S BIRTH.

DATE OF THE SAVIOR'S answer explains the asime with which this case has been conducted. The defendant was chosen and appointed as the Bishop of the Twentieth Ward of this city, and a howl was intractity raised against him, followed by the prosecution. Th is not the first time that the ecclesting tical position of a "Mormon" official has been made the provoking cause of hostile official proceedings. Mr. Baselt, in the article, 'What is Christmas' sett as any official has been made the provoking cause offi-hostile official proceedings. Mr. Baselt, is of a second second to be a greater offense in the expect some official target shooting. The ecclesti-astical standing of the accused second to be a greater offense in the expect The sequence in the const that the age, was enabled to some official that age is that are to be a greater offense in the expect to be a fill of a scientific citation, how were in the chart of the solution to be a greater offense in the expect to be a greater offense in the expect to be a fill of the accuse is the fill to a scientific citation, how were in the chart offense in the offense in the scientific citation, the fill the is not gain for or to be a fill of the accuse is the fill to be actual to prive were for a fill to be actual to prive for due the test is of a fill of the second the the second the the start is the to be a mode to a scientific citation the scientific the scientific the scientific the scientific the sci

sort, the temper and disposition of the Suprame Court of the Territory on the question involved being pretty well un-derstood. Polygamy cases are appeal-

convertigation would have shown the date to be the 6th of April, the Charch of Jesus Christ of Latter-day Salats having been organized on the analyse-sary of the great event. Eider Pratt, in 1879, while in Great Britain, made a thorough investiga-tion of what has been claimed by Prof. Plazas Smyth, Astronomer Royal of Scotland, and many other emi-bet scientiats, to be the sacted throno-logical symbolism of the great Egyp-tian Pyramid. In his researches he found in the Pyramid measurement what he implicitly believed to be a prophetic signification of the birth of April 6th. In the same connec-tion he found an indication of a notable event to the jurisprudence of centuries. It re- April 6th. In the same connecquires the resistance of a legal wife, tion he found an indication-with nerves and physical and moral of a notable event to

stamina sufficient to endure the strain occur on the 6th of April, 1880. This and the danger to which she would be latter he took to be the organization and the danger to which she would be temporarily exposed, by standing up for the rights of her sex sgainst the merciless, heartless and unscruyulous interview to the church on that date. The foregoirg, however, can only be taken as collected tal matter. The rev-elations to the Church are not ellered and composure than did Mrs. Kate Smith Bassett. Counsel repudated the idea that because a man is a "Mor-mon" he is a rogue, a scenadrel, a trickster, a villain or a scapegrace.

may go over for the term. At five o'clock the jury returned into court with a verdict of

GUILTY AS CHARGED

in the indictment. When the jurors came in the murmur of voices was sud-deniy hushed and an almost deathlike silence prevailed pending the delivery

silence prevailed pending the delivery of the verdict. Mr. Rawlins made a motion for a new trial, which was denied. An ap-peal to the Supreme Court of the Ter-ritory was then asked and granted, the bonds being the same as heretofore. Time for judgment having been waived, the Judge then requested Bishop Bassett to stand up. He was acked the usual question, if he had any-thing to say wby judgment should not be passed upon him. He replied "Yes," and said he was not guilty. The court asked him if he was not aware of the existence of the Edmunds aware of the existence of the Edmunds

iaw. Mr. Bassett replied that he was, but he had never violated that law. The court said the jury had decided that he had broken that law and had hence brought their verdict of guilty. Defendant replied that he had nothing more to say. He was then sentenced to

FIVE YEARS' IMPRISONMENT

in the Utab penitentiary, and to pay a fine of \$500. After this the Court took a recess till 7:30 p.m. Mrs. Sarah W. Bassett sat apparent-

Mrs. Sarah W. Bassett sat apparent-ly caim and unmoved for some time after the verdict was announced; she then bent her head very low and gave way to an outburst of grief. The court room was densely packed with spects tors each day during the trial. Great interest was evinced in the result by this community comparison this community generally, and many are surprised and disappointed at the verdict in view of the evidence given on the triat.

THE OGDEN AISTORY.

To-night the demurrer to the injunc To-night the demurrer to the injunc-tion prohibiting the payment by the city government to E. W. Tallidge of \$1,000 to assist him in writing and pub-lishing the history of Ogden City, etc., was called up. Capt. R. Smith ap-peared for the plaintiff and Judge Emerson for the defense. Mr. Emerson said in making the opening remarks, that the com-plaint does not contain facts sufficient to warrant the injunction. A reply followed by Captain Smith for A reply followed by Captain Smith for the complainant, and after a rejoinder by Judge Emerson, in which he showed pointedly and emphatically that the pointedly and emphatically that the city government had ample power given in the charter to appropriate the amount stated for the proposed history, and that the complaint con-tained no cause of action for the in-junction, and that plaintiff had no right to bring this sult, he asked for a de-cision of the court on the power of the City Council. The court took the matter under ad-visament.

isement.

CONVICTED LEGALLY.

The NEWS doesn't know whether to congratulate Secretary Lamar or not on his marriage Wednesday; having only good feelings for him, we would prefer to do so, but if he lived in Utah

we would not think of it for a minute. The lady who is now Mrs. Lamar is the Secretary's second wife; of course the first one has been dead several years, but under the existing state of affairs here, it is becoming a question whether that would help him or not.

Neither Sheffield nor Birmingham, with all their skill, are able to turn out a sword blade which can begin to compare with the wonderful sabers of Japan. A common feat for a Japanese soldier is to cut a pig in two at a single FRANKNESS, CALM DIGNITY blow. Bars of lead and even of iron

momun monun FURN TURE, NO BETTER CIFT an be made by the residents of Salt Lake City to their friends at Christmas or UPHOLSTERY, New Years, than a copy of Tullidge's SUITABLE FOR HISTORY OF SALT Christmas Presents. LAKE CITY. NOW UNLOADING. Bound in Half Morocco...... \$7. Full Turkish Morocco, gilt edges, \$9. Call and See them at

For Sale at the "STAR" OF. FICE, 48 W. SECOND SOUTH SORENSEN & CARLQUIST'S, STREET, and by the Agent, MO-RONI L. PRATT, who is now can-116 MAIN ST. vassing the city.



Owing to an OVERSTOCK in many of our departments, we have made

HEAVY REDUCTIONS In our Prices. The Goods are New and Desirable and we invite the public to call and examine our Goods and Prices before buying elsewhere. We intend to

convince you that our Motto:



No trouble to show Goods. We warrant every article we sell. To quote Reductions on the Immense Stock we carry in our numerous Departments would require several issues of the "News,"



Trimmings of every kind, Millinery Goods, Jerseys, Gents' and Boys' Overcoats, Carpets, Etc., Etc.

A REDUCTION We make Gents' Suits and Pants to Order at



