## FRAGMENTS.

MR. HAMPTON has given notice of an appeal to the Supreme Court of the Territory. Just what benefit that will be we do not understand, as Mr. Hampton is a "Mormon."

confer with his attorn-ys.

Ir Mr. Hampton wanted imprison-\$1,000 due, he could not have pursued a tion of a fine. He is a "Mormon "

this morning, will be held to-morrow, the service commencing at 2 p. m , at 221 B Street, 18th Ward. The friends of the family are invited to attend.

in the Third District Court this morn-ling, a well-known non "Mormon" There was no conspiracy about it. Mr. necessary in order to stop these houses Burmester continued his argument on of ill-fame that this is to be done. The attorney, who is a strong advocate of this line at some length. attorney, who is a strong advocate of the enforcement of the Edmunds law, was asked by a spectator, "If I were arrested on any charge, do you think I could get a fair trial?" "No; you're with an unlawful object in view. The could get a fair trial?" "No; you're with an unlawful object in view. The persons who visit it is sufficient to any includence and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the house is always competent evidence against it, and the general reputation of the ways competent evidence against it, and the general reputation of the persons who wis it is sufficient to any persons who visit it is a visit in the persons who ways competent evidence against it. a Mormon," was the prompt reply.

## LOCAL NEWS.

circulated on the streets yesterday ment was overruled. that Joseph W. McMurrin, who was shot by Deputy Collin a few weeks ago, had been removed from his home ment was overruled.

Mr. Sheeks then asked whether the court would then proceed to pass sentence, and on receiving a reply in the affirmative, stated that, as the Court heard the rumor of his disappearance, rediculed and utterly disbelieved the

Inquiry among young McMurrin's triends fails to elicit further information. They all believe that a charge of will be made by unscrupulous anti-"Mormons," in pursuance of an inder his present condition proceedings journed. of that nature would endanger his prospect of recovery more than his removal. As soon as he becomes convalescent he is expected to return. when it is to be hoped all the circum- ters set forth in the certificate were stances of the shooting affair will be true; he had not acted as defendant's given to the public.

caused this morning in the usually quiet and peaceful neighborhood of the suffering from phthtsis pulmonalis, a Eighteenth Ward by the report that a chronic affection of the lungs; the at young girl by the name of Mary Wil of the defendant in its present condison, only a little over sixteen years of | tion; confinment would be hazardous age, whose parents reside in George and might result fatally, perhaps in Saville's house in that part of the of consumption; open air exercise city, had committed suicide by taking strychnine. The report was soon confirmed, as d Coroner George J. Taylor summoned, who held an inquest to 15 years, and knew him intimately veloped:

and three years ago, and since that monia, in the severe attack of pleuro-pneu monia, in the severe attack of p time has generally lived out at service. past two weeks, for chronic pleuro home, and on Tuesday morning had some words with her mother because cate was given, but knew what his the latter and of her for general levity condition was, and that confinement and especial'y for her desire to go would be very injurious to him, and to dances and keep late hours. She ieft home in a passion, declaring to her inother that she would rue having scolded her. The understanding of the family when she is ft home was that she was going to take another situation, and her mother did not doubt face he saw no indications of the disthat her anger would some subside, a professional certificate of the condiand leave her aftering as well as tion of a man, without making an ex ever. Instead, however, of this amination; had no acquaintance with case, the girl proceeded immediately to the 20th Ward iv aggravate the disease; it was not store and purchased a bottle of strychnine. Hre brother, a youth of 18 years, is employed at the store but happened some circumstances. to be out when his sister called, but returned just as she was leaving and was told by the clerk of what she had purchased. He immediately spiracy with one Mrs. McCall or Mrs spiracy with one Mrs. McCall or Mrs. S. J. Fields, to keep a house of illiame in this city—a place resorted to for the practice of prostitution and she had purchased. He immediately rended to take the poison, he obtained possession of it and talked to her natil she appeared to have fully relented judgment having been overruled, and promised that she would co direct-

ar by her friends until this morning at about 5.4 when she was met will say anything. I am ready for senby E. T. Browning, a neighbor, com- tence. ing up the hill towards her home. Court—The statute provides, in cases of this character, that the defendant apparently ergins, but when he turned may be punished by imprisonment in around to see what was the matter, she | the County | ail not exceeding one year, | made in the City Council last evening, smiled and he passed on. Soon after- or by fine not exceeding one thousand wards Isaac Langton was passing dollars. The discretion of the Court are giving presents with our goods, is quite wide, and it also extends to and so does Mr. Geo. Dunford, the well along the street and saw her reclining by the side of the road a couple of blocks from her parents' residence, apparently in pain, and on his enquiring what alled her, she replied:

The county jail, or by the city to another street and so does Mr. Geo. Dunford, the wide, and it also extends to the character of the punishment. In the county jail, or by the cit cannot be both. Counsel have offered certificates of two physicians of the city, and also their statements of one other physician. "Help me! I am dying!" The centie- statements of one other physician, for man summoned help and carried her home, in the meantime learning from the meantime learning from her that she had taken half a bottle of least of it, satisfactory. Physicians strychnine. She recognized her sometimes are a little reckless in giving strychnine. She recognized her these certificates and oftentimes mismother on being taken to the house, leaf the Court, because they are often reached out her hand and exclaimed,
"O, mother?" but was unable to say
anything more she was so badly convulsed. Efforts were made to save
ther life, but all in vain. She expired

lea 1 the Court, because they are often
presented in cases of jurors and others
and they ought to feel the responsibility under which they are acting when
they present certificates for the Court
to act upon. I am satisfied, from certificates that I have received heretofore at 9:10, just as Dr. Benedict, who had in cases of jurors and others, that there has been a recklessness in these certifibeen summoned, arrived on the scene. Her parents and friends are greatly be deprecated, and they are so unrelidistressed over her sad fate, and will not believe that she really had any intention of taking her life, but think that she took the poison more for the purpose of frightening her mother than anything else, and without any knowledge of the powerful effects of the very great weight. I would seem to be more reliable, though that is somewhat indefinite, and the reasons given by the physicians for their opinions are not altogether harmonious, and don't strike my mind, in the absence of a personal examination, as being entitled to very great weight.

The jurors were: Robert Patrick, D.
C. Dunbar and Godfrey Leinhard, and the verdict rend ared in accordance with the facts stated.

course, take into consideration the physical condition of the party that I was about to sentence where I have the power either to confine him in jain or to impose a fine, if the evidence was

ONE YEAR IN THE COUNTY JAIL,

WHAT B. Y. HAMPTON GETS FOR EXPOSING THE LECHERY OF THE MORALITY-SCREECHERS.

HOW FEDERAL OFFICIALS "PROTECT

afternoon, on the motion for arrest of In the Third District Court to day, charged no public offense; that there Mr. P. L. Williams asked and obtained the consent of the Court for the Marshal to bring Fred. Hopt to the city to ment for one year in preference to a had copied the statute almost word for of detecting crime. Where a crime is word from that of New York, and if the history of the act were traced back, be proper, to ferret it out; it would be found that it was framed but to employ detectives of better course than to ask the imposi- it would be found that it was framed but

The funeral of the unfortunate girl, and passed in order to finally settle the perpiexed question under common tutes, to commit crimes themselves, law, as to what actions constituted of and induce others to commit crimes, in Mary Wilson, who committed smicide fenses to be proceeded against. The order that they may be punished, this morning, will be held to-morrow act here was interpreted so as to make brings disgrace and infamy upon the graver offense than the execution of it; The largest matinee audience that to arrange for committing an offense, ought to ever, until he reforms, go out brought to this market can compare to arrange for committing an offense, among decent people and hold up his with it. All our coals are nicely has been seen in the Theatre for a long time was there this afternoon. We committing the act. If two men comhave not sufficient time to make special mitted grand larceny it could not be mention of the performance, but judg-ing by the applause it must have been commit the act. It should be so with interest of society, the good of society, AFTER Mr. Hampton was sentenced in the Third District Court this morn-

indictment charging this was suffi-

The court ruled that the indictment properly charged a conspiracy to keep not only to indict, but to convict, when a house of ill-fame, which was made a that is sufficiently established. So that crime, and was injurious to public McMurrin Gone -- A rumor was morals. The motion to arrest judg-

to some unknown place. He had been subplemed to appear as a witness at Collin's examination yesterday, but Dr. Benedict had certified that to remove him would greatly endanger his life, so he was not brought. Last evening, however, Deputies Greenman the subplement in prison would probably the same confinement in prison would probably every house of ill-form. There was no necessity to import prostitutes trom other cities, from handreds of miles. It is better to get rid of what we have got. There are plenty here without bringing more in, and they ought to be rooted out; and if you were in good carnest about it, you and they confinement in prison would probably every house of ill-form. evening, however, Deputies Greenman and Smith went to McMarrin's house, where they were informed that on Months at the solicitation of Monday night, at the solicitation of teen years, and it would be prejudicial

away McMurrin has taken des the fact that a few months since, upon the fact that a few months is a few months thereby. When the Dr. made his statement to the Marshal as to his patient's inability to bear removal, he was under a firm conviction that the light to suffer imprisonment.) The prosecution and disgracing and weighing down to suffer imprisonment.) The prosecution continued and remarked that the light to suffer imprisonment. The prosecution continued and remarked that the light to suffer imprisonment is a condition that the light to suffer imprisonment. The prosecution continued and remarked that the light to suffer imprisonment is a condition to suffer imprisonment in this new phase of crime that seems to have developed here among many others, and which seems to be degrading and disgracing and weighing down the suffer imprisonment in the light to stealing a horse, a reather that she have developed here among many others, and which seems to be degrading and disgracing and weighing down the light to stealing a horse, a reather that she have developed here among many others, and which seems to be degrading and disgracing and weighing down the light to stealing a horse, a reather than the light to steal the suffer in this new phase of crime that seems to have developed here among many others, and which seems to be degrading and disgracing and weighing down the light to steal the suffer in this new phase of crime that seems to have developed here among many others, and which seems to be degrading and disgracing and weighing down the light to steal the suffer in the s

been tried. It might some day be asked your physical condition becomes so that the court exercise leniency towards a person guilty of manslaughter Mr. Sheeks insisted that the request was not an unusual one where the court had power to choose between two forms of punishment, and thought assault with intent to commit murder it should be taken into consideration by the Court in its discretion. The Court remarked that the punish-

"Mormons," in pursuance of an in-famous plan, and the history of the trial of "Mormons" in the courts con-vinces them that it is useless to hope for anything like justice. They consider that an arrest on any charge under consideration until 10 a. m. towould amount to a conviction, and un- day, when physicians might be summoned to testify, and the Court ad-This morning the case was called up, and Drs. Benedict, Anderson and Pot-

Dr. Benedict testified that the mat physician, except about a year since, when defendant had his lar broken; witness' brother F. D. Beddict had A Suicide.—Quite a sensation was attended Mr. Hampton when he had a tack of pneumonia had left the health

at which the following facts were de- | enough to give the certificate referred The young girl, who was a native of He had been Mr. Hampton's family Glasgow, Scotland, came to this physician, and had been his attendant professionally treated him within the she left her last place of service on pneumonia; the symptoms then shown Sunday evening last, and returned were difficulty of breathing, pain and have and on Tuesday maroing had chills; had not made a medical examination of defendant when the certifi

> would probably prove fatal; if he were placed in a well ventilated room i ease; he would not undertake to give the defendant; confinement in prison in a well ventilated room would greattificate without an examination, though some physiciaus might do so under

The Court, in a severe tone, proceeded to pass sentence as follows:
You are aware, Mr. Hampton, that
you were tried upon the charge of coniewdness, and the jury found you guilty; and the motion in arrest of now is the duty of the Court to pro y to her situation.

Nothing more was heard or seen of sentence should be not pronounced?

tion, as being entitled to very great weight. I would, of course, take into consideration the

sufficiently satisfactory and clear that confinement might result in serious injury to the defendant. But I am not satisfied that this is the case here.

The offense with which you are charged, Mr. Hampton, its one, of course, that every right-minded man must condemn, according to your own statements. No man can enter into a partnership with a pros-

In the Third District Court yesterday afternoon, on the motion for arrest of afternoon, on the motion for arrest of tute, as the evidence shows, to give judgment in the dampton case, Mr. her \$25 for each man that she might Burmester, for the defense, made his make an affidavit against. The object,

tions and what agreements could be and to cause others to commit crime, called conspiracies, this charge not to hire her to do this. Again, you say being among them. The Legislature that you employed her for the purpose

the conception of a crime a vastly community and scandal upon society, involving families into trouble, and is a conspiracy to do that which deserves are so lost to all sense of propriety

demands particularly that this crime against chastity, in this comgeneral reputation of the house is algrand jury, when that reputation is sufficiently established, or any court and they are bound, under the rules,

ing houses and reserving a room, as it was reserved in these houses, that persons might peep and peer through apertures and holes, in order to see the performances, the infamous and lecherous conduct of men. There was trom other cities, from hundreds of miles. It is better to get rid of what we have got. There are plenty here without bringing more in, and they Wholesale Agents, fait Lake City. 18 every house of ill-fame this city and punish them; cause it is not necessary

there is no necessity for this establish-

prove specific acts in order to convict it of being a house of ill-fame, or the keeper, or others for frequenting it, Monday night, at the solicitation of his friends, McMurrin had consented to be removed, the reason assigned being that he could not hope to receive justice under the present administration of affairs in the District Court. Or Benedict was questioned as to the result of this bourse, and emphatically declares it as his opinion that in going a McMurrin had consented to his health, and would probably prove fatal if he were required to under the present administration of affairs in the District Court. Our thin the did not see how either himself or the Court could take cognizance of this fact; as it was rather a matter for the executive. He said it was a new thing to him that such a plea should be entered before sentence. (And this in face of the fact that a few months since, upon the fact that a few months since, upon to be a terror to others. I therefore under em to be the leader in this matter,

defendant was to all appearance active sentenced to imprisonment in the enough in the matter for which he had county fall for the term of one year. If bad that it is necessary to liberate vous before that time, the clemency resides in the executive head, and he doubt-less, will exercise it whenever it beomes sufficiently apparent and proper for him to do so. Hoping that this may e a lesson to you, that is all. After a short pause, the Judge added and the costs of the proceedings

When Judge Zane had tinished, Judge Hoge asked that Mr. Hampton be admitted to bail pending an appeal of the ase to the Territorial Supreme Court. Mr. Varian sharply remarked that such an action would be a violation of the rule of the Court. The Court said it had adopted the

rule not to give ball in all cases, unless good reasons therefor should be Judge Hoge submitted as a reason why bail should be allowed, the showing made by the physicians. He did not ask for delay, as they expected to have the case disposed of by the Supreme Court next month. The Court denied the motion to admit to bail, and Mr. Hampton was re

Beaver Court. - The following omes to his from our regular correspondent as a special per Deseret Telecraph line:

manded to the custody of Sheriff

BEAVER, Utah, Dec. 30, 1885. Editor Descret Evening News: In the case of Carter, accused of reiving stolen property, it being found that the indictment did not cover the offense, the prosecution stopped proceedings, dismissed the jury and put the defendant under bonds in the sum f \$500, to appear before the next

grand jury. The case of Orrick the murderer who is here for a new trial, has been aid over till March. All the cases under the Edmunds aw have also been laid over till March Samuel Hay ock, tried for perjury, has been found guilty and sentenced to eighteen months' imprisonment in the penitentiary. His attorney moved for new trial and arrest of judgment, but

both motions were overruled.
David Miller, indicted for an assault with intent to kill, withdrew his plea of not ruilty and substituted that or "ruilty of assault," and was fined \$100 MThe petit jury has been discharged, and the court last nig. t held a session and adjourned till March Judge Boreman left for Salt Lake

The water is still flowing from the nountains. A noun cook is wanted. See advi-"lolanthe" will be played at the

heatre this evening. "Conguston" will be given by the Home Dramatic Club on New Year's

THE case of the People vs. Frank Raymond, charged with forgery, was under examination before Judge Speirs to-day. He was placed under \$500 bonds, to await the action of the grand

WILL CLOSE TER The patrons of S. P. Teasdel will lease take notice that the several deartments of his establishment will be closed from Thursday evening until Monday morning next. He also takes this opportunity of

wishingyou all c Happy New Year S. P. TEASDEL To the Editor of the Descret News: Dear Sir-In regard to the remarks we would respectfully state that we

W. H. STEWART, HEADQUARTERS OF GODDARD

& CO. Removed to Store of J. C. Cutler & Bros., Main Street, for the sale of Home Manufactured Hats. Business of the firm attended to at the Office of Goddard & Co., Hat Factory, corner of Sixth and C Street, 20th Ward.

In Love with an Undertaker. An undertaker is as good a man as any other man, and a woman has as good a right to fall in love with him as with anybody else. But it was queer when the old lady in Maryland became so much infatuated with a "faneral diso much infatuated with a "raneral director" that she attended every "interment party" he managed. Her dyspeptic condition had led her in the
morbid state of mind in which this was
possible. Mr. R. B. Balte, Jackson,
Miss., says: "Brown's Iron Bitters entirely relieved me of dyspepsia and sevare indirection." vere indigestion."

Pure vegetable, and will cure any case of constipation, Syrup of Prunes.

cure Bargains at Pemborke's, 72 Main Street before Stock

The Dyspeptic Clerk.

Clerks in the stores of merchants who do not advertise should occasionargument, claiming that the indictment charged no public offense; that there justified — no honorable man — in pepsia from the lack of something to pepsia from the lack of something to do. The worst cases of dyspepsia are reached and cured by Brown's from Bitters. Mr. L. Thornton, Warrenton, N. C., says: "I used Brown's from Bitters for dyspepsia, and consider at the greatest remedy known."

Do not buy any Gents and Ladies Wear, Carpets, etc., until you have priced F. Auerbach & Bro's, choice lines of goods in their mammoth establishment-it will save you money.

COAL! COAL! COAL! Weber, Rock Spring, Pleasant Val-ley and Red Canyon—All the Coars sold in the Salt-Lake market. Our Weber by that interpretation it was made punishable by a fine of \$1,000 or one vear's imprisonment in the county jail all decent men. No man that does this from the celebrated Grass Creek mines and we are mining better coal vear's imprisonment in the county jail decent men. No man that does this Coal Department, Union Pacific Rail way Company. A. J. GUNNELL, Agent.

> PERMANENT REDUCTION - IN -Photographs at Fox & Symons. REMOVAL

Office, Wasatch Corner.

Young Bros , Agents Domestic Sewing Machine and Music Dealers, have emoved opposite their old stand to No. 38 Constitution Building, Main St

NYMUP OF FIUN. Nature's own true Laxative. Pleasant to the Palate, acceptable to the stomach, harmless in its nature, pain less in its action. Cures habitual Con-stipation, Bihousness, Indigestion and kindred ills. Cleanses the system, purifies the blood, regulates the Liver and acts on the Bowels. Breaks Colds Chills and Fevers, etc. Strengthens organs on which it acts. Better than bitter, nauseous Liver medicines, pilis

STOP THAT COUGH. By using Dr. Frazier's Throat and Lung Balsam the only sure cure for oughs Colds, Hoarseness and Sore Throat, and all diseases of the throat and langs Do not neglect a cough It may prove fatal Scores and hou di di di of grateful people owe their ives te Dr Frazier's Throat and Lune dalsam, and no family will ever b without it after once using it, and dis covering its marvelous power. It is out up in large family bottles and son for the small price of 75 cents per but the For sale by Z. C. M. I Drug Dept

PER.ENT PRESENTS PRESENTIT Sure dure for Blind, Bleeding and itching l'iles. One box has cured the worst 'ases of 20 years' standing N pent suffer dve mountes after William's Indian Pile Cintment its absorbs tamors, filays itching, act as poultice, gives instant relief Prepared only for Piles, itching of the private parts, nothing else. Soid by fruggists and maried on receipt of For sale by Z C M I Drug Dept FRANCER MEDICINE CO. Prop's Cleveland, Otio

Prices-of Photographs Reduced at FOX & SYMONS. All work done by the Dry-Plate Instantaneous Process REDUCTION PERMANENT.

Parties wishing to consult Dr. E. B Foote, Sr., of New York City, will the something interesting in his advertise nent in our Saturday's Issue.

"Words fail to express my grati-tude," says Mr. Selby Carter, of Nash-vile, Tenn., "for the benefits derived from Ayer's Sarsaparilla. Having been afflicted all my life with scrofula, my system seemed saturated with it. It came out in blotches, ulcers, and mat-tery sores, all over my body." Mr Carter states that he was entirely cured by Ayer's Sarsaparilla, and since discontinuing its use, eight months ago, has bad no return of the scrofulous symptoms.

"Brown's Bronchial Troches" are excellent for the relief of Hoarseness or Sore Throat. They are exceedingly effective. — Christian World, London,

BUCKLEN'S ARNICA SALVE. The BEST SALVE in the world fo Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chappee Hands, Chilblains, Corns, and all Skir Eruptions, and positively cures Piles or do pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box.
FOR SALE AT Z. C. M. I. DRUG STORE.

A WALKING NEELETON. Mr. E. Springer, of Mechanicsburg, 1., writes: "I was all cted with lung ver and abscess on lungs, and reree trial both e of Dr. King's New Dis-overy for Consumption, which did not a much good that I bought a dollar outle. After using three bottles. and myself once more a man, com ppetite, and a gain in flesh of 48 lbs. Call at Z. C. M. I. Drug Store and set a free trial bottle of this certain ure for all Lung Diseases. Large ortles \$4.00.

The untidy, dirty appearance of s grizzly beard should never be allowed Buckingham's Dye for the Whisker. will readily change their color to prown or black, at discretion, and thus cep up your reputation for neatness and good looks.

Public speakers and singers find B Bouglass & Sons' Capsicum Cough brops a sure remedy for hourseness.

THE BLOOM OF BEAUTY On her brow indicates the glowcalth within What a change from re invalid of a few months ago. ' Ir on know the secret of her renewe-alth? We will tell you. When should that the pleasant liquid fru-medy-Syrup of Figs is as agreeful the taste as it is effective in creams in the system calming the nerves an wakening the Liver, Kidneys, Stometh and Bowels to a healthy activity a began using it, and you see the ri oft. Lattles wishing to know grup of Figs really possesses sur-orderful efficacy, can obtain to ottles free of charge at Z C al. i

DR. HENLEY'S Celery, Beef and Iron would be pattonized by all who regard For sale by Z. C. M. I. Drug Store, concris & Nelden, Moore, Allen & Co., orbo, Pitts & Co. and A. C. Smith &

The most efficacious stimulants to excite the appetite are Angostura Bittees, prepared by Dr. J. G. B Sie gert & Sons. Beware of counterfeits Ask your grocer or druggist for the

Bad Men: Wicked Women: Un cateful Children and False Friends d aged Peruvian Biltes to correct cir faults and help their Digestion; had state of while fits all for the larkest crime in the category THUUSANDS SAY SO.

Mr. T. W. Atkin, Girard, Kan, writes: "I never hesitate to recommend your Electric Bitters to my cusnend your Electric Bitters to my castolners; they give entire astisfaction
and are rapid sellers." Electric Bitters are the purest and best medicine
known, and will positively cure Kidney
and Liver complaints. Purify the
blood and regulate the bowels. No
family can afford to be without them.
They will save hundreds of dollars in
loctor's bills every year.
Sold at fifty cents a bottle at Z. C.
M. f. Drug Ntore. M. I. Drug Ntore.

Serfous and expensive sickness is often prevented by keeping on hand a portle of Dr. Henley's Celery, Beef and ron. Sold by all druggists and country For sale by Z. C. M. I. Drug Store, Roberts & Nelden, Moore, Ailen & Co., indbe, Pitts & Co. and A. C. Smith &

ir. Henley's Celery, Beer and Iron

FANCY GILLS

Toy Chairs, Taller Parents and

Cupboards Wall Child's High Chair, . Combined, Also, Wood and I Wheelbarrense most  $\sim$ 

FARCE

( III ad brade ii

We have made ENGRADUS LEDUCTIONS on all classes of WINTER GOODS, among which we direct attention to a Special Offician:

Misses' Coats at Actual Cost Price

Hundreds of Pairs of Heavy Grey and Colored

At Manufacturers Prices.

ASK TO SEE OUR

The Best Value Ever Offered.

FLANNELS OF All KINDS AT WHOLESALE BATES.

Of Every Description at corresponding Low Figure WORSTED LACES, HERCULES BRAIDS, FEATHER AND FUR TRIMMINGS AND BUTTONS.

> -A LARGE ASSORTMENT OF-MEN'S, BOYS' AND CHILDREN'S

WATERPROOFS, UNDERWEAK Boots & Shoes, Overshoes, Rubber Boots.

ETC., FTC.,

UHN BROS.

WE HAVE MADE VERY LARGE

THORDINARY BARGAINS IN SILKS AND VELVETS.

FOR THE MONTH OF DECEMBER.

We are offering a Lot of about bination Dress Patterns at 25 Per Cent. Below Cost. 1887 FOR HOLIDAY PRESENTS, 7881 h 27 Picces All-Wool Homespans, 20 Picces Plaid Ladies'

Cloths, and a Variety of Bouche Cloths, NOTABLE REDUCTIONS!

A 101 PARTMENT WE ARE OFFERING DECIDED BAR-The Assortment is still very large in both IN SOLET SCHOOL OF AUTIFUL HOLIDAY GOODS AT HALF PRICE IN

S. T. NORTHERS FOR HOLIDAY PRESENTS. ke have ast received about 1,000 Handkerchiefs, in Silk and Lineu, em inakes from Ireland, France, China, Japan, and Pomestic from we have ever shown, and in prices from 5c to a Real

> GLOVES! KID GLOVES! and retirate our REMARKABLE GLOVE SALE until after the Holl-

is a second our Five Hook Glove (made and imported for us by Fox

so is its divery pair guaranteed.

" " our excellent Six-Button Suede at \$1.65 - stream of our Standard Colin Bros. Kid Gloves constantly of

COHN BROS

R.K.THOMAS

-OLIDAY TRADE

100 Combination Dress' Patterns at \$15.00!

100 BOZ. SILK HANDKERCHEPS! SPECIAL PRICES ON

Silks, Velvets 
Plushes! TADIES' AND MISSES' NEWMARKS IN GREAT VARIETY. VDUCEMENTS IN ALL CLASSES of GOODS.

E. K. THOMAS.

WM. JENNINGS & SONS.

RANGES! HEATERS! COOKING STOVES!

WE HAVE JUST RECEIVED OUR First Shipment of Three Cars of Stoves,

Royal Drugon, Princess Aladdin, St. Julien. Silvio, Cilpper, Puck, Polo, Charm, Dot. Echo, Cheer and Western Gem

HICATING BISMARCK RANGES, HOME COMFORT RANGES.

STAPLE BISMARCK, "STERLING BISMARCK. EMPORIUM, MAUD S and ARCHER Cooking Stoves! NO COLORADO BOX STOVES. "SA

Stove Furnishings of all Descriptions. WE SELL WHOLESALE AND RETAIL.

Country Buyers invited to visit us, or correspond with us. -:0:---AGENTS FOR THE SALE OF

DUPONT'S CELEBRATED MINING and SPORTING POWDERS. WM. JENNINGS & SONS, 13 and 15 W. Emporium Buildings.

Salt Lake. | AND PLANING MILL. | W. H. ENUORD. LUMBER YARD

Blinds, Wood Pumps, Packing Boxes, Builders' Hardware, Sash Weights, GLASS, Etc., Etc.

WOOD TANKS OF ALL DESCRIPTIONS MADE TO ORDER STAIR BUILDING A SPECIALTY.