<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> mideration, this session, it had only sideration, this session, it had only to be given out a day or two before hand that something in connection with Utab and polygamy would be discussed by the House, to ensure a large attendance by both ladies and gentiemen in the galleries alloited to strangers. In this respect, Tues-day and Weineeday last, were no exceptions to the role. Strangers the discussion on the Uinh case, and though at times some of the specch-resonfined as they were to the legal bearings of the questions, still as no time did the interest on the part of the public seem to slacken in the slightest degree. Bat before proceeding to desoribs in this article the last ast performed <text><text><text><text><text><text><text> tion with the Utah election caseand mine up their minds to mplish. Thus, however, seemed the spirit which prevailed on part of theReput licans in regard he passing of the Edmunds bill. ald not help but draw a con-t. I remembered having been he House of Lords and House commons in England; I remem-d also having been in the och Chambers, at Versailles; am compelled to conface that, dithstanding the many spirited thes that take place in both eas of Farliament in England d party feeling there sometimes mobiles in the

Simpson F tokes E B Seymour H Scott I Shields I G Sackrisson I Short M B Smith M E





2. 国际建立。全、主义公主、国际工作。 Twelfth Ward, corner of South Temple and Fifth East Streets.



SPRING GOC



South Side of South Temple Street little East of Eagle Gate.

the republicans. But so far as that is concerned I don't think it makes much matter what political com-pany he is found in, as I have heard it asserted that he knows as much

qualifications to add or substract one thing from them. The question was whether Mr. Cannon should be admitted as the laws and Constitu-tion of the country upheld, or whether by trampling them down Congress should obtain the plaudits of the mobocracy. Mr. Jacobs, of New York; Mr. Pettibone, of Ten-nessee; Mr. Horr, of Michigan; Mr. Miller, of Pennsylvania, opposed the admission of Mr. Cannou, while Mr. Bragg, of Wisconsin, and Mr. Moulton, of Illinois, supported it. The time allowed for discusion had now (4 o'clock) expired, where-upon Mr. Calkins arose and said that before demanding the previous question he desired to say to the tion he desired to say to the

at Mr. Cannon ad him for an hour in his on the House somewhat by surprise, in the latter was taken to the house of Representatives, the Lower is of the Congress of the United es, during the rushing through the the Mr. Calkins would make the mony the mob took McManus to the the total of the the time of debate had expired, identified. Without further cereations and the the time of debate had expired, the mony the mob took McManus to the the total of the time of the t

Earl A M Forrish R Fom S Neal O Oswald C

Pearson H

GENTLEMEN'S LIST.

oim J I nason N

usen P S oward T lauelly

Reich J teld T E lobert J

Varce . Vali J 8

dilbert Mr Jardin A Graves D Gill D R Giles F Alexas Ashwarth Mr Bartells L & Bros Brink R C

Glies F Guogell G Googa J B Gill J D GoodmGn 'J af Halliman B Hawyoy A Harris B Harris A Harris B Harris A Harri A Harri A Harris A Harris A Harris A Harris A Harri lokiey F J Brunt G Boyle H G Beck F Burquist H Budd G arnes H Boyle J 3 Booth J

Burrows J Bradford L Balley M H Borg L P errett it T Bargurist R

enkins J H oson M W

ornberg F IJ B

ST. PAUL, 28.—This morning a party of meaked men appeared at the jail in Minneapolis and do the jail in Minuespolis and de manded the surrender to them of Frank McManus, a tramp, who ravished and brutally mutilated the four-year old child, Nina Spear, yes

sheriff refused to The mob then made a therony search of the jail, breaking op every cell on the first floor witho

og for the JOHN T. LYNCH.



ISA

Bir years old, 16% hands bigb, weight 1800

vill stand this season, con



