FRAGMENTS.

THE Theatre is where it was; that is all there is to say about it.

THE Bergen polygamy case at Ogden went to the jury this afternoon. ALBERT P. DEWEY was one of the witnesses before the grand tury to-

THE Morris-Mammoth suit will probably be taken up for trial on Thursday

QUITE a number of witnesses in unlawful cohabitation cases were before the grand jury to-day. JOHN BERGEN, on trial in Ogden for

polygamy, was retained in custody in that city last night. EVERY inclined plane in town is util-

ized by the rising generation as tobogeafing ground, day and night. THE case of the People, etc., vs. Charles Nelson, selling liquor on Sun-

grand jury to-day. ONE of the defendants awaiting trial In the Police Court this afternoon bore a striwing resemblance to Guiteau, the

murderer of President Garfield. RRAD Dunford's holiday announcean array of new, cheap and desirable | charging the offense as being commit-

ELDER ROBERT SMITH announces in he will exhibit his famous panorama ofgenuine paintings of signs of the times in various places in the city at early dates. Read the announcement.

THE meeting of the officers of Primary Associations of Salt Lake Stake will be held next Saturday afternoon, at 1 o'clock, at the residence of Mrs. Ellen Clawson, No. 75 First Street, Eagle Gate. A good attendance is de-

awaiting trial on the charge of grand larceny, was taken to Ogden this morning, as the case was expected to Anderson Brown. be reached in the First District Court

THE December number of the Contributor is out on time, a copy being Brown's. Witness went there on the than usually excellent, which is saying | was the defendant she saw there; she a great deal; owing to the lateness of the hour, we reserve extended mention till to-morrow.

was not sure, she only just glanced at him once. She saw some one at the table—suspected it was him and told her suspicions to her husband. That

"BUTTE City can boast of as healthy looking and handsome multitudes of Knew defendant, was related to him by make the worthy men and matrons of the future." Come down here, neighbor, and take just one glance.

LOCAL NEWS.

Free Entertainment .- A free literary and musical entertainment will be given in the First Ward Assembly Hall, under the auspices of the Mutual Improvement Association, to - night (Tuesday) evening, commencing at 7:30 S'clock. The selections will be taken from J. H. Ward's "Ballads of

cember 4th, in the Fourteenth Ward by which he was convicted was con-Relief Society Hall, first building west clusive, his honor asked if Branson of the Fourteenth Ward meeting house. Entrance at rear, up stairs. A full attendance of officers or representatives is desired, and a cordial invitation is extended to all interested in the cause of mutual improvement.

Five Counts. - This afternoon Bishop A. G. Driggs, of Sugar House Ward, was arraigned in the Third District Court, on a five-count indict- try. Penty, as we must now call him, ment charging him with unlawful co- was born in Onio, and is 38 years of habitation with his wives, Cornelia Driggs. The period covered by the of the marshal bill is segregated as follows: Dec. 1, 1883, to June 30, 1884; July 1, 1884 to Jan. 31, 1885; Feb. 1, to Aug. 31, 1885; Majesty, applied for citizenship in the United States. The first two gave satisfactory answers and were to Nov. 26, 1886. The plea of not guilty bill is segregated as follows: Dec. 1, to Nov. 26, 1886. The plea of not guilty admitted, but it had been reported to was entered.

Ladies' Conferences .- The Relief Society quarterly conference of this Stake of Zion will be held in the Fourteenth Ward Assembly Rooms on Thursday, December 9th, at 10 a. m. and 2 p. m. A verbal report is expected from the President of each branch of the Stake. John Bergen was next called. De-On the following day the Y. L. M. I. A. fendant, in the indictment, is charged quarterly conference will be held in the same place at the same shours. A punctual attendance is desired. The Primary quarterly conference will be held on Saturday, the 11th; the place of meeting will be announced hereafter.

The place at the same shours. A punctual attendance is desired. The Primary quarterly conference will be held on Saturday, the 11th; the place of meeting will be announced hereafter.

The ment indictment, is charged with polygamy. The following jury was impanied to try the case: James Goodwin, Wm. M. Barrows, F. Foy, Wm. Beton, J. K. Fowler, John Germer, Temple Short, A. J. Stone, W. M. Barry, Charles Jay, Wm. Studer, Thomas O'Connor. They were examined by Messrs. C. C. Richards and Dickson as to their qualifications.

The Parry Contempt Case.—In the First District Court at Ogden to-day, Mrs. Parry's counsel asked that the passing of sentence be suspended until Jan. 1st, 1887. This was granted. The Judge took occasion to state that the passing of the defense, moved to have the indictment quashed, on the ground of imperfect endors ment thereon, and further as shown by the records and the sworn statement of the clerk of court, it had not been filed in open court, it had not been filed in open court. The Parry Contempt Case .- In he did not consider that she had committed perjury on her own volition but at the instigation of others. He said he expected the judgment under defendant pleaded "not guilty" and the these circumstances, to be that the defendant pay the costs of the suit, amounting to about \$125, on condition that Joseph Parry, her husband, deliver himself up to the officers for prosecution for unlawful cohabitation.

Court Notes .- Proceedings in the Third District Court to-day: Societie des Mines de Argent vs.

for new trial.

before a jury.
The United States vs. Apollos Driggs; unlawful cobabitation, five counts; plea of not guilty.

From the Uintah Agency. — Today Elwick Murdock, a Uintah Indian
familiarly known as "Pick," was a
witness and interested spectator at the Police Court. He came in from the Logan. All three went into the house Uintah Agency yesterday, where he is engaged in ranching and farming, having already fenced in three fields, and They all slept in the same room. Did is now enclosing the fourth. He has a fair English education, can speak, read and write the language with ease. He dresses after the fashion of whit men, with the exception of his hair, which he wears long. He obtained his knowledge of English during his residence of sixteen years with Joseph Murdock, Esq., of Wasatch County, who cared for him from the time he was four until he was twenty years of age. He subscribes for years of age. He subscribes for years of age. He subscribes for years of age. dence of sixteen years with Joseph Murdock, Esq., of Wasatch County, who cared for him from the time he was four until he was twenty years of age. He subscribes for and reads a semi-weekly newspaper,

OGDEN DEPARTMENT. DISTRICT COURT PROCEEDINGS.

After the usual opening Monday morning, the Court announced that the sentencing of those who had oeen recently convicted would be deferred till 2 p. m. Still further time was asked in the case of Susan Parry and was taken under advisement by the Court. George Chandler was then arraigned on a charge of unlawful cohabitation, and was granted till Tuesday | year that was.

by ties that cannot be severed; he can-not now cast them adrift; he will not divorce or separate from them. Were

OUGHT TO BE IMPRISONED punished for it. He had no

day, was being investigated by the promise to make for the future, but was ready to receive judgment. He was then sentenced to be imprisoned in the penitentiary for six months, to in the pen tentiary for six months, to pay a fine of \$300 and costs, and stand committed until the fine and costs are room with him. It is thirteen years The case of the United States vs. F

Brown, charged again with unlawment in another column. He presents are four counts in the indictment, all articles worthy of buyers' earnest at- ited during the present year. Below will be found the names of the jury impaneled to try the case. These twelve "good men and true" were catechised by Mr. Dickson. He asked another column of to-day's News that if they are or ever had been members be will exhibit his famous panorama of of the "Mormon" Church; if they ever did, or do now believe it right to have more than one woman in the marriage

J. L. Rawlins, F. S. Richards and C C. Richards, Esquires, appeared for the defense; Messrs. Dickson and Hiles prosecuted. Mr. Rawlins also examined the jury. After the first peremptory challenge, Mr. Rawlins objected to any more jurors being drawn from the clerk's list; objection overruled. The panel then stood as follows: J. R. Fowler, John Germer, A PRISONER named McDermott, who has been confined in the penitentiary awaiting trial on the charge of grand

MRS. SAMUEL GEISEY was the first witness. She knew the thought she had seen him at Martha A now before us. The contents are more | 7th of May last for milk; thought it

NOT GUILTY, and this they did without leaving the jury box. No arguments were made, but the case was submitted by both parties. The verdict was received with much silent satisfaction by the large audience that witnessed the proceedings. It was the shortest trial on record in the district. At 12:30 Mr. Brown, accompanied by his friends, left the room, and the court took recess

received a copy of the indictment charging him with cohabitation, and took two days to plead.

was defendant's true name. He said "No," his true name is Charles Penty, but he had passed by the name of Geo Melcalm. The court asked a number of questions relative to his past career, and from the answers given it proved to have been a very crooked one. Af-ter considerable more remarks on defendant's course he sentenced him to

EIGHT YEARS CONFINEMENT in the penitentiary, during which time

his honor hoped he would reform, and learn to earn a living by honest indusage. He is well formed, about 5 feet 9 inches high, and of very tair complex-Thomas Tombs, Abraham Smith-

the court that it was rumored that some time since John Morton was intending to

TAKE A PLURAL WIFE, and after thoroughly catechising him,

the Court said he would take more time to investigate the matter, and his Alexander Bowman, a juryman, was excused for the term.
The case of the United States vs. Dickson as to their qualifications, when Studer, O'Connor and Burrows were excused.

court. His honor, however, overruled the motion. Charles Webb, Joseph Jenkins and Jonathan Pullum were sworn to fill the vacant places. The trial commenced. The first witness called was Maria Befgen. She was married to defend-and 1874. Was then living at Salt Lake City. Was there last March. She

knew Matilda Lundsted by sight, who ALLEGED PLURAL WIFE. First saw her in the street of Salt Lake

Richard Mackintosh; court fluds for defendant; plaintiff is allowed 60 days in which to file statement on motion of say how long. Did not remember on a charge of battery upon a woman how long it was before that time that Bertha Lawrence. The trial is set for Matilda Lundsted came to witness' The United States vs. John H. Rumel, Sen.; unlawful cohabitation, one count; plea of guilty; sentence suspended.

Wm. C. Reddon vs. Unlon Pacific Railway; jsuit for damages; on trial before a large.

Matilda Lundsted came to witness, the day of the mouth they went to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda was going to Logan, but it was on a Sunday. Knew that Matilda Lundsted came to witness' like it is set for 10:30 a. m. to morrow. The complaining witness, who is employed at the Idaho bakery, where the defendant officiates in the capacity of baker, alleges that for some time past she has been greatly annoyed by his calling her vile names. Yesterday, she says, he continued his offensive conduct, and band did not say anything about it. Witness' mind was troubled by being called up here so often, it has made her memory defective. When they got to the railroad depot she did not know what

MARRIED ONCE TO DEFENDANT. That was in November, 1874. The ame of defendant's former wife was Annie Bergen. Witness never saw her -has seen her photograph. She did not come to this Territory, she stayed back in New York. Witness has had no children by defendant. He had two by Annie Bergen. The reputation was that defendant lived with and acknowledged Annie Bergen as his wife in New York, and that he lived with her up to the time he left New York and came to Utah. Witness did not know what

Prosecution here moved that the tesmorning to plead. Subsequently John Stoddard appeared in Court and was sentenced. In reply to the Court as to why sentence should not be pronounced on him, he said he came to nounced on him, he said he came to argued that it had been proved by the country 46 years ago: was a memthis country 46 years ago; was a mem-ber of the "Mormon" Church, and de-the legal wile of the defendant, that he ber of the "Mormon" Church, and desired to so live that he could claim all the blessings of the Church. He married his first wife when 19 years old; she is now dead—his third wife when 38, and subsequently two others. They have borne him 25 children in all; they have borne him 25 children in all; they bear his name; he has provided for and educated them; he married all his wives in good faith; he is loved and is dearly beloved by them all; they are bound by that the testimony on this part of the ment ment with the survey of the care.

MUST BE QUASHED.

The judge sustained the motion, which was excepted to by defense. At 5:05 o'clock p.m. a five minutes' recess was Augusta Bergen was next sworn. Was married to defendant in August, 1872. Had a husband riving at that time. She has never lived or cohabited with defendant as his wife. She lived since she saw or heard of her first husband. His name was Augustile Neighbour. She does not know where he now is. Rawlins asked witness if she had

been divorced from her husband. Dickson objected, and a long debate followed. The objection was over-Witness said she had applied for a divorce to the probate judge of Salt Lake County, but did not get any. At 5:30 the court adjourned till 9:45 a. m. to-day, without much being

Arrested and Discharged .- Yesterday afternoon Deputy Marshal Scott came in from Tooele, having in custody Walter W. Crane, of that place, whom he had arrested on a charge of unlawful cohabitation with Mrs. Crave and Emma Arnaup as his wives. The alleged plural wife testified that she was a widow, and was employed as housekeeper by the defendant. She had never gone through any ceremony of marriage with him, and never associated with him as his them. It charged cohabitation with and never associated with him as his Harriet Canfield Brown and Martha wife under any circumstances what-

over.
John D. Gillilan, of Tooele, testified that Mrs. Arnaup was reputed in the community to be the defendant's wife. John Arnaup, John Taylor, Mrs. Mary J. Huff and Matilda Meacham all gave testimony to the effect that no marital relationship existed between the defendant and the lady who was alleged in the complaint to be his plural wife, and the Commissioner accordingly ordered that Mr. Crane be set at liberty.

Rumel Recants .- To-day John H. Rumel, Sen., was arraigned in the young people, especially its school since. She had eaten once at the Third District Court. The indictment children, as any city east or west. It is a treat to look carefully at the latter as they go trooping to school, with faces bright and all aglow. These structed the jury to find a verdict of structed the jury to find a verdict of structed the jury to find a verdict of the local structed the jury to find a verdict of the local structed the jury to find a verdict of the local structed the jury to find a verdict of the local structed the jury to find a verdict of the local structed the jury to find a verdict of the local structed the jury to find a verdict of local structed the jury to find a verdict o Rumel," from December 1, 1883, to Curtains and Portieres. At Auerbachs' Nov. 25, 1886. On the inquiry of the clerk, "What is your plea to this indictment, gull'y or not guilty?" Mr. Rumel said to the Court, "If your Merchandise, has removed from 65 honor please, I would like to make a short statement with regard to plead- to have his old friends call on him, and ing to this indictment." The Court then solicits the patronage of all who are desirous of getting choice goods at read the following:

"In ! pleading to this indictment, if At the hour named the case of the your honor please, I would like to United States vs. Thomas B. Helm make a short statement. My record as your honor please, I would like to prices, was called; defendant was arraigned, a law-abiding citizen for nearly 68 Notice.—The regular monthly meeting of the officers of the Y. L. M. I. A. of the Salt Lake Stake of Zion will be held at 11 a.m. on Saturday next, Dedid. After stating that the evidence as their findings are entitled to respect, I shall plead guilty, which seems to be rather paradoxical. If I have erred in my judgment or understanding of the law in the past, I shall not tarnish my record as a law-abiding citizen in the future, and will coey the law in the future as construed by the Court.

[JOHN II. RUMEL, SEN."

Mr. Varian recommended a suspension of sentence. The Court remarked that the statement of the defendant seemed candid. In i cases heretofore, when the defendants had given satisfactory assurance that their promises to obey the law were made in good faith, it had been customary to suspend judgment. Pratt Driggs and Melvina Kimball ion. He was remanded to the charge present seemed to be one of that class where the defendant was sincere, and sentence was therefore suspended.

Police Court .- Yesterday afternoon the trial of Joseph Plant, Fred. Solomon, Wm. Paddock and Wm. Davis for assault on a Chinaman, was concluded. Plant was discharged, and the remaining three adjudged guilty. Davis was fined \$40, Paddock \$25, and Solomon \$15, in default of which they

were remanded to jail. John Leadford, Wm. Paddock and Wm. Davis were tried for petit larceny, in having stolen a clock and some lead pencils belonging to rapid cooling when in perspiration, &c. The important point is, that a cold in the head is a genuine rhinitis, They were all convicted, and an inflammation of the lining mem-Hall. fined \$15 each. The court also adjudged brane of the nose, which when unthem guilty of the offense of steeling checked, is certaid to produce a them guilty of the offense of stealing from Wm. Husband's store (the trial naving taken place yesterday forenoon), and imposed a fine of \$25 each.

To-day Dan. Henry, who was charged with being connected with both cases with being connected with both cases of petit larceny, was arrested by the olice. He was arraigned and pleaded quilty, the fines amounting to \$40

The number of days each of the in-The number of days each of the incorrigibles will be required to labor on
the public works is: Davis, 89; Paddock, 65; Solomon, 15; Leadford, 40;
Henry, 40.
Thomas W. Collins, of the White
Elephant saloon, was called, and
pleaded guilty to selling liquor on Sunday. He was fined \$50. day. He was fined \$50.

W. S. Welsh pleaded guilty to the charges of drunkenness, profanity and disturbing the peace, and was fined

One grey HORSE, about 10 years old, oranded W C A on right thigh, collar marked and shod all round.
One dark bay HORSE, about 15 years old, saddle and collar marked, has a halter on; Geo. Pettit is in jail awaiting trial on a charge of vagrancy.

Thomas Tangye pleaded guilty to having been drunk, and was assadde and collar mirriced, has a haiter on; no marks or brands visible.

It the above described animals are not claimed and taken away before December 7th, 1886, they will be sold at public auction at the City Estray Pound, Washington Square, to the highest responsible bidder, at two p. 10.

Thomas Williams pleaded guilty to drunkenness, profanty and disturbing the peace. Judgment was suspended pending the result of his trial for petit met her at the home of witness. Saw her subsequently to this time but could not remember when. She went with defendant to Logan some time last April. Arrangements were made to go

> alleges that for some time past she has been greatly annoyed by his calling her vile names. Yesterday, she says, he continued his offensive conduct, and she became incensed and threw a bone Lake City, in the County of Salt Lake. she became incensed and threw a bone at him. He retailated by pulling her her hair and slapping her face. She seized a hot flatiren and burned his hands, when he returned to the

> attack. A genuine scratching, hair-pulling, rough-and-tumble fight was the result, and the complainant stated her grievances to the officers of the law. The defendant, will give his version of the affair to-morrow.
>
> A. H. Martin was placed on trial this afternoon, on a charge of battering Frank Engles. Elwick Murdock, an Indian from the Ulntah sgency, testitified to the effect that tified to the Engles and ano

THE rush at Pembro e's has com-menced. Toys and Books were never sold so cheap. The enstomers who go early get the best goods and lowest prices. His new show window will be in this week, then look out for a hand-

some display of Holiday Goods.

JUST RECEIVED!

250 prs. New Style Blankets.

250 pes. New Dress Flannels.

10 pes. New Overcoating.

100 doz. Men's Wool Socks.

100 doz. Women's Stockings. 00 doz. Children's Stock -

And other PROVO MILLS

Goods, for Sale Wholesale or

City.

TOYS, Cheapest at Pembroke's.

PATENT STEEL SLEIGHS.

Toy Carriages and Hand

Darry's Monthly Magazine

nty \$1.50 per annum, postpald. Try it a Yea

Jos. Hyrum Parry & Co. Publishers.

PLANTER OF PARIS

An End to Bone Scraping.

Edward Shepherd, of Harrisburg

neat from Electric Bitters, I feel i

il., says: "Having received so muc

my duty to let suffering humanity

my leg for eight years; my doctors told me I would have to have the bone

scraped or leg amputated. I used, in-stead, three bottles of Electric Bit-ters and seven boxes Bucklen's Arnica

Salve, and my leg is now sound an

Electric Bitters are sold at fifty cents a bottle, and Bucklen's Arnica Salve at 25c. per box at Z. C. M. I.

BOOKS, Cheapest at Pembroke's

COAL COAL! COAL!

Weber, Rock Spring, Pleasant Val-ley and Red Canyon—All the Coais sold in the Salt Lake market. Our Weber is from the celebrated Grass Creek

nines and we are mining better coal

than ever before. No other Weber brought to this market can compare with it. All our coals are nicely screened and cleaned.

Coal Department, Union Pacific Railway Company.

A. J. GUNNELL, Agent.

ALBUMS, Cheapest at Pembroke's

New Carpets from 25 cents per yard,

REMOVEDI

J. A. PETERSEN, dealer in General

Third South Street to 29 E. Second

South Street, where he will be pleased

Sleighs-Biggest variety and lowest rices, at PEMBROKE'S.

Good Results in Every Case.

D. A. Bradford, wholesale paper

ealer of Chattanooga, Tenn., writes

that he was seriously afflicted with a

severe cold that settled on his lungs:

had tried many remedies without ben-efit. Being induced to try Dr. King's

New Discovery for Consumption, did so and was entirely cured by use of a

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

Trial Bottles Free at Z. C. M. I. Drug

Christmas Cards—Fine line at PEMBROKE'S

the ART BAZAR. Must be sold.

No. 72 Main Street.

Siegert & Sons

Two tons of Books just received at

Keep your eye on Pembroke. He in-

tends to get the Largest Holiday Trade

Throat Diseases commence with a

Cough, Cold, or Sore Throat. "Brown s Bronchial Troches" give immediate re-lici. Sold only in boxes. price 25 cts.

Hobby Horses, Doll Buggles, Wag-ons and Sleds, at PEMBROKE'S.

If you suffer from looseness of the bowels, Angostura Bitters will surely cure you. Beware of counterfeits and

ask your grocer or druggist for genuine article, prepared by Dr. J.

Fine Christmas Presents at Pembroke's, at Lowest Prices.

What is a cold in the head? Medical

authorities say it is due to atmospheric

germs, uneven clothing of the body,

head should resort to it before that

ends in obstinate catarrh.

common ailment becomes seated and

DR. R. B. PRATT

HAS CHANGED HER RESIDENCE TO No. 257 West South Temple Street, nearly opposite the Juvenile Instructor Office. Office over Godbe Pitts Co's Drug Store.

ESTRAY NOTICE.

S. L. City, Nov. 27, 1886. dat

NOTICE TO CREDITORS.

Estate of Anna Karin, Deceased.

TOTICE IS HEREBY GIVEN BY THE

Dated at Salt Lake City, November 20th,

ZERUBBABEL SNOW, Administrator of the Estate of Anna Karin

NOTIOE.

Salt Lake City, Nov. 24, 1886. Secretary.

HENRY WAGNER.

CALIFORNIA BREWERY.

LAGER BEER, ALE and PORTER WHOLESALE AND RETAIL.

South Street, Three Doors East

SALT, LAKE CITY,

JOHN A. EVANS,

M. SHELMERDINE,

HAVE IN MY POSSESSION:

His low prices will do the business

Office, Wasatch Corner

Best Literary Journal of the West.

Finest Useful Presents.

on hand at Elias Morris'.

Wheelbarrows, new arrival

at DINWOODEN'S.

Agents,

25 pes. New Cloths.

100 pcs. New Linseys.

ings.

Retait by

Bargains! Bargains! WATER PROOF!

FIRST WEEK OF GOLDSMITH HTOMMAM

AND THE RUSH STILL CONTINUES!

JNO. C. CUTLER & BRO. No. 36 Main St., Salt Lake

> Call and See our Immense Bargains for the Public and th Wholesale Trade. We say what we mean, and mean what we say.

BARGAINS! BARGAINS! BARGAINS!

You will make a mistake if you don't go to Pembroke's for your Holiday P. AUERBACH&BRO Goods, from the Cheapest Toy to the

WE HAVE JUST RECEIVED

Children's Books, at PEMBROKE'S ADDITIONAL NOVELTIES

With Rich Fancy Velvets to Match,

A'T'T'RACTTIVE

Novelty Velvets, Rich Brocades, Silks, Plushes, Astrachans, Millinery Materials, and Numerous New Fabrics, worthy of the attention of any lady.

Our stock of Jet Bead, Fur, Feather and Marabout Trimmings s the choicest and most extensive ever shown in this city, and must oe seen to be appreciated.

Our Cloak Department is the busiest place in this city. Correct tyles, perfect fit, thorough workmanship, and honest-one-price-toall rule are the secrets to our success. We can fit and please s vee, little bit of a miss and the most stately lady.

Millinery and Fancy Goods Stylish and Cheap. Hosiery and Gloves, Complete Stock, Stylish and Cheap. Ladies' Merino and Muslin Underwear, Good and Cheap. Laces and Embroideries, our own European importation.

Our Ladies' and Children's Shoes and Slippers, Gents' and Boys' Boots and Gaiters are from the best Manufacturers in America Ve warrant every pair we sell. Only the Best Qualities and Newest Dusigns of Carpets, Linole-

ims, Rugs, Curtains and Upholstery Goods are shown by us. We guarantee the fit of every Carpet we put down. Our various departments for Gents' Wear, such as Suits, Overoats and Pants to Order, Gents' and Boys' Furnishing Goods, Gents' and Boys' Ready-made Clothing, Gents' and Boys' Hats and

'aps, Gents' and Boys' Boots and Shoes, are always properly stocked with honest goods at Lowest Prices. Bargains in Blankets, Quilts and Rubber Clothing. Wholesale Buyers will find our Mammoth Establishment crammed ull of goods suitable for this season's trade, at Prices to compete

with any Market East or West.

MAIL ORBERS RECEIVE PROMPT AND GAREFUL ATTENTION

WE ARE NEVER UNDERSOLD.

BETABLISEED 1864.

F. AUERBACH & BRO.

R.K.THOMAS.

FALL 1886!

CARPETS! CLOTHING!

FALL 1886!

PLUSHES, FANCY SILKS. In Great Variety for Trimmings.

5000 PIECES DRESS GOODS

K. THOMAS.

500 "

FIRE PROOF!

READY FOR BUSINESS!

Having lost all and everything in the recent Fire, we can assure our many friends that our Stock is NEW and Choice, from a Jews Harp to a Grand Piano.

PIANOS, 40 NEW STYLES OF GUITARS. " BANJOS, -" MUSICAL BOXES, " VIOLINS, FROM 25c. to \$150.00,

" ACCORDEONS, Brass, German

№10,000

Silver and Steel Reeds.

Harmonicas, Jews Harps, Piccolos, Flutes. Etc., Etc. NEW! NEW!! NEW!!!

SPECIAL ATTENTION IS CALLED TO OUR COMPLETE AND CHOICE

SHEET MUSIC. Cemprising Songs and Chorus, Ballads, Operas, Waltzes, Marches, Etc., Etc.

STOOLS & PIANO COVERS, Cheap and Elegant!

COALTER & SNELGROVE.

OTE . - Will occupy our NEW STORE, at the Old Stand, in a few days, which will be the most Medera Music Store West of Chicago.

SPECIAL BARGAINS

- IN THEIR -

DRESS GOODS DEP'T EXTRAORDINARY INDUCEMENTS!

About 300 Pattern Dresses of this Season's Importation,

AT A GREAT SACRIFICE!

About 25 Pieces 54 inch Homespuns and Jacquard Ladies' Cloths t 80, 85 and \$1.00. Former Prices, \$1.25 and \$1.50

Just Received a Large Shipment of Ladies' and Misses' Jerseys

The line embraces the Latest New York Novelties, and at very reason, Also, the Latest New York Production in Children's Plush Hoods. Closing Out several lines of Ladies' Jackets, Newmarkets, Russian Direculars and various styles of Wraps, AT AN ENORMOUS LOSS; and many of them at half price. Sweeping Reductions in Misses

A Large Stock of Elegant Plush Sacques and Wraps at Reduced Prices. LARGE SIZES A SPECIALTY.

Just Received a line of CREPE LISSE FLOUNCINGS, in Tints suitable for Evening Wear.

SPECIAL SALE of a Splendid Quality of White Merino Underwear, at 50c., worth \$5c., and Scarlet, all Wool, at \$1.25, \$1.50 and \$2.00. The latter, full regular, former prices \$1.75, \$2.00 and \$3.00.

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