	A new marked and the second se	where a start with the second start was	and a product of the statement of the st	AND THE REPORT OF THE PARTY	and produced in the second	
EVENING NEWS.	is not designated by any law, territor-	have done all they could In that direc-	LATEST DISPATCHES.	EMERY COUNTY ITEMS.		
	ial or congressional, as the place of fil-	tion thus far, the recent villainous leg-	LATENT DINIALUMEN.	A Budget of News from a Lively and		Z. C. M. I
Published Daily, Sundays Excepted,		islation being largely due to their cf- forts. Their henchmen-the three B's		Growing Section.		
AT FORE O'CLOCE.	from the Probate Courts all "civil,		Another Pleasant Incident in the	PRICE, Emery County, Ulah,		
	criminal and chancery jurisdiction		Crown Life	March 31st, 1887.		
PRINTED AND PUBLISHED BY THE	whatever" except in the settlement of	ers to keep jup the political	Czar's Life.	Editor Deseret News: Rapidity and solidity characterize	JAN HUBLERS	Construction of the second
DESERET NEWS COMPANY.	the estates of decedents, guardianship	agitation that is to be buried under the	A 🚳 💆	the growth of the settlements and bus-		
Manual control of the local state of the second	and like matters, and concurrent juris- diction with the District Courts in di-	beautifully consistent to talk shout	THE NEW CABINET OFFICERS.	iness enterprises of Castle Valley, which embraces the bulk of the popu-	ALL R	SPECIAL SALE
CHARLES W. PENROSE, EDITOR.	vorce cases. But no one ever thought	eschewing agitation for the sake of		lation of Emery County. Especially is	-	SPEUIAL SALE
	of classing the filing of papers, taking		Twenty-four Chicago Boodlers In-	this true of the town of Price, which has certainly been a lively place for	INCH DANOF OO	
	er acknowledgments and accept-		dicted.	some months past. Ever since the murder of Stone in	INSUKANCE LUS	÷
Friday, April 1, 1837.	ing of bonds under the term	"Business is business," one of the	1	January last, the citizens of this place		1
water and the second second	"jurisdiction," used in limit- ing the powers of the Probate	characters depicted by the facile pen of Dickens, used to exclaim. So it	PARNELL'S ACTION JUSTIFIED	have been bringing a pressure to bear upon the county authorities, with a	I TOTOL	TITLE MILLOTTOLATO MALDO
GENERAL ANNUAL CON-	Courts in the Poland law. Referring	may be said, "Politics is politics."		view to having them provide better	THE PROPERTY OF THE	FIVE THOUSAND YARDS
FERENCE.	to the power conferred on those courts		GOULD GOBBLES ANOTHEE RAILROAD	means for maintaining the law than have heretofore existed here. As a re-		
the second s	to enter land in trust for the use and			sult bids have been called for on the		Manufacturers' Short Lengths, of
The Annual Conference of the Church				construction of		
of Jesus Christ of Latter-day Saints	A set data a boold attack 18 to consider the location		By Telegraph to the NEWS.]	A JAIL AT PRICE.		Flogant Anightal 9 Valanajannag I a
will commence at 10 o'clock, on the	of "jurisdiction," because the latter had been distinctly limited, while the		The Czar,Shot at.	which will soon be in process of ercc-	Subscribed Capital, - \$200,000 Paid Up Capital, - \$100,000	ETHORITE TILTHILLY 🚺 VATERCHINES LA
norning of Wednesday, the 6th of	former was retained as to matters not	Hictors pure and simple nothing can	BERLIN, April 1Advices received	tion. In addition to a jail the town will also need a patrolling officer, un-		mogune ontonent or i monoroumon nu
April next, at the Stake House in	judicial.	relieve it from a political cast. The	from St. Petersburg fully confirm the	til the disorderly element that so	JAMES SHARP, . Vice-President,	IN WHITE, CREAM AND ECRU,
Prove, Utah County.	So the Probate Courts may exercise	business men of this community are	report that another attempt has been made upon the life of the Czar. It is	place is governed in a civilized man-	LLIAS A. SMITH, Sory. and Treas. DIRECTORS.	AND ADDITION AND ADDITION AND ADDITION ADDITIONAL
The officers and members of the	authority without exercising jurisdic-		leafned that on Tuesday, while the Czar	Ber	Hanry Dinwoodey John Hanry Smith	4 to 9 Yards at 10, 15, 20, 25, 30 and 40 Cents per Ya
church are respectfully invited to	tion, and perform ministerial acts re- quired of them by law, without step-		was exercising in the park connected	of threatened Indian troubles at one	Thos. G. Webber. David Eccles.	by the PIECE ONLY.
ttend. JOHN TATLOR,	ping over the new limits which have		with Gatchina Palace, he was fired up- on by an officer of the army, the ball	or both of the Indian agencies in Was- atch County, have reached here. It is	P. T. Farnsworth, H. J. GRANT & CO., Agents,	
GEORGE Q. CANNON,	contracted their judicial powers.	foes" of the great majority of the peo-	passing close to his person. The of-	said that the Indians threaten to begin	Office: 40 East Temple St., Salt Lake City.	This is a Great Bargain: Call Early for Choice Selec
JOSEPH F. SMITH,	Who ever heard before of the "juris-	pro: avio novio oo capcored that the	ficer was immediately seized by attend- ants and imprisoned.	hostilities as soon as "the grass is a finger length high." But your corres-		THIS IS I OF OUR DUIL BUILT OUT DUILING TO CHOICE BEICK
First Presidency.	diction" of persons authorized to flie	tatter should suddenly have unreactived	auto and inspinored.	pondent is satisfied, from conversing	DESERET NATIONAL BANK	
	papers and take acknowledgments? Has a notary public any jurisdiction?		Commissioned.	with individuals well aquainted with the temper of the Indians, that the		
WHERE CORPORATION PA-	Has a recorder of a city or a county		WASHINGTON, D. C., April 1The	war spirit is confined to a few evil dis-	SALT LAKE CITY.	NEW AND ELEGANT
PERS MUST BE FILED.	jurisdiction? Has the Secretary of	be necessary to convince them, by a	President to-day signed the commis- sions of Charles S. Fairchild as Secre-	posed uncompagres at the Ouray agency, and is not felt at all at the	PAID UP CAPITAL 8200,004	
in i sin i y	the Territory jurisdiction? If the	course of good works, that the pro-	tary of the Treasury and Isaac H.	Uintah agency.	SURPLUS,	COMPTATATIONT OTTE
The question as to the proper place to		fessed change of heart is not simply.	Maynard as assistant Secretary of the Treasury.	The most important business event of recent occurrence in this country		COMBINATION SUIT
e still under discussion. Corporations	convey the meaning sought to be given to it now, so as to accumulate fees in	and solely based on a desire to produce	WASHINGTON, April 1Mr. Fair- child at once entered upon the dis-	was the opening here to-day of the new store of the Emery County Mer-	H. S. ELDREDGE, President,	
re being organized under the laws of	the District Courts, let the word-	pocket.	child at once entered upon the dis- charge of his new duties. He was	cantile Company, and it is not too	JOHN SHARP,	From \$10.00 to \$17.00. VERY CHEAP
the Territory and yet the provisions of	twisters furnish a respectable prece-	The statement in our unfair cotem-	amount in at 11 olelock by a notary nub-	will ;	J. A. GROESBECE, L. S. HILLS, Cashier,	
those laws are in some cases entirely disregarded. If those laws are in force	tions for more provident and the		and took possession of the office and	MARK AN EPOCH	JAS. T. LITTLE, Asst. Cashier.	
	which have not complied with the laws	killed prosperity, is true. The class	desk formerly occupied by ex-Secre- tary Manning. The officers and many	in the commercial history of this sec-	BEDEVICE BEDGETE BUILDIE BU SENING	ENTE THINDEED DIECTER
formed without compliance with their	of the Territory, under which alone a	condition are known. By their	of the clerks of the department	tion. In personnel, experience and facilities for buying low this company	BECEIVES DEPOSITS PAYABLE ON DEMAND.	FIVE HUNDRED PIECES
provisions are not legal corporations.	corporation can be formed, will find	schemes and plots and demands	extended their congratulations	is a strong one, and a unique and high- ly advantageous feature of it is that it	Bays and Selts Exchange on Nos	ALL ALL K ALALL DIDDA
	out, some time, that they have made a		He received a profusion of flowers and	embraces representatives of eastern	Tork, Ban Francisco, Chicago, St	ALL SILK SASH RIBBO
none of the associations organized		have placed a ban upon those	of the country. A majority of the	jobbing houses dealing respectively in		
under them have been incorporated:		belonging to the most en-	telegrams were from banks and busi-	dry goods, groceries, etc. In one sense, therefore, this company may be		AT
they are simply business companies without corporate privileges.	CHICAGO POLITICS.	terprising portion of the community, and completely tied their hands in a	ness men. Jadge Maynard will not qualify as	said to buy its goods from its own	An Makes collections, remitting proceed.	
The dispute has arisen in conse-		business sense, as well as otherwise.	assistant secretary before Monday,	The new store is certainly worthy of	Promptly.	Twenty-Five Cents per Ya
quence of hasty judgment on the	Politics in Chicago is a pecultar	To talk about a boom by organization	as he desires to dispose of some business now pending	a brief description. The outer walls and roof are of iron, which, being	A CONTRACTOR OF	The GREATEST BARGAIN ever offere
meaning of Section Twelve of the new	quantity in the grand make-up of hu- man affairs. There are now three	while a great part of the people are	in the second comptroller's office. lu	nicely painted, looks first rate.	NOTICE TO CREDITORS.	in Salt Lake City!
Act of Congress in relation to Utah	· · · · · · · · · · · · · · · · · · ·	abadea so ita is a bort or baperacia,	accepting his new office he will suffer a loss of \$500 a year in his salary. He	and, being fire-proof, greatly reduces	Estate of Anna Katrina Walin, Deceased.	in ball Lake City I
affairs. We have already published the law, and also the section in dis-	Democrat, Republican and Labor-	business idea that does not strike the	makes the change at the personal so-	the cost of of insurance. The interior of the building is admirably and hand-	TOTICE IS HEREBY GIVEN BY THE	
pute in connection with an argument	and the question as to which will	thoughtful mind with great force. First remove the admitted cause of	licitation of the President and Secre- tary Fairchild, with the latter of whom	somely fitted up with counters, shely-	undersigned Administrator of the	The second
apon the legal definition of the tern	come out with a plurality-a majority	business stagnation-political agita-	he enjoys the closest personal rela-	ing, etc., and is as convenient and fine looking a retail salesroom as one need	the creditors of, and all persons having	E.S. DLDREDGI
"jurisdiction," which is the turning	being impossible-is really an interest-	tide and up fun on prestinghle alas	tions.	wish to see. The size of the building is 25x50 feet. A brick paved cellar, the	claims against the said deceased, to exhibit	Superintende
point of the whole discussion. The		wipe out the present effects of its past		full size of the building, is chock full	four months after the first publication of this notice, to the said Administrator, st	
jurisdiction conferred upon the Pro-	a to solve the second distinct and sectable as	prevalence. The boom will come then	CHICAGO, April 1Twenty-four in-	of goods.	the store of S. P. Teasdel, Salt Lake City, in	
bate Courts or any judge thereof otherwise than in respect to the estates	slight advantage in favor of the for-		dictments against people who have	THE MANAGER	the County of Salt Lake, Dated at Salt Lake City, March 29th, 1887.	TO TE MITTOREA.
of deceased persons and matters of a	mer, especially when good men are nom		been defrauding Cook County were re- turned this alternoon. No arrests		WILLIAM B. BARTON,	R. K. THOMA
relative and similar character, are	e mater, our now comercial another comprising	oup and occount of so.	were made to-night but will be	Co-op., whose success in that position	Walin, deceased. dltawiw	TOO TTO T TTY ATTY
transferred to the District Courts o		The Accident to Hon. Lorin Farr-	in the morning. It is said several com- missioners and ex-commissioners, as	was remarkable. The manner in which		۲
the Territory.	It is to be block that the block of the block of the second	Accidentally that-Death of a	weil as several contractors, are among	main proves him a thorough mer-	•	Eagle Emporium.
But the word "jurisdiction" has a	"		those indicted. The grand jury is	caant. The intention is to		L'agic L'inportant.
definite legal meaning and, as we have previously shown, it signifies the exer	army; of course they will draw freely	the local sector of the lo	holding an all night session.	do a jobbing trade as well as a retail business, and the company opens with	TY A COMPETENT, INDUSTRIOUS,	
cise of judicial functions in the deter-	I Irom both the old parties, and if they	CODEN CITY, March 31, 1887. Editor Deseret News:	Cinrice Committed.	a stock of merchaudise both large	D and reliable man, a situation as store clerk, warehouseman, or collecter of ac-	THE FOLLOWING ARTICLES ARE
mination of some cause. The chief	a do not draw enough to elect their own	1171, 111, 11, 11, 11, 11, 11, 11, 11, 1	NEW YORK, April 1W. A. Clarke,	probable demands. In every line of	counts. Good references can be given.	THE FOLLOWING ARTICLES ARE
object of the section making the	e candidates, the question then is, which	of interest were for a time absorbed	the registry clerk who is accused of	general meichandise their store em- braces a department, the slock of		TT I TT I
change was, doubtless, to take away	I show the second se	this morning by the sudden and start-	stealing a package of \$10,000 in bills from a mail pouch in the New York	which is remarkably complete. The	International Control State Street Control State State Street Control State State Street Control State State State State State Street C	Under Value:
jurisdiction from the Probate Courts is cases of divor ce, and leave them to the	The second s	ling news from Pocatello, to the effect	postoffice, sent from the National Bank	new store is in fact an emperium from whence our entire county may be sup-		
CHOCS OF GIVOT CE, and leave them to the		I that light Lorin Farr had last night	I Deathand Descents to the Chamlent	- active out chuite county may be sup-		

District Courts with which formerly they held, on these matters, concarrent jurisdiction.

Filing papers, taking acknowledgments and accepting bonds do not come consecutive times and has won every within the powers defined as jurisdiction. If so, then city recorders, upon him as a sort of political Alexcounty clerks, notaries public and ander, and his nomination by the con other non-judicial officers exercise jurisdiction, for they are authorized by law to do all these things in cer tain instances, and such duties are not regarded as anything more than ministerial.

Examination of the incorporation laws of Utah, we think, must dispel the illusion as to filing the papers of private corpo rations in the District Courts. The act of Congress says the laws of Utah conferring jurisdiction on the Probate Courts or any judge thereof, other than that mentioned, "are disapproved and annuiled." Will it be contended that this annuls the corporation laws which require certsin papers to be acknowledged and bonds to be approved by the Probate Judge? If so, then we have no corporation laws, and no new association organized since the passage of the new law is a legal corporation. But the Act of 1844 on private corporations does not confer any jurisdiction upon Probate Courts, in designating where corporation papers shall be acknow-" Twelve, intend to convey in Section Mine, which requires certificates of marriage to be flied in canism and Socialism being too narthe Probate Courts? Does the row, perhaps. But a dispatch received new law contradict itseli? Or is not by the Naws late yesterday afternoon He had a the term "jurisdiction" used therein announced that Harrison is sgain in

must not be filed in the Probate Courts, and with a sigh of relief at being exwhy does section Nine of the same law | tricated from its acephalous condition, provide that certain legal papers must the Democracy disbanded to meet no be filed in the Probate Courts?

There is another point to be considered. In the corporation laws Probate Clerks or County Clerks are designated as the proper persons with whom certain papers are to

be filed, and of whom certain certificates are to be obtained. The hand shape that a movement is on foot worse and to suffer severely. I saw how law does not deprive those to establish in this city a board of him this afternoon about 4 o'clock; he officers of any of their functions. They have no "jurisdiction." The ar-They have no "jurisdiction." The ar-Judge are to be deposited with the creed will be kept completely out of Probate Clerk of the county where the sight. It is to be a sort of homogeneous business is to be carried on and by him | concatenation of conflicting elements recorded in a book kept for the purpose. The eath or affirmation and are expected to fall upon the business bonds of the officers are to be filed in | necks of their sworn enemies and weep the office of the County Clerk. Th from the effects of unalloyed financial

Clerk of the Probate Court is to issue | ecstacy. a certificate under the seal of This is not fan exaggerated sketch the Court that the articles, of the pathetic picture; the same paper caths, etc., have been filed ac- which holds out the non-sectional ancording to law, and then, in certain nouncement with one hand does not

The Chicago Democracy were in a hat mon, Long Fair had, last bight, lof Portland, Oregon, to the Chemical met with a terrible accident, which, it National Bank of New York, was arserious as well as ludicrous plight for was feared, would prove fatal. His raigned to-day before United States several days. Carter II. Harrison has been their standard bearer for four sons in this city received telegrams the accused brought some friends to confirming these reports. Yesterday go his bail, but when they heard the time; of course his following look se left here on the Utah & Northern charge they refused to sign the bond. railroad, for Bear Lake, on business. A short time before he started I saw wention for the fifth time was a matter usual health. He reached Pocatelle, of form, the carrying out of a regisand registered at the hotel where he intered decree, as it were, and not hav- tended lodging for the night. He had ing forbidden it, he was supposed, and

been spending part of the evening with Mr. Lewis A. West, and was leaving properly so, to have accepted in for the notel, when by an accident he advance. But when the foreordained FELL FROM THE PLATFORM action was consummated and Harrison which adjoins Mr. West's house, and placed in nomination, he appeared benot from the platform of the car, as

fore the convention and "respectfully telephoned to Salt Lake. He struck declined." Here was a kettle of fish upou his head, which caused concus-the "unterrified" had not bargained sion of the brain, besides producing internal injuries. Several of his sons here tried to obtain a special for the purpose of bringing their father home, for and consequently did not expect; and as they had not thought of anyone else, no nomination was made but a if he could be moved; but there was not at that hour-9:30 a.m.-an extra engine in the station yard, or Captain committee appointed to select a candidate and report; Harrison was then Hulaniski said it would have been placed at their service. When the labored with, and after explaining that north-bound train pulled the reason of his declination was that out Joseph Farr, John A. Boyle, he had been personally ashe had been personally as-sailed and charged with treach- and Dr. Jno. D. Carnahan boarded a ery to his friends, and that car and went to the relief of our esteemed friend and fellow townsman. President Cleveland was opposed to President Cleveland was opposed to At 2 o'clock p. m. I saw another tele-his election, he was soothed into a gram which stated that Lorin Farr had

second acquiescence. In great glee it , evived a little, but his condition was was announced that Carter would STILL CRITICAL. make the race, but the announcement A later dispatch said he was composed, was no sooner made than he, thinking

corporation papers shall be acknow-ledged and filed. There is nothing in that which re-quires the exercise of jurisdiction on the part of Probate Judges. All that can be done in that respect under that

law, by those officials, is to receive the all. Then the hosts of Democ- Lorin Farr is considered the founder acknowledgment of three of the mem- racy were at sea! In their of Ogden City. He has been here from bers of the body concerning their desperation they appointed another ded with it for more than a third of a are encent to associate in business, and accept the bonds of the officers when the association is organized. If fling papers is "jurisdiction," what does the act of Congress depriv-ing Probate Courts of jurisdiction other than that specified in Section Tweive, intend to conver in Section but no one seemed willing to make the deep anxiety for further intelligence plunge into the political Tiber, the concerning his condition.

chances for success against Republi-To-day, a young man named Wil-liam Stone was visiting at the house of a friend in the Third Ward in this city,

LOADED REVOLVER

o his home in the southwest part of

is its well known legal sense? If sec- the harness and this time to stay, which he was placing either in the is its well known legal sense? If sec-tion Twelve means that legal papers The convention received this as final, scabbari or in his pocket, when it was accidentally discharged and the ball passed through his hand and thigh. Surgical aid was at once procured and what could be was done for him to more until election day. It will be an interesting contest but the chances seem to be slightly in Harrison's favor.

his city

----"BUSINESS IS BUSINESS."

On Sunday last Elder P. C. Castersen, of the Fourth Ward, was attacked with sickness. He continued to grow IT comes to us in a sort of second

ticles of agreement and the oath or af- mon" organ, it is to be a strictly non- of friends to mourn shis demise. He firmation taken before the Probate partisan affair, in which matters of was one of Ogden's early settlers and was much respected.

On Monday, an old gentleman named-On Monday, an old gentleman named Anthony Haines, while at work with a team and scraper, accidently fell to the ground and was struck with the scraper and severely bruised on the right side of his body. His injuries, though painful were not serious—but they might have been much worse. He has been incapacitated for work for several days. P. L. a. in which a certain class of "Mormons"

COBRESPONDENCE.

region of this enterprise. Two or three months ago, at Green Commissioner Griffith. The wife of iver station, east of here, there was a GREAT EXCITEMENT

over the discovery of some petroleum Clarke waived examination and was springs. Several gentlemen prom-inently connected with the D. & R. G. became members of a

Parnell Justified. company whose object was to devel-LONDON, April 1.- The Daily News op the discovery. But we hear no more of the enterprise. There have says: The land bill introduced by been rumors of mineral discoveries Lord Cadogan, in the House of Lords, between here and Fort DuChesne, but no important locations have been made. Farming and stock raising, the latter especially, will continue to be the leading industries of this region. yesterday evening, convicts the ministry of the grossest inconsistency and entirely justifies Parnell's action dur-ing last autumn's session of Parlia-

ment. The first thing that strikes the A SMALL BAND OF GYPSIES

reader of Lord Cadegan's speech is that, inadequate as the bill may be, it reached our town on the 28th inst., and entirely dispenses with the necessity during the afternoon a row occurred for coercion, or rather it would if the between some of them and a number necessity existed. Balfour argues that of freighters. The trouble seems to necessity existed. Ballour argues that of reguters. The trouble seems to have been occasioned by the re-bave been occasioned by the re-bave been occasioned by the re-fusal of one of the freighters to fusal of one of the Gypsy women two dellars for telling his fortune. A good deal of liquor had been drunk that day by the freighters concerned,

Another Boodler to be Tried.

committed for trial.

NEW YORK, April 1.-District Attorney Martine has decided that Jacob Sharp will be the next of those indicted for complicity in the Broadway steal to be brought to trial. The district attorney thinks that by the trial of some of the tempters in the case, new evidence will be brought out that will lvely. aid in convicting more of the boodlers

Gould Gets Another Ratirond.



Sr. Louis, April 1.-A dispatch from YOU MAKE MONEY





THE

FROM OMAHA TO

Dubuque, Freeport, Mad.son, Wingna,

A. V. H. CARPENTER, General Manager. Gon'l Passenger Ag't

Codar Bapi Berenpert, Beckford, Janesville, La Cresso,

and is now for sale at the

IT IS

is to be extended from Van Buren to Fort Gibson, Cherokee nation, and four miles of the track is now laid out from the first mentioned place. The Arkansas River In the matter of the Estate of Emeline Free Young.

TOTICE IS HEREBY GIVEN, THAT A all persons having claims against the Estate of Emeline Free Young, must ex-hibit them, with necessary wonchers, to the executor of the will of said deceased at the office of the undersigned, at No. 30 East Temple Street, Salt Lake City, Utah, within ten months from the first publication of thus notice. will be crossed opposite this city and a cantilever bridge, is to be con-structed at once. A road is also to be constructed from Fort Smith to Shreveport, La., where it will connect with the New Orleans and Texas Paten months this notice. cific. Work on this line is to begin HYRUM S. YOUNG, JAMES S. FERGUSON. within sixty days.

dltaw 4w

Cattle Interests.

Sr. Louis, April 1 .- A dispatch from Fort Worth, Texas, says: Colonel C **OMAHA & CHICAGO** P. Cunningham, of the bureau of "animal industry," who recently visited southwest Kansas, New Mexico and Colorado, reports that cattle on the ranges in New Mexico, Indian Terri-tory and Colorado, came through the winter in excellent condition and with SHORT LINE Chicago, Milwankee & St. Panl R'y but slight losses. There will be united action among the state, terri-torial and national sanitary boards to prevent contagious pleuro-pneumonia crossing the Mississippi River. THE BEST ROUTE The Proper Thing.

CINCINNATE, April 1. - Cincinnati THE EAST. newspapers appear to-day without the customary column giving the time of TWO TRAINS DAILY BRYWEEN ORAHA

arrival and departure of trains. This is in accordance with a proposition made jointly, is view of the stoppage of passes, and to stop the free publi-cation of matter for the benefit, of the roads, but to accept tickets in payment for all advertising. The railroads replied accepting the propa-stion for advertisements which they should order and intimating that the Reat Johand, And all other Important Points East, North east and Southeast.

should order, and intimating that the daily publication of time tables should For through tickets call on the Ticket Agent at Salt Lake City, Utah. PULLMAN SLEAFERS and the FIREST DIN-the CARS IN THE WORLD are run on the main lines of the Chicage. Billwankee and St. Paul Ballway, and every attention is paid to passengers by courteous employee of the not be regarded as advertisements.

IMPROVEMENT ASSOCIATIONS ANNIVERSARY.

PLEASANT VALLEY, Emery Co., Utah, March 31st, 1887.

. F. TOCKER, GEO. H. HEAPFORD, Ass't Gan'l Manager. Ass't Gen'l Pass. Ag't

L MILLER,



HO MAIN STREET.



