				A second s Second second se Second second s Second second se	
EVENING NEWS.	THE CRUSADE.	witness' consent to marry her daught	er F. AUERBACH & BRO.		
A 20 10 13 11-2-11-3-2	THE PROSECUTIONS IN THE THIR DISTRICT COURT-SIX CONVIC-	Mary Ellen; did not know how log since: made so answer to the defen	" anow a lovely line of Fredies, 1.8	DI MILONA	B. I
Wednesday · February 10, 1886	TIONS AND ONE SENTENCE.	ant's request; had seen defenda in company with her daught since the birth of the child	bg show a lovely line of Ladies' Pa at Embroidered Shoulder Scarfs in Ca dinal, Blue, Cream and White, fro \$2.75 to \$4.75; also a lot of oth		Now Is The Time
	After the jury in the case of th	e hushand he did not him har he	they ask for them. Call and see the		
FRAGMENTS.	United States vs. S. H. B. Smith re turned a verdict of guilty, the time of	f call the child his little girl	Dr. Henley's Popular Remedy, Co		
TO-DAY is pay-day on the Utah Cen- al.	passing sentence was set for Saturday Feb. 13, at 10 a.m. The case of	, Mary Ellen Hodgson was ne	t Has the lass and Iron,		
The Union Pacific train is reported	JOSEPH M'MURRIN	since: it was more than a year since	ig and cured more persons afflicted wi		THE WALKER BROS. CO
e hour late to-night. The Utah and orthern is on time.		had known the defendant a long time s she had a child; it was born Jul 11, 1885; could not tell th			THE WALKER BROS. CO
	I fook the stand and testified that Jean	dam the main of the second	a stouten, noure, Allen & Co		I HE WALKEN DIVY.
ver mine, and John Sharp, Jr., re-	nette Irvine McMurrin and Margare	t it was two years since sh	8	' FAGEL FMUILIM	
n from the south this evening.	lived with him in that relation during	in the day time; had never been in th	C. SYRUP OF FIOR		Having determined on making a
IoN. C. F. MIDDLETON, of Ogden,	The jury promptly returned a verdici of guilty, and Tuesday, February 23d was fixed as the date of passing sen-	not acquainted with him: left			
Representatives on Tuesday.	tence.	her mother's house ofter she	Stomach, harmless in its nature, pair less in its action, Cures habitual Con		OT EAST OTTETT
me 40 per cent. dividend declared	W. H. LEE, of Tooele County, was then called, and after the impaneling of a input the	was married; was married in the fall of the year; it was not the fall befor her baby (was born; it was the fall o	stipation, Biliousness, Indigestion and kindred Ills. Cleanses the system	d	<b>CLEAN SWEEP</b>
	after the impaneling of a jury, the members of which are almost the same	Cross-evanined_Had almove born	and acts on the Bowels. Breaks Cold		
day.	in every instance, the defendant was sworn and testified that both of the	house with defendant three months	e Organs on which it acts. Better that	S A A A A A A A A A A A A A A A A A A A	of all HEAVY WINTER GOODS, pre
EMEMBER the H. E. Giles benefit	women named in the indictment were his wives, and had lived with him as	defendant: lived next door to him	bitter, nauseous Liver medicines, pills saits sud, draughts. Sample pottle	BOOTS	norotown to the Annidal of an O
ting house this evening. Doors	such. The usual verdict of guilty was		druggists Z C M I Dang View		paratory to the Arrival of our Sprin
at 7.30, performance to commence	entered and sentence set for Tuesday	ant call her his wife. Ellen Penman was 'called' she was	Whoresale Agents, Part Lare City. 18		Stock, we will offer Special Bargains in
이 가지 않는 것이 이 가지 않는 것 같아요? 가지 않는 것이 같이 가지 않는 것이 않는 것이 없다. 나는 것이 많이 많이 많이 있는 것이 없는 것 않이	Feb. 28d. The court then adjourned until 10 a. m. to-day.	21: defendant was her father-in-law:	- IN -	I-AND-	all departments, and respectfully ask th
the House branch of the Legisla-	This morning, a certificate of the ill- ness of Mrs. Bowen having been re- ceived, the case against John Bowen,	defendant five years; knew Isabe Penman; had heard defendant call	Photographs		attention of the mable di
this afternoon the bill regulating	ceived, the case against John Bowen, of Tooele, was postponed for one	Isabel his wife. The prosecution rested their case.	COALL COALL COALL	SHOES!	attention of the public to the grea
ead the second time and amended,	week. That of the United States vs.	and the defense stated they had no testimony to offer.	We do not sound a needless alars		advantages we have to offer.
has the only measure under con- ation when we went to press.	ROBERT MORRIS	The case was submitted without argument, and the Court charged the	when we tell you that the taint o		
The second se	was then taken up. The defendant stated that he wished to withdraw his	iner who saturned a monthlat of moth	or acquired, it is there, and Ayer's Sar saparilla alone will effectually eradi- cate it.		The second
ve power of the Union Pacific, and	stated that he wished to withdraw his plea of not guilty, which was allowed. A plea of guilty was entered, and sen-	BURGLARIES.	cate it.		POMPARE DRIGEO O OUMUTICO
Wurtele, superintendent of the	15th. A jury was next asked for in the	The second se	Weber, Rock Spring, Pleasant Val- ley and Red Canyon-All the Coais sold	A Construction of the second sec	COMPARE PRICES & QUALITIES
last night in a special car and	case against WM. W. WILLEY.	CRACKSMEN.	ley and Red Canyon-All the Coais sold in the Salt Lake market. Our Weber		COMPLAILE 1 HIULD & UNALITIED
special train for Lehi Junction morning.	W. H. Remington, of the firm of Remington, Johnson & Co., of	THREE ATTEMPTS IN ONE NIGHT.	is from the celebrated Grass Creek mines and we are mining better coa than ever before. No other Weber		THEN JUDGE.
the Legislative Council this after-	this city, was interrogated. Yes-	Evidences that this city is infested	brought to this market can compare	EAGLE EMPORITM	
a message was read from the	attent who indian and and all and all	with a horde of experienced and des- perate burglars continue to accumu-	screened and cleaned.		the second se
a presenced a DHI 13 relation to 1	law, and the state of his mind was i	late. In addition to the house-	Coal Department, Union Pacific Rail- way Company. A. J. GUNNELL, Agent. Office, Wasatch Corner.		WE ARE CLEARING OUT ALL
, which was read the first time ferred to the committee on judi-	such that it would require evidence to convince him the accused was inno-	breaking already reported with- in the past few days, first	A. J. GUNNELL, Agent. Office, Wasatch Corner.		
The special order of the		at the residence of F. S. Richards, Esq., and then at A. H. Cannon's, the	GOTO	The second	<b>REMNANTS of CARPETS</b>
tion to justices' courts, was read	answered that he was without preju-	house of G. G. Bywater, in the 17th	JOHN C. CUTLER & BRO	[[[] : : : : : : : : : : : : : : : : : :	ITTERNAMIN OF UNANTEIN
		ward, was also entered and searched	Agents Provo Woolen Mills.		
ory of Utah and the several coun-	the prejudice his tongue denied, and	cracksmen to carry away, the night	FOR HOME MADE GOODS, Wholesale and Retail, No.	R.K. THOMAS	<b>AT IMMENSE REDUCTION!</b>
	that he "outvenomed all the worms," and was possessed of more active in- terest then even the officers of the	before last, and now three cases are reported as having occurred last night or rather this morning.	55 Hooper and Eldredge		. See our Show Window, and
he third section, and was being		and the second	Bleck.		
he second time as we went to	Chas. Bugley stated that he was a "Mormon," but did not believe in plu-	Between four and five o'clock this morning the wife of Harvey Hardy,	NUCCESS. The sale of Syrup of Figs is simply.		Don't Fail to See the Bargains in the
	loctrines of the Church and rejected	who resides immediately south of the	indense Everyone is taking it, and t is the best medicine ever used.	GEORGE DUNFORD'S	
LOCAL NEWS.	thers; did not believe the revelation injoining plural marriage had ever been given; believed the authorities	Governor's residence on West Tem- ple Street, awoke to find a man	ileasant taste, and grown people who	arouar Douroup 3	
ral Services The funeral	vere teaching faise doctrines; had	rummaging in a bureau in the bed.	dave used 16 once never take any thing		CARPET ROOM!
	earago; lived at Big Cottonwood; ad only one wife; had never spoken	alarm and her husband spratg from	ousness and constipation it never loses its power to act, and it always	$D \cap O \square = O \square O \square \square$	
Fifteenth Ward meeting house	gainst plural marriage or expressed	the bed, seized his pistol and followed	teaves the organs on which it acts stronger than before Besides, one feels fresh and bright and realizes that	DINI S NHUR HUNNED	
row, Thursday, at 10 a.m. h	ad paid notithing for the last four	HARDER MARK DECH ICIP DIBUIL	15 SALUFC'S OWN LFOC INVELVO Z	THOME & DITOR HOUDE!	OVERCOATS
· · · · · · · · · · · · · · · · · · ·	Mr. Lindsey believed in plural mar-	to facilitate his exit, and as the fellow was dodging among the	C M I. Drug Store, Wholesale Agenia, Sult Lake City. 7		And all Heavy Weight Clothing, Win-
st at Unitan Deputy Mar-	Newton Dunyon did not believe in	trees fired at him, but without effect.	FILES! PILES!! PILES!!!	[]	ton Undonwoon and Contaiting, win-
ounced upon w. G. Saunders, of a	CLUBI DIRS.	Investigation revealed the fact that the	Sama and for The d had a	Fine Shoes for Ladies' Wear:	ter Underwear and Gents' Furnishings
ant abauntate bit which is a fill	anagoon beneved in mormonism'	HOUDTIDE & SWIII DAPPAI and appind t	Worst 'ases of 20 years' standing Ma	THU VINUS IN LAUIGO WEAL.	at GREAT REDUCTION!
tation with his wives. He was	Mr. Bagley was challenged peremp-	proceeded through the dining room.	one need suffer five minutes after using William's Indian Pile Ointment Its absorbs tamors, allays itching, acts	REYNOLDS' BROS., MAKE FINE SHOES.	Company and the state of the second state of t
perated on John Scowcroft and p	N. A. Scrioner, John M. Young, G	anuren's pegroom and into that	as politice, gives instant relief Pra- pared only for Piles, itching of the	P. COX CO., " " "	BLANKETS
nwell becoming sureties for his J	oseph Barker and John Wickel	win occupied by Mr. and Mrs. Har-	minate pasta nothing the last	WOLF & LOWMAN, " 64 H	At Lees than Manareastananal Thilesal

immediately was liberated A. Greenwell becoming sureties for his Joseph Barker and John Wickel were appearance when required. He was next called. arraigned before Judge Powers in the First District Court yesterday, and allowed until to-morrow morning to plead to the indictment against him.

Friendly Subscriptions .- The Ogden Herald of yesterday publishes a James Owens, list of 118 signatures of subscribers who have voluntarily contributed sums varying in amount from \$10 to 10 cents towards the payment of the fine assessed on Monday against the editor, C. W. Hemenway, on the charge of libel. The list includes persons of all the prevalent faiths and quite a number of no faith at all, whose inspiring motive seems to he sympathy for the editor or disgust at what they consider to be an unjust penalty administered with partisan bias.

Horton's Water Pipes .- By reference to an advertisement found in our columns, it will be seen that Brother David James, the enterprising plumber of this city, is agent for the Territory for the Horton Water Pipes and Couplings, the same that are in use in the Ogden Park City waterworks, and which are claimed to possess a number of advantages over the ordinary cast iron pipes. The pipes of this kind now in use in this Territory would aggregate a length of at least 75 miles, and they are giving entire satisfaction wherever used.

## 

Under Bonds .- Deputies Greenman and Hurd presented themselves at the residence of Wilhelmina Cannon in the Seventeenth Ward yesterday afternoon, served a subposna upon that lady and required her, as there was no gentleman present to prevent, to accompany them to Marshal Ireland's office. She

was quite willing to respond to the subpœna, but objected to the indignity of having to walk stong the street in their company (as she had a perfect right to do, for notwithstanding the organ of the lechers and champion of the spotters persists in calling the service of a subposna an "arrest," the law makes a distinction between it and the service of a warrant and does not authorize an officer to take a witness who is subposned into custody.) On emerging from the house into the street the lady requested Mr. Greenman to either precede or follow her, as she did not want to be seen walking beside him, but her request was only greated with a laugh.

On being taken before District Attorney Dickson she was required to give bonds in the sum of \$2,000 for her appearance as a witness in the case of A. H. Cannon, indicted on a charge of unlawful constitution with his wives, when wanted. The bonds were fixed at \$2,000-5000 more than was required of the defendant in the case-and R. G. Lambert and D. W. James were accepted as surcties.

Death of a Notable Woman.-Sister Desdemous Wadsworth Fullmer Smith, an old resident of the Sinih Ward of this city and a former wife of the Prophet Joseph Smith, passed from life at her home yesterday morning at the ripe old age of 76 years.

She was the daughter of Peter and Susannah Zefers Fullmer, and sister of the late Bavid Fullmer, and was born

room occupied by Mr. and Mrs. Hardy, where he extracted \$15 from the Messrs, Sinclair, Barker and Wickel pockets of Mr. Hardy's clothing and were excused for their bellef. Gideou Turnbull, Wm. M. Ferry and J. C. Conklin then took their seats in the box, and were accepted, the jury standing as follows: was diligently searching for more when discovered. Some time early this morning Mr.

Sam Levy, who resides on Third South Street, between West, Temple H. N. Greene, F. H. Bemis W. E. Smedley, Fred Grose; N. A. Scribner Geo. Turnbull John M. Young. Gideon Turnbul J. C. Conklin. Wm. M. Ferry,

an open window and escape in Wm. W. Willey, the defendant, was sworn and testified that he lived at East Bountiful, Davis County; be-tween the dates named in the indictthe darkness. He had no firearms in the house or he might easily have shot him. The burglar had ment, Nancy Willey and Martha Tuttle Willey were his wives, and lived with entered by way of a window, which happened to be unfastened, and had probably not been in the house many

bly trying to open the window ...

for them and know how to shoot.

ANOTHER GUBERNATORIAL

VETO.

THE BAIL BILL ENOCKED IN THE HEAD

THE CHAMPION OBSTRUCTIONIST COMES OUT MORE PLAINLY THIS TIME

WITH HIS REASONS.

him as such. The Court then charged the jury, who returned a verdict of guilty without justing the jury bor. Sentence was set for 2 p. m. minutes when discovered-not long enough to secure any booty. Some time during the night Mr. E. M. Jones, who lives opposite Mr.Levy.

THOMAS BURNINGHAM

was the next defendant called on the in a house owned by George Whitasame charge. A jury was then ob-tained as follows, all the even numbers ker, heard some one trying to pry open

being thrown out: Bollwar Roberts, George Tait, J. C. Conklin, Gideon Turnbull, W. H. Remington, J. J. Greenwald, Wur, M. Scripper, W. H. Remington, F. H. Bemis.

Julius Schettle would require evi-dence to convince him of the defend ant's innocence, and was excused. The indictment was read, charging the defendant with cohabiting with Ellen Burningham and Zina Sessions Burningham and Zina Sessions Burningham as his wives. Thomas Burningham was sworn and testified that he lived in Bountiful, Davis County; Ellen Buraingham and Zina Sessions Burningham were his wives, and lived with him in that rela-tion during the time "named in the in-dictment.

dictment. The Court charged the jury, who re-turned a verdict of guilty. Sentence was fixed for 10 a.m. Wed-nesday, Feb. 17th, and the court took recess until 2 p.m.

THE COURT'S LENIENCY.

At 2 o'clock this afternoon, Wm. W. Willey was called to receive his sen-

tence. Mr. Dickson stated that when the Marshal made the arrests the defen-dant interposed no obstacles, but rather assisted him to obtain witaccess. Mr. Willey then stood up, and the Court asked whether he had anything

latare.

Mr. Willey-No, sir, I have not. Court-Is it your intention hereafter to obey the law against polygamy and unlawful cohabitation? Mr. Willey-I have nothing to say as to that. Fully laws and hing to say as Mr. Willey-I have nothing to say as to that; I will leave the future to the

fature. Court-What is your ability to pay a fine? Mr. Willey-I have 20 acres of fand in Bountiful, perhaps worth \$2,000; f have 15 children. Court-I am informed by the Mar-shal, that since this prosecution was commenced you have put no obstacles in the way, but rather alded the Marshal. The court will take that into consider-ation in passing sentence. You will be fined \$200 and imprisoned in the Peni-tentiary for the term of five months, and he imprisoned until fine and costs are paid. The costs of the United States vs. House: Sum—The present law governing ball was taken from the California code, from which much of our law is copied. The practice which the bill before me proposes to change continues in Call-form in New York and, as a rule, throughout the United States. The practical results, abould this bill become a law at this time, will be to supplement and ald the purposes of those who for years have been, and now are, combined to defeat the exe-cution of laws of the United States. The defense fund, to which I have heretofore asked your attention, has been applied for this purpose, not only to the defense fund, to which I have heretofore asked your attention, has been applied for this purpose, not only to date of successfully detending the system of polygamy. The fact that the dockets and time of the courts are taken up, in cases grow-lug out of this determined defense of polygamy, and that every technicality mown to the laws has been resorted to n order to delay and defeat the execu-tion of laws denouncing the system, imperatively demands of the Executive and applicable that guards the admin-lated on a function.

JOHN PENMAN.

indicted for polygamy, was then taken up. After the usual rou-tine, the following jurors were empaneled to try the case; N. A. Scribner, F. H. Bemis, W. E. Smedley,

J. J. Greenwald, George Talt, James Barry, Jerome Bougard, Bolivar Roberts, Gideon Turnbull. George Turnbull, J. C. Conklin, W. M. Ferry,

Julius Schettle had no watch, money stocks or other personal property, except the clothes he wore. Excused. private parts, nothing else Rold by druggists and mailed on receipt of prive, for and \$1.00

For sale by Z C M I Drug Dept FRAZIER MEDICINE Co. Prop's, Cleveland, Ohio

STOP THAT COUCH.

using Dr. Frazier's Throat and Lung dalsam the only sure cure for Coughs, Colds, Hoarseness and Sore and First Westistreets, was awakened by a slight noise in his bedroom and Throat, and all diseases of the throat arose in time to see a man dart through It may prove fatal Scores and han-drids of gratific people owe their lives to Dr Frazier's Throat and Lung Balsan, and no family will ever be without it after once using it, and discovering its marvelous power It is pat up in large family bottles and sold for the small price of 75 cents per hos us For sale by Z. C M I Drug Dept.

> Prices of Photographs Reduced at FOX & SYMONS.

Ill work done by the Dry-Plate Instantaneous Process. REDUCTION PERMANENT.

a window of his residence, but when MPORTAN I QUERIES ANSWERED he presented himself at the window.

Have you Scrofula? Impure Blood? Kidney Disease or Rheumatism? De-lays are daugerous. You can be cured pistol in hand, the housebreaker decamped, leaving behind him a longhandled ax with which he was probanow by using BROWN'S BARSAPARILLA

If these fellows keep up their efforts and Danilellon with fodide Petas and are only sufficiently indiscriminate in their choice of houses, we may hope

blood Purifier that all Physicians to hear of a burglar funeral soon, for their are residents who are prepared

jou the formula and commence using at once. YES! 150,000 boxes of BROWN'S ARNICA SALVE, sold on a positive quaranty and not one returned. Al-ways cures burns, cuts, bruises, sore eyes, piles, etc. Beware of imitations, use only Brown's 25c. a box. Use Brown's Tar Truches for Sore Throat. Colds, etc. Use Brown's Pepsin Tonic for Dys-pepsis, Indigestion, Headache, etc. No remedy cas can compare with it.

How to Commit Dr. Foote, Sr., by Governor Marray sent to the Legis Mail.

Dr. Foote, Senior, author of "Plain Home "Talk," "Medical Common lative Assembly yesterday the followlative Assembly yesterday the follow, ing message in disapproval of the bail bill, from which it will be seen that he is determined to do all in his power to perpetuate the outrages to which the people of this Territory are now being subjected through an unjust and discriminating advantage being taken by partisan judges of a law hastly and thoughtlessly adopted by a former Legislature. The great obstructionist now shows himself in his true colors: Takerrory of UTAIL, 'Exacutive Orvice,' Salt Lake City, Feb. 9, 1885.
To Hon. W. W. Riter, Speaker of the House:
Sim-The present law governing ball was taken from the California code, from which much of our law is copied. The practice which the bill before me ing message in disapproval of the bail

-moi deodes

Mothers

Methers' Can feel safe using "Syrup of Prunes" for their children or for themselves. Containing the properties of fruit, is is whether and though prompt and gr-fective, it is gentle in its action : large bottles; fo cents. For sale by Z. C. M. Librar Store. Angestura Bitters, are endorsed by all the leading physicians and chemists. Beware of contarisits and ask your for their purity and wholesomeness. Beware of contarisits and ask your cle, manufactured by Dr. J. G. B. Sie-gert & Sons. "Safe, reliable and pleasant to take," that excellent preparation, Dr. Henley's Cetery, Beef and Iron. Tor sale by Z. C. M. I. Drug Store, Roberts & Nellien, Moore, Allen & Co. Gottle, Plits & Co. and A. C. Smith &



200 Misses' and Children's Newmarkets and Havelocks,

WHICH WE ARE SELLING

IN AT LESS THAN MANUFACTURERS' COST ! "DR

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