tion of an offense not punishable with death, a defendant, who has appealed, may be admitted to ball: 1-As a mat ter of right when the appeal is from a juncment imposing a fine only 2=As a matter of discretion in all other emotrs of the lower House who hi THE LEGISLATURE. EVENING NEWS. BANKS. FOREIGN. put their foot in it for lack of knowl-COUNCIL-JAN, 26. LATEST TRANS-ATLANTIC DISlohod Daily, Sundays Excepted, edge, let the long-experienced fogles At 2 p. m. the Council met puramant to adjournment, and after the usual opening ceremomes the journal of Monday was read and approved. Mr. Barton, from the counsittee on judiciary, reported C. F. No. 12, on the assignments of incolvent dotors: C. F. No. 23, amending Sections 194 and 196 of the code of 194 projectures H.J. R.No. 16, striking out county assessors and retaining Council amendment, and of the Senate get their share of badin-age, if the matter is of sufficient mo-ment to provake consure, seeing that it only relates to Utah and the uppop-ular "Mormons." U. S. DEPOSITORY. PATCHES. AT FOUR O'GLOCE a matter of discretion in all other cases." The bill, now in my hands (H. F. No. 3), for approval, provides as of-lows: "That action 20 of 'An Act regulat-ing the mode of procedure in minimal cases, approved Feb. 22d, 1878, 'Se re-pealed, and the following substituted in lieu thereof: Section 388. After con-viction of an offense, not punishable with death, a defendant who has ap-pealed shall, upon application there-for, be admitted following an inter-or right." is Come Agai LONDON, 27 - The defeat of the gov-roment last might has left all political sarties in the fibuse of Commons in a tate of choos and hay result in the issolution of Parliament and an ap-PRINTED AND PUBLISHED BY THE DESERET NATIONAL BANK DESERET NEWS COMPANY SALT LAKE CITY. THE OPPOSITION TO DAKOTA. CHARLES W. PENROSE, EDITOR. neal to the country. IMPORTANT PAID UP CAPITAL, · · \$206,000 It appears that the opposition of Sen-ator Vest and other Democrats to the scheme for the admission of Dakota, is not without good reason. The plan SURPLUS, . . The Ministers Resign. . . 200,000 LONDON, 27.-Gladstone held a conference this afternoon with Granville is regard to the resumption of office by the liberals. Salisbury will have an in-terview to-day with W. H. Smith, yester-Wodnesday . January 27, 1896 H. S. ELDREDGE, President, JOHN SHARP, WM. W. BITER, not without good reason. The plan now in progress is to divide the Terri-Previous to Stock-taking, and to make room for Spring Pur-chases, we will close our Ladics', Misses' and Children's Wraps, all DIRECTORS With few exceptions, the fule as to the admission of a defendant to bail, after conviction, leaves the question to Balt EXECUTIVE OBSTRUCTION. J. A. GROESBECK, L. S. HILLS, Cashier, day eworu in as Chief Secretary for fre-land. A meeting of the Cabinet will also been allowed inst session but was left out of the general appropriation bill, and recommended that the sum of THE first bill of the session has been JAS. T. LITTLE, Asst. Cashier. New, Stylish and Fashionable Goods, at a that Dakota will thus send four Republican Senators to Congress. The people of Dakots are not united on this proposition, many of them being strongly opposed to the division of the division of the strongly opposed to the division of the div be held to-day, after which the ministhe discretion of the courts. Bail should be allowed, uson a propen showing to the court, when it may be done without detriment to the adminvetoed by our Federal obstructionist, be need to day, after which the minis-ters will proceed to Osborne to place their resignations in the hands of the Queen. The crisis excites but little interest among the general public. Everything is quiet and commercial **REDUCTION OF TWENTY-FIVE PER CENT.** Eli H. Murray. It is the bill intro-BEGENES BEPOSITS PRIABLE ON DEMAND duced by Mr. Joseph A. West, of Weber County, providing that in all istration of public justice, and should be givet, as a matter of right by an arbitrary statute in cases only in which the peace and welfare of society may not be endangered. Under the bill before me,a defendant Buys and Sells Exchange on No. WE ALSO OFFER Tork, San Francisco, Chicago, St. Louis, Dunana, London, and princi pat Continental Cities. cases appealed from the lower courts, The special order of the day a bill pertaining to mighways was then taken up. One of the clauses of this bill authorizes the county courts to erect and maintain mile-stone., guide-Territory, and the officers elected and and financial stocks are but slightly sent to Washington to work for this movement are not elected by the peo-ple of Dakota; they do not represent except murder, bail shall be allowed weaker! COMPLETE LINES OF HOSIERY AND KNIT GOODS. as a matter of right. It is now a matter of right in cases wherein a fine THE Territorial Supreme Court' will Under the bill before me,a defendant convicted of murder in the second de-gree, or quilty of rape and other infa-mous crimes, may prosecute an appeal, and upon application therefor, be ad-mitted to ball as a matter of right, and by operation of iaw, as onto turned loose apon the society he has wronged. Under the practice governing sppeals, the courts will be left powerless to control of correct this butrage upon. the community. Makes collections, remitting proceeds bill authorizes the county courts to erect and maintain mile-stones, guide-boards, and posts on the county roads Sec. 18 was amended so as to compel owners of irrigating canals, ditches, etc., which may have been, now are, or hereafter may be constructed to res-tore the highways they cross to the same condition as they were before the construction of said canals. Mr. Taylor moved to strike out Sec. 23 which reads: "Any person who crives a herd of horses, cattle, sheep, goats or swine over a public highway, when such highway is constructed on a hillside; shall be liable for all dam-age done by such animals in destroying the banks, or rolling rocks upon such highways." In support of his motion Mr. Taylor said this section would work a great injury to stockmen. The stock interests were growing in im-portance throughout the Territory and he was afraid that if this section was allowed to remain on the statute book, road men would be more interested in watching stockmen, than repairing the roads. mptiy. only is imposed as a penalty, and in the Territory, but are simply the offiadjourn to-morrow until Feb; 6th. Ladies' and Children's Underwear. other cases is left to the discretion of cers of a faction, not a majority of the the Court except in offenses punish-Bed Quilts, Comforters and Blankets, citizens. FARMERS able with death. DEATHS. It is claimed that the Democratic The necessity for the propose HAMLIN Of diphtheria, on the 25th Inst members of the United States Senate TAKE NOTICE! HOME MADE FLANNELS AND LINSEYS, change in the law is obvious. We have do not oppose the admission of Dakota maranth, daughter of George and Rache heard no argument against it. It is Hamlin; born out the 9th of July, 1874 as a whole, but are against the party Flannel and Linsey Sheeting, Jeans, Cassimeres and Tweeds. control or correct this but sign upon. I the community. The present law has been fully sus-tained, and the rights of a defendant under its provisions determined by the Supreme Court of the United States in the late case of the United States vs. Rudger Clawson. The courts the wisely exercised the discretion in-posed upon them in granding and de-nying bail, as the merits of the case suggested, and the practice has infor-mally proved of benefit inverse used upon them in granding and de-nying bail, as the merits of the case suggested, and the practice has infor-mally proved of benefit inverse the law. Ja my opinion, by depression the owned of discretion in this key in-portant feature. In terminal secceed-sigs, and which the full before me does, we place in the hands of those who seek to defeat the execution of the laws, the power to drifte with jus-tice, and to delay and defeat the public isaments prescribed by faw assaust those who stand convicted of public offences. not a "Mormon" requirement, scheme to bring in four Republican Senators from Daketa, and also the Funeral took place on the same day at 3:30

it is common in various parts of the Union, and is for the benefit of every principle of recognizing as person who is improperly placed in the representatives of a Territory seeking admission into the Union men Governor Murray's excuse for vetowho only speak for a section, a fraging the measure will be found in the ment, which has no political exis-

minutes of the legislative proceedings. Reasons he does not advance. He intimates that he has "other reasons." but does not present them. If the bill had been too broad in its provisions to suit him, he could have recommended some additions to the exception provided for. The Supreme Court sustained the present law, of course; nobody disputes its validity. But that does not argue that a change would not be more conducive to justice and the preservation of the rights of citizens.

clutches of the law.

The discretion of the courts might be quite right with some judges and in almost any other place but. Utab. Here where there is a strong animus against one class of the community, a determination to strain every point of law against defendants of that class, and a disposition to impose the full penalties in ever case, and to deny any protection that the law leaveswithin the discretion of the court, it is needful in the administration of justice that the law, instead of its instruments, should specify the rights of appellants from alleged illegal convictions and vindictive rulings and sentences.

appeal his case and, yet be published We answer as requested, but think

tence This puts the matter in a different light. If Dakota wants statehood, the the demand for admission should come from its people by the proper methods, aud when the whole Territory, or a majority of its citizens, present an adopted constitution, the new State should be admitted whather it favors should be admitted whather it favors the views of one political party, or the other, or neither. It is time that the name of Territory's should, be abol-ished and that this Government should be truly the United States of America. Detroit of the section of the section of the section of the section. Mr. Francis considered this section was a wise provision, as in some counties isrge sums had to be ex-pended in keeping in repair our canon roads, damaged by driving such herds



Editor Deseret News : Will you be kind enough to answer

will you be kind enough to answer the following questions through the columns of the NEWS. By doing so you will greatly oblige. Yours, TRUETER. 1st.—Who is it that has to furnish the delinquent list of School Texes to the County Collector: the Trusters, or District Collector; the Trusters, or District Collector? (See Sec. 8 of

School Law.) The idea that a defendant may person who has been illegally impris-oned? The idea that a defendant may

The motion to strike out was lost. Several other minor smendments were made to the bill, when it was placed on file for second reading. C. F. No. 25, amending sections 194 and 196 of the code of civil procedure

offences. For these, and other reasons which, present themselves, i return the bill so the House in which it originated, with-

ihe House in which it originated, with-out my approval. I am, sir, very respectfully Euf History, i Governor. On motion of Mr. Thurman, the committee on printing was instructed to negotiate for the printing of the no-tations on the built of bills. Mr. Cannon, from the committee on pristing, called the attention of the House to the importance of printing inforsiments on the make of bills. etc., and stated that the averagent does not pay for the part of the work The committee on printing was author-ized to negotiate for this part of the work. act, was realized second time, ordered printed and placed on file for third reading. 11. F. No. 9, a bill for the selection and payment of jurors, was read a second time and placed on the for third mnnal stock-taking. A communication from the House A communication from the House anuounced its passage of H.F. No. 25, a bill relating to the estates of dece-dents, which was read and referred to the committee on jadiciary. C.F. No. 13, providing for a Terri-torial board of equalization, was made the special order for Friday morning. The bill amending chap. 49, Session laws of 1884, in relation to irrigation, was read and passed. Communications were read from Hoos. Alex. Rainsey, H. S. Eldredge, F. D. Rechards and MF Chas F. But-ton, acknowledging the courtes of the freedom of the Council. Mr. Hammonid reported from the goumittee appointed at the last ses we will open as asual. das two

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while the legality of his conviction rethe questions needless, as mains undecided, is absurd and mon-

Take the case of Apostle Lorenzo Snow. He has been convicted under three separate indictments for the same offense, and in each case the evi-dence for the prosecution proved film of the sixty days an IT an If the Trustees do not send the list completely innocent of the charge, Not to the County Collector of course he only was there no evidence to establish cannot collect the delinquent taxes and or give color to the charge, but what there is no other way to enforce colthe prosecution adduced clearly lection than that provided by law. showed that he was not guilty. The Whenever the County Collector re-ceives the list he must proceed to colcharges of the Court secured his con-

the questions needless, as the law is plain enough for those who are not captions. The Trustees are responsible in the matter, and it is their duty to see that the delinquent dist is sent to the County Collector at the expiration Adjourned. PLA, WESTRIN UNION TALEFIE PH LINE.

Messrs. Barton, Slack and Hey-

HOUSE JAN: 28.

At 2 o'clock p. m. down came the Speaker's gavel and once more the House was all attention. The roll was called, and there being a quorum pres-ent the enaplin offered prayer. A lit-the time was necessarily consumed in disposing of the previous day's min-utes and then business was commenced in carnest, by Mr. Thurman presenting a petition from H. Bachmans los pay-ment of \$978.55 tors services as deputy clerk, which was referred to com-munication from Prof. White to the committee on claims and public, accounts. Mr. Hatch stated that he had a com-munication from Prof. White to the success among this clais of our fellow-beings; he stating that many parents in a sking assistance for this purpose the present Legislature he mail appro-printed \$3,000 to aid in this landable in the state of the petitioner, prayer, ment of \$378.2000 to aid in this landable in the state of the petitioner, prayer, in the part this time in a similar many referred to the committee on reduca-tion. Mr. Rider presented a petition, waite

WILLARD BIRCUMSHAW. LATEST BY LIGHTNING. L FISHER BREWING CO. Branner near U.C.K.B.A D.S.B.Q. Bepots, a SUSANVILLE, Cal., 27.-Holden Thek SALT LAKE CITY, UTAH.

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Incid bill prescribbing publish is not a supersonal formation of the property of

GRANULATED LIDS. It is now four years since my eye lashes began to fall out, and my spes fait as if sand or dirt was in them. They finally greatly interfared with my work; I tired from time or time many things that I was told would be them, but my eyes continually greatly interfared with my work; I tired from time them, but my eyes continually greatly interfared with my work; I tired from time them, but my eyes continually greatly interfared with my work; I tired from time them them, but my eyes continually greatly interfared with my work; I tired from time the them, but my eyes continually greatly interfared with my work; I tour here interfared with my work work and the that uninent doctor that I consulted told me that I could not look for relief under at another time. I then went to Df. Sain, and store them, and the inflammation is all gene. I know they are astrong to a all gene. I know they are astrong to a all the Market St. Philadelphia, Pa. CATARRH. Hr. Gillson Oypress, now at Geo. Millen plothing store, was anhoved by an offensiv asse of eastern and discharge from the ea-or M. years. He had tried without benef-il the possible transfer of the store of the

are of "Mormon" enactment, which meither he nor any one else can flad upon the Utah statute books. Before much fun is poked at the new Heating to day, as expected, and the demurrer to the mode of procedure in criminal cases, not given to-day, as expected, and the demurrer to the mode of procedure in criminal cases, not given to-day, as expected, and the demurrer to the mode of procedure in criminal cases, atter convis-to the differ-The star convis-to the differ of the dif

be heard of. At last he lost all hope, many was induced to place himself of the Greatment of Dr. Splace himself after the greatment of Dr. 8 10. 2210 262 EXAMINATION FOR SPECTACLES. The domanestion with his practice, Dr. Bain makes a speciality of oramining for, and fit-ing syss with spectacles; he is a practice tinde the leaster and fits the ginsses. Special attention given to the fitting of a finit and children's specialice.

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