		and the second	and an enter state of the state			
Special Business Notices.	EVENING NEWS.	honors we beg to intimate that the	public lands, it is nevertheless apparent	the "Gouldess of Liberty" by Miss Bolin Is Debtio.	water therefrom	betson to all blaces subblied all
READ estray notice, Salt Lake		and there was no statute in ex-	that the primary object was to secure in- dividual rights to the respective inhabit-	[1B6 Bowery, where the proceedings]	Sile 1 Any para who shall withits or our lessly run a vehicle	the amount used and manner o
City district.	Saturday, July 8, 1876.	istonee against horigeamy until	ants of the towns and cities who were also the respective occupants of the several lots	were as follows-singing, prayer by	spainst a fire hydrant, or otherwise wilfully carelessly injure the	using water, and any consume
Found, a sack with clothes. See	PRICE OF GOLD.	1862. How an institution could be "preached and proclaimed and	or parcels of land claimed by them. The power conferred by this act of them	the Declaration of Independence for C. Harapshire, Esq., an excellent	isone or drive or stiened bodraw	ations controlling the water sul
advt.	Corrected daily by Deseret National Bank.	practised" from the "first settle-	gress upon the Territorial Legislature is to make regulations for the excention of the	Historic detention by Edward Cliff,	to a fine of not exceeding one hun-	and the right to the use of the wa
POCKET BOOK lost. See advt.	SALT LAKE CITY, July 8, 1876.	6 1 - 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	trust. It has no power to interfere with or to modify the rights conferred by the act of Congress, and if the Territorial Leg-	listened to with almost breathless	dred dollars, and be liable for all damages done to said hydrant.	SEC. 23-The City Corporation
READ estray notice, Salina dis-	Buying at \$1.10. solling at \$1.12.	fifteen years after Utah was settled	islature, by its act approved February 17, 1860, entitled "An Act prescribing Rules	appropriate speeches by Bo, W. S.	SEC. 5-Wrenches for fire hy- drants shall be furnished by order	to any consumer by reason of
We Will Endorse all you Say.	Local and Other Matters	may be considered not very creat	and Regulations for the execution of the	Seely and Mayor Joseph Page.	of the City Council to the Fire De- partment, for their use, and to such	stoppage or interuption of his wa
IF all the CHARTER OAKS now in use are as good as the one we	Local and Other Matters.	tion of the opinion were clear and	undertook to confer rights upon persons;	Much praise is due Professor Has-	other persons as may be deemed proper by the Council, and any	water, accidents to the works of
have used for nearly twenty years,	THERMOMETER 73 degrees F. in the shade at 1 p.m. to-day. Fine,	reasonable it would be utterly at	those mentioned in the act of Congress, such attempt to confer such rights is sim-	brass band for their very excellent	officer, or member of the Fire De-	pairs or other unavoidable cause
you can recommend them with en- tire confidence, and we will en-			ply vold. We can readily conceive of a case where an individual was prior to the	Mayor and City Council, Columit-	partment, or other person having charge of one or more of said	license during such stoppage,
dorse all you say having thorough-	MeetingsReligious service to.	Guide to the Centennial Exhibi-	entry by the Mayor, in the actual bond hide occupancy of a lot, and where he	tee of Arrangements. C. HAMPSHIDE.	wrenches, who shall permit the same to be taken from their place of	hitching or other post shall be pu
ly tested their many excellent qual-	morrow afternoon at the New Tab- erns de, commencing at 2 o'clock,		was wrongfully ousted by an intruder of trespasser before such entry was made. In		deposit, or to be used for any other purpose than the extinguishment	water service pipe, nor within si
it absolutely without a fault or im-	and it the several ward meeting	adelphia should procure copies of	which case we think the original bona mile occupant should receive the legal title	In the 16th Ward of this city, July etn.	of fires, shall be liable to a fine of not exceeding fifty dollars for each	feet of any main pipe, except on written permit from the Superin
perfection, and a marvel of econ-		the excellent guide published by the Fort Wayne and Pennsylvania	cupancy by the other at the time of the	MARGARET, whe of Robert Pariy. Deceased was been at Newmarket, Flint-	odense.	dent. SEC. 25 - Whetever the wate
omy and neatness. d192	Eighteenth WardElder W. C.	railroad line. They can be obtain-	act of Congress in any case confers the	shire, North wales, in October, 1801, emi- grated to Utab in the spring of 1809, dud	sires to obtain a supply of water from the City Water Works, he	mains are laid, no person shall b
SAFELY and Certainly that great external remedy, Glenn's Sulphur	Lemon is expected to preach to-	ed de tins onloc, nee or enarge.	right to the title of any lot upon any indi- vidual who was never the personal occu- pant of such lot. But suppose that the	as she li.e.f. a fa.thfui Latter-day Saint	shall make application therefor in	City Creek from any ditch or plac
Soap, removes cutaneous eruptions	travel in north-east Siberia and	Exhumed The body of the	Territorial Legislature by its act approved February 17th, 1963, conferred the right to	Functal services at the School-house, at 12 o'clock on Sanday, July 9th. Friends of the family are respectfully invited to at-	writing to the Mayor and sign an agreement, that he will be govern-	mestic, mechanical or other put
by opening the pores whose ob-	Asia. Services commence at 6.30.	young man Simon Hibbard, who accidentally shot and killed him-	the title of the half lot in controversy upon	tend. Millennial Star, please copy.	ed by such rules and regulations not inconsistent with this Ordinance as	of lots, under direction of th
struction was the cause of the diffi- culty. Test and you will endorse	Accident This morning while		of possession, occupant or occupants, or to be entitled to the occupancy or posses-	encount contribution collar.	may be prescribed by the Mayor for the control of the water supply;	Watermaster, nor shall said water be hereafter diverted from the ord
it. d&w	Thomas Micken, section hand at	Duncan Gardner, in Castle Valley,	sion of such lot, and supposing that such	AN ACT	said applcation must state the lo- cation, kind of building, number of	nary irrigation ditches for the sur
FRUIT Jars and Jelly Tumblers	Bonneville, was coupling cars he met with an accident by which his	was recently exhumed, at that place, brought to West Jordan, of	by the act of Congress above referred to-	Anasudatory of and Supplemen-	rooms, and the entire area of	chanism, and all resolutions, ord
at Little & Roundy's.	little finger was crushed off. Dr.	which place he was a resident, and	the argument-what are the respective rights of the parties herein to the half lot	tory to "An Act Regulating Elec-	grounds to be supplied, and fully and truly state all the purposes for	person to convey the waters of Cit
THE FAIR,	Condon attended and hopes to save the hand.—Ogden Junction, July 7.		in controversy? It is charly shown by the evidence that the respondent, Sarah M.	tions," appr wed January 3, 1853.	SEC. 7-When application is	Creek or any part thereof from the ordinary ditches by pipes for an
of July.		Off the Treak This muching	Fratt, occupied this lot from 1501 to 1501, and that during that time she made valu-	12 ST	made by a tenant, it must be ac- companied by the signature of the	use or purpose whatever, wherever the water mains are laid are hereb
the glorious Birthday of our Na-	New District Court Quarters	some ties were broken near the Tem-	isid she with her husband and family	Givernor and Legislative Assembly		repealed.
tion, the Women's Centennial	to remove the Court Room and	ple Block south gate, causing the rails to spread and throw the en-	went south in this Territory and remained there until 1867 that during the time she	accordance with an act of Congress	water into such premises, and ex- pressly agreeing to the rules and	supply of water from the wate
Territorial Fair will open on the Fourth of July,		gine that had hauled temple rock,	was south as aforesaid, the said lot was oc- cupied by some of the family of the appel-	passed February 2, 1872, an election for Delegate to the Congress of the	regulations embodied in the appli-	advance, are hereby fixed and e
	Wasatch Hotel buildings. The change is to be made on or before	off the track, causing some delay, the engine having taken the cars	lant, by virtue of a purchase by appellant from the husband of respondent. That on the 12th of March, 1863, she,	United States, for the Territory of Utah, shall be held in each precinct	cation and to the provisions of this Ordinance.	
at 12 m., in the "OLD CONSTI-		into the Temple Block, and was	the respondent, with her children, with and by the consent of appellant, resumsd	on the Tuesday next after the first	SEC, S-Every person making ap- plication for water shall pay in ad-	Reer Salcon
TUTION" Building, a few doors South of C. R. Savage's Art Gal-	Suicide Yesterday evening a	itself returning to the depot at the time of the occurrence.	the actual possession of the said haif lot, made valuable improvements thereon and	1876, and every second year there-	vance the cost of the service pipe and connections, calculated from	Bank
lery.	man named James Martin, a resi-		continued to occupy the same from thence hitherto.	after, said elections shall be held and returns made thereof as pro-	the centre of the street(regardless of the location of the main) to the in-	Barber Shop, one or two chairs
It will probably continue four weeks, opening at 10 a.m., and	dent of Butcherville, east end of the 20th Ward, committed suicide	Not Cheering if TrueIn a spe-	That Orson Pratt, the husband of re- spondent, has not lived with respondent	vided for in "An Act Regulating Elections," approved January 3,	side line of the curtstone, includ-	tional chair
	by taking strychnine.	cial to the New York Sun a pecu-	and her family since March 12, 1868, and that he has five other families with some	1853, and all acts amendatory there-	ing the necessary stops, and on payment thereof and of the water	Bath, in hotel or boarding house, one tub
PRICES OF ADMISSION.	Deceased was a native of Dover, Kent, England, but resided some	difficulty. It states that cavalry	of whom he is supposed to have resided, and that the respondent and her children	SECTION 2So soon as the re-	rent as per schedule of rates herein- after contained, a license for the	each additional tub
For adults, 25 cts. Children under 12, - 10 cts.	years in Africa, from which latter	cannot operate successfully against	have supported themselves since 1868 with	shall commence, and shall be com-	use of the water for the specified time shall be issued by the Mayor	Boarding house, each reom with water attachment., 1 50
Except on Saturdays, when each	part of he globe he emigrated to Utah. He was in the 61st year of	the Indians, who are mounted upon well trained ponies, and infantry is	Pratt. It also appears from the evidence that the possession of the said half lot was	reception of said returns, and all	or presiding officer of the City Council, and attested by the City	Fach roomwithout water attachment 1 00 Boarding house, no licence
admission will be 10 cents. E. R. SNOW, Prest.	his age. We have not learned the	useless. Now, if cavalry is of no	in 1868 without any contract for rent or	candidates voted for at any election	Recorder, under the seal of the	less than 10 00 Club room or Society hall, not less
d180 L. A. ASHEY, Sec'y.	cause of the rash act. An inquest	account and infantry absolutely	any understanding or agreement, express- ed or implied, that she should become	by representative, to witness said canvass.	SEC. 9-To each service pipe there	Cattle, per head
Magle of the Mouth.	will be held on the Lody, by Coro- ner Taylor, this afternoon.	about the matter? If this be the	or be the tenant of appellant or any one else, at will or otherwise, even if that were	SECTION 3It shall be unlawful for any Judge or Clerk of election,	shall be attached, at the curb, a stop-cock and key box, which shall	Fountains, only by special contract Fire plugs in yard for extinguish-
Odoriferous SOZODONT renders	Martin's stepdaughter committed	case, and force is going to be used, what kind of troops will be placed	of the case, which we think is not the ince	Probate Judge, Clerk of a County	be paid for by the consumer, and be under the exclusive control of	Borses, per head
the mouth enchanting, composed of rare, antiseptic herbs, it imparts	suicide, in this city, by shooting herself, in March, 1806.	in the field?	premises on or befere March 12th, 1865,	Court, Selectman, or other person to examine any ballot offered or	the Superintendent. SEC. 10-All service and other	walk, per foot run, up to 50 feet 0
whiteness to the teeth, a delicious	······	Useful Publication We have	vanished upon the abandonment or sur- reader of the possession to the respondent,	ballot box, for any other purpose	pipes used underground shall be of cast iron, extra strong lead or tin	one-half the width of the street,
flower-like aroma to the breath, and preserves intact, from youth to	Obsequies.—The funeral services of the late Elder David W. Evans	received from the compiler, that	and she being, for the purposes of this proceeding, the head of her family and actually occupying the said half lot as the	than to ascertain what candidate	lined lead, and laid not less than	Bose connection for sprinkling side-
age, the teeth.	were conducted at the 20th Ward	energetic and indefatigable railroad	residence and home of herself and family	violating the provisions of this	four feet below the surface, and all pipes for water supply, whether	
	School-house yesterday afternoon,	eral passenger agent of the Chicago	from the 12th of March, 1868, until long after the entry made by the Mayor of Salt Lake City, she is in our opinion entitled to	shall be liable to a fine not exceed-	inside or outside, shall be of suffi- cient strength to stand the water	walk, no license less than
	a large assemblage of relatives and friends being present on the occa-	and North-Western Railroad Com-	a dred for the same. The admission of fe-	SECTION 4-Any person who votes	pressure, and all such work, alter- ations or extensions thereof, must	den, lawn or yard, per square yard
	sion to pay their last respects to the	pany, "North and West Illustrated Guide for Tourist, Business and	low declined to consider, does not affect the status of the case, and if it had been	tion, or knowingly offers to deposit	be done to the acceptance of the	Hose connection, for washing pri- vate vehicles, each vehicle, 2
ing Machine should by all means	deceased. The ceremonies were conducted by Bishop John Sharp	Travel." It describes the popular	admitted as competent by the District	two or more ballots, or changes any ballot after the same has been	Superintendent. But no extension of a consumer's attachments shall	Hose connection, for washing livery vehicles, each vehicle, 5
call and see W. Anson Woods' im-	and brief addresses more delines I	resorts of California, Nevada, Idaho,	force which could reasonably be claimed	deposited in the ballot hoy or after	be made without first obtaining a	price as yard spetakies, and Balance

election, or who wilfully detains,

vass, or with the voters lawfully

dividual lights to the respective observations of the several loss of the forms and clikes who were also for the several loss of the forms and clikes who were also for the several loss of the several loss o those mentioned in the act of congress, such attempt to confer such rights is sim-ply void. We can readily conceive of a case where an individual was prior to the entry by the Mayor, in the actual bond fide occupancy of a lot, and where he fide occupancy of a lot, and where he

deposit, or to be used for any other purpose than the extinguishment of fires, shall be liable to a fine of not exceeding fifty dollars for each written permit from the Superin-dont

SEC. 6-Whenever any person de SEC. 25 - Whetever the water 18 and 20 Wood Screet, Pitisburgh sires to obtain a supply of water mains are laid, no person shall be from the City Water Works, he allowed to convey the waters of Solution there a faithful Latter day Saint. - shall make application therefor in Fineral services at the School-house, at writing to the Mayor and sign an by private pipes for fountains, de-12 o'clock on Sublay, July 9th. Friends of agreement, that he will be govern-the family are re-pectfully invited to ated by such rules and regulations not poses, except the ordinary irrigation inconsistent with this Ordinance as of lots, under direction of the may be prescribed by the Mayor for Watermaster, nor shall said waters the control of the water supply; be hereafter diverted from the ordi-said applcation must state the lo-nary irrigation ditches for the supcation, kind of building, number of ply of steam boilers or other me rooms, and the entire area of chanism, and all resolutions, ordi-Amendalory of and Supplement grounds to be supplied, and fully nances and permits allowing any tury truin An Act Regulating Elec- and truly state all the purposes for person to convey the waters of City tions," appr wed January 3, 1853. which the water is to be used. SEC. 7-When application is ordinary ditches by pipes for any



may be cut off and the amount

paid forfeited.



STEWART'S

ULC D. Hitsburgh, Pa.

Lataf lithes) 1882.

FENNSYLVANIA.

P. S.-Altraspropriate f Vials and Bot as much force ex. d 140

NEW YORK TRADE. TRUMAS M. ANGALL & CO.

MANUFACTURERS OF

MEN'S and BOYS' CLOTHING

314 and 315 Brondony JOHN E. COWLES.

NEW YORK

BAKER, PRATT & CO., \$15 00 to \$50 0 IMPORTERS.

15 00 to 30 15 00 to 30 HUKSELLERS AND STATIONERS 15 (0 to . 30 00 112 and 111 Grand Street,

NEW YORK.

1987 Drive Lasts and Quotations mailed fr c to any address. d 140

R OBINSON, LORD & CO.

Manufacturers and Wholesale Dealers In

Cordage, Twines, Blacking, Store Polish, Brushes of every description, Stationery of all kinds, Cigars, Cheroots, Smoking Tobaccos, Home Furnishing Goods, AND IMPORTERS OF 0.55 Domijohns, Bottles, Flasks, Percus-

sion Caps, German Market Bas kets, Etc.

WHOLESALE TRADE ONLY, G Chamber and 120 Reade St., New York.

LORD & ROBINSON. d 140 88 and 90, Lombard St., Baltimore

BENEPICT, HALL & CO,.

BOOTS & SHOES



ing Machine should by all means conducted by Bishop John Sharp call and see W. Anson Woods' im- and brief addresses were delivered proved, at Naylor Bros. These by Bishop Lorenzo D. Young and machines are of the lightest draft, Elder John Nicholson. are the strongest and cheapest in the market, and can be got on easy terms.

We have also the largest stock of seasoned wagon material in the Territory, as cheap as the cheapest. bility of raising in Utah a regiment NAYLOR BROS.

the Indian war to fight the Sioux. AGENCY .- Brother John G. Coltrin is authorized agent for selling On motion of Col. G. R. Maxwell Mr. J. B. McKean was called to the work entitled Correspondence the chair and Mr. Geo. A. Black of Palestine Tourists, in all of the Settle ants South of Balt Lake County ______ 1146 was elected Scorotary. The attendance being meagre the

SILVER Plated Casters from four to twenty dollars at Little & Roundy's. d181

HAGAN'S MAGNOLIA BALM

is an unfailing prescription for a faultless complexion. Sallowness, Magnolia Balm. A few applica- our information, are around solicitwill leave the delicate hues of refined beauty and youthful bloom. Its application cannot be detected, part of the pay in advance. and it is absolutely free from all possible harm, warranted purely a vegetable extract from the flowers of Southern France.

GEO. C. FERGUSON, watch maker, 11, First South St., a few doors east of Commercial St.

Carriages and so very cheap at with. Dinwoodey's Furniture Store. d125

RED CANYON COAL .- Still he old reliable \$6.75 per ton at the yard, \$7.50 delivered. NO EXTRA CHARGE FOR DELIVERY in difficult places. Full weight and quality of coal guaranteed. A lasting and true friend for the rich and poor. Try it one and all. Orders always meet with promptness and ROBERT SMITH, Office, 65 Main Street. Agent.

STONEWARE, Crocks, Churns and Little & Roundy's. Jugiat



and Minnesota. It is one of the In Fighting Mood .- Last night a most excellently compiled works of meeting was held at the Federal the kind we have seen, and very Court House, in this City, for the purpose of considering the advisabusiness or pleasure bent.

of volunteers to go to the seat of SUPREME COURT DECISION.

THE PRATT-YOUNG CASE.

Court.

till this evening, at 7 o'clock, when

meeting was adjourned, without

opened.

life.

instituted in the Probate Court of Salt Lake County, under the act of Financial Slavery .- We are relike magic by the use of Hagan's parties referred to, according to half lot in controversy by virtue of the act of Congress entitled, "An act for the reliet of the inhabitants tions applied with a soft linen cloth | ing farmers to sell them their crops | of cities and towns upon the public before they are off the ground, offer- lands."

In the Probate Court it was ad ing, as an inducement, at least a judged that the appellant was en-titled to said half lot. From this

Our advice to farmers who may be thus solicited to virtually mort-the Third District Court of this Territory, by the respondent, and gage the fruits of their labors actu-ally before they are matured, is not the judgment of the Probate Court named, being situated not far from the resolution, the judge so of-the judgment of the Probate Court named, being situated not far from tion thereof, in any sum not exto listen to such offers, for if they was reversed and for nought dedo they will place themselves in clared, and a judgment rendered to most beautiful and thriving little prisoned not exceeding six months, veritable bondage to money grab-Sarah M. Pratt, was justly entitled burgh, and would make a very pleasant resort for pleasure seekers bers, who are not generally the to said half lot.

WHAT a beautiful lot of Baby most mercifui class of people met Appelant now brings this cause here by appeal from the judgment of the District Court, and assigns Fourth, the one hundredth anni-

If you are scrimped for means, put for errors: your wits to work to discover where

First. That the Court erred in you can be more economical than overruling respondent's motion to for the first time since this place dismiss the appeal. We think the appeal from the Probate Court was settled they had quite a grand be a full, true, and correct copy of the original law, as on file and of you are, so that when you take your properly taken, and there was no music, reading of the Declaration crops from the ground you will have the satisfaction of knowing error in overruling the motion to of Independence, speeches, songs they are your own, and, if our con- dismiss. viction in the matter is worth any-

The second and main error as-signed is, that "this court erred in its findings and judgment under which your correspondent joined thing, there never was a time when it was more necessary than now, the evidence," by which we underthis Centennial year, 1876, for the people to be economical and saving of the necessaries or bounties of life. judgment is against the law. Sec-tion 2,387 of the Revised Statutes due to Mrs. Hattie Kimball, recent-

This method of hunting the "al-mighty dollar"-securing the crops of the farmer in advance, for the music of the act of Congress approved March 2nd, 1867, provides that "whenever any portion of the pub-Townsend House, July S. H Tutor and family, Honolulu, SI; E C Claclenell, and wife, Sydney, N S Wales; Thos C Ward, Queensland; James I [Dowsett, Jr, 'Honolulu, S] I; D M Hosmer, San Francisco: purpose of making money, by ex- lic lands have been or may be set-

Guide for Tourist, Business and the status of the case, and if the flatter by the District two or more ballots, or changes of a consumer's attachments shall court, and if the Court had given it all the any ballot after the same has been be made without first obtaining a resorts of California, Nevada, Idaho, Montana, Utab, Wyoming, Colo-rado, Nebraska, Dakota, Iowa, Illi-

The judgment of the Court below must polled, shall, on conviction thereof, be fined in any sum not exceeding son to use or obtain water from nois, Wisconsin, North Michigan therefore be affirmed. ~ It is ordered and adjudged and decreed | twenty dollars for each offense, and

This ordered and hopfuged and derived any person who carries away, or that the findings and the judgment of the Third District Court, rendered in this cause, be, and the same are hereby ap-proved and affirmed, and that the appel-tent Right my voung pay the costs of this useful to travelers, whether on proved and affirmed, and that the appellant, Brigham Young, pay the costs of this breaking up or invalidating such

> returns, or in any manner so interferes with the officers holding such CENTENNIAL CELEBRATIONS election, or conducting such can-

MEADOWVILLE,

MEADOWVILLE, Rich Co., July 5th, 1876.

exercising their rights of voting at such election, as to prevent such election or canvass from being fair-This beautiful little town is situ-shall, on conviction thereof, be ated in a pleasant valley, some four fined in any sum less than three tailes in length by two in width. hundred dollars, or be imprisoned It contains about twenty families, not exceeding six months, or both and is one of the most pleasant for each offense. little summer resorts I have seen SECTION 5 .- If any person shall between Salt Lake City and Paris, offer any bribe, threat or intimidathe Legislature of the Territory of Bear Lake County. It is one con- tion to any elector, for the purpose roughness, sunburn, moth patches, liably informed that, even at this freekles, discoloration, dark spots, learly day, persons are speculating tided, "An act prescribing rules and sides by low hills, from which the elector shall be guilty of accepting freckles, discoloration, dark spots, unwholesome paleness, tan, pim-ples, eruptions, redness and every other kind of blemish disappear other kind ot the weary traveller, who has been allowed at the polls, for cause, by jolted over the ups and downs of about forty miles through Black- of Election shall hear and immesmith's Fork Cañon and adjacent diately decide upon any challenge mountains. When first sighted it that may be made.

looks a perfect Eden. Meadowville looks a perfect Eden. Meadowville is situated on the west side of the added to Section 6, of said act regvalley, and overlooks the entire ulating elections: And if any revalley. turns are delayed by the negligence

toasts, sentiments, etc., which

would have done honor to older

can boast of at present here,) which

forded.

A little north of east over the hill of the Judge, beyond two days afand about three miles from this ter said election, the Judge so ofthe shore of Bear Lake, and is a ceeding fifty dollars, or be imburgh, and would make a very or both. Approved Feb. 18th, 1876. ' railroad facilities could be af-

United States of America, 188. Yesterday was the glorious

Territory of Utah, I, George A. Black, Secretary of versary of the day when a nation the Territory of Utah, do hereby certify that I have carefully comwas born. Not to be behind hand, pared the foregoing, and find it to

> record in this office. Attest my hand and the ttest my hand and the ing cr sprinkling, except when Great Seal of the Ter- granted in the license and paid for ritory of Utah, this 6th L. S. day of July, A.D. 1876. paratus for drawing water shall be

GEORGE A. BLACK, Secretary of Utah Territory.

[PUBLISHED BY AUTHORITY.] AN ORDINANCE.

a Relation to the Sa't Lake City Water Works, and the Supply of Water From the Main Pipes, and for dollars for each offense.

Other Purposes.

vehicles, each vehicle. Hydrant for drawing water in yard, sam price as yard sprinkler, and Hydrant no

allowed without payment also of the usu license for the use of water for house Hotel, each room, with water attachment, Hotel, each room, without water atson to use or obtain water from said consumer's premises or water

tachment lotel, no license less than louse or residence, one to four room

. 15 00 to 50 00 SEC. 12-All persons taking the water shall keep the service pipes Rallroad Tanks, per 1,000 gallons, not less than, Store or shop, ______ 10 00 1 Steam boller, per square foot of fire mutilates or destroys any election and connections, leading to their premises, and their own apparatus 0 00 10 50 0 n good repair and protected from frost at their own expense, but no person, except under the direction

of the Superintendent, shall be al-lowed to dig into the street or side-walk for the purpose of laying, re-walk for the purpose of laying, re-moving or repairing any service pipe. SEC. 13—If any consumer shall waste any water, or allow it to be wasted by negligence, such as im-

perfect stops or valves, or leaky oints or pipes, or allowing tanks to SEC. 27-For a supply of water for any purpose not herein specially designated, the rate shall be fixed eak or to overflow, or wastefully

by the City Council. run it through basins or other ap-SEC. 28-The water rates estab paratus, or use the water for purlished for steam boilers, baths poses other than stated in the application and license, or in violation water closets, urinals, sprinklers the rules and regulations for and other specific purposes, when controlling the water supply and located on the same premises the provisions of this ordinance, where houses, stores, or hotels are

the water shall be cut off from such supplied, are additional thereto. consumer, and all payments for- must be so specified in the applicafeited, unless such person shall tion for water license and paid for promptly pay such additional accordingly. SEC. 29 - Any person violating

charges as may be imposed. any of the provisions of this Ordin-SEC. 14-Whoever, by himself, family, servants or agents, shall use ance, where the penalty is not the water coming through the herein otherwise provided, shall on water mains without first obtaining conviction be liable to a fine not license therefor, or shall without exceeding fifty dollars for each offense. authority open any stop cock,

SEC. 30-Nothing herein containvalve or other fixture attached to the system of water supply, or shall ed shall prohibt the City Council in any wise injure, deface or impair from amending, altering or adding any part of any appurtenance of to the provisions of this Ordinance the water works, or shall cast any-thing into any reservoir or tank of the said works, shall be fined not exceeding one hundred dollars for

each offense, or by imprisonment ation in water rates shall apply to not exceeding six months, or by any license issued or contract made with a consumer, under this ordinboth fine and imprisonment. SEC. 15-Water consumers shall ance, until after the expiration of not take the water from the inside such license or contract. of a building or allow it to be taken SEC. 31-All Ordinances or parts

or run by hose or otherwise into a of Ordinances conflicting with the yard, garden or sidewalk for waterprovisions of this Ordinance are nereby repealed.

SEAL

1876.

Passed June 30th, 1876. accordingly, and no hydrant or ap-FERAMORZ LITTLE, placed in any yard where it will be

accessible for unlicensed persons to Territory of Utah, Salt Lake City. draw water therefrom. SEC. 16-If any person, after the

This certifies that the foregoing vater has been turned off from his ment of dues, or violation of the titled, "An Ordinance in relation to s a true copy of the ordinance, enules and regulations pertaining to the Salt Lake City Water Works. the water supply, shall turn the and the supply of water from the

in my office.

SEC. 17-Fountains and sprinklers for lawns, gardens, yards or

SECTION 1.-Be it ordained by sidewalks shall not be operated durthe City Council of Salt Lake City, ing a fire. No fountain attachment That the water works constructed shall be greater than half an inch



GEO. A. CLARK, SOLE AGEN It is the Best Made,

A Complete Assortment

FOR SALE BY

Z. O. M. I. And Branch Stores throughout the

Territory. d140

McLean & Stotesbury Jochran & Co. COCHRAN, MCLEAN & CO., IMPORTERS AND JOBBERS OF Lineus, Embroideries, Lace, Dry

Goods, Crapes, Mantillas, Gloves-White Goods, Hosiery, Notions, Wool e-18,

462, 484 & 466 Broadway, NEW YORK.

ST. LOUIS TRADE. E THERE I CON

H. & L. CHASE, Importers, Manufacturers and Dealers in Mayor.

BAGS OF ALL KINDS,

Seamless, Gunny, Burlap and Cotton Bags for Grain, Brain, Flour, Ore, Salt, Hams, Wool, Dried Fruits, Vegetables, &c. Flour bags printed to order of Millers and Grocers. Office and Warehouse 8 and 10 N. Main Street, ST. LOUIS, MO. L. SKIDMORE. . C. HARRIS, Prest & Treas. Secretary



upreme Court of the Territory of Utah, June Term, A.D. 1876. Sarah M. Pratt respondent, vs. Brigham Young, appellant; on appeal from the Third Distric

any definite measures being taken Opinion by M. Schaeffer, Chief it is expected a muster roll will be Justice. This proceeding was originally

