COMING DOWN.

BROOKLYN IS



Judge Hiles Devotes Himself to Untying Matrimonial Knots.

NUMBER OF CASES GO OVER.

The Grounds on Which the Decrees Were Obtained-Stories of the Wives and Husbands.

As stated in last evening's "News," Judge Hile's calendar for yesterday contained thirty-five divorce cases of which twenty were disposed of by the plaintiffs being granted the reliefs prayed for in their complaints. As will be seen the main grounds on which the decrees were granted were desertion or fallure to support, or both.

The first case called was that of Christina Arnold vs J. T. Arnold, The plaintiff, in reply to her attorney, F. C. Loofbourow, testified that she married Loofbourow, testified that she married the defendant in this city on March 10, 1892, and in April, 1899, the defendant deserted her and all the money she had received from him since was \$40. The defondant is a laborer by occupation and when last heard from was in Cali-fornia, whither he went three or four months ago. Mrs. Arnold resides in months ago, Mrs. Arnold resides in formia, whither he went three of four months ago. Mrs. Arnold resides in Murray and is the mother of three living children, the oldest being eight and the youngest four. Corroborative testimony was offered by A. E. Ca-hoon, and the court granted a decree and gave Mrs. Aronid \$1,500 in alimony, payable in quarterly installments of \$50 each, \$50 atorney's fee' and costs of suit. of suit.

LIVED TOGETHER ONE DAY.

LIVED TOGETHER ONE DAY. Sarah J. Timms vs John J. Timms was the title of the second case called. The plaintiff, who was represented by Attorney Ray Van Cott, said she was is years old and married the defendant last June. The defendant deserted her the day following the nupitals and had since failed to contribute one cent to-wards her support. Mrs J. A. Con-way corroborated the plaintiff and the court signed the decree. court signed the decree,

HICKMAN VS. HICKMAN.

Attorney Dan Harrington appeared Attorney Dan Harington appeared for the plaintiff in the case of Carrie Hickman vs John E. Hickman. The testimony of the plaintiff was that she married the defendant on December 14, married the defendant on December 14, 1933, and that in July, 1897, her hus-band deserted her. Since then she carned a living for herself and three children by taking in washing. The county, plaintiff further stated, had aided her some. Corroborrative testi-mony was given by Deputy Clerk Al-bert J. Seare. Plaintiff obtained a de-ves 5, 000 alignony the custody of the bert J. Scare. Plaintiff obtained a de-cres, \$2,000 alimony, the custody of the children and \$50 attorney's fees. De-fendant is required to pay his wife the alimony at the rate of \$50 per month.

FAILURE TO SUPPORT.

Anna Jensen obtained a decree of di-vorce from Cari C, Jensen on the ground of failure to support. The parties were married at Deaver in 1859, and plaintiff informed the court that the defendant had not provided her with means for the maintenance of her-self and their two children since July, 1858. C. M. Nielsen represented the C. M. Nielsen represented the plaintiff.

BEST CASE GOES OVER.

father of Mrs. Silcock, said his daughter had lived with him ever since a year ago last June. The defendant had sent her nothing during that time. Decree granted. Frank J. Gustin repre-sented the plaintiff.

HAD OTHER PLACES FOR HIS MONEY. By far the most interesting case of the day was that of Maybell Nelss vs Albert Nelss. The plaintiff, a well-dressed woman, about thirty years old, testified that she married the defend-ant at Kansas City, Mo., on April 23, 1894. A little over two years ago they came to Salt Lake and rented furnished rooms. Fortunately for plaintiff her folks lived here, otherwise, she said, she would have starved.

folks lived here, otherwise, she said, she would have starved. "What does your husband do for a living?" asked Judge Hiles. "He is employed at the Bee Hive Shee store," replied the plaintiff. "Does he earn any wages?" "Yes, he gets all the way from \$15 to \$20 a week, and he draws his money every Saturday night. "Didn't he ever allow you any?" "No sir. He always preached poverty, when I asked him for money, and said he had other places for it." "Was that the only reason he gave you?"

em from catarrhal polson and remove he fever and congestion always presnt in the mucous membrane. The best remedier for this purpo

are Eucalyptol, Sanguinaria and Hy-drastin, but the difficulty has always been to get these valuable curatives combined in one palatable, convenient and efficient form. "You say you had to go home to your people to get food. Did he not bring enough food home for the both of Recently this has been accomplished Recently this has been accomplianed and the preparation put on the market under the name of Stüärt's Catarrh Tablets: they are large pleasant tust-ing logenges, so that they may be slow-ly dissolved in the mouth, thus reaching every part of the mucous membrane and finally the stomach and infestines.

months:

"No, sir; he seldom brought home enough for two and when he did he al-ways shared it with his brother. If his brother wasn't along he ate it all him. An advantage to be considered also is that Stuart's Catarrh Tablets con-

"Who cooked his food?" "I did. Sometimes he would eat at the restaurant." "Did he descrt you, or did you desert

Yes sir."

him 'I left him because he couldn't keep

is that stuarts Catarra Junts const tain no cocaine, morphine or poisonous narcotics, so often found in catarrh powders, and the use of which often entails a habit more dangerous than the disease. Stuart's Catarrh Tablets are sold by "Has he asked you to come back?" "Yes, about nine months ago, he asked me to 'let's try again.' I refused druggists at 50 cents for full sized packages and are probably the safest ind most effectual catarrh cure on the narket because he was unable to assure me that he would care for me. He then market.

wanted me to go and live with my folks until he was in a position to support himself and me. I told him I wouldn't Mrs. Josle Bowlby, mother of plain-ff, corroborated her daughter. Mrs. tiff, Nelss was given a decree, and was also allowed to resume her maiden name of Maybell Bowlby. Attorney Lee, of Booth, Lee & Ritchle, represented the

plaintiff SHEPPARD VS SHEPPARD.

The next case called was that of Ag-The next case called was that of Ag-nes I. Sheppard vs Clarence G. Shep-pard. The plaintiff, quite a young girl, testified that she married the defend-ant on February 27, 1898, and that he deserted her four months later. She is the mother of one child, now two years old The defendant's real name plain-The defendant's real name, plain-ald, is not Clarence G. but George H. Mrs. Sheppard was corroborated in her story by her mother, Isabelle Leyland. Decree granted. B. F. John-son was plaintiff's attorney.

HOWARD VS HOWARD.

Josephine Howard obtained a decree of divorce from John S. Howard on the ground of desertion and failure to pro-vide. The parties were married in 1897, and lived together as man and wife for seven years. Since then plaintiff said she had supported herself by taking in boarders. The defendant is now in Idaho. N. J. Schekell was plaintiff's attorney.

LINES VS LINES.

Desertion and failure to provide were the grounds upon which Mrs. Emma Lines secured a decree of divorce from Henry Sherman Lines. The marriage took place in this city during the month of April, 1898, and the desertion a year and a half ago. Defendant is now be-lieved to be in Seattle. In addition to a decree of divorce plaintiff was allowed to resume her maiden name of Emma Sanderson. D. C. Elchnor was plaintiff's attorney.

attorney TWO MORE RELEASED,

This afternoon Judge Hiles granted divorces to Elnorah J. McCampbell (colored) from George McCampbell, and Mattea Lindquist from Victor E, Lind. quist. The ground in each instance was failure to provide, J. M. Hamilton appeared in the first named case and John M. Cannon in the latter. McCampbell was formerly a United States soldier, and is now doing time in California for desertion.

PLAIN TALK. To Catarrh Sufferers, Every person suffering from catarrh n its many forms, knows that the

ommon lotions, salves and douches do common formers, serves and non-new this not cure. It is needless to argue this point or to cite cases of failure, because every victim of catarrhal trouble knows it for himself if he has tried them. A local application, if it does any-thing at all, simply gives temporary re-ther a weath locion, salve or zowder ef; a wash, lotion, salve or powder annot reach the seat of the disease

held in the club rooms in the new ar-

mory last evening, the following offi-

cers were elected for the next six

months: President, Col. S. C. Park of the First regiment; vice president, Capt. O. R. Grow of Battery A; secretary, Lieut. A. A. Smith of the signal corps; di-rectors, Col. William F. Beer of Brig-Gen. Cannon's staff, and Lieut. A. G. MacKenzle. of Troop C. At the conclusion of the election the members discussed the proposition of organizing a band with the result that Col. Park and Lieut. Webb were ap-pointed a committee to further the idea and report at the next meeting. A committee was appointed to secure pa-pers and periodicals of interest to the National Guard for the benefit of the members of the organization.

members of the organization. Troop C held a meeting also at the armory last night, and those who were

armory last night, and those who were present received their uniforms. Arms and equipments will likely be issued at the next meeting. The troop will meet next Monday night to complete the or-ganization. Drill will begin next week. William M. McCrea of Salt Lake added his name to the troop roster last night.

A STUPENDOUS BOND.

Receiver Weaver Must be Secured for

\$400,000.

Judge Marshall yesterday issued an

order in the Federal court confirming

Both Leading Teams Failed to Win thich is the blood. The mucous membrane seeks to re-lieve the blood of catarrhal poison by secreting large quantities of mucus, the discharge sometimes closing up th the discharge sometimes closing up the nostrils descending to the throat and larynx, causing an irritating cough, continual clearing of the throat, deaf-ness, indigestion and many other dis-agreeable and persistent symptoms. A remedy to really cure catarrh must be an internal treatment: a remedy which will gradually cleanse the sys-tem from catarrhal palson and remove GAME ENDED IN DARKNESS.

Boston and New York Play Seven Innings and End in a Tis-Philies Climbing Up.

Yesterday.

The St. Louis-Pittsburg contest was between the pitchers and a right royal battle it was, St. Louis' twirler had a shade the better of it and that's why Pittsburg failed to get nearer to the leadership for which that team has been working so hard of late. The score was one to nothing, which is gen-

erally conceeded to be pretty close, At Brooklyn a couple of errors that cost a couple of runs, the Phillies' bunching of a couple of triples and a brace of ice little singles caused the leaders ownfail and advanced the Quakers everal points. But the battle of the iy was between Boston and New York and only seven inlings were played on account of darkness. When the con-test ended in the seventh the score was even 14 to 14. The standing of the clubs

National League.

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TODAY'S GAMES.

Chicago at St. Louis, New York at Boston. Philadelphia at Brooklyn.

YESTERDAY'S GAMES. Boston, 14) New York, 14. Brooklyn, 6: Pittsburg, 0 St. Louis, 1; Pittsburg, 0.

Pirates Shut Out.

St. Louis, Sept. 24 .- Young was first in a pitchers' contest today. Attendance, 1,100. SCORE.

R. H. E. 4 Pittsburg0 Batteries-Young and Gricer; Wad-dell and Zimmer, Umpire-O'Day,

Leaders Go Down.

Brooklyn, Sept. 24.—Philadelphia won today's game from Brooklyn by bunch-ing two triples and a brace of singles with a couple of errors in the seventh. Attendance, 2,600.

SCORE.

Ended in Darkness.

order in the Federal court confirming the action of the receiver in the Bear River Irrigation & Ogden Water Works company in selling the property to Thomas D. Dee and associates, the lat-ter giving \$400,000 worth of bonds pay-able at various dates, and secured by the North American Trust company of New York. The order further stip-ulates that the receiver shall deliver the possession of the property to the purchasers upon proper certificates of the bonds by the trust company. the Boston, Sept. 24 .-- Boston and New York played a tie game today, the game being called at the end of the seventh inning on account of darkness. Attendance, 1,500.



WHEN SUFFERING FROM A COLD

Old-fashioned remedies generally suffice Orderashioned remediag generally suffice for those who know how to dactor it. A mustard foot bath, a little hot whis Ex. rock and rys, guinine, or PITTS EALSAM will generally answer the purpose. We have everything you meed in this line, gure and of the very best quality, and we don't mak any more than you will have to may for inferior than you will have to pay for inferior goods elsewhere.' The only drug store where the Salt Lake public can get

8

MEDICINAL WINES AND LIQUORS. THE OLD HELIABLE

Godbe Pitts Drug Co. COR. MAIN AND FIRST SOUTH.



When the case of Edith B. Best vs Albert Best Jr. was called, Attorney John M. Cannon, who appeared in behalf of the plaintiff, arose and informed the court that he objected to proceeding with the trial of the issues at this time for several reasons, chief among which was that the plaintiff had no been informed the case was to be set for trial. Another objection of Mr, for trial. Another objection of Mr. Cannon's was that the defendant had failed to comply with a former order of the court respecting the payment of alimony to his wife and he wanted that matter disposed of before proceeding further in the matter. Attorney J. M. Hamilton said the defendant had been sick and unable to work. Attorney Cannon said he did not want to take advantage of a sick man and that was one reason why he had not had the che reason why he had not had the defendant cited to appear in court and show cause why he should not be pun-ished for contempt. He desired it un-derstood, however, that he objected to going to trial upon the main issues until after the order of alimony had been complied with. Judge Hiles set the trial for October 22nd, and the con-tempt proceedings will come up in its regular order upon the law and motion calendar.

PRESHER VS PRESHER.

Allce Presher succeeded in obtaining a decree of divorce from Charles W. Presher on the grounds of desertion and failure to support. The parties were married in this city on October 21st, 1898, and the defendant deserted plain-The following September, There are tiff the following September, There are no children. Plaintiff was corroborated in her testimony by her Mother, Mary Collett. In addition to the awarding of L decree Judge Hiles gave Mrs. Presher the privilege of assuming her maiden name, that of Alice Collett. B. F. Johnson, of the law firm of John-& Fowler appeared in behalf of plaintiff

SENT HER \$20 IN TWO YEARS.

Mrs. Louise V. Sherman, at present employed at the Kenyon as housekeep-er, was granted a decree of divorce from Willham H. Sherman on the ground of failure to support. The marriage took place in Fenwick, Michigan, during the year 1880, and in October, 1898, plaintiff fold the court her budend abandance id the court, her husband abandoned T and had only sent her \$20 since. She had written her husband, who is a telegraph operator at Ogden, request-lag him to let her live with him again, but his answer was he wanted nothing more to do with her. There were no children. A lady from Ogden named Mrs. Nannie Westover corroborated the plaintiff, who was represented by Judge D. H. Twomey,

WOULDN'T TELL WHERE SHE WAS.

Samuel A. Clark informed the court and spectators that two years last May be married Lulu Fowler at Provo; a year later Lulu packed her trunk and left him.

"Do you know where she is now?" in-guired Judge Boreman, plaintiff's attorney

I know where she is," replied Clark, "but I don't want to say where she is unless I am compelled to, because it would not do her any good," He got his decree.

COWBOY DESERTED WIFE.

Mary M. Silcock told the court that aiary M. Slicock told the court that her husband, Gardner V. Slicock, de-seried her in July, 1896, and had since failed to contribute anything towards her support. The marriage took place on March 23, 1895. Plaintiff did not know where the defendant was at pres-ent. The last she heard of him he was at Hot Springs, South Dakota, en-gaged on a ranch cow punching. Plain-tiff said she gave the defendant no cause for deserting her and was unable to assign a reason for his mean act. to assign a reason for his mean act. Ormon W. Webster, an elderly man.

CASES PREVIOUSLY HEARD.

The following cases were heard before Referees Blair and Little, and upon their recommendations decrees were allowed in each instance: Jennie A. Smith vs Stockton Smith; Emma Frederickson vs Jens Frederickson; George A. Peterson vs Sadie J. H. Peterson; Clara E. Elliot vs Peter Elliot; Winnie Hocking vs William R. Hocking; Mar-garet Webb vs William J. Webb.

CASES REFERRED.

Julia A. Siedensticker vs Conrad Siedensticker, divorce; referred to Deputy Clerk of the Court Blair to take testimony and report. Ruth Everill vs John S. Everill;

same order. Sarah A. Messenger vs Leo E. Messenger; same order,

MILITARY MEN'S MEETING.

Officers' Association N. G. U. Elect Officers for the Ensuing Six Months. At the meeting of the officers' asso-

clation of the National Guard of Utah

pany. If a medal were awarded for the most perfect tem-ALCOHOL perance medicine prepared for fam-NO use it would undoubtedly @ be WHISKEY given to Doctor 'ierce's Golden NO. Medical Discov-OPIUM ery. This medicine which is NO entirely non-alcoholic and non-COCAINE narcotic, duces actual strength, instead Contractor and OLDEN of the simulated



6

remarkable cures resulting from the use of "Golden Medical Discovery

prove the soundness of Dr. Pierce's theory that in these days of haste and hurry the stomach is the common breeding place of disease. These cures also prove the soundness of Dr. Pierce's reasoning that "diseases which originate in the stomach must be cured through the stomach." 'The "Discovery" is a medicine for the stomach and other organs of digestion and nutrition. When the stomach is healthy the blood made in the stomach is healthy, and sufficient in quantity to nourish the nerves and strengthen the system to resist or throw

off disease. Nature develops life, sustains life and preserves life by nourishment. Vital failure comes when the body is starved either from lack of food or the inability of the digestive and nutritive organs to extract the nourishment from the food taken into the stomach. "Golden Medical Discovery" takes the obstacles from Nature's way so that she can sustain life by her own methods.

Dr. Pierce's Pleasant Pellets assist the action of "Golden Medical Discovery."

the bonds by the trust commany, the bonds to remain in the hands of the re-ceiver after their certification, upon his furnishing a bond of \$400,000. That is one of the largest bonds ever required of a man occupyng a position similar to that occupied by Receiver Weaver, But inasmuch as the bonds given by Mr. Dee and his associates will pass into the hands of Mr. Weaver, after they have been certificated the court held that he must be secured for the amount of the bonds which is \$400,-

SUITS ON PROMISSORY NOTES

A. H. Tarbet Sues A. G. Lamson to Recover \$37,940.

A. H. Tarbet, the well known mining man, has instituted attachment proceedings again Allan G. Lamson in the Third district court to recover \$27,940, and interest, alleged to be due on two

and interest, alleged to be due on two promissory notes and on two items of \$400 and \$40 for money loaned. The same plaintiff has also filed at-tachment suits against Allan G. Lam-son and Helene F. Lamson to recover \$10,000, and interest, on two promissory notes notes In his affidavit plaintiff alleges that both defendants left the State some time ago, to the injury of their cred-

Deputy Sheriff Cummock last evening served attachments on McCornick's bank, where Lamson is thought to have credits, and his interest in the Salt Lake City Water & Electrical Power com-



FINAL HOMESTEAD.

Sept. 22.-Henry Oborn. Vernon, 160 acres. section 20, township 9 south, range 5 west. Sept. 24.-Aaron P. Mohr, Elgin, 159.10 cres, section 22, township 21 south, range 16 east.

ORIGINAL HOMESTEAD.

Sept. 22-David C. Bullock, Cedar City. 160 acres, sections 13 and 24, township 39 south, range 9 west. Sept. 24.—Robert Williams, Salt Lake, 119.50 acres, section 6, township 1 north, range 1 west.

Robert Simpson, Sait Lake, 119.68 acres, section 6, township 1 north, range 1 west.

1Z. C. M. I. Millnery Display. A Beautiful Exhibit for the Ladies, londay, Tuesday and Wednesday, Sept. 24, 25 and 26.

Ladies, You Are Invited To view the great Millinery Display at Z. C. M. L. on Monday, Tuesday and Wednesday, Sept. 24, 25 and 20.

LIFE OF A PIONEER. Autobiography of Capt. James S. Brown, 520 pages, bound in cloth. Price \$2.00; for sale at the Deseret News. \$2.00: Special terms to agents.

Monday, Tuesday, Wednesday, at Z. C. M. I Great Display of Lovely Millinery, atest and Hest Styles in Hats, etc. All Ladies invited.

EXCURSION RATES

CONFERENCE AND STATE FAIR. The Rio Grande Western Rallway announces a series of very low excursion rates October 1st to 6th to Salt Lake City for the State Pair and Conference. Its train service and equipment is the very best, and the traveling public



Chicago Horse Owners and Trainers Seeking to Protect Themselves.

The Chicago horse owners and train-ers have organized what will in future be known as the "Owners' and Trainers' Mutual Association." According to the petition circulated among the horse-men, the purpose of the association is a form an organization of owners and

men, the purpose of the association is to form an organization of owners and trainers and elect officers; these offi-cers to appoint a committee of five mem-bers, who will meet and draw up such resolutions as they may decide will be of mutual interest and protection to members of the new organization to the owners and officials of race track properties and to the interests of racing in general. A maiority of the commitproperties and to the intensits of facility in general. A majority of the commit-tee of five are to appear in person be-fore all meetings of the Turf congress and ask for the adoption of such resolu-tions as may be deemed expedient, the same to be incorporated in the annual dition of such sublished by the Turf edition of rules published by the Turf

congress. A meeting of all the members of the association will be held some day this week at the Chicago race track. It is understood that the horsemen will file

understood that the horsemen will file a protest, as the first business before the Turf congress, against the recent allotment of racing dates for Chicago. The horsemen who are most promi-nent in the organization of the new association explicitly deny that they are organizing with any view to dictal-ing the Turf congress as a body, or to the separate members thereof. They, however, propose, after effecting a reg-ular organization, to stand together for the abolition of certain abuses which they claim now exist, and for the pass-age of new legislation which they de-clare the turf needs.

WALCOTT AND SMITH FIGHT.

Smith Fouled and the Colored Man Declared the Winner.

Hartford, Cont., Sept. 24.-Joe Wals-cott and Myterious Billy Smith fought at the Collseum tonight, the fight be-ing scheduled for twenty rounds. At every stage of the fight Wolcott proved himself to be Smith's superior. He fought him all over the ring, landed at will and at the and of the minth sound fought him all over the ring, landed at will, and at the end of the ninth round Smith had received so much severe punishment that he complained of his left hand being had and wanted to quit. The referee refused to allow him to do so, and in the tenth round Wal-cott want at Smith hammer and tongs, administering terrific right and left swings to the stomach and Smith, who had fought foul in some of the former rounds, realized that he was no match for Walcott, deliberately fouled him, by holding, whereupon he was discual-need and sent to his corner by the ref-eree, and Walcott was declared the win-ner.



Match Bace Friday Between Iver Lawson and H. B. Freeman.

There will be no racing at the sauce makes no mistake in paronizing the R. G. W It has four fast and comfort-able trains each way between Ogden salt Lake: also five trains between Salt Lake and Provo, etc.; 20 to 40 minutes faster than any other line. The Tintic, Sanpete and Marysvale trains are quick and commodius. Inquire of nearest R. G. W. agent for rates, etc.



Prescription Druggist.

We have at last made the discovery which has balled chemistis and all others for centuries—that of absolutely destroy-ing superflous hair, root and branch, entiroly and permanently, and that too without impairing in any way the finest ar most scinsitive skin. It is scarcely possible to oversite the impartance of this discovery, or the great good and satis-faction, it will be to these afflicited with one of the most disfurning and aggravat-ing blemishes—that of superflous hair on the face of women, whether it be a non-tache or growth on the neck, checks or the of women, whether it be a mus-is or growth on the neck, checks or

tache or growih on the neck, checks or arms. The Missea Heil have thoroughly tested there are an are desirous that the full merita of their treatment to which they have eiven the descriptive name of "KILL-ALL-MAIR" shall be known to ull addicted. To this end a tria will be sont free of charges, to any laiv who will write for it. Without a cent of cost you can see for yourselves what the discovery is; the order of your own renses will then an are and the discovery is; the renther will be renthment "KILL-ALL-HAIR" will rid you of one of the greatest drawlacks to perfect loveliness. the growth of superfluous hair on the face or neck of wemen. Please understand that a personal demon-menting. A trial will be sent you free. which you can use yourself and prove our claims by sending two summer for mailing. THE MISSES BELL.

THE MISSES BELL. 78 & 80 Flith Avenue, New York

The Alases Bell's Complexion Tonte is a The Alisses Beil's Complexion Tonic is a harmless liquid for external application to the skin. It removes entirely all freekles, moth, blackheads, pumples, and tan, and beautifies the complexion. Price \$1.00 per hottle, three bottles (usually required to user the complexion) \$2.75. The Alisses Beil's Capilla Renova is a precontation for naturally restoring area

The Risses Bell's Capilla Renova is a preparation for naturally restoring gray tooks to their original color. Capilla Renova is really a flat Food, and strongth-cus and invigorates the bair in a natural way, and thus restores its original color. Price \$4.50 per bottle. The Misses Bell's Skin Food is a soft, creanity exquinizing scenated ontinent, for mild cases of roughness, redness, pimples, etc., is a curre in thad. Is an excellent retring cream. Price 75 enoties the Misses Bell's Lambs' Weel Scen is made from pure oil of Lambs' Weel Scen is made from pure oil of Lambs' Weel. Price Stoenia per case. A complete line of showe exquisite preparations are always kept in stock, and can be had from our local agent.

& LARRER S Joseph E. Taylor,

PIONEER UNDERTAKER Of Utah. Open day and night. Factory and Warercoms No 253 E. First South, 15 blocks case of Theater.

THE SIEGEL CLOTHING CO.,

61, 63, 65 Main Street, Salt Lake City.

(egeneration and a state of the state of th

IT'S A MAN'S

Glorious privilege to be as ugly as he pleases. A woman daren't. She must look her prettiest. To look pretty she must have pretty things about the house. To have pretty things about the house, she must have them bright and sparkling. To have them bright and sparkling, she must polish them. To polish them she must come to us for the polish. That's where WE come in. We have

STOVE POLISH-In liquid and paste. ENAMELINE for stoves-liquid, paste and cake. DRY SILICO POLISH for metals. KIDD'S LIQUID POLISH for metals. FURNITURE POLISH-All kinds. FLOOR POLISH-All kinds. FLOOR POLISHING BRUSHES. STOVE POLISHING BRUSHES.

WON'T YOU COME AND LOOK AT THEM?

THE SALT LAKE HARDWARE CO.

42, 44 and 46 West Second South. SIGN OF THE BIG GUN.

Setemate a set of the set of t

GASE LAW For Business Men, Superintendents, Clerks and Employes, Law Students, Civil Officers, Etc.

Every person in business should have knowledge of business law. L. D. S. College, daily from 12 to 1,

Opens Sept. 25, Social Hall, 5 Nights each Week; from 7 to 9 p. m.

L. D. S. College

Best American system of bookkeeping, finest plain and ornamental penmanship, Pitman, Munson, and Gregs Shorthand, Van Sant system of touch typewriting, arithmetic, spelling, grammur, etc., all by expert teachers. Full

Night School of

B. S. HINCKLEY,





preparations are always kept in stock, and can be had from our local sgent.

