

SPECIAL BUSINESS NOTICES.

READ the advt. of Mr. J. E. Johnson, concerning his Rocky Mountain Pills. These are botanical pills, and are announced to cure numerous ills which flesh is heir to.

COLLARS that do not need washing are desirable articles. The Glenwood and Warwick are the only collars made that keep clean longer than two days.

WHAT IS PHTHISIS?—This hard word to spell is the name of a disease which it is well nigh impossible to overcome when it gains much headway. It is, in its earlier stages, an inflamed condition of the mucous membrane of the lungs; the result of a neglected cold; and, in its most aggravated form, tubercular consumption, the most fatal of all maladies. For its relief, and consequently for the preservation of the life threatened by it, a preparation known as HALE'S HONEY OF HORSEHOOD AND TAR is so widely recommended by those who have experienced its efficacious action, and so emphatically endorsed by eminent medical practitioners, that we cannot hesitate to accord it the most entire confidence. This pulmonary remedy exercises a peculiarly soothing and healing influence upon the irritated lining of the throat, bronchial tubes and lungs, speedily loosening a hard, dry cough, and inducing such a vigorously healthful reaction, that the patient is often astonished to find himself comparatively well in two or three days, after suffering for as many weeks.

WANTED—Six wood choppers. Apply immediately at
TAYLOR & CUTLER'S.

CAUTION NOT NECESSARY.—Although it requires but two spoonfuls of Dr. Price's Cream Baking Powder to produce better bread, biscuits, cakes, etc., than three teaspoonfuls of any other, it is not necessary to caution the public, as the makers of the rank, common kind, to use no more for fear of exposure and injury. The purity of Dr. Price's powder admits of twice the quantity or more being used with perfect safety, and without detriment to the articles prepared. Households where true economy is studied will use Dr. Price's Cream Baking Powder, and also his True Extracts, Lemon, Vanilla, &c., for they are truly excellent, pure, and unadulterated. Baking Powder sold in bulk for Dr. Price's is an imposition, as Dr. Price's is only sold in cans.

HUMAN HAIR.—Just opened, the largest stock of combs, brushes, French ornaments for the hair and imitation hair, ever seen in this city. Call and see them at the Standard Hair store.

WM. IRVINE, Proprietor.
SPRING FASHIONS.—An elegant assortment of Ladies' Pattern Hats, Bonnets, Flowers, Ribbons, Feathers, Ornaments and Trimmings, will arrive in a few days at Mrs. Colebrook's Temple of Fashion.

SELLING OFF AT COST the entire stock of Dry Goods at Schwartz Store, East Temple Street, on account of removing into the new store lately occupied by Mr. Wallace, confectioner.

TO RENT.—The premises, No. 90 East Temple Street, suitable and fitted up for a bank. Enquire in the basement of
DANIEL GREENGLASS.

THE CHEAPEST PLACE to buy Wall Paper is at Rivers & Co's, one door south of Walker House.

HANDSOME WINDOW CORNICES just arrived at Rivers & Co's, one door south of Walker House.

CHAMBER'S ENCYCLOPEDIA.—Messrs. J. B. Lippincott & Co., of Philadelphia, announce that, by a recent purchase, they have become the sole proprietors of the American Revised Edition of "Chamber's Encyclopedia," and are thereby enabled to offer the work at much lower rates than hitherto. In the course of its recent thorough revision, the American edition was edited with the special view of supplying the wants of American readers. It also possesses a special attraction in containing a series of over seventy-five full-page engravings not contained in any other edition.

IF YOUR Watches or Clocks are out of repair, bring them to H. Reiser, Watchmaker, opposite the Herald Office. He warrants his work.

HANDSOME stock of Wall Paper just arrived at L. W. Rivers & Co., one door south of Walker House.

CHEAP BUILDING SPOT for sale, 3th Ward. Apply at this Office, 4294 U.

IMPORTANT TO THE TRAVELING PUBLIC.

It is the duty of all persons before starting on a journey to ascertain by what route they can reach their destination with the least trouble, and if there are two or more roads leading to the same point, to decide which is the safest and pleasantest to travel.

We take pleasure in stating, that the CHICAGO & NORTH-WESTERN RAILWAY is the oldest, and several miles the shortest, route between Omaha and Chicago. Within the past two years the road bed has been put in admirable condition, and almost the entire line has been laid with steel rails.

The Depot in Chicago is centrally located, and as their trains arrive there thirty minutes in advance of all other lines, passengers can always be sure of making Eastern connections.

You will find on all through trains Pullman Sleepers, new and magnificent Day Coaches, and the best Smoking and Second Class Cars now on any road in the United States.

Particular information, with maps, time tables, etc., may be had at any of the Through Ticket Offices in the West, or upon personal or written application to J. W. Irons, Ticket Agent, Salt Lake City, A. H. Earl, Ticket Agent at Ogden, or to J. H. Mountain, Western Traveling Agent, Omaha, Neb., or to W. H. Stennett, General Passenger Agent, Chicago.

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Open every evening from 6 till 10. 4320

BEST live Geese Feathers at 80 cents a pound, and all kinds of Fancy Brackets very cheap at Dinwiddie's.

"I'LL RISK IT."—"That cough will kill you, if you neglect it," said a New York merchant to one of his partners about nine weeks ago. "Try HALE'S HONEY OF HORSEHOOD AND TAR," he added. "It has cured my wife of just such a cough as you have and I believe it would cure you." "Nonsense, my dear fellow," was the reply, "mine's not a croupy cough. It will go away of itself. I'll risk it!" He did "risk it," and is at present, apparently in the last stage of Chronic Bronchitis. He is now taking the remedy he scoffed at, and it relieves him; but it remains to be seen whether it is not too late to effect a cure.

PIRIE'S TOOTH-ACHE DROPS—Cure in one minute.

Fimples, Eruptions, Rough Skin. The system being put under the influence of Dr. Price's Golden Medical Discovery for a few weeks, the skin becomes smooth, clear, soft, and velvety, and being illuminated with the glow of perfect health from within, true beauty stands forth in all its glory. The effects of all medicines which operate upon the system through the medium of the blood are necessarily somewhat slow, no matter how good the remedy employed. While one to three bottles clear the skin of pimples, blotches, eruptions, yellow spots, comedones, "grubs," a dozen may possibly be required to cure some cases where the system is rotten with scrofulous or virulent blood poisons. The cure of all these diseases, however, from the common pimples to the worst scrofula, with the use of this most potent agent, only a matter of time. Sold by dealers in medicines.

COVERED WITH ERUPTIONS. CURED. CLAVESACK, Columbia Co., N. Y.

DR. R. V. PIERCE, Buffalo, N. Y.

Dear Sir—I am sixty years of age, and have been afflicted with Salt Rheum in the worst form for a great many years, until accidentally I saw one of your books, which described my case exactly. I bought your Golden Medical Discovery and took two bottles and a hair, and was entirely cured. From my shoulders to my hands I was entirely covered with eruptions, also on face and body. I was likewise afflicted with Rheumatism, so that I walked with great difficulty, and that is entirely cured. May God spare you a long life to reward his blessing to mankind. With untold gratitude.

MRS. A. W. WILLIAMS.

PRICE OF GOLD. Corrected daily by Deseret National Bank. SALT LAKE CITY, March 15, 1876. Buying at \$1.15; selling at \$1.15 1/2.

EVENING NEWS.

Monday, March 15, 1876.

Local and Other Matters.

Thermometer 38 degrees F in the shade at 1 p.m. to-day. Some clouds.

There is a message at the Western Union Telegraph Office for Peter Haas.

Winty.—Quite a wintry time now. Sweeping on and off most of the day every day.

Express Late.—The following telegram was received this morning:—"Green River, 15.

"The Union Pacific express is five hours late."

Breaking Glass.—To-day Robert Cartwright was before Justice Pyper for breaking a glass door at A. M. Smith's liquor store, for which he was fined \$30. Too much whiskey on board was the cause of the incident.

Home Again.—We were called upon to-day by Hon. George Q. Cannon, the respected delegate elect from Utah to the next Congress. He did not reach this City till near midnight on Saturday, owing to the Union Pacific train on which he was traveling being three hours behind time. He was met at Ogden by Mayor Wells, numerous members of the City Council and other gentlemen. He is in excellent health and spirits.

Missionary Appointments for Sunday, March 21st:

Sugar House—Elders T. Taylor and C. W. Shaysen.
South Cottonwood—Elders John Van Cott and N. H. Felt.
Big Cottonwood—Elders H. W. Nelsbitt and J. Nielsen.
West Jordan—Elders G. E. Swan and J. F. Friesen.
Mill Creek—Elders Isaac Groe and T. Harris.

The appointments for the City Ward will be published in Friday's issue.

Funeral Services.—The funeral services of Joseph S. Scofield at the Thirtieth Ward Assembly Rooms, on Saturday afternoon, were attended by a large number of relatives and friends. Members of the Thirtieth Ward Choir were present, led by Bro. C. J. Thomas, who conducted the singing exercises. The opening prayer was offered by Bishop L. D. Young and very appropriate addresses were delivered by Presidents George A. Smith and D. H. Wells and Elder Wilford Woodruff. The exercises closed by prayer from Bishop Edward Hunter.

Remedy for Croup.—An exchange has the following, which, if true, is worth preserving:

"Spirits of turpentine is a sovereign remedy for croup. Saturate a piece of flannel with it and place it on the throat and chest, and send for your family physician. If the case be very urgent, and the child in great distress, and the distance great, drop a drop of the turpentine on a lump of sugar and give it orally. Or a good emetic of tincture of blood root, or lobelia, or both combined, should be given. Every family should keep a bottle of spirits of turpentine in the house."

The Kate Flint Case Given to the Jury.—This morning, in the Third District Court, the jury in the case of Kate Flint vs. Jeter Clinton, was charged by Judge McKean. The defendants submitted fourteen propositions of law, in accordance with which they requested the Court to instruct the jury, and we herewith give some of the leading features of the charge.

The Court was asked to state to the jury that by the common law, Territorial statute and a valid ordinance of Salt Lake City, bawdy houses were made common nuisances, and could be abated by process of law, and the Court so said, but more of that hereafter. He was asked to say to the jury that he was competent in the Territorial Legislature to empower and direct the municipality to abate such bawdy houses. Yes, it was competent, but this proposition involved a lecture on law.

It was requested that the jury be instructed that the ordinance of Salt Lake City, which had been introduced as evidence, and under which the warrant for the destruction of plaintiff's property was issued, was valid. No, the Court could not so instruct. Most of that ordinance was good, but there were parts of it that were invalid, and defendants having asked the Court to pass upon the ordinance as a whole, the Court could not say it was good, and counsel had not asked that the jury be instructed regarding any particular points or portions of it.

Regarding the request to instruct the jury to the effect that in 1872 a justice of the peace had a right to hear complaints against keepers of houses of ill-fame, and, when parties charged were adjudged guilty, to punish such parties, and to abate such houses and destroy all articles kept therein for purposes of prostitution, yes, in 1872 a justice of the peace had a right to proceed against and punish such parties and, under the limits of the law, to abate such establishments, but being an officer of inferior and limited jurisdiction, he could not order all kinds of property destroyed.

The Court here read the warrant of abatement issued by Justice Clinton, ordering the officer to whom it was directed to go to the house of ill-fame kept by Kate Flint and destroy all things found therein that were kept for purposes of prostitution. The Court enlarged upon the breadth and scope of the language of the warrant, and facetiously remarked that the girls, being kept, it was presumed, for purposes of prostitution, they came within the limits of the writ, according as it was worded. Of course the girls were not demolished, as the officer did not think they were meant to be included among the objective points of the work of demolition. A justice had no authority of law to order the destruction of property of unlimited value. The justice had jurisdiction in the abatement of nuisances, but no authority to go as far as he did in this instance.

At this point the judge passed on to another proposition, when he appeared to suddenly become aware that he had forgotten something which he could not well afford to pass, so leaving the matter on which he had begun, he said he did not wish to make an unpleasant comparison for the sake merely of saying an unpleasant thing. If a justice had authority to order a house to be entered because it had been adjudged that illicit sexual intercourse was carried on in it, and to destroy the furniture, etc., in one case, he had in all other cases, but that was not the proper way to treat such things. If Kate Flint kept a house and it was proved that fifty men frequented it for purposes of illicit intercourse, and process could be issued and her furniture and household goods be broken up, therefore, the same could be done with any John Smith, who might have in his house twelve women with whom he had illicit sexual intercourse. It would not matter whether or not he claimed that those women were his wives, the law allowed a man but one wife, and had a justice of the peace the right to act in the case of Kate Flint it would not alter the situation if Kate Flint claimed that the fifty or more men visiting her house were her husbands. Such a claim would not take it outside of the law, and neither would it in the case of a polygamist. Whatever might be thought of polygamy, the sending of officers into the houses of those practicing it to demolish furniture and effects, was not the proper way to deal with it. In dealing with that or any other question the rights of the law must be regarded.

The charge was somewhat lengthy, the latter portion of it being in keeping with the first, and to the effect that Justice Clinton and other defendants wanted beyond the law in destroying the property of plaintiff, and that if the jury found that the destruction was maliciously done, they should find for plaintiff for three times the value of the property destroyed, and in the absence of malice for the amount alone.

The last and fourteenth proposition of defendants' counsel was that the Court should instruct the jury, that before the plaintiff could obtain the damages claimed an indictment must be found and conviction secured against the defendants in the suit, for the alleged criminal act. The Court refused to so instruct.

Plaintiff's counsel submitted three propositions, the first of which was to the effect that, in 1872, a justice of the peace, in ordering the abatement of a nuisance, could not direct the destruction of property to the value of more than \$100; and that if the defendants went beyond that they were liable to the parties injured; the second was that the warrant ordering the destruction was illegal, being issued without authority of law. The Court instructed the jury accordingly. The third was to the effect that as officers are presumed to know the law and be governed by it in the discharge of their duties, it was presumable they did in this instance, &c. Regarding this, the Court said that it was for the jury to say whether the malicious part of the complaint had been explained away.

Judge Sutherland asked that a number of exceptions be noted to the instructions of the Court to the jury. Claudius V. Spencer, a juror, asked if the jury were to understand as the Court had explained the law, that Jeter Clinton, Justice of the Peace, had no authority, to order the destruction of any portion of plaintiff's property; to which the Court answered, in substance, that it was not for him to say which or whether any of the property destroyed was kept for purposes of prostitution. The Justice had not described any particular property, having left it to the officers. It was not for the Court to say what could and what could not have been destroyed. The Court did not wish to touch upon the duties of jurors, the duty of the former being to deal with propositions of law, and the latter with facts.

Stephen F. Nuckolls, another juror, asked if the jury could have a written copy of the instructions, which was answered in the negative. Jesse West, another, wanted to know if the jury could have the statute with them in their room. The Court read the statute relating to the "Malicious Destruction of Property." Another juror said that was not the statute referred to; it was the statute giving the municipality the authority to abate nuisances.

Judge Sutherland wished to know if the jury could have the ordinance with them. Judge McBride objected, and the Court sustained the latter, saying that he had already said that some portions of the ordinance were invalid.

The jury were allowed to take some papers pertaining to the case, and retired, in charge of an officer.

"Astronomy."—Mr. R. Marshall will deliver a lecture on the above named subject, at the 11th Ward School-house, to-morrow evening, under the auspices of the Young Men's Literary Association of that Ward. Lecture commencing at half past seven. Free to the public.

Social Party.—We have received a complimentary to a social party at the Eleventh Ward School-house on Saturday, March 18, commencing at six p.m. Committee, Messrs. G. Dunford, F. Armstrong, and J. F. Freese. Floor manager, Mr. Jos. H. Felt. Prompter, Mr. Thos. Goodman. Musicky Daynes' full quadrille band. Tickets 50c.

Theater.—The exceedingly inclement weather prevented the assembling of a very large audience at the Theatre on Saturday evening at the benefit of Mr. E. B. Marden, but those who were present enjoyed a very excellent entertainment. The play of "Still Waters Run Deep" was ably presented. At its close Mr. Marden was called out, and he made a brief and neat speech of acknowledgment.

"Betty Baker" was played in a spirited manner that well satisfied the audience.

The band of the Fourteenth Infantry played a number of stirring airs in a pleasing manner both at the door of the Theatre and in the orchestra.

Our Country Contemporaries.

Ogden Junction, Mar. 15.—

Elder Hans Jorgensen, of Huntsville, and Elder Samuel Benson, of Brigham City, returned from missions in the eastern states, last evening.

This morning the mail carrier to Ogden Valley started out at the usual time, but returned and reported that a heavy snow slide had descended in Ogden Canyon, completely blocking up the road and damming up the river. No accident has been heard of as occurring from the snow slide up to the hour of going to press.

Beaver Enterprise, March 11.—On Tuesday night O. F. Butler, charged with forging checks on Wells, Fargo & Co., broke jail and made his escape. The jailer, being asleep, was aroused by a small amount of cutting with a knife and prying, and punching with a nail or spike, let him into the front room. Next move was to dig the rock out from under the north window sill, which it is believed he did by the aid of tools handed him from the outside, although nothing of the kind was found about the jail.

DIED.

In Millville, Cache Co., Feb. 15th, HENRY SHAWVER.

Deceased was born in the town of New York, with County, Virginia, April 2nd, 1816, when he was about 16 years of age he came to Utah, where he married Mrs. Susan in 1840, and they lived together until his death. He was a member of the Mormon Church, and was a very good man. He was buried in the Millville cemetery.

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with the Church he came to Council Bluffs in 1846, with his family, went to Linde, Mo.; in 1848, with his family, came to Utah; lived at Ogden till 1858, when he moved to Millville, and there resided till his death. He left four sons, three daughters, thirty-nine grandchildren and twenty-one great grandchildren; he lived and died in full faith of the gospel, in hope of a glorious resurrection.—Cov.

States papers, please copy.

JOHN READING,
Nurseryman, Seedsman & Florist.

Corner Second South and Second East Streets, Salt Lake City.

OFFERS FOR SALE A CHOICE SELECTION of

TREES, SEEDS,

And Greenhouse Plants.

WHOLESALE AND RETAIL.

20,000 Hawthorn Trees, from 10 to 14 feet high. Will be sold reasonable as to clear the ground.

APPLES, PEARS AND PLUMS, A large stock.

20,000 Greenhouse and Bedding Plants.

The finest selection ever offered for sale in this market. Plants sent by mail or express when desired. No charge for packing.

TERMS—CASH.

THE NEWS WEEKLY.

The DESERT NEWS Weekly for March 10th, contains sixteen pages and eighty columns of reading matter of the choicest kind. Among its varied contents are—

Discourse by President Geo. A. Smith.
The Murrumbidgee Trial.
English Labor Congress.
Long Mule-back Ride.
Very Frenchy.
It's Our Baby.
Newspaper Scoundrelly.
Mrs. Grant.
The Day of rest.
The Poland Gag Law.
They are Responsible for Their Acts.
Civil Rights Bill.
Another Move Judicial.
Compulsory Education in Arizona.
Could Not Agree.
Denigration.
Proceeding About It.
Would Not Favor Miscegenation.
The Sacramento Union.
Not so very Rich.
A Needed Blessing.
Coal in Nevada.
After Water.
Not En Regle.
A Reform Mayor.
Most Repulsive.
Pretty Well Established.
Most Certainly.
St. George Temple.
Disgraceful Rowdism.
Crimes, Casualties, etc., for the Month past.
Shave Grow or Impart Fruit?
The European Mission.
Going into the Union.
A Thorough Radical.
Happy Colorado.
Of the Noble Aets.
The Next Senate.
Grand Jury Empaneled.
Tooole Matters.
Three Nights in a Hole in the Ground.
Squabbles in the Court.
Seduction Case.
Home-made Brooms.
Another Judicial Movement.
The Writ of Habeas Corpus.
Rock in St. George Temple.
Two Days' Meetings in Mill Creek.

Attorney Whitney fined for Contempt.
Escape of Penitentiary Prisoners.
Fugitive from Nevada.
Woman's Right to Vote.
Local News.
Correspondence, Local and Foreign.
Telegraphic Dispatches from all parts of the world.
Notes of various kinds.
Fugitive from Nevada.
Brevelles, etc.
A most acceptable paper for the family.
Annual subscription, \$3.50; postage, 15 cents.
Single copy, ten cents.

BOOKS WORTH READING.

Book of Mormon.
Bound, 1.50. Morocco gilt extra, \$4.00.

Doctrine and Covenants.
(In the Press.)

Hymn Book.
Bound, 1.25. Morocco gilt, 3.00.

The Voice of Warning.
Cloth Embossed, 1.00. In. Morocco, 1.50.

Spencer's Letters.
Cloth embossed, 1.25.

Key to the Science of Theology.
Cloth Embossed, 1.25. In. Morocco, 1.50.

Catechism for Children.
Stiff Paper Covers, 25 cts. Cloth, 50 cts.

A Compendium of Faith and Doctrine.
Half Gilt, 1.50.

O. Pratt's Works.
Half Gilt, 1.50.

Answers to Questions.
Revelation on Celestial Marriage, Settlement of Salt Lake Valley, etc.
Stiff Paper Covers, 50 cents.

Discussion—Does the Bible Sanction Polygamy?
With Three Discourses on Celestial Marriage.
Paper Covers, 50 cents.

Plural Marriage.
Paper, 15 cents.

Miss Snow's Poems.
Cloth, 1.00. Cloth Gilt, 1.25. Gilt Gilt, 2.00. Morocco, 2.50.

Harp of Zion.
Cloth, 1.00. Cloth Gilt, 1.25.

Divine Authority.
Paper, 10 cents.

Utah Ashes.
Paper Covers, 25 cents.

Any of the above works mailed on receipt of the price.

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Lard, &c.

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HAVE MADE STILL

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Summer Goods ever brought to this market.

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JOHN SHARP, Jr., Vice-President.
J. T. LITTLE, Secretary.

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WE WILL FORWARD GOODS TO ALL points in Utah and Southern Nevada.

The handling, sampling and shipping of ORE and BULLION a specialty.

Rates of freight given and guaranteed to all points East and West.

Office opposite U. C. R. R. Depot, Salt Lake City.

GEO. Y. WALLACE, Supr.

FIRST SPRING GOODS

IN THE MARKET.

FULL LINE OF SPRING STYLE OF HATS.

Fur, Wool, Felt,

PANAMA, BRAID & PAL