

the full support of one or two candidates, another ticket by the Judge, who treated him will be fixed up to deceive some and to a licture, which, however well-capture others, and so make division deserved in smight have been capture others, and so make division work what is wanted. Against this the people should be on their guard. The candidates selected for abuse, and, if possible, defeat, are a judicial officer and as a legal disqui-

the nominees for Mayor and Marshal. sition. Those gentlemen were selected by the If jurors are required to stand the

Convention, in due form, after long test of consistency in religious conand careful deliberation by the comduct, and of moral character and oblinittee on nominations, and they were gation, as intimated by the Judge in nously endorsed by the Convenexcusing this juror, it is something not tion. And they will be elected, if the nembers of the party do not make

to be found in the laws defining their qualifications, and must be considered as judicial legislation for a special our-pose. Some of the jurors were excused ols of themselves. Mr. Frank Armstrong is a solid busman, well known in the commubecause they acted as good "Mormons' many qualities that fit him are expected to act; Beckstead was set position to which he is, nominated. He is frank by na- They were sound in the faith and con-

ture, as well as name, fearless of any influences, public or private, that stand in the way of duty; a nor consistent and therefore he was shrewd, successful, public-spirited and enterprising citizen, whose word is good in commercial circles and against unsuitable. If there is any consistency in this we fail to see 15, and, if consistency is essential in a juror it certainly whose character there is not a breath ought to be equally so is a Judge. Then this rule ought not to be con-fined to one class. If rigid cross-quesof reproach. All there is against him is the opposition of the conspirators. And what does that amount to? The charge that he furnished money to help expose the corrupt and reeking debauchees who infest this city, and who are sustained in their filthiness by the

organ of falsehood which assails him. In that expenditure of money he performed a public service which should recommend him to all who want to see lethery suppressed and hypocrisy exposed. He made mo secret of his part in the work for which he is now abused. He told it publicly and before the grand jury. The misrepresentations of those who fear the results of that work should not weigh with the people. Indeed the opposition against him should count in his favor, considering the source from which it emanates. The in the balances of moral conduct some that could be, named who passed mus-ter, without a murmur. We are not defending the juror by any means, but very fact that he is so assailed should: rally all his friends and the members of his party to his support. What the enemy wants least is what we should Judge.

want most. Mr. Alfred Solomon is attacked even bitterly than Mr. Amstrong. vhy? For a similar reason and because he is likely to be more active against the social iniquity by reason of his position at the head of the police. He is also well known, is a solid-man, who has built up a sound business interests of home industry; he has been accustomed to directing men, has been connected with the special police for over fifteen years, has never en known to falter, was trusted and esteemed by the late Marshal Burt, of precious memory, and has not a stain

upon his name or character. What has the opposition to say Why; that he acted as a vitness against the resorters to houses of ill-fame for lewdness. He has seen too much to suit them. He knows too much of the doings of certain persons to make them feel easy in the thought will be at the head of the police. The lechers don't want him. The organ that defends the "common vices of humanity" hates him. Very good, that is a potent reason why he should be sustained by the people. Any

one that is good enough to be black-

one that is good enough to be black-guarded by that element has a strong certificate of merit. We bespeak for these candidates in We bespeak for these candidates in

Mr. King opposed the motion After some further discussion th motion was lost. The bill was then read by sections After the first section was read Mr. McLaughlin moved to strike out the

word "linch" wherever it appeared in the bHl. The chair ruled that under rule of the House 27 the motion was out o

> An appeal to the House was taken from this decision and prevailed. Avery lengthy distate then ensued, in which Messrs, Tourman, King, Creer, Young and West participated, which resulted in Mr. McLaughlin withdrawing his motion. Numerous amendments were offered by several members of the House, but

by several memoers of the House, but few of them reached a vote. Among others that were presented Mr. West moved to amend section one by strik-ing out the word "hilicit" wherever it occurred in said section and inserting the words "who is not his wife" in the first line, and "who is not her husband" in the second line. so ther husband" in the second line; so that it would

SEC, 1.—That every male person who shall have illicit carnal intercourse with any female person; and every female person who shall have illicit carnal intercourse with any male person except in cases just-inable by the laws of the United Statesand those otherwise provided for by laws of the Territory of Utah, shall be deemed guilty of a mindemanor.

A misdemeanor. This amendment was carried. Mr. West also offered the following amendment to section 2: That the words "not being married" be inserted between "who?" and "ahall" in the first line; "hereafter" between "shall" and "have" in the first and second line; and that the word "intermary" in the second line be stricken out, and the words "have sexual intercourse" tioning is right ito jurors with even numbers, why not to those with odd? Is it not as essential that odd-numbered jurors shall be men of moral principle and good conduct as that the even numbered shall be the words "have sexual intercourse" be inserted in lieu thereof. Thus mak immaculate? There are persons who passed without 'scrutiny either of ing the section read;

the Attorney of the Judge, simply be SEC. 1.-All persons related or being within and including the third degree of consanguinity, who shall be deemed guilty of incest, and on conviction thereof shall be punishable by imprisonment in the Penitenliary not exceeding five years. would not have compared with Mr. Beckstead in morality of character or conduct. We know what we lare talking about. And however much we deprecise the course of the rejected

The gentleman also offered the fol-lowing as an additional section :

SEC. 2.—All marriages hereafter con-tracted between persons related or being within and including the third degree of sonsangninity are hereby declared incesta-ous and prohibited by law. Any person violating the provisions of this section, shall, upon conviction thereof, be punished in the penitentiary not exceed ing ten years.

we are opposing the unfair and incon-sistent cause of the Alterney and the ing ten years, a -11 Pending the consideration of the ast named amendments which clicked a very long discussion, in which many of the members took part, Mr. Howell moved to postpone further considera-tion of the bill, and that it be made the special order for Thursday. The mo-We know that what we say will not effect the constitution nor action of the grand jury." But we consider the course pursued in its organization a fit

subject for criticism, and if similar special order for Thursday. The mo-tion was carried. A message from the Council informed the Honse that it had passed C. F. 14, in relation to apportionment; read and referred to the committee on counties. Another message informed the Honse that the Council had passed C. F. 28, in relation to an act incorporating the City of Moroni; nead by its title and referred to the committee on incorpor-ations. proceedings had occurred in any other part of the world, they would have caused such a burst of indignation from the pulpit, press and public as would be likely to deter in future any public iofficial from such a partial, high-handed and improper method of

mpaneling a jury from one class of citizens, to the exclusion of others possessing all the qualifications re-

mired by link, y a set in ...... this this could n

"The latest talk about the Mormon subject is a report that the Latter-day Saints are negotiating for the purchase of one of the Sandwich Islands, with a view of removing there and setting up al government of their own. By all means ald them, as the ensist way of settling the vexed question. If no other way can be devised, adopt the policy recently formulated by Germany in re-gard to the Poles. Buy their lands and re-sell them to good progressive American settlers. This may be a rad-ical remedy, but the disease requires it."-Butte Miner.

The proposition to buy the lands of

I all go to work this afternoon

The directors of the Sixth Avenue Line have also conceded the demands of the strikers, and the cars will be started on Broadway, Seventh Avenue will be sold, or so much thereof as may be necessary, to pay the Taxes and Costs, at Public Austion, at the front door of the County Court House. In Tooele City, on the Twenty Seventh (27) day of February, A. D. 1886, at Two (2) o'clock p. m. and Sixth Avenue as scon as the tracks can be cleared of snow. A. G. JOHNSON, Collector, per C. R. MCBRIDE, Deputy

Death by Tobbogganing.

Togowro, Canada, 4.—A' tobboggan with a man and three women aboard started on its passage down the slide here yesterday afternoon before it was noticed that's gate near, the bottom was closed. The toboggan struck the obstruction with terrific force. Une woman's skull was crushed and the other women were frightfully cut about the head. The man escaped injury.

Burged to Death,

TAX SALE. WHEREAS, THE TERRITORIAL, against and upon the property of James M. Hardie, (Mo. F. Hardie, Agent) for the year 1986, amounting to Two dollars and orty cents. (\$2.40) remain unnaid. Therefore, I. Nathaniel V. Jones, Collec-tor for Salt Lake County, Utah Territory, by wirtue of the authority vested in me by the provisions of An Act of the Legislative As-sembly of the Territory of Utah, entitled "An Act to provide Revenue for the Terri-tory of Utah and the several counties there-into the authority wested in me by the provisions of An Act of the Legislative As-sembly of Utah and the several counties there-tory of Utah and the several counties there-of, "approved February E. 1878, and of the topy of Utah and the several counties there-on and thereof as may be necessary to pay the Takes and Costs, at public auction, at the front door of the County Court House, Sat Lake City, on the 30th day of February, 1886, at Bio'clock M. CROSSFORD, Md., 4.-Ou Tuesday night a German, known only as "George," was arrested for some slight offense. Of bla way to the lock-up he declared if couffined all night he would burn the house and himself. Yesterday morning the house, a small frame structure, was found to have been entirely destroyed by fire, and among the ashes were the remains of the unfortunate German.

A Western Blissard in the East.

NEW YORK,4.-The snowstorm which

County Collector's Office, No. 5, County County Collector's Office, No. 5, County County House, Sait Lake CRy, January 30th 1885. d5 af LEGAL NOTICE.

In the Probate Court in and for the County of Salt Lake, Territory of Utah.

Matter of the Estate of Lewis Robison, deceased.

TAX SALE.

CLARA M. ROBISON, the administratrix of the estate of Lewis Robison, de-crassed, I having filed her petition herein duly verified, praying for an order of sale of certain part of the real estate of said decedent for the purposes herein set forth. The B therefore ordered by the Judge of which Court that all persons interested in the estate of I said deceased, appear before the suid Probate Court on Monday, the 29d day of February, 1886, at 11 o'clock in the forenoen of said day at the Court Room of said Probate Court, at the County Court House, in the City and County of Sait lake, Territory of Utah, to show cause why an order should not be granted to the said administratrix to sell so much of the real es-tate of the said deceased at public or persate sale as shall be necessary; and that a copy of this order be published at least four suc-cessive weeks in the Dissigner Evenino News, a newspaper printed and published in said City and county. Dated January 19th, 1886. ELIAS A. SMITH, Probate Judge.

County of Salt Lake, 1 sa 

[SEAL] - The withings whereof, I have and i bewunto sot my hand and [SEAL] - mixed the seal of said in start Court, this 19th day of a seal of said thein JOHN C. CUTLER,

DR. SAIN (Late of Philadelphia, Pa.)

EYE and EAR Mas opened an office at. No. 48 W. SECOND SOUTH ST.,

SALT LAKE CITY 2 Room 6, up Stains, "As Dr. Sain has cases now under trea

D.R. SAIN'S sciality is Diseases of the EYE and EAR; Ringing in the Ears, CATABERE of the Ears, Eyes, Nose, Throat, and Murcons Passages.

Dr. Sain has acquired GREAT SKILL AS AN EYE SURGEON; he performs all ope-rations by The most supproved and success-ful methods. Calaract, Cross Eres, Piery, gram, indictory and the removal of foreign bodies trout the Eye, are operations he per-



THENUTRITIVE ELEMENTS



TOYS and SLEIGHS, All of which are sold at ROCK BOTTOM PRICES! -CA

Call and see them and make your PURCHASES, and you will feel satis-fied ever afterwards. Goods guaranteed as AP 30 W. FIRST SOUTH. CA

TAX SALE.



TAX SALE.

WHEREAS, THE TERRITORIAL, School and County Taxes assessed against and upon the property of Walliam Miller for the year A. D. 1885, amounting to

Sinty cents (60) remain unpaid, Therefore, I, Nathaniel V. Jones, tor of Salt Lake County, Utah Terri



**CARPETS** GREATLY REDUCED !!

their Speedy Sale.

SILK and VELVET,

.... OFFERED IN OUR



Catholie College I stauth

Annabelle College Annabelle College westerday a bill to incorporate the Annrich College of the Roman Cath-olic Church of the United States was introduced. The incorporators are Archolshops Gibbons, Ilyan Carrigan and Williams. The object of the col-lege is the education of young men-for the ministry of the catholic church. The principal office is to be in Balti-more.

nore contribution in the later of of patients errichter Berginstein aus

Pressured in the Riverside Family environment in the Riverside Family tentiary this morning in which there deputies were injured. Pittaburg, 4.—A serious affray oc-curred in the Riverside Penitentiary this morning in which deputies Mor-Kain, Greaves and Edwards are in-jured, the two former dangerously. A prisoner names James Clarke, who is serving out a sentence of seven years for burglary, had been ordered to a dangeon for intraction of raises. Mekcan and Greaves repaired to his cell to escort him to the dangeoni He promised to go quietly but in an un-guarded moment surned upon them with a Jarges knife, which he had secreted in his coat. He first made a desperate lunge at McKain and plunged the knife into his neck and then stabled him in the right temple. Turning from McKain he thrust the bloody weapon into Greaves right shoulder blade twice. Deputy Md-wards hearing a noise came to the aid of McKain and Greaves, but sofore he could render them assistance, Clark felled him to the service of the service of McKain and Greaves, but sofore he could render them assistance. Clark felled him to the service of the service bloody weapon into Greaves repaired to his best head of McKain and Greaves, but sofore he could render them assistance, Clark felled him to the grown with a terribus referred to the committee on incorpor-ations. Substitute for H. F.130 was read the second time. The raises were then sus-pended and the bill read the third time, amended, and, on motion of Mr. Thur-man, passed by a unanimous vote. The title was amended by adding the words "Title Nime" after chapter 1. The bill for amending section 10, chapter 6, laws tof 1884, was read the second time. It refers to fish and game. The bill was then referred to the section. The bill was then referred to the section. The bill was then referred to the section. The bill was then referred to the section mittee on fish and game. Counciles A communication was read from John M. Zane in relation to fines collected in the Third District Court, etc. The writer said he could not say whether any grand jurors com-petent to act upon Terri-torial business have been dis-charged because they were considered incompetent to act as jurors in United States cases, from the fact that he, Mr. Zane, could not see how a person could be competent to act moon the one who was not qualided to act moon the other business. The document

## NEW YORK,4.—The snowstorm which swept down on this city yesterday con-tinued with little abatement all night. It is a regular western blizzard and ua-doubtedly the worst storm. New York, has experienced since 22, the winter of the Park Row fire. The streets are being rapidly filed with snow, and the street cars are pulled along the burned rails with great difficulty by double teaming of horses. What adds to the difficulties of the situation is the strike of the Broadway and Seventh Avenue Railroad, Broadway Surface Railroad, Sixth Avenue Railroad and Fourth Avenue Railroad. No cars have left the stables of sevent companies since Avenue Railroad. No cars have left the stables of several companies since an early hour this morning. As a re-suit the cars of the Elevated Railroads have been crowded to a dangerons ex-tent all morning. Many business men have been compelled to walk down to write their offices. All the mails are delayed, especially those from the south and west. The Hoston mails were only and hour behind time. Some of the mails have not yet been heard. from.

