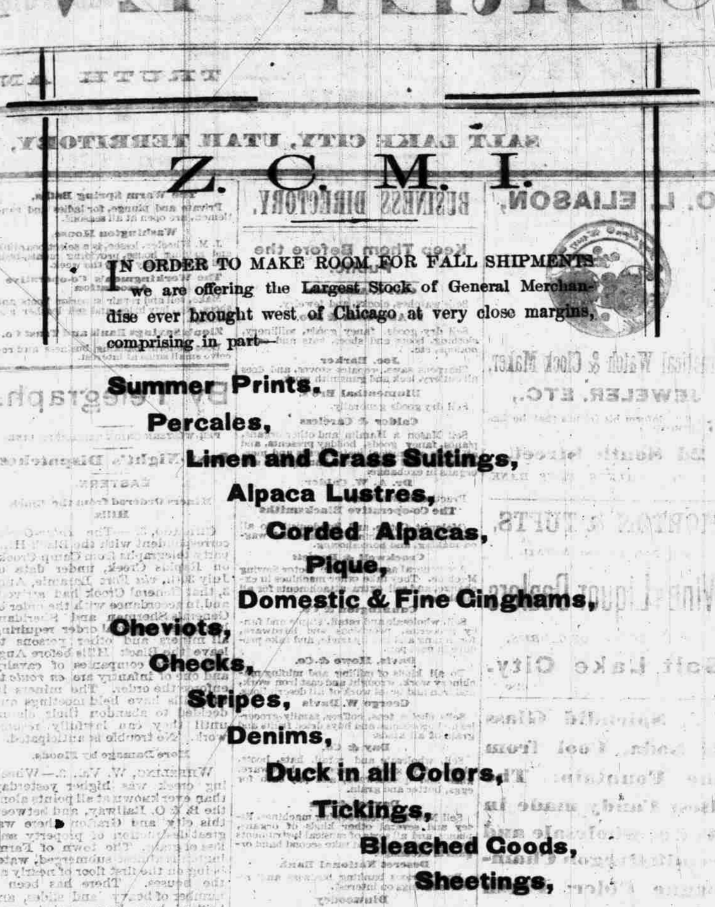
Memphis. —A London failure is announce ed, with liabilities at three mil-lions. ——The Western Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Western Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Western Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Western Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Western Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Association have fixed the price of nall at three dollars a card. ——The Mestern Nail Makers' Montans in Congress, made a very grassy speech in that body in favor of extreme special legislation to-ward Utah. Boon after that he tepped down and out, and now the Helens Independent talks of him in this wise— — "The New North West bubbles all over with extrawagant praise of

Montama in Congress, made a very gausy speech in that body in favor of extreme special legislation to of mathematic spectral legislation to obtain the prisoner and form as charged, it is solid (4, b) (4,

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2685 Ophir, 64; 63; 631; 631; 63, s 30; 644, b 10; 65; b 30; 64; b 5 manner and form as charged, it is





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incessorie of all Manuel Together with our usual Full Lines of 电外数数 運 新闻的: 小花的 (注意) 计约

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WHOLESALE DEPARTM 7

UP STAIRS.

only needs to be punctured to col hapse; and that service Asa Brown one of the best representative men in Deer Lodge county, proposes to do for Mr. Clagett next Monday. Just take the wind out of him and et him down easily,"

WHERE, O WHERE SHALL PU RITY ER FOUND?-The Sacramento Record-Union is anxious to know where "the purity is centred," and seems to think it is something like the immaterialist's beaven, which is described as being "beyond the bounds of time and space," and as where and its centre nowhere."

NEWS NOTES. war has taught the South to

Washington, D. C., is a cheap se, 50 cents.

The free excursion system in Bal ate among the poor The Quebec Chronicle pronounce

the Indian ring "the worst of all American ring." The Indian af-rairs of the Dominion are managed without seandal.

A negro girl of 16 summers with a husband 19 years old, living near Franklington, in Franklin county, N. C., ashort time since gave birth to triplets.

A Kansas woman has, like the nds; but they are all living, and hem claiming her in the next

The London Lancet says that no person should sit for more than

"Hew many children?" the cen-sus taker asked a Dubuque woman. "Dun know," replied the dame, they was even last fall, and I be-

"John McMillan and intended the were registered at an Ogdens-urg hotel the other day. Their instant summons to a minister saved the proprietor a conscientious rang, and themselves the honor of being asked to try some other hotel.

with a maiden aunt worth half a million, and the considerate old creature gracefully withdrew from leaving the property to of a stranger at the camp umping up screamed, "Catch him, brothers, catch him! He's the

An American colony has sprung up in the Caribbean Sea. The me of the island is Cozumel, and

co-operating, though his part was not to do any of the killing, he is not to do any of the killing, he is guilty, and if it has been, in your opinion, shown by evidence that he an abiding conviction to a moral actually did any of the killing, that certainty of the guilt of the defend-fact will be taken into consideration; if, however, you find from the evidence that there was no action, then no act of any of the other parties would be the defendbut hot so in a criminal case. You must be satisfied from the evidence, beyond any fair, reasonable doubt, of the defendant's guilt; you must have an abiding conviction to a moral certainty of his guilt, or you should acquit him, but absolute certainty of guilt is not necessary— moral certainty is sufficient. ant's, unless it was done by his own direction or consent. In ascertaining whether such combination existed it is not necessary that the evidence should show any express agreement-it is sufficient that the ts, cause and conduct of the parnoral certainty is sufficient. ties charged showed that an under standing existed and that hey were operating jointly for the accom-plishment of some end, and if the

Jurors, dre, as I have before stated, the sole judges of the credibility of witnesses, and it is for you to say upon your oaths what degree of eredit is due to the testimony of each witness, and it is for you to say upon your oaths whether you deem the testimony of any witness unworthy of belief. In order the more specifically to give the law to you, I will read the instructions as evidence, in your judgment, shows others than those charged acted and co-operated with those, then the prisoner would be held responsible for their acts, as they would be for his acts in pursuance of their common purpose. The work of any was the work of all, and if the pargiven; first, such instructions as are asked by the prosecution, as I ties engaged were alloted to differ-ent parts in the accomplishment of nave allowed.

r joint purpose, some to do one is some another, some to stand rd, some to drive wagons, some First-To authorize find the prisoner guilty, his guilt must be proved beyond a reasonable doubt, and proof which convinces and directs the understanding and to kill and some to do other parts of the common work, all are guilty; they all operated to secure one end satisfies the reason and judgment of those who are bound to act con-scientioualy upon it is proof be-yond a reasonable doubt, if it leaves slaughter of a number of human beings, men, women and children. If you believe from the evidence that the prisoner was at the massnere, then the question arises, was he there for an intercent in the mind an abiding conviction to a moral certainty of the truth of the charge. The other instructions purpose, and why did he go there?

we condense as follows. Second—That mere possible doubt And if you believe from the evidence that he participated to any extent in the accomplishment of the common object, it is for you to is not a reasonable doubt. Third—That it is not nec prove Lee actually killed any one of the emigrants with his own hand, but if he was present and aided and abetted the killing, it is sufficient.

It is claimed for the defendant that the Indians were very much incensed at those emigrants. If this be true, and that a great num-ber of Indians were engaged with the whites in the massacre and there is no doubt that very many Indians did participate—It is no defense to the whites for their par-

there was one or more of the emi-grants killed by Lee, or that he aided and abetted in the killing of ticipation. There is no evidence that any force was used to compel any white man to join in the mur-der, nor is it shown that any white emigrants; but that is not a valid the jury believe, beyond reason for the whites engaging in called upon to decide. If from the evidence you believe the Indians were co-operating and acting in concert with the whites in the ac-

complishment of the destruction of the emigrants, it but makes a more vivid picture of the enormity and brutality of the inhuman work.

but it is not only the killing of human being that is murder. B e man and Catch him, there is manslaughter and also jus-He's the tiffable or excusable homicide. Murder is the killing of any hum an being with matice aforethought

being with malic either express of in is a revengeful act, ally and without go ione intention elongs to Mexico. The climate from the avidence that the killing in this instance was wilful, deliber-

70 Seg Belcher, 55, 1011, b 30 85 Justice, 145; 144 when you look it ver as reasonable men, you do no 400 Succor, 11 1220 Union, 101; 101; 10 870 Lady Bryan, 14; 10 10 Julia, 22 260 Caledonia, 271; 27 175 Utah, 15; 151 290 Balto, 61; 61 400 Globe, 873e 200 Knicker, 41; 41; 5, b 30 doubt is something more than the prependerance of evidence, a pre-ponderance of evidence will do to render a verdict in a civil case, but not so in a criminal case. You 20 Bacon, 5 125 S Hill, 11; 10}

Gold closed, 124 @ 18; Money, easy, 14 @ 2; Govts. dull, hetter; Stocks dull, steady; Pacific, 394; Panama, 130; Quicksilver, 154; Western Union, 83; Wells, Fargo, & Co., 80; New York Central, 1084; Erie, 144; Union Pacific, 724; Bonds, 1014; Central Pacific, 1014. Jurors, dre, as I have before stated.

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Goods before the season is over, we

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25 per cent. by calling on

WET NURSE. Apply immedia Mrs. Elizabeth Taylor, two tand quarter in the f Fagle Emp

DITRAT NOTICE.

Av E in my por desion. ne red COW, about eight years ded B. S. W. H.A on left horn, g side, B.N on left hip. the above is not chaimed it will be hurndar, August 18th, 1875, at 2 p. Estray Pound in this city. JOSEPH HORNE, District Poundkeep Fourth-The jury must utterly disregard the ruled out testimony.

was killed at the massacre in order to convict Lee, if the jury believes

LOST, STOLEN, OR STRAYED,

ROM OUNNISON, one dark her He

with his own hand: it is enough if he aided and abetted the act; so, if y are about 13 years old, large Am an norses. Any per

William A leed, former owner, Bear Lake ich Cousty, please look out for the abov cacribed and send me word. JUSBPH HARDSLEY. Gunnison, July 30th, 1875. dsw

W. R. LAMBOURNE

First-There must be a union or joint operation of the act and inention, or criminal negligence.

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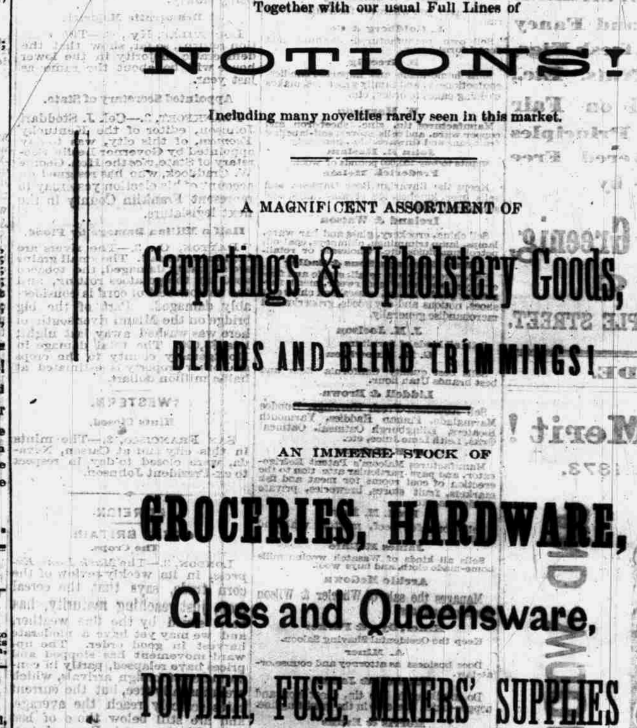
Fifth-It is not necessary to prov that a person named John Smith

S. L. City, Aug. 20, 1875.

RESPECTFULLY informs his friends a the public generally that he has open Fine Stock of

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whom we have supplied, as to the class of goods sold by us and our

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ury must find a verdict of in the first degree. The burden of proving that the killing was wilful rests upon the prosecution, which it must show beyond a reasonable doubt. In determining these facts the jury should work to the fact of the killing in connection with the attending facts as skown by the

ollows.

estructions for the defense ten, which we condense as

