

anti-polygamy law on sufficient evidence being adduced, but to shut out he Grand Jury persons holding a

religious belief. Gentlemen o bring in an indictment against a polygamist on proper evidence, as any other alleged vibiotor of at this was not the point de-be established. "Mormons" were to be excluded from the Grand Jury because they were "Mormons," nd this was the method adopted to complish the work.

Of course this inquisition upon the citizens was supposed to be

more than wife at th

exclude fre son is char

there are car

both against the tates and against the Territory

Attorney, following the examterm "in the his is a saving c ppear in the erverts the law intent, and its

this undue eage certain class

and on the 20th of A the 20th of August organized mersville, Mille Lacs County, consist-David Stoker, probate judge I am respectfully, your brother in the Gospel Shift B Put User The The These are the kind of stories that L. L. Grant, selectman Barton,

have been manufactured by the "hightoned American sentemen" of the Tribune for outside use. This is anothe district where the slandered, Elder was laboring ancessfully. Whatever may be the present policy, it is suace ;; tible of proof that cannot be gain aid,

that whole cloth lies have been mannfactured for the Salt Lake Tribune and

A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL PROPERTY AND A REAL

in Oakland, Cal.

liment of this marri-

parties have resided in Oakland for allowed stri been insued from the Count

where

ry in the third Wilcox, revinder. for six months and anothe PIUTE COUNTY. attorney and othe WASHINGTON COUNTY.

FOREIGN. WATEST TRANSATLANTIC DIS.

66. 100

as and Alice Lord, Bo

the camel corps, to the

KANE COUNTY. DEATHS. KIRKHAN-In Evanston, Wyoming Ter tory, Sept. 19, 18:4, of diabeter, Frank. so

District Court -Brocos ell AlCo, va.E.S. Wads

DAVIS COUNTY.

Wilcox. as

Marin er B

Bull

county cle"

BOX REDBE COUNTY 1994 .

motion to strike out and de

allowed statutory time to plead to Chas. F. Blandin vs. Mason M. Hill;" strike out the sixth count of Hayes et al vs. Agues Led. demurrer to the complain sustained on ground of uncerta f attorney's fee asked. ! Five

C. M. Gilberson vs. London Bank etc.; leave to withdraw aniwhi an 

W H. McConmich va. James WILL C. Lyne vs. W. D. Br originals lost: set for Oc Bamberger et al., vs. Hugh Mo

dith's Farm, Kaysville, Utah; ASSIGNEE'S NOTICE.

LL PERSONS INDEBTED TO GEO W. Davis, are sequested to settle with ommenced to collect according to law,

WANTED. SITUATION AS GROOM BY A GOOD

ady man, who can make hims useful. Wriges no object. LEWIS LEWIS

Peterson's Meat Market. PETERSON & WEST,

> BUTOHDRS. SAUSAGE A SPECIALTY

ST, FIRST SOUTH STREET the Crotos Water Depart-

CANAL COMPANY

Election Notice. THE STOCKHOLDERS OF THE

BR. J. W. CULBERTSO OCCULIST AURIST.

OF INDIANA OTAS HBIGUSES HERNIA, PILES, CATTEREN, adCHEONIC, TROUBLES, 10 THURSDAY, 10 SHELT

MARVELOUS STOR

FROM THE SON : ATONS SALESONETIL

E BIMCOVE



AT



Noverties"in" Liminings and Buttons

Novelties in Ladies', Childre and Slippers W YHAHH

Novalties in (Cents) and Boys' Wear, Blankets, Quilts, Rubber Goeds Etc. Etc.

THAN EVER

ZARD FOWDER

English Dress

ericultura implements.

