EVENING NEWS.	THE DISTRICT COURT.
CONTRACTOR DECEMBER	MORE CONVICTIONS-A FIGHT IN ONLY ONE CASE.
Friday . February 12, 1886	the second states and the second states of the
	The Third District Court room was
A REAL PROPERTY OF A REAL PROPER	filled with spectators this morning,
FRAGMENTS.	and the first case for trial on the cal-
	endar to-day, that against
IF you don't soon clip the tops of	
those fruit trees and burn the eggs you	was taken up. Ato crea manouto neto
may look out for even a larger harvest	
of caterpillars than was raised last	George Turnbull, Gideon Turnbull,
year. A few days of warm weather	F. H. Bemis, W. H. Remington, James Owen, Elmer Hill,
vill soon bring them out.	J. J. Greenwald, George Tait,
"OUTING" for February comes to	H. N. Greene, Fred Grose, N. A. Scribner, W. M. Ferry.
and a little later than usual, but full	
of items of interest to lovers of all	The morement was ready charging
classes of recreation on land and sea.	John P. Ball with unlawful cohabita-
With this number Poultney Bigelow	tion with his wives from Jan. 1, 1882, to Nov. 30, 1885. Emma Anderson Ball
nounts the editorial tripod and promi-	and Phebe Birkenbead Ball were named
ses a rich programme for the coming	as the wives of the defendant.
ummer.	Isabel Ball was the first witness. She was 13 years old.
	Mr. Dickson-What is your father's
BROTHER C. D. W. FULLMER, the	name?
centlemanly agent of the Utah &	Miss Ball could proceed no farther and burst into tears, as did also one of
forthern at Logan, and his father,	her sisters who had been summoned as
limon L. Fulmer, who used to reside	a witness. The defendant requested
n this city, but for many years past	that his daughter be excused from
as been a member of the Providence	testifying, and offered himself as a witness in the case. He testified
Vard, are in town, having come down	that the women named in the indict-
rom the north to attend the funeral of	ment were his wives, and had lived
heir relative, Mrs. D. W. F. Smith.	with him as such during the period named.
WE have received with the compli-	The jury, having listened to the
aents of Junius Young & Co., a photo-	charge of the Court, returned a verdict
raphic view of the Legislative "party	of guilty, through W. H. Remington,
vho lately visited the Territorial In-	foreman. Sentence will be pronounced on Sat-
ane Asylum, taken while they were at	urday, Feb. 27. The next case taken
he D. & R. G. station just before they	up was that against
tarted for Provo. It is a very good	THOMAS JONES.
icture, the features of a large number	There were three indictments against
n the group being clearly discernable.	this defendant, the one selected charg-
	ing conabitation with Eliza Jessie Jones and Mary Orgill Jones, from
In the House branch of the Legisla-	Jones and Mary Orgill Jones, from Dec. 1, 1882, to Dec. 31, 1883, as his
ure this afternoon of the claims Zera	wives.
now for \$100, Beaver County for	The following were called as jurors:
1,062.49, and Sheriff John W. Turner,	James Berry, Geo. Turnbull,
or \$718.20 were allowed. House bill mending chapter three of the laws	J.C. Conklin, F. H. Bemis, Jerome Bougard, Fred Grose,
f 1884 was read the third time	W. E. Smedley, James Owens,
nd passed by a vote of 16 to 1.	Bolivar Roberts, J. J. Greenwald,
resolution was adopted to print for	The second s
irculation among superintendents and	The jury were accepted without ex-
eachers 5,000 copies of the reports of	
he circular and board of regents of the	fied that the women named in the in-
Iniversity of Deseret and the Terri-	dictment were his wives, and during the year 1863 lived with him in that
orial school superintendent.	relationship.
	The jury gave a verdict of guilty, and
In examining jurors to serve on the	February 27th was set as the date for sentence.
mith case this morning, Newton Dun-	The two other indictments against
on expressed himself as having a gen-	the defendant Jones were continued
ral sympathy for those being tried for	for the term, and the case against
ving with their wives, owing to his	JOHN Y. SMITH
ong residence among the people. He	was called. There were also three in-
lso stated that he would find a ver-	dictments in this instance, charging
ict for conviction if the evidence	cohabitation with Frances Smith and
varranted it. He was challenged, and	Annie Hilton Smith as his wives. The following jurors were retained,
he Court in excusing him, said rudely	all the even numbers being thrown out,
nd sharply, "Stand aside, until you	the first 12 called being excused in a
re able to answer questions better	body, 11 of them for their belief in plural marriage and one peremptorily:
han that." It seems that a juror can-	Gideon Turnbull, Elmer Hill,
ot even have a feeling of sympathy	H. N. Greene, George Tait,
or the "Mormons," without being	James Berry, J. C. Conklin.
ubjected to insult by the Court.	Before these jurors were sworn, the
	District Attorney stated that, as a ma-

THIS morning, W. H. Remington, who claimed to have laid aside his prejudices, in order to be an "impartial" juror, when being examined in bias, etc., that would prevent his giv ing the accused a fair trial; that he presumed the defendant innocent until proven guilty, and other replies of a similar import; in answering one question, however, he remarked, "iny impression is that he is guilty." The dodging on the part of the juror was so apparent that the Court promptly excused him.

	Provide and the second second
THE DISTRICT COURT. ORE CONVICTIONS-A FIGHT IN ONLY. ONE CASE.	are ma who d zation, sympath resultin
The Third District Court room was lied with spectators this morning, ad the first case for trial on the cal- idar to-day, that against	tions are 30 'carle importe change calves w of gettin
JOHN P. BALL,	to \$100,
as taken up. No even numbers were illed, and the jury stood as follows:	A Ho sold the can now

risemen to get large sires. It takes it little more expense or labor to ise a good horse than a poor one. If ockmen think that we are not losing

District Attorney stated that, as a material witness was absent, he desired some time to confer with others in regard to the case. S. H. Lewis and Morris R. Evans were subposnaed as tial" juror, when being examined in the trial of the Smith case, answered satisfactorily that he had no prejudice, bias, etc., that would prevent his giv-

seemingly m good men peace and, the litigants not being satisto not join any organi-and these may be said to lize with thieves. The good fied, the case is now appealed to the Third District Court. The costs of the ng from our last year's organiza-re self-evident; Something over loads of fine cattle have been ed at a cost of \$100,000; the litigation are now already sufficient to break the poor man up if they should fall upon him, and would go a long way toward impoverishing his neighbor if these will make in next year's will be: at one year old instead ing \$12.50 you will get from \$20 the suit should go against him. It would have been far better for all conand this is no guess work. Distein calf at four months old cerned if they had avoided going

len from Utah, and, that he had bet-

their respective counties.

is summer for \$200; the owner to law, but however, reprehensible in now get \$500 for it. A great many luable stallions have come to the pritory, and among these many rge ones. If we had a thousand head certainly be no justification for the horses, weighing from twelve to theen hundred pounds, we could other persisting in allowing his animals to prey upon his neighbor, connd ready sale for them at not less than for three to six hundred dollars a trary to the counsel of the Ward authorities. The orders that we receive from the

Other people who have been guilty of allowing their stock to run loose to the all want from a thousand to sixdetriment of their neighbors should take warning from this case and stop n hundred pound mares or horses; these we now have but few, and ne to spare; hence, I would advise the practice.

JULIUS FRIEDLANDER was tried in the Police Court this afternoon, for ock enough every year to run our hools throughout the Territory, they e much mistaken. stealing a watch.

Four years ago a young man pur-ased a herd of cattle at Cheyenne ty for twenty-five thousand dollars. Prices of Photographs Reduced at ty for twenty-five thousand donars. one time afterwards the man at sold them was arrested by e Wyoming officers for stealing her stock; he then confessed to e young man that an the cattle had just sold him had been FOX & SYMONS.

All work done by the Dry-Plate In-stantaneous Process. REDUCTION PERMANENT.

SYRUP OF FIGS.

sell immediately, which the young in did to an English company for Nature's own true Laxative. Pleas-,000. And still there are plenty of in that see no use of joining cattle ant to the Palate, acceptable to the Stomach, harmless in its nature, pain-less in its action, Cures habitual Consociations: stockmen, you have no ne to lose, but go at once and per-ct your organization. Let the presi-nt and secretary visit each settle-ent and sec the stockmen, and those less in its action. Cures habitual Con-stigation, Biliousness, Indigestion and kindred lils. Cleanses the system, purifies the blood, regulates the Liver and acts on the Bowels. Breaks Colds Chills and Fevers, etc. Strengthens organs on which it acts. Better than bitter, nauseous Liver medicines, pills, salts and draughts. Sample pottles free, and large bottles for sale by all druggists. Z C. M. I Drug Store, Wholesale Agents, Sait Lake City. 132 leers that have not done anything or il not, will please resign and let ose who will act take their places. wish each association to make a rert of the percentage in death of catas near as possible, as we are re-ired to send one to the International sociation. The report can be cb-

ned in your meetings. especially request those members o attended the convention to asulst BUCHLEN'S ARNICA SALVE. The BEST SALVE in the world for The BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Plies, or no pay required. It is guaranteed to give perfect satisfaction, or money re-funded. Price 25 cents per box. FOR SALE AT Z. C. M. I. DRUG STURE.

STORE.

If a well be poisoned, woe be to those who drink thereat. It is worse to poison the fountain of life for one' self, and for posterity. Often by care-lessness, or misfortune, or inheritance, restores appetite, strength, and health.

GO TO

another man, rode up to him and dered him to take his sheep away om that neighborhood. This he re-used to do unless he, Bedke, could JOHN C. CUTLER & BRO., Agents Provo Woolen Mills, FOR HOME MADE GOODS, Wholesale and Retail, No. ow a deed for the land on which he was herding. After a short altercation Bedke got down from his horse and, 55 Hooper and Eldredge expressing a desire to talk the matter over quietly, got the negro off his guard when he pulled his pistol and com-menced shopting. Block.

Or. Henley's Popular Remedy, Celery, Beef and Iron,

Has the largest sale, and has relieved and curved more persons afflicted with nervous troubles than any one known



R.K.THOMAS. Now Is The Time!

ОТЗ

-AND---

R.K.THOMAS

GEORGE DUNFORD'S

BOOT S SHOE HOUSE!

Fine Shoes for Ladies' Wear:

of all HEAVY WINTER GOODS, preparatory to the Arrival of our Spring Stock, we will offer Special Bargains in all departments, and respectfully ask the attention of the public to the great advantages we have to offer.



REMNANTS of CARPETS **AT IMMENSE REDUCTION!** F See our Show Window, and Fall to See the Bargains in CARPET ROOM!

OVERCOATS And all||Heavy Weight Clothing, Winter Underwear and Gents' Furnishings at GREAT REDUCTION!

BLANKETS

Chairman Executive Committee. Address all communications to enry Suell Secretary of the Utah uttle and Horse Growers' Associa-Jobo's Death .- Our correspondent, mes Stoddart, who informed us a v days since of the negro Gobo being ot, sends us under date of 9th inst., om Oakley, Idaho, the following paraccording to the statement of the la frees the blood, the vital stream, and "He was herding sheep on the hills short distance from this place, when person named F. Bedke, accompanied

H. J. FAUST,

In the Legislative Council this atternoon, the substitute for the bill to restrain bulls from running at large during certain portions of the year, was returned from the committee on agriyear 188 culture with several amendments thereto, read the first time and ordered printed. It was moved by Mr. Hammond | witness' mother's name was Frances : that when the Council adjourn , it shall be until Monday at 2 p. m. The bill to provide revenue for the Territory of Utan and the several counties thereof was then read the third time. Mr. Page desired to amend it by substituting three mills for four mills on the dollar for Territorial purposes, and five mills for six mills on the dollar in the county tax, and that a proviso be added to provide for the county courts levying and collecting a tax of not with witness' mother, and asked a blessing on the food and offered family more than one mill on the dollar to improve highways in their respective counties. Mr. Sharp said he was willing that after the bill had been read and amended, the Council have the privilege of adding all such amendments they in their wisdom may deem best. The bill was being read when we went to press.

. LOCAL NEWS.

Strike Them Now .-- We know a gentleman who brings fine clean apples to market, whose orchard is surround ed by the worm-eaten trees of his neighbors. He says that he strips the worms off the trees and crushes them with his gloved hands: How much easier and cleaner work it is to destroy the pests in embryo, by simply clipping with her; did not know of any man off the eggs at 200 a clip and then utilizing them as fuel.

Fire at Montpeller-We have received the following as a special per Descret telegraph line ;

PARIS, Idaho, Feb. 12, 1886. Editor Deservet News :

A big fire occourred at the Mont peller depot early this morning. It originated from a lamp in Murphy's restaurant. Ghee's saloon, Mrs. Morgan's restaurant and lodging house, McIntosh's saloon and Mc-Carty's restaurant were burned. The buildings were totally destroyed, but some of the stock and furniture were saved, W. Hogs.

Recovering .- The many friends of Brother Wm. Harrison, will be pleased to hear that he has so far recovered as to be considered entirely out of danger, as his wounds are healing and the bones of his leg and arm are "knitting" nicely. He wishes to thank his friends, who have so kindly and liberally contributed to his comfort thus far, during his sickness, and wishes they may never be placed in a similar condition. To the power of God, bestowed in answer to the prayers offered in his behalf, is to be attributed his early redovery;

Annual Meeting .- A gentlemaa who was present has furnished us with the

at his temple and carried away his eye-brow. This stunned him and he fell. He attempted to rise, but was badly beaten about the head with the pistol course to pursue. and shot again in the head while down, the bullet entering at the back part of

When court opened at 2 p.m., Mr. Dickson asked that the case on indictthe head and ranging to the neck, where it stopped close to the jugular vein and not very deep from the skin. This has been extracted with very litment No. 268, for the year 1884, be continued for the term. Indictment No. 269 was then taken up tle trouble, and was flattened; neither and proceeded with. ball, however, entered the skull. Bedke H. N. Greene was peremptorily chalthen shot him again, the ball entering his side from the back and coming out near the navel, picked up the negro's gun, mounted his horse and the two rode away, leaving him for dead. He, lenged by the prosecution, and Gideon Turnbull by the defense. The following were then called : Jerome Bougard,

George Turnbull, Fred. Grose, J. J. Greenwald, Wm. M. Ferry, F. H. Bemis, Bolivar Roberts. mes Owens, The indictment charges the offense

started down to the settlement and ar-rived at the house of Walter Matthews to have been committed during the John Y. Smith, Jr., was the first witwhere he now is, in a critical condiness. The defendant was his father: tion, waited on by a doctor from Albion.

Bedke, immediately after the shooting went to Albion and gave himself up

The first shot must have been almed

witness' mother's name was Frances; during 1883 she hved in Salt Lake City; the defendant lived with her; his mother's youngest child was 12 or 13; witness called defendant father; did not know whether his mother had been called mother in the defendant's presence; never heard de-fendant call Francis his wife or Mrs. Smith, nor heard her call him her hus-band: never heard defendant speak of to the officers. There is intense excitement over the affair and all sorts of rumors in the air, to the effect that it was a premeditated attack on the part of Bedke, but of course his side of the story is yet to come. band: never heard defendant speak of Gobo came to this country from his marriage; supposed they were married; knew Annie Hilton tor six or Africa when very young, and was in the family of Bishop Hunter, of eight years; she lived in the next house in 1883, in the same enclosure; during that time defendant took meals Grantsville, several syears; has always been civit, inoffensive and generous to a fault and is highly esteemed by his

acquaintances.

Stock Trespass .- The question of

prayer; did not remember him asking a blessing for witness' mother as his wife; Annie Hilton had five or the rightfulness of turning out 'cattle as his whe; Annie Hilton had hve or six children, the eldest 11 or 12 years old, the yougest about four; had not seen Annie Hilton for two or three weeks; at that time did not think she was about to be confined; Annie Hil-ton's children all called the defendant father; during that year defendant to roam at large during the fall and winter months, has aroused almost as much controversy in this community as in any other, and no small amount of bitter feeling between brethren has spent most of the time at witness' also resulted, which in some instances mother's house-all of the time when has culminated in trials before Bishops also resulted, which in some instances he was not on police duty; witness had been in Annie Hilton's house, and had seen defendant go in the house, but had never met him there; during or High Councils and even before the civil courts of the land. A custom has prevailed almost universally in some parts of the Territory of abandoning

the past three of four years, had not seen the defendant going to and from that house frequently; did not know whether the defendant visited the house in 188s; saw defendant and Annie-Hilton together once, but not in 1882; did not know that defendant had lived all restrictions in the matter turning out stock after the first week in October and allowing free license to the animals until the early part of the folwith Annie Hilton; witness never lowing April. However much a poor spoke to defendant of his relations man who was unfortunate enough to have some of his crops still in the field living in Annie Hilton's house. Subponnes were issued for Frances and Andrew Smith, children of the during the late fall, or his stacks unfenced or poorly protected, might suf-

Wm. Hilton next testified that he fer from the encreachments of the cattle of his wealthier neighbors, he would knew defendant; he lived in Salt Lake be almost sure to make himself ex-City; had seen Frances Smith, who be almost sure to make himself ex-lived with defendant; witness had a ceedingly unpopular by impounding sister named Annie, about 40 years of sister named Annie, about 40 years of age; four years ago she lived next door to defendant; a year ago she lived at witness' house; last saw her before the grand jury, about two months ago; did not know how long she lived next to Smith's; did not know where she lived now; witness had a sister, Mar-garet Ballantyne, living on First South Street, in the Eleventh Ward; did not know whether Annie was marthe animals or otherwise seeking such redress as the law might afford, or even calling the owners of the trespassing animals to account before the Church tribunals. In fact, it is difficult to make some people believe that it is contrary to either law or justice to so turn out their stock,

South Street, in the Eleventh ward; did not know whether Annie was mar-ried; she had children; three that he knew of; did not know who their father was; did not know whether they were legitimate or bastards. Dickson thought it pessing strange that witness had, not taken interest All through the past fall and present winter, complaints of cattle encroachments have been coming to us from the rural districts, and not a few queries as to the law upon cattle enough in his sister to learn more of trespass. It is not only a fact that there is a law by which the damage so Witness, resuming: There had been no quarrel between himself and Annie; caused may be recovered, but that true economy and a due regard for the interests of poor people should dictate a different order of things to that

no quarrel between nimself and Anne, was as ignorant respecting his other sisters as regarding Annie; his other sisters were Emma, Emily and Harriet. The trial was in progress when we which has prevailed in the past in many places in this particular. Economy is the plea now set up by

ADDRESS TO STOCKMEN. Organization and -Vigilance Required to Prevent Stealing.

her than his evidence showed.

went to press.

quite the reverse to the poor far-Advantages of Grading Up Cattle and Horses.

could better afford to stake them In looking over the past year we beom out, as the people do almost univers-

For sale by Z. C. M. I. Drug Store, Roberts & Nelden, Moore, Allen & Co., Godbe, Pitts & Co. and A. C. Smith &

FILESI FILESII FILESIII Sure sure for Blund, Bleeding and It in the life of billion, bleeding and It is the life of the life of the life of the life of the worst sales of 20 years' standing No one seed suffer five minutes after usin, Witham's Indian Pile Ointment its theories tamors, clays-itching, acts as positive, gives instant relief Pie however, recovered before they were gone very far and heard their conpared only for Piles, itching of the private parts, nothing else Nold by versation as to the disposition of the gun, and, after waiting awhile longer. truggista and maned cm receipt of prise, 50c and \$1.00

For sale by Z C M I Drug Dept FRAZIER MEDICINE Co, Prop's, Cleveland, Ohio.

STOP THAT COUGH.

By using Dr. Frazier's Throat and by using Dr. prizier's infoat and Long Balsam-the only sure cure for Coughs Coids, Hoarseness and Sore Throat, and all diseases of the throat and Jangs. Do not neglect a cough. It may prove fatal Scores and hun-drails of gratiful people owe their lives to Dr Frazier's Throat and Lung Balsam, and no family will ever be without it after once using it, and dis-Covering its marvelous power it is put up in large family bottles and sold for the small price of 75 cents per bct-tle For sale by Z. C. M I Drug Dept

Coughs and Hoarseness .- The irritation which induces coughing is immediately relieved by the use of "Brown's Bronchial Troches." Sold mediately. only in boxes.

No other medicine is so reliable as Ayer's Cherry Pectoral for colds, coughs, and all derangments of the respiratory organs tending toward consumption. In all ordinary cases it s a certain cure, and it affords sure relief for the astamatic and consumptive, even in advanced stages of disease

THOUSANDS SAY SO.

Mr. T. W. Atkin, Girard, Kan., writes: "I never hesitate to recom-mend your Electric Bitters to my cus-tomers; they give entire satisfaction and are rapid sellers." Electric Bitters are the purest and best medicine known, and will positively cure Kidney and Liver complaints. Purify the blood and regulate the bowels. No family can afford to be without them. They will save hundreds of dollars in doctor's bills every year. Sold at fifty ceats a bottle at Z. C.

M. I. Drug Store. How to Consult Dr. Foote, Sr., by

Mail.

Dr. Foote, Senior, author of "Plain Home Talk," "Medicals Common Sense," etc., etc., would say to those who would like to consult him by mail S that they can have a list of question: and a circular of gratuitous advice by

and a circular of gratuitous advice by addressing Box 414, Salt Lake City. The doctor has arranged to have infor-mation supplied in this way to save time. Receiving such printed matter the correspondent can describe his or her case fully and direct it to the doc-tor, in New York. Dr. Foote is suc-cesstu iy treating all forms of chronic diseases, a specialty to which he has devoted thirty years of study and practice. Evidences of his success can also be had by addressing Box 414, as also be had by addressing Box 414, as also be had by addressing box ±14, as above, but all letters of consultation and orders for remedies should be ad-dressed to Dr. E. B. Foote, Sr., 120 Lexington Avenue, New York City, N.Y. Consultation free. An advertisement of Dr. Foote, Sr., in another place, deserves attention. d cod&s

some for wanting stock to run at Angostura Bitters, are endorsed by all the leading physicians and chemists, for their purity and wholesomeness. Beware of counterfeits and ask your grocer or druggist for the ganuine arti-cle, manufactured by Dr. J. G. B. Stelarge, but though it may be more economical for the heavy stockowners to follow this rule, it is mer who has but few animals, and gert & Sons.

A WALKING SHELETON.



We have the Best \$3.00 Shoe in the Market. for Ladies' and Gents' Wear.

Also, the Best \$2.50 Shoe for Ladies' Wear, in Pebble, Goat and Kid.

\$2.50 Shoes for Men, that cannot be beat; also, a large stock of Boys' and Children's Heavy Boots and Shoes, and a large stock of Heavy Boots for Men's Wear. All of the above will be LOW PRICES SOLD

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AN ACTUAL LOSS CLOAK DEPARTMENT. We have left about 200 Ladies' Garments, consisting of the Various Styles so fashionable this season, which we are offering AT LESS THAN COST! WE ALSO HAVE ABOUT 200 Misses' and Children's Newmarkets and Havelocks. I mart aus WHICH WE ARE SELLING MAT LESS THAN MANUFACTURERS' COST! "M

