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Bept. 25, 1586

A VICTIM OF JEDICIAL INCONSISCENCY.

THE organ of the courts makes an attempt to ridicule the headline in the braith tried to follow the rulings of same basis and by similar methods to maker and other artisans who are eking braith tried to follow the rulings of those which constitute the distinctive out a mere existence in trying to farm or in doing something else with which the District Courts but received the those which constitute the distinctive or in doing something else with which full penalty instthesame." We main-tain that the statement is strictly cor-terret. The defendant, so it appeared in plored by many thoughtful Latter-day of necessity have to be imported, for the evidence, after the original ruling Saluta. With the approval of the our young men and boys who should of the court lived only with his third Church authorities of this Stake, a be apprenticed to the various trades, wife. When the ruling changed, he beginning in the much-desired direc- look in vain for places where they can lived only with his first wife. But his tion is about to be made. The project anism and many of them become hoodsecond wife, whom he did not live with, is being developed by a number of lums in consequence. has a child about two months old. He well known brethren, and the school THE RESPONSE claimed that in all this conduct he will be known as the Salt Lake followed the decisions of the courts as Stake Academy. President John welfare of the community in these re-

we believe in the Daynes case, Judge Sufficient funds are already on hand to uted through their influence and means Zane in answer to questions of the properly furnish it. All the details are industries that are already established defendant, said a man to keep the law in the hands of Prof. Karl G. Maeser, industries that are already established among us. I unqualifiedly assert, that must live with one wife only, and it Principal of the Brigham Young every man and woman, young and old, did not matter which of his wives he selected so long as he did not live with the others. In the Cannon case, under the ruling of the same Judge, cohabitation consisted of living in the same duties, but he is irrepressible and in- course by fostering and sustaining evhouse with more than one defatigable, and we are more than grat- and by their constant demand for home woman, and serval intercourse cut ified that he has consented to assume articles of every description that is at no figuro in the offence. The the responsibilities of the new under-offer of the defendant to prove the taking. As regular teachers Prof. R. Indicate the establishment of other indusabsence of this element was retused by Macser, now residing at Beaver, and the Court. In the Snow case, the new Mrs. Camilla C. Cobb, have been entheory of presumptive cobabitation raged, both of whom are markedly with the first wife was sprung upon the competent. defendant, and the doctrine for the first time declared, that if a man actually cohabited with but one wife, he was the 1st day of November next. The guilty under this construction of the sentiments of the NEWS upon ed-

was not Mr. Galbraith right in declar- a most gratifying success. More than business men who have been made that he had tried to this, we believe it will be but the nuclive according to the julines of leus to something of an extensive char-the courts? He first followed acter-the seed from which will spring made out of the profits of the sale of Judge Zane's ruling, as others did in a large and goodly tree that will bring good faith and by mutual arrangement fourth the most delightful fruit. of their respective families. He next

followed the later Powers decision, sustained by the Territorial Supreme 20,000 more women than men, a cir-Court. And he was rationally under dumstance which causes the gallant to this class, for without the accomthe impression, in consequence of other rulings by Judge Zane, that if he did not "hold out to the world and live. with" his second wife, his other reistions with her would not goont in

court. Judge Zane's clumsy and menda-

as all who know of the facts as alt except the miserable wretches who lie for him in print, that he is we are justified in sending our hides often insulting, overbearing, malicious, angry, passionate and brutal in his de-portment to witnesses, including those working and other machinery lying idle of the weaker est, and that he acts or partly so in our Territory, and yet under the protection of the court, in a manner that would expose any person out of court who would so misconduct bleaself to deserved personal chastise-ment. We are pleased to note a little chinists are languishing for employimprovement, and hope that the rement in this branch of industry. Man-

formation will become thorough and factured furniture by the hundreds of

## THE SALT LAKE ACADEMY.

THE lack, in this city, of an educa- than here in Utah. But where are tional institution conducted upon the they? Living neighbors to the shoehe understood them. Let us see how Taylor has kindly given the gards? Is it confined to the Presi-tar he was wrong. Taylor the basement of the Social dency of the Church. Apostles, the Presidents of Stakes? I think not,

In the Musser case, certainly, and Hall for the very laudable purpose. Presidents of Stakes? I think not, though these men have largely contrib-

The Balt Lake Stake Academy will the manufacturing and commercial inopen in the building already named on terests of the world which will ere the lat day of November next. The long take place. This, coupled with guilty under this construction of the sentiments of the NEWS upon the should act as an incentive, to prepare to the during the time mentioned in the in-during the time mentioned in the in-Now, under these various rulings, with the conviction that it will prove I have marked out, which is this: The

In the District of Columbia there are sive laws, coupled with the bitter pereditor of the Washington Critic to give panying dollars, furnished by mervent to his feelings in the following strain:

Forty thousand peachblow chocks, Forty thousand lovely eyes, Twenty thousand watting hearts, Forty million tender signs,

ruitless.

SELF SUSTAINING.

ADVISED

subscribe myself

FOREIGN. LATEST TRANS-ATLANTIC DIS-

vertised because of their superior finish, elegant appearance, etc., while among the cabinet makers of the world than here in Utab. But where and London 25.—In the sculling match to-day between Wm. Beach, of An-stralia, and Wallace Ross, of New Brunswick, Ross was beaten by four lengths. Beach won the toss for posi-tion ard took the Surrey aldo of the car loads is yearly prought from abroad and loudly ad-vertised because of their superior LONDON, 25 .- In the scalling match betting, 35 to 10 being placed on him. When the signal was given, Ross was first away, but he led for only the first six strokes, when Beach passed him and steadily increased his lead until he was two two lengths ahead. At Walden's, Ross spurted and when Hanmersmith bridge was reached he drew up on Beach Several barges got in Beach's water and he was compelled to cross Ross' bow, but he avoided fouling. The Australian soon shot ahead again and there were two lengths of open water between himself and his opponent. look in vain for places where they can THE RESPONSIBILITY. When Dover was reached, he increased his lead to the end. The race was a procession almost throughout. Whose duty is it to look after the

The race was rowed over the champlonship course from Putney to Mort-irke. Beach's time was 23 minutes if seconds

LONDON, 25 .- Moritz Fischer, the gentleman who was found uncon-scious and bleeding in a compartment car on the Underground railway Thurs-day evening, has remained insensible over since and still lies prostrate. The police have framed the theory that Mr. Fischer received his wound on the forehead by coming in coutact with the brickwork tannel while leaning through curiosity out of his compartment window to observe the occupants of the adjoining compartment while the train was at full speed.

OTHER COGENT REASONS. The Queen's Speech of Dissolution The predictions of both ancient and modern prophets clearly indicate the disruption of society, affecting alike LONDON, 25.—Parliament was pro-rogued to-day until November 11. The following is the Queen's speech closing the sessions

"My Lords and Gentlemen.-I am other reasons I have named.

which is now administering the affairs of the principality and preparations rich through our patronage are in the are being made for an election of a main our open and avowed enemies

in accordance with the provisions of

their goods to us in subsidizing a venal press and in other ways have worked assiduously for not only our disfran-chisement but our utter destruction, dressed by the Porte to signatory pow-ers parties to that treaty, I have stated and the passage of unjust and oppresthat so far as this country is concerned ditions gnaranteed by the treaties to Bulgaria. Assurances to the same ef-fort have been given by the other chants and others, the howlings of

priests would have been comparatively While it may be too hate to prevent the evil altogether, it is not too late to

My Lords and Gentlemen : I have direlieve ourselves from much of it that exists among us to-day; the remedy is rected the issue of a



cious apologist may attempt to shield Forty thousand dimpled hands, him from the moral and logical effects of his contradictory rulings and perversions of law and consistency, but it is a fact that caunot be controverted, that not only Mr. Galbraith, but many others have rendered themselves liable to fine and imprisonment, under the latest constructions of the law, in consequence of following the varied and conflicting interpretations of the Utah courts on the third section of the Edmunds act.

And Judge Zane, whose kaleidoscopic course has caused them to be the very sad and lonely condition into takes no account of his own part in placed you. You have our heartfelt takes no account of his own part in placed you. You have our heartfelt nfacture of many articles needed and kindred subjects, but what I have al-only equalled by that of the Attorney at that." whose dictum he appears to be fearful of opposing, inflicts on these victims of his contradictions the same penalties as though they had made no attempt to conform to "the law as construed by the courts." Further comment would be superfluous.

EVIDENCE IS SUPERFLUOUS.

Is anything were lacking to prove that evidence is really unnecessary to the conviction of a "Mormon," when the among themselves the thousands of Prosecuting Attorney determines upon dollars that yearly find their way into present the entire commission, con-a verdict of guilty, the Dean case will the pockets of said middlemen or wool sisting of Chairman Carleton, Col. J a verdict of guilty, the Dean case will buyers. Now, this is all very well as R. Pettigrew of Arkansas, Gen. John furnish what is necessary. That there far as it goes and is a praiseworthy A. McClernand of Illinois, the Hon. was not the smallest atom of proof adduced that Mr. Dean had either married or cohabited with Florence Ridges, we need not state to any one so much abroad and receiving back who has closely watched the case. sheddy goods in return at quite a The testimony of the "snoon" who profit to the outside manufacturer? This commission was appointed by

gentleman will pay to a lady traveling well be made at home. without escort, if it happens on the way from Logan to Balt Lake, is to be taken by an "impartial jary" as proof season; the prices have ranged all the of the marriage of the parties. This is | way from 16 to 22 cents per pound, or

of the marriage of the parties. This is conclusive proof against a "Mormon," according to the Dicksonian method of reasoning and evidence. Also if a man "sits up" with a girl, it is proof positive that she is his wife, providing only that he is a "Mormon." Uawittingly Mr. Dickson pays a tribute to the virtue of the Latter-day Saints. He scannot think, and he will not permit a jury to think, that a "Mormon" would be over intimate that estimate of the character of a genuine Latter-day Saint, but a legal mind would not be apt to consider it that had to be met after shearing time. the kind of avidence to be given to a jury as sufficient to convict of crime. The jury and many of the public may ittle in the hands of a few prident

have, perhaps, a reasonable belief that Jos. H. Dean and Florence Ridges are married, but no rational man can truthfully claim that legal evidence of that presumed fact was presented to the jury which found Mr. Dean guilty as required by the prosecution. The verdict is one of prejudice twithout proof.

### A LITTLE REFORMATION.

WE are pleased to say that District Attorney Dickson has moderated his behavior toward witnesses in conducting

Twenty thousand noses fine, Twenty thousand voices sweet, Forty thousand graceful arms, Forty thousand pink white ears, Forty thousand ripe red lips, Twenty thousand lonesome dears, Twenty thousand willing souls, Twenty thousand willing slaves, Tyrenty thousand subjects for Twenty thousand maiden graves.

And then, the poetry machine having run down, the editor adds, facetifously, as a postscript: "It's pretty tough. girls; but Senator Edmunds and Col. Kate Field are down on polygamy, and we don't see how we can ameliorate placed in this unfortunate position, which these two great reformers have

> HOME INDUSTRIES. SUBJECT OF GENERAL INTEREST TO

THE WHOLE COMMUNITY ABLY DISCUSSED. MEETING OF THE UTAH COMMISSION-We hear a great deal now-a-day:

about middlemen making such large profits out of the wool product of Utah and already a company has been organized of our own citizens in South-Judge A. B. Carleton of Indians, chairman of the Utah Commission, called the meeting of commissioners to

who has closely watched the case. The testimony of the "snoop" who acted as spotter and informer, in any other case than one against a "Mor-mon" would have had no effect economy, I will acknowledge my error mon" would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error mon would have had no effect economy if will acknowledge my error and her economy if will acknowledge my error and be a mon" would have had no effect economy, I will acknowledge my error is the balance among the Mormons mon" would have had hereafter hold my peace, upon this except to excite the contempt of those who heard it. And yet it was the chief reliance of the prosecution. It amounts to this: That the attention which any to this: That the attention which any A writer in a recent article stated

that 7,000,000 pounds of wool had been shipped from Utah during the present

the enactment of laws prohibiting the holding of office by any practical be-liever in polygamy is also believed to be embodied in the report. Mr. Carle-ton said that the Edmund's law, so far as it went, had been effective in doing away with illegal voting, and the law prohibiting polygamists from voting had been stringently enforced. The courts of justice had, he said, during the last eighteen months convicted 100 offenders. a "Mormon" would be over intimate with a young lady unless he had made her his wife. There is something in offenders. "In this sense," said Mr. Carleton, "the law has been a success, but how far it has made the Mormon give up his creed is another question. The Mor-mon leaders thus far show no signs of relenting."-Chicago News.

> ones for safe and profitable invest-Suppose the wool growers, instead of shipping the bulk of our wool abroad, should establish manufactories, place in them the necessary machinery and work up our wool at home, thus furnishing wool to hundreds that are eager to work, and give us good mater-ial for our clothing, our medding and other domestic uses, how long would it be before they would be receiving dividends that would far more than compensate them for the seeming sac-rifice they would make in establishing these industries? Our people are beginning to realize the fact that the greater portion of our home-made woolen goods are superior to the similar kinds imported from abroad, and I will venture the aserand work up our wool at home, thus

Galates off, as, although there is a good breeze, it is one that will prove tricky and probably fail before the course is covered.

largely in our own hands and the question is, will we avail ourselves of it?

The day of England's greatest strengt was when she manufactured goods for the whole world, and her waning power is largely due to the loss of this trade. While our religion is all that couldibe asked for or desired, we must not seek to separate its spiritual (ele-

ments from the temporal and operate them apart. We must unite them together, or our religion will be as weak as sectarianism is to-day, and the full ness of strength we ought to possess,

will never be attained by us until we -Presidents Smoot and John visited Pleasant Valley Ward on Sunday last and held three meetings. The Bishop being absent, the ward had been in charge of Elder Morgan Evans, Bishop become in the fullest sense of the word In a future article I may consider the question of close competition to be met Williams' first counselor. A branch organization was effected with Elder John T. Ballantyne as President, and Elders Thomas J. Parmley and Thos. P. Page as his counselors for the time being. President Smoot intimated that the ward would have a bishopric at an early date. with in all branches of industry, the lack of necessary material for the manone communication, and I therefore ECONOMIST.

REPORTING ON POLYGAMY. Wish to announce to their numerous patrons that their establishment will be closed from 6 o'clock p.m., Sept. 29, till 6 o'clock p. m., Oct. 1, for the ob-servance of the Hebrew New Year. MORE FEDERAL AGENCIES TO BE d4t

# NOTICE TO PARENTS OF MUSICAL

order at 10 o'clock yesterday morning at the Grand Pacific hotel. There were At the request of parents in this city

A. S. Paddock of Nebraska, and Colonel G. L. Godfrey of Iowa. The meeting was held with closed doors, its object being to em-Belleving that to place these instructions within the reach of every one, rich or poor, would prove the most beneficial to all, if have concluded to place the tuition fee at the small sum of 75 cts. per term of 10 weeks and will commence by forming a class for children under 15 years of age at the Fourteenth Ward School Rooms (one block and a half west of Jennings Inquiry among the gentlemen who compose the commission was met with polite and indefinite generalities, the excuse being that it was considered un-wise to forestall the report to congress which will be submitted next month. It is rumored, however, that the report

will recommend an increase in the number of federal agencies, and that they be Thursday evening at 7 o'clock. Fur-ther particulars may be learned there. Old students are specially invited to be present. E. STEPHENS.

New Carpets from 25 cents per yards Curtains and Portieres.

DANGERFIELD .- In the 11th Ward, Salt Lake City, of cholera infantum, Adam Vernon, infant son of Jabez and Mary Ann Dangerfield. Born October 19th, 1865, died Sept 24th, 1886.

HAWKINS .- At Deseret, Millard County, Utah, September 22, 1886, John S. Hawkins; aged 68 years.

GARNER.-In the Sixth Ward of this city, AMERICAN. September 24th, 1886, of cholers infantum, LATEST BY LIGHTNING. Charles A. H., infant son of Charles B. and Sarah 8. Garper; born September 27th,

BOSTON, 25.—A dispatch from Mar-blehead, time 9:20, states that Com-modore Hovey has officially dechared the race between the Mayfower and Fourth West Street, at 1 p. m. to-morrow Friends of the family are invited.

recent cases. We do not mind his sttacks upon and misrepresentation of the DESERNET NEWS in court or else-where, if we can only aid in camping him to act decently towards people, particularly ladies, who are so unfor-tunate as to be forced to speak to him and endure his insolence and pres-ence. We understand that he complained to the jury on Friday that the News accused him of being "boisterous." Mr. Dickson was probably too wrathy recent cases. We do not mind his

Mr. Dickson was probably too wrathy to be accurate. We said he was "angry and blustering." Of course he would not seek to prejudice the tase of Mr. Dean, against whom there was not a particle of tangible evidence, by misrepresenting the Drammr Nxws. Everybody who as heard his sophistry and moticed his tactics will understand this without any explana-tion of ours. He can yeat his fary upon this paper all he fikes, if he will set end copy some of the manners of a gentleman if he cannot acquire themas his own. We do not wish to be understood as chaming that Mr. Dickson is manely noizy and turbulent in his manner, but we have complained and that justly. to be accurate. We said he was "angry

OTHER INDUSTRIES.

Sr. Louis, 25.-After the adjournment of the Knights Templar grand en-campinent, one of the members of the grand commandery said the selection of Washington as the place for the next triennial concluve was coupled with a proviso giving the grand master authority to name another place three months prior to the time appointed for holding the conclave in case there was any dissatisfaction or imposition on the part of the hotel keepers or others. Did you Suppose Mustang Liniment only good

for horses? It is for inflamma tion of all flesh.

### Base Ball.

BY TELEGRAPH.

PRE WESTERN UNION TELEORAPH LINK.

The Race Off.

PHILADELPHIA, 25. — The Chicago ball club to-day played off, the post-poned game here with the Philadelphia team. Result, Philadelphia 11, Chi-

In Orrawa, 25.—To-day's Ganada Gaz-of the contains an order of the council prohibiting the importation of live cat-tile from eleven English Counties and districts in London, on account of the extent there of pleuro-pneumonin. A Wreek

T HAVE IN MY POSSESSION: sotrel HORSE, about 12 years old resembling gW combined on left

shoulder. If not claimed will be sold Satu tober ind, lies, at I o'clock p. highest cash blddar, at the est Fine Valley, Washington Co., Un Pine Valley, Sept. 30, 18

LATH, Shingles, Monldings, Frames, Doors, Windows, Blinds, Wood Pumps, Packing Boxes, Builders' Hardware, Sash Weights, GLASS, Etc., Etc. -:0:--NOOD TANKS OF ALL DESCRIPTIONS MADE TO ORDER STAIR BUILDING A SPECIALTY. DAVID JAMES BEES! BEES!! LICENSED PLUMBERS. TINNERS, GAS AND ---STEAM FITTERS No. 67 Main Street.

ET TELEPHONE COMMUNICATION No. 578



Our Departm't of Misses' Shoes & Slippers is Complete.