Fullished Daily, Sundays Excepted, AT FOUR O'CLOCE. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. March 20, 1888. Tuesday.

ENING NEWS

GENERAL ANNUAL CONFER-ENCE.

o'clock Thursday morning, April 5th, 1888, in the Tabernacle, Salt Lake City. The officers and members of the Church are respectfully invited to attend. WILFORD WOODRUFF,

In behalf of the Council of the Twelve Apostles.

CLASS LEGISLATION AND SHAM MORALITY.

As announced and treated upon in preme Court of the District of Columbia decided on the 12th inst. that the Edmunds-Tucker Act is not appliwill be received with gladness by many loose persons of both sexes, in other places than the region wherein Congress sits to regulate public morals among people three thousand miles

away. If the law applies to Utah only, other Territories as well as the District the sublime point has been reached Mr. B. tuen took the committee of Columbia are exempt. This will be when citizens are in doubt whether or cordial comfort to adulterers and not they have any rights that a certain fornicators.

of Dr. Millard H. Crawford, commonly said and done in this line, is it too called Capt. Crawford, a former sur- much to expect that announcements of and if your correspondent was comgeon in the U.S. Navy. He was con-the kind in point will some fine morn-rend seniors were no exception to the victed of fornication with Eva White, and some ugly stories were afloat in closing fence of the city cemetery? Washington concerning the liason, the

girl being young and the offense said to have been aggravated. The only chance to save him appeared to be an attack upon the law under which he was fined, with imprisonment only in default of payment. Even on conviction it appears the court was not dis-, posed to be severe in that class of Cases.

On appeal to the Supreme Court of

District, counsel contended that the act of Congress, of that the act of Congress, of Communication from Bishop John March 3rd, 1887, was only intend-cd to apply to the Territory of stating that the skeleton of a man had non "doctrine," that no man can be-Utah and the "Mormons" in it who been found in the brush about three come a citizen of the kingdom of God Utah and the "Mormons" in it who been found in the brush about three were living in polygamy, and that the miles from that place. The form was House. How intelligent men can have his people to put up an all-seeing eye lawmakers who passed it never con- on its back with arms outstretched. the gall to undertake to expound Morlawmakers who passed it never con-templated its application to any other place or people. The Coart sustained this view of the case and discharged was a U.S. weapon; the initials W.A. this view of the case and discharged was a U.S. weapon; the initials W.A.

egislation is unsound and contrary to public policy, and contrary to the rule that laws must be uniform in their application. This question ought not to be allowed to end here. If the !law is in-

valid in the District of Columbia it | was that something had either broken should be void elsewhere. We believe or was about to crack, & giving-wayt is rightfully operative in any place under the control of Congress, or not anywhere. The decision of the Court | the committee have been converted. we believe to be unsound, and that it it is clear to your correspondent that it is not conservative of public morels the "other side" is out-pointed, and s not conservative of public morals out-generaled, and that they themno one can question. But the selves know it and feel it.

The session of Saturday was for the case throws 's strong light upon the deep hypocrisy and bogus purpose of listening to "the other side." In the absence of Mr. Platt morality which promote legislation against the distant "Mormons," amidst spasms of surface virtue, and amidst spasms of surface virtue, and

excusable intrusion upon her premises-205 Second South Street, at the corner of Ninth East. A real estate

firm of this city, without the permission of her husband or herself, and without any ground for the act whatever, stuck a board on the fence an. nouncing that the place was for sale,

and requesting intending purchasers to these columns at the time, the Su- call for information at the office of the real estate firm in question. The proprietor of the premises an-

nounced her intention of demolishing cable to that District, but was intended the board with a hatchet; whereat the to operate in Utah alone. If this con- person who was nailing it up requested struction of the law is sound, the news the privilege of letting it remain for a short time. It was finally removed. It is presumable that this is an improvised method of advertising the

> 'boom" in general and real estate firms in particular. It may be pertinently asked whether

class of real estate men are bound to The case before the court was that respect. After what has been recently ing be found posted upon the en-

The appointment of Thomas L. Kimball to succeed the late Thomas J. Potter as General Manager of the given as direct authority for all that Union Pacific Railway, will give general satisfaction. He has the reputation of being a fair-dealing and capable business man, and has had a wide experience in railroad matters.

On February 10th we received a ledged, however, that he had never communication from Bishop John On this brough the ceremonles himself.

"other side," are thrown into doubt. Judge Baskin did not laugh, he was awfully and painfully in earnest. Mr. Baskin's idea was that by Their questions were straightforward-Ineir questions were straightforward-ly and unequivocally answered, and they themselves are fairly well en-lightened (as much so, at least, as one could expect a senator to be) on the salient points of Utah's politi-cal status. The impression conveyed Mr. Baskin's idea was that by making the peculiar religious cere-monial a crime, it would do away with the Endowment House. In an-swer to a question put by Senator Stewart, Mr. B. said that the "Mor-

mons" married nowhere else except in the Endowment House or Temple, kind-of-feeling; and rumer has it that the friends of the "other side" are beand to Senator Butler admitted that the Roman Catholics made marriage a religious sacrament. He told Senator Stewart that if a man refused to pay his tithing be was given the cold shoulder, and eventually apostatized. ginning to fear that the majority of I should here remark that the read-ing of Mr. Baskin's argument had be-

come so tiresome, that the chairman suggested that further reading be dispensed with as it would appear in the printed report. With that the judge planked down the balance of the ar-guments as "fat" for the report-er. Senator Manderson appeared eager to draw from Mr. B. a disproof UNPARDONABLE TRESPASS. UNPARDONABLE TRESPASS. A LADY called at this office this morn-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-ing and stated that she feit no small degree of indignation at a recent in-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small degree of indignation at a recent in-ing and stated that she feit no small degree of indignation at a recent in-excessible intrusion upon her prem-ing and stated that she feit no small in the talk about these ing and stated that she feit no small in the talk about these degree of indignation at a recent in-ing and stated that she feit no small in the talk about these ing and stated that she feit no small in the talk about these ing and stated that she feit no small interval the ing and a stated that the ing an press the committee that the Mormons, Snow case was particularly referred to. (already married) who had taken the Mr. Baskin endorsed the action of the test oath prescribed by congressional court in ruling that implied cohabita action, and who were now applying for statehood, and who all their lives tion with the legal wife in the absence of any evidence to prove it, was cohave been "true" to their only sponse, abitation-the ruling that imprisoned

would be the first to break loose on the advent of statenood to join the ranks of the muchly married. While Mr. Snow. Here Mr. Jere Wilson interposed holding in his hand the dissenting opinion of Judge Zane in that casesome may take tois as a reflection on the moral courage of the gray-haired the judge whose legal attainments, fairness, etc., a few minutes before Senator Cullom at one end of the table monogamist, it was certainly a com-pliment to his ability to command the attention of the fair sex. Mr. B. did and Mr. Baskin at the other had both highly praised. Poor Mr. Baskin, how he did squirm! But true to his in-House the early part of next week, alnot tell how and where this army of men were going to get and find their plural wives: that was left to the stincts, he didn't care, the dissenting opinion was not the law! Here Mrs. magination of the senators who, un ortunately for the argument, were anyockwood's risables fairly shook, and thing but spring chickens themselves.

the staid Mr. Turple was not impreg-nable to Mrs. L's hearty laugh. The next point was to prove the ex-istence among the "Mormons" of a Mr. Wilson, having had permission to interrogate Mr. Baskin, commenced theocracy. To do this he quoted from the title page of the Boctrine and Covenants, the late Elder Orson Pratt's to address himself to "the other side on the O. P. Arneld case, but Mr. Bas-kin did not know anything. Jere Wil-son resumed his seat, Mrs. Lockwood

"Kingdom of God," and some of El-der F. D. Richard's writings in the Millennial Star on the same subject.' smiled, and Judge Baskin rested himself on the sofa. through the Endowment House, and During Mr. Baskin's speech he said the oaths, and penalties, and secrecies there were 55,000 Gentiles in Utah, and thereof were detailed apparently to the that if Utah were given statehood, the whole 55,000 Gentiles to a man would entertainment of the committee. It is remarkable how prone is man to either have to join the "Mormon" k ndly take and give credence to any-Church or leave the country. Just think of it, the fifty-five thousand Genthing enveloped in doubt and mystery, tiles in Utah, including the busy B's, repenting of their sins! Senator Butler at the time could not swallow this;

rule in this respect. The point sought to be made was that the "oaths" taken and while the Judge was resting the Senator called his attention to this exin the ceremonies of this House were traordinary statement, and asked him the secret of the immense influence o cite some facts by way of sustaining it. The lying spirit that volunteered service in the mouth of the false pro-phets in Ahab's day had evidently forced an entrance into the committee wielded over the people by the "Mormon" hierarchy. Carry Owen, Mrs. Stenhouse and John E. Hyde were was said on the Endowment House, room of the Senate Committee on Terwhile other apostate "Mormons" who itories; for no sooner had the invitahad become hisfriends, butwhose names were not mentioned, were referred to as corroborative proof. Mr. B. was asked if he himself believed all he had tion been extended to cite corroborative facts, than Mr. Baskin rose to the fered with when they first commenced fered with when they first commenced to prospect. How, asked the Senator. The were headed by a class of men headed by Port Rockwell (Poor old Port he's dead) who told the miners if they dida't stop roaming the hills it would not be healthy for them. A poy, too, had been interfered with while making salt on the lake shore. said about endowment ceremonials;

paign Tate had no opposition for the nomination. Sale of the Mail and Express NEW YORK, 20 .- The Mail and Express this afternoon announces that Col. Elliot F. Shepard, formerly presi-

dent of the New York State Bar Association has this day purchased from Cyrus W. Field the Mail and Express The Mail and Express will continue republican and favor the protection of American industries. Col. Shepard married a daughter of the late Wm. H. Vanderbilt.

Bound Over. SPRINGFIELD, Mo., March 20 .- Dra George Cox was in court this morning to explain why he anointed Effie Ellis with carbolic acid last Wednesday, He waived examination, was bound over to answer to the grand jury in May and was released on \$5000 bonds. Fenton Cox, the wayward son and the injured girl were in court and were held over as witnesses. Fenton says he will

make no prosecution and the girl abides by the decision of "Her boy," who has thrown over home and inheritance for her.

> Amending Mill's Bill, WASHINGTON, March 20. - Several pen Saturday at 10 a.m. amendments were made by the ways and means committee in Mill's tariff

> > SPECIAL NOTICES.

STALL-POX.

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mly in boxes.

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WANTED, bill before its completion in com-SITTATION AS CLERK, SALESMAN mittee in the iron schedule. The en-A or Commercial agent. Address U. T DESERET NEWS OFFICE. d100 tf tire clause relating to steel ingots and fixing the duty on that class of manu-factures which was classified to some FOR SALE!

extent at 57 per cent. ad valorem, was stricken from the bill, leaving the A BLACK STALLION, 3 YEARS OLD in May, good stock, broke to work and ride. Price, \$100. Apply to J. M. FISHER, JR., duty at the present figure of 45 per cent. ad valorem. Present indications dsw At Neff's Mills, walt Lake County. are that the bill will be reported to the

STRAYED OR STOLEN. though the committee has not yet formally directed a report to be made ROM FOURTH WARD, THIS CITY, HIGH FOURTH WARD, THIS CITY, A white spot in forehead. Information lead-ng to recovery of same, will be paid for, by GEO. C. LAMBERT, DESERT NEWS Office, Sait Lake City. d93 lw sil lw

H. B. CLAWSON, Manager.

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HAS JUST RECEIVED NEW NOVEL ties-Fine Silk Table Covers, Beautiful Novel Screnes; Silk Handkercmefs in great variety; Vases, trockeryware, Japan-ese Lilies, and a full line of Chinese and Japanese Novelties. Fluid. It kept the atmosphere of the room pure and fresh The patient was greatly relieved, and never for a moment delirious; was not pitted, and Was about the house again in three weeks, and no others had it."-JAMES W. PARKINSON, ED. The Caterer,

W. A. PITT, Preprieter

50 E., First South St., S. L. City.

A TERRIBLE WIND. GREAT SALT LAKE Not the March wind, but the wind or BUSINESS AGENCY. gas of a sour stomach. It is a sure sign of dyspepsia or indigestion. A few doses of Paine's Celery Compound re-Buys and Sells all kinds of Businesses and stores the stomach to a healthy state. Arrange Partnerships. It is a boon to dyspeptics.

No. 127 S. MAIN STREET, Up Stairs. EASTER BONNETS worry many poor women who cannot get the needed ten or twenty dollars to OVERLAND HOUSE. ouv one. Diamond Dyes will color the Main Street, S. L. City. feathers, velvets, and ribbons, to any fashionable shade. By their aid any woman can get up a stylish bonnet

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218.-

SPRING WEAR.

this view of the case and discharged J. were on the hilt, and J. B. Ames for such conduct is to take it for lived there? Twenty-two years, which had been commenced in Washington, D. C., for similar offenses had posed that the remains were those of a to be dismissed, and great relief is reported to have been experienced in many quarters.

It may be argued, with much plausibility, that the law known as the Edmunds-Tucker act was a statute specially designed against the people known as "Mormons." It refers to the "Mormon" Church, attacks its property, mentions particularly the Territory of Utah, and was no doubt intended in many of its provisions to have exclusive operation In making up this programme it might here. But that the sections in reference to the two offenses made punishable by this Act were not confined to this Territory, seems clear by the title, which is "an Act to amend ern border intends marriage with a an Act entitled, an Act to amend section fifty-three hundred and fifty-two of the Revised Statutes of the United States, in reference to bigamy, and for to make it a principal in the transacother purposes, approved March tion. The present eastern boundary twenty-second, eighteen hundred and is good enough for the people of Easteighty-two." This Act, then, was to ern Utah. amend the Edmunds Act. Reference to that Act shows that it was to be operative not only in Utah, but "in a Territory or other place over which the United States have exclusive juris-

diction." The two laws, then, are really one. Or if it be claimed that they are separate and distinct acts of legislation, as one is amendatory of the othey they must be legally construed in pari materia-they must be viewed together.

Section five of the Edmunds, Tucker act, says: "If an unmarried man or woman commit fornication, each of them shall be punished by imprisonment not exceeding six months, or by fine not exceeding one hundred dollars." Section three provides that: "Whoever commits adultery shall be punished by imprisonment in the penitentiary not exceeding three years,"

These provisions appear to have general application. Of course they cannot apply to the States or either of them, because Congress cannot pass penal statutes of this kind for the States or either of them. Where then and to whom must they apply? Viewing the two acts of Congress together, one being amendatory of the other, it remarkable scenes ever witnessed in seems these sections must apply apy of the committee rooms of the to an unmarried man or womap in one case, and to any person ("whoever") in the other case, who were based is unassailable. commits the offense mentioned, "in a Heretofore the voice crying from the Territory or other place over which desert has not been heard. Politicians the United States have exclusive juris diction." If there is a spot within the domain of the United States where they have exclusive jurisdiction, inthey have exclusive jurisdiction, indisputable and undisputed, it is the District of Columbia, which is by special provision of the National Constitution placed within that "exclusive jurisdiction." gone forth, that they had prejudged it, and had about made up their minds that polygamy was not dead, but was

The moral status of that District, which is right under the nose of Con-

engraved on the blade. It was sup- granted that they have a superabundance of cheek. By this time the committee were soldier who had either perished from showing signs of weariness. The fact is that all this time Mr. Baskin had exposure or been killed by Indians. been dealing with "Mormon vagaries" and "tomfco'eries," while the com-The Summit County officials took the matter of investigation in hand, but we

have never heard the result.

mittee had been expecting him to say something to furnish them grounds to sit down, so to speak, on this state movement. The latest dismemberment project Senator Payne had already expressed is to manufacture a new state from his familiarity with all those things; he had heard and known of them forty Western Colorado and Eastern Utah. years ago, and he was in favor of the A Colorado paper says the scheme "is speaker skipping them and coming to the points. But Mr. B. read on. The very feasible and worthy the attention Standard Oil Senator again manifested of the people of Western Colorado." incasiness; he thought the time of the committee should not be taken up on be as well to talk and act as if the peothe spiritual things of the kingdom, or words to that effect. ple of Eastern Utah lived, had a being, Senator Stewart squirmed, and Manand should have some say on a subderson holding a pencil in both hands, kept his eyes steadily fixed on the nib. ject so close to their interests. If a portion of our neighbor over the east-

A kind of a painful pause ensued. The chair (Cullom) asked Mr. Baskin to read a little louder, informing him part of Utah, it is in order to ask the that Senator Payne was hard of hearlatter's consent, seeing it is proposed ing, and on that account, perhaps, the argument was not so interesting him. Senator Payne's right hand was immediately drawn over his nose, and some unintelligible utterances of assent were made. Mr. Bas-kin braced himself and proceeded in a higher key. He had not gone far when Senator Butler wanted to know

THE APPLICATION FOR STATEif there was any religious test among the "Mormons" for office holding, whether or not a Baptist, Presbyterian HOOD. Arguments For and Against before

or Roman Catholic was not as eligible to office as a "Mormon." Poor Mr. Bas-kin! he was not in his usual feather, the Committee on Territories-Lucid and Able Presentation by and he looked at the Senator in blank the Constitutional Delegationastonishment. He lowered his voice and answered in rather measured Baskin Reads a Rigmarole and tones, that no such law could exist is a Brilliant Success as a Failexcept by an act of the Legislature, approved by the Governor. Virtue had gone out of the speaker; it was evidently too much for him, and signs of weakness were beginning to show themselves. The chair, however, re-vived him by asking if there was not ure-A Racy Resume of the Scenes and Incidents by our Correspondent. WASHINGTON, D. C., March 12th, 1888. some such arrangement in the "Mor-men" system which enabled them to reach such a test. The old fire came back to Mr. Baskin: he said, "Yes, Editor Deseret News: The hearing accorded the constitutional delegation by the Senate Comthey reach it through the Endowment House." Senator Butler was not satisfied with this attempt at switching him off : and after reminding the speaker that all mittee on Territories, for the purpose

of presenting Utah's claims to Statehood (which closed on Saturday, the 10th,) may be truly said to be a remarkreligious denomisations have their peable one. A Washington gentleman culiar rites and ceremonies, notably who listened attentively to the whole the Roman Catholic Church, he asked him if the religion of the Mormons practically deprived non-Mormons of their political rights. This was too much for Mr. Baskin, pointing to his proceedings and who evidently was favorably impressed thereby, volunteered the remark, that the presentation of Utah's claims to Staichood, paper, he told the Senator he was com-ing to that now. Such, sir, was the befogged state of this Senator's mind, taken in connection with the peculiar condition she is in that he actually made a pertinent infights of American citizens, when at national Capitol. It certainly was dignified and masterly, and the ground

on which her claims for statchood disposed of. It was very apparent to your cor-

respondent that the committee was not familiar with this new cry that had

had become really tiresome to the committee generally. I can only ac-count for it in this way. The members of the constitutional delegation had had a field-day with the committee. still speaking. Before the hearing had proceeded very far, however, their at-tention was arrested, there was some-Many questions were asked and much gress and of the executive and judicial thing about it that seemed to impress departments of the general govern- them with the belief that the voice that nformation imparted, with no Mr Information imparted, with no Mr. Baskin to interrupt or annoy them. The senators had become fairly well posted, especially on the question of marriage. Senator Stewart admitted that he had been informed that the "trick" the Mormons were playing consisted in this: That while they in their consistent in interdicted bigamy ment, has long been a subject of re-proach or of derision and merriment to the press of the country. We need kind, and for the moment, af-ter the arguments were all ins not add anything to the volume of scandal which has been published in re-lation to it. But it now appears there is little desire to purge the district of its unsavory elements by the punish-

sortment of Baby Carriages. but I never went along any dark alleys at night. To give this stoff the color of fact, the Judge informed the committee that if statehood were granted the Mormons could buy him out at 50 cents on the Street. nished, dollar. Here is a chance for an op-tion. Just one more incident bafore closing this somewhat lengthy com-munication. The Judge had com-plained that until recently none but d99 2

Mormons held the offices within the gift of the people. Delegate Caine at-tempted to correct this statement, reminding him of Alexander Majors, S. minding him of Alexander Majors, "Yes," them. A. Mann, and Judge Kinney. "Yes," exploded Mr. Baskin, "but Kinney went through the Endowment House. went through the Endowment House, or he never would have not there!" This was a stunner. Senator Mander-son's eyes opened wide. "What?" en-quired the iSenator," Judge Kinney of my State went through the Endow-ment House?" Mr. Baskin had said it

and that was enough; he persisted, the Mormon gentlemen laughed and the grave and reverend Senators looked amszed.

The reading of Mr. Baskin's argu-ment was not up to the mark at all; it had the effect to make one feel that his effort was a failure. I believe, however, it will read better in type than it appeared as it was delivered. One great and, I fear, iatal oversight of the "other side" was the failure of Mr. B. to again arraign the pioneers for gobbling up City Creek Cañoa.

General

X. X. X.

TO-DAY'S TELEGRAMS

Caffarel Convicted-He is Fined 3000 Francs for Selling Decorations.

has no equal. Stands alone as the Great Blood Purifyer and cure for Rheumatism All Wholesale Drug-gists sell Brown's Family Medicines. Z. C. M. I. Drug Store, General Treasurer Tate of Kentucky Disappears with \$150,000 of the State Funds.

Second

tric light.

Bill on Tariff Amended-Iron to remain as at Present, Etc., Etc.

The Gould Yacht.

ST. AUGUSTINE, Fla., March 20. Jay Gould's yacht Atlanta arrived yesrerday. The party at once proceeded to Ponce de Leon, where they were soon joined by George Gould. The party, it is said, will go to New York on the Atlanta, after a short stay here for recuperation.

By Telegraph to the NEWS.]

Negotiations Abandoned.

rights of American citizens, when at the same time, "the other side" was explaining this very thing by giving quotations from Elder Pratt's "King-dom of God," a little work published in England thirty years or more ago, showing the author's views on the na-ture and character of the Kingdom of God as it is negative to avise on the WINNIPEG, Manitoba, March 20, - A private telegram from Premier Greenway, dated Ottawa, announces that he will leave for home, having accom-plished nothing. The Dominion gov-ernment kept putting him off from day to day under the pretense of con-ferring with the Canadian Pacific au-thorities until Greenway came to the conclusion that the Dominion govern-God as it is nereafter to exist on the earth, in fulfilment of all the Prophets, a d in answer to the prayers of all Curistendom repeated Sabbath after Sabbath, and which, it was claimed, the Vormons believed. By the time Mr. Baskin had reached ment was humbugging him with a view, to gain time so he cut the negotiations his views on "Christian Marriage" he short and will return home.

Nominated.

WASHINGTON, March 20 .- The President has nominated Strather M. Stockslage, of Indiana, to be commissioner of the general land office, and Thomas J. Anderson, of Iowa, to be assistant commissioner general of the land office

Convicted.

PARIS, March 20.-General Caffarel and Mme. Limousin were sentenced today for complicity in the sale of

WATSON BROS. AUCTION, AUCTION, AUCTION. **Stonecutters** and **Builders**. On Thursday, March 22, at 10 a.m., at Mrs. Beattle's, 36 s, West Temple Street. Sixteen rooms. nicely fur-nished. ANDREWS & WHITELEY, I Tombstones, Monuments, Mantels, Iron Mantels, Grates and Hearth Stopes. Auctioncers. 278 & 1280 SOUTH LEMPLE ST. Opposite Assembly Hall. TAYLOR BROS. & CLIVE'S Real Estate and Loan Office has been removed to 119 Main Street, where they will be BEMOVAL OF UNION MEAT MARKET pleased to have their friends call upon d941w 50 Main Street, to 54 E. First South Street, Nowith Street, Where FEED J. MAY will sell Juicy Roasts, Choice Steaks, Chops and Meats of every description at Lowest Prices. Come one and all and try me if I will not sell you prime cuts at the lowest rates. Corned and Dried Meats a specialty. All kinds of SAUSAGE, unsurpassed in the market. & Courteous treatment and Meats de-livered premptly. dtt 890. A new Hammond Typ. Writer, Call at this Office DR. ELLIS R. SHIPP has removed his office to No. 26, West Temple St., two doors south of Valley House. Telephone No. 339. 11 HENEFER & Son have removed their Barber Shop from Main to No. 28 E.,

A. FISHER BREWING CO., South Street, where the Old Pioneer Barber has lit up with elec-Browery near U.C.R.R. & D. & R.G. Depots. BUCHLEN'S ARNICA SALVE. SALT LAKE CITY, UTAH.

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the efforts to treat catarrh during the

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Made Clothes from

oms quickly yield to it.

BARTON & CO., 64 Eals Street. WE ARE FLEASED TO INFORM THE public that our increased trade has temanded unusually large purchases of fail and Winter Goods. We have enlarged our store to make room for our new stock, and secured the services of A. S. Geddes to assist in the management of the business; so that we now can suit all. Our lines in mon's, boys' and children's CLOTHING, FURNISH roos, UNDERWEAR, HATS, CAPS, sto., are somplete and will be sold as prices lines will compare with the lowest. Mr. Geddes is a member of the Firm, but has pene employed, for the last four years, as principal of the 16th District Schoel. We kindly lavite our many friends and the public generally to give us a call. To order a Suit of Home-IOHN C. CUTLER & BRO., No. 36, East Temple St. The best medical writers claim that the successful remedy for nasal catarrh must be non irritating, easy of application, and sne that will by its own action, reach all the remote seres and ulcerated surfaces. The history of

ESTRAY NOTICE.

past few years obliges us to admit that only one remedy has completely met these conditions, and that is Ely's Cream Baim. This safe and pleasant HAVE IN MY POSSESSION: remedy has mastered catarrh as

nothing else has ever done, and both physicians and patients freely concede this fact. The more distressing symp-One brown MARE, 5 years old branded AA on left hip. Manufacturer of Fine Havana Cigars 171 & 173 s. Main Street. one sorrel MARE, branded WC on right One sorrel MARE COLT, no brands visi-HAMMOND TYPE WEITERS. 8 Months

One bay, 4 year old HORSE, branded W. Con rightshoulder. One 8 or 10 year old mouse colored MARE branded M inside of circle on left rial. O. ORLOB, Z. C. M. I., Salt Lake City the reason Why Ack-er's Blood Elixir is warranted, is because it is the best Blood Prepration known. It will positively cure all Blood Dis-eases, purifies the whole system, and thoroughly builds up the constitution. Remember, we guarantee it. right thigh. One 4 year old roan MARE branded g on



