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ALBERT LEA ROUTE.

January 1883; a new line will be opened, via Seneca and Kankakee, between Newport BLACK TIPS PROTECTING THE THES News, Richmond, Cincinnati, Indianapolis and La Fayette, and Council Bluffs, St. Paul, Minneapolis and intermediate points.



EVENING NEWS THE LIVER AND IT'S PUNCTIONS Thursday, - June 26, 1884. THE UTAH BILL IN THE SENATE. PRECHES OF SENATORS VEST, MAXEY AND MORGAN. AN INFAMOUS MEASURE EXPOSED. of which is should have b PRICKLY AS ATTERS.

Mr. Vest. However much any one of us may be opposed to the institution of polygamy (and I yield to no living man in desiring to abrogate it directly or indirectly), I will never agree as a member of this or any other legisla-tive body, to strike down a fundamen-tal principle of the common law and the principle of the common law and of the law of all civilized countries, if any doctrine is established beyond and hand If any doctrine is established beyond doubt in every civilized country or semi-civilized country where the in-siltation of marriage is the foundation of the state, if there is any doctrine dear to the English and American heart, if there is anything crystallized in the civilization of Christian peoples and states, it is the absolute, the eter-nal, the undoubted confidence of the relation between husband and wife. The first section of thus bill strikes down that confidence. It does not propose to make the polygamous wife, who in the eyes of the law of the Enited States is no wife at all, come into a court of justice and dividge or testify to the confidential relations be-tween her and the man with whom she hat class **C**Ψ into a court of justice and invinge of testify to the confidential relations be-tween her and the man with whom she has lived; but it takes the lawful wife, it takes the woman who is married by the law of the State in which she and her husband originally lived, and it says that the lawful wife shall be forced to come into court and state what occurred be-tween her and her husband in the con-fidential relations which exist between them, in the secrecy of the nuptial chamber, striking down every doctrine of the common law, every doctrine of our jurisprudence, and throwing wide open to the prying curiosity of the world the communications passed in the confidential relations between hus-band and wife. and is as

the conndential reaction of the condential reaction of the band and wife. But, sir, I can put it stronger than the Supreme Court itself. In 13 Peters, page 225, the Supreme Court of the United States said unanimously:

United States and unanimously: The rule is founded apon the deepest and soundest principles of our nature, princi-ples which have grown out of those domes-ic relations that constitute the basis of civil society, and which are essential to the en-joyment of that confidence which should subsist between those who are connected by the nearest and dearest relations of life. To break down or impair the great principles which protect the sanctifies of husband and wife, would be to destroy the best solace of human existence. comfort or the happiness of either husband or wife that they should have authority to go into court and reveal against each other confidential com-munications, matters, a knowledge of which has been derived through the intimate association which the law and which the institutions of society create between a man and his wife

And in another case they say :

on the body of the husband, the party injured would be competent to testify to such an act as that, the object being to preserve the rights of individuals during the marital relation. But that gualification of the common law which is adopted into the Oregon statute never had any application to actions brought in the name of the State for the vindication of the authority and power of the State against husband or against wife; as, for instance, it never applied to a case of houncide, a case of robbery, a case of mayhem, or anything of the kind, unless the injury inflicted was upon the body of the wife. Now we come to the case of New Hampshire. New Hampshire has so far relaxed the common-law rule as to permit the husband or the wife to be a competent witness for or against each U. S. DEPOSITORY. DESERET NATIONAL BANK PAID UP CAPITAL,

STRPLUS. . .

H. S. ELDWEDGE, Tresident. WM. JENNINGS, Vice-Prest, FERANORZ LITTLE, JOHN SHARP, WM. W. EITER, L. S. RIHLS, Cosher, L. S. RIHLS, Cosher, L. S. TUTTY, Asst. Cashler, JAS. T. LITTLE, Asst. Cashier. apetent witness for or against each other in civil actions or in criminal actions, unless it may be at the expense of the violation of marital confidence, putting the right of the husband of the wife to testify very much on the ground RECEIVES DEPOSITS PAYADLE ON DEMANO. Buys and Sells Exchange on New

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purpose of suppressing polygamy i Three doors South of Walker House,

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