AT FOUR O'CLOCK. Court upon this very question. PRINTED AND PUBLISHED BY THE son these words: "Believing with you DESERET NEWS COMPANY solely between a man and his God, CHARLES W. PENROSE, EDITOR. his faith or his worship, that the legislative powers of the Government April 19, 1886 Monday contemplate with sovereign reverence that act of the whole American people which declared that their legislature A SHAMEFUL AND INVALID. should 'make no law respecting an es-

EVENING NEWS

Published Daily, Sundays Excepted,

LAW.

tablishment of religion or prohibiting THE rule or ruin clique in Idaho are the free exercise thereof,"" the Supreme Court adds: "Coming as this frontery as the world has never seen in the memorial business as well as does from an acknowledged leader of before.

cannot be lawfully brought within the

Stili further quoting from Mr. Jeffer-

each actions only aud not opinions, I

their fellow conspirators in Utah. They are moving upon Congress to the advocates of the measure, it may pass the Woodburn bill, which embe accepted almost as an authoritative bodies the same false principles as are contained in the Idaho test oath Act. the amendment thus secured. Con-This argues their lack of confidence in gress was deprived of all legislative their own enactment. It is so glaringly power over mere opinion, but was left unjust, unconstitutional and undemofree to reach actions which were in cratic that they are afraid it will not violation of social duties or subversive stand the test of judicial inquiry, and of good order." therefore imagine that if Congress can The Constitution of the State of

be persuaded to pass the Woodburn New York provides that: "The free bill they will obtain a new lease of exercise and enjoyment of religious political life, which may last at least profession and worship without dis-

for a season, or until the validity of the crimination or preference, shall forcongressional law can be determined ever hereafter be allowed within this before a competent court. This would State to all mankind." give them at least the advantage of a The New Hampshire Bill of Rights little time.

says: "No subject shall be hurt, mo-It may be argued that the Idaho enlested or restrained in his person, actment has been already determined liberty or estate for worshipping God, to be valid. But that is a mistake. It in the manner and season most agreehas only been tested on a side issue, able to the dictates of his own conand that before a District Court. It science or for his religious profession, has yet to be passed upon by a higher sentiments or persuasion, provided he tribunal. And, in fact, the whole quesdoth not disturb the public peace, or tion has not yet been squarely put bedisturb others in their religious fore a competent court. The ruling of worship."

Judge Hays, delivered when he first The Pennsylvania Declaration of came to the Territory, and involving Rights declares: "Nor can any man something incidental to the statute, who acknowledges the being of a God, did not comprehend the whole quesbe justly deprived of any civil right as tion, which may yet be presented in a a citizen on account of his religious more comprehensive manner that shall sentiments or peculiar mode of religtake in all sides and go down to the ious worship."

foundation of the shaky concern. When All this is in accord with the Suthe instability of the measure, and the preme law of the land and with the infamous purpose for which it was rulings of the Court of last resort. constructed are made plain, we do not Anything contrary to it is an enbelieve it will stand in any court for a croachment of the State upon the

church. It is an attempt to destroy The object of the law is evident upon religious freedom. The Idaho test its face. It is to disfranchise a large oath law is, beyond question, debody of citizens in order to deprive a structive of religious liberty, and certain political party of their votes. would not be tolerated for The intent itself was criminal. It was a moment against any other to abridge, and in fact destroy "the people than the "Mormons." The privileges and immunities of citizens." question to be decided when the test It was to effect a party purpose. It was shall come is this: Can courts in this to take away property-for the elective free republic afford to rule, in face of franchise is property when acquireda plain Constitutional provision and the without due process of law. It was lecision of the highest tribunal in revolutionary in purpose and effect. the land, against the members of Not only were the act and intent nereligious body on account of farious, but the manner of its executheir opinions or membership in an tion was unlawful. Attempted in the unpopular Church, simply to gratify form of law, it was a violation of the bigotry, aid in the bolstering up of a supreme law-the Constitution of the party, and help to prevent from voting, United States-for it was legislation od a body of citizens as can be

They are not abridged in the freedom laims of the law. The Idaho Act is of speech or of the press. They lie most emphatically in opposition to the about the majority to their hearts conruling of the United States Supreme tent. They hold their little caucuses and flat conventions, intimated. which no one figures actively but the ring that runs the movement

-James Thorborn, aged 34, was taken from Anaconda to Deer Lodge, Montana, last Thursday, insane, tried before Probate Judge Emerson, and that religion is a matter which lies they fuse all their naturally discordant elements together to present as strong sent to the asylum. He had cut his that he owes account to none other for a force as possible at elections, and throat in Anaconds with a pocket knife they amount to a handful of straws against an avalanche. It is quite pro-voking no doubt. But whoever heard, in the history of politics, of an exas-perated minority claiming that the brought over in the express wagon, with three men holding him down. On majority ought to be disfranchised fornot knuckling down to the schemes of the defeated few? It is sublimely pre-to live, and he didn't want to live himself, so he tried to jump the game.

-It will be remembered says the Helena Independent, that last fall a cowboy lordling from eastern Monmatter of curiosity, and such as live tana, who had a wife in England, came

declaration of the scope and effect of and fatten on the business support of to Butte, applied for a divorce, noti-fied her by publication (which of course The the people whom they seek to deprive the people whom they seek to deprive of every political right, ought to be known to their intended victims. The representatives of the people at the seat of government should make a Persis seat of government should make a far as England is concerned, and her application was granted. Thus alnote of this for future reference. The

list ought to be preserved as a precious though the youth is a single man and can marry again here in America, the minute he steps on English ground his first wife has a claim upon him. The

case is a somewhat novel one, as it permits the man in question to have a wife in both England and America. The Nez Perce News of Idaho is now able to see that the anti-"Mormon'

howl is more for political effect than -One of the most productive m anything else. It alludes to the Boise in Montana is the Blue Eyed Nellie, it used a few miles west of Anaconda. It was located April 25, 1884, by Wm. Hilbert, and sold by him for \$1,200. On June 10th, 1885, John Lind and John Duffy sold two ninths of their two-Statesman's demandifor Judge Buck's nomination as Delegate to Congress on the plea that he is sound on the anti-"Mormon" question, and adds: thirds interest to E. M. Edwards for "There is no anti-Mormon question in \$400. On August 15, 1885, John Duffy American politics. There must be a sold to John Linds two-ninth interest for \$1,000, and April 8, 1886, John Lind and E. M. Edwards, sold to Saidee J. Brown a two-thirds interest for \$30,000. This gays Mrs. Brown the entire ownership of the mine, and it is reported a portion of it has been since sold to wealthy parties hard and fast line drawn between Mormons and polygamists. The Mormons are as much entitled to freedom of opinion as any other religious body Those who violate the laws by practic ing polygamy must be punished by law

on a basis of \$150,000 for the mine, with and not by politicians." The canting prospect of a mill being erected on it hypocrisy of the age never found a hypocrisy of the age never found a at an early day. The mine is very rich, more prolific theme upon which to a car-lead of one hundred ounce ore being taken out daily—in fact, it is said the mine has netted as high as \$13,000 per week. It is only developed as yet to a depth of 90 feet, but no dwell than the anti-"Mormon" question, and it is used for all it is worth. Very few of the many who rant about

the"sin of polygamy"are really sincere, walls have been found at the bottom of the shaft. It promises to rival the famous Granite mine in wealth. but simply rave for effect. The fact is, they do not want polygamy abolished:

it would deprive them of their stock in trade.

The names of the signers will be

memorial.

A company of militia has been organized at Anaconda, Montana. Utah used to have an orgnaized militia also, but since one of our imported Governors became alarmed about the wooden musket drills indulged in and foolishly forbade any further musters and bearing of arms, the military organization has fallen into a condition of

"innocuous desuetude." The new newspaper law makes the taking of a newspaper and refusing to pay for the same a theft, and 'anybody guilty of such an act is liable to crimi-nal proceedings the same as if he had stolen goods to the same amount of the subscription. Hereafter it will not be

ing 300 or 400 tons of coal, which also burned. The depot was a frame structure, estimated to be worth \$3,000. The value of the freight and other to partially moisten. Have ready a cupiul of prepared cysters take one cupiul of crumbs, and enough liquor to partially moisten. Have ready a pan with a small quantity of butter; turn in the cysters after they have been well mixed with the crumbs, and fry brown, but not hard.—Harper's Bases. contents of the building cannot be es-

PAID UP CAPITAL, · · \$200,000 SURPLUS, . Where Plants Originated

Peas are of Egyptian origin. Celery originated in Germany. The chestnut came from Italy. The onion originated in Egypt. The nettle came from Europe. l'obacco is a native of Virginia. The citron is a native of Greece The pine 18 a native of America. Gats originated in North Africa. Rye originally came from Siberia The poppy originated in the East. The mulbery originated in Persia. Parsley was first known in Sardinia

Louis. Omnha, London, and prizes Spinach was first cultivated in Ara al Continental Cities. The sunflower was brought from Makes collections, remitting proceeds romotiv walnut and peach came from

The horse chesnut is a native of Thi The cucumber came from the East GEM MEAT MARKET. Indies The radish originated in China and 55 EAST, SECOND SOUTH STRIF

> Meats of All Kinds In Season. 4111 3m JABEZ W. WEST, Proprietor DEATHS.

PLANT .-- In this city, April 18, 1886, of old ERLAND HOUSE age, Mary Ann Cunnington Plant; born at King's ORR, Northamptonshire; aged 33 years, 7 months and 3 days. She embraced

the Gospel in Staffordshire soon after the MAIN STREET, . The futieral service will be held at the Salt Lake City, Utah. Winth Ward school house to-morrow (Thes W. A. PITT, Proprietor. day) commencing at 10 a. m. Friends of the

Best Accommodations in the City at the Bate HAMILTON .- In Hamilton, near Cedar Charged, \$1.00 \$1.50 per day.

BANKS.

DESERET NATIONAL BANK

SALT LAKE CITY.

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H. S. ELDREDGE, President, FERAMORZ LITTLE, Vice Prest.

JOHN SHARP. WM. W. RITER, J. A. GROESBERK, L. S. HILLS, Casher, JAS, T. LITTLE, AS-1: Casher,

SINGLE MEALS, - 25 CENTS.

EMBROKE

REMOVAL

as Open Day and Night. Street Carr

others by the crusaders of that period, and arrived at Salt Lake City in September, 1850. In 1852 the family moved south to Iron County, first settled in Parowan, then in Cedar City, and for the past 30 years hav made their home in Hamilton, named afte

her faithful husband. The robes in which she' was clothed fo burial were made of flax spun by her own

escaped from the U. S. Penitentiary at detended them whenever occason offered Deer Lodge a week ago Friday night. He had been shackled and kept in a dark cell for some time on a diet of services which were held at her late resiservices, which were held at her late resi bread and water for a breach of disdence.-COM.

cipline and the last seen of him was at 9 in the evening. Before 12 o'clock he Mil. Star, please copy.

had made his escape, cutting out of his cell, climbing the grating to the MORRILL-In Logan, April 12th, 1880 Mrs. Selina Johnson Morrill; born in Dar floor above, enlarging a break through the celling, thence descending into the ford, Kent, England, August 26th, 1824 corrider, passing into the kitchen through the feed hole, thence to the joined the Church in the month of January 1856, and emigrated to Utah in 1861. Sh yard and over the fence. The escape has survived her husband but a few months seems almost marvellous, as he went Mrs. Morrill was an excellent woman and good Latter-day Saint.

> SNIVELY .- At Uintah, Weber County Utah, on the 17th of April, 1886, in the 78th year of her age, of pnoumonia. Mary Snive ly, daughter of Henry Snively and Mary Havener, Sister Snivelywas born March 24, 1898, in the

Village of Woodstock, Shanandoa Co. men were in search of him, telegrams Virginia. She was baptized into the Church of Jesus Christ of Latter-day Saints by Elder Erastus Snow, in the month of October, 1837, and confirmed a membe under the hands of Elders Erastas Snow conductors within a hundred miles and Wm. Bozley and Henry Mower. She emi all peace officers in Montana apprised. Notwithstanding all these and other grated to Nauvoo with her mother i efforts, Mulphy has not been recap-tured. A reward of \$300 has been of-1845; moved thence to Lowa and came to Utah in 1870 (where she was re-



und richest stock of imported and domestic novelties in DRESS GOODS, PRINTS, GINGHAMS, LAWNS, STRAW HATS, LACES, EMBROIDERIES, BUTTONS, etc., etc., ever shown in Utah.



CARPETS! UPHOLSTERY

Wholesale and Retai

-A prisoner named Thomas Murphy

hands, some 50 yeas ago, in her native land She loved the principles of the Gospel and

pening of the English mission.

family invited to attend.

against an establishment of religion, it found in the land, because they will not was making faith criminal;and prevote to suit their would-be oppressscribing a religious test as a qualifica-

tion for office. There is no need to We do not believe that such an inquote the Constitution on all these famous and anti-American measure as points. The provisions therein that the Idaho test-oath law will stand the relate to them are well known. test of a full, judicial investigation nor

that Congress will enact anything con-The Idaho act goes beyond the law of Congress which disfranchises pracceived in the same sin, born in the tical bigamists and polygamists. The same iniquity, and bearing the same latter relates only to acts. The former likeness of anti-republicanism, and the goes into the domain of belief. The brand of ineffable shame upon its Edmunds Act says in effect that those hideous face.

A PRECIOUS MEMORIAL.

atives of the United States:

who violate its provisions shall not vote or hold office. But the Idaho statute says'that they who belong to THE conspirators for the political and the some Church as the polygamists and bigamists, but who doinot violate financial robbery of Utah have circulated the following memorial for sigthe law themselves, shall be also deprived of the ballot and of the right to natures hold office. And it enforces this by a To the Senate and House of Represent

test oath in hostility to Article VI of the Constitution, which provides that Your petitioners humbly represent: 1st-We are "Gentile" citizens of Utah, both Democrats and Republic-"no religious test shall ever be required as a qualification to any office or public trust."

2d—We practice the professions; w The Idaho act disfranchises any perwork the mines: we carry on mercan-tile and commercial business; we repson "who is a member of any order, organization or association which resent large capital and every kind o teaches, advises, counsels or encourages members or devotees or any other persons to commit the crime of bigpotism amy, polygamy or any other crime detined by law, either as a rite or ceremony of such order, organization or association or otherwise." Thus a citizen who commits no crime himself is to be treated as a criminal, because he belongs to a Church which allows other can institutions are ignored. persons to enter into a rite or ceremony that may be construed as in violation of law. Suppose celibacy was these things. madelta crime, as polygamy is now. Then every member of the Catholic Church would be adjudged a criminal who belonged to the Church which enresentative joined celibacy on its priests. Crime consists of some overt act. The law NAMES. can not touch beliefs. Neither can it punish membership in any society or association of any kind whatever, no matter what tenets are taught, so long as the individual does not break the

law. This is clearly set forth in the Opinion of the Supreme Court of the tors of the movement, that they dare long as Hoxie should continue his United . States in the bigamy case of not withold their names for fear of the George Reynolds. It is well known that the court ruled adversely in his they would be subjected by the case, and decided that the anti-bigamy ring and its organ. Added to these act of 1862 was constitutional. But. touching on the question now in consideration, the Court referred to the history of the adoption of the amendment to the emoluments. Constitution protecting religious liberty. And showing that Jefferson and Madison had contended for this in Virginia, the Court quoted the sayings of those illustrous men, and from the preamble to the bill introduced by Mr. Jefferson, which passed the Virginia Legislature, in which religious freedom is defined, and after a recital "that to suffer the civil magistrate to intrude his powers into the field of opinion, and to restrain the profession or propagation of principles on supposition of their ill tendency is a dangerous fallacy which at once destroys all religious liberty," it is declared "that it is time enough for the rightful purposes of civil government for its officers to interfere when principles break out into overt acts against peace and good order." The Court added:

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subscription. Hereafter it will not be escape was discovered, a half-dozen considered a very shrewd scheme to take a newspaper for a year and then inform the publisher that you never ordered it.

BY TELEGRAPH.

P'IR WESTERN UNION TELEGRAPH LINE AMERICAN.

LATEST BY LIGHTNING.

All the Nfreet Car Lines Tied Up Excepting Two. warts on the right side of neck. Has a slow, whining voice, and has not been

NEW YORK, 19 .- With the exception shaved for three weeks. His under-clothing is branded 17. of the Eighth and Ninth Avenues, the streets on which horse cars are usual-

-During the past few months the of-ficers of Butte have been engaged in hunting down a gang of counterfeiters. Six of the gang have been captured and lailed and the trail of others is so ly run are deserted and quiet to-day All the road men, drivers, donductors and stable men have concluded to take a holiday in sympathy with their breth-ren on the Third Avenue line. Almost the entire police force of the city has closely followed that their capture is simply a question of time. The names of the captured men are W. B. McConbeen on duty since 5 o'clock this morning. All the street car stables are guarded by detachments of police nell, H. F. Parker, Thomas Hale, — Slover, Squire Waddles and — Snyder. Underneath the house in which they and the streets along which the lines run are filled with "blue coats."

President Cleveland on Land Frauds. NEW YORK, 19.—A special fromWash-ington to the Herald says: There is a

industry. 3d-We are slaves (politically) to rumor that the President has been Mormon rule, which is theocratic desmaking one of those careful and laborious studies to which he is given, of the public land question, and that he has become so thoroughly 4th-The "Mormon" Church, as such controls all political affairs, teaches its communicants to violate the laws. acquainted with the vastness of the and shields them in criminal practices. landfirauds, misuse of the present land laws for land grabbing by syndicates and corporations, and of the necessity of thorough reform of both land laws 5th-Our Territory is rich in material resources and a most promising one for a flourishing State. 6th-Now, law is disregarded; clv-ilization is turned back, and republiand land administration; that he will presently send a special message to Congress arging its immediate action in the way of reform and repeal of bad laws to help him in saving the still re-maining lands for homesteads for the With due submission we say Give us a hearing and we will prov

We demand consideration of our people. wrongs and redress of our grievances.

For full statement of our wrongs Threatening to Boycott Butchers in and suggestion of remedies, we refer St. Louis.

to Hon. R. N. Baskin, our trusted rep-ST. LOUIS, 19. — Ritter & Horst, butchers, were called upon by a com-mittee of the Knights of Labor yester-OCCUPATIONS. A great many miners who only know day, who requested them to cease sup-Vice-President Hoxie of the one side of the question, and the bar-Missouri Pacific Railway with meat room bummers, street loafers, gamblers, blacklegs and roughs will sign the document, and some of the mer-

chants, lawyers and professional men who are so linked up with the projecpatronage blackguarding and abuse to which will be the signatures of those who expect to profit by the disfranchisement of the majority of the citizens,

s engaged on a bust of Hyrum Smith. in the shape of local offices and their -The Woodpecker mine, in Pinal County, Arizona, which was aban-

mals by Utah & Northern trains run-

-John Dunn, one of two brothers

At the Orden depot of

fered for his capture. He was sentenced from Beaverhead county for cattle from Beaverhead county for cattle stealing. He weighs about 150 pounds, is 5 ft.6%in. in heightfandkasigrey eyes. His hair is inclined to be dark, com-plexion fair, has rather a long face, and shows the effect of close; confinement. Has a mole on left shoulder and two warts on the right side of neck. Has a baptized by Bishon L. D. Young) residing in Salt Lake city with her sister, Susan S Young, until she went to live in Uintal with her niece, Mrs. Sophia S. La Baume where she died.

WANTED. TOUNG MAN WHO HAS BEEN

teaching, and wishes employment by middle of May or sooner, will address with reference. ENERGY, Office of "Descret News."

NOTICE TO CREDITORS. Estate of Jacob Jensen, deceased. TOTICE IS MEREBY GIVEN BY THE

undersigned, Executors of the last will of Jacob Jensen, deceased, to the credit-ors of and all persons having claims against the suid deceased, to exhibit them with the perated was a cellar, and it was in it hat their work was done. Their outfit consisted of an assayer's furnace (supposed to have been stolen) for necessary vouchers, within ten months after the first publication of this notice, to Chris-ten Jensen, at Mill Creek, Salt Lake County, melting the metal, plaster of paris moulds for making the coin, and an electro-plating battery

in the County of Salt Lake. Dated at Salt Lake City; April 17th, 1886. for covering the counterfeit gold coins with a film of gold. The only CHRISTEN JENSEN, DANIEL MCRAE, entrance to the cellar was through the

Executors of the last will of Jacob Jensen, floor above by removing a loose board over which the cookstove stood. By deceased. doaw 4w noving the stove to one side and rais

ESTRAY NOTICE.

ing the board, the flue of the furnace could be connected with the stovepipe HAVE IN MY POSSESSION: and they could fire up. They were prepared for making every kind of coin "One bay MARE, 2 years old, branded HOS on left thigh.

from a five-cent piece up to a twenty-dollar gold piece. The moulds were crude affairs, consisting of two shallow One bay MARE, 10 years old, branded) on left thigh and shoulder and $\hat{\Pi}$ on right tin boxes, which were filled with plasthigh.

the of Paris, one box of the plaster containing an impression of one side of the coin and the second box the other side of the coin. Then by placing the two together and pour-ing in the melted metal through an opening left for that purpose, the coin would be moulded. The silver coins One sorrel HORSE, 2 or 3 years old, brand-ed A on left shoulder; while strip in forehead.

forehead. One grizzled MARE, 2 or 3 years old, branded JHF combined on left thigh. One hay HORSE, 2 years old, branded NH or WH combined on left thigh, white spot in forchead, both hind feet white. One MARE, 2 years old, brand resembling letter 0 with three dots in center on right were very good counterfeits, seeming to be about the right weight and havtter O with three dots in center on righ

hip, white spot in forchead. If said animals are not claimed within ten days from date, they will be sold on April 36, at 4 o'clock p. m. at the sstray pound, Santa-quin, to the highest hidder. CHAS, SAMUELSON,

No. 34 west, First South Sti

Poundkeeper Santaquin, April 16, 1886.

NOTICE. THIS IS TO CERTIFY THAT WE HAVE this day, by muthal consent, dissolved the partnership heretofore existing under the name and style of Peterson & West. The business will be continued at the old

stand by the undersigned, who will be glad to see all his old patrons. W. PETERSON,

The Making of Sandwiches.

Sandwiches to be nicely made. The bread must be neither too stale no too fresh; it must be cut into thin



GIRL WANTED

Brigham Street. TO COOK AND BO Apply at No. 610 Fast dif

SUPERFINE WHOLE WHEAT THIS FLOUR CONTAINS ALC THENUTRITIVE ELEMENTS. OF THE BEST SUACITIES OF UTAH WHEAT, AND PRODUCES

BETTER FLAVORED AND HOBE WHOLE SOME BREAD. THAN ANY OTHER FINE WHITE FLOUR.

AND BY THE BED. MONEER ROLLER MILLS WARE OUT UTAME



-OF THE-

MFG. CO.,

FINE CARRIAGES,



& Shoes, GENT'S SHITS MADE TO ORDER: MAIL ORDERS FILLED CAREFULLY AND PROMPTLY Call and See Our Goods BEFORE BUYING. AUERBACH Salt Lake City, Utah.

all the life



