tion, although in every State a polyg- fuse. Western men have customs of TO-DAY'S TELEGRAMS strike of switchmen on all the roads in M T. EVENING NEWS. Special Notices. \mathbf{Z} . \mathbf{C} . amous marriage is now bigamy by their own, which are as separate and this city is expected to take place at Published Daily, Sundays Excepted, statute law noon today. The men demand Chica-go wages. The St. Paul Railway distinct from those of their eastern ction 3 extends the judicial power OLD CANT IRON of the United States to the prosecu- brethren as are the customs of President Cleveland Accepts the AT FOUR O'CLOCK. Company has asked for police protec- | Wanted at the tion of the crime of polygamy, al- Italy from those of Ice-SALT LARE FOUNDRY & M. CO. Resignation of Commistion. though that offense is now a crime in land. Everybody and everything west When the time came the switchmen every State against the State itself. OFFER A LARGE AND COMPLETE STOCK OF sioner Sparks. PRINTED AND PUBLISHED BY THE Section 4 introduces what would be of the Missouri River is more on the remained at work saying they were awaiting the arrival of Preside t Monahau, of the National Switchmen's Prophylactic in Sickness. Section 4 introduces what world to broad gauge principle, because found to be an embarrassing confusion broad gauge principle, because between the State jurisdiction over there hus so far been so much Brutal Prize Fight for the Light Uniou, who would reach the city "Typhoid Fever has broken out here DESERET NEWS COMPANY. again, but wherever Darbys Pro-phylactic Fluid has been freely used there has been no fever."-M. B. LAN-CASTER, P. M., Ed. Contral Alabamian. between the sexes. Polygamy is does not between the sexes. Polygamy is considerable time untanought of the maximum of the maximum of the maximum of the sexes is either a meedles tween the sexes is either a meedles tween the sexes is either a meedles to the considerable time untanought of, and more than one woman. Holygamine to the sexes and more than one woman. Holygamine to the sexes is either a meedles tween the sexes is either a meedles to the considerable time untanought of, and the sexes is either a meedles the amendment have not defined it, and the sexes is either a meedles the amendment have not defined it, and the sexes is either a meedles the sexes is either and the sexes is either and the sexes is either a meedles the sexes is either a meedles the sexes is either and the sexes is eit TALLAND WINTER G sometime during the afternosn. CHARLES W. PENROSE, EDITOR. 400 Lives Lost. "The Fluid is not merely a deodo rizer, but a disinfectant-a destroye - -CANTON, China, Nov. 16. - Th of the disease germs in an atmospher Wednesday, - November 16, 1887. steamet Wahyung has been destroyed which cannot be breathed witho by fire in Canton River. About 400 danger."-NEW YORK EVENING POST passengers are supposed to have been A LEGAL OPINION ON THE est. For 30 years I have been troubled Novelties 3 Staples! with catarrh- have tried a number of remedies without relief. A druggist here recommended Ely's Cream Balm. STATEHOOD QUESTION. The Temperance Cause. NASHVILLE, Nov. 16 .- Miss Frances Curtis on the constitutional validity of the amendment have not defined it, and they probably could not." a considerable time unthought of, and was finally adopted in compliance with I have used only one bottle and i can Willard, president of the National Christian Temperance Union say I feel like a new man. My catarri ----- CONSISTING OF -----Women's Christian Temperance was chronic and very bad. 1 make this Talks Sensibly. voluntary statement that others may know of the Balm .- J. W. Mathewson Union, in her annual adlaw, but it may be easily understood The whole opinion is strong and Constitution relative to the powers of DRESS GOODS dress said to the convention of that organization today that that the adoption was in some cases Congress and the President in refer | conched in plain and vigorous lan-(Lawyer), Pawtucket, R. I. more a matter of form than a substan- Four Hundred Lives Lost by guage, free from a contentious, con-We cheerfully add our testimony in favor of Ely's Cream Balm as a sure ence to polygamy, has just been pobtial conformity with such square-andthere are now enough anti saloon relished in pamphlet form in New Yort. It is a thorough discussion of the objections which have been raised by many writers for the press of the side mission of Utah as a mate in the Union, on the ground the its sort ereignty could not be have d in the manner proposed. a Burned Steamer In SILKS, SATINS, PLUSHES AND VELVETS. publicans at the north to carry procure for cold in the head, influenza of China. ibition in a single state that is now catarrh. It is a splendid medicine.-Mrs. Eliza Edstrom and Mrs. E. Jack struggling to secure it, nor enough LADIES' CLOTHS, in Plain, Tricot & Plaid. anti-saloon democrats in the south, as son, Terndale, Cal. has been proved in this memorabl The Central Bank of Canada Susyear of our constitutional defeats, but TRIMMINGS, in all the Desirable Novelties. Angostura Bitters were prepared pends.- The Regular Daily there are enough temperance men both to take possession of the governby Dr. J. G. B. Siegert for his private Explosion, Etc. Their reputation is such today BUTTONS, in Jct. Steel, Pearl and Steel, and ment and give us leaves them with no ground to stand some people think it ought to be, and that they have become generally known manner proposed. as the best appetizing tonic. Beware of counterfeits. Ask your grocer or Metal, NEWEST DESIGNS. upon. In conclusion Mr. Curtis says: In Carrying out this plan doubtless NATIONAL PROHIBITION Tue argument adopt By Telegraph to the NEWS.] writers is, that in presiding the "Speaking as a lawyer, I have no hesitation in saying that the compact, the State Constitution which the Mormon inhabitants of Utab some losses and privations, or what druggist for the genuine article, man-ufactured by Dr. J. G. B. Siegert & n the party of the near future, which Suspended. the offended parties considered privais to be the party of God. She bethe Stite Constitution which pro-TORONTO, Uat., Nov. 16 .- The Centions, have resulted. Sparks is not a lieved the prohibition party should Sons. - COMPLETE ASSORTMENT OF new offer to make with the United western man, knows but little If any- tral Bank of Canada has suspended strongly state as its ultimate aim two Coughs and Colds. Those who are suffering from Coughs, Colds, Sore States is, in my judgment, perfectly amendments to the national Constituthing of western people and customs, payment. The following notice was polygamy without the coment of Con-CLOAKS, SHAWLS AND JERSEYS valid, consistent with our system of tion, the first calling for universal progovernment, and efficient for everyand therefore cannot appreciate their posted on the doors of the bank this Throat, etc., should try BROWN's ress, and in requiring the assent of ribition, the second enfranchising the BRONCHIAL TROCHES. Sold only D morning: "In consequence of the syomen. She advocated equal wages the President to a pardou for any persituation nor understand their position. He regards a tract of country one mile square as the limit of a desozes. son convicted of polygandy, the sov-ereignty of the State of the would be so limited as to prevent her standing FOR LADIFS', MISSES' AND CHILDREN. A Good Cook Wanted. PHTITION FOR PARDON. Good wages. Apply, 629 Brigham St. ertentry because the law says so, but enough to meet the immediate de the raising of the age of protection to on "an equal footing with existing States;" and the ideals conversed that there must be uniformity in powers, exercised by the respective is and in the limitation thereof. The research We want Twenty Thousand Narrow Newest Fabrics and Latest Styles mands upon it. It has therefore for eighteen years. Miss Willard noted t he could only see some of the counthe present suspended payment?" The with satisfaction the triumph of the A peririon for the pardon of Rudger try where the lines of an entry have bank has a capital of one million, one better element in the Knights of Labor Clawson has been forwarded to Presitranscended that limit, perhaps he half of which is paid up. It is impos-Gange Ties. For contracts apply at the Office of over the aparchists and socialists, dent Cleveland. The document proper would undergo something of a mental sible to give any idea of the condition the growing influence of Powderly and simply recites the facts of his having, change in relation to evicting the pos- of the bank at present, out it will suffer of the bank at present, but it is not SALT LAKE & FORT DOUGLAS W RAILWAY COMPANY. the fearlessness of his utterances and on the 3rd day of November, 1884, been sessor. Not knowing of this, any loss. Litchman's concerning temperance. are effectually dissipated by the argud1w Ladies' Misses' and Infants' Underwear, sentenced, on conviction for polygamy ment of the eminent lawyer and writer he does know, because his books and tany of the good things of this life are sorrowful-t alone on account of Dyspepsia. Accepted. who has unfertaken to examine them. to pay a flae of \$500 and to imprison-IT CAME OFF. IN WOOLEN, SILK AND MUSLIN. papers show it, that the public do-WASHINGTON, Nov. 16 .- The Presi-As a foundation on which to base his | ment in the penitentiary for three years main is being sliced up and parceled The International Prize Fight Be-KNIT GOODS IN GREAT VARIETY. discussion of these questions. Mr. | and six months, and to pay a fine of dent has accepted the resignation of er's Dyspepsia Tablets will cure out pretty fast and that at the present tween McAuliffe and Carney. commissioner Sparks, to take effect \$300, and imprisonment for six months, pepsia, Indigestion and Constipa-Curtis explains the nature of the politrate the government in a few years is Misses' Hats, Flowers, Feathers and Ornaments, today. BOSTON, Nov. 16 .- The Carney-Mcical system formed by the Union under conviction for unlawful cohabiand adles sold on a positive guarantee at not likely to need an elaborate Land Auliffe fight was planned to take place of States under the Federal tation, and that his conduct in prison and 50 cents, by Office, he thus arrives at the conclusion The Usual Explosion. at 8 o'clock this evening at a suburban Z. C. M. I. Drug Dept. Constitution. He shows that the has been such as to entitle him to cer-GLOVES, HANDKERCHIEFS and LACES. that there must be a halt in the pro-HANCOCK, Mich., Nov. 16 .--- The resort about 10 miles from Boston. framers of that system, in their in- tain benefits in the shape of the lessencession. He would not close the pubpacking house of the Hancock Chemi-IN NEWEST GOODS and COMPLETE STOCK. GO TO The chase of outside sporting men was ing of the terms of sentence. It.also vestigation of the science of governcal Works was blown up this morning. lic lands to actual settlers, nor kdep so close that the men and their Cack-JOHN C. CUTLER & BRO. ment, discovered the grand principle states that if he had received the Six men were killed. miners out of the hills, but he would rs were unable to shake them off and that "some powers of government can benefit . in that regard." of the - AGENTS restrict them to "the bond" in every MARKETS AND STOCKS. it became necessary to postpone the fight until several hours later. and Gents' Furnishing Dep'i be invested in one class of public | law of the United States and that of PROVO WOOLEN MILLS case, nor should the quantity exceed agents, au1 all others can be retained | Utah Territory now in force, his term Preparations for the fight after the The New York Stock Exchange. that fixed by rule in the "estimation of - FOR first failures to bring the men together would have expired October 18th, 1887. a hair." This is too close dealing to were managed skillfully and quietly Chicago and Liverposl Markets. by the people in whom they primarily Shawls, Flannels, reside; and thus that the individual It had been decided, on application, Carry a Complete Stock in Every Line. be popular for some time to until within a day or two., During the NEW YORK STOCKS. Yarns, Linseys, however, to the Supreme Court of come CLOTH DEPARTMENT inhabitants of separate political comlust 48 hours the friends of the two New York, Nov 16. Noon. in this part of Jeans, Repellants, munities can be acted on by two dis- Utah for release that the former Terrimen the world, and [Secretary Lamar Carry & Very Desirable Line of TALKED TOO MUCH. torial act in relation to lessening the Cassimeres, Tweeds. tinct governments, each of which has knows it. He has on several occasions UITINGS, OVERCOATINGS & TAILORS' TRIMMINGS. Every sporting man knew that eight Hose, etc. its appropriate sphere." The mann : terms of convicts for good conduct, Blankets, reversed the Commissioner's rulings S's coupon FX Pacific Mail 3 o'clock was the hour selected for the Pacific 6's...... 21 Rock Island..... 155 Central Pacific... 315 St. L. & S. F..... 365 Burlington...... 315 St. Paul & Omaha 415 in which this distinction of powers and which was repealed by the later Men's Suits Made to Order lu a rather emphatic manner when apcall of time, and that it would occur was made to harmonize with a unity statute, applies in his case. His inpeals have come up to him from the within a few miles of Boston. When from Provo Cloths. of interests in the establishment of carceration would thus be continued the party arrived at the place first Land Office, and as this kind of thing No. 36, Old Constitution the Federal Government by the origin- | till April, 1838, unless the petitioner selected, the crowd was there before Boots, Shoes and Rubber Goods, progressed the stringency became progressed the stringency became them. The place was then changed, so constricting that one or the other and at one this morning the men en-Building. al States is explained, and it is shown | should be the recipient of executive Pf'd 45% Western Union ... 76 dås how the powers not vested in the clemency which is pra, ed for. tered a ring in a barn attached to the Atlantic Hotel at Revere Beach. Stock market active and strong at bes of the officials had to vacate. One is a A FULL AND COMPLETE LINE. United States were reserved to the The petitian is accompanied by a prices of the day BROWN'S COUGH BALSAM liberal, the other a strict construction-In the first round McAuliffe forced the fighting, and by his rushes forced States respectively, or to the people, certificate of Marshal F. H. Dyer, and Tar Troches are invaluable in CHICAGO MARKET. ist. The reader knows the rest. who retained every power and rela- who testifies to the good conevery family for Woughs, Colds and Chicago, 1 p.m., Nov. 16, Carney down three times either by tion not relinquisied by reason of duct of the prisoner while in Sore Throat. Wheat-Firm; higher; cash, 74 5-16; Dec., CARPETS, SMYRNA RUGS & DOOR MATS, weight or through slips. In the fifth round, Carney led and in a feint got to BROWN'S ARNICA SALVE 3-16; May, 81 3-16 some provision in the Federal Consti- the penitentiary. The grantin Corn-Firm; cash, 45%; Dec., 4 13-16; May,

tution It is further shown that each State by Chief Justice Zane, whose grounds

catered into a compact with all the are, substantially, that the petitioner other States, by and through the Cou- has already served three years of his stitution, and that this limited their sentence, that after his conviction his sovereignty in some respects abso- legal wife obtained a divorce from lutely, in others conditionally; in some things without power to do what | leftal marriage with his plural wife. is prohibited by the compact, in others | and that there is a probability of his unless by the consent of Congress. living in obedience to the law in the Citations from the Constitution are future. In connection with this remade in support of these views, and it commendation the following names is established that curtailments and likewise appear: W. H. Dickson, late diminutions of State sovereignty have | United States District Attorney; C. S been effected and that they rest upon | Varian, late Assistant District Attorcompacts made by the several States ney; George S. Peters, United States with the United States.

This leads to the conclusion that a new State entering the Union can also States, limiting its own sovereignty in President. The gentlemen who have certain particulars. And the question affixed their names to the request have a compact differing in some respects | we take pleasure in commending their to the requirements made of other action. A spirit which leans to mag-States, as a condition to entering the nanimity is always creditable, and it is Union, is handled in a very therough | but generous and fair to recognize it and convincing manner. The proofs when it appears. are given that different States have

entered the Federal Union under different conditions and compacts. The records in a number of these cases are are established by the precedents pro-

duced: "1st. That Congress can prescribe conditions on which a new State shall be a imitted into the Union; and that such conditions do not necessarily relate to matters on which any other State has been required to make provision in its Constitution, but that in each case they may grow out of the particular predicament or situation of the State asking admission.

2d. That Congress may prescribe the conditions in advance, so that when the State Constitution is presented for the approval of Congress, it may be found to contain the conditions; or the people of the proposed new State may themselves, without previous requirement, present such conditions as taey are willing to make. In either mode of action, when the conditions have been sanctioned by Congress, and the State is admitted into the Union with those conditions embodied or fulfilled in its constitution, a compact has been made between the State and the United States.

31. Tast the compact so made may be one that curtails, limits, or di-minishes either the sovereignty of the people of the State, or the power of its legislature, in some do-mestic matter, or it may be one that concerns some property interest or management of the land commissionersome right of the United States, or of some other State.

4th. That-such compacts, limiting another column of today's NEWS, it is or curtailing the sovereignty of a only necessary to refer to it for pur-State, may be absolute, or they may poses of comment. be made in a form that will require the assent of Congress to any change."

That Utah, then, may limit its own ple though not in the particular matters defined, is beyond successful disof the United States.

The remedy for an attempt on the idea was that too much prodigality granted. part of the State of Utah to change its and carelessness had all along characwith power to make all laws Lecessary of its powers and all other powers vested in the Government of the

CITY COUNCIL. of clemency is also recommended A Busy Session of the City Fathers Last Evening.

The City Council met in regular session at 7 o'clock last evening, Mayor him, that he subsequently contracted a Armstrong presiding. Mary Campbell presented a petition, stating that she was the owner of lots 6 and 7, Block 24, Plat A, Salt Lake City survey, which she had purchased in 1876 from the city, but which had subsequently been included in the military reservation of Fort Douglas. She asked that the amount paid for said men were jubilant. said lots-\$10-be refunded to her. District Attorney; Governor Caleb W. Granted

J. H Bennett and Simon Bamberger West and Parley L. Williams. represented that in 1876 D. H. Weils, Upon this favorable [showing there as Mayor of Salt Lake City, gave a deed to Horace S. Eldredge, make a compact with the United seems but little room to doubt that deed to Horace S. States, in like minner as the original the prayer will be granted by the conveying certain lots to them, and the deed was delivered without the corporate seal. They represented that they were now the of the right of each State to make done an eminently proper thing, and owners of said lots, and asked that the mayor issue them a quit claim deet, to the same. Referred to the mayor, with authority to act. John R. Haslam represented that he was the rightful owner of certain spite of the splendid designated property, which had been

LAMAR AND SPARKS.

cited and the following propositions | For some time, we might say years past, Secretary Lamar of the Interior Department and his highest subordi

nate, Wm. A.J. Sparks, Commissioner of the Land Office, have been on very bad terms. Especially of late have the relations between them become so A M. Musser asked for the privilege strained that a condition of things of establishing a hatchery for trout amounting to non-intercourse has prevailed, and as it is absolutely ne-cessary that each division of this im-nortant denastment of the covern-The Sait Lake Clus Caspon as the Council might provide. Referred to the com-mittee on public grounds. The Salt Lake City Gas Company asked that it be granted the sole fran-chise for the introduction and sale of portant department of the governmental service work in harmony with every other division, and all pleasant- natural gas in Salt Lake City, and subly with the chief, it became a more mitted a form for an ordinance cover-

serious matter than most people are ing the matter, in which it was proposed that the franchise exist for ten aware of. years; that said company shall not The trouble was directly over some lay pipes in said city until natural gas be brought to the boundaries thereof, railroad lands, and so serious was i if such gas be found a distance from the that the Secretary sent the Commiscity limits; that the said company sioner a note, the purport of which would pay the city for said franchise was that one or the other of them had 15 per cent. mo thly of all revenues or to leave. Mr. Sparks did not long de- amounts received from the sale and to leave. Mr. Sparks did not long deuse of said natural gas, and in addition bate with himself on this proposition; annually pay to said city treasury on yesterday he sent in his resignation all net profits frealized on such sales to President Cleveland, supplementing and uses in excess of 7 per cent. upon

ment explanatory and defensive of his committee on streets and alleys. Schofield Bros., dealers in fresh meats, asked that their license be ship. As his letter appears in full in another column of today's News, it is Granted. Rebecca Waterfall was granted a free

license to run a small store in the Seventh Ward. It is pretty generally known that a

John Kay was granted a free license fierce and bitter conflict has been to run a small store, because of his in-waged against Mr. Sparks ever since capacity for physicial labor. sovereignty in the manner specified, and that in doing so it will but follow discharge of his duties became house. Referred to the committee on understood. The burden of this op- license. position has come from the west, George R. Jones asked permission to convey water in iron pipes to the Empire Lime Kiin from a flowing well where the government's property is pute, and the position is further forti- still measurable by square miles and on Sixth North Street, between Second fled by decisions of the Supreme Court its timber and metals are beyond com- and Third West streets. Referred to putation. Now, the Commissioner's the committee on streets and alleys.

Two retail liquor licenses were The city auditor reported the condi constitution in respect to polygamy terized the surrender of these public tion of the sinking fund up to October after admission into the Union respect to individuals and he 31, 1887; and also the condition of the after admission into the Union properties to individuals, and he city finances for the six months ending is pointed out. Congress is endowed thought the time was ripe for a com August 31st. Referred to the commitplete change, such a change as would tee on finance.

to the execution at once operate as a restrictive and restorative measure. Stricter scrutiny referred the report of the superintend-United States or any of its officers, by the Constitution And having nower tions for agricultural, grazing, mining fully examined it and found it correct.

short range and did great damage on Jack's short ribs. The Brooklyn boy did great countering, and Carney's face was visited frequently. From the fifth to the tenth round Carney in-creased his advantage and McAuliffe

Was TERRIBLY FUNISHED. .92%.

LIVERPOOL MARKET.

Public.

Heber C. Kimball:

dress as below.

Nov. 16, 1887.

special administrator.

Wheat-Holders offer sparingly; new No. wipter, 6s. 71; d., firm; ditto spring, 6s. From the tenth to the twenty-first round the fighting was of a desperate character, but slow, neither man being Flour-Holders offer moderately; 9s. 2d. hadly punished. The battle was of a kind that beggars description and the Corn-Holders offer sparingly; spot, 4s. crowd was wildly excited. The twenty-one rounds took one hour and bidd, firm; Nov., 4s. 10d., firm; Dec., 4s. twenty-one rounds took one hour and bidd, firm; Jan., 4s. 84d., firm. crowd was wildly excited. The twenty-three minutes, and although McAuliffe had a shade the best of it at that time seemingly, yet the Carney The bet ting was then in favor of McAuliffe two to one. So far Carney's tactics were in accordance with his expressed intentions to worry and tire McAuliffe and murder him in the ring. McAuliffe forced the fighting, but so To the Friends of the Late President little punishment did he do to Jim that the friends of the latter asserted that he was sure to win. Carney expressed a determination to make the battle a long, desperate and murderpear some time in the winter or early cus onslaught on the Williamsburg boy and he carried out his intention. In the 45th round it was seen that his tactics were bound to be successful in spite of the splendid

STAYING QUALITIES

deeded to him in 1876 by D. H. Wells, as mayor, and a portion of which had of McAuliffe. The Brooklyn boy was given to F. J. P. Pascoe by Mayor Little. Petitioner asked that the mat-ter be straightened out. Referred to hold up his bands or stand on his tion, asked that Mayor's deeds be issued for a certain strip of land 2¹⁴ winger. At 4:30 Carney was surely a tion, asked that Mayor's deeds be issued for a certain strip of land 2¹⁴ feet wide, between his mother's resi-dence and a lot adjoining, and that 1¹⁴ feet be deeded to Alonzo Young, and 1¹⁴ feet to Rachael R. Grant. Granted. with every round, but as a rule Carney was the favorite at small odds In the 74th round Carney knocked McAuliffe down, and the spectators immediately broke into the ring and knocked down the stakes and ropes. A scrimmage ensued and the referee declared the battle drawn. The fight lasted four hours and fifty-five minutes.

INCIDENTS.

BOSTON, Nov. 16 .- Carney is 'the champion light weight pugilist of Eng-land and McAuliffe is the champion of America in the 8th class.

of the men were badly Both of the men were badly punished when the referee declared the fight a draw, but were able to continue and would have done so had not an order was made appointing James the excitement been too much for the T. Monk administrator, with a bond spectatars and caused them to engage in a general row. In the first round McAuliffe planted

a blow under Carney's chin which sent the Englishman to the floor. Up to the end of the ninth round the battle seemed to be going all in McAnliffe's the amount of money actually invested by said company. Referred to the favor. He fairly rained blows upon Carney's eyes, jaw and ribs, and the Briton seemed to have become very

CAUTIOUS TACTICS.

had so far shown himself to be in as prime condition as his antagonist, notwithstanding his recent illness. Carney becoming desperate, when the 12th round opened, made a savage rush at McAuliffe, who met it with a hard blow on the right eyeland follow-ed with a terrific right-hander. on the bridge of Carney's nose, which caused the blood to fly. The claim of first blood for McAuliffe was then allowed. The fighting after this was heavy and both men were badly punished. At the end of the 25th round McAuliffe appeared somewhat winded and Carney's friends claimed the fight, whichwas not allowed. From the 25th to the 42ad round, Carney had something the best of it. something the best of it. In the 62d round McAuliffe's left car was cut open. The 68th round was

marked by

TERRIBLE FXCHANGES

TERRIBLE EXCHANGES blows and the men fought demons and stood the pun-went to the river to play at baptizing.

is every box warranted for Cuts Burns, Bruises, Old Sores, Piles and Oats-Steady; cash, 261; Dec., 6 7-16; Sore Eyes No cure no pay May, 30%. Pork-Strong; Jan., 13-40; May, 87%. Lard-Firm; Nov. and Dec., 6.67%; May,

BROWN'S BARSAPARILLA gists sell Brown's Family Medicines. Liverpool, Nov. 16. Close. Z. C. M. I. Drug Store, Genera

SEVERAL LOTS Of Ladies' and Child's Cloaks at half

F. AUERBACH & BRO'S One Price Store. price at dtf SAM LEVY.

Manufacturer of Fine Havana Cigars 171 & 173 s. Main Street. HEBER C. KIMBALL.

A Letter From His Historian to the Down Quilts and Bed Comforts Cheap at

Agents.

DINWOODEY'S.

BEFORE BUYING In the forthcoming history of my grandfather, which I am engaged in writing, and which will protably ap-Elsewhere, call at F. Auerbah & Bro's one price store. You are sure to save time and money.

pring, it is my intention to devote a chapter, aside from the main narra-BILKS, SATINS. Velvets and Plushes at special bargain prices at the old established one price store of F. AUERBACH & BRO. with a view to making this as inter-

esting as possible, I hereby invite all the old-time friends and acquaint-BARGAIN SALE. Of Blankets, Quilts, Shawls, Table

Cloths and 100 other articles at F. AUERBACH & BRO'S One Price Store. and incident pertaining to his eventful

life, which have not yet found their way into print, and are not noted in " DANIEL'S DREAM," his journal, and which, unless now secured, may in a few years be entirely No. 1, a Cartoon with a local appliis for sale at the book and ores. dtf cation, est to history. The anecdotes should be crisp, brief news stores. and to the point, and will be published in the book with their writers' names

Can't Sleep Nights, is unless otherwise desired. Early attention will greatly oblige. Please adplaint of thousands suffering from Asthma, Consumption, Coughs, etc. Did you ever try Acker's English Rem-edy? It is the best preparation known for all Lung Troubles, sold on a posi-Utah. tive guarantee at 10c., 50c.

For Sale at Z. C. M. I. Drug Store.

DRIED FRUIT.



Salt Lake City,

Very respectfully, Orson F. WHITNEY, P. O. Box 357,

WE pay the highest market prices for all kinds of DRIED FRUIT. In the Salt Lake County Probate Court yesterday, in the matter of the Our teams will call for them in any part of the city estate of Theophilus Hofer, deceased,

of \$1,009. Notice of appeal was given. WANTED. Stephen Stephenson was appointed G required. BEST OF REFERENCES The bond of Daniel H. Wells as adrequired. WATSON'S COAL OFFICE, Godbe Pitts Building. ministrator of the estate of Lydia

WANTED. The 28th of November, at 11 a.m. THREE OR FOUR GOOD BOILER Makers, Apply to HAYNES & SON. was appointed as the time for the hearing of the petition of Anna Stad-Salt Lake City, Utah.

LOST WAGON TONGUE !

IF THE PARTY WHO FOUND A Light Wagon Tongue on the road be-tween Taylorsville and this city will report o G. C. Lambert, Descret News Office, where it can be recovered, he will confer a fayor upon the owner. das tf

QUONG WING SING,

HAS RECEIVED A LOT OF JAPAN-ese Lily Bulbs. Has on hand and is constantly receiving Chinese and Japan-ese Crockerywares-Silk Goods in Handkerchiefs, Shawls and other Novelties, Cu-riosities, Ornaments and Toys, at 50 E., First South St., S. L. City.

FOR SALE!

with their mother down to the river to TEAR D. & R. G. DEPOT, A HOUSE witness the baptizing of their consin, Robert Powell and other children. On containing 8 rooms, pantry, closets, 107 5x20; choice fruit trees, and plenty



of good water. Apply at James Poulton's Blankets at \$2.00, 2.50 & 3.00 pr. pair.

At this point odds of nine to elmann for letters of administration to one were offered on McAuliffe, who on the estate of Jacob Stadelmann, deceased. -+0+-Two Children Drowned. C. H. Valentine writes from Price, Emery County, under date of the 13th

inst., as follows: "A sud accident occurred here on Tdesday, November 8th, in the drown-ing of two small children, one a little girl, five years old, named Anna Eliza McKendrick, daughter of Charles H. and Mary E. McKendrick; the other a small boy, Joseph Benton Powell, four years old, son of John A. and Sarah J. Powell.

"On Nov. 3rd these children went

