"In the prosecution of George Q. Cannon, the head of the Mormone, the United States officials are making a 'ten strike." If it him fair "on the quarter" and that will be last of a few of the faith who will uphold its doctrines on the galet, but with Can-non in jail there will be little open dis-tent has law,"-Butte Ming. Topsecution EVENING NEWS regulated, first by the nature AMUSEMENTS. BANKS: which loffense with the T. the defendant is charged, and second Published Daily, Sundays Excepted; U. S. DEPOSITORY. SALT LAKE THEATRE. by his own financial position. The AT FOUR UCLOCK. charge in this case, if proven, brings a penalty not to exceed a fine of \$300 and DESERET NATIONAL BANK. THE LAUGHING FESTIVAL. PRINTED AND PUBLISHED BY THE six months' imprisonment. It is well known that the defendant is not DESERET NEWS COMPANY wealthy. The bail demanded was SALT LAKE CITY. Two Nights and Saturday Matinee \$25,000 and two bonds of \$19,000 each. IMPORTANT PAID UP CAPITAL, . . \$200,000 were added, making the whole sum re-CHARLES W. PENROSE, EDITOR. COMMENCING SURPLUS, quired \$45,000. \* 200.00 are doomed to disappointment. Its What is the use of pretending that existence is not dependent upon any BY TELEGRAPH THURSDAY, FEBRUARY this is not "excessive ball," which the H. S. ELDREDGE, President, FERAMORZ LITTLE, Vice Prest. February 19, 1886 Friday one man or quorum of men in the Constitution declares "shall not be PSG WESTERN UNION TELEGRAPH LINE Previous to Stock-taking, and to make room for Spring Pur-Church. It has survived a good many JOHN SHARP, WM. W. RITER, required?" The proof that it is ex-DIRECTORS imaginary "deathblows" in the past J. A. GROESBECK, L. S. HILLS, Cashier, JAS. T. LITTLE, Asst. Cashier. chases, we will close our Ladies', Misses' and Children's Wraps, all THE MARSHAL AND THE MIL THE POPULAR COMEDIANS. AMERICAN. cessive in a case of misdemeanor is its and will live in the future, to prove all New, Stylish and Fashionable Goods, at a ITARY. enormous disproportion to the penalty. those who predict its collapse false LATEST BY LIGHTNING. EVANS and HOEY and the fact that no such ball was ever. THE Marshal's organ exerts itself ve-**REDUCTION OF TWENTY-FIVE PER CENT.** prophets. BEGEIVES DEPOSITS PAYABLE ON DEMAND The Railroad War-Cutting Rates required before for an equal offense in hemently to shelter him from the cen-In the Intest Laughing Success Across the Continent any country. sure that falls upon him for the George Q. Cannon is beyond doubt to-day the most potent power in the Mormon Church, and his arrest and CHICAGO, 19 .- All the Chicago rail Buys and Sells Exchange on New WE ALSO OFFER If a case can be cited on which anycowardly course he pursued in rela-York, San Francisco, Chicago, St. roads having trans-continental contion to the military usurpation in the thing like such an exorbitant demand nections are booking passengers to San Francisco at the following figures: Louis, Omaha, London, and princiwas made on a charge of no greater punishment will do more to inspire the OF HOSTERY AND KNIT GOODS. Cannon case. It says that the state-LINES COMPLETE pal Continental Cities, rank and file with a belief that the gov-First class, unlimited, \$70-40; first class, limited, \$60-40; second class, or ments about the soldiers in charge of magnitude, let it be adduced. If not, ernment is in carnest than any other BY CHARLES H. HOYT, a captain and ileutenant taking con- let the apologists for the unconstituar Makes collections, remitting proceeds event that could happen. - Butte immigrant, limited, \$92. This is a re-duction of about 35% on first class rates. The rates to Portland or Cali-Ladies' and Children's Underwear. Miner. trol of a prisoner out of the hands of tional demand for ever after hold their Author of "A Rag Baby" and "A Bunch of Keys." The action stated will not "inspire a United States Marshal, etc., are peace. Bed Quilts, Comforters and Blankets, the rank and file" with any greater be-lief in the cornectness of the govern-"emphatically ; denied." Well, who WANTED. "emphatically denies" them? Does the lief in the earnestness of the govern-IT IS SO FUNNY WE GAN'T DESCRIBE I announced. Prominent railroad offic-GLASS BLOWERS, WHO THOROUGH LY understands the Blowing of Glass d s&w 2we LET HIM WALLOW. HOME MADE FLANNELS AND LINSEYS, Marshal utter the denial? If it is only ment than they at present possess. ials, in commenting on the situation the Tribune denial, it counts for exactly UNABLE to cite one instance of injury They believe the "government" is just this morning, said the action of the Box Office open Wednesday at 10 a.m. Flannel and Linsey Sheeting, Jeans, Cassimeres and Tweeds. Pacific roads in announcing the sale of in business to Hon. John Sharp by any as much in carnest as is the cowardly nothing. unlimited tickets at the reduced rate meant that the old tariff would prob-The evidence is complete that the action of the "Mormon" Church, or bully who abuses an inoffensive and ALL WOOL AND FLANNEL DRESS GOODS. SALT LAKE THEATRE . WANTED. soldiers took charge of the prisoner, any case or article in which he was weaker man to obtain the plaudits of ably never again be imposed, as the surrounded his couch, drove his called a "traitor," the miserable the howling mob. But the "Mormons" present rate allowed them nearly three A QUANTITY OF CANADIAN POPLAR and Ash trees. Enquire at the Utah and Nevada Railway Office. Ladies' Clein. Eider Downs and Repellants cents a mile, which was an equitable friends out of the car, removed him wretch who made those charges also have a knowledge that the God of return for so long a hanl. against the "Mormon" Church, flies to heaven has set His hand for the final NGTON'S BIRTHDAY before the time the Marshal had agreed New York, 19 .- To-day the eastern AT GREATLY REDUCED PRICES. agent of the Atchison, Topeka and Santa Fe Railroad received orders to upon, refused passage to the press re- his usual tactics, calls names and establishment of His kingdom on the MRS. J. A. TAYLOR. porters from Ogden to this city, and flings mud and flounders about in his earth, and the subduing of all evil, and cut the freight tariff rates to meet **Dress and Mantle Maker.** assumed entire control. Also that the own slime, but cannot bring anything that He is in earnest, as His enemies those offered by any of the western GRAND Marshal, when appealed to, said he had forward to justify his covert attack on | will learn to their cost. lines. As a result the freigh Informs her friends and customers that lines. As a result the freight rates were to-day reduced about 30 per cent. The Sunset route has also cut rates, but to wha extent is not generally known. Ship-pers at this time of the year are not Complete in nothing to do with it. He denied hav- the gentleman whose name he has tried she has removed her business to larger and more commodious premises, at No. 68 S. Main St., over G. W. Davis' Store, where she ing sent for the troops, yet he lyielded to dishonor. All his ravings about the Holiday Attraction THE LEGISLATURE. up his prisoner to their custody and DESERET NEWS and those who write will be pleased to meet her old customers and as many new ones as may favor her with their orders. do5 1m had, or pretended to have, no more au- for it will not divert attention COUNCIL-FEB. 18. thority in the matter than a stranger. from the facts that he lied, wilfully and MATINEE AND NIGHT ! naking many consignments and the H. S. ELDREDGE, Supt-At 2 p. m. the Council assembled, and roads therefore make liberal terms When asked by [President Cannon if maliciously, and that he cannot adduce after roll call and prayer, the journal of Wednesday was read and adopted. A message from the House was read with them in order to secure buisness. It is therefore difficult to ascertain at the military power had taken preced- anything whatever to justify the cal-Utah Cracker Factory ence of the civil, he would give no umnies which are his daily delight. the offices of the company just what announcing that they had rejected C.F. No. 26, a bill amending sec. 2, chap. 31 rates are given. THE PIRATES His style is to utter rash and reckless satisfactory answer. Against the Tribune's reckless denial falsehoods, and, when asked for the Raising the Liquor License. F.AUERBACH&BRO session laws of 1880. 27 EAST THIRD STREET, we give the Tribune's own account of proofs of his statements, to pour out a Messrs. Barton and Shurtliff pre-TORONTO, 19 .- The government has SALT LAKE CITY. sented petitions from the officers of Davis County and Kaysville City, also decided to raise the price of liquor li cencs and bas fixed the following scale rolley of blackguardism as though that OF PENZANCE. the usurpation : Manufacturers of was a sufficient answer to a demand of Weber Co. and Ogden City, asking for In cities of over 20,000 inhabitants \$250, "A comfortable couch was arranged PLAIN AND FANCY for evidence. It is the only "argue an appropriation to build a bridge over under 20,000 \$2000, in towns \$150; in villages \$150 and in townships \$160 for the prisoner in the salon of Superintendent Sharp's car, to which he was ment" the poor creature has at his transferred just before the train start- command, so we will have to let him Weber river; said bridge would be a RACKERS, CAKES & JUMBLES, great advantage, not only to Weber and Davis counties but to adjoining saloon licenses in cities will be \$300 and command, so we will have to let him BDX OFFGF OPEN SATURBAY, FEB. 20 in towns \$250. ed. The train was then Mr. Hammond also presented a pe wallow in the pool of his own deg-Guaranteed to be equal to any imported Imperoving. TURNED OVER TO CAPTAIN PINNEY, radation and throw up mire and tition from the officers and citizens o LOUISVILLE, 19.-Henry Watterson's who had absolute control and as- dirt at his pleasure. But FOR SALE BY George Careless,......Conductor Cache County, asking for an appropricondition this morning is reported im-proved.' He had an exceedingly quiet sumed the responsibility of landing the prisoner safely in Salt Lake, and Z. C. M. I., SALT LAKE CITY, he cannot bedaub John Sharp over the ation of \$5,000 to assist in rebuilding Clearance J. T. White,.....Stage Manager. OGDEN AND LOGAN. shoulders of the DESERET NEWS, which the bridge over Bear river. The peti-Co operative Stores and other dealers would do well to patronize these goods and introduce them to their customers. d and restful night. This morning his C. A. Carrington, ..... Pianist for the remainder of the journey those has never sought to injure that gentletioners stated that the bridge in queson board were brought to a rather painful realization of the rigors of military regulations. All persons ex-cept the officers and Frank J. Cannon were excluded from the car in which intelligence is at times clear for a few tion would cost about \$10,000, and that seconds and then wandering; spirits man nor any other individual with as there were a number of such bridges in the county to be maintained good; tongue growing moist. His temperature has fallen to 99 and pulse to 96. whose views or policy it has had to STOCKHOLDERS MEETINNG they prayed for a favorable considera-tion of their petition. The three pediffer. No consideration, of wealth, ERLAND HOUSE, station or influence have affected the the prisoner was confined and marched The Kohler Divorce Suit. titions were referred to the committe into the other coach, at each end of utterances of the News in the past, NEW YORK, 19 .- The famous Kohler divorce suit ended this morning, the on highways. Our Stock Taking finished, we have which a sergeant was stationed with nor will they do so in the future. Mr. Grover, from the committee on THE REGULAR ANNUAL MEETING orders to permit no one to enter or leave. Six soldiers then filed into the judiciary, reported back H. F. No. 47, a bill for the selection and payment of jurors, without amendment, and rec-ommended that it be put upon its pas-sage; adopted and placed on file for jury deciding that the plaintiff never had been married to the defendant and that the two children of which latter was the father, are illegitimate. The plaintiff intends to appeal. What we understand to be right we MAIN STREET. of the Bullion, Beck and Champion apartment in which Cannon was lying, and were stationed around him." expect to advocate and defend, no Mining Company will be held at the Com-MARKED DOWN matter who is pleased or offended. Salt Lake City, Utah. The account goes on to describe the And the ravings of the Tribune inebripany's Office, Salt Lake City, at 10 a. m., or second reading. Also H. F. No. 46, amending the act position of the gentleman in custody, ate only excite the derision or con-W. A. PITT, Proprietor. Gold for Europe. Monday, March 1st, 1886, for the election of bruised and disfigured, "whose terri- tempt of the few decent people who incorporating Alpine City, with amend-ments. The amendments were read Brown Brothers have engaged \$750, 000 in gold bars for shipment to-mor-Best Accomodations in the City at the Bates fied gaze met nothing but grim seldiers notice his effusions. officers and the transaction of other busi-- ALL OUR -----Charged, \$1.00 to \$1.50 per day. and loaded muskets." Then follows row. Mr. Hammond, from the committee an account of the refusal of on enrollment, reported that C. F. No SINGLE MEALS, 25 CENTS. WINTER GOODS BELVA A. LOCKWOOD AND GEORGE REYNOLDS, the Captain to allow the repor-28, a bill to amend the act incorporat "MORMON" MOTHERS. ing Moroni City, had been correctly enrolled, that it had been signed by the FOREIGN. Secretary. ters to proceed on the train, al-#@ Open Day and Night. Street Cars though they had passes from the IN a recent interview Mrs. Belva A. pass to and from Depots. To such LOW FIGURES, as will insure President and Speaker, and at 4.30 p.m. ATEST TRANS-ATLANTIC DISrailroad manager. It says: "Marshal Lockwood, who is described as the on Wednesday had been forwarded to PATCHES. their Speedy Sale. Ireland declared his inability to help his excellency, the Governor, for his "Queen of the American Bar" is reaction thereon them," and when on the request of the ported as saying some good words for Resignation of the Spanish Min-SUPEREINE them," and when on the request of the Marshal to the Captain to allow them the much-abused "Mormons." After No. 35, a bill in relation to trusts, was istry. to ride he at length consented. relating thow she came to be nomithen taken up, beginning at section 19 LISBON, 19 .- The ministry have re-"They were then marched into the nated by the woman's, rights people for the car containing soldiers, and for the re-mainder of the journey were not al-WHOLE WHEAT The bill was read the second time and igned. The King has summoned the NOTION placed on file for third reading. EXTRA INDUCEMENTS Progressionists to form a new cabinet. H. F. No. 46, a bill amending the ac BEMBROKE cerning certain utterances attributed incorporating Alpine City, was read to her by the Salt Lake Tribune, which the second time and, under sus-FLOUR lowed to leave the car or to speak to anyone outside." The disfiguring eruptions on the pension of the rules, was read the third time and passed, and the House noti-fied thereof. the lady denied, but went on to make OFFERED IN OUR face, the sunken eyes, the pallid com-plexion, indicates that there is some-What is all this but complete con-DEALERA remarks which are reported as fol-THIS FLOUR CONTAINS AL trol? The civil power was made sub-H. F. No. 47, a bill to provide for the selection and payment of jurors, was read the second time and placed on flie thing wrong going on within. Expel SILK and VELVET, THENUTRITIVE ELEMENTS ordinate to the military. Not only the the lurking foe to health. Ayer's Sar-"I have no objections to saying now saparilla was devised for that purpose. FTHE DEST DUALITIES OF prisoner was in custody of the solthat I do think that, as a rule, the Mormons are ahead of the Gentiles in for third reading. Section 13 of this act provides that it shall not be appli-cable to trials for bigamy, polygamy or and does it. UTAH WHIAT AND PRODUCES diers, but the press reporters were BETTER FLAVORED AND made prisoners, and the Marshal, morals. In the first place, a good Mor-DRESS GOODS & CLOAK DEPT'S. time surrender possession of the or even use coffee and tea, nor frequent HORE WHOLE SOME BREAD inlawful cohabitation. Substitute for H. F. No. 29, a bill to DEATHS. THAN ANY D'THER FINE time surrender possession of the saloons or other vile resorts. As to the prisoner, "repeatedly declared his in- Mormon women, Mrs. Lockwood sturencourage the growth of timber, was then taken up. Mr. Hammond thought there were VAUGHAN.-At Lehi, February 7th, 188 WHITE FLOUR. ESTRAY NOTICE. ability to help them" and was as com-pletely shorn of his authority as though his successor had been ap-Emma Jane Vaughan ; aged 15 years. APPUFACTURED some amendments needed in this bill, and as he had not had time to prepare THAVE IN MY POSSESSION. One sorrel MARE about (5) years old with sucking colt, star in forehead, white strip on nose, saddle marks on back, branded re-BY THE them he would move that the lurther FOUND. pointed and qualified. children, and is far more independent consideration of this bill be made the A PAIR OF SPECTACLES IN A CASE. office. Embroideries and Laces, Very of men than the Gentile women. Her special order for Tuesday, the 23J. Pioneer Roller Mill: If he had not yielded up his authority to the military why did he forfeit his pledged word to the prisioner that he should not be annoyed by the pres-wer. "Do not misunderstand me. 1 the Edmunds bill was sembles R. If gaid animal is not claimed and taken away, and all cost paid, before Saturday February 27.4 will sell the same at public auction to the bighest bidder for cash to satisfy all damage and cost. THOS. G. LEWIS, City Poundkeeper. Kaysville, February 18th, 1886. sembles R. SALT LANS OF STATA Adjourned. Soin BY ALL DIALERS he should not be annoyed by the pres- | swer. HOUSE, FEB. 18 our presents of the present into WOODI WOODII tion and belief, and I think it must re-The House was called to order as be removed till the morning express came in? Why did he declare repeat-duty on the part of any woman to sub asual by the Speaker at 2 p. m. Mr. Lund presented a petition from OVERCOATS, GENTS' and BOYS' WINTER CLOTHING citizens of Mount Pleasant, asking that their city charter be amended; referred Cash paid for good, sound LEGAL NOTICE. mit to the polygamous relation. But I edly he had no power in the matter? do not recognize the right of our gov-Quakingasp Wood, at the In the Probate Court in and for the County of Salt Lake, Territory of Utah. Why did he allow soldiers to surround why did he allow soldiers to surround his prisoner and drive out those gentle-men who were allowed to be with him while the Marshal was in charge? It was a piece of poltroonery and un-lawful anrender of the civil authority GIRL WANTED \_\_\_\_ AND \_\_\_\_\_ Paper Mill. Must not be A GOOD GIRL FOR GENERAL HOUSE-work. Good wages. Apply at this In the Matter of the Estate of Lewis Robison, deceased. Suits to Order at Cost! less than Five inches in di-CLARA M. ROBISON, the administratrix ameter. CLARA M. ROBISON, the administratrix of the estate of Lewis Robison, de-ceased, having filed her petition herein duly verified, praying for an order of sale of certain part of the real estate of said decedent for the purposes herein set forth. It is therefore ordered by the Judge of said Court that all persons interested in the estate of said deceased, appear before the said Probate Court on Monday, the 22d day of, February, 1886, at 11 o'clock in the forenoon of said day at the Court Room of said Probate Court, at the County Court House, in the City and County of Sait Lake, Territory of Utah, to show cause why an order should not be granted to the said administratrix to sail so much of the real es-tate of the said deceased at public or private sale as shall be necessary; and that a copy of this order be published at least four suc-cessive weeks in the DESERET EVENING NEWS, a newspaper printed and published lawful surrender of the civil authority | will not renounce the relations of a The bill in relation to elections was THE DESERET NEWS CO. NOTICE reported and put on its passage. The committee on highways reported to the military, was an outrage on the lifetime which; they conscientiously beprisoner and on the community, and is lieve to be an essential part of their religious system. I believe in the supand recommended that the petitions SALT LAKE CITY, UTAH, February 5th, 1880 a disgrace to the officer that perpression of polygamy by law, but not rom Beaver County be granted, and **CARPETS GREATLY REDUCED!** mitted it and knuckled down to it. through means which are retroactive that \$1,000 be appropriated to build a TOTICE IS HEREBY GIVEN THAT The soldiers acted under orders. We and subservive of American liberty." road in that county; adopted. The committee on ways and means the constructship heretofore existing between the undersigned, under the firm name of Walker Bros. is this day dissolved by Mrs. Lockwook struck at another of are not finding fault with them. The a positive reasony for the above disease; by it ands of eases of the wanst kind and of for the theories of the anti-Mormons, in saying that the Mormons' children recommended that the large safe now mutual consent, all business of this copar blame rests upon the Marshal to the at Ogden be sent to Beaver for the use All persons having unsettled business All persons having unsettled business with the late firm of Walker Brothers, will will please call at the office of the Walker Brothers Company, at the old stand. were the most beautiful she had ever seen, and bright as a dollar. "Every Mormon child is made welcome whea it enters the world; and as the Mor-mon mother is taught that her rank in extent that he squatted down and of the Second District Court, and that the expenses of transportation be paid by the court; referred back to the com-BR. T. A. SLOOUM, 151 PearlSL, New York. wilted in the presence of martlal pow-Ladies' and Children's Hats, Bonnets, Wings, Tips, er, and chiefly upon the official who, for mittee to incorporate in the report an appropriation for the transportatheatrical effect and with a SAMUEL S. WALKER, JOSEPH R. WALKER, DAVID F. WALKER, MATTHEW H. WALKER. tion. The bill on equalization was recom-mended to be put on its passage; filed heaven will depend on the number and Etc., at HALF PRICE : desire to menace and malign quality of the children she rears in this the ""Mormons" by implication, WANTEDI Cessive weeks in the OESEART BYEAR NEWS, a newspaper printed and published in said city and county. Dated January 19th, 1885, ELIAS A. SMITH, Probate Judge. life, a perfect motherhood is developed. made that demand for the troops "I believe in criticising and fighting for second reading. polygamy on a true indictment," said without which they would not have The committee on agriculture re-SALT LAKE CITY, UTAH, February 5th, 1886. the lady, "but the talse tales that are circulated around the country under the head of "The Mormon Horror," etc., are detestably unfair." ported the bill to encourage the sinking been provided, and which in any other Good, Clean Cotton Rags, ter It will pay you to Call or Order by Mail, We take pleasure in thanking our wumer ous friends and customers throughout the country for their patronage, and we respect fully solicit a continuance of the same for of artesian wells, and recommended community would have been the occathat it be put upon its passage. he head of 'The Morinon Horror, itc., are detestably unfair." Adopted. Mrs. Lockwood, like many other the bills on penitentiary and reform at Descret Paper Mill. TERRITORY OF UTAH, County of Salt Lake. 88 sion for the prompt removal of the WHOLESALE OR RETAIL. County of Sait Lake, j I, John C. Outler, Clerk of the Probate Court in and for the County of Sait Lake, in the Territory of Utah, do hereby certify that the foregoing if a full, true and correct copy of an order to show cause in the matter of the estate of Lewis Robison, deceased, as appears of record in my office. official that made it. All the wiggling our successors, The Walter, Brothers Com-pany and The Union Rank of Salt Lake City in the world will not change the facts, folks, is somewhat mistaken about the schools, which was ordered printed. and they ought to be presented in their SAMUEL S. WALKER, JOSEPH R. WALKER, DAVID F. WALKER, MATTHEW H. WALKER. "Mormon" mothers, being taught that The committee on claims and public "Mormon" mothers being taught that "their rank in heaven will depend upon the number and quality of the children they rear in this life," but she true light at the seat of Government. **WE ARE NEVER UNDERSOLD.** # ESTABLISHED 1864. ON FIRM GROUND. CASH PAID FOR lected taxes; adopted. is right in the statement that children. PIONEER [SEAL.] The same committee THE case of Henry Dinwoodey has now are "welcome" to the "Mormons," recommended that the claim of Mr. Fotheringham lumnies, Burlaps, Old Rope assumed something like a definite and are not destroyed, either before or for \$150, for examining court records

shape. He intends to stand by his after birth, by the murderous methods be allowed; adopted. faith, maintain his liberty of action that are common among very plous when freed from legal restraint, and women who figure in the anti-"Morbear the penalty which the Court may mon" movement, and who have no inflict for his admitted infraction of the idea of the marriage relation above law. His statement in explanation of last without the responsibilities that without action, as the substantian without action, as the substantian without action, as the substantian between the statement in explanation of last without the responsibilities that will be reported in a new bill. his position appears in another col-belong to true wifehood and mater-The committee on ways and means recommended that \$200 or so much as make the promise claimed by Mr. Dickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to understand that he intended to act in bickson, that gentleman was given to the thickson the transportation of the thickson the transportation of the thickson the transportation of the transportation the the transportation the the transportation transportation the transportation transportation the transportation understand that he intended to act in she thinks to anyone. the future as he says he has been doing for the last year and a half, during God and the practice of virtue, are an ist of January to the first of July in-

which he says he has obeyed the law. It is generally known that Mr. Din-woodey is afflicted with deafness, and it is quite probable that when the Dis-trict Attorney made his statement in court, the defendant did not catch the full perport of his world. There has own excellence or be dimmed with their trict attorney made his statement in the statement which he says he has obeyed the law. honor to their mothers in this world, clusive in each year.





A similar claim for \$10 for like pur-poses was allowed L. H. Reid. Also the claim of John W. Turner for \$141.27, was allowed. House bill 31 was reported back without action, as the substance of it BEilt.

18-2

court, the defendant did not catch the full purport of his words. There has been a misunderstanding in the mat-ter, which Mr Dinwoodey's latest ac-tion sets at rest. He will receive his sentence and serve his term, and will feel a great deal better than if he had bound himself to obey something that no man knows the meaning of, one day from another. Such a promise as Mr. Dickson at-such a promise as Mr. D Horse's Feet. Such a promise as Mr. Dickson at-tempts to extort, according to his own admission, no one with a plural family san make who has the slightest regard for the wives and children whom com-for the wives and children whom com-The above drawing was made from a nf i nowing the lamination of iron in the Colu-olled and Shearing process. House bill for an act to amend chap-ter 21 of the laws of 1884 entitled "An the Executive. The report of the This drawing was made from the null ken from the hoof and confin hone as sown in Figs. 1 and 2. The Only Hot-Forged and Hammer Point ed Horse-Shoe Nail in the World that is not out, clipped, or sheared from the point and will not split in driving, is WHAT IS "EXCESSIVE BAIL."ators Evarts, Hoar, Ingalls, McMillan,<br/>Wilson and Edmunds, resolves that<br/>"the Senate hereby expresses lits con-<br/>of the press defenders of District Attor-<br/>ney Dickson's demand for excessive<br/>bail in the case of President Cannon,<br/>it is argued that the bail could not be<br/>recessive because the defendant was<br/>obtained bail for haif a million if needs<br/>anty, and would not that have beeri<br/>excessive in the case of a simple mis-<br/>demeanor"ators Evarts, Hoar, Ingalls, McMillan,<br/>Wilson and Edmunds, resolves that<br/>the Senate hereby expresses lits con-<br/>of general, under whatever influence,<br/>to send to the Senate copies of papers<br/>other by its resolution of January<br/>sth." etc., and "that it is, under these<br/>increases the daty of the Senate<br/>to refuse its advice and consent to the<br/>proposed official or personal miscon-<br/>duct of whom, are withheld by the Ex-<br/>eutive," etc.A concurrent resolution was offered<br/>to fame and the attor-<br/>The Amount of ball should bedifference in the<br/>case of a simple mis-<br/>attor would not that have beeri<br/>aut of whom, are withheld by the Ex-<br/>eutive," etc.A concurrent resolution was offered<br/>the Attor-<br/>The Council bill opportioning the<br/>terms and and officers<br/>to refuse its advice and consent to the<br/>spoposed official or personal miscon-<br/>duct of whom, are withheld by the Ex-<br/>eutive," etc.The buill for the equalibration of taxes,<br/>ections, ordered printed, and made the<br/>special order for Saturday met.<br/>The bill introduced by Mr. Cannon,<br/>amending chapter 21, of Session lawsCannon,<br/>the session lawsdifference<br/>the session lawsCannon,<br/>the session lawsCannon,<br/>the session lawsCannon,<br/>the session lawsCannon,<br/>the session lawsCannon,<br/>the session lawsCannon,<br/>the session lawsCannon THE PUTNAM NAIL. See that your horse is shod with this Ball, and avoid all risks. FOR SALE BY ALL DEALERS IN HORSE MAILS. amples sent free by mail, by addressing Putnam Nail Co., BOSTON MASS. P.O. Address Neponset, Mass. Fur sale by 25. O. D.K. IX. and its



the city one month more.



quire him to provide for and cherish,



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BEEF, PORK, MUTTON or VEAL, Should call at the

## MEN'S, BOYS' and YOUTHS' CLOTHING For Fall and Winter! -ALSO & SHOES BOOTS IN EVERY VARIETY. -101----TEASDEL'S!