EVENING NEWS ligited in the prosecutions show that some men have actually lived without Published Dally, Sundays Excepted, lolating the law, have taken measure to comply with its provisions, have made such arrangements to this end as PRINTED AND PUBLISHED BY THE are known and recognized by their families and the public, and they are DESERET NEWS COMPANY yet convicted and punished with as CHARLES W. PENROSE, EDITOR

ANOTHER TURN OF THE KALEIDOSCOPE.

- March 3, 1886

"Tur glorious uncertainty of the law" began as vividly as during the raid upon the "Mormons" of the last year and a half. The law against "unlawful cohabitation" has been twisted and distorted and construed in so many a definition in order to secure a conviction in one case, will depart from it tion in another case. After explaining what it takes to constitute

AT FOUR O'CLOCK.

Wednesday

the offense, if the stated elements are lacking in a new case, the Court, following the dictates of the prosecuting officer, will decide that those elements are unnecessary, and a fresh construction is given, to be changed again when it does not cover ground enough to convict the defendant.

The term "unlawful cohabitation" of every "Mormon" who has married more wives than one, even if he does not cohabit with either of them, and to shrink up so closely that it will not cover a "Gentile," no matter how many women he may cohabit with outside of the marriage relation or how much he may practice consecutive polygamy, mistress keeping and unbridled debauchery.

There is no telling how many new constructions will yet be put u pon the term. Judging by experience they will vary with every case containing new features, and will be stretched or shrunk as the circumstances may require, conviction being the object, irrespective of actual guilt. That this is calculated to inspire the people with facture something to give an excuse for profound respect for the law, and with adoration for the persons who pose as. its expounders and administrators, must be clear to every reflecting mind. The case of Solomon Edwards, reported in Tuesday's Evening News, shows one more turn of the judicial kaleidoscope. The facts are, as disclosed by the evidence, that the defendant, shortly after marrying (Jane, a plural wife, in 1880, was divorced from his first wife. In 1883 he married again." The third wife, Emma, became, of course, his leval wife, and a charge of polygamy preferred against the defen-

to sustain a charge of unlawful co-

or the jories. But when the facts

yet convicted and punished with as much animus and severity as those who have made no pretense of keeping the law, respect for all who are engaged in the legal infamy must cease if it ever existed, and the law itself is necessarily brought; into scorn and contempt. The Edwards case is another on the fist of perversions of the law and vio-iations of justice, which will appear in the history of the unboly war upon the "Mormons," and the whole cru-sade will be viewed with wonder and denounced with disgust by the future readers of American history. But who is have promoted and waged this shamewas never illustrated since the world in the history of the unboly war upon different ways, that no one can give it | have promoted and waged this shamean interpretation that will hold goed ful warfare as they will appear when for s day. The Courts, after giving it "the books are opened and men, are judged out of the things written in the books," before that Tribunal where and give an essentially different truth shines undimmed, and falsehood, meaning to the law to secure convic- trickery and malice will stand unveiled and receive their just deserts!

MORE "CONSPIRACY."

ANOTHER conspiracy to trump up charge of conspiracy is developed in the latest attempt to bring Frank Treseder into the clutches of the law. His reputation has not been of the best,

and therefore he appears to have been selected as one not likely to find many as manipulsted by the courts here, is defenders. The particulars of his armade so elastic that it will fit the case rest without a warrant, and of the vain attempt to thrust him into the penitentiary, where it was supposed he could be made to "squeal" about something or somebody to suit the purposes of the conspirators show that events are not occurring with sufficient rapidity and in the proper direction to suit the ring of plotters against the peace of Utah.

> If some hair-brained youth or angry "Mormon" who, forgetful of good advice, seeks to avenge a wrong by violence, cannot be found to give color to an accusation of "conspiracy," and a peg on which to hang sensational dispatches to be sent to the country, a scheme has to be worked up to manua rousing rumor. The tap under the eye that Dickson received from a ustice's courts. boy, was worked for all it was worth TRRBITORY OF UTAH, and a great deal more. But the actual proportions of that awful "conspiracy to murder." dwindled down into such insignificance that the manipulators of

the sensation became ashamed of their nefarious work. The present attempt is still more ridiculous and baseless, and shows that the conspirators are reduced to extremities to work up a sensation. Certain officers engaged in the anti-"Mormon" crusade want to keep the sense of officers and set to keep the sense of the set of the up their names before the provided for. I am, very respectfully, dant had to be abandoned. In order and to gain a heroic country,

invalid in California, and may be so in this Territory. The Legislative power by the Organic Act, is vested in the Governor and Legislative Assembly, and the validity of an act, perhaps, may not be left to the determi-nation of another tribunal, or even a vote of the Territory or any County. The policy is not the best one. This bull will be beneficial to Rich County and perhaps to other Coun-ties. If so, they should be named, or it should have universal application. Lam. very respectfully. all other courts; and the propos measure is a model-it is, indeed, u asure is a mo que. It proposes to give to every elector all that he can ask and more

too. The bill was accompanied by a peti-tion, memorial and a lengthy, singu-lar document setting forth voluminous lar document setting forth voluminous reasons, why, in his opinion, the bill should become a law. To-day the committee to whom the matter was referred made the following report on I am, very respectfully, ELt If, MUKRAY, Governor.

the subject:

"Mr. Speaker: Your committee on elections to whom was referred H. F. 47, providing for the same has received thom, state that the same has received the most candia consideration of your committee, and is herewith reported back, as being, in our judgment, very incomplete and impracticable. R. H. Barty, chairman."

The petition was signed by over three hundred persons. The report and papers were laid on the table. The committee on education recom-mended the passing of the bill provid-ing for district schools; report adopt-ed.

The committee on corporations and towns recommended that the bill amending the charter of Ogden City be table indefinitely. Also, the petition of Morten Freder-ickson, asking that his name be changed; laid on the table, as such matters were now attended to in the district courts put on its passage; report adopted, and bill ordered printed.

The bill incorporating American Fork City was enrolled and sent to the

district courts. The committee on agriculture report-ed adversely on the petition of Mary B Eyring and other ladies of Washington Governor. The oill amending the compiled laws of Utah was read and illed to come up

again in its order. The Council bill to abridge the coun-ty lines of Millard county was read the first time and filed to come up again in its order. Eyring and other ladies of Washington County, asking for ald in the culture of silk; petition faid on the table. Mr. Hammond from the committee on education reported back adversely C. F. No. 25, a bill amending chapter 19, session laws of 1880, as the proposed amendments would not improve the present school law. Mr. Barton from the committee on irrigation reported adversely on the

The committee on claims, etc., rec-ommen led that the claim of W.H. King, collector of Millard county of \$133,08, be allowed; adopted. The bill for improving, and im-pounded animals was ordered to be origined.

irrigation reported adversely on the petition of William C. McGregor and

others, asking for ald in sinking arte-sian wells in fron County, and recom-mended that the petition be not granted, as by granting this, the Council would be alding a private corporation. Re-

counties, reported back the substitute for H. F. No. 52, a bill changing the boundaries of San Juan and Emery Counties, and recommended that it be form schools

put upon its passage; report adopted. Substitute for C. F. No. 3, a bill fix-ing the boundary lines between Millard

The following three communications were received from his excellency, the

Governor: The first relates to a bill prescribing the punishment for a misdemeanor in

passed by unanimous vote. The House, under suspension of the rules, passed the following Council bill, by unanimous vote:

SECTION 1. De il enactal by the Governor and Legislative Assembly of the Territory of Utah That Section 573, Compiled Laws of Utah 1875, is hereby amended by striking out the word "teu" in the fifth line of said

Section and substituting the word "one" in lieu thereof. Sect 2. That Section 380 is hereby amended by striking out the words "one hundred" in the fourth line of said Section and substi-

and the original saltarlo-were well enjoyed. The Orchestra deserves to be heard by all those who make any id, uni-West Jordan Notes.-Our correspon

dent E. S. P. sends us the following items concerning the West Jordan Ward, which he has recently visited : "There has been a marked improve-ment in West Jordan Ward during the

ment in West Jordan Ward during the past year. Brother Isaac Goff has just completed a very pretty brick cottage of 7 rooms, with a heavy granite foundation. It has some fancy de-signs of ornamental brick work over the doors and windows, and the porch is also a pretty design, there being some very fine scroll work, which was done by Brother Nels Jensen, who is a thorough workman.

horough workman. "Brother Jensen has just built a fin

brick carpenter shop on the State Road, about 6 miles south of the city, where he does all kinds of fancy carpenter

work. "Brothers Jesse Argent, Solou Rich-ardson, Jesse Aylett and several others have also each built a fine brick resi-

dence."

UTT'S

AMUSEMENTS.

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ACROBATIC MARVELS,

HARLES { The OBrian Brothers } THOZA?

Wonders of the 19th Century.

CHARLES W. MITCHELL, hampion of all England in statue rapre-sentations of ancient Greece and Rome, and 30 others, presenting the most novel programme ever witnessed.

New, Novel and Original Clog Dance,

THE BLACK HUSSARS.

The Greatest of all Songs and Dances,

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One brown MARE, branded TE on le

CONSUMPTION

eacy, that I wi 1 sond TWO with a VALUABLE THEAT

T HAVE IN MY POSSESSION:

Fillmore City, Feb. 26, 18 6,

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27

"SAFE, reliable and pleasant to take." that excellent preparation, Dr. Henley's Celery, Beef and Iron. For sale by Z. C. M. I. Drug Store, and all Druggists.

Mr. Clark, from the special joint committee, reported that they had ex-amined the warrants of the Auditor and of the Treasurer, and found them all to be correct. report anorored

all to be correct; report approved. Mr. King introduced a bill providing for the removal of insane convicts to the insane asylum; read first time by tutle, and referred to committee on re-form inchange. port adopted. Mr. Barton, from the committee or

-Mr. Creer introduced a bill to smend

- Mr. Creer introduced a bill to smend chapter 10 of the laws of 1881, in rela-tion to water taxes, etc.; referred to the appropriate committee. The Speaker appointed Messrs.King, West and Lund a committee on con-terence to act with a fife committee of the Council, in relation to the re-form school bill. The Governor vetoed an act to pun-ins mi-demeanors, the county boundary lines act and the act in relation to be-fouling waters. The bill originated in the Council, and after reading the mes-sages were returned to that body. The Council passed the House bill in relation to the boundary lines of Emery, and San Juan counties without amendment. call of the roll. A communication was received from the House, asking for a committee on conference, as the House did not concur in the Council's amendmenta to the reform school bill. Messes. Sharp, Barton and Page were appointed on said committee on behalf of the Coun-

amendment. A concurrent resolution in relation to the distribution of the reports of the chancelor and board of regents of the University of Deseret, and of the Superintendent of District Schoels, was read, an ended and referred to the committee on education. Council bill 38 was then taken up. It slightly amends sec. 41, chap. 30, of the laws of Utah. It was amended, and passed by unanimous vote. amendment.

THREE BIGHTS AND WEGHESDAY MATHREE. Conmencing Tuesday, March 2, '86

THE ONLY NEW BIG BOOM MCNISH, JOHNSON & SLAVIN



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

ORN SHARP WM. W. RITER, J. A. GROESBECK, L. S. HILLS, Cashier

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COOK. ENQUIRE AT THIS OFFCE.

SEEDS!

GARDEN SEEDS IN BULK, ALSO Peas, Beans and Corn, wholes and retail, in all the best varieties, crop 1:85. FLOWER SEEDS, 300 KINDS.

Large Rose Bushes, four years old. 25 YEARS IN USE.

uardy Poplars, 35 cents each. O. F. DUN, SEEDSMAN, Third South, 240 West. The Greatest Medical Triumph of the Age!

> WOOD! WOOD!! Cash paid for good, sound

> Quakingasp Wood, at the Paper Mill. Must not be

SYMPTOMS OF A TORPID LIVER. Loss of appetite, Bowels costive, Pain is the bend, with a dull sensation in the back part. Pain under the shoulder-blade, Fullmoss after enting, with a dis-inclination to exertion of body or mind, irritability of temper, Low spirits, with a feeling of having neglected some duty, Wearingers, Dizziness, Fluttering at the Heart. Duty before the eyes, Headache over the right eye, Restlemmens, with stud dreams, Ilighty colored Urino, and less than Five inches in diameter.

CONSTIPATION. TUTTS PILLS are especially adapted o sach cases, one dose effects such p hange of feeling as to astonish the sufferer THE DESERFT NEWS CO. ngs of leeling as to appetite, and cause by Increase the A ppetite, and cause y to Take on Flesh, thus the system arished, and by their Tonic Action arished, and by their Tonic Action

LAMB'AND GREEN PEAS Will soon be in order

of. Price blic. 4 & Murray St. N. AND THOSE DESIRING CHOIDE CUTS OF UTT'S EXTRAGT SARSAPARILL iorates the body, makes bealthy fiesh ingthens the weak, repairs the wastes o system with pure blood and hard muscle Beef, Pork, Mutton, Etc.,

Should unli at the tones the nervous system, invigorates the brain, and imparts the vigor of manhood. \$1. Sold by druggists. OFFICE 54 Murray St., New York, American Meat Market. WILLARD BIRCUMSHAW.

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SALT LAKE THEATRE Informs har friends and enstomers that the has removed her business to larger and more commodious premises, at No. 68 M. Main SE: over C. W. Davis' Store, where she will be pleased to meet her old customers and as using new ones as may favor her with their orders.







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Previous to Stock-taking, and to make room for Spring Pur-

chases, we will close our Ladies', Misses' and Children's Wraps, all

REDUCTION OF TWENTY-FIVE PER CENT.

WE ALSO OFFER

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New, Stylish and Fashionable Goods, at a

Ladies' and Children's Underwear,

and Juab counties, was taken up on its third reading, and after an animated discussion between Messrs. Barton, tismmond, Grover, Sharp, Page, Hey-borne and Tuttle, the bill passed on call of the roll.

SALT LARE OFFICE, March 1, 1860.

fon .Elles A. Smith President of the Cour roval C. F. No. Id. In view of Article 6, o

TERRITORY OF UTAH.

TERRITORY OF UTAH.

HOUSE-MARCH. 2.

habitation it had to be shown that the defendant had lived with the two women, Jane and Emma. They were both called as witnesses for the prosecution. It was shown that on his proposition to mary Emms, his plural wife Jane announced her determination not to live with him any more, and an arrange ment was made that he should have one of their two children and she the other. After his marriage with Emma, he called with her on his way to Pleasant Valley and stayed at Jane's house, going there to get the child. The evidence was positive that he had not lived with Jane as his wife since marrying the other.

The Prosecuting Attorney contended that this visit constituted the crime of cohabiting with more than one woman. "The Court instructed the jury that it they believed the defendant associated with the two women as his wives, if only for one day, their verdict should be guilty. Of course the defendant was convicted. With a jury selected for the purpose, and virtual instructions to convict, what else could be expected.

According to the ruling of the Supreme Court of the United States unlawful cohabitation consists of "holding out to the world and living with essential elements were present. It fools. was not shown that the defendant had, since his marriage with Emma, ever held out to the world the woman Jane as his wife. Neither was it shown that

since that time he had lived with her as a wife. She said she "made it too hot for him." The relationship with her ceased from the time of his marriage with Emma. This was the evidence for the prosecution. Was not the verdict in conflict with the evidence? We think every same mind will answer in the affirmative.

But the jury were instructed by the Court in such a way that they could scarcely have decided differently without going against the judicial dictate. The definition of unlawful cohabitation this time was "to associate with two women as wives." On this ruling whenever you associate with a woman you cohabit with her. Therefore if any gentleman becomes acquisinged with Judge Zane's wife and required, verdict on the most infinitesisassociates with her, he conabits with her. How does Judge Zane like his some semblance of proof, some shadow own definition? If association means cohabitation, every woman who has a conviction. The arrest of Miss circle of male acquaintances cohabits with several men. How do the wives of this city were accomplished in the the court officials and the jurymen like hope that the slender thread of evithe term? They ought to feel under great obligations to Judge Zane for its And the placing of the lady under application.-

There was no need for the defenchild and visiting there can be pains. so described, they did not assoclate, as man and wife, the witness Jane testifying that she did not consider the defendant at the time as her husband.

reputation that will serve them The second was to a bill defining well in the future. They wish to make the manner of determining disputed county boundary lines: it appear that they are in constant jeopardy, and are bravely standing up for the enforcement of law in the midst of desperate and lawless people. While the facts are that they know they are as safe in the streets of Salt Lake as if in the seclusion of a private drawing room or under the protection of algarrisoned fort.

If unprincipled tools and convicted felons are relied upon to concoct schemes and swear to falsehoods, in order to manufacture charges that will serve to impress the country with the idea that the officers are in danger and the "Mormons" are

in rebellion, the conspiracy may not pan out as intended. Such things have been attempted before with the result of shame, and loss and defeat to the projectors. There will no doubt be sensations enough to satisfy the ent the befouling of water: most eager appetite. Better not seek to make them out of nothing. Wait for at least a thread of fact on which to weave yards of fiction. The whole cloth lying basiness is a little too

transparent for great success. And a iands contiguous to the streams are public lands, at once presents the question as to how far we may legislate in this direction. I would be pleased to see a properly guard-ed bill on this subject, and am of the opinion that a bill drawn from a sanitary standpoint, while pro-tecting the settlements from befouled waters, would not infringe upon the rights of individuals upon the public lands. I am, very respectfully. plot to murder three or four government officials made up for a lying press dispatch may answer for a day, but it will not accomplish the end desired, more than one woman at the same time but only make the defeated conspiraas wives." In this case neither of these tors look like a set of consummate

AN EGREGIOUS BLUNDER.

MR. DICKSON has discovered another mare's nest. He does not conceal his great anxiety to fasten something upon President George Q. Cannon that will sentence him to protracted Imprisonment. The vindictiveness exhibited in every stage of the proceedings against that gentleman is shameful in any public officer, and it is likely to lead to

many mistakes. This time a lady has been brought all the way from Pleasant The Council adjourned. Grove as a witness' against President Cannon, under the notion that she is a The various committees of the House held sessions this morning and were busy advancing measures and com-pleting reports on various petitions and bills, the last of which are to be completed on Thursday, the 4th of March plural wife whom he has wedded since the passage of the Edmunds law. No secret has been made of the intention, if possible, to convict the gentleman on a charge of polygamy. But though turies can be had who will bring in the mal point of evidence, there must be of excuse on which to predicate Winters and her conveyance to dence required might be obtained. the enormous bonds of \$5,000 shows

the importance attached by the Attordant to obtain a divorce from his plural ney to her expected testimony, and wife. Their relations were not rec- the animus he has displayed throughognized by the secular law. They out this prosecution. But we are grathad separated, their relations had lited to know that he has in this inceased, and when they "associated," stance made an egregious blunder and if calling at the house to get his will have nothing but his labor for his

THE LEGISLATURE. COUNCIL, MARCH 2.

Pursuant to adjournment, the Coun-Now what do the promoters of this kind of pettifoggery expect to accom-plish by it? They may secure the im-mr. Francis presented two bills from in this amendment.

ELI H. MURRAY, Governor tating the word "ten" In lieu the

Under the management of W. S. Cleveland Embracing all the famous talent that two Frank McNish, Frank Howard, Carroll Johnson, W. Henry Rice, Bob Slavin, Genge Powers. Charles Mitchell, J. Marcus Doyle, (England's Champion.) H. M. Morse, W. F. Holmes, Martin Hogan, W. W. Black.

The bill authorizing the appointment of official stenographic reporters by the District Courts in Utah, was read and filed for third reading. The substitute bill amending an act revising the code of civil procedure of Utah Territory, was read the third time by sections. It defines the qual-ifications of incore, srand and Executive Office, Sait Lake City, February 27, 1886. Hon. Elias A. Smith, President of the Council: ifications of jurors, grand petit; actions in forcible and Sir: I herewith return C. F. No. 15 without my approval. Counties are clearly creatures of legislative will, and their boundaries may not be established by the County Courts of any one or more counties or in a y other way than that prescribed by the Legislature. This bill permits the County Courts to assemble, and to change a law of the Legislature in fixing a boundary. In or out of their failure to agree, these courts are permitted to delegate to commissioners the ine designated by law. The requirements "designated by law. The count is one the number of commissioners to me the number of commissioners of a whole usignborhood may be required. I am, very respectfully. ELI H. MURHAY, Governor. Sir: I herewith return C. F. No. 15 without petit; actions in forcible en-try; forcible or unlawful de-taluers; the powers of magistrates in criminal actions; the payment of notes, contracts, and many other items of interest too numerous to name in this place. The bill was under dis cussion more than an hour, during which it received many amendments,

which it received many amendments, some sections were stricken out, or replaced by substitutes, other sections were rearranged, etc. At 5:30 p.m. the bill was made the special order for Thursday. The Council notified the House that it had laid on the table indefinitely the House bill in relation to the manufac-iure and sale of interies.

ture and sale of intoxicants. A bill to amend the charter of the city of Lehi was read and referred. The bill amending the act in relation to procedure in probate courts was read the third time and passed by The third veto was to a bill to pre

olitical satire (W. Henry Rice Version, unanimous vote. Adjourned till 3 p. m. to-day. Cleveland Reception at Widow Malone's.

EXECUTIVE OFFICE, SALT LAKE CITY, Feb. 25, 18 6. Hon, Elias A, Smith, President of the Coun-cit.—Sir: I herewith return C.F. No. 32 with out my approval. The fact that so much of the innde contiguous to the streams are public

BY TELEGRAPH. PER WESTERN UNION TELECRI.PH LINE.

AMERICAN.

LATEST BY LIGHTNING.

More Trouble Brewing in South America.

I am, very respectfully. ELIH. MURBAY, Governor. MOOTEVIDEO, via Galveston, 3.—Re-lations between the Argentine Repub-lic and Uruagay are in s critical condi-tion, and it is probable that the Ur-uagayan legation will retire from Buenos Ayres. Notes have been exchanged and the diplomatic corps have met to deliberate upon the best means to be adopted for settlement of the troubles. H. F. No. 52, a bill to change the coundaries of Sau Juan and Emery counties, was read the third time and Mr. Hammond was excused from at-tending the sessions of Wednesday and 100

A Riel Revolution.

Thursday. Mr. Francis, from the special joint committee to andit the accounts of the auditor and treasurer, reported they had andited all the accounts of these officers, compared stubs and warrants and found all correct as re-ported by the Governor in his message to the Assembly; report adopted and the committee discharged. The Council adjourned. OTTAWA, 3. - Mrs. Lundry, of Montgomery, has put the following no-tice of a motion on the order paper for Friday next: "That this House feels it Its duty to express its deep rearet that the sentence of death passed upon Louis Rtel, convicted of high treason, was allowed to be carried into execu-tion." It is understood that the mo-tion is being made at the instigation of the government, who are said to be courting defeat on this issue.

Wholesnie Discharge of Enights of Labor.

March. At 2 p. m. after the usual prelimina-ries the House proceeded to business. Mr. Baty presented a petition from the assessor and collector of Box Elder County, asking to be reimbursed in certain amounts for uncollectable taxes paid by him into the treasury; referred to the appropriate committee on nighways, reported favorably upon the petition of citizens of Iron County for means to build a road in that county, and recommended that \$000 be appro-priated for that purpose; report

af Labor. SPRINGFIELD, Ohio, S. — There is much excitement here caused by the action of the East Street Champion Reaper Works last night. It was the sndden and wholesale discharge of several hundred employes known to belong to the Kuights of Laboror other trades, union organizations: Whitely, president of the company, says: "We were compelled to take this course in the cause of human liberty. So far as we have observed the opera-tion of this organization in other cities, it has been one of terror, intumidation and violence, and it seems to be a question whether the factory shall have all or none of its employes mem-bers of their organizations. We prefer to have all our men independent of all organizations, and believe such a course will be for the good of the com-munity. They are advertising for men to fill the places of the discharged workmen. priated for that purpose; report The committee on penitentiary and reform school recommended that the House concur in the Council amend-ments to the bill to establish a reform

unents to the bill to establish a reform school, etc. The bill as amended among other things, makes the Governor and Auditor of Public Accounts, and the Probate Judges of Salt Lake, We-ber, Utah, Sanpete and Cache counties the board of directors of said reform school; it appropriates \$30,000 for the support of the institution, instead of \$50,000, as appeared in the original bill. The Council struck out section 17, which provided that the proceedings in the justices' rourts may be reviewed in the district courts, and the pro-ceedings in the district courts may be reviewed by the supreme court of the Territory. The House did not concur in this amendment. to fill the places of the discharged workmen. The Cincinnati Times-Star, Spring-field, Ohio, says: There were about 500 men discharged from the Cham-plon R aper Works lastinight, and that 300 more refused to go to work this morning. Meetings have been held to discuss the situation but no line of action has been adopted. There is no indication of violence.

REFINED MINSTRELS, Gunnies, Burlaps, Old Rope and Old Ore Sacks, at this Office and at Deseret Paper 35111.

CASH PAID FOR



PIONEER ROLLER MILL Notwithstanding this extraordinary at-traction, prices will be as usual. Seats now on sale at Thestre. Mill : No. 53 North Terrole Street, East. Office : 21 South Temple Street, West BRANDS:

MIGH PATENT. BARERS No. 1. 2237142 WHOLE WHEAT PLOUR. HIGHEST CASH PRICE PAID FOR WHEAT hip, white spot in forchead. If not claimed within ten days will be sold at public auction, at the Fillmore Estray Pound at 10 o'clock a. m., March 8th. J. H. MACE, till Telephone No. 371. Office Telephone No. 887.





THIS FLOUR CONTRINS ALL FOR SALE. THENUTRITIVE ELEMENTS OP THE BLST OUNDITIES OF LOF IN, THE SIXTH WARD WITH UTAH WHEAT AND FRODUCE A a fine Granary, which could be made into a nice small residence at a very small cost. Will sell for cash or trade. For par-BETTER TEAVORED TAND

HORE WHOLL STAR BATAD TRANGANT ATHER FINE WHITE FLOUR.

a JUPACT IL A QUANTITY OF CANADIAN POPLAR and Ash trees. Enquire at the Utah and Nevada Rallway Office. BY THE PIONEER ROLLER MILLS

Utah Cracker Factor SOLD BY ALL OF MIL OF EAST THIRD STREET, DR. SAIN (Late of Philadelphia, Pa.) EYE and EAR

CRACKERS, CAKES & JUMBLES No. 48 W. SECOND SOUTH ST., Room 6, up Stairs Guaranteed to be equal to any imported. SALT LAKE CITY. Be Dr. Sain has cases now under treat

Z. C. M I., SALT LAKE CITY, OGDEN AND LOGAN. ent which will necessitate his remaining in Co operative Stores and other dealers would do well to patronize these goods and infroduce them to their customers. d he city one month more.

D.R. SAIN'S specialty is Diseases of the EYE and EAR; Binging in the Ears, CATARBUE of the Ears, Eyes, Nose, Throat, and Muccus Passages.

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