

shot.

THE UTAH QUESTION

LOUISALLY CONSIDERED.

CRACK WHO ACCEPT JUDGE

ZANK'S AMNESTY.

norning's Salt Lake H rild:

Th the Editor of the Heralds

o intents. The fur three is black walnut, oth drop-leaf table ive fritwars and cover ove Crated for shop out it weights 110 lbs. BRINCKERHOFF, TURNER & CO., 109 Dunne St., New York. Manufacturers of and bealers in COTTO SAL, DECK, "Woodherry," Druid Muls "Pot.HEMES" and other tayorite brands, at namoers—Hard, Medium and Solt. Every machine guaranti ed to give satisfact as or may be return. UHICAGO SULLE CO., Chicago, In. DUCK FOR OVERALLS, BLUE, BROWN, DR IN THE GRE



me-our Gradie are constantly kept in



ect or giving any advice about the

matter. He heard no more of it until

Times-Dimeral, he being then in Ar-kansas. He did not then know that the use of the name of the United States had been granted. He then goes on to say that the sult was brought by the

Solicitor General, who, under the law, is not a deputy or agent of the Attor-

or disability of the Attorney or disability of the Attorney oreard is empowered to exercise all the duties of that office. He adds:

ie received the dispatch from the

sion.

of outstanding claims.

had no negotiations with any Trust

company in New York, excepting to

endeavor to induce one company to al-

low an advance payment of certain claims comprised in the floating debt. It is officially asserted that the Union

Pacific Company now has in bulk fully \$1,500,000, which it will use with other

funds whenever it can do so to ad-

vantage in making an advance payment

but has reference to and includes that, as well as mental incapacity on account of interest in the subject matter, and in cases coming within this statement the Solicitor General acts for himself. He is not responsible to the Attorney General, and the Attor-ing at 10 'clock. The work of clear-ing at 10 'clock. The work of clear-ing at 10 'clock.

Well, suppose that law should be re-pealed?" pealed?'' This question was asked by a defend-ant who stood before Judge Zane, on Tuesday last. From the context of this defendant's remarks, it is fair to presume that if the law were repealed he would tecl it his duty to create ney General can exercise no control over his discretion. So in the case presented, being disabled or disquali-to-night, and all that remains are the alew his polygamous relations, and under the sacred promises which ded from acting, I, as Attorney Gen-eral, simply 'sat out,' as it were, as the reports show that a Justice of the Supreme Court and of other courts must of necessity attend such unions, and under the sanctity of the uncould win and wear some other No. 38 Constitut trusting heart until a new edict of hu- Sait Lake City. does, when he has, previous to coming on the bench or otherwise been con-nected with a case before the court. The 36 wires running to the detona-tors in the mine are hanging in a bunch man law should make it politic for him to cast away that tender heart, torn and bleeding. Do not this person and the class of persons of which he nected with a case before the court. This independent character of the So-icitor teneral in matters of this sort, makes him even a cabinet officer in the absence of the Attorney General (see Elmes on U.S.Executive Departments, sec. 953), and this department has plenty of evidence of former Solicitors General acting in a buach the absence of the Attorney General. So that when it came to me that the Pan Electric Telephone Company wanted to use the name of the United States to test the validity of the Bell has chosen to make, himself a representative, in their alleged effort to obey conscience, mercly pay homage to expediency? Mr. Editor, whence comes this sudden and violent regard for the law forbidding the practice of plural marridespite your protest, Mr. Editor, I cannot use any other word-his polyg-amous relations, and with these rela-States to test the validity of the Bell will be run across the channel to-mor-Telephone patent, I being disabled to act upon it as hereinbefore stated, the crowds at a respectful and safe distions, one or more of his wives, thinks, apparently, that he is offering ample defense when he says that his rever-ence for law will not permit him to Solicitor General was the proper per-son to act, whether I referred the mat-tics (which I did) to seek him, or any other remedy as best they could. The will patrol the river and prevent vesence for law will not permit him to live with more than one wife. Why did not such a man show his sincerity by this remundation in 1862? or, if he were not then practicing polygamy, why did he ever enter into that rela-tion? It is not the energy with which a law is enforced which should make it sacred to the citizen, and, therefore, if a man has lived for years in persist-ent violation of the act of 1862, he call-not now take any honor to himself for sels from passing. Riotous Car Brivers in St. Louis Cars Upset and Drivers Badly Beaten. ST. LOUIS, 9.- The quiet of the morning hours was not long continued. About not now take any honor to himself for his tardy and compulsory obedience to the Edmunds law of 1882. Such a per-son may say that he was actuated by conscience. Other people must not be deemed too harsh if they call his mo-tive cowardice. wherein Solicitors General have taken independent action on matters coming within the sphere of the Attorney-barred from considering by reason of barred from considering by reason of cludes as follows: ive cowardice. I am not writing as the advocate or "In answer to the question pro-pounded to me at the Cabinet meeting attacked several cars of the Union apologist of law-breskers. I recognize, I hope as clearly as any other, the the conductor was rendered insensible. The rioters were in such a burry to tip tinally passed upon here, to the depart-ment from which the original transrespect which every citizen owes to the statutes and lastitutions of his coun-try. Merely, I lay down these propo-sitions: That if a man violated the provisions of the act of 1862, in obeuestions all referred before they are inally passed upon here, to the depart-ment from which the original trans-action emanates. There have been a few applications to me since I have been Attorney-General for the use of the name of the United States to test patents for lands as well as patents for investions, and I have had them in from which the particular patent ema-nates, for particulars and suggestions; mates, for particulars and suggestions; mates, for particulars and suggestions; mates, for particulars and suggestions; mates for lands as well as patents for the name of the United States to test from the car which the strikers had al-mates, for particulars and suggestions; mates for particulars and suggesting for the particular p dience to a direct command from Alefore acted upon finally here. Not on Cass Avenue, the crowd extending best government ever instituted by that any suggestions or advice from that department would be bind-ing or conclusive upon this, but for the sake of a more har-monious and regular administration of affairs in the executive department, is the custom practiced. I do not say mankind. There are a few questions which I believe the young men of Utah would like to have answered by any man who accepts of Justice Zane's amnesty. affairs in the executive department, is the custom practiced. I do not say that action could not be had by this Those questions are as follows: "Did you enter into your polyg-amous relations in obedience to the athous relations in obedience to the requirements from Almighty God? If you did, why in the name of all that is eternal and holy, do you renounce those relations?'' "Did you lie when you taught the women who have been your wives to believe that the doctrine of pinral mar-riage was of divine origin? If you did thus lie, what do you call yourself? and the Union line on O'Fallon street near the Union line of O' random sites to the location fore me I have followed prepedent, and within the last few days I have done the same in an application for the use of the name of the United States to test a patent for an invention." Accompanying the letter of the Atriage was of divine origin? If you did thus lie, what do you call yourself? and what do you expect your unfortunate children to call you when history shall place the record of your conduct side by side with that of Hiram B. Claw-son?" Mr. Editor, you and others deem my and preventing traffic. In a few minutes another mob began to overturn the cars of the Lindell Rallway on Eighth street and Washington Avenue, and here too an immense crowd gathered. Up to 2:30 p. m. nobody was reported very badly injured, but serious trouble very badly injured, but serious trouble may occur at any time. The first really serious event, and one involving loss of life, loccurred about 8 o'clock this afternoon on Stoddard Avenue. One of the cars of the Union depot line was coming up the avenue in charge of Policemen Griffiths and Hannen, and when near Hickory street it was surrounded by remarks harsh and impertinent. 1 do not. This is no time for cringing opinions and honied words. However imperfectly I may write, this matter is of vital interest to the young people of the Latter-day Saints. Yours respectfully, BEN E. RICH. Hickory street it was surrounded by some fifty men, who began to cut the harness and make other demonstra-tions. The officers twice ordered the General speaks of the usual procedure in the Department of Justice upon the Interior Department, which he seems to have been dispensed with the routine in such cases or in a perfectly clear and satisfactory per-sustained what should be done, de-rived from the documents presented to yon. Whatever the cause may be and though 1 am by no means prepared to question the correctness of the er-ercise of your discretion in the matter. Still the precedent calling for a refer-ence to the department with which the matter is connected is so well format. His bad and seems to me so well format. The Mexican Priceds. -----

Salt Lake City, — day of October 885. d s&w 2we

The Mystery of the Milk.

"Milkman's Milk" is quoted by popular journal as being "weak and guleting." In a "condensed milk" factory in the milk district of New York State, it was found to be worse than that. The farmers had diluted it A FEW NUTS FOR. THE PARTIES TO with water and then thickened it with borax and saltpetre. Is it any wonder 254, 8 2nd East. The following letter appears in this that after feeding on this mess the people suffer from indigestion? Brown's Iron Bitters conquers indigestion in young or old; regulates bowels

> FLY DOORS AND FURNITURE At J. M. LARSEN'S, 833 E. First South d 8m

REMOVAL.

54, S 20-d East. A nice house with 7 rooms, 2 c osets and the hagie Gate. cellar, 2 4 x 10 rods of ground. Price \$8000.00. 51; A beautiful lot \$x7), rods, on 1st, between and kidneys, and promotes perfect A fine brick louse, with 7 rooms, 2 closed and cellar, 5x15 rods of ground. Price 4100.90. B and C Streets. A fine brick louse, with 7 rooms, 2 closets 221 B Street, 18th Ward. Two story frame adobe lined house, 8 rooms, pantry, 4 closets and cellar, 5x8 rods of ground and very cheap.

53:

House with 4 rooms and 10x17 rods, on the

US E 3rd South

Price \$1400.00. 10x10 rods, corner of B and 2nd Street. A splendid building apot. Price \$3900.00. 3x7 rods, 908 E 4th South. Price \$500.00. Price \$2100.00, 208, S 2nd West, \$x10 rods, next to Baptis

Price \$4500.00.

Price \$1100,00



JOSEPH E. TAYLOR.

.



COTTON CANVASS OF BILBURGERS-11 to 14 methes wide, for Deck, Car, Taula and Wagon Coverings, Machine Ajroula and for other purposes, constantly in store and

Agents for U. S. Bunting Co., "Standard" and "Fagle," by the Case or less quantity "These Goods can be obtained at Z. C. M. L.

ated Ly hypertoy lifertoy as full y

made to order

act of my absence is of no moment in his inquiry, because if I was disabled o act here at the Department of Jus-ice in person, the Solicitor General ould act The Attorney-General then proceeds to cite a number of instances in point wherein Solicitors General have taken epartment independent of this course, the sime in an application for the use of the name of the United States to test a patent for an invention." Accompanying the letter of the At-terney General is the following: CLEVELVND'S LETTER. Hon. Jao Goode, Solicitor General; My Dear Sir: I submit to you with this statement made by Attorney General Garland explaining his relations or rather want of relations) to the acion taken by you in his absence on the application to bring in the name of the United States, a suit to test the validity of a patent held by the Bell Telephone Company. I call your at-tention especially to the latter part of this statement, in which the Attorney

Executive Mansion, Washington, Oct. 8, 1885.

Young Bros., Agents Domestic Sew and under the sanctity of the un-changing and eternal command he removed opposite their old stand to No. 38 Constitution Building, Main St.

If You Want

Furniture and Upholstery, Good, Stylish and Cheap, go to SORENSEN & CARLQUIST'S.

FINE STOCK.

'The registered Jersey Bull, "Perfect Brick," will stand the remainder of the season at Mr. Fred Heath's, corner of West Temple and Sixth South Streets. "Perfect Brick" is a fine steel grey, with black points, coming from a fine butter strain. His dam, "Monte Lee," owned by Moses Ellis, of Framington, Massachusetts, made seventeen pounds of unsalted butter in seven days, on The flue registered herd are in charge of Bolivar Roberts during Dr. Bridge's absence. For price, pedigree and particulars, imqure at ROBERTS & NELDEN'S Drug Store.

d262eod tf

Men Think

PRA & BREAMARS

A FRESH SUPPLY OF

ROBERTS'

HESPERIAN TONIC!

A Certain Cure for that fatal

scourge, DIPHTHERIA. ---0-----

FOR SALE,

WHOLESALE AND RETAIL,

DRUGGISTS,

CORNER MAIN & SECOND SOUTH STS., S.L. CITY.

ANOTHER

SMITH & CO.,

not to have.

until too late.

С.

Α.

d & stf



E. G. MATTHEWS,

REAL ESTATE AGENT,

44 W. SECOND SOUTH STREET.

HOUSES AND LOTS FOR SALE :



SLIPPERS FORD'S

