EVENING NEWS

hursday, . April 20, 1885

FRAGMENTS.

THE Stake Conference will open at 10 o'clock to-morrow, in the Assembly Hall

THE Sth Quorum of Seventies and scattered members are requested to meet punctually at the appointed place to-morrow evening at 7.30 p.m.

THE members of the Tabernacle choir are requested to be on hand Clays. promptly to-morrow morning at 10 o'clock, at the opening of the Stake Conference

THE mass meeting of the Cache Val- | had heard of the case, but had formed ley Stake of Zion for the purpole of no opinion as to the guilt or innocence endorsing the statement of grievances of the accused. and protest prepared by the committee A. C. Shields had formed an unquali-fied opinion. appointed at the last General Conference, will be held next Saturday at 1 and had not heard anything about the o'clock, in the Logan Tabernacle.

THE new suits recently ordered by the Firemen's Band, which were expected ito marrive to-day, were not shipped until yesterday, and the boys will not appear on May Day in their new uniforms as anticipated.

This morning, Angus M. Cannon, Jr., was riding a horse at a very rapid rate on Main Street, when the animal ran over a man near Godbe, Pitts & Co's drug store, knocking him down and stepping on one of his legs. An officer, who was near at the time, arrested Angus and took him to the City

rested Angus and took him to the City Hall, where he was committed to jail, not having \$10 with which to pay his fine. **LOCAL NEWS.** Commissioned.—Alfales Young and R. S. Smith, of this city, were to-day commissioned notaries public for Salt commissioned notaries public for Salt Lake County, and J. H. Dupais, of Minersville, for Beaver County.

Dismissed .- By request of District Attorney Dickson, the case of the United States vs."John Fowler, polygamy, was dismissed, because the prosecution had found it impossible to bring in the chief witness and alleged plural wife. Mr. Fowler was indicted in 1878.

A Lunatic Running Amuck. RICHMOND, Cache'County, April 30, 1885.

Edutor Deservet News: ٠

Two children of M. Barnes were attacked last night by an insane man, and beaten almost to death. The lana-tic is now in jall. Particulars will be sent by mail. S. H. HoBSON.

Peck's Bad Boy .- This entertaining and amusing sketch is to be performed in Ogden to-night. This will give the company who reach this city in the morning an excellent opportu-

TRIAL OF A. M. MUSSER." THE "MORAL" JURY-BUT DON'T LOOK TOO CLOSELY The attendance at court this mornin was not so large as on the three pre-vious days, though the court room was mirly filled.

A. Miton Musser, the defendant was arraigned and entered a plea of not guilty to the charge of unlawful coabitation. The following jurors were called :

10 Wm. Groesbeck, 84 Geo. Open-shaw, Jr., 65 T. G. M. Smith, 132 Wil-lard Pixton, 196 A. C. Shields, 81 M. S. Simmons, 52 A. W. Carlson, 199 J. M. Richardson, 83 E. R. Clute, 136 C. D. Brinton, 93 Phil Klipple, 111 Peter Clavs.

A special venire for twenty-three jurors, was issued, returnable at 3 p.m. or as soon thereafter as prac-Wm. Groesbeck and Willard Pixton

ticable The court took recess until 8 o'clock.

Peter Clays, of Bingham, was a miner, HE PROMISES NOT TO "COHABIT" ANY

Case. Phil Klipple had heard of the case, and had read of it in the *Tribune*; did not believe all that paper said; it got off from the truth occasionally. He had formed an opinion that it would require MORE. This morning Mr. Dickson stated in the District Court that in the indict-ment John Aird had been charged with polygamy, committed in June, 1882, and unlawful cohabitation since E. R. Clute had read the statements in the paper, but their publication did that date, but as the defendant's first wife was in Scotland, the prosecu not carry conviction to his mind. Had could not sustain the first count, and asked that it be dismissed. The Dis-trict Attorney further stated that Aird would plead guilty on the second formed no opinion, and had no bias against the defendant. M. S. Simmons had not formed an opinion relative to the defendant, nor

had C. D. Brinton. count A. W. Carlson had a fixed opinion in the case, and George Openshaw, Jr., had an opinion which was not unquali-John Aird was then arraigned before

John Aird was then arraigned before the Court and withheld his plea of not guilty, and entered one of guilty to the charge of unlawful cohabitation. His attorney, Mr. Rawlins, stated he was now living with but one wife. The Court-Is it your purpose, in the future, to live within the law? Aird-Yes, sir. 'Court-You will not advise others to violate it? J. M. Richardson had heard and read of the case, and had read an article in violate it?

A.-No, sir. The Court asked the District Attorney if there were any palliating cir-cumstances, and Mr. Dickson replied

that Aird was now living with but one of his two plural wives, his legal wife being in Scotland. He had ceased livhe belleved them, as the paper in which they were published was not infallible Had no bias. He was a shoemaker and tentmaker, at No. 13 E, Second South Street, was not a member of the Church of Latter-day Saints, and did not be-fleve in polygamy or unlawful cohabi-tation. His wife's folks might; he had never asked them. They were supposed to be members of the Church. Was not in sympathy with either de-fense or prosecution. Q.-Have you ever unlawfully co-habited with more than one woman? A.-That is too personal. ing with both from domestic infelicity. Mr. Sheeks stated that he had asked the defendant to cease living with any until he obtained a divorce from his wife in Scotland, but did not know whether or not he had done so. The Court asked what means the de-fendant had, and Mr. Rawlins replied that he was a poor man; he did have a home but had been compelled to mort-ore it.

gage it. A.-That is too personal. Q.-How is that? severe, and would assess a fine of \$300,

-That is not a proper question. -You decline to answer? -I decline to answer. -On the question of personal priv-A.-Yes, sir. to thirty days, under the United States In answer to further questions by statutes. Mr. Brown, the juror said he believed in the existence of a Supreme Power,

Missing .- Joseph Ray, a boy about whom he called God. He did not take all of the Bible as true: some of it he did not believe. Did not know polyg-amy was taught and countenanced by the Bible. fourteen years of age, has been missing since Sunday. His mother, who resides in this city, says that she was in-Q. Is polygamy spoken of in the Bi-ble? The juror did not answer this question intelligibly, and Mr. Brown formed by some boys, that her son had been persuaded to accompany a man claiming to be the owner of some

remarked: "I do not get you." Juror-"No, I don't wan't you to get mines, but who appeared more like a tramp. The boy had a bootblack's He believed polygamy was spoken of outfit when he was last seen at home, in the Bible.

The defense challenged Mr. Smith o

in unlawful cohabitation, and had BUSINESS NOTICES.

never practised it. A. M. Johnson said he had no preju-DR. HENLEY's Celery, Beef and Iron, is the best Nervine and Tonic and has cured in many cases where other remedies failed.—Bulletin, April 15. A. M. Johnson said he had no preju-dice against the Mormons on account of certain charges made against him.s These charges were unfounded. Could give justice, and felt ne bitterness. W. D. Palmer had never been spoken to concerning the case, and was passed by the accountion

By the use of Buckingham's Dye, the whiskers may be easily made a perma-nent, natural brown, or black, as de-sired.

y the prosecution. Jas. T. Smith, John K. Lemon and A. . Nygren were excused for their be

lief in plural marriage. A. M. Johnson was peremptorily challenged by the defense. W. D. Palmer was sworn. 133 Martin Mankin, 99 E. R. Kessler,

¹³³ Martin Mankin, ³⁰ E. K. Kessler, and 177 C. J. Smith were called. M. Mankin was excused for blas. E. R. Kessler and C. J. Smith had formed no opinion, and were not members of the Church; they did not believe in, nor had they practiced polygamy or unlawful combination. They were sworn. A special remise for twenty-three

worst ases of 20 years' standing No one aced suffer five minutes after using William's Indian Pile Ointment Its usarbs tumors, allays itching, arts as poultice, gives instant relief Pre-pared only for Piles, fitching of the private parts, nothing else Noid by druggists and mailed on receipt of price, 50c and \$1.00 Formale by Z C M I Drug Dept FRAZIER MEDICINE Co, Prop's, Cleveland, Ohio.

DR. HENLEY'S Celery, Beef and Iron, ives strength to mind and body.

JOHN AIRD PLEADS GUILTY.

STOP THAT COUGH.

By using Dr. Frazier's Throat and Lung Salisam—the only sure cure for Coughs Colds, Hoarseness and Sore Throat, and all diseases of the throat and lungs. Do not neglect a cough. It may prove fatal Scores and hun-drods of grateful people owe their lives to Dr Frazier's Throat and Lung Balsam, and no family will ever be without it after once using it, and dis-covering its marvelous power. It is put up in large family bottles and sold for the small price of 75 cents per bot-tle. For sale by Z. C. M. I. Drug Dept.

Quantity in medicine is no indication of value. Ayer's Sarsaparilla is con-centrated and powerful; requires a smaller dose, and is more effective, dose for dose, than any other Sarsaparilla. It is the best of all blood medicines.

B. H. Douglass & Sons, Capsicum Cough Drops are manufactured by themselves and are the result of over forty years' experience in compound-ing cough mixtures.

DR. HENLEY'S Celery, Beef and Iron restores lost vitality.

FOR UPHOLSTERY, CARPETS Or Window Blinds, go to P. W

REMOVED.

P. W. Madsen's furniture store to and \$8, First South Street. BEEDS.

A large stock just arrived at Bailey Sons, opposite Postoffice.

In view of these circumstances, the P. W. MADSEN'S FINE STOCK Court said it did not desire to be Of Furniture at 51 and 58 First South

street. and \$21 costs. Mr. Aird will be committed unless DENTIST. the fine is paid, the time of imprison-ment for a fine, however, being limited

J. B. Keysor, office in the Herald wilding, West Temple Street. All sork guaranteed.

THIS SPRING

We would call the attention of our We would call the attention of our readers to a true family medicine, Brown's Sarseparilla and Dandelion, with lodide of Potassium for the Blood, the Liver and the Kidneys. It has justly taken the front rank of Blood Purifiers, has the formula printed on each bottle and is heartily endorsed by Physicians. When you use medicines, buy only the best. All our medicine dealers, sell Brown's Medicines.

Brown's Arnics Salve will cure Check Nainsooks, Dotted Suisse, Printed Organdies, urns, Cuts, Bruises, or Sore Eyes.

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Call and examine the Stock and compare prices

