EVENING NEWS. PUBLISHED DAILT, SUNDAYS EXCEPTED.

FOUR O'CLOCK.

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- CHARLES W. PENROSE, EDITOR.
- Wednesday, · · March 8, 1882

THE LEGISLATURE AND THE COUNTY CLERK.

THE dispute between the Bouse of books. It did not show the by Salt Lake County he has lumped Representatives and the Clerk of "amount" paid to each officer, but in one total thus: Salt Lake County Court has occa- the several small items disbursed, sloned some public discussion, and so "thoroughly mixed and mingled" in order that the subject may be with other expenditures that the in order that the subject may be clearly understood a little explana-tion is necessary. A letter from the the moloyed a clerk, pick out and total Clerk, which appears in this morn- the amounts so as to make the report ing's Herald, being calculated to conform to all the others submitted. mislead, we present the facts, that They therefore rendered a report to relative to this subject.

It has been customary for the clerks of the various county courts latter course. to furnish a statement of the financial condition of their respective counties to the Legislative Assem- date of Jan. 27th, requesting him to bly at each session. These reports make his report conform to the by at each session. These reports by at each session. These reports sppear regularly in the journals of the Legislature, and enable the peo-ple to arrive at some understanding of the manner in which the public imoneys have been expended. Be it Ordained by the City Coun-County has placed himself in an anomalous position. He has refused to do that which all other County Clerks have considered it their law-ful duty to perform, even when he imoneys have been expended.

statute books relating to the financial complied with. No answer coming of the Territory. If he is a great statements of the counties. The first, for three weeks, the House pressed legal luminary and interprets the which is Section 181 Compiled Laws, the committee to action and a requires the County Courts to keep member of the con mittee waited an account of the receipts and ex- upon the Clerk, who, under date of penditures, keep a copy posted up in Feb. 18, sent a reply in which he three public places, or have it put- claimed that "owing to press of lished in some newspaper having a business he had not matured in his general circulation in the County, mind satisfactory conclusions as to have the original filed in the office how to meet the request." The of the County Court, and Scause a committee wrote again showing the copy thereof to be annually furnish. clerk how to comply with their reed to the Legislative Assembly of quest and simply desiring him, withthe Territory during the first two out discussing legal questions, to weeks of its session." The next is "sum up the total amounts paid to Section 191 of the Compiled Laws, each officer and for every other purwhich devolves the duty of keeping pose," or answer at once that he an accurate financial account upon could not or would not comply. the County Clerks; but this not be- No reply coming, the clerk was ing considered sufficiently specific, again visited by a member of the another law was passed in 1880, committee, and on March 2d, a deamending the last-named section so lay of 10 days, addressed the following, not to the Committee appointed is to read as follows:

to communicate with hi.n, but to "The clerks of the County Courts in advance, for each license granted are hereby required to keep an accu-rate account of all receipts and ex-The Chinese Bill Te-morrow. the House: as herein provided: NEW YORK, 8.-The Tribune's SALT LAKE CITY, First-For each license to manu-Washington special says: It is ex-pected that debate upon the Chi-nese bill will be concluded to-mor-Second—For each license to sell, ties, also of all debts payable to and by said counties. At the optning of the session of the County Court on the first Monday in June, annually row, and that a vote will be reached give away or otheawise dispose of Gentlemen:-On mature reflection such liquors at wholesale and retail. doubt of the passage of the bill, but the sum of Two hundred dollars, the said Court shall -call for and re-I find myself under the necessity of it may be modified by the adoption provided, that under such license, Influenza, Hoarseness, Difficult financial statements; owing, first, of Ingalls' amendment limiting the no liquors shall be drank on the Breathing and all Affections of the find myself under the necessity of ceive the County Treasurer's report, as provided in Sec. 213 of the Comfinancial statements; owing, first, to the fact that I cannot harmonize suspension of Chinese immigration piled Laws of Utah, of the condition to ten instead of twenty years. All other wise disposed of. of the treasury on the 31st day of the suggestions made by your comquestions involving the general prin-ciples of the opponents of the bill, May next preceding, and shall settle with said treasurer. The County mittee on claims and public accounts with either the laws of 1866, 1867 or Third-For each license to sell give away or otherwise dispose of bave gained undoubted advantage Clerk shall thereupon submit to the in the debate. The speeches of saidCourt a statement in detail, show-Second, That no law exists requir-Hoar, Brown and Dawes were sim- drank on the premises where so dis. ing the receipts during the fiscal year ending on the said 31st day of May; the balance, if any, in the treasury ing the county clerk to make any report whatever to the Legislative As- ply unanswerable, but these gentlemen are held up as mere theorists sembly; and, Third, Through the accumulation and fifty dollars. at the close of the previous fiscal year; the expenditures during the fiscal year just closed, specifying separately in said expenditures the in regard to this question. Pacific Coast senators advanced little or nothing except bare assertions, often this city, sell give away nor in any easily refuted, have ever borne be in keeping with law and the sugamount paid to each officer, and for every other disbursement; and the balance on hand, together with a statement of all the debts payable D. BOCKHOLT, 'D. themselves as representatives of the Chinese. to and by said counties. The said Clerk of the County Court, Salt courts shall thereupon audit said County, Utah. Election and Earnings of the U. P. statement, and the county clerk shall, within ten days from the close R. R. Now, if there is no law requiring At the annual meeting of the Unof said auditation, publish a true copy of said statement, as approved the County Clerks to report, why ion Pacific R. R. to-day the followdid this officer who claims to be such ing directors were elected: Sidney by the County Court, in some newspaper published in the county, and having general circulation therein, if there be one; if there be no such does the clerical work of the Court, a stickler for law, send in any report Dillon, Elisha Atkins, Frederick L Ames, Ezra H. Baker, S.H.H.Clark, F. Gordon Dexter, David Dowe, Grenville M. Dodge, T. T. Eckert, paper, then by posting up the said copy in their offices, and shall keep said copies posted up during the year. A neglect of this duty by any clerk of the County Courts shall render of the County Courts shall render ing for and in behalf of the Court in the court of the directors S id-ney Dillon was -reelected President, of the County Courts shall render him liable to a fine in any sum not exceeding five hundred dollars. In a report after all, why did he court declared. The total earnings this year was \$24,258,817, last year \$22,455,134. Expenses this year 12,480,343, last year 10.545,-Taking the law of 1880, as here not furnish it in the form reoly with all ordinances in force regiven, and the provision of section quired? He answers "accumu-181 Compiled Laws, which has never lation of business makes him un-119. Net earnings this year, \$11,-778,474, a ainst \$11,910,015 last year. been repealed, it will be seen that a able to comply with the law and the The decrease in the net earnings is copy of the financial statement suggestions of the committee and do accounted for by the fact that the company laid \$500,719 worth of rails away nor in any other manner diswhich the later law requires the justice to the records in his office." ed, should be sent to the Assembly during the first two weeks of its ses-in accordance with law? And how more than covered by available sons after the hour of 10 o'clock p. sion. By whom? The law says the can a record be affected by the sim-County Courts shall "cause stepy thereof to be furnished." Who is the records? No one asked the County Clark of course of the work? The County Clark of course of the work? The course of the state of the records? No one asked the course of the course of the state of the records? No one asked the course of the course of the course of the state of the records? No one asked the course of the course of the course of the records? No one asked the course of the course of the records? No one asked the course of the course of the records? 000 that net 22 per cent. per annum of age, or any apprentice or em-ployee, without the consent of his \$65,000 Fire at Fargo. report, he posts up the copy or stance of his report. He was simpublishes it in a newspaper, and he ply asked to sum up in totals for is the person representing the each year the amounts paid to each & Miller, books, \$60,000; insurance kind or description of the standard for the matter and the standard for the Third—They shall not permit any kind or description of gambling, or the playing of any kind of games or court who submits the copy to the county officer and for every other unknown. music, or permit any singing, danc-ing, drunkenness, riotous or any Legislature. disbursement. This he has refused The Mississippi Tearing Through

"a statement in detail showing the he comes to the distursements, wards carrying out his decision until TERRITORY OF UTAH, receipts during the fiscal year;" which are only required to show the second, "the balance in the Trea-sury at the close of the previous fis- other disbursement during the fiscal year;" third, "the expendi-cal year;" third, "the expendi-tures during the fiscal year just closed, specifying separately in said expenditures the amount paid to each officer and for every other dis-bursement:" fourth light in the balance of the previous fis-cal year, he itemizes them so that closed, specifying separately in said expenditures the amount paid to bursement:" fourth light in the balance of the previous fis-bursement:" fourth light in the balance of the previous fis-bursement:" fourth light in the balance of the previous fis-bursement:" fourth light in the balance of the previous fis-cal year, he itemizes them so that expenditures the amount paid to bursement:" fourth light in the balance of the previous fis-bursement:" fourth light the balance of the previous fis-bursement:" fourth light the balance of the previous fis-cal year, he itemizes them so that every separate payment appears, in many different amounts, thus evad-ing the law's requirement and con-fusing the taxpayer who wishes to

They wrote to the Clerk under

the law.

Debts payable by S. L. Coun-ty, as per treasurer's re-port, \$50,551 15 The same amount appears in the ter is to embroil matters to such a

ing to whom they are payable? If the law requires an itemized report the people may have the opportun- the House, asking whether clerical of disbursements, so it does of reity of arriving at correct conclusions labor should be employed or the re- ceipts, and so it does of "all the port be returned to the clerk to make debts payable to and by said coun- LICENSING AND REGULATING THE out in the form desired. The House ty." A stickler for the letter of the instructed the committee to take the law should comply with the letter of

in the Territory, it would have done

tic which was desired by the As-

public, and given rise to suspicions,

BY TELEGRAPH

PER WESTERN UNION TELEGRAPH LINE.

AMEBICAN.

LATEST DISPATCHES.

he is connected.

It will be perceived from the forc-

Obstetrics and diseases of women There are three enactments on the Clerk in the Territory, should be to it by the legislative department license for such purpose first had and and children a specialty. of this Ordinance.

of street.

SEC. 2-All licenses for the manu NEW Spring Dolmans, Ulsters and law differently from the Assembly facturing or selling, giving away of Jackets Just received and from every other County Clerk in any other manner disposing of At F. AUERBACH & BRO. such liquers, shall be granted by the d 89 tf City Council, to which application

him no injury, and would have had no effect whatever on his records to perform the simple sum in arithme-which the license is a stad and sold and which the license is asked, and a full

description of the premises where sembly. In refusing this courteous the same is to be conducted, the full COHN BROS.

Are now receiving their Spring request, he has justified the very name of the applicant, and if a firm, unfavorable comments made by the the full name of each member Goods daily by Express. Novelties in Laces, Hamburg Edges and In-sertings to match. Veilings of all thereof. SEC. 3-On the granting of such which, however unfounded, reflect license, and payment into the city descriptions, and an elegant assortno credit upon the office with which treasury for revenue purposes the ment of Passementeries and But-

sum of money therefore as herein-after designated, the Mayor shall cause to be issued to such applicant tone.

a license to carry on the business, I beg to offer my Vegetable and and at the place only for which such Flower Seeds, with a variety of license shall be granted, which shall Greenhouse Plants, and shall be be specified in the license, for a period of three months from the date of the license. SEC. 4—The following named sums shall be paid into the city treasury, in additional the store kept by Mr. M. Chadd, opposite Kimball Block. H. SMITH, d S4 tf Seedsman and Florist.

GARDEN SEEDS

LADIES' lined Silk Gloves, worth J. D. FARMER'S.

AND TAR.



BURST & TRIMBLE

SALT LAKE CITY.

John T. Caine, Recorder of Salt

Will pay Cash for Lettuce, Cab-bage, Celery, Potatoes and Chickens. dS9 2t

MRS. E. R. SHIPP,

d 85 tf

LATEST NOVELTIES IN DRESS BUTTONS, Etc.

IN GREAT VARIETY.

HAVE JUST ARRIVED,

CONSISTING OF

IN ALL THE LEADING SHADES.

Z.C.M.

T

HOSE

GOODS ARRIVING DAILY.

ALL THE NEWEST STYLES AT POPULAR PRICES



IN

OUR

SALT LAKE THEATRE. Monday, March 13th, Tuesday, March 14th, Wednesday, March 15th.



itemized report of these debts, show- order to straighten them. [PUBLISHED BY AUTHORITY.] AN ORDINANCE MANUFACTURING, SELLING, OR

OTHER DISPOSITION OF SPIR. ITTOUS, VINOUS AND

MALT LIQUORS. going that the Clerk of Ealt Lake Physician and Surgeon. Office, Main Street, over Hardy Bros store, opposite Z. C. M. I. Resi-Be it Ordained by the City Coun dence, 11th Ward, on 7th East Street, between South Temple and 1st South Streets, on west side

The County Clerk of course. He clerk to alter a figure in his books, keeps the accounts, he makes out the nor to materially change the subreport, he posts up the copy or stance of his report. He was sim-publishes it in a newspaper, and he ply asked to sum up in totals for

Now let us see where the diffi- to do without giving any substan-

culty has arisen. Reference to for- tial reason, and the attempt at exmer reports from Salt Lake County cuse conveyed in the last paragraph ary here. The levee is still intact will show that the amounts paid to of his letter to the House, places at Helena. Three hundred men are Fourth-They shall not conduct will show that the amounts paid to county officers have been reported in a lump. Thus, the Journals of the Assembly for 1880 show in the make any remarks upon its flimsi-Salt Lake County report for 15781 ness and inconsistency, as any one

that at a glance.

who reads and reflects will discover

On the 3d inst. a vote of censure

was passed on the Clerk of Salt

"Compensation to County officers and em And for 1879:

"Compensation to County officers and ompinyes, \$13,780.25." Lake County by the House of Re-

By this report no one can tell presentatives. He makes the state-what amount was paid for the ser- ment in this morning's Herald that body hurt. vices of each officer. And the ques-tion is, have the public the right to the Committee on Claims and Pubknow anything about these expen-ditures and the remuneration re-ceived by public servants? If net, the controversy is ended. But the Legislative Assembly of 1990 are bedraved by a gentleman who the controversy is ended. But the Legislative Assembly of 1880 con-sidered that a full account should beintelligibly rendered, and amend-ed the law for that very purpose. But the Clerk of Salt Lake County But the Clerk of Salt Lake County content with treating them with the

Town. lisorderly conduct on their premises MEMPHIS, 8 .- The river is station where such liquors are sold, given away or otherwise disposed of.

Boston, 2.-Perry, boot and shoe manufacturer, has failed for \$75,000.

89,000 Explosion.

KANSAS CITY, 7 .- The rendering posed of, to be drank on the premtanks of dessicating works, at Rem-merdale, blew up this morning. Building wrecked; loss \$9,000; noises, during the hours wherein the sale or other disposition of said liquors is by this ordinance pro-hibited.

Cowardly Marder.

premises where sold, given away or Throat, Bronchial Tubes and Lungs, Under the management of leading to Consumption. This BROOKS AND DICKSON. sovereign remedy is compounded from the favorite recipe of an illus-tricus physician and chemist, who SYNOPSIS OF SCRNERY. - The Departure from Africa-The Steamer Fxplosion-The for many years used it with the Realistic Raft in Mid-Ocean-The Last Drog most complete success in his extenof Water-The Lunatic Asylum-The Escape been profounded impressed with the "Every Act a Study; Every Scene a Life wonderful virtue of the plant Hore-Picture." hound, in union with the cleansing and healing properties of Tar, ex-USUAL THEATRE RATES. tracted from the life principle of the orest trees Abies Balsamea, or Balm Box Office open on Saturday, 11th at 10 a.m. PLASTERING AND GALGIMINING. by such only on prescription of a regularly 'licensed physician, any license to the contrary notwithstand-ing. And on said days, all places where such liquors are sold given within reach of all. At last, after a PLASTERING AND CALCIMINING done in first class style, at reasonable prices by JAMES COULT, 11th Ward, East, between 1st and 2d South St. long course of difficult chemical experiments, he found that, by adding one valuable by itself, he not only NOTICE obtained the desire results, but greatly increased the curative power of the compound. This, having been thoroughly tested by practice, ment to competent hands. is now offered to the general public as a safe, preasent and infallible re-medy. Price 50 cents and \$1 per bottle. For sale by all druggists. d 72tf NOTICE. Great saving by buying large size. Z. C. M. I., SALT LAKE CITY, PIKE'S TOOTHACHE DROPS CUTE Utah, Feb. 25, 1882. in one minute. deod&w. HE STOCK TRANSFER BOOKS OF 1 this institution will be CLOSED Scarcely any disease to which human beings are subjected, is so on March 1st, and thoroughly discouraging as Fever on April 6th, next. on March 1st, and RE-OPENED and Ague. The periodical return of alternate chills, fever and sweating, T. G. WEBBER, d81 1w Sec'y and Treas. is terribly depressing. Ayer's Ague Cure is the only remedy known which is certain to cure permanently, MARCH 15th, 1882! by expelling the malaral poison which produces the disease. It does this surely, and leaves no ill effect SPRING TIME IN CALIFORNIA upon the system. d s&w. ei De Meyer's \$62.50 for the round trip. 5/ATARRH lickets can be had of B. H. Schettler, Jashi Zion's Savings Busis, Sais Labo City, or Sco. H. Tr.bs, merchant, Ogden. CURE ABSOLUTELY CERTAIN.



Can be found Dress Patterns ranging from 8 1-3 cents up. Calicoes, Ging hams, Cheviots, Sheetings, Muslins, Table Linens, Toweling, Cottonades and Flannels in great variety. Also Laces, Ribbons, Embroideries, Hand-kerchiefs, Gloves, Ruching, Hoslery, Corsets, Etc. We would particular-ly call attention of the Family Trade, to our



such liquors, at wholesale and retail, and by the glass or dram, to be posed of, the sum of Two hundred sive private parctice. He had long

SEC. 5-No person, firm or cor-poration shall, within the limits of other manner dispose of such liquors on the first day of the week, almost unanimous opinion of the commonly called Sunday, legal holi-alleged rub of association with the the commonly called Sunday, legal holi-of Gilead. For years he was baffied days nor on any election days, ex-in his attempts to blend these great cept regularly licensed druggists, and medicinal forces into such a union

away or otherwise disposed of, may, by proclamation of the Mayor, be laced under the special surveillance to those five others ingredients, each of the regular or special police of

said city. SEC. 6.—All persons, firms and greatly increased the curative power corporations obtaining license under the provisions of this ordinance, to been thoroughly tested by practice, sell, give away or otherwise dispose of such liquors, shall observe, keep First-they shall observe and com-

lating to the sale, giving away or other disposition of such liquors at

any time during the period for which such license shall be granted. Second-They shall not sell, give

parent, guardian, or employer, nor

posed of, to be drank on the prem-Falled for \$73,000.

Fifth-They shall not permit any

person, except an agent, servant or employee, to be or remain at the place where said liquors are so dis-



Z. C. M. L. Sole Agents in Salt Lake City.

Timore