# EVENING INEWS.

Friday Sept. 24, 1886

PEOPLE'S TERRITORIAL

CONVENTION.

HEADQUARTERS PROPLE'S TERRI-TORIAL CENTRAL COMMITTEE.

### SALT LAKE CITY,

September 24, 1886. A Territorial Convention of the People's Party is hereby called to convone at the City Hall, Salt Lake City, on Monday, the 11th day of October, 1886, at 12 m., for the purpose of nominating a candidate for delegate to the Flitleth Congress.

The number of delegates to compose the Couvention has been allotted to the several counties as follows to wit:

COUNTY.	NO.	COUNTY.	NO.
Beaver	9	Rich	1
Bog Elder		Salt Lake	
Cache		San Juan	
Davis		Sanpetc	
Emery	1	Sevier	
Garfield			
Iron		Tooele	
Juab		Uintah	
Kane	2	Utah	
Millard		Wasatch	
		Washington	
Morgan			
Paute	*******	Weber	

Total.....

The County Central Committees are | week: don't know where he stopped; requested to take immediate steps in I have left them in her room together their respective counties for the elec- him in the house next morning; he has tion of delegates to the Territorial never been there since Florence left. Convention By order of the People's Territorial

Central Committee. JOHN SHARP, Chairman.

FRAGMENTS.

"PINAFORE" is the next attraction.

"PINAFORE" at the Theatre to-mor-TOW

YESTERDAY passed off without a single runsway.

A lady's silver watch has been lost. See advertisement.

FROST is not far off, judging by the nocturnal temperature.

THE circus has gone, and \$5,000 good money, which once was ours, has gone with It.

THE "Plaafore" matinee to-morrow afternoon affords an opportunity for a good time for the juveniles.

A nice residence in the Sixteenth Ward, known as "The Gothic Cottage," is for sale. See advt.

THE grand jury reported seven indictments to-day, six under United States laws and one under Territorial statutes

PRESIDENT W. W. Cluff and Sheriff Allison of Coalville, are in our midst. | was seated; he seemed to avoid re-The former made us a pleasant call

CHARLES ODD, of the 17th Ward,

THE DEAN CASE. and unapproachable virtue of the District Attorney and his gallant deputy marshals." 'The speaker concluded by showing the jury that the charge in the indictment had not been sustained by the proof, within the period indicated, Dickson Places an Informe on the Witness Stand. The trial of Joseph H. Dean, charged whatever might be said of any other with unlawful cohsbitation, continue

in the Third District Court yesterday afternoon, after the NEWS went to The Court then took recess uptil 2

Mrs. Agatha Ridges further testified this afternoon, in an argument for the Mrs. Agains Ridges luther testined, in answer to interrogatories by District Attorney Dickson—I don't knew where my daughter Florence has been nor where she now is; do not think I have heard from her since June; do not think she has a child; she was not in deliver bealth in June; was not defense. He called the attention of the jurors to the fact that they were not called to render a verdict at the request of the attorney for the goven-ment, but to act as arbiters and decide whether or not the defendant was in delicate health in June; was per-fectly healthy; when she left in Febguilty of the offense charged. He did not ask for mercy, but that his client should ruary she did not state where whe was receive justice at their hands. He only going nor how long she would be gone; I did not inquire; never asked defend-

asked that they weigh the evidence without prejudice, and give their ver-dict accordingly. The defendant had thrown around him by the law the preant if he had married my eaughter; heard it from current rumor when Florence lived at his house; she never sumption of innocence, which was previously lett home without saying sometimes disregarded by juries, and To Mr. Rawlins-Mydaughter went to by the evidence it should stand. In con-Logan to get her endowments; that sidering the question, the jury were has no connection with marriage; she confined to the period named in the went to Dean's for the purpose of dressmaking. To Mr. Dickson—It is not a fact in our Church that a young woman must have her endowments before she is married, but she can't be married in the Temple without having had them.

living together, there was no proof of that during the period named. All the evidence showed was that the de-Mrs. Adelaide Wood testified-Florence Ridges is my half sister; she was fendant visited Florence Ridges. If at my house last January; the defend-ant brought her there in a buggy; she this circumstance could be reconciled with the innocence of the defendant, stald about two months; she had a room-the parlor-fitted up for her; the verdict should be .net guilty. So far as the actual marriage was concerned, or even the claim of matriage, Mr. Dean came there about once there was no evidence to show any thing of the kind. The fact that they when I went to bed; and have found were in Logan, where marriages are solemnized, was not convincing proof to a reasonable man that a mar-Juliette Wood testified that the deriage had been consummated. In this fendant had stopped at Mr. Wood's 'class of cases the theory of the prose-house all night on one occasion when she and Florence Ridges were there; plural marriages were celebrated in the

her, he was guilty—anything to secure conviction. Aft er the District Attor-Logan Temple. Mrs. Adelaide Wood, being recalled, testified that she had seen Mr. Dean ney had badgered, abused and annoyed and Florence parting; had not seen a witness, he would come before the jury and ask them to believe only that which was unfavorable to him klss her.

Court then adjourned to 10 a. m. today. This morning Mrs. Agatha P. Ridges was recalled and said—My daughter

else. The evidence, taken all together, made no case against the defendant, and he should be acquitted. came home from the depot when shy returned from Logan; I do not knew who came with her; Mr. Dean was in With this lack of proof, the District Attorney, with the sympathy and genermy house in 1885; he came several times, but not before Florence went to osity of a Shylock, demanded his "pound of flesh," and asked a convic-tion because the end justified the Logan; he was there four or five days ago; he came once when Florence was means. The jury ought to be just to there, in February last; he was not the defendant and not permit themselves to be swayed or governed by prejudice. The claim that unthere in June: my daughter's reputa-

ion is good. less the defendant was found guilty the law would be without To Mr. Rawlins-The defendant, in February last, called at my house when vitality, was an argument unworthy florence was there. To Mr. Dickson-He accompanied

the representative of the government. All the defendant wanted, all he asked, her to his house; it was about 9 p. m. Mr. Dickson appeared to be slightly was that the jury give a verdict fairly worrled over something, but after some delay issued a subpœna for John C. Young, who was called and testified nonestly and impartially, according to the law and the evidence. District Attorney Dickson made the closing argument for the prosecution. I know the defendant; I saw him at

He expended some time in making thrusts at Mr. Rawlins in return for Logan in June, 1885; it was on the 12th; he was at the railway station in com-pany with a young lady; I was talking with Goodwin; defendant assisted the lady out of a hack, with that gentleman's ironical remarks in reference to the prosecutor. Mr. Dickson said he wanted those who her bundles; he saw me, and went around to the back of the car; the lady assailed the District Attorney to have some foundation for their action. He seemed nonplussed at seeing me; aihad been as gentlemanly as was possi-

ter the train started, the defendant ble in his treatment of witnesses. He came into the same car where the lady was not discouraged in performing the luties of his office. He endeavored to be vigilant in seeing that no guilty man

ord with that idea.

## CAUTION:

F.AUERBACH&BRO C. N. DONELSON & CO. Complaints have reached us that Home-Made Flannels are not as good as usual. especialiy Plain and Twilled White and Red Flannels. If our Customers will ask F. S. Richards followed Mr. Rawlins theirStorekeepers, not merely for home-made flannel. but for PROVO MILLS FLANNEL, as all Our Flannels are ticketed from the Provo Mills, we will guarantee that such goods are up to our Standard Quality and as

> good as we ever made. JNO. C. CUTLER & BRO.

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AT PARRY & Co's

Diphtheria "I am living in a neighborhood sur-rounded with Diphtheria and was attacked with Ulcerated Sore Throat. I at once commenced to use Darbys Prophylactic Fluid, diluted about one half, as a gargle, when great clots of hard membrane and mucous came from my throat, and the attack passed the defendant, and disregard all else. The evidence, taken all together, made no case against the -W. P. Woodward, Frankford, Pa.

For latest styles of SIDFBOARDS go to SORENSEN & CARLQUIST'S, 118 Main Street.

Warning!

It is not to be wondered at that most Americans are Dyspeptics. Swallowing ice cold drinks on a hot summer day does the mischief. Why then not dav add 10 drops of Angostura Bitters, the world renowned Tonic of exquisite flavor, and thus aveid all danger of cold in the stomach.

UTAM INVENTION.

The Horse's Friend Sulky Plow. The cheapest, strongest, and ghtest draft Sulky Plow in the market. It is en-dorsed by the best farmers in the coun-try. Call and see it at Z. C M. I. and its Branch Stores, and at 131 to 135 S., Third West St. SALT LAKE FOUNDRY & M'F'G CO.

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The only Norwegian dealor in Salt Lake City, is the only place in town where you can get the genuine Nor-way and Holland herring. Norway anchovies and split codfish. A full assortment of first-class groceries at owest prices. Produce taken in ex-change. No. 67 E. Third South Street, change.



Our Assortment of Novelties for Fall will be the Largest and Most Attractive ever . shown in this city.

SUMMER GOODS MUST GO ANY PRICE! AT WE HAVE NO BOOM FOR OLD GOODS.

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County. A. W. Jones, assessor and collector, Washington County. S. L. Slaughter, asso

or and collec-

