

Ayer's Cathartic Pills For all the Purposes of a Family Physic,

Boots & Shoes.

PRINE MEDALS.

The Bottles are

supplied with a Sponge attached

GENERAL BODILY PAINS, TOOTH, EAR HEADACHE, fications of voters, as proscribed by All other Pains AND ACHES. No Preparation on earth equals Sr. JACOBS OIL as a sare, streng simple and CHEAP External Remedy. A trial entails but the comparatively trifing outlay of 50 CRETS, and every one sufforing with gain one have abeep and positive proof of its claims. DIRECTIONS IN ELEVEN LANGUAGES. SOLD BY ALL DRUGBISTS AND COALERS IN MEDICINE. A. VOGELER & CO. altimore, Md., U. S. A. After answering some minor points pres-nted by Mr. Sutherland on the qualifications of voters, coun-DESERET POTTERY, B. Eardley, Proprietor, sel reminded the court that it was one of the powers conferred on the Factory on First West Street, between 4th and 5th South Street, Salt Lake City, Utab. Legislature in the Organic Act to legislature in all rightful subjects; he claimed that conferring the franianufacturer of Farthenwars. Crders soli-cited. 1mo chise on women was a rightful sub-ject to legislate on, and that that U. S. DEPOSITORY. DESERET NATIONAL BANK, SALT LAKE CITY. PAID UP CAPITAL. time to the hearing of a question of \$200,000 so much importance. He understood that it was not a question of colicy, as to whether women ought or ought not to vote, or whether their voting would affect any one political WM. H. HOOPER, President, H. S. ELDEFOGE, Vice-Prest. WM. J+N~INGS, FERANCHZ LITTLE, party favorably or another adverse-ly. The question at bar resolved it-self into this: (1) Has Congress con-DIRECTORS JOHN SHARP, NICHOLAS GROESBECK, 4 S. HILLS, Cashler ferred upon the Legislature of Utah the power to confer upon the women of this Territory the right of suffrage? (2) If the Legislature of Utah was so empowered, has that body con-BECEIVES DEPOSITS PAYABLE DH DEMAND. Buys and sells exchange on Rev York, Sau Francisco, Chicago, St. so empowered, has that body con-feired that right upon the women of Utah? (3) If it be conceded that Congress did grant that power, has the National Legislature since passed a law restricting that power? The right of suffrage he did not Louis, Omaha, London, and principal Continental Cities. tor Makes Collections, remitting process London Bank of Utah (LIMITED.) 22 GREAT WINCHESTER ST., LONDONAND Salt Lake City, Utah. Authorized Capital, £160,000, Par \$778,640. Subscribed Capital, £49,600, Par \$241,378. Shareholders Liable for Amount Uncalled on BUY AND SELL STERLING EXCHANGE Buy and Sell Drafts on the Citles of the United States. Advances made on consignments of or and builton received for Sale. Interest Allowed on Certificates of Deposit. COLLECTIONS MADE AT LOW RATES. ints kept on the most favorable to PRINCIPAL CORRESPONDENTS London-London Bank of Utab, Limi Martin & Co. New York-American Fishange Nati hicago-First National Bank. Omahs-Omaha National Bank. San Francisco-Bank of California E. AUSTIN.

Contraction of the local sector

decision of the Supreme Court of _____If the first position is not sustaincounsel read from Dwarris on Stat- Fourth - The act is not utes, pages 144-5, on the construction of statutes, applying the rule there-in contained to the statute of 1859, and argued as to whether they were 5th, The act has been ratified, both para materia upon the same sub-ject, which he claimed was the case on the right to vote. To meet the argument of opposing counsel claiming the act to be void because the burdens imposed on tax- the court to one or two points that body had the power within itself because the burdens imposed on tax-and also the light to prescribe the payers were not uniform, Mr. Merqualifications of voters, which it had rit quoted from the decision of the und also the formation of voters, which it had done. Mr. Merritt, on behalf of the Peo-ple's Party, followed: He regretted the Court could not devote more error, which went to show that be-the Court could not devote more error, which went to show that be-the court could not devote more error, which went to show that be-the court could not devote more error, which went to show that be-the court could not devote more error, which went to show that be-the court could not devote more error. cause one portion or part of a statute might be defective, that did not necessarily invalidate the whole. a valid law, in the same manner not necessarily invalidate the whole. And in connection with this he read from a Statute of Jan. 21, 1859, Sta-tutes of Utah, defining the qualifi-cations of male and those of female voters. Showing that Woman's Suffrage Showing that Woman's Suffrage had been directly ratified by the Supreme Court and the Congress of the United States, he referred the Court to the decision in the Engle-brecht case, also the Edmund's law prescribing the qualifications of female voters. Mr. Merritt showed (1) that Mr. Merritt showed (1) that Congress had conferred the power. (2) The Legislature had exercised that power rightfully. (3) That Congress had ratified the suffrage extended to women. (4) By Leg-islative enactment the act of the Legislature had been approved, and the right extended exercised for

This Bange is the finest finished and most elegant CHEAP FAMILY RANGE ever offered to the public, consuming LESS FUEL than any ordinary Cool with its own number; it combines all the conveniences and advantages of Hanges cather for per cent. more. ST FOR SALE BY 2. C. M. I. and S. P. TEASDEL RATHBONE, BARD & CO. H.B.CLAWSON WAREHOUSES. MOSQUETO DOORS AND WIRE GAU FIXED TO. ORDER. **FSTOVES** IF BOUGHT OF ME FIXED AND DELIVERED FREE TIN ROOFING AND CALVANIZED BATHS FOUR AND FIVE FEET LONG, At 25 per cent. CHEAPER than was Offered Before O. S. WALSH. English Tin Store. Kimball Block

01-

-THD-

Without Exception



and stand of the set o

CHAMPION **MONITOR** MOST DURABLE & PERFECT GOOKING STOVE NAME



He desired to call the attention of struck him should be considered in law, or the power that created this law which rendered it void. Mr.

Judge McBride made the concluding argument in the case. He con-tended that it was never the inten-

LOTIN IN LOTING





In consequence of the increasing public interest in Banitary measure, have, after examination, adopted the Rules and Regulations of the N York City Board of Health as to Sewerage and Ventilation Pipes Appointments, and hereby invite the citizens of Salt Lake City and ritory to examine my

