í.		and the second second second second		
	EVENING NEWS.	THE MORRIS-MAMMOTH SUIT	defendant; dld not know whether Plerpont was connected in business with Morris; had heard him say he was:	crime against our country, we would have been in a different po- sition in the country. The Lord re- vealed the marriage covenant for eier-
	Monday · April 5, 1886 FRAGMENTS,	The Plaintiff's Wife's Nephew Be- ing on the Jury Causes a Mis-trial.	E. A. Austin testified that he did not remember being consulted with about the jurors; had spoken with Plerpont at the time, and told the attorneys what Pierpont	nity, and when a demand is made for us to give it up and put away our families, it is too much. Rather than do this there are thousands that will die for the principle and get eternal life
	A PURSE has been lost. See advt. MARSHAL IRELAND'S term of office expires on the 10th inst.	The Jury is Discharged, and the Case Goes Over for the Term.	said. To Mr. Benneti—Did not say any- thing of the relationship of the juror Parry to the plaintiff. The Court then rendered a decision on the challenge of the juror, on the	hereafter. If we were to reject this revelation, we would forfeit all the blessings of eternity, and understand ing these things, we are willing to suf- fer imprisonment or even death rather than to be deprived of our wives and
	THE April term of the Third Dis- trict Court commences next Monday.	Many of our readers will remember that during last May the suit of Elias	ground of relationship to the plain- tiff. On the examination of the juror the latter had not been asked	children for ever and ever. We would that these things might be investigated more fully, and that those who came
	THE grand jury to-day reported hav- ing found four indictments under Ter- ritorial laws.	Morris vs. The 'Mammoth Mining Company was tried in the Third Dis- trict Court, resulting in a disagreement of the jury, which stood 11 to 1 in fa-	as to his relationship to either of the parties. The question in the case was whether the examiner Lad used due dlligence to discover any disqualifica- tion in the juror. If not, it would be a	here would investigate and see more clearly how we stand, and that Joseph Smith is not in a position to deceive us, and that our faith is based upon the knowledge that we have received.
	WM. LLOYD, George Little and Chas. Pearce were each fined \$5 this morning, for drunkenness.	vor of the plaintiff. It was afterward found that the dissenting juror was a stockholder in the Mammoth compuny. The suit in the Third District	waiver of his right. It had been probable that the juror in answering had failed to recollect, and had thus misled the examiner. The juror was a so within the third degree of affiulty.	And if we have been deceived then the Lord has deceived us; but thanks be to God, we have not been deceived, for that the Lord has revealed these things unto us. May the Lord help the
	THE amount of bonds which Jos. H. Dean was compelled to furnish on Saturday was \$7,000.	Court is brought by Mr. Morris to recover \$7,956, expended for boarding men engaged at the Mam-	and was subject to challenge. Con- sidering the fact that the juror lived with Mr. Morris four or five years, his answer as to how long he had known Mr.	Latter-day Saints to be true and to become more conversant with the principles of the Church, is my prayer in the name of Jesus Christ. Amen. Elder W. B. Dougall testified to the
	THE examination of Geo. M.Cannon, for alleged contempt, has been post- poned until Friday, at 10 a m.	moth works at Tintic, and \$5,000, which was loaned the Mammoth com- pany by Mr. Morris. In addition to this there is now a sult involving an	Morris was calculated to mislead. If the juror had intentionally misled counsel, it was a ground for new trial. Mr. Morris was also present when the juror was accepted, and knew the	truth of Elder Jenson's remarks and of bis explanation of the principles touched upon. He could testify of their truth by his own knowledge.
	C. D. EDGINGTON, for battering Chas. Pearce, gave \$25 bail for his ap- pearance for trial this afternoon.	amount which will swell the above to \$25,718.56, exclusive of interest, pend- ing in the First District Court, for	facts, but did not make them known. Under these circumstances the chal- lenge should be allowed, and the Court so ordered.	There is to-day existing great bitter- nest on the part of many of the peop'e of this country towards the Latter-day Saints, the difficulty being that the great majority are misinformed in relation
8	DESMOND, the soldier who was found drunk on the Theatre steps on Satur- day was sent to the fort this morning.	labor and material furnished at the Mammoth works by the plaintiff. Quite an array of legal talent was engaged by the litigants in the present	The plaintiff asked that another juror be called, and the testimony be re- introduced. This the Court could not permit, as there was not time in this term. It	to what they term "Mormonism." Their conclusions are drawn from false statements, malicious exaggera- tions and baseless rumors set afloat by
	REMEMBER the monthly meeting of the officers and teachers of the S. S. Union this evening. It commences at 7:30.	contest in the Third District Court, Messrs. Arthur Brown, P. L. Williams and Le Grande Young representing- Mr. Morris, the plaintiff, and Messrs.	might be a hardship to the plaintiff, who probably had no wrong intention, but it was too late to avoid it. The jury were then brought in, and the Court called Mr. Parry and stated	those who are enemies of the Latter- day Saints for selfish purposes and to accomplish their own ends. The mis- sion of the Latter-day Saints is similar to that taught by the Savior
	A BANTAM rooster was stolen from a gentleman this morning, and sold to Price & Needham, who refused to sur- render the bird until an officer was called.	Bennett, Harkness 2 & Kirkpatrick, Sutherland & McBride and C. S. Varian appearing in behalf of the Mammoth company, defendants-J. A. Cunning- ham, S. McIntyre, W. McIntyre and E.	that owing to his failure to tell of his relationship to Mr. Morris, a challenge to him as a juror had to be sustained, and the triat had proved a failure. Mr. Parry stated that at one time he thought of giving the information, but as he was not asked of his relation-	and lifs apostles. It is one of peace, and to show to mankind in great simplicity the true plan of eternal salvation as taught anciently. The Latter-day Saints believe the Bib'e implicity. They accept it exactly as it reads, so far as its translation is cor-
	At a special election by the stock- holders of Z. C. M. I., at their meeting this afternoon, H. S. Eldredge was chosen vice-president in place of the late Wm. Jennings, and H. J. Grant was; selected as director, vice Mr. El- dredge. The report of the meeting is crowded out of to-day's paper.	A. Austin. The whole of last week was occu- pled by the court in the hearing of the case, and on Saturday the plaintiff an- nounced that his testimony was all in. The counsel for the defendant then moved for a nonsuit on each of the amounts sued for, and after hearing	ship, he did not say anything. The Court then discharged the jury from further duty at this term of the court. Mr. Morris was afterward spoken to regarding the matter, and said that he was surprised when Mr. Parry was accepted as a juror, but not knowing the relationship to be a disqualifica-	rect, and do not require an interpreta- tion from a clergyman as to the meaning of its passares. The Bible states distinctly that God is unchangeable, the same yesterday, to day and forever. We be- lieve this, and so believing consider that He has the right to exercise simi- lar powers to those exercised by Him 1,800 or more years ago. We believe the has the right to speak and reveal
	JOHN SULLIVAN, one of the wit- desses who was wanted in the case against Fitzgerald, for violating the law by selling liquor on Suuday, and who could not be found at the time set for trial, came into town last night, and was arrested for contempt of court. He was to-day fined \$25, and will work out the amount.	the arguments Judge Zane rendered an able opinion, overraling the motions, and holding that from the evidence ad- duced it appeared that the Mammoth company were liable, the money hav- ing been used by them. When the opinion of the Court was given this morning, the action of coun- sel for the defense showed that they believed they had run on a "snag."	tion, he had let the matter pass. He before this expressed himself to the effect that he did not want Mr. Parry on the jury, but did not consider it proper to speak to him or to interfere with the business of the defendants. SUNDAY SERVICES.	His mind to mankind now as He did in the days of Moses, Abraham or any of the ancient Prophets. We believe that He has revealed His mind and, will to this generation through the Prophet Jcseph Smith, who, when a youth, in the honesty of his heart, prayed ip secret to the Lord, asking Him which of all the sects of the day was right, receiving an answer that all were wrong and to join none of them. He was given from that time forward,
	DEPUTIES Franks and Smith, on Saturday evening, searched the resi- dence of Mr. August Wilcken, in the 30th Ward, while the house was in charge of a lady visitor, the family being absent. They inquired for S. R. Marks and S. J. Sudbury, who were not there, and in their search	There were several whispered consul- tations, the attorneys for the plaintiff had their attention called to the cause of the stir, and finally the Court was waited upon by a representation from each side in reference to the matter. The reason for all this soon became ap-	The services in the Tabernacle Sun- day, April 4th, commenced at 2 p.m., High Councilor Wm. Eddington pre- siding. The choir sang: Arise, Oh glorious Zion, Thon joy of latter days. Prayer was offered by Elder Wm. L.	direct from the Almighty and those whom he delegated, such instruction as was necessary for the establishment of the Gospel of Jesus Christ, which the world denominates "Mormonism." Some of the principles so revealed come in contact with the forms and beliefs of the outside world, but as the Saints take the Bible practically as their basis of belief and accept as true its statement that the Creator is un-
	went through the entire premises, in one room tearing off a fireboard and splintering the skirting board. Though the damage was not very great, yet they had not the decency to repair it— probably because there was no man	iaw which makes it a ground for the challenge of any jurer, if the juror be related to either of the parties within the third degree of consanguinity or affinity, and one of those in the panel sworn to try the case was Grounway	Binder, after which the choir sang: Twas on that dark, that solemn night, When powers of earth and hell arose. The Bishopric of the Seventeenth Ward officiated in the administration of the sacrament.	changeable, they also accept such laws and principles as He has revealed in this dispensation as of equal force and power with them. The enemies of the work—and it has never been without opposition—have created a great clamor for the suppression of the principle of

Suited to the wants of the general public, which we shall offer at retail at prices Very Much Lower than ever before attempted. Our Dress Stock is com plete in all the New Styles, shades and qualities produced for the 'season.

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Ginghams, Seersuckers, Chambrays, Satines, Prints, Percales, Check, Nainsooks, Printed Piques, Lace Checks and Stripes, Vie Lawns, Etamines, Organdies, Lawns Bedspreads, Napkins, Towels, Table and Bed Linen, and Full Line of Sheetings, Shirtings, Etc.

Stock of Clothing ! New MEN'S, YOUTH'S AND CHILDREN'S, IN THE NEATEST AND NOBBIEST STYLES.

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A FULL LINE OF THE CELEBRATED MARYSVILLE TWEED SUITS For Children 4 to 12 Years of age.

We are offering Great Bargains in Men's Suits, \$5.00, \$6.00, and \$7.00, and all last season's stock will be offered in Special Bargains to Close.

Our NEW SPRING STYLES OF HATS, White and Colored Shirts, Underwear, Hose, Suspenders, Handkerchiefs, Gloves aud Furnishings of every description is unequalled.

probably because there was no man sworn to try the case was Gronway of the sacrament. about, and they seemed to think they Parry, who was the son of the plaintiff's wife's sister. could do as they please with defenceless women.

LOCAL NEWS.

Sunday School Teachers' Meeting .- The usual monthly meeting of the officers and teachers of the Sunday granted by the Court, and the jury Schools of this Stake will be held this evening at the Social Hall, commencing at 7:30 o'clock. A good turn-out is D. R. LYON, desired. Ass't Sec'y.

To be Rebuilt. - The trustees of ing on. the Eleventh -School District have decided to tear down the north foundation of the old school house and rebuild it, previous to fitting up the basement for school purposes; the south foundation will also be strengthened, thus making it perfectly safe and comfortable for the children. Messrs. Jones and Trowbridge are doing the mason work: The entire school will be held in the meeting house during the repairs on the old school house.

Burglars Captured .- The officers who followed two of the parties engaged in the burglary at Mr. Carter's store not having been able to overtake the thieves, secreted themselves in in their room at the D. & R. G. hotel, where shortly after 2 o'clock yesterday morning, the burglars returned for their booty, and were congratulating themselves upon their success when the officers appeared and arrested them, each one having some of the stolen goods on his person. They declared that a Winchester repeating rifle that they had sold to Higeney was in their possession before the robberg, and it was afterwards found was stolen from H. E. Paelps on April 1st. The two men, Matthew Cassea and James Raygin, were arraigned before Justice Pyper this morning, and waived examination. Their bonds were fixed at \$3,000 each to await the action of the grand jury, and failing to furnish the amount, they were consigned to jail.

The other three men arrested, George and William Meakin, and Arthur Lewis, had a hearing this afternoon and were discharged, there not being sufficient evidence to hold them.

A Disgraceful Acquittal. - Few persons perhaps ever imagined that the jury who considered the case of George Shurtliff, the lecherous scoun-drel who was tried for rape in the First District Court last week, would First District Court last week, would do otherwise than convict or fail to agree. The surprise then which prevailed in Provo on Saturday afternoon, when, after about thirty hours' which existed, had allowed the jury would but have been here to day. deliberation, the jury brought in a verdict of "not guilty," can be better imagined than described. It is said that the first ballot showed s for conviction against 4 for acquittal, but it appears the two-thirds majority whose better instincts, sense of justice and regard for the evidence led them to so vote in the early part of their de-liberations, had not sufficient stamina to hold on to their convictions. Ignor-ance doubticss had a good deal to do with their action in this respect, for it is said that those who favored convic-tion were actually made to believe ther had no right to report a disagreement deliberation, the jury brought in

After some time Judge Bennett stated to the Court that there was a matter which he desired to bring up, and as it would be improper to discuss it before the jury, he asked that that ibody be

the public, and stated that to allow an account of the proceedings to appear in the public prints would be virtually informing the jurors of what was go-

At this the newspaper reporters present looked around and smiled, wondering whether the Court would accede to such an extraordinary re-

unincasions, and for this reason did not challenge him. The plaintiff then offered to permit the juror to be withdrawn, and try the case with eleven, but this was objected to by Mr. Hennett. The defend-ants wanted a trial by twelve jurymen, and as the juror was not only related to the plaintiff but had lived, after the death of his but had lived, after the death of his parents, in the plaintiff's family for four or five years, they considered his interest in the plaintiff would be too great, and they therefore could not proceed with the case. Mr. Williams said that from the time

of the death of the juror's pagents un-til he was about 13 years of age-four or five years-he had lived with Mr. Morris, and had then removed to the southern part of the Territory. He argued that the fallure of the defendant to challenge the juror at the proper time was a walver of their right to challenge; and it was not now shown

imposters, because of the blessing of the Gospei not following them. But such has not been the case, in fact, quite the reverse. We find that the heavens listened to Our prayers, when we came before God and asked him to second tilal, and only wanted fair play to obtain that to which he was culighten our minds and give us a tesentitled Mr. Bennett exclaimed that the

plaintiff, knowing the relationship which existed, had allowed the juror to go into the box, and the defendants

Elder Andrew Jensen was the first Latter day Saints by the Lord through speaker. He said: I see before me a Joseph Smith, but they use this merely large audience of Latter-day Saints and some who are not members of the wards which their efforts are directed Church, but have come here no doubt for the purpose of hearing something of our plan of salvation. While we Holy Spirit which rests with ti is peowould be improper to discuss it before the jury, he asked that that ibody be requested to retire. The request was granted by the Court, and tha jury were conducted to their room. Mr. Bennett then raised an objection to the matter being investigated before are here as strangers on the earth, we ple that the emissaries of Satan are We find we are differently situated They wish to break up what they from the majority of professing Chrisconsider the one-man power, which is liaus. We claim that God loves His in reality that unity caused by the children and is still willing to reveal spirit, the same spirit being given to all His mind and will to them. The Saints who obey the principles as taught by His mind and will to them. The Saints are thankful for revelations from heaven, and Prophets, and angels, and inspiration that come from God; for visions and dreams; for the various covenants of the Gospel; and we as a people think it is our duty and right to receive them as the Saints of old did. It is no more inconsistent to receive quest, but they were seen set at rest by the remarks of the subge, who evi-dently did not consider the occasion of that nature to justify the exclusion of the reporters or the suppression of the in the same order that it ext that nature to justify the excitation of the court proceedings. The Court, how-ever, gave warning to anyone who called the attention of the jurors to anything that occurred, that such an act would be punished very severely, as no tampering with jurors would be permitted. Mr. Bennett then stated to the Court that counsel for the defense had been informed on Friday that one of the jurors was a nephew of the plaintiff. The juror's mother was a sister of the should try the case. The counsel for the defense had not discovered this when the juror was examed as to bis gualifications, and for this reason did not challenge him. The plaintiff then offered to permit We have everything to encourage us, was preached years ago, but the ques-

ble to some. But those who were honest and mastered their traditions, honest and mastered their traditions, him in the carly days of the aud began to investigate and listened Church, but which had always to the Elders, soon found out the truth ever after been a comfort and guide. to the Elders, soon found out the truth for themselves. And so men may still prove the truth of what the Sainst as-sert. The promise is, if you will have faith and will repent of your sins and go into the waters of baptism and re-ceive the laying on of hands, you shall receive a testimony for yourself, and that testimony will come from heaven. There are hundreds and thousands in this congregation to day that could re-fer to experiences of that kind. It would be impossible for thousands to be deceived by men that come forward and teach those doctrines. We would find out in a few weeks or months if their promises were not ful-filled and turn our backs upon them as imposters, because of the blessing of to the Elders, soon found out the truth for themselves. And so men may still

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And Dandelion with lodide of Potas

BOOTS AND SHOES OF BEST MANUFACTURE. Men's Women's and Children's. IN ALL DESIRABLE STYLES.

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FINE CARRIAGES BUGGIES AND SPRING WAGONS.

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Desiring to increase our business in Utah, Idaho and Wyoming, we have secured the vacies for the following machinery, etc., viz.:

The McUumlek H. M. Go's Twine Binding Harvesters, Reapers and Mowers. The J. I. Case H. M. Ob's Agitator Threshers, Woodbury Powers, Engines and Saw

The Ohio Rake Co's Belf and Hand Lump Hay Rakes. The South Bend Chilled Plow. The Weir Steel Plows, Harrows and Cultivators

The Boss Sickle Grinders.

All of above goods have been handled in this Territory for many years by the leading pricultural implement houses, and have established such au unblemished reputation that only a few remarks are necessary.)

The Mr Cormick H. M. Co's New Steel Binders, introduced here in 1885, are conceded o be far ahead of all competitors, combining as they do, beauty of design, superiority of workmar ship, excellence of finish, durability and ease of management.

The combined Réspers and Mowers, Droppers and Single Blowers are unequalled. The Case "Agitator" is acknowledged to be without a conjuctitor, as the sales of the ast-more than trebling those of all other threshers-will prove.

The Woodbury Power is the most durable and lightest running horse power known. The South Bend Chilled Plow, although not introduced into this market until long after other styles of chilled plows, is fast crowding them out and assuming the position

of the leading chilled plow. The Weir Salkies, Hand Plows and Harrows are known throughout the length and Breauth of Utah as first-class goods in every particular.

The Boas Sickle Grinder is a tool every farmer who has a mower needs and canno

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Exquisite novelties in Boucle Stripes, Plaids, Checks, All-overs, Viennas, Heathers, Black and Brown Mixtures, Carvas and Cheviots. A large assortment of Albatross, Nun's Veiling, Serges, Diagonals, Debeiges Cloths and Tricots, and the choicest line of Combination Suits we have ever shown.

SILKS AND VELVETS.

A full line of Foulards, Surahs, Rhadames, Summer Silks, Pongees; also a complete line of Black and Colored Gros Grains, Black Brocaded and Two Toned Velvets.

COTTON DRESS FABRICS.

The largest assortment we have ever shown, including Fereign and Domestlo Woven and Printed Wash and Dress Fabrics, Canvas, Jacquard, Figured Zephyrs, Cham-brays, Ginghams, French Sateens, Batistes, Linens, Plain and Fancy Seersuckers, Crink-ley Seersuckers, Printed Sateens, Percales and Lawns. Of each and every one the

variety is endless. 200 White and Colored Robersfrom \$2.50 to \$30.00. These are very elaborate. Examine before purchasing elsewhere.

OUR WHITE GOODS.

Linon D'Inde, Silk and Cotton Mull, Persian Lawn, India Dimity, Fancy Pique, etc. MUSLIN UNDERWEAR.

Last season we did a very large business in this line, and we intend to sustain out tation this season by offering CHEAPEE GOODS THAN EVER.

NIGHT DRESSES. CHEMISE. DRAWERS. 1.15 At 1.20 1.30 .65 .75 .65 .85 .70 .90 .95 1 00 1.10 .80 .40 .50 At

SKIRTS. At .50 .60 .75 .85 .95 1.00 1.10 1.15 1.20 1.95 1.30 and 1.35. Also a full line of higher priced goods.

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A complete line of Children's Short Dresses and Infants' Robes, from 40c, to \$10.

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As usual, this Department is full of the choicest goods to be found in the market, including White. Blue and Cardinal Allovers, with narrow Flouncing to match. Two-toned Ciambrays, Batistes and Zephyrs are the latest novelties, of which we have an endless variety.

We show a complete line of Swiss, Nainsook, Irish Point and Matched Sets in White and Ecru.

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This Department has never been so full of novelties as it is this season. Some of the newest things are Mazarine, Formosa, Mikado, Egyptian and Morgesia. These we have in Creme, Beige and Black. All widths in Chautilly, Spanish Guipure and Oriental, and a full line of All overs.

An examination of this stock will convince any one that we have left nothing undone. KID GLOVES.

Besides our Standard Gloves we have added to this stock a Five-button Glove for 50 and a Six button Suede for \$1.65, that have no equal. We have the best Glove for 1.00 ever shown in this city. TRIMMINGS.

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In greater variety than ever this spring. Everything wanted in this line can be found in our stock.

HOSIERY. This season we are offering some great bargains in Silk and Lisle for Ladies_and a lot of Children's Birck Cotton Hose that will not last long.

LINENS. The most desirable stock at the lowest prices in Housekeeping Goods can be found with us. It will be to any person's advantage to look at our goods before buying elsewhere.

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imony concerning the truth; and a testimony was given unto us that we had received the truth, or else we would not have been here to-day. Joseph Smith was the servant of God, and did not preach anything but what he had received from his Meavenly Eather and he fell as a matter to the have REMOVED back to the Old Constitution Building, 34 and 36 Main Street. EVENTFUL 1886.

Your health for the year depends upon purifying the Blood, this Spring. No remedy will accomplish this so

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