where the state state is a state of the stat					
STREET NO AND NO	THE JOHN Q. CANNON CASE.	riage to Annie, and heard of his	committed. Major Woods' testimony		
EVENING NEWS.		marked attention to Louie.	was not sufficient on his own state- ment. The defendant may even have	SALT LAKE THEATRE.	WALKER BROS. CO.
And the second second second second	He is Arrested on Another Charge	Mr. Dicksou-At any time, did you speak to John Q. Cannon of his atten-	said what was claimed, but in connection with his condition,	Four Nights Only, Commencing Tuesday, Oct. 12,	
Saturday • Oct. 9, 1886	and Placed Under Bonds.	Mr. Richards-I object to that as im-	could not be taken against	J. C. DUFF'S COMIC OPERA COMPANY.	
Brough and the state of the second	genera. +	Commissioner-You may answer.	the possitive testimony of three witnesses. The case should not be	IN FOUR REPRESENTATIONS OF	
APPOINTMENTS FOR QUAR-	The Examination Closed.	Commissioner-You may answer. Witness-I never had any conversa- tion with him about Louie until re-	decided on the wishes of the District attorney, but upon the evidence. Be-	<b>GRAND OPERA COMIQUE</b>	
TERLY CONFERENCES UN-	About 10 statesh lost slats Deputy	cently, about Sept, 7th, of this year;	Attorney, but upon the evidence. Be- cause the facts did not agree with his idea, the prosecutor should not obtain	TUESDAY, OCTOBER 12TH-IOLANTHE, with Gorgeous Costumes and	WITTOT THULT THE LATE PATHEAT I
TIL APRIL, 1887.	Marshal Gleason and 10 or 12 assist-	was at his home shortly after noon; Sep. Sears was present part of the time; we	the desire he had expressed. Louie	Accessories.	WHOLESALE AND RETAIL!
Weber and Juab Stakes, October 16th	ants surrounded the residence of John	were conversing in a building abioin- ing defendant's barn; 1 told him if he	Wells Cannon, of all others, knew the truth, and she had testified that she	WEDNESDAY, OCTOBER 13TH-THE MIKADO, Spectacular Scenes and Genuine Gold and Silver Embroidered Garments expressly imported for this company.	WHOLDDALL AND RETAIL:
and 17th, 1886, and January 22nd and	Q. Cannon, southwest of the city and made a search. Mr. Cannon was	I made a declaration I would consider it	was not married until Sept. 10, 1886. The intention of Louie to apply for a di-	THURSDAY, OCTOBER 14TH-Initial Production in this city of Von Suppe's Or. ental Spectacle, A TRIP TO AFRICA, with the scenes as used in the Standard	
23rd, 1887.	not there so they repaired to	ing my wife.	vorce, as expressed in the letter, was not based on the adultery committed prior to the marriage. The divorce	Theatre, New York, and the Finest Costames that have been exhibited on any stage. OCTOBER 15TH-63 Farewell Performance, with the following Artists in the	
Box Elder, Tooele and Oneida Stakes,	the "Cannon Farm," farther south,	versation.	prior to the marriage. The divorce		<b>NEW GOODS FOR FALL &amp; WINTER!</b>
October 23rd and 24th, 1886, and Jan- uary 29th and 30th, 1887.	HIGTO NO HAD TOTALS HAS TOTAL	Mr. Richards-It should be limited with reference to a marriage with	was valid on its face, and the District Attorney could not legally attack it as		NEW WATER AND A THE MALL & WOINT REF.
Cache and Wasatch Stakes, October	with a warrant of arrest on the charge of unlawful co-	Louie. Mr. Dickson-I don't wish to limit	he had done, and his course was not	PRICEN: \$1.25, \$1.00, 50c. and 25c. ar No Extra Charge for Reserved Seats. Box Office open on Monday, October 11th, at 10 a.m.	
soth and 31st, 1886, and February 5th	habitation. Mrs. Louie W. Cannon was also arrested as a witness. The	it. I insist upon having the conversa-	absence of the clerk made		The second s
and 6th, 1887.	defendant was taken to his house, and	Mr. Richards-It is entirely incom-	it invalid, a great part of the proceedings of the Third Dis-	COHN BROS.	WE HAVE PUROMASED LARGELY, ALL CLASSES OF
Bear Lake, Emery, Uintah and Sum-		petent without limiting it in any way. As to the subject of a marriage, we	trict Court were null and void. But the clerk was no part of the Court. As		
mit Stakes, November 6th and 7th, 1886, and February 12th and 13th, 1887.	complaint signed by D. W. Rench, and	don't object. The Commissioner overruled the ob-	the clerk was no part of the Court. As to the insinuations against Judge Smith, the honor, integrity and spot-		DDV AAADO
	charging him with uniswful consults	the second se	less character of the latter was a suf-		DRY GUUDS.
San Pete, San Luis, Morgan and Ban- nock Slakes, November 13th and 14th	1 20 ISSE with Annie W. Cannon and	Witness-Mr. Sears said to defend- ant that we had come in view of his	ficient refutation of the unjustillable attack of the District Attorney. If		
1886 and February 19th and 20th, 1887.	The bonds in this case were placed at \$3,000, making a total of \$8,000 under	confession of adultery; in view of his attention to Louie, people, "Mormon"	the defendant was to be held on the ground that the decree of divorce was invalid, if a short time was given	Have the pleasure to announce that their Fall Import-	TOTMMINOS NOTIONS
Millard, San Juan and Sevier Stakes,	which the defendant is placed. That	and Gentile alike, said she was the adulterons woman: we talked to the	was invalid, if a short time was given the defense, they would show that it	ations having arrived, they invite	TRIMMINGS, NOTIONS,
November 20th and 21st, 1886, and February 26th and 27th, 1887.	of the witnesses is also increased to \$1,500. The sureties accepted were	defendant, and he said, "I have sinned	was legal. The facts of the divorce	inspection of their	HOSTEDY OF OTHER
	Francis Armstrong and James Jack.	against both my wives;" afterwards I talked with him alone, and he said he	and marriage as sworn to by the wit- nesses were true, notwithstanding the		HOSIERY, CLOTHING,
Utah, Panguitch and Little Colorado Stakes, November 27th and 23th,	After the conclusion of this proceed-	would vindicate Louie as soon as he could, which would be in a short time;	District Attorney's incredulity. The defendant was innocent of the charge	Elegant FALL Novelties	GENES DUDNISTINGS CLODING
1886, and March 5th and 6th, 1897.	ing the examination on the polygamy charge was continued before Commis-	he was acting under counsel then; 1 remarked the only vindication for her	defendant was innocent of the charge against him, and should be discharg d. The defendant was held in \$\$ 000	DICEASE FALL NOVELLIES	GENTS FURNISHINGS, CARPETS,
Davis, Kanab, and Eastern Arizona	ing the examination on the polygamy charge was continued before Commis- sioner McKay. Mr. Dickson and his assistant, Mr. Varian, were both pres-	would open the doors of the peniten- tiary to him; I told him he was ou'side	bonds on the charge of polygamy, and \$3,000 on that of unlawful conabitation.		
Stakes, December 4th and 5th, 1886, and March 12th and 13th, 1887.	ent. The rooms were again filled with a motiey crowd of apectators, but as	of the Church and had no right to	so, ou ou that of unia with consolitation.		<b>BOOTS and SHOES,</b>
Construction of the second	the experience of the day before had	polygamous relations; I also spoke of his wife Annie; he said he had not	COAL! COAL!!	Dress Goods, Combination Suits, New Plain Fabrics	DOULD WIN NEULDS
St. George and St. Joseph Stakes, De- cember 11th and 12th, 1886, and	convinced the Commissioner that his carpets were not benefited by the	thought of what provision to make for her; 1 also conversed with him a few		in the Latest Colorings, Fancy Velvets, rich	ETC., ETC.,
Manah With and onthe source	presence of loafers, he ordered all to leave except those interested in	I days ago: I know that on the 7th he		Surs and Plusnes, and the very	Suited to the needs of the Territory, and instead
Parowan, Beaver and Maricona Stakes,	the case and officers and reporters.	wives; the next conversation was 'on	to the orders for good clean Weber,		of the old practice of waiting till the season is
December 18th and 19th, 1886, and	The first witness called was Geo. M. Cannon. Mr. Dickson, however, soon changed his mind and substituted, Mrs. Annie W. Cannon, who testified	I do not remember speaking of Louie;	Pleasant Valley, Rock Springs, Red Canyon and Hard Coals at lowest mar-	DRESS TRIMMINGS.	
March 26:h and 27th, 1887.	Mrs. Annie W. Cannon, who testified	I was very indignant at him, because	ket price. Telephone No. 133. tf	the second se	nearly over to make especial offering af Bargains,
JOSEPH F. SMITH,	Mrs. Annie W. Cannon, who testified -Since I was diverced I have lived in defendant's house: Louie has not	under the counsel he had received it	THOMAS MILLER & CO.,	They have also opened a very Extensive Stock of	we have adopted an Entire New Policy, and com-
FRANKLIN D. RICHARDS.	defendant's house; Louie has not lived there, but has been there hearly every night, at my request, because of the sickness of my child; the defend- ant does not live there; he has not made it his home since the	for Annie I would prosecute him,	Successors to Miller & Chalmers, Silk	Ladian? (hillman's and Wisser? WD 100 1 OF 04WG	mence at the beginning, NOW, and we purpose to
	the sickness of my child; the defend-	it," or words to that effect; he did not	Successors to Miller & Chalmers, Silk Manufacturers, in the old place, Des- eret Silk Factory, City Creek Cafion Road, Salt Lake City, Utah, have a	Ladies', Children's and Misses' WRAPS and CLOAKS,	continue to offer our ENTIRE NEW STOCK IN
			great variaty of Slip Handbaschlafa on		EVERY DEPARTMENT, at such CLOSE MARGINS
mentation and subscription of the second s	came, that there was a gentleman's	Louie was going to be divorced, but	great variety of Slik Handkerchiefs on hand and seil them wholes ale or retail.	AND AT VERY ATTRACTIVE PRICES!	OF PROFIT, as must commend them to the public.
county wards to-morrow.	longed to the defendant. Mr. Dickson	sent me a letter with that information.	Information sent to any address on		All our Goods are marked at SMALL PROFIT,
MARSHAL DYER'S force of assistants is now quite numerous.	-How did it come there? Mr Richards-We object to that	taken quite ill, was recalled and testi fied—The defendant had no wife when I married him, nor any other until he	application and goods delivered by mail free of extra charge. Visitors are	They have also Just Received a very Large Stock of	because we are determined to
THE 16th quorum of Seventles will	question as immaterial. (Overruled.)	I married him, nor any other until he	welcome. d 1	and allo buse Accented a very Large Stock of	because we are determined to
most in the First Ward meeting house	his clothes away; he asked me to fir	married Louie, that I know of. W. W. Woods, continuing-The	HOT FROM THE LOOMS!	Wool, Hosiery and Merino Underwear,	INCREASE OUR PATRONAGE
next Monday evening at 7;30 o'clock.	them up but I had not done so,	communication is in answer to one I	500 Pairs New Blaukets.	f r LADIES', GENTS' AND CHILDREN, which is offered at	MOLLASL OUL TAILONAGE
THE Duff Opera Company appears	and changed his waite suite for	The letter was withdrawn, with the	100 Shawls.	S EXTRAORDINARY BARGAINS! TO	By selling the BEST GOODS at LOWEST PRICES,
at the Theatre next week, a four	to work in the field; it was in the mid- dle of the day; Louie was not there; I	nothe published Mr. Dickson ham	100 Indian Blankets.		knowing that
Tuesday evening with "Iolanthe."	nest concluded to apply for a divorce	Witness to Mr. Richards-The first	100 Pcs. Dress Flaunels.		
Chevel Conservation of the Article Conservation Chevel Conservation Conservation	I spoke of it as soon as I learned of	conversation must have been as early	50 Pes. Linsey Sheeting.	<b>BLANKETS &amp; FLANNELS</b>	" A NIMBLE SIXPENCE IS BETTER THAN A SLOW SHILLING."
meet in the 20th Ward school house on	in law Abram and asked his help he	was on the loth; it was not later than	Stockings.		A NIMULL JIAI LAUL IJ BLITLII LIMA A JLUW JHILLIND.
Monday next at 7:30 p. m. Every				Are also offered at VERY LOW PRICES. A very Large Stock has just been received.	104 IO4
member is requested to be present.	sent for; the Judge came down on the sth; Abram also came there; I told the Judge what I wanted, and he told me I	adulterous woman; he did not say	ings.	100 Discos of LADICCI BALLOLIN UNDEDWEED	
ple's Partyl met in Provo to-day at 11	would have to make complaint; he	"both of the girls;" he may have said "them;" I am not positive that he	100 Dozen Mea's Socks,	100 Pieces of LADIES' MUSLIN UNDERWEAR	We Ask a Full and Careful Examination.
a. m. for the purpose of electing dele-	young what I wanted, and he told me I would have to make complaint; he asked me a few questions; did not ask who the offense was committed with, or when or where; I told him it had heav committed; I also talked with	said "wives," but that is my impres-	And other New Home Made from the Provo Mills, Whole-	Have Just Arrived, and are offered at GREAT BARGAINS !	WE ASK & FUIL AND DALDING EXAMINATION.
gates to the Territorial Convention.	or when or where; I told him it had been committed; I also talked with	and suffering great mental	sale or Retail, by	1997 Novelties Arriving Daily for Every Department. "1984	
THE 13th quorum of Seventles will	or when or where; I told him it had been committed; I also talked with Abram, who was not in the room while	cation; I was not excited, but had a	JNO. C. CUTLER & BRO.		
meet in the Twentieth Ward school house on Monday evening, the 18th	the Judge was there; I said I wan ed the custody of the children and to be	feeling of pity and mortified pride; I lasked him the name of the woman	Agents,		WE CARRY A FULL STOCK OF
inst. Every member is requested	provided for; I wanted it kept quiet;	with whom he had been guilty, and he	No. 34 MAIN STREET, Salt	ALL MAIL ORDERS RECEIVE THEIR BEST ATTENTION.	Dress Goods, Trimmings, Notions, Ladies' and
to be present.	the Judge was there; I said I wan ed the custody of the children and to be provided for; I wanted it kept quie; in the afternoon Abram and Judge Smith came down with the complaint, which had been made out by George M. Cannon; they came about	public.	Lake City.		
THE game of baseball on Washing-	George M. Cannon; they came about	Mr. Dickson-1 am not the person al-	As a Cure for Sare Throat and		Misses' Cloaks, Seal Plush Sacques and
	ap. m., the delendant was out on the		Coughs, "Brown's Bronchial Troches"	INCORPORATED 1885. BBTAB. SHED 1885.	Wraps, Shawls, Flannels, Blankets, Men's and

tween the Railroaders and Alerts, re- flarm sulted in a victory for the latter, by a score of 4 to 8.

SHORTLY before the commencement of proceedings in Commissioner Mc-Kay's court this morning, two or three drunken men became the centre of a day; crowd at the bottom of the stairs the leading to his office.

THE Second Quorum of Elders, comprising those Elders living in the First b.granted; I went to court next day, and Tenths Ward, will hold their regular monthly meeting in the Tenth Ward Meeting House, next Monday

evening at 7:30 o'clock. THOSE who want good, clean coal at the lowest market prices, and this would seem to mean everybody, are the divorce; he did not ask me what I directed to the advertisement of J. C. and H. Watson in another column. They are reliable dealers, and will not weigh the driver.

RELIGIOUS services of the Church of Jesus Christ of Latter day Saints will after the complaint was signed, Abram took the papers and went out immedibe held in the Tabernacle to-morrow atternoon, commencing at 2 o'clock. At 10 s. m. services in German will be conducted in the City Hall, and in Scandinavian in the Social Hall.

THOS. MILLER & Co., successors to Miller & Chaimers, have a large number of silk handkerchiefs for sale, at wholesale and retail, at the factory, mouth of City Creek Canon. Information sent to any address on application and articles delivered free by mail. Bee advt.

WE are requested to publish the foltowing: The regular monthly meeting of the Day Nusery and Orphan's Home Association will be held at the Nursery 570 E. Third South Street, on Monday Oct. 11th, at 2 p. m. All persons interested in the work are cordially invited to be present.

MRS. J. MCVICKER, Sec'y.

THE game of baseball between the Nationals and a picked nine was to commence at 3:30 this afternoon on Waghington Square. Following are the teams: Nationals-Bushy, Lloyd, Spiers, Hodge, Platts, Golding, Tibbets, Ridd and Larsen. The picked nine-Browning, Farley and Boyle, from Ogden, Wells, Call and Edwards, of Willard, and Barker, West and Bar-iow of this city. Inthe Didwink, Failed and Edwards, statted not later than 8 p. m.; alto-gether J was gone from the office an hour; I saw John Q. Cannon after Annie W. Cannon signed the complaint; conversed with him about the divorce in the morning;

LOCAL NEWS.

Arrests in Cache Valley .-- News reaches us of the arrest of Bishop mony was arranged far; I had told Nails Hansen of Providence, Cache Mrs. Cannon what to do; I did not see Neils Hansen, of Providence, Cache Neils Hansen, of Providence, Cache County, on a charge of unlawful co-habitation, who gave bonds in the sum of \$1,500; and of Themas Kirby, of of \$1,500; and of Themas Kirby, of of \$1,500; and of Themas Kirby, of Hyde Park, who waived examination and farnished bonds in the same sum. The Convention — On Monday next,

The Convention .- On Monday next, October 11th, at 12 m., the Territorial Convention will meet in the City Hall but I had received the waiver from in this city, for the purpose of placing in nomination a People's Party candidate for Delegate to Congress. Theconvention will consist of seventy-five delegates, apportioned among the various counties.

alone; testified

× -The "Health Hints." - The "Health Hints" in to-day's NEWS are fully as good as usual; we recommend all our readers to peruse them. Those who suffer from any of the many forms her children, and the confessions of the

did not sign the papers at the same time as the defendant; took the comdid not commit adultery with me. plaint into another room and read it, then returned and signed it; I again Recess was then taken until 2 p. m. Mr. Dickson remarking that the case asked that the divorce be granted im-

would probably require a week to be finished. mediately; talked with the Judge, Abram Cannon having gone out; the Judge told me to come to court next day; I had not talked with This afternoon the first witness was W. W. Woods, who was recalled by the defendant after signing the complaint; the Judge said he would have to see about it before he could state when the decree would Mr. Dickson and said-In my first conversation with the defendant, when he said he had injured both his wives, he said you should know that Loule is

my wife." To Mr. Richards-He said "I have having received a message from the Judge; Abram brought the message; in the other way; I am sure he said she was his wite; the defendant was not there; I went up next day, alone; went to the Coun-ty Court House, to the court room; it I got that impression from him; he named Louie as his wife in some way, but I do not exactly know in what connection; Mr. Sears was present; 1 think he used wife in both expres-

sions knew of the charge against the defend-To Mr. Dickson-He used both ex-pressions, and used "wife" in the lat-To Mr. Richards-When I met Judge

ter at least. Smith at the Court House, he asked me if I believed the facts alleged in the complaint to be true, and I asswered that I did; at the house the day before, To Mr. Richards-I am quite sure he said it. To the Commissioner-Mr. Sears said his confession implicated Louie as the adulterous woman, and it was in an-swer to that that the defendant made

ately; he did not come back into the room before the Judge left; they drove down together and went away together; I asked the Judge when I the reply. Mr. Dickson announced that that was all the testimony the prosecution had to offer.

should come, and he said he would let me know; as the Judge was starting away, he said he thought I might come up next day, but would let me know. To Mr. Dickson-Abram came back Mr. Richards, for the defense, Introduced the record of the divorce proceedings, and rested his case.

Mr. Dickson asked that the detury. ant be held to answer to the grand jury. There were but two conclusions could There were but two conclusions could A. J. GUNNELL, Agent. Mr. Dickson asked that the defendin a little more than an hour, and told me to come up next morning; he was the defendant had committed adultery with his wife's sister, Louie, or they were both his wives, and the adultery. was with some other woman. The District Attorney would take the most

me to come up next morning; he was back and forth a great deal. George M. Cannon testified—(Look-ing at complaint) I drew that paper on Sept 8th, at my office, shout noos; completed it during the afternoon; Abram H. Cannon requested me to do so; I did not see the detendant that day; I gave the complaint to Judge Smith bafore 5 n m Smith, before 5 p. m. To Mr. Richards-It might have been delivered to the Judge by 2 or 8 o'clock; could not be positive; it took about 15 minutes to write it; as soon as I eaw the Judge I handed it to him, with a request that he attend to it. To Mr. Dickson-I do not remember the hour I completed the paper; I did considerable work in the office after

roof and marrying the defendant? Another reason to believe that Louie considerable work in the office after giving the paper to the Judge; I close the office at 5 p.m.; I may have comwas innotent was that the defendant had had opportunity to marry h r. It must be some other woman, and I oule pleted the document an hour and a Lali before; could not state positively Judge E. A. Smith testified-I re-

ceived the complaint from George M. Cannon, in the afternoon, after 1 o'clock, perhaps an hour later; Abram came and asked me to go down and have it verified; we went to Mr. Can non's place; Abram went with me; we improbability was that his wife's mother allowed him to marry another of her daughters, unless she was the

one he had sinced with or was already his wi.e. That the defend-ant had first asked Mrs. Wells' consent after his confession of his I then said to him it was a sad case, crime was not worthy of credibility. for a young couple to part, and for his The whole story was so improbable as wife to get a divorce; he said the alito be unworthy of belief of any same man. The divor.e, too, was illegal, and the only pity was that the Judge could not be punished for his part in

could not be punished for his part in the conspiracy. In the charge of adul-lery there was no statement as to when it was committed, nor where or with whom it was committed. The divorce was void because there was no court which de-termined it for there was no court because there was no court which de-termined it, for there was no court when the clerk was not present. The circumstances 'showed collusion be-tween the defendant and his wife Annie, and also on the part of the Judge. If Judge Smith had granted such divorces as this Abram; I do not remember telling Mrs. Cannon to wait a few days; I may have said so before 1 got the waiver; next morning she came to the court; came alone; she was sworn and alone; she was sworn and testified that the facts in the complaint were true; I asked as to her residence, etc.; I am in the habit of granting divorces without clerical at-

granting divorces without clerical at-tendance on the court; Abram sugges-ted the preparation of the walver after I received the complaint, and we waited for it to be written out. To the Commissioner-I asked Mrs. Cannon as to her residence, the ages of the collideren and the confictions of the

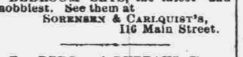
Cannon, as the one with whom the have been thoroughly tested, and adultery was charged; the defendant maintain their good reputation.

> For latest styles of SIDEBOARDS go to Sorensen & CARLQUIST's, 116 Main Street.

## Eucklen's Arnica Salve.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Sait Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin he said "you should know that Loule is my wife." To Mr. Richards—He said "I have sinned against both my wives," or in the other way; I am sure be said she was hig with: Store Store.

BEDROOM SETS, the latest and



For BEDS and BUREAUS, Cheapest and Best, go to SORENSEN & CARLQUIST'S, 116 Main Street.

## COALI COALI COALI

Weber, Rock Spring, Pleasant Val-ley and Red Canyon-All the Coais sold in the Salt Lake market. Our Weber is from the celebrated Grass Creek mines and we are mining better coal than ever before. No other Weber brought to this market can compare with it. All our coals are nicely screened and cleaned. Coal Department, Union Pacific Rail-way Company

Office, Wasatch Corner

## A Good Nurse.

Should not hesitate to wait upon bis mother-in-law and her daughter Louie would be if the claim made by the defendant was correct. If consulted wells, would she have the crueity after the divorce, of going under her wronged sister's roof and marrying the defendant?

DISEASE IMPOSSIBLE.

Yes; utterly "impossible " when all malarial poisons are driven out of the system, leaving the Blood New, Rich, and Pure. No place for eruptions, ul-cers, or Rheumatism, when all Blood taint has been eradicated by the use of must be solve other wile prior to Sept-tember 10th, 1886. On the 5th of the same month the defendant had publicly confessed to adultery; on the 5th he goes directly to Louie, and has the effrontery to propose marriage to the wronged wifes sister. Nothing could be more improbable. Another

could be more improbable. Another them the best Druggists and Physicians, testify to the wonderful cures wrought by

BROWN'S SARSAPARILLA, all diseases of the Blood, Liver, and K'dneys. Use only the BEST Medicines.

## The Studebakers' Branch

Have just received a car load of The Morrison Steel, Hand and Sulky Plows, also Wier Steel, Hand and Sulky Plows, also South Bend Chiled Plows, Harrows, Hay Rakes.

We have also secured the asency for the celebrated Vasaline Stand-ard Wagon and Carriage Grease. This condensed and strictly Pure Fe-trolenm Jelly possesses all the Lubricating, Softening, Preservative and healing properties of the other well known and familiar grades, differing from them only in melting point as it from them only in melting point as it is many degrees higher.

For Carriage and Light Wagon Axles, the high melting point guaran-tees clean hubs in any climate and prevents waste from dripping by the action of heat, and will not travel like Castor or other liquid oils, thus pre-venting injury to the underside of the axle arm from dust or grit.

For all kinds of Agricultural Imple-ments it is the most practical and sat-isfactory lubricant known.

For Leather and Enameled goods, it is softening and preservative, resisting the effects of rain, cold, or animal



WHOLESALE BUYERS will do well to inspect our Immense Stock and Honest Prices before purchasing elsewhere.

granted such divorces as this he was unworthy to be a probate judge. If the defendant had commit-ted adultery, the judge should have made further inquiry and had the de-fendant testify of his guilt. No court should grant the divorce when the wife remained in the same bouse with her husband four nights. The wife should have left the house. And the Judge should be publicly condemned for his course. There was no divorce in the case because there was no court when the clerk was absent. Another reason

the clerk was absent. Another reason

