DESERET NEWS COMPANY

CHARLES W. PENROSE, EDITOR.

RESISTANCE TO UNLAWFUL AUTHORITY.

May 6, 1886

WE presume that no one is surprised sert of a jury can it be called?

The offense he is alleged to have to denounce and call upon the people committed was resisting a United to resist in every lawful way. States officer. According to the testimony of the officer himself, he went admittance and receiving no response, he tried to force the door, and hearing unlawful authority. low voices he declared he would break down the door and was told if he did so he would be treated like a mob. Hearing some one go out of the rear was not going in his direction nor in witness intercepted him. The defend- our anticipations were correct: ant being sworn gave a plain statement seized by the officer. It appeared that the original subposna was an old one, returnable six weeks before the occurrence, and that the order of the court to serve it did not describe the house where the officers found the witness. A new subpœna had been issued to which the order of court did not refer, and thus it was not backed by any order of court and the attempt to break into the house was lawless.

Looking at the matter as impartially fendant, being a "Mormon," was marked down for a victim, and all who are familiar with the manner in which prosecutions are conducted here know what that means. There is a proper way and a proper time to serve a subpæna, misdemeanor, unless so specially orthe warrant, or for an offense committed in the presence of the person faking the arrest. For a felony an ar rest on a warrant is unlawful at night, how much more is the service of a subpona for a witness in a misdemeanor that chosen for the raid on Mr. Brain's

In gany other part of the United justified on trial by an impartial jury. Citizens have some rights, and may defend them to the last extremity. The been inaugurated in Utah under Dickhad blown a hole through the deputy and maintained his rights to the death, ces of his mild resentment of the treatment to which he was subjected. He could have appealed from a conthat the Supreme Court of the United States would uphold the course of raiding officers, attempting to break into a man's house near midnight to hunt for a witness in a simple case of misdemeanor, when the Constitution of the United States provides that: "The right of the people to be secure

in their persons, houses, papers and come to this country, and who obey its effects, against unreasonable searches laws, are estitled to the protection of and seizures, shall not be violated, and no warrants shall issue but upon probable cause, supported by oath or affir- the last extremity, when assailed by mation, and particularly describing the those who would curtail their rights or place to be searched and the person or

The provisions of this Fourth Amend ment to the Constitution are repeatedthat "Mormons" are not included jects of the Flowery Kingdom. Peoamong "the people" who are to be se- ple need not employ the Chinese uncure in their persons, houses, etc. against "unreasonable searches and Brain's house was not unreasonable, their removal from the country. Govand at an unreasonable hour, and in an unreasonable manner, there is no virtue in the provision and no meaning in its language.

If officers do not want to be treated as burglars or other midnight rufflans, let them act within the law and like decent and law-abiding men. No officer has been resisted during the outrages that have been perpetrated tby Ireland's minjons when they have acted within the lines of the law. And it looks as though when resistance is offered to persons attempting to invade a man's premises at night, it should be violent enough to bring this question that none of our citizens will join in such a movement, nor countenance in such a movement in such a movement in such a movement in such a movement in such a move to a pertinent issue. When men act like rufflans, they may be treated as rufflans, and the law will justify a citizen in shooting down and killing midnight marauders who invade his dom-

icile under any unlawful pretense. We know what we are talking about, and understand that what we say will be misrepresented and construed into an endeavor to incite the people to crime. But we advocate no unlawful violence. On the contrary we desire to suppress it. We have counselled, and do counsel, submission to the lawful execution of the law. What we oppose is lawlessness, oppression and tion for such objects, and if unable to outrage. The guaranty of that constitotional provision which we have quoted has been set at naught in Utah by persons deputized by the U. S. Marshal. Domiciles have been broken into, and women have been forced by dirty deputies to come from their beds and appear before them in their nightclothes to receive service of subposnaes. No. man's house is safe from intrusion at

any hour, providing he is a "Mormon." The case against Mr. Arain is in support of this infamous invasion of the people's rights. The defendant has been forced to trial, too, before a jury | the reception to Governor West, at the picked by the officers whom he is ac- Theatre to-morrow evening.

cused of resisting. His trial is so far a farce. Juries who are than packet know what is expected of them. Witness the course pursued toward the four jurymen in the Dean case who were in favor of an acquittal because the evidence did not justify conviction. They have been singled out as unfit for jurymen in subsequent cases. And it is made clear to persons serving on juries that their business is to convict when a "Mormon" is going through the almost needless form of a

We speak strongly because we feel deeply the wrong of these proceedings. While an unjust and special law is in operation we do not oppose the fair and impartial execution of that law, no matat the verdict in the case of Edward ter where it strikes or what may be the Brain, notwithstanding the nature of consequence. We may argue against the case and the lack of evidence to its injustice, but we do not and will show that defendant was guilty of any not thinder its execution, nor speak crime. The jury was selected by the against those who are charged with its officers whom the defendant was ac- administration when they act lawfully cused of resisting. They were chosen and consistently. What we protest from one class of the community, and against is the lawless execution of the because of their hostility to the class law. The oppression of the people to which the defendant belongs. An The unjustifiable acts of brutal men. opportunity to be tried by a jury not The excess of authority, the partial selected by the prosecuting witnesses and extreme measures that are adopted was denied him. If the jury was not the persecution which is being packed to convict the defendant, what conducted under the name of prosecution. And these we expect

It is time that something definite was done to determine whether a "Morto Mp. Brain's house shortly before mon" has any rights and any protecmidnight to serve a subpoena on a tion from the laws which he is so oswitness in a case of misdemeanor; he tentatiously commanded to obey. Let supposed she was in the house, and the people submit to everything lawwith his associates having demanded ful, but not bow down to iliegal force. and become a set of abject slaves to

THE LEGISLATORS WILL

RECEIVE THEIR PAY. door he went found and saw Brain WE have taken the ground ever since come out with a pistol in his hand; he word was received here that the pay seized Brain and took it from him, and of the members and officers of the after getting into the house found the Legislature had been stopped at Washwitness concealed in a garret. He did ington, that the money would be renot read the subposns until after he covered, and that the peoples' reprearrested the defendant, and the latter sentatives would receive their just compensation. The following, which the direction of Collin-the other was received by Secretary Thomas deputy, when he left the house but the from Comptroller Durham, proves that

to the effect that he took the men at you I declined to honor your requisifirst for burglars, that he did not resist them, that he was on a his way to a greighbor's to get him for a witness when he was to get him for a witness when he was to a marginal to the amount the last "In my letter of March 10th last the amount appropriated for the last Legislature and the draft will be hon-

The attempt to rob the Legisiature was mean and despicable in the extreme. The suggestion went from this city and was part of the conspiracy to which Eli H. Murray was a party. Only a small and paltry soul would attempt such petty revenge upon men who would not bow down to his mandates and lend themselves to his am-

The provision in the Congressional appropriation bill of 1875, wrong in its spirit and intent and only smuggled into it at the expiring moments of the session, had no application, whatever to any other appropriation than that and that is not by violence nor to which it was attached. The money by attacking a man's premises in the for the expenses of the Legislature of night time. Under the law an arrest 1886 was duly appropriated withcannot be lawfully made at night for a out any restrictive provision, and the Comptroller had no dered by the court and endorsed upon right, in the first place, to withhold the money. He sees now how he was deceived by misrepresentations from Utah, just as the President did in rerest may be made at night. If an ar. gard to the necessity for sending troops here.

The liars and conspirators will all be exposed in time, and the plots and case, at such an unseasonable hour as schemes against the peace and welfare of the Territory, in aid of the few adventurers who want to control its people and its finances will ultimately fail, States if the owner of a house thus at- while their promoters will reap the tacked near midnight had filled the general reward of all who have sought supposed burgiars with lead and killed to build themselves up on the downfall every one of them, he would have been of the "Mormons." Justice will be sure eventually to claim its own.

We congratulate the people's representatives on this recognition of their old English saying, supported by the rights, and the success which has atcommon law, that "every man's house | tended the labors of Hon. Jos. A. West is his castle," does not seem to hold and others, who with the Delegate in good during the rule of terror that has Congress have been representing our side of the question at the seat of son, Ireland and Co. But if Mr. Brain government. And those counties which have generously advanced the money for the pay of the legislators he would have stood a fairer chance can now be reimbursed, and the mouths for justice than under the circumstan- of the growlers will be temporarily closed. But the Government is yet owing the Legislative Assembly of 1876 the per diem and mileage of its officers viction for murder to the court of last and members, which was just as unresurt, and it is not at all probable justly withheld as the legislative expenses of 1886.

> GOVERNOR STEVENSON AND THE CHINESE.

GOVERNOR STEVENSON of Idaho has taken a proper stand on the Chinese question. The Mongolians who have the government and should have it to the last extremity, when assailed by deprive them of life, liberty or property. Governor Stevenson is a staunch Democrat and a fearless official. He is not likely to stand much of the ly violated in Utah. And it seems to nonsense of the rotary element the opinion of officers that delights in tormenting and backed up by the courts, oppressing the poer pig-tailed subless they wish to, but they must not inflict violence upon them, nor break seizures." If the raid upon Mr. the laws in a savage attempt to effect ernor Stevenson's proclamation is worth copying. It reads as follows:

Whereas, Authentic statements and information from sources I deem reliable having been received at this department from different localities in Idaho that numerous organizations have been formed and are now forming for the purpose of expelling, by force and violence, all Chinese who may be found in said localities on and after the first day of May, 1886, it is hoped that none of our citizens will join in such a movement, nor countenance in receive the equal protection of the laws

of our Territory.

I do, therefore, admonish the people in every portion of Idaho to oppose in every lawful way the institution of such riotous proceedings and mob vlolence. And I warn those perso ganizations and committees having in view the forcible expulsion of the Chinese or any other persons now pursuing their peaceful labor, against such acts of violence, with the assurance that the law will hold those who may engage in such deeds responsible, in-dividually and collectively, for the re-sults of their acts. And I particularly notify and call on the sheriffs of the countles and the officers of the law to use every to prevent all rlotous maintain the prace and majesty of the law to call ou every male citizen to assist them, recording the name of every man who refuses such assistance, or who are rioters, for future prosecution. [See Section 5519 Revised Statutes

[See Section | United States.] In witness whereof I have hereunto signed my name and caused [SEAL.] the Seal of the Territory of Idaho to be affixed.

Done at Boise City, Idaho Territory,
April 27th, A. D., 1886.

Edward A. Stevenson,

Governor. E. J. CURTIS, Secretary.

Eight o'clock is the hour set for

THE RIOTS IN THE EAST.

THE bloody work in Chicago and Milwankee illustrates what we recently advanced on the labor question, The Anarchists and Socialists, mingling with the real labor element, are the authors of those diabolical outbreaks that have resulted in the loss of so much life and propriety. Those ringleaders who have been captured will no doubt be made examples of. The danger is that in these times of excitement, horror and indignation, suspiclon will take the place of proof and men not guilty of overt acts will be made the scapegoats for the crimes of actual assassins. The trial of such persons should be postponed until the public mind has had time to become cool and collected. At present they would be doomed if

their lives were placed in jeopardy before the courts. Mr. Powderly has done a prudent thing in repudiating, for the Knights of Grant. by just people for any association that unites with the breeders of discord and advocates of murder in their vioence and lawlessness.

Organization and unity are necessary to the workingmen who are struggling for fair wages and reasonsble hours of labor. They have the right to combine against the encroachments and oppressions of capital and monopoly. But they have no right to

BY TELEGRAPH

P'IR WESTERN UNION TELEGRAPH LINE.

AMERICAN. LATEST BY LIGHTNING. The Situation at Milwaukee and

MILWAUKEE, 9:30 a. m.—All quiet in the city this morning. Troops con-tinue to guard the threatened estab-lishments. In Bayview and Southside no riotous assemblages have been reported thus far this morning. The trouble is believed to be over. There is a greater feeling of confi-dence apparent this morning in the ability of the authorities to preserve peace. The outlook continues threat-ening in certain quarters, and the police expect they may be called upon to disperse gatherings in certain portions of the city, but the arrest of a few anof the city, but the arrest of a few anarchists yesterday, insured a feeling that this element will no longer prove so troublesome in view of the fact that the police now believe all the leading instigators of the recent trouble have been caged, with possibly a notable exception. The collision of evidence against the conspirators was proceeding rapidly last night. Warrants for the arrest of four striking switchmen employed by the St. Paul and Fort Wayne roads, charged them with obstructing the U. S. mail. One man was arrested last night by a deputy marshal, the others have not been found. A fund for the benefit of the families of the dead and woundled police has swelled to \$28,000. Police raided the hall of the Anarchists at 105 North Well Street and 58 Clybourn Avenue this morning and seized a few muskets.

All the men at the Pullman works All the men at the Pullman works and Allen Paper Car Wheel Car works are still out. The locality was quiet and disorders not apprehended. Fully three-fourths of the McCormick Harvester Works employes reported for duty this morning. The proprietor of the Deering Works decided this morning to grant a working day of morning to grant a working day of eight hours and advance 15 per cent. on the former pay. Seventeen hundred men return to work this morning. A A report from the county hospital this morning states that officers Barrett, Flavin, Miller and Jacob Hansen are beyond recovery and sinking fast.

The Surface Railroad Steal in New York.

How the Plunder was Divided. ALBANY, 6.—The Senate committee on railroads made its supplemental and final report on the results of its investigation of the Broadway Surface Railroad Company's doings. It reasserts in the strongest language the illegality in the organization of the company, its utter disregard of law in its subsequent proceedings; its wholesale bribery of aldermen and the flagrant violations of law practiced by councilmen in consenting to its laying tracks in lower Broadway. It speaks of fremedial laws which have been passed since the investigation bepassed since the investigation began as likely to have a salutary effect and of the legal proceedings initiated against the bribetaking aldermen, speaks strongly of the dangers which threaten the State from the spirit of wholesale corruption which now exists in official places. which now exists in official places. Accompanying was a communication from the district attorney of New York City, saying he had some important additional testimony to present before it, going to show how the bribe money was distributed and asking that the time of the committee be extended. A resolution to have the Third Avenue road investigated was referred to the committee.

the Third Avenue road investi-gated, was referred to the committee to report on its advisability. In the Assembly, after a long political debate, an appropriation of \$200,000 to improve the Eric Canal was passed. A resolu-tion was adopted requesting Congress to pass a bill for the relief of Col. J. D. Stevenson, of San Francisco, 86 years of age, veteran of the war of 1812 and of the Mexican war, and who took the first regiment of Mexican velunteers to first regiment of Mexican velunteers to California. Two bills were introduced declaring boycotting not to be con-spiracy or misdemeanor under the law

The Cincinnati Strike Ended. Cincinnati, O., 6.—The strike of freight-handlers is at an end. The men are already at work in all the freight yards and others will resume this afternoon. The exact terms are not made known, but it is generally understood that they are to have an advance of from 15 to 20 cents per day. This is looked upon as banishing all danger of disorder, and peaceful settlements with the strikers are expected nents with the strikers are expected

NEW YORK, 6 .- The sale of Governor Stanfors'd trotting stock continued yesterday, an average of \$870 per head being received. Among the highest prices were: Unique, b. m., \$1,000; Mercedes, b. m., \$1,000; Mercedes, b. m., \$1,275; St. Just, b.c., \$1,250; Argo, b.f., \$1,650; Almira, b.f., \$2,175. The total amount of the two days' sale, is \$84,300.

FOREIGN. LATEST TRANS-ATLANTIC DIS-PATCHES. The Cholera Begins its Ra vages in Italy.

ROME, 6.—It is officially annot that the cholers has appeared in

ice and Vicenza, Several cases and some deaths are reported in these places daily.

RECEPTION TO GOVERNOR

WEST. As a compliment to the new Governor, Hon. Caleb. W. West, aj reception ball will be given to-morrow evening by the corporation officers of this city, the affair to commence at 8 o'clock. Only invited guests will be present and the number of these will probably be quite large, though the extent to which invitations will be sent out had not been decided upon up to the time of our going to press. The following are the committees appointed:

On Arrangements - Mayor Armstrong, Alderman Webber, Councilors
Taylor, Grant, Cannon and Clark, and
Watermaster Winder.
On Invitation—Alderman Riter,
Councilors Wells, Davis, Clark and
Grant thing in repudiating, for the Knights of Labor, the villainous acts of the Auarchists and Socialists. Every other labor organization should promptly place itself on record against crime and violence. And inquiry should be made to discover how far members of such societies have lent themselves to the schemes of the destroyers of society. No sympathy will be entertained by just people for any association that gineer Ottinger, Atterney Moyle and Marshal Solomon.

> The New Edmunds Bill ... he Herald has the following special concerning the arguments on the new Edmunds bill before the House Judiciary

At the hearing before the judiclary committee Delegate, Caine finished his ments and oppressions of capital and monopoly. But they have no right to destroy property, obstruct business or prevent others from doing the work which they refuse to perform. Freedom cannot be gained or promoted by restraining the liberty of others, and the triumph of human rights cannot be achieved by depriving any one of their benefits, whether capitalists or laborers.

The country is in a terrible condition and the events of the past few weeks are but precursors of greater troubles times, and the tribulations predicted by ancient and modern Prophets are at the doers of the world. Great changes in society are about to take place and the wise will be looking and preparing for them.

And while the lovers of their race will, be pleased to see the workers among men obtain the proper results of their toil, they will set their faces like a flint against the anarchy and revolution which are desired by the malice and murder. Order and peace are just as much for the permanent benefit of the laborer as of the employer. The good of society is for the good of the individual.

At the hearing before the luddicary committee Delegate Calme finished his arrymment commenced yesterday, ccursom the heart om his order of world committee with the false, accusations and mis-state of his remarks he disclaimed all responsibility for the Tribune dispatches in question accompanied Baskin to Washington, and was with him when he first appeared before the committee. Baskin much discontant the chairman requested him to remain and heart any other explanation the chairman requested him to remain and heart any other explanation and heart any other explanative, the committee having devoted much time and attention to the arguments. The proceedings will be printed before being considered by the full committee. Delegate Calme thanked the remains the Manage and the proper sentence.

Deputy Registrars.—The following deputy registration officers have been appointed by the Utah Commission: James P. Anderson in lieu of Christian Peterson, for Bear River precinct,
Box Elder County.
Wm. J. Barton in lieu of John H. Meredith. resigned, Kayswille precinct Davis County.

A new precinct has been established in Box Elder County, called Junction. and Mr. H. H. Chase was appointed deputy registration officer at that place. Three new precincts have been established in Summit County, and a deputy appointed as follows: Woodland precinct, Geo. F. Reynolds.

THE City Council held an informal session this morning and appointed the ecessary committees to arrange for Governor West's reception to-morrow evening, at the Theatre.

A coloned boy named Jordan was arrested to-day for washing spittoons in the water ditch. He was let off with a reprimand from the judge, leniency being extended because of the non-enforcement of the ordinance. In the future, however, any one guilty of the practice, or of sweeping or throwing dirt or rubbish of any kind into the water sect will be prosecuted.

"Yesterday afternoon Wm. Perkins, an employee of W. G. Wilson, the Og-den Canon lumberman, met with an ac-cident which resulted in a broken leg and some serious bruises. Perkins was logging in the mountains and the log he was handling slipped and forced him against a rock. His left leg was broken between the knee and the ankle and his right leg was considerably bruised.

WANTEDI

Good, Clean Cotton Rags, at Deseret Paper Mill.

ESTRAY NOT.CE. T HAVE IN MY POSSESSION:

One bay MARE, 3 or 4 years old, branded D S. or D 5 on left thigh, four white feet, white spot in forehead.

One dark bay or brown HORSE, 2 or 3 years old, branded C D on left thigh.

One bay MARE, 3 or 4 years old, right hind foot white, white spot in forehead, roan strip down face; no brands visible.

If not claimed on or before May 18th, 1886, will be sold to the highest cash bidder, at one o'clock p. m., at Mayfield Precinct Pound.

FREDERICK & CHRISTIANSON FREDERICK & CHRISTIANSON,

Mayfield, Sanpete Co., May 3, 1888. ESTRAY NOTICE. HAVE IN MY POSSESSION:

One Sorrel STALLION, about (1) one year old, white strip in face. No brands visible. It not claimed within ten days will be sold on Tuesday, May 11th, 1886, at 10 o'clock a. m., at the Kanosh Estray Pound.

ANTHONY PAXTON,

District Poundkeeper. Kanosh, Millard Co., Utah, May, 1, 1886, NOTICE TO CREDITORS. In the Probate Court of Davis County, Terri tory of Utah.

In the matter of the Estate of James Ladle, NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the Estate of James Ladle, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them stanic with half circle over it on right against the said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice to the said Administrator, at Farmington, in the County of Davis, Territory of Utah, that being the place for the transaction of the business of said estate.

JOHN LADLE,
Administrator of the Estate of James Ladle, Deceased.

Dated at Farmington, Davis Co., May 3rd, 1886.

CHARLES E. PEARSON, Attorney for Administrator. 826 cawaw

ESTRAY NOTICE. HAVE IN MY POSSESSION:

One bay MARE, 2 years old, white face and left hind leg, branded) (on left thigh. One black MARE, 1 year old mo brands vis One old roan HORSE, white face and egs, branded & left shoulder, JR combine One bay MARE, 2 years old; no brands One iron-grey HORSE, 2 years old, brand resembling a sickle on left thigh.
One old bay HORSE; no brands visible.
One light bay HORSE, 4 years old, 0 on eft shoulder, blotched brand left thigh.
One bay MARE, I year old, knock-kneed, Lon left thigh. One bay MARE, white strip in the face right hind foot white, 88 on right shoulder. One sorrel MARE, 2 years old, white face,

One sorrel MARE, I years old, white race, branded on left thigh.

If the above described animals are not claimed and taken away on or before the lith day of May, 1886, will be sold at public suction at the estray pound at 1 p. m., in Kandolph, Rich Co., Utah.

JOHN SNOWBALL,

District Poundkeeper.

Randolph, Utah, May 1, 1886.

AMUSEMENTS.

(Edoun & Sanger, Proprietors,) in the Greatest of all Successes,

OR. THE HOTEL.

By Chas. H. Hoyt.

'The funniest of them all."

NEW MUSIC! NEW DANCES!

Box Office open Saturday at 10 a. m. Deors open at 7:30. Performance nences at 8.

LOST.

ON MAIN ST., BETWEEN FIRST AND Seventh South, a WATCH CHARM, with monogram on the back J. H. W. The finder will be rewarded by returning it to the d2t DESERET NEWS OFFICE.

RARUS, JUN.

DRIVING PARK.

- AND -

SATURDAY AFTERNOONS

AND WITTICISMS.

NEW MEDLEYS, SONGS

SALT LAKE THEATRE. DESERET NATIONAL BANK TWO NIGHTS

Only Appearance here of the GROESBECK ORIGINAL SPARKS CO

> RECEIVES DEPOSITS PAYABLE ON DEMAND. Buys and Sells Exchange on Nov LAWNS, STRAW HATS, LACES, EMBROIDERIES, fork, San Francisco, Chicago, 5t. Louis, Omaha, London, and princi

Makes collections, remitting proceeds



DR. A. C. YOUNG, VETERINARY SURGEON,

- AT THE -Stables, Corner Seventh East and First South Streets. This Horse has a record of 2:35 at 5 years old, and is now 7 years old,

RATES-\$15.00 A SEASON. For further particulars call at the above address, or J. D. GRIFFIN.
d&s lwe

DRESS CUTTING MACHINES. INVENTED AND PATENTED BY MR. and Mrs. F. E. Buddington, 2108, Wabash Avenue, Chicago, Ill. It is not a Chart or Model, but a Tailor system of actual measurement. Over 3000 now in use. Nearly 500 gold in Utah in 12 months.

Awarded First Prize at Exposition, Minne-apolis, Minn., 1882. Awarded First Prize at State Fair, Sacra-mento, Cal., 1882. Awarded First Prize at World's Fair, New Orleans, 1884-5.

This engraving represents the back and front of Cutting Machine, being one-twentieth its actual size. All that is required is to draw slides out to required measure and mark around outside of Machine. By it a lady can ent from any fashion plate, making a perfect fit without changing seams. The Buddington Dress Cutting Machine

sa. The Dr is the greatest invention in their line since the introdection of the Sewing Machine, and is being used as extensively.—Chicago Daily Machine, with Instruction Book and Draftings, \$3.00. Sent C. O. D. on receipt of 75cts. to guarantee the express charges.

Agents Wanted. For Terms to Agents, address Mrs. T. B. Clark, P. O. Box 50, Farmington, Davis Co., U. T., Agent for Utah, Idaho, Nevada and Wyoming. d&s3te

FOR SALE. HOUSE AND LOT IN THE 18rm Ward, corner of Third and A Streets, sanily situated and convenient to the ness center; lot 5x10 rods; good barn, orchard, etc.
Also, a Farm of 15 acres, 3½ miles south
of Salt Lake City. Enquire of
YOUNG BROTHERS,
No. 38 Main Street, in the Old Constitution
dif

WANTED-TEAMS TO HAUL FROM the Brooklyn Mine, Bingham.
A. HOLT & SONS,

OLD GLASS WANTED. THE SALT LAKE GLASS WORKS will pay \$5.00 per ton for clean old bottle and window glass, deliveed at their. factory, two blocks west of Warm Spring Bath House.

WANTED.

ONE LADY AND TWO MEN TAILORS JOHN C. CUTLER & BRO., No. 36 Main Street, FOR SALE. No. 1 NEW MILCH COW AND CALF

GEO. DUNFORD'S, No. 124 Main Street. LOST.

A SEAL AND CHARM OF A WATCH
Chain, the seal had on it W. W. The
finder will be rewarded by returning it to
WM. WOOD,
dlw 22 West, First South Street. W. WEST.

GEM MEAT MARKET. 55 EAST, SECOND SOUTH STREET Meats of All Kinds In Season. JABEZ W. WEST, Proprietor. Telephone No. 213. dill 3m

A. FISHER BREWING CO. Browery near U.C.S.R. & B.A.R.G. Depots, BALT LAKE CITY, UTAH,

P. O. Box 1049. Telephone 294 We are now prepared to promptly supply the public with kieg and Bottled theer of a Superior quality, at popular prices. City Depot 109s, Main St. Telephone, 179. - A. FISHER BREWING CO.

GO TO THE Workingmen's Clothing Store MEN'S and BOYS' CLOTHING AND FURNISHING GOODS. Children's Clothing a Specialty

W. LONGMORE, 55 w. First South Street ESTRAY NOTICE.

ple with half circle over it on shoulder.

It said animal is not elaimed within ten days from date, it will be sold on May 13th, 1886, at the estray pound, Grantsville, to the highest bidder.

WILLIAM MATTHEWS,

Grantsville, May 3, 1886, ESTRAY NOTICE, HAVE IN MY POSSESSION:

If not claimed and taken away within ten days from date, will be sold to the highest responsible bidder on May 10th, 1880, at J. B. JACKSON, Estray Poundkeen Anabella, Sevier Co., Utah, May 1, 1886.

ESTRAY NOTICE. HAVE IN MY POSSESSION:

One bay MARE, 8 or 10 years old, left hind oot white, brand resembling a heart on left high and vented on left shoulder; brand resembling 2 on right shoulder. One bay yearling horse COLT, left hind foot white; no brands visible.

One bay stud COLT, 2 years old, white strip in face, hind feet and left front foot white. One bay MARE, 3 years old, left hind foot One bay MARE, 3 years old, left hind foot white; no brands visible.

If not claimed within ten days will be sold at public suction to the highest cash bidder at the Fillmore estray pound at 10 o'clock a. m., May 13th.

J. H. MACE,

District Poundkeeper.

Fillmore City, May 3, 1898.

BANKS.

SALT LAKE CITY.

PAID UP CAPITAL, - - \$200,000 SURPLUS, . . . 200,000 H. S. ELDREDGE, President, FERAMORZ LITTLE, Vice Prest, JOHN SHARP, WM. W. RITER, DIRECTORS L. S. HILLS, Cashier, JAS. T. LITTLE, Asst. Cashier.

pal Continental Cities.



Graduate of the American Veterinary
College.

Treats all diseases and lamenesses of Horses and Cattle. Agent for the celebrated Maud S. Hoof Expander, Rolling Motlon Shoes, etc.

Office—Second South Street, with Pendleton & Son. Hours, 9 to 11 and 3 to 5. Orders can be left with any of the stables.

-AB-FLOWING WELLS Are becoming so popular and essential, SHAW & WALLACE Are now prepared (after a wide experience) to

DRIVE WELLS or SINK WELLS AND PUT IN PUMPS, In any part of the city or neighboring set 82 Satisfaction guaranteed. For particulars, terms etc., address
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