We are ashamed to think that a singing, B. S. Young and Katie Young A Volume of Poems .- The follow-BANKS. OOK WELL Judge, in this boasted land of liberty rendered select readings and J. M. ing review, written by Brother II. W. and justice, would utter from the Young read a poem written for the oc- Naisbitt, of a new book, has been TO YOUR beach such monstrous edicts and caston by Arretta Young, daughter of handed in for publication: call them law, as Judge Zane Franklin W. Young. A large portion "Advance sheets of a volume of SALT LAKE CITY. pronounced on Tuesday. He gravely of the time was spent in pleasant conpoems by J. H. Ward, have been re-ceived from the publishers, Joseph satin court and explained as the ter- versation, enterchanging of friendly Hyrum Parry & Co. mble crime of Royal B. Young, for sentiments and the relation of reminwhich he multiplied upon him the iscences of the past. There 200 pages, and quite attractive in ap-SURPLUS, . chaltics of the law, that he had vis- was also instrumental music and pearance, being illustrated by native talent whose suggestive sketches were S. ELDREDGE, President, ited his plural wife while she was in dancing. An excellent repast was ERAMORZ LITTLE, Vice Prest , engraved in the East. The contents of the threes of child-bearing, and at an-other time when his child was dying. pleasant season had been spent, the title "Ballads of Life," gives no JOHN SHARP, WM. W. RITER, . GROESBECK, . HILLS, Cashier, . T, LITTLE, Asst. Cashier. Horse's Feet. Has humanity fled from the courts of company dismissed, the benediction really adequate idea of the variety of topic and style. The poems are not all Jtah? Is the administration of the being pronounced by Elder Franklin of equal excellence, but there are none law here a tragedy or a farce? Can W. Young. devoid of interest. Their reception, any respect be felt for a law capable of however, will depend more or less up-The sight of the company, all connected with one family, was one of ua-usual interest. It served two pursuch villainous perversion, or the officers who administer it in so despicable a manner? poses-the celebration of the anniver- is with its musical rythm calculated to 10-11-2 TEL 71-2 175-2 linger in the memory, and find a restsary of the birthday of the illustrious We hope this decision and that ing place in the heart. The little lyric The above drawing was made from a nail, showing the lumination of from in the Cold Rolled and Shearing process. pal Continental Cities. speech of Judge Zane's will find head of the family, and that of a recalled "Life" is worthy of reading and their way into the hands of all union of an association formed for the repetition as is also the one entitled the leading men of the general goverpurpose of keeping cemented by lands" also exhibits the ment. An administration that will the adhesive quality of friendly poetry in a degree far beyond the aver-age of writers. "Compensation" is a sustain such doings is unworthy of the social intercourse ties that should age of writers. support of the country and will cernever be severed. The occasion was little gem. "The Incarnation" breathes suggestive of numerous thoughts. It warm sentiments of the heart find tainly arouse the displeasure of the has often been asserted that such men vent in pathos, in the description of Great Ruler of the Universe. This diaming was made from the nati We find it difficult to repress the reas President Brigham Young do not the quiet scenes of domestic life, in treat it have and codin bone as wa to rics, 1 and 2 die, as they continue to live after they | religious feeling, and in reminiscences sentment that naturally arises over such the cuty that Forge Land Hammer Point of civil war, such as even the nonleave this probation, in the hearts and perversions of law and outrages upon diverse some work in the World that is not chipsed, of sheared from the point and combatants can appreciate, for their vivid picturing of its serious times. A justice as are becoming common in memories of the people. Brigham a spect in dramp, is this raid against the Saints. But we Young lives to-day extensively in anchoice narrative and humorous ballads, with two or three more preother sense. He is the parent stem THE PUTNAM NAIL. know that redress will come in due tentions poems and some translations time, and that He who knows and from which shoot out innumerable rom various authors, make up such a See that your isorse is shod with this nail, Street judges all things will in His own way a taxant di mi-kbranches. Suppose that the Young book as will flud warm welcome from make manifest His anger, and smite a growing class of readers. Family Association should render its 122 STE BY STELLERS IN HORSE MAILS. 'It is needless to remind the reader with His mighty hand the wicked and re-upions perpetual for half a century, that the author is already well and fapies cont free by mail, by addressing orably known as the writer of "The land of Providence" and "Gospel unjust from the judgment seat. We what would be its dimensions at th SURVEYING. Putnam Nail Co. are willing to wait with patience and end of that period? If all the offshoots Philosophy." This effort which com-bines versatility of subject, felicity of expression, and marked ability as to D. C. YOUNG, C. E. and connections should then be gathbide our time. BOSFON, MASS. ered up, it could be safely stated, withrhyme and rythm, will intilliply his admirers. The book should sell; our young people want it. Many of its hiout entering into the details of a math-O. Address, Neponset, Mass WHAT IS GAINED BY OBEVING ematical calculation, that, under ordi-THE LAW. nary conditions of increase, the largest Friday Dr. C. DAL. I. and its

when he agrees te "obey the law as construed by the courts. A man who has married a plural wife for time and all eternity must pledge himself not to associate with her any more even under the most harmless conditions. Anything "indicating that relation," Judge Zane says, would be evidence of cohabitation. That is, whether the man and woman actually cohabitedlived together, or not,"any association of any kind," such as "visiting the house, or associating with her in public places-at church, or the theatre or other places,' would be evidence of cohabitation. And to sum it up, the Judge admits his inability to say what would or would not be construed to mean cohabitation in a case before a jury. So after all, no man who has a plural wife alive can tell what his conduct must be towards her, to escape the twists and quirks and traps and snares of the law as con-

Judge Zane says the decision of the Supreme Court of the Territory is that, "A lawful marriage and the acknowledgement of that relation, in this district, is conclusive evidence of cohabitation as to the lawful wife and



