DESERET EVENING NEWS. Rouday. . November 25, 1859. SECOND EDITION FRAGMENTS. thour Misdonary meeting of Vestionality evening.

Thomas was admitted in the Third District Co How, James Smann and S. A. Generational in the Mercanth Ward environment, on the Issues of the

Ton Eighth Quorant of Elders it hold their recular moeting this string in the Eighteenth Ward hapel at 7:00 o'clock.

HARRY DINEY and Nat fice a S'Conferior"by the Home D tic Chab will be agist attraction on Thunlogivin,

Political Notes.

The People's club of the Thirteet had district will hold their regu-certing in the schoolhouse Tuesd

will much distriction of

contemporter, The regular drift exercise of the correction marching club, will be bettind--1 was in Balt Lake from ourload at the school grounds dids September, 1530 to 1535; then went could get at 7.55 minute. A full at-minutes is desired. By order of the minutes is desired. By order of the

diffical Chais will most this evim-g at half past seven o'check, in the headhours, John Nichelson, Estja II address the meeting. The black optains are requisited to be there

A DOUBLE TRAGEDY.

H. G. Hansen and W. G. Golding Next and Killed.

social by the Dissinger News (s)could by the JOSENET NAWS, -About 7520 on Saturday evening a lorrible tragedy occurred in this sity, at Cooling - variation. Parthere McFarinae, a coddent of Manit, Joid F. G. Bannen, of Kanass Chy, May, and W. G. Golding, of Salt Jakes. They were of the Bio-journels Radway surveylar com-tamile Radway surveylar comstunde Railway surveying com They had a few WORLD a) had a tew works r grane of peak, when weat home and got farmed and fight, told them a and fight, tolding to the door and its hand, saying as had ble farmer then fired at ag a very had wound in Hansen liten st ceived a shot J (b) side, between the 60h an-oth rise. He fived about an hou-ber. Golding expired this morn g about 2000. McPariane es-al about 2000.

four immediately after The sheriff and posse have ever shire. He gave

IN THE COURTS.

Third District Coart.

Thu Twople vs. C. W. Wr r; plen, not guilty. 5. J. Angell et al. vs. John vet al.; decree of forcelouup

mid sale. U. M. Hell Telephone Co. va. Salt Lake City Balfrend Co.; jost-ponement of trial till Weilnesday. T. B. Comminge.

The People vs. J. B. Cummings, could to committ rays. Plen of not People vs. Thus, M. Hughe v. Armigned, Phys. of u

People vs. John T. Sweene orgery, Not appending, ben

than vs. Mr. J. Fotbar Set for hearing Saturday

dward O'Reien vie John Emiti

versilet for plaintiff of \$125, meanuall los. Machine. Co. ya Lake City Brewing Co.(on trial - donais ruayz

receivery highlight of God or fearth. Such was the teaching of George Q. Cariton down to be ma-ber, 1885, and protody highlight. Be-fore them be had over the bard of a disposition be question the control of the Church in hypersed schubb. His early life was in Church. He spent 21 or 22 pr in the Church, and was in the forwment House. He does not be apostalized because there was white wrome there, or because August, 1999 the Church, control for the Church, it apply to political af-e chain was just as hund five years ago as it was a five years ago as it was made Aprill 4, 1559, wherein he mi-journed out: "because the could not enforce the tasts, owing to the opportion of the pople."
There was also a communication to Jadge Crailebaugh wherein the cason given by witnesses for non-attendines at court was stated.
Le Grand Young objected to the documents is immatching and here show and the shikery of the communication was not re-ceived in evidence but the orders.
The communication was not re-ceived in evidence but the orders.
The communication was not re-ceived in evidence but the orders.
The opminumication was not re-ceived in evidence but the orders.
The opminumication was not re-ceived in evidence but the orders.
The opminumication was not re-ceived in evidence but the order shows that they have out the pople shows that they have a their was these and the order of the pople shows that they have the pople shows that they have a the order of the pople shows that an e-court was. This ender says that

lumns that there was at least a ing, of grief, of sorrow, is not trea-lution of the Mormon question, for son. Court-Was there a cause for

Court—Was there a cause for mourning: Mr. Yoning—I suppose some of the people throught three was; but that was not knessen. There was no as-pert of treasen, and it cannot be di-bited to that. It may have been disrepsect to the courts, and should not have been done. But it was not and could not be treasen. Why, in Rostim, when the Fujittve Slave Acts were in force, the people of the morth chained that they were unconstitutional. Money was used for their repeat. Under that have, in the Burns case, the govern-ment captured a slave in Boston aw, in the Borns case, the govern-uent captured a slave in Boston rol sent him hack. The people of foston half unsted all of the flags a the public buildings. That was interesting. o treason. Court-Do you think that was to adicate sorrow, or as an insult to

The deminition, A.S. The new same the demonstration was not trained or treasonable. Mr. Dickow has unjeed items in courts was treasen. That is a new doctrine to me. I always understood that usen have a right to a fair trial— that they have a right to tast the legality of any law. I maintain the right as a citizen to test the control of the fair trial and to a right to the Morson of Gen-tinationality of any law; and that every main, be he Morson or Gen-tico, has a right to a fair trial and to a proper defense, and it is not treasen to semicly means to contest legally

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> allow a proper definition, and it is not treasen to employ means to contest. Ingality may cause in courts. The history of this nation shows that before the war there was much of bits, and even the Supreme Court of the United States held to be warranged before States held to be warranged before States has been to be relationset events and evolution to be set and the desired evolution of the set of th main of conscience, for we d do it constitutionally, acaulay says that if ings as this was not persect ere could be no religious persecu-on. Mr. Young then read from ord Macculay's essay, in which be ya that to purish a mush beentose, su some doctrine ha holds, it is be-cred ho will commit an offense, is pensecution, and foolish and wicked. To argue that because a man is a Catholic and that he is bound to invariate a hereful wavering, and then bases have un that assumption is persecution. And connerl in this case have used fill ensure signi-ments that were used against the Catholics in England, with only the change that it "Mar-mons" to be disfamethised now instead of Catholics. But the Brit-iah nation forever silenced the argu-ment there, and in faultice is should be Severer silenced here. In this case the applicant base sincera him-self edigible for citizenship in every sense and it is in "tight, to if eligible men and i imitted.

into it, and are the HON, R. D. THURMAN id that his connection with the nee had been irregular, owing b is necessary absence, and he has expected to make an argur sected to use points, however has not been fully lovelog-three he would refer. ding was indeed a stra-bace massed along

And that is the case he did not control string should control fairs. It is any that a foil off after he rech and the was socially That is the secret of his tim people. It was be-tim people. It was

or beer

Go to SPENCER, BYWATER & Co., opposite City Hall, for Tin Roading, Guitering, Spouting, Stoves and Thuware, etc.

WOOL BATTS JOHN C. CUTLER & BRO., No. 36 East Temple St.

unconstitutional? No; it was the people whom it was now wought in deprive of the rights of citizmathy, Was there treasen in this? The supreme court said ne, by upholi-ing them and setting adde the un-constitutional measure. If a man-has no right to test the law he is robust of a precious right of the citizen. The people subscribed to test the law, as they had a perfect right board they mainfalsed the Constitution by having a con-truction pair on the law. The people were have do right to agitate for a repeat of the have yet where the robust of the law is the price truction pair on the law. The people for the robust of the law is the price truction pair on the law. The people for the robust of the new they be the set in the law.

been deemed treassumble. There is but one way for the effi-ern to exercise his right in the courts, and that is to test each hol-dual case. But to take a man and charge hims with all the funcied the present school site for mitable oper to consider tual case. It charge him to iffenses of oth ters, when he applie then, is most about morent man, one who of these things, and Microsoft Micros eventing a commolious of or the district and the fur he same with all the app priced, and also for the t sy it was The prover heard of these things, and The prover heard of these things, and ludge him by them, is to perpetrate a great tiguettee. It must be true were not that there are "Mornions" in Units who are logal to the government-who would bare thick becomes an eredify as any others in defense of their country; and yet your homor in requested to shot?

defense of their country, and yet your homor is requested to shot them out. Will the court take the respensibility for so much of perse-cution, of wrong, of contrare, as is meant by this proceeding? I trust that we will have no uncossity to find fault with the court for a de-cision in this case. -The framers of the definition. As I have said demonstration when Mr. Wells

B. N. HASKIN

read from the naturalization laws, and said that he regarded in the case of an applicant for naturaliza-tion all doubts should be resolved against him. Every one who leaves the "Mormon" Church should on five years to is in good is admitts I say no Morm dimension. The show by fiv that he is before he citizenship, I entitled to eiti cons do not dispute that they be eve in polygamy, and that as it evenled of Gosl they cannot r Baskin was engaged in addressin the Court when the NEWS went 1

OUR LETTER FROM PROVO.

all and examine out The Foute Murder Case and Other Matters. han any

⁴ Press ser Special Correspondent.) The examination of Brock, the station heater at Mine Mile, the station hild way between Proce and Prox Ductose of Neglik, was held be-fore Commissioner Hills Price, afformon. In the absence of As-sistant District Attorney David Evans, at Option, Mr. George Sutherland continued the prosecu-tion, and Mr. W. H. King defoulded. Thomas Mitchell, the man who was the whole occurrence, test field, and the court adjourned until Balurday meraning when the ex-amination was resumed by the cal-ing of John Egan, and the eye-sit-ness to the Hilling and Mr. John Alger having also given evidence, Commissioner Hills held Brock to newer the charge of martier before the next grand jurg. He fixed the bala \$7000. COURT. rial Corre ill commit an offense, is and foolish and wicked.

Park City. Be sure and this the short. Hose to Park City, vin. S.L. & J. Ry. Truins leave the D. & H. G. Dopot at 10 a.m. dif

ante applicant bes shown him fedigiles for citinenship in every se, and it is his vight be admitted. It is urged that belongs to a sect that belongs to a sect that thight a doctrine which is in-particle with the laws of the on. It is urged that the "Mor-u" mild obey "he Priesthood; they say instructory "Mainmen" anty. Whe On Saturdity Alvin Crockell was arraigned on an Indictment charging bins with the 57 mariter. He ploaded net guilty. By consent of the Dis-trict Attory for was admitted to had in the sum of \$5,000. The equily desket will be called and set for trial on Tuesday mari-net was such as the trial of the trial of the Non-Net Section 20, 1850, at The Condeatto ing, November 20, 1880, at 10 The demotrer filed in the Spanish Fork vs. Auton La was overtraled. Prime Evans was excuse

æ

a application of plaintiff the of Salt Take & Western R. B vs. R. C. Earl et al. was die

case of Sail Lake & Western R. B. Uo, vs. B. C. Earl et al. was di-minend. Sheriff Fowher has "cappel" (fo-sentence convict wanted Harr, W. Hail, who excepted from the N-brasha State perilentiary. He we convicted of marker and polycy Sheriff Fowler will pocket a 1999 n ward.

LATEST TELEGRAMS. The Train Bobbery.

The Train Robbery, Orwaroo, Kas., Nor. E.- Las night's robbery of the Missouri Kanasa & Texas train, usar Perry station, was done with extra-ordinary boldness and skill, indicat-ing the work of professionals. The express car was robbed of 500,000. The less with fail on the Pacific Express company. certing was indeed a strange We have passed about in history of this Territory to a whom mm, speak of a certain has becoming more like other had been. In other words, are growing more like other ba, Congress has gue over this all time and time again, or the soliton of caused for the other Congress had lead this matter a them for the same purvose

Idaha Arriam Burned

Eacher sey inter intraverse BLACKTOPET, Utahn, Nov. 25.– The feeritorial asylum hurned this morning. Phys-even out of skryp-five immites were research. Two women and two inter into the known to have perioded. Four are yet miss-ing and sepposed to have been ingrant. The batkling was partially

45 Equilable 46 Sella Colored Yarns at 85c.

Equitable Sells Buys' and Girls' Stockings, he made, all wool, 15c per pair, w 20c; Men's home-made Hose, 21c, per pair: Ladies' solid blac oil Hose, 20c, per pair, worth 40c

British a rules Salve. The Base SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Bheum, Fever Sares, Ulcers, Salt Bheum, Fever Sares, Feiter, Tha-ped Hamis, Chilibians, Corns, and al Skin Eruptions, and positivesy arres The, or no pay required. It is giaranteed to give period satis-fician, or money refined. This section, or money refined. A special meeting of the tax-pay-ers of School District No. 1, Suit Lake County, is hereby called for Friday evening, November 20th, 1850 at 7353 at the School Hamse of bur. For sale by A. C.

object of the meeting is t LL & Co CARPETSII CARPETS III at HENRY DINWOODEY'S

proprieturs of Ely's Crean do not claim it to be a cure all, but a sure neuraly for catarrh, all, but a sure neuraly for catarrh, codes in the head and hay fever. It is not a liquid or a snuff, but is easily applied into the nosirils. It gives relief at once.

anne up beföre the meeting. Janns D. Srimiana, Timmas Jonness, Joins Sprinze, Trustees School District No. Salt Late City, Nov. 15, 1888. NOTICE. 205 O'S ATTURDAY, NOVEMERS 2018, 1984, the following Order was made by the

The Equitable Caop. ells yard wide Sheetling at Sic., Red mixed Flaund 16%c. Brown Canton Flaund 16% per int.

Construction of the second sec Such Range, S. Kasi, to any representing our and or previous from nonline scottering, whill atherwise schereric grows the boost and more from the schere of the boost. New, therefore, in according with the abare order. I will restore hold for the fea-ing at the same ladd interest, held by marks and schere order.

NOTICE

alville, Summit County, inding Deremiter 1, 1898, FEASE H. DVER, Escriver,

All kinds of Second Hand House add Goods, 187 s. First E. Ercussion & WEnnam.

Wanted Hand Ha

Equilible Co-op. Selle all-wool sha wheat 75 c. Bed Comforters, large size, 90c, each Raw Silk Table Covers, worth \$1,25 for 75c.

Having established a r honesty, reliability alling, we are now prepa

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makes them reputar. For sale Z. C. M. I. don't dept. mail

the public great is

for 1997, Boys' Pants, 50c, to 50c, entit, gal, keg Pickles, §1.25, 6 bars of Sony, §1, keys' wool Watsis, worth g1.25, for 60c. 18

O' THE INTERSTON OF THE CITY O Council to extend water matter as becaute fast from Third back ur prices are 10 per cont. any other house in lown

other house in any Wu. Loscount, 51 w. First South St. This test place in town to get a Good, Home-cooked Dinner, for 55 cents, is BENNAMEN'S Reslaumit, 115 s. Main Street.

tion by the car ever Conneil of Solt Lak-City Records

Mr. T. A. Betoven, successful, Deroten, Louisiani, suye: "The St. Futricit's Fills went like hot enhes." Their genite action and reliability as a cathartic is what unles them combre WANTED DIMEDIATELY. TASS STOUGHTERMAN INS. Apply to WHITE A SONS CO., 19 W. Piret Scoth St.

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Bincellings, Geo. B. Taylor, B. J. Bonnert, W.F. Armstring, M.J. Bonnert, G. B. Bonnert, Society, Marager, G. B. Bonnert, G. B. Bonnert, Marager, G. B. Bonnert, G. B. Bo

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The court wild he did not care to the court wild he did not care to are more than two as each side. Dicknon such the thought three and that hours for each side would do. The court ruled with theshin and ficks in a law in the thouse was o much, but would endeave for the distant a large there. Lectrant Young said here a build a court rule would endeave for the distant and getting thed. Lectrant Young said here a build a court rule would endeave for the mathematical sector of the sector of the mathematical sector of the secto

as enough. This closed the proceedings of Sat-day evening, and Dickson offered i ay evening, and then on a

PUPOE CHADLEDADON,

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Boys' Boo	its ••		2.00
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LADIES'	DRES	SS GC	ODS
AT S. P		ASD	

