SENATOR EDMUNDS SCORED BY A WOMAN. THE CHIEF MOVER IN CONGRESSIONAL ANTI-"MORMONISM" CAUTERNIARD AS AN ENEMY TO WOMAN, AND UN-WORTHY THE SUPPORT OF HIS CON-STITUENTS. The woman suffragists of New York having taken rather an active part of inte in opposing the measure of Sena-tor Edmunds for the distranchisement of the women of Utah, one of them received from him the following let-Ditchod by Strikers Pire Miles Bollik EVENING NEWS. the interest of adventurers and rob-AMUSEMEN'TS. bers, who are using the opponents of of Parson C. M. I. Z-woman surffage to effect their ends. blished Daily, Suitlays Excepted, PARSONS, Kansas, 30. - Passenger train No. 154, northbound, was ditched five miles south of here and the engine, SALT LAKE THEATRE The rascals are learning this, and so AT FOUR O'CLOCK. five miles south of here and the engine, mail car and baggage car were thrown down the embaukment. The mail car struck against a telegraph pole and broke it. The only one seriously hurt was Mail Agent Moore, who has been taken to - his home at Osage Mission. The track will be cleared to - day of the wreck caused by a fish plate being removed and the rails spreading. The fish plate was then spiked down so that the rails could not possibly get to their place, thereby making the wreck inevitable. Great indignation was manifested by they are changing their tactics, work-TWO NIGHTS ONLY. ing now for the disfranchisement of PRINTED AND PUBLISHED BY THE Tuesday & Wednesday, Mar. 30 & 31 all members of the "Mormon" Church, without regard to sex or matrimonial DESERET NEWS COMPANY ENGAGEMENT OF conditions. They thus avoid the UNPARALLELED OFFERINGS OF woman suffrage entanglement, but they Miss MARY ANDERSON. plainly show their hands and appear to CHARLES W. PENROSE, EDITOR. Under the Direction of every person with natural vision as a SPRING GOODS. band of schemers, working for that MR. MENRY E. ABBEY. . March 30, 1886 Tuesday political power by chicanery and deceit Supported by a Full Dramatic Company, received from him the following let-We are confident that our display is the largest which they can never hope to gain by ter: TUESDAY, March 30, W. S. Gilbert's Myth-Great indignation was manifested by the citizens at the perpetrators of the crime and it is likely that the guilty ones will be arrested and punished, as the detectives have obtained some clues lawful and legitimate methods. WASHINGTON, Senate Chamber, 19 February, 1886. ANNUAL CONFERENCE. BY TELEGRAPH. ological Comedy, in Three Acts, of and richest stock of imported and domestic novel-Meanwhile we are pleased to see the PYGMALION AND GALATEA ties in Dress Goods, Prints, Ginghams, Lawns, DEAR MADAM.—Yours of the 15th ult. is received. If you and your as-sociates understood the state of things in Utah, I am sure you would support instead of opposing the provision to relieve the women of Utah from the interest which intelligent women, like FER WESTERN UNION TELEGRAPH LINE. We are authorized to announce that Mrs. Lozier and others of the Associa-Straw Hats, Laces, Embroideries, Buttons, etc., etc., the Annaal Conference of the Church as to who the guilty parties are. AMERICAN. To be followed by a One Act Drama, writ-ten expressly for Miss Anderson by W. B. Gilbert, entitled, tion in which she shines as a leader. of Jesus Christ of Latter-day Saints take in the cause of their sex, unever shown in Utah. LATENT BY LIGHTNING. will be held at Provo, commencing at blased by the ignorant prejudice that relieve the women of Utah from the degredation of voting as their Mormon masters require. I have so far re-ceived not a word of opposition from any Gentile woman in that Territory, and the state of the iaw is such, that it is impracticable to disfranchise Mor-mon women without including the Gentile women. In haste, FOREIGN. blinds statesmen and sways the multi-COMEDY AND TRAGEDY 10 o'clock s.m., on Sunday, the 4th of Preparing to Move Trains—The Site SATEST TRANS-ATLANTIC DISation Threatening. tude. OARPETS! CARPETS! April next. PATCHES. ST. LOUIS, 30 .- The Missouri Paci-ST. LOUIS, 30.—The Missouri Paci-fic is preparing to move freight trains as usual to-day, and there is a greater air of activity about its freight depot than at any previous time during the strike. No trains had left East St. Louis up to 10 a.m. The situation there is considered somewhat threat-ening, though no outbreak has oc-curred. WEDNESDAY EVENING, March \$1, Shake-speare's Comedy of The officers and members of the All Quiet To-day. No Lady can afford to re-carpet her house un-REFINED WORK OF "AMERI-Church are cordially invited to attend. BRUSSELS, 30.—Quict has not only been restored at Charleroi but the strikers are generally returning to work. The only locality where dis-turbance has increased is the central coal mining district. CAN GENTLEMEN." AS YOU LIKE IT. til she has seen our goods and learns what Low Respectfully yours, GEO. F. EDMUNDS, THE vilest paper on earth, sometimes Prices we offer. MRS. LOZIER AND MR. EDcalled the Tribung of this city, in ad-Miss-SCALE OF PRICES MUNDS. dition to publishing all the tid-bits of New York. curred. The Adjutant General of Illinois has directed the Fifth Regiment of State troops to hold itself in readiness for Reserved Scats.......\$2.00, \$1.50 and 75 cts Admission.......\$1.00, 75 cts. and 50cts STEEL GOODS! scandal that male and female gossins In response to the foregoing, the fol-The Isles of Greece. Some stir has been made in The Sale of Seats will begin at the Box Office of the Theatre on Friday, March 26th, at 10 a, m., and Section C will be on sale at D. & E. G. ticket office, same day. gloat over with a salacious relish, and lowing caustic reply was sent: eastern circles, over the correspond-ATMENS, 30 .- It is stated that th the personal and private conversations government will submit to Parliament a measure providing for a compulsory loan and for the confiscation of mon-astery lands. The report is current that the government intends to mobilize the National Guards. ence between Mrs. Clemence S. Lozier, STATE COMMITTE, Woman Suffrage Party, New York, March 20, 1886. Shovels, Spades, Hoes, Rakes, Forks. The service. This is in obedience to a call for troops at East St. Louis. which sneaks and informers can pick Chairman of the Woman Suffrage Asmost complete Stock in the West. sociation, and Senator George F. Ed- up and repeat, gives occasionally to No Change. munds of Vermont. Mrs. Lozier having the public letters that are inadver-Hon. Geo. F. Edmunds, Senate of the United States, Washington, D. C. WASHINGTON, 30,-Secretary Man-BANKS. tently dropped in the street or stolen expressed her opinions pretty freely by some of its hired Paul Prys. on the meanness and injustice of that CROCKERY! SIR-A letter from you to a member vious Fire in Florida-The City o The creatures who manipulate the SIR—A letter from you to a member of our party, which would have been sooner answered but for the recipient's absence, seeks to excuse your latest assault on American liberty; but your attempt is a failure. You are already guilty, with your confederates, of a pe-culiarly unjust and wicked crime against the first wives of polygamous-men in litab. These women are not clause in the new Edmunds bill pro-**DESERET NATIONAL BANK** Key West in Ashes. Key West in Ashes. KEY WEST, Fis., 30.—Five blocks in the centre of this city have been burned this morning and the fire is still raging. It started in the San Carlos Theatre at 1 o'clock this morning. The Episcopal and Baptist churches are among the buildings consumed. Key West, 30.—Over fifty houses are already burned, including the Masonic Hall, three or four cigar factories and bonded warehouses containing nearly a quarter of a million dollars worth of tobacco. Officers from the Usited States steamers *Brooklyn* and *Powhat-*tan have been blowing up some of the houses with powder. There is no water supply, the cisterns being mostly dry. low-lived concern do not seem to un-THE posing to disfranchise the women of Utab, Mr. Edmunds addressed a letter Another car In Bulk, has arrived. Examine derstand that they are exposing SALT LAKE CITY. **OMAHA & CHICAGO** their own shame by such conduct, to the lady, in which he said : goods and compare prices. "If you and your associates under-stood the state of things in Utah, I am sure you would support instead of op-pose the provision to relieve the women of Utah from the degradation of voting as their Mormon masters require." nor that it is beneath the conduct of PAID UP CAPITAL, · · 8200.00 any gentleman to expose private let-SHORT LINE H. S. ELDREDGE, Supt. \$URPLUS, - -- 200,00 ters to other persons to the public men in Utah. These women are not responsible for their husbands taking additional wives; in most cases they gaze. They seem to imagine that any-H. S. ELDENDGE, President, FREAMORZ LITTLE, Vice Prest., JOHN SHARP, WM. W. RITER, J. A. GROESBECK, L. S. HILLS, Cashier, JAS. T. LITTLE, Asst. Cashier. OF THE C. M. I. thing dropped in the street is theirs or Chicago, Milwankee & St. Paul R' were practically powerless to pre-vent this; yet you have disfranchised common property. An honest man Mrs. Lozier, who seems to be pretty DIRECTORS will try to find the owner of an article them, and thus punished them for the acts of their husbands, to which, well posted on the question, responded he may pick up in the street. A decent with a caustic letter, which has partly the acts of their husbands, to which, as a rule, they are at heart opposed. You have not only inflicted this odious penalty of disfranctisement, which is commouly prescribed as a punishment for the toulest crimes, on many thou-THE BEST ROUTE man would try and discover the person appeared in several papers, but either to whom a letter is addressed that may garbled or mu tilated or spoiled by un-BEGEIVES BEPOSITS PAYABLE ON DEMANO. 1864. NEW SPRING GOODS. 1886. FROM OMAHA TO fall into his hands. It is only the sneak portant omissions. It is worth prodry. It is now settled that the fire will not stop until it reaches the harbor. It is now entering the business part of the city, destroying buildings containing heavy stocks of goods and the loss will be very great. It looks now as though the Hotel Russell would shortly sucthief who will appropriate to his own ducing in its entirety, and will be found Buys and Sells Exchange on Nov THE EAST use property that does not belong to sands of innocent women; but you York, San Francisco, Chicago, St. in full in another column. have unconstitutionally deprived them of that trial by court and jury, and him, without seeking to learn its owner Louis, Omaha, Loudon, and princi-It is a severe arraignment of the and restore it. And it is only the scurthat opportunity to prove their inno-cence, which the Constitution and nat-ural justice both secure to the worst felon; you have inflicted this detesta-ble penalty on these blameless thou-TWO TRAINS DAILY BETWEEN OMAHA oal Continental Office. Green Mountain sage and his fanatical viest kind of a cur that would take a -AND---Anneapoils, Oubaque, Freepart, Mad son, Witsons, Ar Makes collections, remitting proceed followers. It may be laughed at as the -AND-Milwanke private letter plainly addressed to an-Cedar Rapid angry language of an offended female, Bavenport, Rockford, Janesville, La Crosse, other, and instead of forwarding it to ock Island. but there is more in it than can be its owner, not only read it himself but sands by one sweeping and arbitrary. exercise of legislative power, without even the semblance of a trial, and The fire is still raging and it is now tigin, Beloit, silenced with ridicule. It contains F. AUERBACH & BROTHER. feared that the entire city is doomed publish, it to the world to injure both FOR SALE. truths which go straight to the point. And all other Important Points East, North cast and Southeast. to destruction. the writer and the person addressed. without giving them a chance to de-fend themselves. Not content with your guilt herein, you now seek to treble it by oppressing two other HALF-BREED NORMAN STALLION There is no reason why the women of Powderly and Gould Again in Con Twenty three months old, weight pounds. These remarks are occasioned by Utah should be deprived of the elective several dirty tricks of this kind reference. For through tickets call on the Ticket agent at Sait Lake City, Utah. PULLMAN SLEEPERS and the FINEST DIN-J. H. MIDGLEY, 515 E, Third South Street. franchise. The proposition to take treble it by oppressing two other classes of the sex you pretend to re-NEW YORK, 11 a.m.-Powderly, acsoited to by the Tribune people, and d Im away the ballot from all "Mormon" companied by Turner, Bailey, Hayes and McDowell, are now in conference particularly by the publication of a ING CARS IN THE WORLD are run on the main fines of the Chicage, Hilwarkee and St. Paul Rallway, and every attention is paid to passengers by courteous employes of the voters, male and female, though an exwhen you and those who follow you VANTED. private letter from Franklin, Idaho, to with Jay Gould, Geo. Gould and Vice President Hopkins, at the office of the Missouri Pacific Co. tension of the intended wrong, is far a gentleman of this city and said to misled Congress into distranchising the polygamists of Utah, true friends of freedom protested; net because they A QUANTITY OF CANADIAN POPLAR and Ash trees. Enquire at the Utak and Nevada Railway Office. more logical and consistent than the have been found in the street. In-Missouri Pacific Co. New York, 1 p.m.—The question as to the general principle of arbitration is being thoroughly discussed at the conference between Gould and the committee of the Knights of Labor to-day. The session began at 11 and still continues. Hoxle in St. Louis is con-nected with the committee by direct attempt to rob the women of their **CARPETS! UPHOLSTERY!** vestigations made by the Salt Lake R. MILLER, A. V. H. CARPENT R. had any sympathy with polygamy, either in its Utah form or in the far rights. The pretext offered for the Herald have elicited the facts that the General Manager. Gen'l Passenger Ag'tcontemplated injustice to the worse form wherein it exists among public men at Washington-but beletter was duly mailed at Franklin, but F. TUCKER, GEO. H. HEAFFORD: BOARDERS WANTED. Wholesale and R women, can be applied just as Ass't Gen'l Manager. Ass't Gen'l Pass, Ag't. was never received by the gentleman DARTIES DESIRING COMFORTABLE cause they knew that one successful is used against them by the few who to whom it was sent. This raises a much to the men. Indeed it J. T. CLARE, Gen'l Superintendent. ated by applying at No. 236 w., 2d North attempt to invade the sacred and vested

vote "as their Mormon masters require." The same is said of the men. And if it is right to deprive the women voters of the franchise because liars put forth that pretense, it is equally right to distranchise the men voters on the same allegation.

Mr. Edmunds presumes that the ladies opposed to his scheme do not. understand "the state of things in Utah." But everybody familiar with the situation knows that it is Mr. Edmunds who is ignorant of the subject and the people against whom he supports adverse legislation. The proof of his ignorance is branded on his bill. He has a clause in it to abolish marked ballots in Utah, when there are no such ballots to abolish. It provides for the repeal of a law that has no existence. Other clauses are for the repeal of other provisions of Utah law that are not upon our statute books. If these are not demonstrations of his misinformation what can they be called? It is upon this false basis that Mr. Edmunds predicated his proposal to take the ballot away from the women, and, as understood, now endorses the movement to take it away from the men also, provided they are members of the "Mormon" Church. So when he twits the ladies of the Woman Suffrage Association with their lack of understanding, he should first be sure that he is not himself in

the dark. He has been stuffed with the stories of the rascals who are plotting to rob this Territory, and, in his egotism and cold concelt, he thinks he knows it all, while his followers blindly take the cue from his lead, and, the blind leading the blind, they are ready to fall into the ditch of their folly, injustice and wrong-together.

Mrs. Lozier may be technically in error in regard to the "God-given right" of suffrage. Voting is legally considered to be a privilege rather than a right; as a power conferred by legislation, not a natural, inherent right born in the citizen. Whether this is morally and theoretically correct is yet in a similar way, but no action was an open question. If the rights to life, liberty and the pursuit of happiness are inborn and unalienable, as declared in the Declaration of Independence, and that no one in this free land has the hardihood to deny, it' seems

reasonable to conclude that the ballot is an equal right of every citizen, to enable him or her to exercise and be assailed for polygamy, so this preserve that liberty and secure that happiness to which every one is entitled. Wise statesmen have declared that they who have not the ballot are slaves to those who hold it. With this view of the case the ballot is a right rather than a privilege; although laws have been enacted to restrict it, and courts rule in the light of those laws. It does not follow, be-

cause the courts are practically unanimous in the view that the elective franchise is a privilege, that the doctrine is morally and intrinsically right.

But this is certain. Even if the voting power is but a privilege, when once conferred and exercised according to law it becomes a vested right. And if women obtain it and use it, their rights are equal in the premises with those of male voters. And, as Mrs. Lozier argues, "it cannot be disturbed without a flagrant breach of settled principles of law." The argument applies to women voters as much as to men voters. Sex does not affect the in England would be stamped appoint of this alleged free country, and in England would be stamped appoint of extinguished by persecuting those who principle. The rule works both ways. The intimation concerning the probable opposition of the Woman Suffragtoo well known that all persons, male | ritory bear the imputation.

is used against them by the few who are plotting for the spoliation of Utah. Mr. Edmunds alleges that the women Bestoffice or how? Was it put by ostoffice, or how? Was it put by mistake in the Tribune box, and, if so, by what right, was it opened by the Tribune people? If It was dropped by 'a carrier, and found as claimed, why did the Tribune scribes open a sealed letter addressed to a gentleman not connected in any way

with their disreputable establishment? tice and illegality of taking away vested rights—you now seek to use this pre-cedent as ground for committing two new violations of vested and natural rights. You seek to disfranchise the Mormon women who are not engaged in polygamy, and also the women who Look at it as you will it was a disgraceful and unmanly act, worthy only of one whose moral sensibility has been drowned in befuddling potations, and who has no more appreciation of are not Mormons. Whatever may be said in defense of the law you have already procured, which inflicts this heavy penalty on thousands of men and women without that, jury trial common prudence than to betray his own valgarity and lack of good breeding, openly and with boasting. The gentleman whose private affairs which is their constitutional right, your present effort to inflict this odions punishmont on thousands of unqueshave thus been exposed to the public gaze should institute inquiries, with tionshiv innocent women is the view to an explanation of the pardonable. The right of suf-

manner in which a private letter has been taken from the Postoffice by oneto whom it was not addressed, and spread upon the pages of the most infamous sheet that was ever issued from the press.

"WHAT'S IN A NAME?"

THE name of Cannon seems to act on very wisely to remove you from the Senatorial seat wherein you have the court officials here as a red flag on a mad bull. Any one who bears that shown yourself aristocratic, tyrannical, and reactionary. Your course in this matter has destroyed your prosname had better beware, or he may be pounced upon at any moment unpects of the Presidency; your party's leaders well know that you cannot carry New York, and that though dis-franchised, the womanhood of Amerswares. We are not sure that this may not incidentally apply to every franchised, the womanhood of Amer-ica would manage to turn other States person by the name of Gunn, which may be hastily taken for some connec against you.

tion of the hated cognomen. Mr. George M. Cannon, the County Recorder, is the latest victim to this insane rage. It appears he has held a brief conversation with a man drawn as a juror, but not yet chosen to sit upon the case on which comment is said to have been made. When this fact was learned in court, Mr. Cannon was at once arrested and held in his own recognizance to show why he should not be committed for contempt. Another juror acknowledged to having had a conversation with some person taken on that. It was not "a party by the name of Cannon," so it did not

matter so much. Probably it was not a "Mormon," so it did not signify at Mr. Cannon is a quiet, gentlemanly young man whom no one would accuse of lawlessness. He cannot shallow pretext is taken advantage of to bring him within the lines of the law. Really, is not the Chief Justice descending a little too low in this absurd irritation at a name, and this ex-

SUNDAY OUTRAGES UPON CITIZENS' RIGHTS.

Dons Marshal Ireland Intend to continue these Sunday raids upon the homes of unoffending citizans? Last Sunday houses were invaded by at first

conference. A gentleman who has been in the committee room all the cause that they knew in the continued exercise of suffrage by the women lay morning states that the outlook for the true hope of the latter's uplifting to the mental and moral level of monargument as to the manner and conditions of settlement by arbitration is ogamy. Their fears are justi-fied. Having succeeded in mak-ing this most dangerous precedent,— though as a lawyer you well knew the wrong and peril of enacting penalties for acts already done, and the injus-New York, 2:45 p.m.—The confer-ence still continues and the discussion is covering a very wide field. Con-gressman O'Nelli's bill has received considerable attention and General

un-

considerable attention and General Swain has been before the body giving his views as to its merits. Owing to the great number of matters being discussed it is not likely that the gentlemen in conference will be able to finish their inbors to-day, but up to this time considerable progress, toward agreement has been made, and it is now thought that a decision as to In the Probate Court in and for Salt Lake County, Utah Territory.

nected with the committee by direct wire and is taking an active past in the

it is now thought that a decision as to whether or not the differences can be settled by arbitration will be arrived at to-day, but the details will have to be arranged to-morrow. 2:50 p.m.—The conference just now adjourned to meet again to-morrow morning. It is stated that consider-able progress has been made in the negotiations for the settlement by ar-bitration, but the whole matter is in such a crude state at present that no details or results of the day's labor will be made public. frage belongs to those women as a God-given right of their nature; and as a legal right it has vested in then by sixteen years' possession and use. It cannot be disturbed without a <text> will be made public. flagrant breach of settled principles of law. If you are the lawyer you claim to be, you well know that this is true;

Another Strike of 350 Men at Bt. Louis.

Bt. Lowis. Sr. Louis, 30.—Three hundred and fifty men employed by the St. Louis Transfer Company reported for duty at the regular hour this morning, and when about to begin duties, were told by the superintendent of the company that it had been decided to furaish them protection in performing their duties by detailing a squad of Deputy United States Marshals to accompany them during the day and guard them from molestation from strikers. This was what the men were walting for and they immediately struck, declaring they wanted no protection. No freight can be now brought across the river to this city for the ferry is the only means of transfer, and this new strike renders that useless, for no trains can be procured to do the nec-essary hauling from the river to the stated out this morning from the Mis-souri Pacific yards, guarded by a strong force of police. There were no crowds of any size congregated in the yards at any point along the route. It was stated that the company could now run their regular number of trains could the necessary number of men be pro-cured to run them. if you do not know it, you are too ig-norant of law and justice to be fit for a Senator. Either way, your action shows that your constituents will do against you. The pretext whereon you seek to en-act this new wrong deserves no serious consideration. The non-polygamous Mormon men are largely in the major-ity; and so long as they are not dis-franchised—so long as the lasue is nade against them at the polls becaus cured to run them.

Milling Engines in Mt. Louis.

Sr. Louis, 12:30 p.m.—At East St. Louis no serious disturbance has as yet occurred, although several attempts to start out freight trains have been reis an outgrowth, not of a desire to promote virtue, but of a disposition which you have on all occasiods shown, to prolong the oppression of the weak-er sex and keep women subject and sisted by the strikers. The Illinois and St. Louis Railway

angine and took it back to the round

house. On the Vandalia tracks an attempt was made to make up freight trains, but the engineer complied with the request of the strikers and the train was aban-doned. No opposition, however, was offered to the efforts of the Wabash to resume freight traffic and it succeeded in sending out a freight train.

Arresting Knights of Labor.

Arresting Knights of Labor. Sr. Louis, 30.—The Iron Mountain road has sent out four freight trains without molestation to-day. Warrants have been issued for the arrest of Wil-liam McConnell and William Conray, striking Mo. Pacific employes, charged with obstructing the passage of the Missouri Pacific train March 23. Judge Advocate McGary, of the Knights of Labor, was arrested yesterday on the charge of trespassing on the company's property, was taken before the Court this morning and allowed to give ball, pending preliminary examination. 1

No Committee will be Received not Composed Exclusively of Employes.

any but employes. Piffeen Hundred Strikers Blocking the Roads-Troops Ordered to East St. Louis by the Governor Sr. Louis, 30.—The sheriff of 1St. Clair county has telegraphed Governor Oglesby that 1,500 strikers at East St. Louis are blocksding all freight trains and hold the State of lillinos in contempt, and that it is folly to attempt to move a train in the ab-sence of a strong force of troops. The governor has ordered the company at Decatur to go to East St. Louis. catur to go to East St. Louis.

EMPLOYMENT WANTED. THE SALT LAKE GLASS WORKS L 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. date

OLD GLASS WANTED.

CONSUMPTION.

SUMMONS.

Annie Grace Winter Astle, Plaintiff,

The People of the Territory of Utah send Greeting:

To Hyrum Astle, Defendant,

Witness the Hon. Elius A.Smith, Judge, and the seal of the Probate Court of Salt Lake County, Territory of Utah, this 13th day of March, in the year of our Lord one thousand eight hundred and eighty six.

JOHN C. CUTLER, Clerk.

Chas. W. Stayner, Attorney for Plaintiff.

SUMMONS.

n the Probate Court in and for Salt Lake County, Utah Territory.

Mary Whittle, nee Openshaw, Plaintiff,

The People of the Territory of Utah sen

John Whittle, Defendant.

ost of suit.

[SEAL.]

Hyrum Astle, Defendant.

nave meen cured. Indend, -ostrong's my fain tery, that I will send TWO BOTTLMS FRME, with a VALUAMLETREATINE on this discussion

afferer. Give express and P O. addr. ss. DR. T. A. SLOCUM, 181 Funri St., New York.

A YOUNG MAN OF BETWEEN 19 AND 26 years, strong and healthy, desires employment, to attend stock or work on a farm. Good references. Apply at this





Have Removed to 116 Main Street, and call the attention of the public to their varied assortment of BED ROOM SETS, UPHOLSTERY, Folding Chairs, New Grades, AT BED ROCK PRICES

To John Whittle, Defendant. TOU ARE HEREBY REQUIRED TO Call and see them and make your pur-chases, and you will feel satisfied over after-wards. Goods guaranteed as represented. 116 Main Street.

NOTIOE.

You ARE HEREBY REQUIRED TO appear in an action brought against probate Court of the County of Sait Lake, Territory of Utah, and to answer the com-plaint filed therein, within ten days (ex-citative of the day of service) after the ser-rice on you of summons—if served within this county; or, if served out of this county, but in this district, within twenty days; Theseld action is brought to obtain a decree or the day of served out of this county, but in this district, within twenty days; Theseld action is brought to obtain a decree of the ground of ill treatment, causing plaintiff asks for the care, custody and plaintiff asks for the care, custody and their of their minor children. And you are hereby notified that if you fas above required, the said plaintiff will ap-ply to this Court for the railef prayed for and cost of suit. GENERAL MEETING OF THE STOCK. holders of Zion's Co-operative Mercantile Institution will be held in the Social Hall, in this city, on Monday, April 5, 1886, at 2 p.m., for the purpose of electing a Vice-President and a Director: the former to fill the unexpired term of Hon. Wm.

Jennings, whose death has caused a vacan cy in the Vice-Presidency, and the latter to fill the unexpired term of Hon. H. S.

and cost of suit. Witness the Hon. Ellas A. Smith, Judge, and the seal of the Pro-bate Court of Salt Lake County, [SEAL.] Territory of Usah, this Slast day of December, in the year of our Lord one thousand eight hun-dred and eighty five. Eldredge, whose appointment, in January last, to the office of Vice-President, causes a vacancy in the Board of Directors, and for the transaction of such other business as may be brought before the meeting.

THOS. G. WEBBER.

de à

JOHN C. CUTLER, Clerk. Chas. W. Stayner, Attorney for Plaintiff. Salt Lake City, March 29, 1986.

UTAH CENTRAL RAILWAY.



MEN'S, BOYS' and YOUTHS'

For Fall and Winter!

____ ALSO _____

IN EVERY VARIETY.

d Retail

er sex and keep women subject and dependent. Your intimation that the woman suffragists do not understand the state of things in Utah is as impertment, as your , suggestions on the floor of the Senate, that the indice of your own State and elsewhere, who seek to be relieved from the wrong of disfranchisement, are trying to degrade themselves—was unsenatorial and ungentlemanly. The woman suffragists do understand the state of things in Utah, and long have done so. Indeed, woman suffrage in Utah was originated by one of their most devoted leaders—Mr. Hamilton Wilcox, an earnest oppouent of polygtreme vindictiveness against a family? most devoted leaders—Mr. Hamilton Wilcox, an earnest opponent of polyg-amy in all its forms—who after careful examination recommended the aboli-tion of woman's political degradation as the sole really effective legislation against polygamy. Mr. Wilcox stated in 1869 that the aboli-tion of disfranchisement would at first strengthen polygamy but

Sunday houses were invaded by his hirelings under the pretence of hunting for witnesses, but no one they wanted was found. Are peaceable people to be thus disturbed on the built of the first strengthen polygamy, but would afterwards operate to over-throw it. The first prediction came true, the second is coming so. Under the effect of political liberty many Mormon women are now beginning to peak out against polygamy; yet this uspicious moment is the very one Sabbath day, by rough men who say they are authorized to look for witchosen by you for an endeavor to thrust them back under the intolerable wrong of disfranchisement. Furthernesses? Is it not time that something decisive was done to stop this ungodly more, the woman suffragists knowand lawless work? . It would not

in England would be stamped upon at live according to it. They know-what it also appears that you do not-that in the growing intelligence and power which the exercise of suffrage secures the first attempt. It is disgraceful to all engaged in it. There is no necessity all composition of the Woman Suffrage lets to Mr. Edmunds' ambitious proj-ects is not to be despised. As we showed in a recent article, the mem-bers of the New York association have succeeded in defeating sev-eral candidates for State offlees who were antagonistic to their movement. They can wield a powerful liftuence in that faste, to say nothing of other parts of the Union. Without the voir the Presidency under present political conditions. The women will take care that he has a small show for the suf-frages of that State, to say nothing of other parts of the Union. Without the voir the Presidency under present political conditions. The women will take care that he has a small show for the suf-frages of that State. to see atomination, and if he does, he cannot be gletch the him with their sharp sticks. The "polygamy" ery cannot affect this question of robbing the Utah women of the suffrage people get affect him with their sharp sticks. The "polygamy" ery cannot affect this question of robbing the Utah women of the suffrage people get affect this question of robbing the Utah women of the suffrage people get affect this question of robbing the Utah women of the suffrage people get affect this question of robbing the Utah women of the suffrage norpean, it is power, it is too well known that all persons, male sand female, connected with polyga. tile women. But you are bent-or were, till you discovered the strength of the opposi-tion you provoke-on degrading every innocent woman in Utah, and stabbing the movement for justice to women throughout the world. Every woman,

of their religion-so long will they stand together and control the elections. To distranchise their wives and daughters will not change the sit-uation. Your effort to achieve this wrong has not this excuse. It is a sheer attack on womanhood, an attempt to punish thousands of pure women for the crime of being women. Where is your "chivalry?" Your attempt is of a piece with your stubborn efforts in the Senate to yrevent women from earning an honest living at the bar, and

all engaged in it. There is no necessity for it, and it ought not to be permitted. and female, connected with polyg-amy are already disfranchised, and that the project to deprive the monog-amous and unmarried ladies of Utah of the right to vote, is but a pretext in D. & B. G.

