EVENING NEWS Published Daily, Sundays Boieg AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET-NEWS COMPANY.

WE see by the Congressional Record that the debate over the Utah bill in the Senate was quite animated, and that it elicited strong arguments worume on evidence, section 334, says: That it elicited strong arguments argument Congress has no power to pass any law abridging the freedom of religion; that not one can practice immorality inder the cloak of religion and claim the protection of the Constitution; that the Supreme Court of the United States had properly decided that a per-

States had properly decided that a per-son indicted for polygamy cannot pro-tect himself by pleading his religious oblighted that a per-considered the practice of polygamy grossly immoral; and that all the pros-perity and good conduct of the affin-mons could not justify polygamy. All this was necessary on the part of Mr. Brown to defend himself from the unjust aspersions of Mr. Host, re-peated by the press, that the gentie-man had virtually said "polygamy was better than lawful marriage and Mor-monism better than Christianity." This cowardly - method of assault is quite common among anti-"Mor-mons." Ifjan opponent stands up for even-handed justice, ar contrast the condition of "Mormon" society with monism" by force, on the ground of its immorality, he is at once accused or defending and promoting polyramy, although he may be far more consci-entiously opposed to it and to real im-pels him to explain his position in unfilstakable terms, but does not generally save him from the cowardly and intentional misrepresentations of the sati-"Mormon" fanatics in Con-

After showing that in Utah all the 42, absent 30. gamy, that no "Mormon" who even first section of the bill by adding this tion article, in addition to being much

THE PERSECUTION AND Mr. Hoar's statement, in defence of the section of this bill providing for the the section of the oil providing for the comparisony attendance of a wife as a witness against her husband, that the law of Georgia was substantially the same. He showed that Mr. Hoar was "entirely inaccurate" in bis pretended citations of both Georgia and Massa-churatta law, and proceeded to say: The Brooklyn Times, of the 19th con tains the following very sensit ticle: "So that neither Massachusetts nor

ticle: "The Utah bill as passed by the Sen-ate provides for the registry of marri-ages in all the Territories of the United States, for compelling the lawful. Itan-band or wife to testify in cases of big-amy, polygamy or adultery, prescribes severe penalties for the non-registra-tion of marriages, deprives women of the franchise which by the laws of Utaa they have enjoyed, and authorizes the appointment by the United States Government of fourteen trustees of the Mormon Church. By the terms of CHARLES W. PENROSE, EDITOR. Thursday. June 26. 1554. THE DEBATE ON THE UTAH BILL. BILL. Georgia permits or ever has permitted out-registra-tor i presume ever will permit the out-rage against the home and the breach of confidence between husband and wife which it is proposed by the first section of this oil to enact as a law. What is the reason, Mr. President, for this exclusion of husband and wife and this denial of the right to compel them to give evidence against each

ed to close up the corporation, as-signing its net assets to the public school fund of the Territory. This is a pretty radical measure. It is to be doubted whether the Honse will.pass it. Confiscation of the prop-erty of the church has no possible jus-tification save in the fact that the whole Museum colour are constitued upon

PLUNDER BILL.

tempted.

EDITORIAL NOTES.

who seek the suppression of "Mor-monism" by force, on the ground of its

the anti-"Mormon" fanatics in Con- Mr. Brown's amendment, on being of paper, which are put up in the form put to the vote, was lost-yeas 4, nays of a small book, about three inches square, are coated with soap, and are

belleves in polygamy can serve on a jury in a polygamy trial, and that there is on proceeding mentioned in this section shall the husband on accused of polygamy, if there is or wife be a competent winess, except as to



JULY4TH SIXTH WARD SILVER BAND. UNDER THE AUSPICES OF THE Large Pavilions ! Good Grounds! **BIG RACES** at the DRIVING PARK! FARE FOR THE ROUND \$1.50. WALKER OPERA HOUSE. JUNE 24, 25, 26, 27.

dash on left side each corner, on the left thigh, wented on the laft shoulder X with dash on left side each corner. If said animal is not chaimed on or before the 3d day of July, 1984, it will be sold as the law directs, at 10 o'clock a. m. ALFRED NEWBY, During Poundkeener. Monroe, Sevier County, Utah, June 33d

HIGHEST PRICES PAID FOR



ired license for any term not exce

ORDER

Lates of Utah, 1884.

TERRITORY OF UTAH, County of Sait Lake.

80.

ZION'S BENEFIT BUILDING

SOCIETY.



SALT LAKE CITY, May Sth, 1884.

GENTLEMEN.-I take great pleasure in recommending the Miller Wrought Iron Range, as being decidedly the Best Range in the Marint; it requires very little fuel; a person can work around it without solling or scorching the dress, the heat seems concentra-ted within, so that the kitchan is not over the heat seems concentra-ted within, so that the kitchan is not over the heat seems concentra-ted within, so that the kitchan is not over seems concentra-ted within, so that the kitchan is not over the heat seems concentra-ted that it does not wear out as in other Ranges, at the same time it heats the water wonderfully, and we are never without plenty of water in the bath room; the Oven bakes perfectly and is very large. In the opinion of my housekeeper (who is a very competent woman of twenty years experience) this Range is unequalled and should be called the "Kitchen Treasure." Sincerely, MRS. DR. WIIITE

SALT LAKE CITY, April 28st, 1884

GENTLEMEN.-Replying to yours of 19th inst., will say that I take great pleasure in saying a word in favor of the Miller Wrought Iron Range. Thave had one in constant use for one year, and it has proved satisfactory in every particular. Its general Cooking and Baking qualities are all that can be desired, and as an Economizer of Fuel I believe it has no equal; since using it we have had, ever ready, a constant supply of Hot Water in all parts of the house. T would not exchange it for any Range I have ever examined.

Very respectfully yours.

M. B. SOWLES.

SANDY, Sait Lake County, April 19th; 1884.

GENTLEMEN, I take great pleasure in giving a Testimonal in regard to the merits of The Miller Wrought Iron Range, which I purchased from you, it is the best I have ever used in all respects, the Cooking and Baking qualities are excellent, the Hot Water Appa-ratus is spiendid, and as an Economizer of Fuel I have never seen its equal. In fact, it is perfect in every particular.

SARAH M. DRIGGS, Sandy, Utah.

evidence against him, to escape, and that the law disfranchises and debars from office every man who practices polygamy in Utah, Mr. Brown con-tended that while in favor of punishing, and suppressing polygamy, he dealed the right "to punish anyone for poly-Morgan, who, as well as Senator Vest," The Farmer's Club there has issued an The Farmer's Club there has issued an course of law," and declared that "to tution of the United States." He con-tended that Congress has the right to use all legal and constitutional means gails sided with Mr. Hoar, but his ef-A penniless' man, with a peculi guilty, but not to "undertake to suppress the Mormon Church," and the fact that they believe in polygamy "fur-nishes no justification for persecution or their punishment." Mr. Brown said further :-

But while I take this position in ref-erence to bigamy or polygamy in Utah, Lat the same time hold that the practicc of bigamy or polygamy by the Mormons in Utab is no-werse than the same practice is in New Engined or in the District of Columbia, and the pento District of Columbia, and the

have laid down the doctrine, and in not expect to hear it successfully not expect to hear orce granted w, and is i on of th the Son of God, and e Ch

note religion is true a to be. I admit

to be. I admit that such parent will be the parent be the parent will be the parent will be the parent be the parent will be the parent will be the parent be th her in adultery he is a form of liberty, and even scatter to the amistor a polygamist. He has two ng wives. He is neglecting his by to the first and only legal wife i is living in adaltery with another man." low, Mr. President, while we are

the Territories, and are profess have great regard for the sanntity e family, let us legislate as to p

Mr. President? Thave a right to ex-part the Separor from Massachusetts trampling composed to vassalage and rand every Senator on this floor who admits the divine character of the Savior and the truths of Thistianis to vote for this amendment. I expect tion.

to vote for this amendment. I expect the senator from Massachusetts to vote for it, because if I am hot misin-formed he ballewes in the truths of the senator of the ballewes in the truths of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is rules of avidence that have been of the senator is the se

There seems to be a mixture of opin-The remarks of Mr. Vest in support ion in different parts of the world as to

due combatted objections raised by Sens- edict against that species of bird. It tor Hoar, and showed the weakness of offers 3 pence for every dozen young or mpose upon him a test oath to prove his attempt to make it appear that the. or old sparrows and a similar sum for his guilt, is in violation not only of compulsory attendance of a wife as a twelve eggs till the end of September. fundamental principle but the Consti- witness against her husband was in The object is to diminish the number

> A penniless man, with a peculiarly fort merely showed that a wife ought to be a competent witness in certain shaped head, made a bargain ten years cases against the husband, not that ago with a London professor of anatomy, by which the latter was to have the there was any parallel between the provisions of the bill and existing head on payment of funeral expenses Meanwhile the man became wealthy laws in the States.

> and when he died the other day, his The debate then went over to the next day, particulars of which we will friends tried to avoid fulfilling the contract. But the professor insisted, have to postpone until our next issue. and the matter is to be brought before The debate is exceedingly interesting, the law courts. Pending the decision as showing the determination on the part of the promoters and abetters of the defunct gentleman has been baried with his head on his shoulders. anti-"Mormonll legislation to disre-



PER WESTERN UNION TELEGRAPH LIVE. Cartor Intentons, THE SENATE'S MORMON CRUSADE. AMERICAN.

LATEST BY LIGHTNING. Stocks.

The following pungent editorial ap-pears in the Washington, (D.C.) Post

NEW YORK, 26. - Bar Silver, 10; 3-s100, 44s, 104; 4's, 1064; Pacific 6's, 10; Central Pacific 53%; Burlington, 8; Northern Pacific 15; Pfd. 40%; Northwestern 84%; N. Y. Central, 95%; Oregon Trans. 6%; Oregon Navi-gation 60%; Pacific Mail, 39%; Panama 98; St. Louis and San Francisco 11%; Texas Pacific 7%; Union Pacific 38; Wells Fargo Express 100; Western Union 51%. Weits Fargo Express 100; Western Union 51 X. After midday Rock Island broke from 105 to 100%: the general list was weak-er in sympathy. At 1 p. m. the market was firm again; W. U. up to 52%, last mentioned is higher on denial of the report that the dividend had been en-

form of liberty, and even scatter to the winds political communities aspiring to be free, the liberty of religious thought is inextinguishable. There has never been devised an in-atrument of torture of such atrocious, and diabolic capabilities as to obliter-ate a principle of taith once planted in a human soid; and we search the an-muse of history in vain to stud the record of an established system of worship which persecution, in any of out & Company's Condition. WALL STREET, 26.-Anderson, of Stout & Co., says the firm is embar-rassed on account of outside matters disconnected with the Stock Exchange record of an established system of worship which persecution, in any of it violent and arbitrary shapes, has succeeded in blotting out of existence. Even where the temple has been de-stroyed the spirit and the incense sur-

South ally inhibit practices in a stagon-conflict with its own laws or antagon-atio to storid order, it is much to be questioned whether the object in view and a storing lished by reducing the

Fallure.

PITTEBURG, 20.—The oil market is steadier this morning and trading fair-iy active in small lots and fluctuations are confined to a range of 5 per cent. One failure reported was brought-about by Watson's failure yesteaday.



FROM BROTHER JOS. MCMUREIN'S, Eighth Ward, a black cow, right hora broken off. 'Any penson leaving word of said cow with Joseph McMurrin, General Tithing Office, or at this office, will be suita-bly rewarded. Original Madison Square Co., Famous Madison Square Play, Novel Madison Square Scenery, Marvelous Stage Mechanism. A. GOLDWATER, Union Block, Main St., Salt Lake City, Wondrously Realistic Glade Scene! A Stream of Real, Gurgling, Sparkling, Running Water! I have opened at the above place a office, Saturday morning, June 21st. The advisability of securing seats carly is re-spectfully suggested.

Merchant Tailoring ESTABLISHMENT, With a New Line of the Finest Importation

STRAYED COW.

JOSEPHE. TAYLOR FIONER

UNDERTAKER of UTAH No. 253 FIRST SOUTH STREET E; TELEPHONE No. 70.

THIS IS TO GIVE NOTICE THAT I have not changed my place of business, neither have I any connection with any other firm, but can be found aight or day at the old stand to promptly and efficiently fill all orders entrusted to my care. Tele-graph Orders answered by return train. AF SEXTON'S OFFICE in same

A. GOULD AGENT FOR ROCK SPRINGS.

RED CANYON. Weber and Pleasant Valley Coal ROCK SPRINGS.

WEBER.

RED CANTON.

PLEASANT VALLEY.

UAR LOAD LOTS AT YARD. Red Callon. Pleasant Valley...

or 50 cents per ton extra for Car Loads

te, Wantich Building

CLEAR HEAT

"One year ago I was induced to try AVRE's PILLS as a remedy for Indigention, Con-stipation, and Headache, from which I had long been a great sufferer. Commence-ing with a done of five Pills, I found their oction easy, and obtained prompt relief. In-outinning their use, a single Pill taken after dimen, daily, has been all the medi-time I have required. AVER's PILLS have they any system required. AVER's PILLS have they any system required. Every person sim-that benefited me more than all the medi-ulass ever before fried. Every person sim-tharly affligted should know their value, 152 State B4, Chickgo, June 6, 1882. M. W. WATSON." oed to try AVER's M. V. WATSON."

For all distinct of the stomach and bowels, try Avair's Pairs PREFARED BY

Dr. J. C. Ayer& Co., Lowell, Mass.





Taxes for the current year, must be made to the Board of Equalization, at the County Court House in Salt Lake City, between

Tuesday, the 1st day of July, and Thursday, the 10th day of July, 1884, both days inclulive, between the hours of 10 a. m. and 4 p. m., or be forever barred according to the provisions of the law.

By order of the County Court. JOHN C. CUTLER.

Sait Lake City, June 3rd, 1884. d 164

SEC. 2.—The county court in their respec-tive counties are hereby authorized to pro-vide for the granting of licenses, as contem-plated in the first section of this act. They shall also provide a suitable book of printed forms with stubs, said stubs shall contain a duplicate copy of all licenses issued, and they shall be numbered consecutively; said county courts shall fix the price of all licenses granted by them, which price shall be uniform for all licenses of the same class and shall not exceed for any one license on any budgess named in this act the som of one hundred dollars for any one year; *Pro-vided*. That the price fixed for a quarter yearly license may be made the price for any time less than three months; and said coun-ty courts shall require payment for all licenses invariably in advance. Upon the applicant paying the required amount to the county clerk, said clerk shall issue the de-sired license for any term not exceeding one C SEC. 3.—No such license shall be transfer-blo, unless such transfer shall be sanctioned COHN BROS. by the county court or probate judge. SEC. 4.—If any person shall violate the provisions of any of the preceding sections of this act, he shall be guilty of a misdemeanor. SEC. 5.—Nothing in this act shall be con-strued to apply to peddlers of perishable fruits and vegetables, nor to any person car-rying on business in an incorporated city. Approved March 13, 1884. The Season is now coming to a close, and Our Usual Semi-Annual Clearance Sale Is now in full progress. GREAT BARGAINS in EVERY DEP'T OUR LARGE STOCK OF **SUMMER SILKS AT COST** WHITE GOODS, LACES, IRISH POINTS AND HAMBURG EMBROIDERIES, Which are so desirable just now for WHITE DRESSES, are being con-stantly replenished. NEW SHIPMENTS RECEIVED Every Day by Freight and Express. N. B.-We have for the present discontinued our advertisements through the local columns, by reason of the enormous expense and in the future all an-nouncements in connection with our business will be found in this column only. COHN BROS.





