S. THIRD DISTRICT COURT. This morning, in the Third Judi-cial District Court Mr. Carey, U. S. Attorney, called up the case of the United States against George Q. Cannon, "for polygamy." He stat-ed to the Court that the prose-cution was not ready to try the case at this term, and they, the proseed that the many acted in finding said indicts and acted in finding said indicts term, and then adjourn the case **IDAHO STORE** S. J. Cornell. TO THE LADIES ! Great Bargains HAS FOR SALE OR EXCHANGE FOR Wood, Lumber, Potatoes and all kinds of Provisions, etc., etc., and so on, WHOLESALE Plannels, Bhawls, Quilt Blannels, Blannels, Quilt in particular d eventhing in the Dry Goods line S J VV C FLEZZ House and part Lot, \$1,500, Wagons, Teams, Cedar Posts, Pascoe's Lime, ETAIL DEALER Kindlings, Groceries. New York Dry Goods Store ;HINA, CROCKERY A few doors below the White House. Clothing. And oti er articles to be seen by calling, too numerous to mention. Ar Remember, all, that at SHWARTZ' Store is the place to buy Goods Cheaper than the Cheapest. One Million Pounds Fine and Coarse Salt, etc., etc. GLASS and BAR WARE, JOHN. WM. SNELL. d218 LAMPS, TAYLOR'S HOTEL T. AUERBACH & BEO. Situated in the Business Part LAMP TRIMMINGS. of the City, half-a-block 5 East Temple Street South of Z. C. M. I. OTA CHIMNEYS. SALT LAKE CITY, Quiet and Respectable House Make a SPECIALTY of the following ROOMS PLEASANT, CLEAN AND AIRY. COAL OIL & PETROLEUM Staple Dry Goods, Gents' Furnishing Goods. TERMS TO SUIT THE TIMES. , 219 40 Hotel Fancy Dress Goods, Notions and Fancy Ornamenta, Hats and Caps, Wholesale and Retail Ar Specia. attention given to order TAYLOR & CUTLER, rom the Country. Prices Low. Give us a call. One trial will convince any person that ] PROPRIETORS. s63 tf d 282 can fill orders in my line sumption of guilt strong, bail is usually received. Now when we consider the date when it is alleged BANDS ! BANDS ! BANDS! cheaper than any House NOTICE. that this crime was committed, and the time that has sinced elaps For Excursions and Parties, In the West, H AVING this day purchased and taken possession of the Urah Cracker Man-ufactory, lately owned by Henry Brunton, we would respectfully announce to the pur-chasers and consumers of Crackers in Salt Lake City and vicinity, that we shall con-tinue the business at the old stand, and in the course of a few weeks will add the lat-est improved machinery, together with Steam Power, Revolving Own and appur-tenances for running a first class Steam Cracker Manufactory, carable of produc-ing as rood room as these imported from the East or San Francisco. Send in your orders and they will sective prompt steen-tion. REMALL & DARLING, Transformer, Bart Cracker Manufactory. W<sup>E</sup> the undersigned are ready to fur nish BANDS for excursions an parties on the shortest notice, for any num ber of instruments. Our triple bands, are ed, it must be evident to the court that it is not a case that has attracted very much attention, it is not REESE & CO'S OLD STAND Martial, Brass and Quadrille, consisting of the best performers (and Music) in this city; one or all of the above bands can be ongaged on reasonable terms. C. J. THOMAS, M. OLSON, GEO. HEDGER, Directors. pretended that it is a murder the evidence of which was con-cealed. All the facts relating to this homicide were known at the time, and have been known ever OLC. No. 87, since; the court must bear in mind First South Street. JAMES CUBRIE, Prompter. P. S.-Please leave orders at Calder & Careless, or Daynes & Son, music de la rs. between the hours of 10 a.m. and 3 p.m. also the statutes of limitations; when everything in relation to the case is considered it is not one in Nil Desperandum Utah Steam Cracker Manufactory. September 30th, 1874. d263 ly which conviction may be anticipa-ted as certain or even probable." KEITH BROTHERS, MR. CAREY. "I wish you would read the statute of limitations you HOME MANUFACTURE! All persons inclined to sustain refer to." Manufacturers and Jobbers WASATCH WOOLEN MILLS. MR. SUTHERLAND. "Can it be necessary that I should instruct HATS, CAPS AND FURS AM CONTINUING TO PURCHASE INDUSTRY AT HOME the Prosecuting Attorney?" and paying the Highest Price for Wool, oT MR. CAREY."It is absolutely nec-essary to read that statute; I plead **MILLINERY AND STRAW GOODS** And to patronize the And for the better accommodation of my customers, I have opened an effect opposite the north side of the Townsend House, Salt Lake City, where I will try and keep on band Docsking, Janus, Flauncis, Blankets, Repel-iants, Tweeds, Moltons, Linson, Sheeting, ignorance." working MR. SUTHERLAND. "If you pre BUFFALO ROBES, BUCK GOODS, that on me I shall want to begin with my instructions at an earlier Parasols, Umbrellas, Etc. MEN OF THE TERRITORY poirt." Batting, Single, Double and Triple Varns. Parties having WOOL to sell will do wel to call and examine our Cromand PRICES Sacks furnished. 250 and 252, MADISON STREET, . CHICAGO. Should call and examine the Stock of JAMES MOGHIE, Lesse d251 tf M. D. WELLS & CO. **Fall and Winter** C. B. DURST, Mamgachurers of and DEALER IN WHOLYSALE DEALERS IN UMBER, WOOD, CLOTHING BOOTS & SHOES CEDAR PO

THE EVENING NEWS BLISHED DAILT, SCNDATS . Nov. 12, 1874. Thursiay, DAVID D. CALDER, EDITOR AND PUBLISHER.

## NEWS OF THE DAY.

-The Pacific Mail S. S. Company have rejected the compromise proposed by the C. P. R. R. Com-

-A new river has been discov

ered in Africa.

not purchase any sub-marine cables

-Free schools and compulsory

attendance are talked of in Paris. -The French authorities at Hendaye searched for Don Carlos,

last Monday, but in vain. 

lation to stop corporations issuing scrip for circulation. -Oliver Charlick, of New

York, is hopelessly ill.

rested.

-Governor Baxter, of Ark., in his message to the Legislature, urges a wise use of power, the re-vision of the common school system, and reforms generally.

W. J. Pollock, a New York importer, and R. Van Valkenberg and Son, custom house cartmen, are charged with a conspiracy to defraud the revenue.

the General Land Office, affecting mining companies, see to-day's telegrams.

---- Three murderers were hanged in Pennsylvania, this morning.

-A house at Syracuse, N. Y., was burned this morning; its owner was burned to death.

The related the compounds
proposed by the C. P. R. R. Company, and it is said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the maximum of the said that california
bippers are rejected for the said that california
bit set the difference in the said that california
bit set the difference in the said that california
bit set the difference in the said that california
california
bit set the difference in the said that california
<licalifornia</li>
californi

-A new river has been discov-in Africa. -The British government will purchase any sub-marine ca--Severe fighting between Car--Severe fighting between Cardressing the Court, replied—"It is not, your honor, a mere matter of form; it is a matter of right, and is of very great importance to the ac-cused. A moment's reflection will make this apparent to any person. The pendency of this charge tends to impair his official influence; it is alse a personal annovance to him. to impair his official influence; it is also a personal annoyance to him, and it is for that reason, to relieve parties promptly who are under such grave charges, that the consti-tution guarantees to them a speedy and impartial trial. Mr. Carey said the Court was well aware that it was not the in-tention to try any criminal cases at

tention to try any criminal cases at discharged on challenge from serv-this term of court, and he did not ing as grand jurors at said term; grand jury was empaneled or sword; that thereupon on the 5th day of that he was ready, willing and gualified to serve as a grand juror October, 1874, said court, without there being any necessity therefor and contrary to law, ordered other to serve and did not serve at such; admitted to bail or for trial now?" Mr. CAREY. "I supposed when the case was called up that it was for bail, bat Judge Satherland seems to press for trial." And contrary to law, ordered other names of persons to be drawn to serve as grand jurors at said term; that there in open court were drawn Wm.F. James and on the 6th day of Oct., 1874, Julias Malsch, Lafayette Granger and Enbraim. Mol curb

d Son, custom house cartmen, are drawn house dr d especially as he (the public prose-cutor) had to be absent trying charge at the time the same was not to day." Mr. Catey then said—"I desire to have Mr. Ricks arraigned this dictment found by the grand jury, malicious-ty, with malice aforethought, etc., b of Elisha David Skeen, at or mean the meant of the said Thomas E. Ricks or a further plea says that he by with malice aforethought, etc., by by the said the provide the the said the provide the the said the same may be quashed. control the whole the said the same may be quashed. control the whole the said there the said the the same may be quashed. cor

there to-day.

HOW ABOUT 1878?

The elections being over, the next grand political topic of general and absorbing interest is that of 1876, the presidential election, concerning which the political prophets are already airing their prognostications. The Baltimore American is sanguine on the Democratic side, ly, with malice aforethought, etc., and indulges in a most favorable of Elisba David Skeen, at or near tions. The Baltimore American is the present city of Logan, Cache Co., U. T., on the 22nd of July, showing for that party. Supposing that the States which have voted When Mr. Carey had finished his reading of the indictment, Judge Sutherland, counsel for the this year, give similar majorities for the same party as they have recently done, the American coneccused, said-"If the court please,

cludes that, so far as they were conthe defendant makes several pleas in abatement, one to the jurisdic-tion of the Court. Shall I read cerned, the electoral vote would be as follows-

South Carolina Rhode Island Centucky. New York sylvanie irginia..... North Ca

as likely, now that the tide has turned, that their majority will increase as that it will diminish. Hence, says a contemporary, "The prospect is such as to put the republican party on its mettle to recover the ground that has been lost, or be worse defeated."

STRANGE EFFECT OF MATRI

The Paris correspondent of the London Daily Telegraph tells of a curious connubial circumstance in France recently -

"A strange incident is reported from Lyons, of which I first heard some days ago, without crediting it. On the 6th of October two young On the 6th of October two young people were married in that town. Within a few hours of the ceremo-ny they became insensible, and have remained so ever since. The Lyonese doctors have exhausted their science in this case, and the luckless pair, though alive yet, are evidently sinking from mere starva-tion."

lowing clue to the cause of the above phenomenon-

for a further plea says that he ought not to be tried upon the said indictment, for the reason that the Wherefore he praysjudgment of the said indictment and that the same

may be quashed. "And the said Thomas E. Ricks persons acting as a grand jury, and who, as such, found said indict-ment, were not a legal grand jury, because he says that William F. for a further plea says that he ought not to answer or be tried on the said indictment for the reason Eph-raim McLaughlin, Lafayette Gran-ger and Julius Malsch were empan-James who was one of the said per-sons impanelled and sworn as such

sons impanelled and sworn as such jury, and acting as one of the ju-rors of said grand jury in finding said indictment, was not compe-tent or qualified to act and serve as a grand juror; that on the 23d day of July, 1874, when the grand list of jurors was made for the Third Ju-dicial District of Utah Territory, said William F. James did not own promerty and hay taxes in said Terproperty and pay taxes in said Ter-citory, nor had he before then, nor has he since then owned taxable property and paid taxes in said Territory—that this defendant was

introl network of the persons above the Attorney to respond to the place appointed and notices for drawing, and when was drawn the original panel of the grand jury for difference is and indictment was found, nor was either of the above named persons drawn during said term on any necessity arising therefor. "And the defendant avers that he was not under arrest nor had he given bail for his appearance the said indictment of for any other impanelled and sworn as such grand jury. And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed. "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed." "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed. "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed." "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed. "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed." "And the said Thomas E. Ricks is ready to verify, where fore he prays judgment of the same may be quashed. "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same may be quashed. "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same may be quashed." "And the said Thomas E. Ricks is not the same is found by a grand jury within five years after the same may be the same the same the same may be the same the same the same the same the same the

"And the said Thomas E. Ricks for a further plea says that be ought not to be tried on the said indicf-A side note to the above section A side note to the above section ment, for the reason that the said indictment is defective for having or stating no venire in the margin descriptive of the territorial juris-diction of this Court within and over which said jury was to in-quire and act. And this the said specifies the capital offences to which it is applicable, namely treason, munder, piracy and the casting away of vessels. Thomas E. Ricks is ready to veri-fy, wherefore he prays judgment of the said indictment and that the DON'T

same may be quashed. "And the said Thomas E. Ricks

RE best Red

Reservoir.

trial now."





CTIME TO A STATE TO

"OBOINT, DEDGe 140 THE UNDERSIGNED, HAVING DECID ed to make a permanent homein Utah, bers leave to inform the **Property Own-**ers of Salt Lake City and vicinity, that he is prepared to furnish

Details for all kinds of Buildings.







MOULDINGS LATH, SHINGLES, WOOD WATER PIPES, WHOLESALE AND RETAIL

Walto B. D. Bandaland Bandante

Common Lumber. On and after October 1st, will be graded



"In the Third District Court of the Ternitory of Utah. INDICTMENT FOR MURDER. "The People of the United Stat in the Feriltory of Utah, not under arrest, nor had he given bail for his appearance in said Thomas E. Ricks. court, to answer the criminal "And the said Thomas E. Ricks, charge contained in said indict-ment, nor any other criminal charge, at the time the said persons in his own proper person, comes into court here, and having heard

COURT. "You may, sir." Mr. Sutherland then read th

THE COURT. What am I to un

and said persons so impanelled and sworn, acting as such grand jury, constituted as aforesaid and not otherwise, found said indictment, and the said indictment was not found otherwise. And this the said Thomas E. Ricks is ready to verify. Therefore the said Thomas E. Ricks prays judgment of the said indictment and that the same may be quashed. "And the said Thomas E. Ricks, "And the said Thomas E. Ricks, be drawn, and accordingly drawn.

"And the said Thomas E. Ricks, for a further plea, says that he ought not to answer, or to be tried upon the said indictment, for the

them?

following:

