EVENING NEWS.	INQUIRY COLLAPSED.	know the answer to this question, and on that ground I shall allow it.	Judge Powers-Then stop, if you have no more to say.	TEMPORARY INSANITY.	DEATHS.	TI A TITIT TO A TT A TT A
	THM Carac	Judge Powers told Marshal Dver	Mr. Zane-We have more to say, and	KIP BUT TO 200 TO 11 B	DAYNES-In Big Cottonwood Ward, Salt	
Monday, · · December 10, 1988.	Conduct of United States Marshal's	not to answer the question. Judge Zane-Can the examiner com-	more to prove. We haven't fairly commenced, when you use every effort	The Theory of the Suicide of Syl- tester B. Brown.	Lake County, Utan, December 9th, of typhoid fever, Irene, daughter of Joseph J.	F.AUERBACH&BRO
The second s	Office Attacked.	pel an answer? Judge Harkness-I think not.	to BLOCK EXAMINATION.		and Mary J. Sharp Daynes; aged 11 years,	T I TT O THE OFFICE TO THE AC
FRAGMENTS.	DYER DECLINES TO ANSWER QUESTIONS,	Mr. Dyer-By instruction of my at- torneys, I	Judge Zane then proceeded to an ex- tended argument to show that they	In April last there came to this city from Trinidad, Colorado, a young man	Funeral Tuesday, December 11th, from	Neo ana anan <u>an ana manana</u> n 19690 D
'REPORTER F. E. MCGURRIN'S child		DECLINE TO ANSWER.	had a right to go into the whole mat-	named Nylvester B. Brown, a lawyer	the Twentieth Ward meeting house. Friends respectfully invited.	
Hed yesterday of scarlet fever.	By "Advice of His Attorneys A General	Judge Zane-Didn't you state that	ter, and bring out all of the facts. At the close of Judge Zane's speech.	by profession, who was reported as	Friends respectativy invited.	Special Bargain Sale
WM. R. FORSTER, the miner who	Seristings Among the Lawyers.	you made \$15,000 this year out of the marshalship?	there was considerable more tangling.	being in affinent circumstances finan- cially. He had a wife to whom he was	LOST.	opolial Dalgall balo
cokipoison on Thursday, with fatal		Judge Powers-You need not an-	Finally the attorneys for Mr. Dyer in- structed him to refuse to answer any	married six years ago, and with whom	SOUTH TEMPLE ST., A SACK OF	
flects, was builed yesterday.	The examination into the charges	Mr. Dyer-I decline to answer.	questions regarding the marshalship, or anything except as touching the al-	he had lived most happily. Soon after	South Tenth East Street. dl JOHN WILLOUGHBY.	OUDIOTALS IS SOMING IND WE NEED DOOM
MARGETTS BROS. have received the	made sgainst Receiver Dyer and his attorneys in respect to the Church	Judge Baskin-We will not pass over this contempt.	leged misconduct as receiver. On this	coming to this city he purchased the residence, 126 Centre Street, which		CHRISTMAS IS GOMING AND WE NEED ROOM
bliday numbers of the popular maga- nes and Hustrated papers.	case, was commenced before Judge	Judge Powers-Well, then, I am the	This virtually blocked the course	has been his hortie since.	WANTED. A TRAVELER TO CANVASS UTAH	O
	Harkness today. It was 11 o'clock	Judge Zane (to witness)-Didn't	which Jadge Zane was endeavoring to follow, and the result was that the	Detween NIX and Beren o clock last	A Territory in the Coffee, Tea. Spice and Baking Powder line. One who has re-	If Low Prices Will Do It, We Are Sure To Get It
	when the proceedings began. Messrs. Zane & Zane appeared for the com-	you also receive other sums? Judge Powers-Don't answer.	examination was brought to an abrupt	Saturcay evening he was feeling very	sided in the Territory for a number of years	I LAW THEOS WILL DU IS, WO AND BUILD IN HOUSE IS
l, but is new slowly improving.	plainants; they were assisted by R N	Mr. Dyer-I decine to answer.	termination, Judges Zane and Baskin denouncing the whole proceedings as	despondent, and, in a conversation with his wif. remark d that he wished	and with some experience in grocery trade preferred. Address, Post Office Box 1144.	0
THIS evening the Tenth Quorum of	Baskin. The other side was repre-	Judge Zane-Didn't you, on pur- chases for the government, for the	A FARCE,	he could end his life on account of his	A HEALTHY WOMAN TO WET NURSE	1 Lot of Ladies' Brown Diagonal Ulsters, left only in sizes 32, 34 an
eventies will meet at the Eighth and schoolhouse at 7:30 o'clock.	sented by Messrs. O. W. Powers, J. R. McBride and P. L. Williams.	Judge Powers-We object.	on the ground that the opposing attor- neys were the judges of the compet-	the second secon	A a child. Apply at 19 s. First West St. d s&w tf	36, reduced from \$7.75 to \$5.75. 1 Lot of Children's Coats, at \$2.75, \$3.00, \$3.50 and upward; wort
	Index Western the state	Judge Zane insisted on the question. Judge Powers said he would be the	ency of the questions. Judge Hatkness ruled that he would	not known, as he is not supposed to have been embarrassed financially, and	A GOOD MILK COW.	25 per cent more.
Two yellow flags on Third West treet, between First and Second	order of the Supreme Court required	last man to place himself in contemp'.	submit the matter to the court, which		d saw tf. THOS. E. TAYLOR, News OFFICE.	.0
outh streets, indicate cases of scarlet	him to take testimony and report it to the court. Ile did not understand that	The accounts for the marshal's office were open to the proper parties. There	meets in January.	py. He had lears, however, that he	Language of the second s	Our Cloak Department is the busiest place in this city, and we shall the compelled to enlarge it soon. Over 100 Ladies' Wraps, New
ever.	he could pass upon the materiality of	is a negaliar anectacle here of seeking	THAT OUDEN MATTRED	was becoming consumptive, and the defeat of Cleveland was a disappoint-	1 1 nan Goods, Chinaware, Silks, Silk	markets and Misses' Cloaks sold to arrive attest its popularity.
The Third Quorum of Elders will	the testimony.	on the marshal. They drop their old	THAT OGDEN MATTER.	ment to him, as he had expected to be	Handkerchiefs, Novelties, Toys, etc. TSUE YUEN CHUNG.	
eet in the Ninth Ward assembly	SPAT NUMBER ONE.	charges, and try to bring in a general attack on the marshal's office. Such	Points Made For and Against the	appointed to an office here in case of	No. 30 Commercial Street.	Our Dress Goods Department besides the balance of our choice Plushe
oom this evening at 7 o'clock. THOS. GERARD, Prest.		a course is unlawyer like, and is an endeavor to	Division Ordinance.	democratic success.	IS THIS A TORY GOVERNMENT?	at 90c., \$1.05 and \$1.50; worth \$1.25, \$1.50 and \$2.00, offers
	not require that immaterial testimony should be listened to.	SCRAFE UP SCANDAL	Un Saturday afternoon last, before		a second s	immense variety of Dress Patterns with Trimmings to match, \$1.65, \$2.00, \$2.25, \$2.75, \$3.50, \$3.85, \$4.50, \$5.00 and \$6.0
A SMALL parcel of books belonging the Twenty-first Ward . Sabbath		to use against the respondent. I sub-	the Utah Commission, C. C. Richards	left the apartment where they were.	A KEY to the solution of the political maze in which we are enveloped can be found	No such sacrifice in Dress Goods have ever before been made
hool were lost on Suturday evening.	him that the court had left it to the	mit I am not in contempt, but that the	answered the argument made by H.	A few minutes only had elapsed when	at the shops of JOE BARKER, Democrat, Parliamentarian and Mormon, 70 Commer-	this city.
he under will confer a favor by leav.	abuot of the attorneys not to intro-	I M Zane_We do not shandon any	W. Smith against the validity of the	the sound of a shot was heard. A few moments' search revealed the body of	rial St. He can also provide any other kind	1 Lot each of Silk and Dress Goods Remnants, almost at half price.
g it at this office.	duce immaterial testimony. He could hear objections to any evidence, and	that the receiver has not the integrity	ter held to be invalid because it had	Mr. Brown near the back door of the		Our Notion Department is clearing out 300 pieces Black and Colore
J. H. PARRY & Co. announce in an-	report it to the court, who would pass	hé claims. It is no scandal. We in-	no enacting clause, Mr. Richards	house, writhing in the agonies of death.	made welcome. Tithing orders taken for work. Drop in. dim skwit	Bead Silk, and Worsted Passamenterie Trimmings, at 5c., 10c., 15c
her column that they have not sold it. They have disposed of their			cited the fact that the organic isw of	Mrs. Brown's brother, a Mr. Taylor, and his wife, who are on their wedding		25c., 50c., 75c. and \$1.00 per yard; they have cost treble that amount
ook store, but still continue the busi-	Powers, and argued that the Examiner	question proper. It is an attack upon character.	action clause to precede the body of a	tour, were stopping with the Brown's.	EIGHTH SCHOOL DISTRICT.	1 Lot of each Choice New Dress Buttons, at 10c. and 20c. per card
as of printing and publishing at the	could not rule out testimony.	Judge Zane-we propose to show	bill, and contended that the validity of	It was Mr. Taylor who first saw the	Notice of District School Meeting.	2 dozen. 1 Lot of Ladies' and Children's Handkerchiefs, per doz. 20c., 35c., 50
d stand.	Judge Powers-Am I to understand	Judge Harkness-I cannot instruct	the statute in question could not there-	wounded man. The latter breathed	THE PROPERTY TAX PAYERS RESI- dent in the Eighth School District, City	and 75c. Buying them will give you an idea how cheap they are
Turs evening Elder Wm. M. Palmer	that you could introduce the Doctrine and Covenants or the Bible as evi-	the witness to answer. Judge McBride said the witness was	fore be attacked on that ground. He argued that because it had been signed	Mr. Brown was an intelligent and	and County of Salt Lake, Territory of Utah, are hereby notified that it is necessary to	1 Lot each of Ladies' and Misses' Jerseys, at 75c.; cheap at \$1.25.
ill lecture in the Thirteenth Ward neting-house on the "First Princi-		charged with improper conduct by this question, and would answer the ques-	by the president of the legislative		raise funds to build a schoolhouse in said	1 Lot each of Ladies' Striped and Plain Heavy Jacquard Jerseys,
les of the Gospel, and the Organiza-	Judge Baskin-It is not to be pre-	tion, because he was a public officer.			District. That an approximate cost thereof has been made by the School Trustees of	\$1.50; not one has sold for less than \$2.25.
cu of the Church." The lecture	sumed that we will do such a foolish	Judge Zane-If he makes a state ment we want him to answer truth-	certified by the secretary of the Terri-	habits, and no sufficient motive, ex- cept temporary insanity, can be as- signed for his act of self-destruction.	tion of schoolhouse, four thousand dollars. That it is estimated by said Trustees that	1 Lot of Heavy White Knit Infants' Panties, at 50c.; regular price \$1.0 1 Lot each of Choicest Wings, Tips and Birds, at 25c., 50c. and 75
ommences at 7:30 o'clock.	thing. We will introduce testimony to the point at issue.	fully. We don't want the marshal and his attorneys to conduct this examin-	tory and published by authority of the legislature in a volume of the laws, it		one per cent on the assessed value of the	they will sell quick.
ON Wednesday evening next, at 7:30	There was considerable further dis-	ation.	must be accepted as a valid statute, so	dict to this effect this afternoon.	be necessary to raise said amount, and the	1 Lot each of Child's Plush Hoods and Toboggans, latest styles, at 50
m., in the Twenty-first Ward meet- g house, Elder Wm. M. Palmer will	cussion of the point raised. Finally	Dare of it.	far as the formalities of enactment are		said property tax payers are notified that a meeting of the property tax payers resident in said District will be held at the District	75c., \$1.00, \$1.25, \$1.50, \$1.75, up to \$3.50. We have import
eliver a lecture under the auspices of	Judge McBride suggested that the question of the relevancy or irrele-	Judge Zane-They have courted the fullest investigation. The receiver is	concerned. Judge Powers followed	Police Items.	School House, in said District, on the 19th	too many and they must go. 1 Lot of broken sizes Ladies' Scarlet Yests, at \$1.25; regular price \$2.0
e Muteal Improvement Association.	Vancy of the testimony he left with the	making a charge of \$25,000. What is he giving for it? His integrity, time, ca-	baving declared in the Edmunds law	In the Bolice Court today, W. Ol-	day of December, A. D. 1888, at 7:30 p. m. of said day, for the purpose of voting on the	1 Lot of Stoneman's Ladies' Knit Zephyr Underwear, at \$1.35 and \$1.8
ablect: "The office work of the Holy pirit, and the Resurrection." Brother		pacity and the reenon-inility We want	that elections in Utah should be	lingen, Jos. Ashton, John Foth, and	matter of the rate per cent of tax to be levied on the taxable property in said Dis-	1 Lot each of Turkish Towels, at \$1.00, \$1.35 and \$1.90 per dozen.
nos. McIntyre's glee class have kind-	inatter of doubt whether the court	to show how much has been given to this, and to the office of marshal and	held according to the laws of the Ter- ritory then in force, those laws		trict to raise said amount for the purpose hereinbefore stated.	1 Lot each of Plush Centre Table Cloths, at \$3.35; worth \$5.00.
consented to furnish the musical	could bestow judicial power. He was	other business, and what he received	virtually became the laws of Congress,	Martin Olsen, accused of pitty lar-	C. D. WHITTEMORE,	1 Lot each of Persian Table Cloths, at \$1.85 and \$2.25; worth \$2.
vercises, and an enjoyable evening is nticipated. The public are invited.	i solo a secondo a secondo a secondo a secondo a	admitted that	Ample the ferritorial legislature pad		S. W. ALLEY. School Trustees of District No. Eight.	and \$3.00. 1 Lot each of Turkey Red Table Covers, at 60c., 75c., 85c. and \$1.
	sition. He would rule out testimony clearly inadmissible, but would not as-	THE CLOY PROPORT	no right to repeal nor amend; and that for this reason the general municipal		Dated December 3rd, 1888. 3t	worth 50 per cent more.
This afternoon we had the pleasure f meeting with Dr. Aaron J. Messing,		for his year's service as marshal. We	law, in so far as it provides new	Sentence was suspended.	· · · · · · · · · · · · · · · · · · ·	1 Lot of Sets of Tea Cloths and Napkins to match, at \$3.00; cheap
Jewish Rabbi, whose home is in San	Judge Harkness stated that he had	of these matters.	methods of registration or election, is	There were three cases of battery	PUBLIC NOTICE OF DISTRICT SCHOOL MEETING.	\$5.00. PAGE 112 5 3 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5 4 5
rancisco.« He has been on a visit to		Judge Powers-Did you ever permit, when on the bench, a party to cross-	invalid. It was anticipated that Judge Hen-	against Richard Parsons, a soldier.		1 Lot each of Wire Hair Brushes, at 15c., 20c., 25c., 35c., 45c. at
e east, accompanied by his wife, id both are now on their return	much and a second second second second second	examine their own witness? Judge Zane-This is a cross-ex-	derson would render a decision upon	Street: she called for assistance. Her	THE PROPERTY TAXPAYERS RESI- dent in number One School District.	60c. for pearl inlaid; worth double. 1 Lot each of Cloth Brushes, at closing out prices.
ip to the Coast from Indianapolis.	The Marshal proffered to furnish one.	amination on the inquiry as to com-	the points in controversy in this inter-	father-in-law came, and Parsons	Salt Lake County, are hereby notified that it is necessary to raise funds to build an	300 Pieces of narrow Silk Ribbons, at 15c. and 25c.; going fast.
hey were being shown around the	Mr. Baskin objected, and when Judge Pewers wanted to know who would	We may make him our witness.	Lesting and in horsen on other total, and	knocked him down. A citizen inter-	and to furnish the same.	1' Lot of Ladies' Colored Cashmere Gloves, at 25c.; you pay 50c.
ty today by Mr. Isadore Morris. he latter is an old schoolmate of		Judge Harkness - Do you ask	the Utah Commission will probably take no action until the judicial opin-		itetal cost thoroof hus been made by the	them elsewhere.
r. Messing's.	each party should provide its own.	missions?	ion is filed.	was fined \$50 for his escapade.	for an additional building and for furnish-	1 Lot each of Ladies' and Misses' Felt Hats to close, at 50c., 75c. and \$1. 1 Lot each of Ladies' and Misses' Hoods, Toboggans and Fascinato
	Judge Zane said the petitioners	Judge Harkbess-1 Juink this ques-			That it is estimated by the said trustees	from 25a to \$2.50 each
Primary Associations.	would file a general replication to the amswer of the respondents.	tion attacks the witness' caaracter. Judge Powers-This is not a cross-	mar & Writers a Wanted	Church Case Advanced.	that % of one per cent on the assessed value of the taxable property of said school	
Sister Louie B. Felt has returned om the Temple, much im-		examination of the case before Judge		WASHINGTON, December 10, 1858	district will be necessary to raise said amount, and the said property taxpayers	Our Gents' Furnishing and Children's Clothing Department offers:
rown the Temple, much im- roved in health, and is ready		Sprague. Judge Harkness-The question is,		[Special to the DESERET NEWS.]-The	are notified that a meeting of said property taxpayers will be held at the schoolhouse in	1 Lot each of Boys' Caps, 25c., 40c. and 75c. each; worth one third mo 1 Lot of Gents' and Boys' Unlaundried Shirts, at 40c.
	I TOPICO IN THE PARTY NO LIGHTED ID		If it Manager at all up Case I Chal	- Church case has been advanced in the		THE PARTY AND A PA

Sister M. M. Barrett-Sister Lillie Freeze has been chosen to act as counselor. These sisters are ready to proceed in their labors among the Primary Associations of the Salt Lake Stake.

Run Over at Almy.

A terrible accident occurred at Almy, on the U. P. R. R.on Saturday at about 2 o'clock p. m. James Castello was riding on the rear of a coal train which was swiftly backing up near the mines. By some accident his foot slipped and | er Sprague as to my compensation: I he fell headlong on the track, the wheels running over him and cutting off both legs below the knee. The unfortunate man was brought down to. citors and the expenses, amounted to Ogden on the evening train and taken to the U. P. hospital for treatment.

The Seventies.

To the Presidents of Seventies residing in the Salt Lake of Zion:

Those Presidents will please take 10 days; have attended races; have notice that they are requested to be lost no time from my business but the present at a special meeting to be held 10 days. in the Fourteenth Ward Assembly Rooms, on Monday, the 17th instant at o'clock, p. m., when business will be introduced pertaining to the interests of their respective quorums.

ROBERT CAMPBELL, Clerk. Salt Lake City, Dec. 7, 1888.

Effects of a Hurt.

A week ago today a son of Broth er John Squires, of the First Ward, left the schoolroom in company with another boy to fetch a bucket of water. material. The latter carried the empty bucket and was playfully swinging it around. when it struck the Squires lad in the bead, inflicting an ugly scalp wound. sources cuts no figure in this issue. All efforts to heal the hurt have proved.

tile, and the boy's head and face are swollen to an abnormal size, causing

In this temple of amusement this

Tomorrow night Mr. Sully and his pensation.

Between one and two o'clock a. m.

not admit him. The appearance the penicentiary? should be entered before the court. Judge Harkness (to the attorneys) -Will you all use your influence before the Supreme Court to have the reporter paid?

with the public new. #Judge Powers-I want to put on rec-To this the attorneys assented. ord that these charges and insinua-Marshal F. H. Dyer was the first tions witness called by Judge Zane. Mr. ARE ABSOLUTELY FALSE. Dyer testified-I am the Receiver in the Judge Zane-We don't want your statement. When you are a witness you can testify. Let the witness ansuit of the government against the Church; was a witness before Examin Judge Harkness (to reporter)-You never claimed \$25,000; thought I was need not take that down. It appears that the witness refuses to answer by entitled to that amount for my serinstruction of his counsel. vices; that with the claim of the soli-Judge Powers-We would gladly neet these charges on another occasomething over \$52,000; my account for sion, that justice may done. something over sol, out, my account for office fexpenses, etc., was \$7,865.82; that included taxes and other neces-sary items; that account has not been passed on by the court; I am at pres-ent U.S. Marshal, and receiver in this Judge Harkness—I will prop up the beavens, Judge. [Laughter.] Judge Zane—What compensation did you receive from the butchers? suit; devote my time to these offices;

Judge Powers-As receiver? Judge Zane-As United States Marhave very little other business; have shal. some horses; have been away once for No answer. Judge Zane-Haven't you, by con-vict labor, raised 500 bushels of pota-

SPARRING AGAIN.

Judge Powers-Ob, that potato busi-ness was not Mr. Dyer, it was Ireland. The Heraid published the fact that Marshal Ireland had furnished Judge Judge Zane-Whatydo you receive from sources outside of the marshal and receiver-Judge Powers-We object to that. Zane with potatoes from the peniten-

It has nothing to do with this case no more than whether or not the moon is made of green cheese. The order of uary farm. Judge Zane-There is no such barge-Judge Powers-Oh yes, there was. Judge Zane-Did you not raise, reference is not in regard to the usation of the receiver and at-

BY CONVICT LABOR,

Judge Zine-That is one of the charges-that the compensation was unceasonable and unconscionable. on government ground, 500 bushels of potatoes, and when the price was 30 and 35 cents, did you not charge the government 60 or 62 cents per bushel Judge Powers-Even then it is not The Judge of a district court is paid by the government and also by the Territory; I have a sus-picion that the law providing for the latter is unconstitutional. But Mr. Dyer's compensation from outside for potstoes raised on the penitentiary ground

Judge Powers-We object to that. Mr. Dyer-I refuse to answer. A recess was then taken till this

tternoon. This afternoon the examination was sidge Zane said the receiver was making a claim, as were also the atproceeded with. Mr. Dyer testified that from Nov., 1887, to Nov., 1888, most of his time was occupied as retorneys, for sums aggregating more

pusiness of marshal was not under in-

MISCONDUCT AS RECEIVER.

investigate charges of corruption. Here followed a sharp discussion on this point, between Judges Mc-Bride and Powers on one side, and ludges Zane and Baskin on the other.

same time.

since in December, 1887, two or three weeks, in July, 1888, about three weeks, and November,

The United States Marshal's ac-

son, on a contract to deliver goods to counts for the conduct of the peni-Mr. Byer-I would refuse to answer tentiary from March 1 to June 30, 1888, because of my attorneys' advice. But there is an explanation due the pubamounting to \$7652 57, were allowed. F. H. Dyer, etc., vs. F. Armstrong et Judge McBride-We are not dealing al.: demurrer withdrawn and answer

> allowed. B.G. Raybould vs. Price Mercantile Co.; change of venue to Provo. Martin Correll vs. Nicholas Treweek et al.; two cases; decree for plaintiff in both.

Frank E. James vs. N. Treweek 'et al; two cases; decree for plaintiff in both.

United States vs. Certain tracts of Land (being the Gardo House, Historian's Office and Tithing Office properties); all proceedings stayed and time to plead to information extended until 25klays after decisions on motions.

ings for 10 days. Wm. P. Rowe et al.vs. Verina Schwin et al.; judgment for plaintiffs and de-

toes on the government land at the penitentiary? cree of foreclosure. Sarah Ellen Coltrin vs. Jean G. Coltrin; decree of divorce granted plain-

> tiff John A. Groesbeck vs. George A.

Meears; on trial before the court. Equity Cases.

The following cases were set today for hearing before Judge Sandford, on the dates given:

MONDAY, DECEMBER 10. 183. Wasatch Mining Co. vs. Jos. A. lennings, et al. 194. L. P. Kelsey et al. vs. W. J

Crowther. 226 James Hawkes et al. vs. C. A.

North et al. 1332 F. H. Dyer, receiver, vs. Francis Armstrong, et al.

THURSDAY, DECEMBER 13. 228. John T. Lynch et al. vs. J. W. Farrell.

mann Hill et al.

MONDAY, DEC 17.

293 & S. Bowers vs. Jennie A. Froiseth et al. 304. Wm. Carroll vs. Salt Lake Chemical Works Co. 305. E. T. Sprague vs. Elizabeth Ad-TUESDAY, DECEMBER 18.

T. Lynch et al.

280. Oscar Wilkins et al. vs. Oliver Lockhart, assessor.

First District Court,

djourned until January.

peleaded guilty to grand larceny, and wrs sentenced to one year in the peni tentiary.



THIS IS THE IDEAL WAT TO BROIL MEATS There is no taint of coal-gas or smoke and the meats are more lender and beties in flavor than those broiled over the coals. The convenience of broiling in the over will be appreciated by every house-keeper, and adds abother to the Zany reasons why the Charter Oak Range of Stove with the Wire Gauze Oven Dooi should be preferred to all others how in the market.

SURB FOR BLUETBATER GIRGULARS AND PRIOR LISTS. FOR SALE BY





For winter. Cold Weather is bound to come. Don't wait. Now is the time to supply yourself with Winter Clothing. We have never been able to show such an immense line of Winter Goods as we are this season. Our line of Overcoats is simply immense. Our \$6.00 Overcoats and \$7.50 Ulsters are not to be equalled in this town for \$10.00; in higher grades, ranging from \$12.00 to \$20.00 are the art of perfection. Our Satin Faced and Silk Lined Fall Overcoats in every shade imaginable, fairly aston-ishes our customers. No house in the country can show such a line For Young Men, Boys and Children we are always in the lead and show a line that will please everybody. We are unable to specify for want of space. Our three immense floors are filled with Goods from top to bottom, and will be pleased to show you our Great Display, whether you intend purchasing or not.







