EVENING NEWS Published Daily, Sundays Excepted,

AT FOUR O'CLOCE.

----PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR.

Filday, - January 9, 1885.

YOUNG DEMOCRACY.

THE meeting called by the Young Men's Democratic Clab of Utah," held in the Theatre last night, was attended by a large audience. Our space not admitting of a detailed report of the

proceedings, we will contine ourselves to a few allusions and comments. Judge John G. Sutherland, who was

the presiding genius of the gathering, was the first speaker of the occasion. His speech was merely and properly an exposition of democratic principles as he understands them. As a rule his propositions were well taken, but created no enthusiasm, because of his re-

marks being severely and coldly logical. The Judge is one of the, best informed lawyers in Utah, but as a popto produce a sentimental ripple in the course of his speech. He is an exemplification of the truth that is constantly illustrated, that a man may be a success in one direction and a notable failure in others.

Mr. Alfales Young, the next speaker, succeeded in making himself ridiculous in the extremest sense of the term, besides showing up the worst side of his nature, procrusty, crabbed, ill-natured and insult- partisan bias is of such an extreme ing harangue, being a conglomeration of nothingisms, minus the faintest attempt at reasoning. It consisted largely of statements of what somebody had told him, and the key to his discourse is provided in one of his assertions to the effect that the 18,000 voters of the

People's Party consist of one unit maring the trial a great point was and 17,999 cipbers. This young man made of the fact that in some of the may be a pretty good fellow in some schools prayers were offered at the respects, but a little more common opening of the exercises of the day. sense and some degree of regard for The effort to prove that President the ordinary amenities of civilized life John Taylor had been named in some would be of immense service to him. He is altogether too trifling, a fact that of those supplications was quite was glaringly exhibited in his effort to pathetic, especially in reference to make a point out of an alleged fact that those offered by the teacher of the Seventh District. Mr. Van Dam was at President John Taylor's suggestion a public park was named Liberty, form an act that bordered on the this Act. notwithstanding the Mayor of the city would have personally preferred it to be titled Locust Grove. With all due respect to Mr. Young, we must say that of petition he had been in the habit of bory to practice bigamy, polygamy, or with him as a standard bearer Young addressing in school to the Deity.

Utah will hardly flock around the club's democratic banner in seething the late trial are such as to merit sol- section one (1) of this act.

THE SCHOOL TAX CON-- SEC. 3. That counts for any or all of TROVERSY. JUDGE ZANE's decision on the Seventh in the same presentment or indictment. District school tax question is a clear bigamy, polygamy, or unlawful cohabin a strictly legal sense, it is priceless (2) of this act, it shall be sufficient from another standpoint. Combined

with the extraordinary proceedings man, first, that he is or has been living leading to its production it exhibits in the practice of bigamy, polygamy or what we have always maintained—that the District Schools are practically one woman, since the passage of this the District Schools are practically and essentially non-sectarian. The remarkable latitude allowed the prose-

otherwise, places that point, by their undivorced wife at the same thur, or failure, beyond dispute. Should any to live in the practice of cohabitation future effort be made to claim that with more than one woman; and any he common schools are sectarian, the person appearing or offered as a the common schools are sectarian, the trial of the Seventh District case will be a strong base on which to combat a may be questioned on his oath as to

the existence of any such cause of proposal of that character. challenge; and other evidence may be It is not at all probable that there introduced bearing upon the question will be the slightest color for such a raised by such challenge, and this claim in future, as those who have the question shall be tried by the Court; management and conduct of schools but as to the first ground of challenge management and conduct of schools before mentioned, the person chal-lenged shall not be bound to answer, will, cautioned by the case so recently closed, prudently shun the very appearance of sectarian bias in their

operations. While we cannot do otherwise than view the late case as fortunate because of its results, we can scarcely refrain from occasionally commenting upon the peculiar antics exhibited by the prosecution while it was being conducted. The alleged argument made ular agitator he is an illustration of at the close by Assistant District Atdiluted feebleness. Not only did he torney Varian was supremely ridicucreate no agitation, but he failed even lous in some of its phases. He laid a most extraordinary charge against the "Mormons." He accused them of not sending their children to the sectarian religious mission schools, that they that in case the Governor grants ammight be reformed. He must have nesty to any person or persons who have been guilty of bigamy or polysuch a plea as that in a case in which

he was seeking to prove that the "Morwhich said amnesty or pardon is granted, shall be that the person or persons applying for such pardon shall take to mons' taught sectarian tenets in the District Schools. It was an argument nimself as his wife the first woman he married if living, or the first in point for and against sectarian education in viding it has two. His speech was a the same breath. Surely Mr. Varian's of time of his plural wives, and that he shall be compelled to subnfit to an equitable distribution of all his prop-erty, both real and personal, to his character as to reach the very border of insanity. Such an exhibition of other wife or wives, or to their childrea or descendants; said distribution folly as a complaint that the members of property to be made by a commisof one religious body do not put their sion consisting of three disinterested children in a position to be weaned men, appointed by the Governor, from the county in which said person refrom their views of theology and be sides, or where said property is situwon over to others, is not often ated, and under such other and turther equalled, not to say surpassed. provisions as by the Governor may be

prescribed. SEC. 6. That no person who has been convicted of bigany, polygamy, or unlawful cohabitation with more than one woman in this Territory, hall be entitled to vote at any election in this Territory, or be eligible for election or appointment to, or be entitled to hold any office or place of public trust, honor or emolument, in or under the laws of this Territory, unless such person shall first have been granted amnesty by the Governor of this Terricompelled, in this connection to per- tory, as provided in section flyg (5) of

sacreligious, being forced to repeat in who teaches, counsels, or advises any court before a gaping crowd the form other person or persons in this Terriunlawful cohabitation, shall be deemed

gunty of polygamy, and upon convic-Although the benefits growing out of lion shall be punished as provided in SEC. 8. That i case of convi

PLEASANTON, SOCOTTO Co.,

al by the Governor.

Letter of Emperor William.

the offenses named in sections one (1). BERLIN, 9.-Emperor William has and two (2) of this act may be joined ritten a letter in reply to the New car's address presented 'him by the municipal authorities of Berlin. In it he dwells upon the political and econonle progress which the country has made in recentyears. The settlements cause of challenge to any person drawn in Africa which have been placed under the protection of the Empire will give or summoned as a juryman or talesan additional outlet, he says, to German enterprise, and will prove a stimulant to trade and manufacture under the auspicious peace, which he trusts will continue, and there is every prospect that Germany will continue to make that Germany will continue of sections one (1) or two (2) of this gratifying progress in material and aution in their cudeavors to prove act, or that he believes it right for a man to have more than one living and moral welfare.

Mr. Walter Cooper, the Confectioner and dealer in Fruits, Candy, etc., has removed from his stand south of the Walker House to first door south of Little, Roundy & Co's., where he can be found prepared to supply those who desire anything in his line, at lowest cash prices. 1 w

DEATHS.

HILL .- At his residence in the fist Ward f this city, Rowland H, Hill (dentist), of if he shall say upon his oath that he declines on the ground that his answer calargement of the heart and dropsy; died may criminate himself; and if he shall Friday, January 9th, 18 5; born March 25th, answer as to the first ground, his 1859.

answer shall not be given in evidence Funeral services to-morrow morning, at in any criminal prosecution against him, for any offense named in sections to ne (1) and two (2) of this Act; but it car track. Friends of family are invited to he declines to answer on any ground, attend. he shall be rejected as incompetent. SEC. 5. That the Governor of Idaho



This medicine, combining Iron with pure This medicine, combining from with pure regetable tonics, quickly and completely fures Dyspepsia, Indigention, Werkness, and Nearalgia. It is an unfailing remedy for Diseases of the ideeys and Liver. It is invaluable for Diseases peculiar to Women, and all who lead sedentary lives. It does not injure the teeth, cause headache, or produce constipation—*aller From medicines do*. It corriches and purifies the blood, stimulates he anguite, aids the assimilation of food, re-

he apputte, and primes the similation of food, re-tieves Hearthurn and Belehing, and strength-ens the muscles and nerves. For Integnitteit Forums, Lassitude, Lack of "nergy, de., it has no equal.

age The genuine has above trade mark and used red lines on wrapper. Take no other -is only by BROWN LEBRICAL CO., BALTINGER SD

SALT LAKE THEATRE. MONDAY

MONDAY, TUESDAY and JAN, 12, 13, 14 WEDNESDAY, JAN, 12, 13, 14 With GRAND FAMILY MATINEE

on Wednesday. THE TIME TO LAUGH

Thomas A. THE DALYS Robert. William Jr. THE DALYS Daniel.

LIZZIE DERIOUS (DALY) and a complete and specially selected con any of supporting artists, in Thomas A. Daly's and Fred G. Maeder's phenomoually successful athletic comedy, entitled



125 to 131 South Temple Street. -----WAGON and CARRIAGE BUI C. R. SAVAGE, Art Bazar, Salt Lake City. REPARING AND PALNTING GENERAL BLACKSEITHING. **DR.** FOOT, Jr., HORSE SHOEING, A SPECIALTY (of New York.) Author, Lecturer, and America's GOODS WARRANTED. WIGHE GUARANTED Greatest Specialist. Located permanently at Salt Lake Usty, Utah, TALUES BMOXE sar Office hours, 10 to 4 and 7 to 8 p. m. - Es BUGGIES, Single, Double PIANO BODY CARTS, THE ARTS CARDS, STOLE CARDS, and and Junn-scated SPEING WAGONS, UNION BLOCK. Main St., between 2d and 3d South Streets.)

PHATION CARDS, 12210 101010-011233-01 Patronize home entropy cound by the out-fronces that interfere country the first country 10 11 120 A South BR Note the Addres 1999 ERIATELY WEST ON VALUES FIDURE. (1) D. W. T. G. BURG, Proc. deals, C. D. C. P. (1911) Specific transmission of Transmission.



"Il o'clock, at the residence at the end of Territory is hereby authorized to grant BROWNS amnesty to such classes of offenders guilty of bigamy, polygamy or unlawful consbitation, at the time of the

"I sufficed for alght years from Bronchit a ad after trying many fencedes with no sne-ess, I was cured by the use of AVIA's Unit-PECTIMESE.

"I cannot say enough in praise of AVUR's intensy Percentre, believing as 1 do that at for its no. 1 should long since have the rom ing troubles - F. URAGIOS." Palestine, Texas, April 22, 1882.

No case of an affection of the throat of ings exists which cannot be greatly relieged y the use of AVER'S CHEREN PERCHAE

and it will always cure when the disease i not already beyond the conircl of medicine.

Dr.J.C.Ayer & Co., Lowell, Mass. Sold by all Druggists.

NOTICE TO THE PUBLIC.

THE BUSINESS HERETOFORE CAR THE BUSINESS HERETOFORE CAR-ried on by the Sait Lake Foundry & Machine Co., in Sait Lake City, is now under the minagement and control of the under-signed, said company having transferred and delivered its property to me for certain purposes named in two deeds, bearing date of August 1, 1833, and June 2d. 1888, respec-tively. The business will be carried on, till further notice, in my name, and all debts one to anthorized to collect the debts and occurs of said company but myself. nd accounts of said company but myself. A. G. GIAUQUE, Trustee.

FURNE SECOND SEMISTER WILL DEGIN on Monday, January 12th instant. Beginning Classes will then be organized in all the studies of the Preparatory Course, besides others in Physics, Botany, Trigon-ometry, Civil Government, English Latera-ture, Theory and Practice of Teaching, Modern History, Geology, Analytical Chem-istry, Caesar, Virgil, Astronomy, Arch tee-ture, and Mechanical and Architectural Understand

UNIVERSITY OF DESERET. CONSULTATION FREE on all Nervous.

masses

Mr. Kingsbury followed with a carefully prepared speech, which he readany person might differ in views from

Mr. Kiegsbury, none can fail to recognize in him a certain gentlemanly bearing combined with a considerable degree of intellectuality, that win for him the instinctive respect of those with whom he comes in contact. Ilis December 12, 1884, gives the following speech proved an excellent antidote to

the rasping rigmarole of the previous speaker Mr. Rawlins, who is always billiant,

the evening, and many of his proposi- and several more are coming so dilitions and much of his reasoning were gently to our meetings that I believe sound. Still there were many points upon which issue could be success(ally bien's improvement Associations had taken with him. He land down an un- their first joint session last night; it was quite a success. The first number supportable base upon which he held supportable base upon which he held of Young Ladies' Thoughts' was read that existing laws should be invariably and was full of good things, obeyed. This needs qualification with "At Stockholm they have forbidden a veloceance. To illustrate : There are, as Mr. Rawins must know, men who conscientiously entered into the rela-take some time, before this could be tion of plural marriage before any law tried at the different courts, so the against that institution existed; there-

appreciation, they are the results onvictious made under section one (1 of proceedings that reflect no credit of this Act, the Governor or the Court upon those who gave them the grobefore whom the conviction or convic-It was a scholarly and thoughtful dis- tesquely absurd turn they in some restions were made, shall proceed at once to appoint three disinterested persons mertation upon the leading principles pects took. Owing to the ineffable of Democracy, and breathed a kindly disgust they created among decent the property of such convicted person and conservative spirit. However people, their termination is a decided or persons, between his or their plural wife or wives, and their children, as provided in section five (5) of this Act. relief.

THE WORK IN SCANDINAVIA.

President A. H. Lund, writing to the ITEMS FROM NEW MEXICO. Millennial Star, ironi Copenhagen, account of the work in Scandinavia "We have a great many strangers Editor Deservet News:

visit our meetings, but it has been ould in the baptizing line here in this city for some time. To-night we are going The people here, I believe, are trying delivered the most elaborate speech of to haptize a young man and Ms sister, active. place 15 feet high. It has been raining most of the time for two weeks.

our brethren, who are laboring there, soon be enclosed. on both sides of us within 12 miles, so

bas:

added-fall."

LATEST BY LIGHTNING. A Young Heiress.

VACATION to make an equitable distribution of __OR___ HARVARD VS. YALE.

The Great College Absurdity.

SEC. 9. This Act shall be in force Bo A volcanic eruption of hilarity i bree shocks and one conflations rose. Acknowledged by public, pre-s and the rofession to be "The Funniest Play ever from and after its passage and approvroduced." Carrying all their special scenery, won-derful mechanical effects and properties, the company is enabled to present this great, play with all the careful stiention to details

ind realistic settings never witnessed out-ide of New York and Boston. New Mexico, Dec. 27, 1884. OUR RECORD-Boston, two weeks, end ing July 12; to \$12.548; return engagement same theatre, ending November 15; to 514.

00; eight consecutive weeks in New York, to \$56.821; opening at the Bush Street Thea-tre, San Francisco, January 19, for six weeks. o do pretty well. We have only 12 or 14 families, and this is a small valley, shut in by mountains, with the San Francisco river running through it in a #2" USUAL PRICES. No extra charge for Reserved Seats.

southerly course. The soil is very pro-Some corn grew on my Box Office open at 10 a.m., Saturday, Jan, 10

PIONEER We have a corn mill here to do all our grinding, built and run by Mr. Wor-den. We also have the walls up for a ROLLER MILL

concrete meeting house, which will Mill : No. 53 North Temple Street,

East. Office: 21 South Temple Street, West BRANDS: MIGH PATENT,

FAMILY No. 2.

ELIAS MORBIS, Supt.

Ayer's Cherry Pectoral.

" Orrville, Ohio, Sept. 10, 1882. COLDS. "Having been subject to a bronchial affection, with frequent colds, for a number of years, I hereby cor tify that AYER'S CHERRY PECTORAL gires

remedy I have ever tried. JAMES A. HAMILTON,

A class will also be organized for a cours CATARRH HAY FEVER of Evening Lectures on the subject of Law, by J. L. Rawlins, Esq. The Deat-Mute Department will still be pen to receive new populs. Address JOHN R. PARK. d 6 såw lte COUNTY TAX SALE. WHEREAS, THE TERRITORIAL School and County Taxes as essed grainst and upon the property of Philander intley, for the year 1384, amounting to Nine Dollars and Sixty Cents (\$9.60), remain Therefore, I. Nathaniel V. Jones, Collec-tor for Salt Lake County, Utah Yerritory, by

virtue of the authority vested in me by the provisions of An Act of the Legislative As-sembly of the Territory of Utah, entitled, HAY-FEVER sneezing, fre "An Act to provide Revenue for the Terri-tory of Utah and the several counties there of," approved February 22, 1878, and of the amendments thereto, have levied upon the headache, water and inflamed eyes. Cream Balm is a remedy founded on a orrect diagnosis of this disease and can he depended upon. 50 cts. at druggists; 60 cts. by mail. Sample bottle by mail 10 cts. ollowing named property to wit: Kighty (+0) Acres of Land, in the South ELY BROS., Druggists, Oswego, N. Y est quarter of Section Twenty five (25), and

Eighty (s0) Acres of Land, in the Southeast quarter of Section Twenty-six, Township Two (2), South range One (1), Sait Lake C ty Meridian, and will sell the same or so much





CAS

ages of life.

cated Baths, etc.

REAM BALM

ONE U.S.A.

HOLIDAY

HAYTEVER

It is attended 1

a inflamed co on of the lin

ig membran

ear ducts and broat, affecting

crid mucus in creted, the dis

companied with burning sensa-ion. There are

the lungs. A

charge is no

severe spasms

nostril

Carriages,

Buggies,

MARKET ROW

Will Teave OGDEN

o bealth. Some of these " substitutes " or imitation

re simply Dilute Phosphor C Acid, which steriores with the digostion; while the ennine "Horstop!"s" not only causes no rouble with the digestive organs, but ma erially assists in their notion. One preparation that is being offerent fo

Horsford's" contains neither of these in edicats.

These "subsiliates" are liable to be found at sods fomntains, because

CALL for "HORSFORD'S," and TAKE O OTHER. NEVER SOLD IN BULK. deod & w line



STUDEBAKER'S Farm Wagons, Express Wagons, Ore Wagons, Delivery Wagons, Sleighs, Sleds, Carts, Spring Wagons. AUERBACH -2



