THE PAROWAN MURDER. EVENING NEWS The Habeas Corpus Proceeding. Saturday . Dec. 18, 18864 mpson and Orion Release on Bail. **BELIGIOUS SERVICES.** Religious services of the Church of LATEST DETAILS FROM BEAVER. Jesus Christ of Latter-day Saints will be held in the Tabernacle to-morrow Special dispatch to the NEWS.] (Sunday) afternoon, commencing at 2 o'clock. BEAVER, Utah, Dec. 18, 1886. Home missionaries will visit the The application of William Thomp country wards to-morrow. on for a writ of habeas corpus came In the city wards services are held in before Judge Boreman last evening. the various ward meeting houses at The defendant was in the custody of the hours named : Sheriff Adams, of Iron.County. On the return of the sheriff, it appeared that the complaint on which defendant was arrested and the warrant issued, did not charge any offense, and the Court held that he had no legal authority to nold Thompson. Boreman heard the case as a committing magistrate. From the evi-Meetings convene in the country dence of Thompson and William Orwards as follows: on, both United States deputies and Sugar House defendants, and Wilkins, clerk of this 2:00 p. m. Farmers...... Mill Creek...... East Mill Creek. 2:00 Court, it was shown that an indictment had been found against Big Cottonwood...... 2:00 South Cottonwood...... 2:00 Dalton for unlawful cohabitation; Union North Jordan 2:00 that Thompson, as deputy marshal, had a warrant for his arrest. Dalton 2:00 went to Parowan for that purpose; that at Page's house, in Parowan, Thomp-2:00 2:00 .12:00 m. outh Jordan. Draper..... Butler..... son and Orton saw Dalton passing on horseback, with a boy in front, driving .10:30 a. m. Herriman. cows, twenty-five or thirty feet distant, about 11 o'clock a.m. Orton testified that they called to him several times, whereupon Dalton lifted the 1:00 child off his horse and the deputies Services in foreign languages are say, Dalton commenced to run west. conducted as follows: Thompson fired, shooting Dalton Scandinavian, Social Hall, 10 a.m. German, City Hall, 10 a.m. through the kidneys, the, bullet lodging in the vertebra. After Dalton fell, Thompson said to Orton, "I did not FRAGMENTS. intend to shoot him, but intended to fire over him." DEMPSEY and Burke, with their It appearing there was an indictment company, hold forth in the Opera against Dalton for unlawful cohabita-House this evening. tion and Thompson being a U. S. depu-'I'me Fourth Quorum of Elders hold ty with a warrant for his arrest, thathe their regular meeting in the Twentywent to Parowan to serve the same, first Ward meeting house, on Monday and acted only as an officer, it was evening next, at 7:30. held by the attorney that there was no malice, and he could not be held for THE Howard Athenseum Variety Co. murder, and the defendant, as a mathold forth on Monday and Tuesday ter of right, was entitled to bail. He evenings in the Theatre. Some of was admitted to bail, in the sum of their "paper" is very amusing. 510,000, to await the action of the grand THE performance of "Confusion" by jury, and Orton in \$500. the Home Dramatic Club drew a small Eleven members of the grand jury, audience to the Theatre last evening. and many who attended seemed tired before the piece ended. It is of a class

armed with guns and refreshments, that does not wear well; and having Mrs. Young's were the best acted held to await the action of the grand parts, though all did well, and received jury of the March term (1887), when

Z. C. M. I. yesterday, that of the defendant. Witnesses that saw the

Contest bettled. - The will of me pleasure to teach them. A Mother Stringham, who died at Holpleasure to teach them. A' den, Millard Co., not long since, and will give me to understand who the are and their tickets will be immedi which has been contested by her son, ately furnished them. (You will be're George Stringham, came up for hear-ing before Probate Judge Thomas C. as they will need, which will neve Califster, at Fillmore, on Wednesday term.) last. After listening to arguments on both sides, the Court denied the prayer of the petitioner and confirmed the former probate of the will. Court Notes .- Proceedings in Third District Court to-day: Johnston Harvester Company vs John H. Layton; court finds for defendant; plaintiff allowed until March 1st, 1887, to file statement on motion should govern themselves accordingly. The prospects are bright for coming music leaders." for new trial. J. W. Rands et al.vs. Edward Brain; motion entered to retax costs and fix the proper allowance to be respective parties. Samuel Levy vs. Salt Lake City; motion to retax costs set for Tuesday, the 218t.

John A. Groesbeck vs. George A Meears; motion to amend complaint continued to Tuesday, the 21st. Salt Lake City vs. Peter Tomney: motion for new trial set for Wednesday, the 22d. John E. Dooley et al., trustees, vs Utah Eastern Railway Company et al. tried before Court and submitted. Court then adjourned sine die. J. P. Sorenson Discharged.-The further investigation of the case of the United States vs. John P. Sorenson charged with unlawful cohabitation, was taken up before Commissioner McKay this afternoon. Mrs. Christina Henderson, of Big Cottonwood, who Henderson, of Big Cottonwood, who was unable to attend on the former having so successful a run at the occasion, was present, though she was in a very feeble condition. Her fourwas unable to attend on the former weeks' child, also, was ill, but fearing, from the remarks made when she failed quaint

to appear before, that she would be in

been stopping at my house recently; no other lady stayed at my house until just before the marshals came: I have any other wife than my sister Eva.

Mrs. Eva Sorenson was called, but not being present, the defendant went out to notify her. When she came she went in hot haste to the assistance of testified, in answer to Mr. Dickson's that up in Washington. Mrs. Florence, Thompson against the consent and ad- inquiries-I was in the St. George in her quiet, unconscious way, is very vice of Boreman. It is understood Temple when Mr. Sorenson was sealed effective. Her scraps of French, her been seen once, there is seldom a craving for more. J. D. Spencer's and find an indictment, Thompson will be no other wife that I know of.

jury of the March term (1887), when the jury will be drawn from the regular list and not picked and packed by the defendant. Witnesses that saw the To the Commissioner-Mr. Sorenson In noticing the fine holiday display at list and not picked and packed by the House when he was proprietor there. This closed the case for the proscrockery, glass and silverware was the killing are now before the grand ecution, and Commissioner McKay

cost them more than fifty cents in a Nearly 300 names have been enrolled in the list for Stephens' various singing classes during the last three days. He continues to enlist members again today and to-morrow, and the classes open next week in the folowing order: Tuesday, 4 p. m., an advanced chil-dren's class; Tuesday night, 7:30, adult class for beginners; Wednesday. p. m., children's class for beginners; Thursday, 4 p. m., children's second grade class; Thursday night, adult advanced chorus class. These having joined, or who are about to do so,

The Florences .- A welcome made hearty by remembrances will doubtless be awaiting Mr. and Mrs. Florence when they make their first appearance together in our city at the Salt Lake Theatre next Thursday evening, in their successful comedy "The Mighty Dollar,"and though it willibe seen here or the first time, it has been played successfully for the past twelve years throughout England, Scotland, Germany, Ireland and America. Of its success in England the following criticism from Mr. George Augustus Sala of the London News, one of England's most famous critics, says:

"As many of the American actors who have of late appeared in the Eng-lish theatres were unsuccessful, it is pleasant to record the increasing favor which the public in London bestow out the United States, and are now opportunities for the display capital acting. There humor and originality in their performances, which en-title both of the parties to praise, and punished if she did not come to-day, which will insure the run of the pie she ventured, notwithstanding the for some months yet. In make-up, in weather and bad roads. Mrs. Christine Hendrickson testified -I have only one sister, Eva, married by amusing. In fact, he is so entirely the Hcn. Bardwell Slote, that even to Mr. Sorenson; he is not married to those most familiar with him would any other; none of my sisters have fail to recognize him in the scheming, busy, not over scrupulous politician His humor is very effective. He nevel exaggerates, but trusts to the situation the quaint expressions, the amusing at never heard of Mr. Sorenson having titudes and pretensions, for giving rise to merriment, and we may add that it was impossible to resist toe heartiest laughter during his presence upon the stage. We have mentioned above his make up-that, we feel assured, is copied from nature. Mr. Florence got mined upon marriage with a young gentleman whom the aunt will not



John Henry Smith, . President. Orson H. Pettit, . Vice-President

Williams, Sec'y and Treas.

omitted. The goods of extensive jury. Reliable reports say they give an variety and beautiful appearance are entirely different phase of the killing there, but the retail department is so to that given by Thompson and Orton. situated in regard to space that it is impossible to give them a commensurate exhibit, or otherwise Leo Clawson's holiday dressing up would Zane, at Beaver, as follows: have been second to none. He is

cramped for room.

considerable hearty applause.

LOCAL NEWS.

December Term. -- The September term of the Third District Court closed to-day. The December term will commence at 11 a. m. on Monday, and will be occupied by civil cases.

The Pugilists .- The NEWS office re- Bubbles, Norton Curtis, Arthur Curtis ceived a call this morning from Jaca and Samuel Chatterden. They were all Burke and Jack Dempsey, the noted in a dilapidated condition, with unpugilists, accompanied by Mr. Mon- washed faces, ragged clothing and ahan, who hold forth in the Opera unkempt hair. The youngest of the House to-night with a company. They number Dan Henry, was without coat, are very pleasant gentlemen to con- hat or shoes, having only an old pair of verse with, and have more the air of stockings on his feet. His parents are tourists than "knockres out." They both dead, and he lives-when he is were around town seeing the sights home-with an aged grandmother. Afduring the day, apparently quite enter- ter the proceedings were over he was ested observers. Dempsey has fought detained by the Marshal and provided 35 times and never been vanquished. with shoes and clothing.

The first accusation against the boys was for stealing a gold brooch, a col-Information Wanted. -- Mrs. Fannie Arkwright, 1433 Francis Street, St. lar button, and some papers from the Louis, Missourt, is very anxious to get | house of Mrs. Jane M. Perry, on the some information concerning one Cor- west side of the Jordan River. Young melius Barrett, who was a first ser- Henry confessed the whole affair, and geant in Company I, 14th Infantry, the others corroborated his statements. and was stationed at Fort Douglas, These were to the effect that at the Utah, in 1874. Barrett died in Wash- time of the robbery in November, ington while on a leave of absence, and Samuel Chatterden, aged 17, Dan it is understood that he left some Henry, and Wm. and "Mudge" Paddock property regarding which nothing is went over the river shooting. Two known. Any person who could send of them, young Henry and Wm. Padinformation concerning Barrett to the dock, proposed going into Mrs. above address might do a kindly action | Perry's house to get some food, while Chatterden was to keep guard on the and confer a lasting favor.



thing to do with the affair and left for cident occurred on the Denver & Rio home. The boys got in through a Grand, Railway yesterday morning, by window and helped themselves to which Engineer Welch and Fireman bread and butter, Henry also appro-McDonald lost their lives. The train priating the broach and button, the was proceeding at a high rate of speed latter of which he afterwards around a curve near Bridgeport sta- lost, and took the former home, where tion, and almost without warning it was found to-day. The boys then ran into a herd of cattle. The went into Mr.Whittaker's orchard and freman had thrown on the helped themselves to apples. Young air-brake, but this perhaps magnified | Chatterden wanted the brooch at first rather than diminished the danger, for but concluding that if his father found the engine (did not cut through as, in it out he would get into trouble, he the absence of retardation it might left it alone.

have done, but was thrown from the The next accusation was against the track and Soverturned. The tender two Curtis boys, Dan. Bubble and jammed into the cab and crushed the William Paddock. This was for two men horribly. Death was instan- breaking into Mr. John Clark's cellar taneous in one case and nearly so in and making away with a quantity of the other. This was all the serious canned fruits. Bubbles and Paddock damage that was done. were the ones who went inside while

the other two kept a lookout. A plea Theatre Next; Week .- On Monday of guilty was made to this charge. and Tuesday evenings of next week the In summing up the two cases, Judge Howard Athenseum Company will give Pyper expressed strong regret that two performances in the Sait Lake such a state of things existed. He Theatre. The organization comes well then took the culprite in succession, recommended for the ability of its and by closely cateciming them and members, and a good programme is explaining the wrongfulness of their offered. An exchange says of the comcoarse succeeded in making an appany: parent impression upon them. Each

"Standing room only could be ob-tained at 8 o'clock last night, and when of the boys promised that henceforth he would lead an honest life, and setthe performance opened the building tence was suspended during good bewas crowded. The attraction was the Howard Athensoum Company, a collec-tion of the foremost specialty artists on the stage. The show was an excelhavior. They were all warned, however, that if they engaged in any more stealing, the suspended judgment lent one throughout, and of the large would fall upon them to the full extent company it is hard to say who proved

ordered the defendant discharged.

Bare Faced Prevarication .- The MOONSHEE. bare-faced infamy of the Salt Lake Marshal Dyer to-day received a dis-Tribuns, the organ of assassins and inpatch from U. S. Attorney Chas. W. citers to murder, in its, attempts to ap ologize for the bloody deed of De-

"The Judge was opposed to it, but the sheriff of Iron County and his friends wished the matter submitted to puty U. S. Marshal Thompson at Parowan, maintains its record of shamelessness and perfidy. In yesterday this grand jury, and I requested the Court to do so." morning's (Dec. 17th) issue it said :

"At 2:30 the NEWS received the fol bowing telegram from Parowan: Ed. Dalton, who has been indicted The Youthful Thieves Again .-Justice Pyper was again confronted for unlawful cohabitation, was riding this morning by a row of half-a-dozen through the streets of Parowan at 11 a m. to-day, when he was met by Thomp-son and William Orton. Thompson had a pistol. He ordered Daiton to stop, and immediately fired on Dalton, youthful offenders, ranging from 12 to 17 years of age. Their names were Dan. Henry, W-m. Paddock, Fred.

who fell from his horse and was car-ried into his house, where he expired at 12:20 p.m. to-day.'" Here is the telegram referred to an the only one on the subject that appear

ed in our issue of the 16th : PAROWAN, U. T., Dec. 16, 1886. Editor Deservet News:

Edward M. Dalton, who has been ndicted for unlawful cohabitation, was passing through the streets here, this morning, about eleven o'clock, when Deputy U. S. Marshals Thompson and Orton came upon him. Thompson, who had a gun, called upon Dalton to stop and fired. Dalton immediately fell

from his horse and was taken to a house. He was found to be shot nearly through the body, and expired about a quarter past twelve.

Let the reader compare the two and the unscrupulousness of the falsifier will be at once apparent. The object of mutilating the telegrams was to make it appear that the reports from the scene of the tragedy were conflicting and unreliable, as was shown by the remarks of the truth-economizer of the Tribune, who asserted that our dispatch stated the shooting was done with a pistol, while subsequent telegrams asserted it was done with a rifle outside. "Mudge" Paddock had no-

-a very immaterial error if it even had een made.

> Edward Magee in Jail .- Mr. Magee is a resident of Bingham Cañon, and was before Justice Pyper this morning on a complaint charging him with selling liquor without a license. He waived examination, and bail pending the investigation of the case by the

grand jury in February next was fixed at \$500. He made efforts among licensed saloon keepers in this city and also lat

Sheriff Burt. "As the accused was strongly averse to being confined in the county prison, arrangements were made to] have him occupy a room in the city jail.

The number of arrests and sure cases made by Sheriff Burt for this class of offenses during the past three months has created a panic among illicit dispensers of liquor, several of whom have found that their boasts that they would do as they pleased in this matter have been made in vain. notwithstanding the difficulties in the way of the officers, especially in a faraway place like Bingham.

In the present case the Sheriff, having good reason to believe that Mr. Magee, who has an establishment for presents dispensing ginger ale and similar beverages, was also disposing of liquors without having obtained a the Trees.

license therefor, went to Bingham to make an investigation. He called atMr.





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The best medical writers claim that the successful remedy for nasal catarrh must be inonirritating, easy of application, and one that will by its own action, reach all the remote sores and ulcerated surfaces. The history of the efforts to treat catarrh during the past faw years obliges us to admit that only one remedy has completely met these conditions, and that is Ely's Cream Balm. This safe and pleasant remeds has mastered catarrh as noth ing else has ever done, and both phy-sicians and patients freely concede this fact. The more distressing symptoms quickly yield to it.

For Your Christmas Tree Ornament And pure candies of our own make, call at the Philadelphia Restrurant, Solomon Bros. & Gold, Main St.

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No well regulated household should be without a bottle of Augostura Bitters, the world renowned appe-tizer and invigorator. Beware of coun-Bingham, but failed to and securities terfeits. Ask your grocer or druggist for the genuine article, manufactured by Dr. J. G. B. Siegert & Sons.

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