

sunshine. The straight path to the eternal lives has been opened up, and their feet have been placed upon it. The way of redemption for their dead The way of redemption for their dead did not know ood, Jonathan Pullan Mr. Bierbower stated the case jury, in which he re were five counts the ju there family order may be established in the indictment, that is, he said the defendant for about four years. He perpetuity have been made plain, so the defendant is said to have held came to live in this city in 1882. Since that a foundation may be laid in them all out to the world as his wives. The attorney said, however, that the first count might possibly be thrown out as there seems to be an error in the time. The error was an eversight in Mr. Iffics in drawing up the in- ness called at her house some time in dictment. Mr. J. N. Kimball, for the defense, moved the court to throw out the first IIe saw defendant at the house; he count. His Honor took it under ad- came in while witness was there, put visement. Coursel then moved that as there is only one punishment pro-vided for the crime of unlawful cohabi-the defendant at her house for their destruction. The Hand of tation that the prosecution elect which a great many times, but could not tell count they will proceed with, and thus all, except that one, be thrown out, so as to prevent "segregation." After some discussion the motion was over-ruled, and the trial was proceeded newspaper of some persons being scut to the penitentiary from Idaho, for the The court and counsel considered this a very important case, and all the witnesses, except the one on the threatened WITH VIOLENCE

excitement, and the reception of the announcement of the status the jury was anything but ttering to the nine who could not see conviction in the evidence. The the support of her mother. Could not say defendant did. general expression has been since the J. P. Emmert-on was the next to oclose of the evidence, that the only tormers Fullgraff and Duffy, had en-tirely disregarded their evidence, or that some juror, hopeful that his act would produce a recompense, would disregard his oath and vote without regard to evidence. In short, every one outside of the jury box had conthe latter part of 1884 or 1885 to fetch his wife, and for some clothes to wash. victed the accused

has been disclosed, and the ordinances, with the power and authority to to administer them, by which the eternal said holy places for that immortal glory and everiasting dominion [which was the summit of the ambition that fired the hearts of the sons of God in all formerages.

The Saints have been wonderfully preserved, in the midst of threatened adversities and the plots and schemes of vile yet able men and combinations the Lord has been visibly stretched forth in their behalf. Their very afflictions have turned, for their good. Those who have suffered imprisonment and exile because with. of their adherence to principle, have received benefits from the very means stand, were excluded from the court adopted to crush taem, and have been room adopted to crush them, and have been brought nearer to the Lord by the methods used to drive out faith from their hearts. The hope and confidence with which they are inspired, are superior to all the threats and designs of evil men, and their souls should swell with gratitude to God for their

situation and prospects. Rejoicing and feasting are not incompatible with sincere devotion on a day like that we celebrate, if the Giver of all these blessings enjoyed is truly acknowledged in worship and obedience, and sympathy for those who are in need of help. "The poor ye have with you always." They should re-ceive a portion of the abundance of the wealthy, and there should be no lack in the land on Thanksgiving Day. The DESERET NEWS will observe the holiday as a national ordinance and as past, but there had been no divorce there are opportunity for rest reloicing grad between them. A great deal of time country. an opportunity for rest, rejoicing, gratitude and recreation, and recommends | the prosecution propounding numerits celebration by all its readers, whom ous apparently irrelevant questions, as it wishes continued cause for genuine to time of gliving together, etc., and the defense interposing objections. and heartfelt praise and thanksgiving.

## ----DEATH OF PROHIBITION IN

DEATH OF PROHIBITION IN PROVO. We observe with regret that Provo City has yielded to the pressure of per-sons who favor the recognition of the liquer traffic, and has commenced a trial of the license system. There may trial of the license system. There may | ferent distances, and be reasons for this change of policy with which we are unacquainted. They may be sufficient to justify the conclu- Defendant had visited the farm where sion which the City Council has witness lives several times on business since the 24th of June last, but did not reached. We observe, however, that stav but a short time; has never rethe Council was almost evenly divided on the question, the license proposi-tion prevailing by a vote of six to four. We notice, too, that those who endorse the change, support their | witness if she recognized the defendposition by the claim that "prohibitory ordinances do not prohibit unless by the court. Witness said the youngrigorously enforced." This may be est child of defendant was about is correctly sfilrmed of every law or ordi-nance and amounts to no argument Nicoline. Mr. Farr addresses witness nance, and amounts to no argument nance, and amounts to no argument whatever. When any statute or regu-lation is established it is presumed that it will be "rigorously enforced." No rule is efficacious without enforce. rule is efficacious without enforce- went on the same train to visit some of ment.

We believe that this is the real cause of the partial failure of prohibition She stayed with her friends and de-fendant stayed with his. She was in some places where it has been tried; the executive branch of the civic government has failed to enforce what the legislative branch has provided. If prohibitory

THE FIRST WITNESS sworn was Nancy C. Farr. She being

the legal wife, the defense objected to tained her being sworn, but it was overruled. She said she was married to the defendant January 1st, 1845, and that her

husband had not been previously mar-ried. That was all. not familiar with the interior arrangements of either house. He also said Ann Jones Farr was the next withe only saw defendant in the house of Ann once. 'His statements were ness. She knew defendant and was married to him 35 years ago; he was "muchly mixed" and it was hard to married to Nancy C. Farr previous to understand the meaning he intended his marriage to witness, at least she to convey to the jury or the preporters. supposed he was, but could not say of All seemed puzzled by him. her own knowledge. Mary Bingham At the time of mailing this-5 p. m. and Nicholine Farr were reported to be the trial was still in progress. MINOR MENTION.

THE STORM continued nearly all ff Tuesday. Travel is very difficult in consequence of the snow fall, and there are not many people in from the was here taken up in discussions by THE trains from the several points

arrive here very irregularly lately, be-ing detained by the weather. The Central Pacific was one hour and twenty minutes late. The D. & R. G. Witness had seven children by de-fendant, the oldest of which was 33 and waited for it.

the youngest nearly 21 years of age. A LARGE number of turkeys, geese, She now resided on a farm about two ducks and other poultry are being disposed of at the various marts in this city for the holidays which are at hand

THANKSGIVING will be generally ob-served and religious services will be held in the several places of worship in the morning, and at night there will be amusements of different kinds including dancing, etc.

## SEPARATELY FROM EACH OTHER.

THE Rockaway Home will provide a sumptuous supper for the Pleasant Home Club on Thursday night, when it is expected an immense shoal of oys-ters will be entombed in the chests of the epicures. THE United States Court room was crowded all day to-day with persons anxious to witness the trial of Hon. Lorin Farr, which excites much interaut as her husband now. Defense objected and was sustained est and is likely to be of several days' continuation. A LARGE number of potatoes remain in the ground and will in all probability lay there and rot, as the owners were un-able to take them up before the storms

storms. his friends and on business. His daughter was with her at the time. their day.

I AMEGIN DICDLINGTER

Assigned

NEW YORK, 24.-D. Kellogg Barker and Charles Clark, composing the firm of Barker & Clark, wholesale grocers of 337 Greenwich Street, made assignment with preferences amounting to \$185,000.

## A Schooper Missing.

NEW HAVEN, Conn., 24.-The schooner Annie Hoffess with a crew of six men offense of cohabitation. This was be-fore the 24th of June. Witness said he left Mobile, Ala., forty seven days ago, with lumber for this port, she has not been spoken since and is thought to is a member of the "Mormon" Church. He was ask if he had ever been

HALIFAX, 24.-The steamer Lulina will probably be a total wreck. The he should testify in this case. The question was objected to by the crew were saved.

Trial of the Milwankee Rioters.

defendants, charged with rioting at Milwaukee Garden on the 5th of May last, in defiance of the Mayor's pro-clamation is now fairly under way. Yesterday afternoon and this morning a large number of witnesses, princi-paily police efficers, were introduced by the prosecution. They all gave testimony of a damaging character against the defendants. More witnesses were about to be produced by the district attorney when Judge Sloan interposed and said it would be only wasting time to swcar any more men. He said the prosecution had already proven their case and it remained now for the defense to present their side. Counsel for the defense objected to Judge Sloan's summary manner of doing things, when the latter told them the State had made out a good case and he would charge the jury accordingly on the evidence thus far given. Mc said they had a right to appeal, if they were dissatisfied with his ruling. Counsel for the defense then stated

that they would endeavor to prove this afternoon that the defendants were peaceable citizens, and had merely assembled on that turbulent May day out of curiosity.

The Chelers Spreading in South America.

BUENOS AVRES, 24. - Twenty fresh cases of cholera have been reported in this city. The disease has spread to Ensenada, Cordeva and San Nicolas.

FOREIGN.

STANLEY WOULD GO TO THE DARK CONTINENT.

Naval and Military Budgets The of France Reduced.

Stapley Offers His Services to the ; British Government

LONDON, 24.—Previous to his depar-ture for America. Henry M. Stanley expressed his willingness to undertake the command of a non-military expe-dition from East Africa to Uganda, came ou. One man had about three hundred bushels undug. Some others will in all probability lose considerable tubers in consequence of the early dition from East Africa to Uganda, and endeavor to induce the king of that country to relieve Emir Bey, the German, who with 3,000 Egyptians was at last accounts holding Wadyly against a hostile chief. Stapley prom-ised to place his services gratuitously at the disposal of the British govern-ment and without entailing upon them any responsibility for the safety of his person. The scheme has been sub-mitted to Lord Iddesleigh, foreign sec-retary. THE PRICE of grain has lately advanced a little—that is, five cents on the bushel. It is now sixty cents, and may still go up if the farmers are the "children of light" and are wise in



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NOTICE The Home Dramatic Club will produce, shortly after the Siver King, the great Union Square success, by Buchanan, author of Claire and the Forge Master, etc., entitled

STORM BEATEN!

**NOVEMBER**, 1886. TEASDEL'S EVERY DAY ARRIVALS

- FOR THE -



CARPETS! CARPETS!

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H. S. ELDREDGE, Supt.

Choice Ingrains, 25c. to \$1.00 per Yard.

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have foundered. A Total Wreck. by any of the officers of the Church if

MILWAUKEE, 24 .- The trial of the 11

defense, and the objection was sus-On cross-examination he said the ouses in which Ann Farr and Nicolina Farr lived are joined together. He is

