#### · October 21, 1357 Friday.

STAKE CONFERENCES. Appointments for Quarterly Conferences Until April, 1888.

Weber and Juab Stakes, October 22d and 23d, 1887, and January 21st and baving taught and practiced polygamy

Box Elder, Tooele and Oneida against it. This morning Stakes, November 5th and 6th, 1887, and February 4th and 5th, 1888. Cache and Wasatch Stakes, Novem-

ber 12th and 13th, 1887, and February 11th and 12th, 1888. Bear Lake, Emery, Summit and Uintah Stakes, November 19th and 25th, 1887, and February 18th and 19th,

Sanpete, San Luis, Morgan and the case. It was improper to go out side of that record, and the defense 27th, 1887, and February 25th and 26th,

Millard, San Juan and Sevier Stakes, December 3d and 4th, 1887, and March Utah, Panguitch and Little Colorado Stakes, December 10th and 11th, 1887, and March 10th and 11th, 1888. Davis, Kanab and Eastern Arizona Stakes, December 17th and 18th, 1887, and March 17th and 18th, 1888. St. George and St. Joseph Stakes, December 24th and 25th, 1887, and March 24th an 1 25th, 1888. March 24th and 25th, 1888.

Parowan, Beaver and Maricopa
Stakes, January 7th and 5th, 1888, and
March 21st and April 1st 1888.

Court to stop in future the dragging in could not appoint a receiver to take March 31st and April 1st, 1888

F. D. RICHARDS, JOSEPH F. SMITH.

#### FRAGMENTS.

PADDY BOYLE was fined \$10 to-day

An execution has been issued on the judgment against the city in the suits instituted by Sam Levy.

DR. E. B. FURDUSON has removed rightfully exercised in a Terfrom her former residere: on South ritory is vested in Congress. Temple Street to 221 B Street. See That body had passed an act under facts. The constitutional liberty of

A STRING of five Bain farm wagons and two Racine spring wagons, rolling down the State Road from the premlees of the Co-op Wagon & Machine Co., was seen yesterday, and was well ca'culated to place the steckholders of that enterprising institution.

this office this morning a very fragrant | those acts, except in the laws under red rose of the Bennett variety. He consideration. The says that he expects them to continue to bloom until the frosts of winter cut them down. He states that he recently raised one that measured over ten inches in diameter.

ROADMASTER Yesman began pre- right, as said by Chief Justice parations Monday last to take up the Coke, to legislate against natural Utah Eastern road and the work is rights. This subject had never been ment, court took recess till 2 p. ms. now in full bloom. An engine was judicially administered on, because brought up and placed on the narrow Parliament never had made such an the plaintiff. He thought the other track Tuesday last and has made a attempt. Nor would Congress legis- side had misunderstood the meaning of the bill. He considered the case good showing for only two day's work. late against natural or vested rights. a proceeding to administer upon the We have not learned what will be done | The Supreme Court of the United | estate with the old rails, ties and bridge tim- States in the Sinking Fund cases, had act of Congress the incorporation was blotted out of existence, and a remedy bers .- Park City Call.

#### Y. M. M. I. A. Conference.

The Young Men's Mutual Improvement Associations of the Salt Lake Stake of Zion will hold a conference in the Tabernacle in this city, on Saturday and Sunday, Oct. 29 and 30. A full attendance from all parts of the Stake is desirable.

### The Theatre.

There was a moderately large audience in attendance on the second performance of "From Sire to Son" at the Theatre last night, and the apprec ation and enjoyment were as manifest as before. Mrs. Nobles has not en-tirely recovered, but is so far im-ent. It had been claimed that the proved as to be able to get along in her | Church incorporation had been extingparts very well.

To-night, which closes the engagement-and also the Theatre for some time-the favorite Nobles production "Love and Law" holds the boards. As a great many were disappointed by not seeing it Tuesday night, there should be a large audience.

## That Colorado Accident.

The NEWS published yesterday a through the Denver News, that later Intelligence of the disaster shows it to be worse than at first reported. The accident was on Spaulding's contract, bowder in a blast that had failed to ac- the United States had passed upon a compilsh its purpose before the United States had passed upon a that the law of 1887 was constitutional. smenidering fuse had died out. The had been in force but twelve years, and had declared that from that lapse of entire force of hands were gathered in the cut when the explosion took place, throwing rocks, dirt and men into one that lapse of time the law then in question "received the implied sanction of Control of Cont common heap. Three Americans and regard to the Church incorporation act,

mone Italian were picked up dead and In 1862 Congress recognized its validsome twenty others were injured, ity. Again, in 1887, it had been taken many, it is thought, fatally. Paysi- up, and the power to disapprove was clans were summoned from all the surrounding towns, and the injured | ter could in any way interfere with the are being cared for as best they can.

almost impassible, and further particulars were not looked for in the the contract could be annulled in funext twenty-four hours.

## -The Dead Man Identified.

From Wm. Tassler, of 669 s. East Temple Street, a former partner of the deceased, we learn that the name of the man who died at the City Hall, was Edward Simpson. That he was 55 of the United States. Congress could years of age, and originally from Scot- conditional one, without the consent land, but lived for some years in New York CRy, where his mother, brother and sister now reside. He came to and sister now reside. He came to California from Australia in 59, and government with the Church, and in from Eureka, Nevada, to Frisco in '78. 1887, Congress, as one party to the His right foot was so badly frozen in contract, could not, without the consent of the other, come in and invali-274 that it was amputated close to the date it. It might have the strength to instep. He came to the Overland enforce its will, but that only made the repudiation and shame the greater. House in this city with his partner in the Highland Chief, John Handford, States Supreme Court, the comfrom Alta, on the 15th inst. to sell ore plaint in this case had no place from the mine sup, osedly to the in this court, except so

Mr. Pitts of the Overland House be-ing questioned, said he did not recogequity nize deceased from the description in the papers. That he came to his house on Wednesday evening (the 5th in the seventh amendment to the Consist, with his partner. That on the Saturday following Mr. Handford said this court a court of equity, and at the he had sold the ore, but stated that he same time give power to try a quo war-would not give all that was due to Simpson, as he would spend it for drink. He paid Simpson's board up to Wadnesday after breakfast and left | poration dissolved was a judicial act, five dollars to his credit besides, in-tending that deceased should return to Alta on Tuesday. But Simpson stop-ped over Thursday night and disapped over Toursday night and disappeared on Friday morning. He leit no der the Constitution, and its judicial effects at the hotel. It seems somewhat singular that Simpson's identity | ration dissolved should have so long remained an ap parently untathomable in stery.

THE ARGUMENTS TO-DAY.

The Defense Leave no Legal Ground for the Plaintiff to

Stand On. In the concluding portion et his artument yesterday afternoon, District Attorney Hobson, of Colorado, enpoint in charging the Church with the legal possession of the trustees in defiance of the law of the land

SENATOR MCDONALD made the closing argument for the defense. He called the attention of the Court to the fact that this discussion was on a motion for the appointment of a feceiver. There had been a stipulation of facts between the litigants, which constituted the record in the case. It was improper to go out would not do so. His young friend, Mr. Hobson, had followed this improper course, and had appealed to prejudice by his reference to polygamy, and had presented a plea before the court that was hardly permissible before a jury. The court should be

ANY PREJUDICE.

POWER OF CONGRESS

was not absolute. It was limited, as often declared by the Supreme Court. The British Parliament, whose power was considered absolute, had no ernmental purposes. They could not at this stage of the proceedings. It repudiate contracts, nor impair the obligations thereof. Congress could

vested in the courts, and NOT IN CONGRESS.

up a case ex parts and pass upon it, yet that was what it was attempting to do in the Church cases. The Church incorporation act was a special charter: when it became a charter by the acceptance of those to whom it was ranted, it became a vested right. It was a franchise, an estate, as said by Justice Story. The Supreme Court had said that such a contract could not be invalidated, and had closely uished. How, or when? It had been recognized as legal by the law of Congress of 1862. Even the complaint in and to that extent the act was ap- of the government. proved. These provisions were left in declared that the full force. The plaintiff claims that Congress had the power, at any time

Church. The principal had rate Attorney insisted that it was the duty of the act of the agent—the of the Court to appoint a receiver for exercised. It had never been held that the amendment or repeal of any char-

property of a corporation. The rights of the grantees could not be interfered The recent rains have made the roads with. The franchise could not be recalled nor the contract broken; but ture. There was a plain distinction be-tween the two ac's. The power to repeal in a legislature reached all laws, and all incorporating acts, until the incorporating contract had had been accepted by the other parties. The contract in this case had been unconditional, and was

PROTECTED BY THE CONSTITUTION not turn an unconditional estate into a here an unconditional contract by the Inder the plain decisions of the United amount of \$200). He had been para-lyzed once or twice with lead poison.

WAS PROMBITED

onlit. This was beyond its power undecree declaring the Church incorpo-

WAS THEREFORE INVALID. A dispatch from Ottawa, Ontario, under date of October 19, says: "Advices received here indicate that the Mormon colony that settled at Lees Creek, at Lethbridge, N. W. T., is in a prospercus state. A recent visitor there states that the followers of Joseph Smith have made more progress in three years than any other settlers in as many years." Wherever The fact that counsel for plaintiff had settlers in as many years." Wherever they may go, if the truth be told, such an account of their doings as the above comes from them.

dicial discretion; first, he hids establish a prima facte right to the property; and second, that the property is liable to wasts, and that damages cannot be recovered from the possessor. The bill of complaint had set forth certain tian at Work.

things. But on the hearing of the case neither of these two necessary elements had been shown to exist. The stipulation of facts showed there

were two pieces of REAL PROPERTY

desupied long before 1862; the third, called the Gardo House, had been acquired since 1862, and was set apart for the residence of the President; the historian's office and grounds were deavored to make considerable of a also a part of this. All this property is n appointed under section 26 of the Edmunds-Tucker law, and comes under the exemption of a parsonage. It was urged that the lands were not patented thi after 1862, and that therefore the Church had no vested rights therein. This was an error, for in 1844, the first townsice act was passed. The term "squatter's rights" was a peculiar one to use, under the circumstances, here. The people came here in 1847, and oc-cupied the land before it came into the possession of the United States. In a case arising in this city, under pre-cisely similar circumstances, the Supreme Court of the United States held that the occupant had

ACQUIRED VESTED RIGHTS in the land. The government had also ssued a patent to this defendant for the property. The Church held, prior to 1862, the same rights to the property

that the Supreme Court had declared In regard to the personal property above the imputation that It could be Stakes, it had been set forth that of the Church, located in the various three days prior to the time the law went into effect, this property was disposed of. This personal property of such improper arguments and matter into custody property in trust, and that was outside of the record of facts which was now in trust in other hands and the law upon which the case was for the original owners. The to be adjudicated. He then reviewed the history of the incorporation of the was transferred, and was therefore no Church by the Provisional State of misapplication of funds. The trust in Descret; the organ zation of the Ter-ritory under act of Congress, and the point a receiver to disturb that, and THE Chinese murderer will probably arrive from the east this evening. and said that without attempting to the court presume to take this propfind any specific grant of this power, erty, held in trust for the people, and the defense would admit that what- be by them used for the original purever legislative authority may be pose for the donors, from the hands of

ITS RIGHTFUL OWNERS, this power for the organization of the the people, and the vested right of the Territory, and had reserved the right citizen had always heretofore found a to disannul any act of the Territorial safeguard in the judiciary, though not Legislature. How far does this right saleguards of liberty should not be control the question under consideration in this case? The Secretary of the Territory was required to advance the Territory was required to advanc upon then in the direction of the liberty all laws to Congress, and it was a and place it at the disposal of a party legal presumption that he did so, not having a shadow of a right to it? MR. JAMES DWYER brought into There never had been any negation of That could not be legally done. The Court should be above the reach of public clamor and should and rights of the citizen. The claim of the plaintiff's counsel in this case would justify the edicts of the

MOST DESPOTIC GOVERNMENT

on the face of the carth. If the power was exercised as claimed in this case there is no right of the American citi-At the conclusion of SenatorMcDonald's able and comprehensive argu-This afternoon Mr. Peters closed for laid it down as a settled rule that the had been provided for settling up its United States could not interfere with affairs. He did not think the validity vested rights except for legitimate gov- of the act should come into question

to the members of the corporation to provide for the distribution of the property. Mr. Peters said that the hurch incorporation, in distributing the property to the various Stakes, two days before the bill went into The legislative power could not take effect, showed a disposition to scatter to the four winds its property. If the corporation had any property when it was dissolved, it was the duty of the court to administer upon it, and not no difference what the property was used for, the class it belongs to, or when it was acquired, the court should appoint a receiver to take all of it into his possession. This receiver should

ALL OF THE CHERCH PROPERTY. wherever it could be found. The Dis trict Attorney also argued that the property occupied and enjoyed by the Church incorporation did not consti this case recognizes the validity of the tute legal possession; that it did not incorporation. The act of 1862 re ferred to the act incorporating the church as "adopted, re-enacted and made valid." The Congressional act. mere personality, and all not specially incorporation because the real estate. The right of possession that the incorporation had was a more personality, and all not specially incorporated to the real estate. limited its own effect to the repeal of exempted could be forfeited to the anything sustaining polygamy. The United States. Since the act of March right to hold property and the right to 3, 1887, the trustees had endeavored to worship God were specially exempted, | remove the property beyond the reach of the government. Mr. Peters the property to the Stake in which it was, was a fraud. The da Embry Gap, Colorado. We now learn, through the Danver Vers that later to annul a charter, even though it had been in force 35 years. This act was prior to the time the bill became a not a contract with the Territory, but law, he thought it was not possible to complete the transaction by delivering between the United States and the whom it was transferred. The District of the Court to appoint a receiver for all of the Church property and held

Wrought Iron Chains Without

Welds. Rolling out iron chains from the sol-d bar without welding is one of the ecent mechanical operations that have attract=d attention. The principle of forming the rollers and the process of rolling out a chain is similar in some respects to the method employed in casting the links and having then come out together in a chain from the mould. In the latter operation the flask is made to part equally in four ways, and the chain moulded while the links are separated so as to divide the spaces equally between them, giving as little clearance as possible, which will not change their appearance perceptibly. The flask is divided, the

chain removed, and one is cast in the mould. Similarly, a piece of chain is swedged out of a bar of iron in an analogous manner by means of four converging dies. To oroduce a canconverging dies. To produce a con-tinuous chain in this way the dies are made continuous by having them formed on the circumference of four rollers, arranged with the dies distrib uted in equal divisions, and the rollers driven by gear wheels, so that the four parts of a link will meet accurately in place. Proper clearance is given to the dies, so as to allow the material to eave the matrix freely as the roll re volves. As the blank is carried for-ward between the rollers, the dies partially press or swedge out the links at right angels to each other, breaking the fine or feather edge that is left on the inside of the links, which, after a thorough shuffling in a tumble bar-rel, comes out highly flaished and polished for the market.

Public and Private Duty. — Caller—I am a political canvasser, and have called to learn if we can depend on you to vote for Blinks, Winks and Finks.

ican Citizen-Who are they? "They are the nominees of the party you belong to."
"Of course I'll vote for them. Put
me down for Blinks, Winks, Finks and "By the way, I hear you are in need of a coachmau. I know a man who wants that sort of a place." "Your recommendation is of no use don't know you. "He is a good man."

"You may be prejudiced in his favor. When I hire a coachman sir, I want a man with recommendations from people I know."—Omaha World.

Omaha Man—You can (a sily see, Mr. President, that the great west has much to be thankful for.

The President—Yes, so have I. Some of the se pictures of me were horrible. "But what is it you are thankful about?"

"I am thankful that my wife met me before she met those pictures."—
Omaha World.

EASILY ACCOUNTED FOR.—Bill Collector—See here; I have written you a dozen letters about that bill you owe my firm, and you haven't even recognized them.

Country Editor—Were they written on both sides of the sheet?

LOUISVILLE, Ky., May 22, 1836.

This will sertify that I have examined the Samp's of RELLE OF BOURBON WHISKY received from Lawrence, Ostron & Co., and found the same to be perfectly free from Fusel Oil and other deleterious substances and strictly pure.

I cheerfully recommend the same for Family and Medicinal purposes.

J. P. BARNUM, M. D., Analytical Chemist, Louisville, Ky.

For Sale by Bruggists, Wime Here.

Price, \$1.50 per Bettle.

If not found at the above, half-dos. bothers of the sheet? Omaha Man-You can casily see, Mr. President, that the great west has much to be thankful for.

Easily Accounted For.—Bill Collector—See here, I have written you a dozen letters about that bill you owe my firm, and you haven't even recognized them. Country Editor—Were they written on both sides of the sheet?

DEATHS.

CUMMOCK .- At Almy, Wyoming, on the 17th inst., from injuries received about three weeks ago in No. 5 Mine, Henry Cummock, Jr., aged 24 years. He leaves a wife and 2 small children. Deceased was a very ex emplary young man, and took a leading part in all matters of benefit to the young and the petiple in general. He was possess ed of the love and esteem of those with whom he associated .- [COM.

## COMMERCIAL.

The Stock, Money, Groceries and · Provision Markets.

DESERET NEWS OFFICE, Sait Lake City, Oct. 21, 1887

SALT LAKE MARKETS. Corrected daily by Leading Houses.] PROVISIONS. Whole Wheat Flour.....

High Patent Roller ..... Patent Roller..... Flour, XXXX..... Wheat per bu..... Barley per 100...... Barley Cracked..... ...... Corn Cracked..... Potatoes per bu..... Squash per ton..... Mangles per ton..... Shorts per 100..... Hay, timothy, baled per ton 14 00 Hay, timothy and clover, Hay, timthy, (loose)..... Beans per 100..... 3 00 25 75

Onions per bushel..... GROCERIES. Cooking "Home Cured Breakfast Bacon...
Home Cured Side Bacon...
H. M. Cheese... Cooking Honey, Utah pr lb...... Molasses, Utah pr gal..... Salt, per 100 b..... Vinegar, 60 grain....... Valley Tan Beans.....

FRESH MEATS. Beef, choice steers, 2c. gross, selling " medium ' 15c. " Hogs, Heme cured hams,

NEW YORK STOCKS.

By Telegraph to-day. Money ... 465 Northwestern 7
Bar silver 164 Navigation 884
Vs coupon 264 Transcontinent 194 4 %'s coupon.... 8
Pacific 6's .... 21
Central Pacific.. 32 Pacific Mail..... 36 Rock Island.... 14
St. L. & S. F.... 34
St. Paul & Omaha 38
Texas Pacific... 24
Union Pacific... 49 Burlington ..... 28 Rio Grande ..... 23 York Central... 6% Union Pacific... 49 NorthernPacific. 21% Fargo Express... 27 Pf'd...... 45% Western Union... 77%

Weak, but steady. Stock market opened firm to strong 1/4 to 1/4 higher and at 11 o'clock is active and 1/4 mm at small fractions above opening

CRICAGO NARKETS.

By Telegraph to-day.] Wheat - Firm; cash, 71%; Nov. 2; May, 8%. Corn-Firm; cash, 40%; Dec., 11-16; May, 5. Oats-Steady; cash, 25/4; Nov., 5%; May Pork-Stronger; Jan., 12 12%. Lard-Firm; cash, 6.27%; Nov., 15; May,

LIVERPOOL MARKETS.

By Telegraph to-day.] Wheat-Good demand; new No. 2 winter, 6s. 4d., firm; do. spring, 6s. 4d., firm. Flour-Fair demand, 9s. 2d., dull. Corn-Fair demand; spot. 4s. 8½d., steady Oct., 4s. 7d firm.; Nov. and Dec., 4s. 6¼d.

GO TO JOHN C. CUTLER & BRO. - AGENTS -PROVO WOOLEN MILLS

- FOR -Fiannels, shaw's, Yarus, Linseys, Repellants, Jeans, Cassimeres, Tweeds, Hose, etc. Blankets, Men's Suits Made to Order from Provo Cloths.

No. 36, Old Constitution

Building.

The best medical writers claim that the successful remedy for pass catarrh must, be non-irritating, easy o 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 few years obliges us to admit that only one remedy has completely met these conditions, and that is Ely's Cream Balm. This safe and pleasan

physicians and patients freely concede this fact. The more distressing symp-toms quickly yield to it. BEES FOR SALE!

remedy has mastered catarrh as nothing else has ever done, and both

EVEN HIVES OF ITALIAN BERS Apply to 907, E., THIRD SOUTH.

REMOVAL!

MRS. DR. E. B. FERGUSON begs to announce that she has REMOVED. from her former residence on South Temple Street, to her new house

221 B STREET where she will be pleased to have her friends and all who may need her Professional Services call upon her. Telephone 51.

LAWRENCE, OSTROM & CO.'S IS DEATH TO MALABIA, CHILLS AND PEYER,

TYPHOID FEVER, INDIGENTION. DISPEPSIA, SURGICAL PEVERS, BLOOD POISONING, CONSUMPTION,



IN PRODUCING OUR BELLE OF BOURDON'
WE USE ONLY THE FLINTY OR HOMINY PART OF THE GRAIN
THUS FREEING IT OF FUSEL OIL BEFORE IT IS DISTILLED
Cautence, Ostron & Go. Buisville, My.

AWRENCE, OSTROM & CO., LOUISVILLE, KY. THE RENTUCKY LIQUOR CO., AGENTS, GODBE, PITTS DRUG CO., Salt Lake City d cod 17

A Sore Throat or Cough, if sufered to progress, often results in at ncurable throat or lung trouble Brown's Brouphial Trophes" give

Manufacturer of Fine Havana Cigars instant relief. 171 & 173 s. Main Street. Catarrh, Hay or Rose Fever. The Conference visitors who wish to purchase jewelry, watches, clocks cannot do better than to pair niz-their friends by calling on C. C. Amussen, 60 and 61 Main Street, whire they can get the best and cheapest.

HAVE you seen DUNFORDS \$2.5

SAM LEVY.

DRIED FRUIT.

WE have a heavy stock of Boots.

BARGAIN SALE.

CONFERENCE.

nets only \$3.00 to \$4.00 per dozen.

Go to Newcombe's for fine photo-

HAVE you seen DUNFORDS \$3.00

Shoe for Ladies and Gents, in four widths, French and London toe? It

SEVERAL LOTS

price at F. AUERBACH & BRO's duf One Price Store.

TO VISITORS AND OTHERS.

at Flat Cost, but charge for packing.

SILKS, SATINS.

rices at the old established one price

DON'T FORGET IT.

Opera House you can get cabine bhotographs for \$3.00 and \$4.00 per

English Remedy a positive cure. It

saves hours of anxious watching.

That at Newcombe's gallery, west of

BARRATT BROS.

F. AUERBACH & BRO.

of Ladies' and Child's Cloaks at hall

BARNES & DAVIS.

any part of the city

hoe for Ladies and Gents?

The cleansing, soothing and healing properties, of Darbys P.ophylactic Finid are experienced in the treatment and cure of Catarrh and kindred com-plaints. The Fluid soothes and heals he inflamed membranes and removes the offensive odor that characterizes the disease. Should the inflammation have reached the throat use the Fluid as a gargle to allay the inflammation all kinds of DRIED FRUIT and to disinfect. Fir Cur teams will call for them in

DISEASE IMPOSSIBLE. Yes, utterly "impossible," when all nalarial poisons are driven out of the system, leaving the Blood New, Rich and Pure. No place for cruptions, ulcers, or Rheumatism, when all Blood taint has been eradicated by the use of

Of Blankets, Quilts, Shawis, Table Cloths and 100 other articles at F. AUERBACH & BRO'S BROWN'S SARSAPARILLA nd Dandellon with Indide of Potas dum. Thousands of witnesses, among them the best Druggists and Physicians, testify to the wonderful cures wrought by graphs. West of Opera House. Cabl

BROWN'S SARSAPARILLA, diseases of the Blood, Liver, and Kidneys. Use only the BEST medicines

Dr. Culbertson is at the Continental and will remain there during the week. you have not, it will pay you to. They Parties with eye and ear troubles are the best in the city. wishing to consult him should call arly as this is his last visit this sea-Acker's Blood Elixir is the only Blood Remedy

ruaranteed. It is a positive cure for

Ulcers, Eruptions, or Syphilitic Pois-

and banishes all Rheumatic and Neuralgio pains. We guarantee it. For Sale at Z. C. H. I. Drug Store. FOR SALE! Ten Thousand first class Stock

Apply to

time and money.

HENRY COHN & CO. PHOTOGRAPHS. Newsombe makes the finest in the city and they only cost cabinet sizes dozen. 85,00 to \$4 00 per dozen. Save The Children. They are especially liable to sud-BEFORE BUYING den Colds, Coughs, Croup, Whooping Cough, etc. We guarantee Acker's

Elsewhere, call at F. Auerbah & Bro's

one price store. You are sure to save

HAVE you seen DUNFORDS \$2,00 Sold by Shoe for Ladies, in Kid and Goat?

Z. C. M. I. Drug Dept. CLINTON, IOWA, TRADE.

FETABLISHED 1866.

store of

Sash, Doors, Blinds, Mouldings, Etc.,

BALUSTERS, NEWEL POSTS and STAIR RAILING, Etc. CLINTON, IOWA

Refer by permission to Taylor, Romney & Armstrong.





TELEPHONE Alma Nut. COKE, CHARCOAL, WOOD, Etc. Office, 143 MAIN ST., S.L. City.

No. 70 MAIN STREET.

Yard, Cor. Second South and Third West Sts.

## **SOLOMON BROS. & GOLD** TO THE FRIENDS OF HOME ENTERPRISE:

We would say that we MAKE BOOTS and SHOES. equal in Style and Finish, and MUCH MORE DURABLE than any Imported Goods brought into the Market, and we guarantee all Seams and

into the Market, and we guarantee all Seams, and that the Price is as Low as any goods that are Solidly Made of First Class Material. SOLOMON BROS. & GOLD.

No. 70 MAIN STREET

## STOVES!

STOCK! LARGE LOW PRICES!

WANLESS.

Agency for "On Time" & Universal Stoves.

48 MAIN STREET.

WAR DEPARTMENT, SIGNAL SERVICE U. S. ARMY.

DAILY WEATHER BULLETIN. Meteorological Reports Received at Salt Lake City on October 27, 1867, at 19 a. m. local time.

THERMOMETER. WIND. PLACE OF OBSERVATION. Cles .... Light Salt Lake City..... 57 Calm Clear .... NW .. Light Park Chy..... WM. A. KORTZ, Signal Corps, U. S. Army.

ON MONDAY THE 17th, And the following days, we will offer Special Inducements in the following Departments. The Greatess Bargains yet offered by any House here,

## SILKS!

Black Gros Grain Silks at .90, \$1.70, \$1.25, \$1.55, \$1.75 and \$1.90. Just Reduced from \$1.25, \$1.50, \$1.75, \$9.00, \$2.25 and \$2.50.

Black Rhadames at \$1.00, \$1.20 and \$1.65. Reduced from \$1.25, \$1.50 and \$2.00.

Faille Française at \$1.10, \$1.65 and \$2.35. Reduced from For one week we will sell Furniture \$1,40, \$2,00 and \$3,00.

Black and Colored Surahs at \$1.00. Reduced from \$1.95, if purchased in lengths of 10 yards and upwards. Velvets and Plushes at special bargain olored Gros Grain Silks at \$1.00. Reduced from \$1.40.

line of 40-inch, all wool, fine quality Tricot at 55c. Reduced from 75c. Special Inducements in BLACK GOODS and MOURNING GOODS of all kinds

and descriptions. "64 We are exhibiting the best stock in this line of English and French l'abries we have ever shown.

WE WILL OFFER A FINE LINE OF

LADIES' MUSLIN UNDERWEAR, ON MONDAY, AT SPECIAL PRICES.

Night Dresses at .50, .60, .75, .80, .90, \$1.00, \$1 10, and upwards. Drawers at .30, .40, .50, .60, .75, .80, .85 and \$1.00, and upwards.

hemise at .30, 40, .50, .60, .75, .85 and \$1.00, and upwards.

White Lawn and Muslin Aprons at .25, .30, .40, and 50c. Everything in Infant's Long or Short Wears, at Special Inducements. A fine line of these goods has just been A lot of Ladies' Cloth Embroidered Skirts will be offered at

Die, each. A lot of Feather Trimmings, in all colors, will be closed out at 25c. and 50c. per yard. Reduced from 75c. and \$1.00.

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