· EVENING NEWS. Scandinavis, looked more to prepara- become a stockholder, membership in any such legislative interference. It Published Daily, Sundays Excepted, day Saints," etc. for its evident object was to strengthen AT FOUR O'CLOCK. the alliance existing between Germany and the classic peninsula. A significant feature of Emperor PRINTED AND PUBLISHED BY THE William's visit to Italy was the DESERET NEWS COMPANY. strong jealousy between the Pope and King Humbert as to which court the royal tourist should CHARLES W. PENROSE, EDITOR. be received at' first, the Vatican or Quirinal, and considerable diplomacy had to be employed in arranging Oct. 30, 1888. Tuesday, King Humbert first, which tended to their purpose. PEOPLE'S TICKET disappoint and chagrin the Pope. When at length, after baving been Humbert, Emperor William called TERBITORIAL ELECTION, NOV. 6, 1888 FOR DELEGATE TO CONGRESS, arguments, stated pointedly that he W. S. McCornick, the well mown JOHN T. CAINE. could render him no assistance to- banker, who has \$5 600 thus invested : wards regaining temporal power. The meaning of all this is that Em-STATUTORY TWINS.« peror William takes sides with King Humbert rather than with the Pope, York, \$2,200; and others. Nor is this WE are pleased to be enabled to prefor the purpose of cementing the a condition of recent development. In sent today the full text of the decision friendship between himself and the the past there have been quite a numof the Supreme Court of Nevada upon former, even at the risk of offending the anti-"Mormon" disfranchisement the latter, notwithstanding that Aus- on the list being Bolivar Roberts, who law. The act was in its nature and on tria, with whom Germany is also al- held \$5,000; W. C. Staines, Jr., \$2,600; its face a legislative outrage, violative led, is a Catholic country. The situaof the express provisions of the State tion is complicated and peculiar, as constitution, to which, in enacting the between the members of the triple alnow defunct statute, the legislature liance. Germany favors Italy, at the explaced itself in dire antagonism. The pense of the Pope, knowing that Auscourt could not consistently take any tria, though in sympathy with the other position than it did. Its degi-Pope, will be deterred by motives of sion is simply invulnerable. self-preservation, from retiring from NEVADA TEST OATH STATUTI The reasoning of the court is unusthe triple alliance, for the Austroually pointed and plain. If the Legis-Russian frontier is now a chess-board lature can disfranchise a citizen beupon which troops are moved cause he belongs to the Church of from "time to time, in Jesus Christ of Latter-day Saints, watch and guard game. When a commonly called the "Mormon" Russian corps changes its position, Church, it could rob of political there immediately follows a corresrights in that respect others because ponding movement on the Austrian they belonged to any other church, asside of the line. sociation or organization. It is an 'Ine frequent and profuse protestaaccepted truism that when any class tions of the Czar that he is anxious to of people are denied constitutional preserve friendship between his realm rights, the liberties of all the others and that of William are alone suffiare jeopardized. When that subvercient to indicate the danger of being sive law was enacted the legislature broken to which that bond is continwas getting into the condition of the ually subject. There is no permanent sick man when addressed by a friend basis for the peace now existing bewho inquired as to the state of his tween these two nations. constitution. "I havn't got any con-Internally, Germany has two partles, stitution; I'm simply living on the byone headed by Bismarck and the other laws," was the reply. The Supreme by the dowager empress, which may Court of Nevada stepped in, however, be termed anti- and pro-English reand introduced a reminder, in the spectively. The followers of the dowshape of a ringing decision in favor of ager court intimacy with England and

equal rights, that there is such a thing as an organic law with which all legal enactments should conform. The Idaho test oath statute is pre-

ferent though not exactly an opposite cisely of the same character as the one course. Of course there are different recently killed and buried in Nevada political factions aside from these two, and should have met with the same but questions dividing these have been iate. It would have been so treated forced into prominence by recent except for the existence of "fanatievents. cism on the bench" of our sister Ter-

The patriots of the German Empire ritory in the north. It is to be hoped may well wish that its peace, which that when it is acted upon by the court means the peace of Europe, were more of last resort, it will be effectually secure.

tion for war than prospective peace, the Church of Jesus Christ of Latter To mislead the Government by such assertions as that is inexcusable. The statement is totally untrue. Thearticles of incorporation include no such

AT THE REAL AND A TAKE NA

qualification for stockholders. The Governor, if he had desired to tell the truth, might have informed himself at little trouble, by making inquiry at the proper quarter. But some people appear to have but little use for the truth the matter. The Emperor called upon when something else will better serve

The following, among other non-"Mormons" who hold stock in Z. C. enthusiastically entertained by King M. I , would doubtless be astounded to have themselves represented to the upon His lioliness, the latter derived Government as possessing memlittle satisfaction from the interview, bership in the Church of Jeaus for William, in response to the Pope's Christ of Latter - day Saints:

> Thos. A. Tennant, Salt Lake City, \$10,-700; Henry May nbaum, Nevada, 85,600; Mrs. Annie W. Filler, New ber of non-"Mormon" stockholders Howard Sebree and others who are not, and never have been, "Mormons." There are numerous other wild west statements in the report that render it serve the purity of the ballot. "Ail a document that is not safe to tie to.

however, must be reasonable, uniform, and impartial. They must not have for their purpose directly or indirectly to deny or affridge the constitutional

sarily to hupededits exercise; if they Text of the Decision of the Su preme Court of that State.

State ex rel. Wnitney vs. Findley, Registry Agent. (No. 1,292) Supreme Court of Nevada. October sth, 1888.

ELECTIONS AND VOTERS-QUALIFICATION OF VOTERS-MORMONS - CONSTITU-TIONAL LAW LEGISLATIVE POWERS. st. Rev. 1887, p. 107, § 1, prohibiting Mo. nons from voting at elections, and requin

inons from voting at elections, and requir-ing applicants for registration to take oath that they are not members of the Mormon Church, is in violation of Const. Nev. art. 2, § 1, prescribing the qualifications of elec-tors, and is not authorized by article 2, § 6, requiring provision to be made by law for registration, and the ascertainment by proper proofs of the persons "entitled to the right of suffrage as hereby established," and empowering the legislature "to pre-scribe by law any other or further rules of oaths as may be deemed necessary as a test of electoral qualifications."

Application for mandamus. George S. Sawyer and Trenmore Coffin, for relator. J. D. Torreyson and Thomas H. Wells, for respondent. English things and influences, as is Hawley, J .- Relator applied to renatural, she being the daughter of spondent, a justice of the peace and

Queen Victoria. Bismarck takes a difex officio registry agent at Panacca township in Lincoln County, to be registered as a voter, and offered to take the cash required by the act providing for the registration of the mames of the electors. Gen. St. 1505. The registry agent refused to register his name unless he took the oath required by the "act prescribing the qualifica-tions and modifying the oath for the registration of voters in conformity therewith." St. 1887, p. 106. This pro-

that act.

Five Hundred Men in Danger of ceeding was thereupon instituted for the purpose of testing the va-

application for a mandamus compel respondent to regis-

Relator, in

A Tug Explosion.

beir direct soverign capacity.

Mc Mahone v. Mayor; 66 Ga. 224.

Milwaukee, With Fatal

Effect.

Sent to Hayti finme-

diately.

Likely to be Gob-

bled Up.

Death by Cold and

Huuger.

The Books Must be Produced

LONDON, Oct. 30 .- The Parnell com

the Hiberman National and Munster

banks. Sir Walter Paillimore, coun-

sel for the Hibernian Bank, contende

that the commission has no power to

compet the production of the books. Presiding Justice Hinnen said he

would not discuss that question. If

the banks, under color of protecting

An International Master.

y Telegraph to the NEWS.

The

Town of Greeley, Colorado

cannot be changed except by the power MILWAUKEE, Oct. 30 .- A tug explodthat established it, viz, the people, in ed its boiler while cruising on the lake In McCafferty vs. Guyer, supra, where the legislature attempted to disfran chise certain persons who were not disfranchised by the provisions of the constitution from voting, the court, this morning, killing the captain, John Sullivan, the engineer, John Sullivan, ousin of the castain; fireman Edward Sullivan, and lineman Thomas Handley. The boat was blown to pieces. in reviewing the provisions of the act Frank McGowan, the cook, and Thomas said: "It attempts to disfranchise Dooley, a chance visitor on the tug, were picked up from among the float-ing debris by the crew of another tug which happened to be close by, both severely bruised and cut. those who are enfranchised by the fundamental law of commonwealth, and it enacts what shall be the evi-dence of disfranchisement. It is not, it does not profess to be, a regulation of the mode of exercise of the right to

Appeal for Aid.

an elective franchise. It is a depriva-ation of the right itself. Cau, then, the WASHINGTON, Oct. 3) .- Acting Seclegislature take away from an elector etary Thompson today received a his right to vote, while he possesses ong telegram from San Francisco. all the qualifications required by the signed by Senator Hearst and others, constitution || This is the question now before us. When a citizen goes to the sforming him of the perilous situation polls on an election day with the con the crews of about a dozen whaters. supposed to have been wrecked near Herald Island, in the Arctic Ocean, stitution in his hand, and presents it as giving him a right to vote, can he be told, 'frue, you have every qualificaand asking that a revenue steam. er be sent at once to their tion that instrument requires. It de-clares you entitled to the right of an ssistance. There are said to be nearly elector, but an act of assembly forbids your vote, and therefore it cannot be received.' If so, the legislative power is superior to the organic law of the o men in the party, in no condition o withstand the rigors of an arctic winter. The revenue steamer Bear is tesired for the purpose of sending them provisions and clothing, without State: and the legislature, instead for o. ing control e t by it, may mould the which it is said they will perish of constitution at their pleasure. Such is not the law " The legislature may unger and cold. Acting Secretar Fnompson visited the White House adopt such rules and prescribe such oaths as may be deemed necessary to during the day and laid the matter be-fore the President, saying that there test the qualifications of an elector. It was no vessel now in the revenue also has the power to adopt such service in a fit condition for a winter

reasonable regulations of the consti-tutional rights of a voter as may be cruise. New York, Oct. 30,-The steamer Saginary is raised. The only damage s to the cargo, and amounts to \$200,serve the purity of the ballot. regulations of the elective franchise,

SPECIAL NOTICES.

right of citizens to vote, or unneces-BEAUTIFUL AND GRAND Is the exhibition of Fine Art Work at do, they must be declared void." Cooler a Const. Line 158; Dagget iv. Hudson, Hi Cone Starts: 3 N. E. Rep. 538; State v. Butts, 31 Kan. 554 2 Pac. Rep. 618; Capen v. Foster, 12 Pick 488; Page v. Allen, 58 Pa. St. 346, 347; the White Sewing Machine Store. The ladies drobe city and vicinity are cordially invited to call and sec the same during the present wcek. F. Auerbach & Bro. are closing out their Mather Kid Gloves at \$1.00 and The reasons we have s'ated are am-1.25, former price \$1.75 and \$2 00. ply sufficient to justify the issuance of writ of mandamus as prayed for, If you want to buy the right kifld of and we therefore deem it unnecessary goods at right prices, go to F. Auerto discuss the other points presented oach & Bro's one price establishment by relator, as to whether or not the act is repugnant to the provisions of sec-tion 4 of article 1 of the constitution. LATEST Style of Gas Fixtures at HEESCH & ELLERBECK'S, 493 First South St. dtf TELEGRAPHIC NEWS **JUST RECEIVED!** 8-1 and 10-1 Flannel and Tug Explodes on the Lake Near Linsey Sheeting, Wool Battng, Blankets, and an Immense Variety of FLANNEL DRESS GOODS An American Man-of War to be

JOHN C. CUTLER & BRO., Agents Provo Woolen Mills, No. 36 EAST TEMPLE ST.

Two (2) rooms wanted unfurgished State particulars to George Brice, this office. A Dramatic and Musical Entertain-ment will be given in the 19th Ward School House on Thursday evening next by Prof. Beesley and Mrs. Dr. Hasbrouck, for the benefit of the choir

NOTICE

Of the Completion of the Assessment of a Local Tax for the Extension of the Water Mains on G Streat, between Sixth and Ninth Streets.

OTICE IS HEREBY GIVEN THAT THE A seessor and Colleeuor of Sait Lake Chy has made and completed the list and plat pertaining to the assessment of a local tax at the rate of four mills per square foot evied by the City Council of Sait : are City August 14th, A D 1888, upon the following August 14th, A. D. 1558, upon the following described lots or pieces of ground, namely All of lots 1 and 4, block 92; All of lots 2 and 3, block 91; All of lots 1 and 4, block 105; All of lots 2 and 3, block 105; All of lot 2, block 120; All of lot 2, block 119; all in plat 10, Sa²t Lake City Survey; said tax being for the ex-tension of the Water Mains along the follow-ing described route mains along the follow-

ing described route, namely Beginning at the intersection of Fixth and G Streets and running northward along (Street to a polurunning noithward along to street to a point midway between Eighth and Ninth Streets. Said list and plat have been filed in the office of the City Recorder No 2. City Hall, and will be open to inspection for the period of ten days from and after the 36th day of October, 1883, during which time written appears to the Council for the correction of the assessment may be filed with the City Benefit and the street of the adments in Recorder, in pursuance of the ordinance in such case provided HEBER M WELLS, City Recorder Salt Lake City, October 29th, 1888

THE

NOTICE.

of the Completion of Assessment of Local Tax for the Extension of the Water Mains on West Temple Street between Sixth and Ninth South NOTICE IS HEREBY GIVEN THAT THE Assessor and Collector of Salt Lake City has made and completed the list and play pertaining to a local tax at the rate of four mills per square foot, leyted by the City Council of Salt Lake City, August 14th, A.I.

Council of Salt Lake City, August 14th, A.D. 1888, upon the following described lots or pieces of ground, namely All of lots 3, 4, 5 and 6, block 22; All of lots 1, 6, 7, and 8, block 12; All of lots 2, 3, 4 and 5, block 15; All of lots 1, 2, 7 and 8, block 15; All of lots 5 and 6, block 5; all in Plat A, Salt Lake City Survey; seld tax being for the extension of the water mains along the following roure namely: Begining at the terminus of the main on West Temple Street at or near the intersection of Sixth South Street, and running thence southward along West Temple Street to a point midway between Eighth and Ninth South Streets.

South Streets. Baid list and plat have been lodged in the office of the City Recorder. So. 2. City Hall and will be open to inspection for a period of ten days from and after the 30th day of September, 1888, during which time written appeals to the Council for the correction of the sasessment m * y be filed with said Reorder, in pursuance of the ordinance 1

NOTICE

Of Completion of Assessment of Local Tax for the Extension of the Water Mains on H Street, between Sixth and Third Streets.

NOTICE IS HEREBY GIVEN THAT THE Assessor and Collector of Salt Lake City has made and completed the list and plat pertaining to a lecal tax at the rate of four mills per square foot, levied by the City Council of Salt Lake City, August 14th, A.D 1888, upon the following described lots or places of ground namely All of lots 1 and 4, block 75; All of lots 1 and 4, block 63; All of lots 2 and 3, block 79; All of lots 2 and 3, block 79;



DRY GOODS DEP'T

FALL SEASON!

1888.

Z.C.M.I.

Of this institution is now replete with all the latest novelties in Dree

Fabrics and Trimmings suitable for the season.

includes Ladies', Misses' and Children's Merino, Cashmere and Homemade Hostery Ladies' Misses' and Children's Gloves and Mittems. Wool Goods, Furs, Shawis, Knit Goods and Underwear.

Attention is further invited to a large importation of Cloths, Tweeds, Cassimeres and Overcoating in great variety for Gentlemen's Wear, with Suitable Trimmings.



MEN'S EURNISHING GOODS AND HATS. Splendid line of Carpets in all Grades and Qualites. We are Bole Agents for Utah for the Celebrated MONITOR & CHARTER OAK STOVES, RANGES & HEATERS.

STAPLE AND FANCY GROCERIES. BOOTS, SHOES and RUBBERS. GLASS, CHINA, QUEENS AND OTHER WARE. We make a specialty of Home-made Boots and Shoes, Capalmeres, Suitings, Linseys, Flannels, Jeans, (Blankets, Shawis, Duck Sufts. Overcoats and Overalls.

> T. G. WEBBER. Supt.

Buch case provided. HEBER M. WELLS, City Recorder, Sait Lake City, October 29th, 1888

ed out, and we believe that will t the treatment it will receive. Although the Nevada statute was similar in nature and intent to that of

It is generally impossible for a busildaho, the former was the more ness house to determine, with even straightforward of the two. Its lanapproximate accuracy, the benefits deguage was direct, stating without amrived from the expenditure of a given biguity, that members of sum in advertising; but the business Church of Jesus Christ of Latman of today who denies that adverter day Saints could not vote at tising is beneficial, or even indispensiany election. The outrageous Idaho law was intended to provide similar treatment for members of the same Church, but did not name the organfrom our late fair, but that its effects ization by its title. Directness even are highly beneficial and 'far-reaching, when exhibited in a wrong cause, is enno intelligent citizen of the Territory titled to at least a molety of respectful will deny.

consideration, however infinitessimal. The exposition has been a topic of but covert legislative stabbing has no discussion in all parts of the Territory redeeming element associated with it ever since it took place. Compar Those who applaud and support such sons without number have been legislative enactments as the Nevada drawn between exhibits, and beand Idaho anti-"Mormon" test oath ween articles that were shown and statutes are the enemies of democracy, others as good or better that were not lacking in every patriotic instinct taken to the fair and displayed. The They belong to that class who are awards that were made have delighted mere camp-followers in the battle of the recipients more than pecuniary freedom. They never have struck and gains would have done, and to many never will strike a blow for human liberty.

Every lover of equal treatment unhearty and healthful impetus has been der the constitution and laws will given. A better idea of the good which hope that the demise of the test oath abortion in Nevada will soon be followed by the funeral of its twin sister in Idaho.

---UNFAIR ANIMADVERSIONS.

fair will be kept in view for months THE stir created by the corresponbefore it opens, and preparations for dence between an alleged Englishman that event will be made with great dewho had become a citizen of this counliberation and care. try by naturalization, and Lord Sack-. Any motive which creates emulation

ville-West, minister to the United States from England, continues with- of such resources as are within their out abstement. The mythical Engreach, benefits the country in proporlishman dated his letter at Pomona, tion to the interest which it excites; California, while that of Lord Sack- and civilization has discovered no ville-West was written at Beverly, better plan for stirring up the populace in this manner than the holding of Mass.

A perusal of both letters indicates fairs and expositions, at which merit clearly that at Pomona there is a is allowed to win. sneaking political trickster, and at No amount of "beom" literature Beverly a high-toned, truthful gentle- could have conveyed so striking and that "no person shall be allowed to man, too honest to suspect that the yet so full and truthful a portrayal of letter addressed to him was one of the the advantages and resources of Utah. whes of a low-down American politi- as did the fair. It was there shown One who would not himself what both the drawbacks and ad- the 'Mormon Church,' *

liable to be victimized by one who that while we have natural wealsh makes it strade, than would a person in great abundance, time, labor try agent, under the provisions of the of the same stripe." and money are needed to develop it His Lordship was asked for his ad- Every enterprise represented at the

vice, or thought he was being thus fair, and shown to be profitable, was Christ of Latter-day Saints, commonsolicited. As a gentleman he imagined one to which capital and intelligent ly called the 'Mormon Church.'" Sec that his interrogator should be given effort had been devoted before it bea courteous reply. He tendered no came profitable. True, in many inadvice, but simply, in a moderate stances, labor and perseverance comform, expressed an opinion. That is prised the greater part of the original all there is of it. Any one who ceninvestment, but these are the equivasures him for interference in American lent of gold. While the fair contained politics, or for the intent to do so, evidence that this is not a land where must surely misunderstand the purport gold coins dangle in clusters from

B13 RESULTS OF THE FAIR.

livelier competition among exhibitors

to compel respondent to regis-ter his name, atlirmatively shows that be possesses all the qualifications of an elector, as prescribed by the constitution of this State, (Const. art. (1:) that he could not take the oath-prescribed by the act of 1887, because e is a member of and belongs to, the "Church of Jesus Christ of Latter-day Saints," commonly known as the "Mormon Church," and this wathe ble, is justly regarded as a fossil. So it may be impossible to approximate the actual amount of good resulting be registered, we ordered the writ to issue as prayed for. Section 1 of article 2 of the constitu-

113

tion prevides that "every male citizen of the United States (not laboring under the disabilities named in this con-stitution) of the age of twenty-one

Sir Charles Russell, counsel for the charge. years and upwards, who shall have ac-Parnellites, intimated that his clients tually, and not constructively, resided in the state six months, and in the dis. had not the slightest objection to trice or county thirty days next pre-ceding any ejection, shall be entitled to vote for all officers that now are the production of the books. The court then heard formal evi dence proving the correctness of the shorthand noves of the speeches from which the attorney General quoted in or hereafter may be elected by the peo-ple, and upon all questions submitted to the electors at such election: prohis presentation of the Times case last vided, that no person who has been or may be convicted of treason or felony week.

in any State or Territory of the United States, unless restored to civil rights, NEW YORK, 30 .- The selzure of the industries and enterprises in various and no person who, after arriving at por ions of our commonwealth, a the age of eighteen years, shall have voluntarily borne arms against the American steamer Haytian Republic has become an international episode, United States, or held civil or military as may be seen by the following letter given. A better idea of the good which has been done by the fair this year may be derived by a visit to the one to be held a year bence. It is reasonably certain that next year there will be

from Secretary of State Bayard : DEPARTMENT OF STATE, Washington, Oct. 29. Lord & Austia, New York Messrs.

City: possessing the qualifications of an and a greater variety of displays. The elector, as defined and declared in this Gentlemon-I have to acknowledge provision of the constitution, and who is not disqualified by any of the pro-visions thereof, is entitled to the right of suffrage. It is not within the power the receipt of your letter of the 27th inst., in which you inform the department of the seizure of the American steamship Haytian public at St. Marc, of the legislature to deny, abridge, exand request that in view of the serious tend or change the qualifications of a • Any motive which creates emulation among the people in making the most of such resources as are within their reach, benefits the country in proporstate of affairs in Hayti at the present ime, and of the jeopardy in which the lives and property of Americaus are now placed, a man-of-war be sent vs. Baker, 38 Wis. 86; Quinn vs. State, thither immediately. The department 35 Ind. 490; Monree, Collins, 17 Onio St. 685; McCafferty vs. Guyer, 59 has received information of similar purport from the United States minisa. St. 111; Kinneen vs. Wells, 144 ter at Port au Prince, and in reply has Mass. 497, 11 N.E. Rep. 916; Rison vs. Farr, 24 'Ark. 162; Stats vs. Canaday, instructed him to protest instantly against the action of the Haytian authorities, and informed him that a man-of-war will be ordered to pro-8 N.C. 222. The legislature, by the ac of 1887, adopted additional disqualifica-tions to those mentioned in the consticeed to Haytian waters as soon as

tution, by declaring in positive terms I am, gentlemen, your obedient ser-T. F. BAYARD. vote at any election in this State vant. * who is a member of or be-longs to the 'Church of Jesus Christ of The Department states it has re ceived caolegrams from him fully ex-plaining the situation which will be aid before the cabinet meeting today. The navy department has been requested by the secretary of State to send a man-of-war to Hayti to look after American interests there which prear to have been jeopardized by the seizure of the American steamer laytian Republic at St. Marie, and other disturbing events at Port-aurince. At present all of the vessels of the North Atlantic are laid up in the navy yards for repairs, except the Boston which is now at some Centra A merican port beyond the reach of the

Paris Points.

PARIS, Oct. 30 - The religious mar-Capt. Brant took placet in the church of St. Pierre today. Many members of the Chamber of Deputies were pres-ent. The throng of people outside the church cheered Boulanger when he appeared. The cabinet held a council today at which the President presided. The in-come tax bill was approved. Washington News. WASHINGTON, Oct. 30 .- Minister Phelps cables that he had returned to

Brid list and plat have been lodged in the office of the City Becorder, No. 2, City Hall, and will be open to inspection for a period of ten days from and after the 30th day o October, 1888, during which time written appeals to the Council for the correction of the assessment may be filed with said Re-corder in numerous of the ordinance in lasbrouck, for the benefit of the choir of that ward. Prices of admission 2 and 50 cents. PEARS' Soap secures a beautful omplexion.

ission reassembled today. Attorney Highest price paid for all kinds of produce at C. B. Durgt's. Notations from the country promptly responded to. C. B. DURST. General Webster asked the court to nforce its order, giving the Times counsel permission to inspect the books of the League in the keeping of

Hands, Chilblains, Corns, and all skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box. For sale by A. C. Smith & Co.

PEARS' Soap is the most elegan!

COAL FOR SALE !

By the hundred weight. dtf 65 & 67 East, Third South St.

TO RETAIL CLOTHING BUYERS.

Attention is directed to the full line

of furnishing goods, shirts, underwear, fashionable clothing and dress suits now being imported by L. Goldberg. The selection of goods was made by

Boys' clothing is made a specialty by

this establishment, an immense stock of youths' wear having been iaid in for

Seed Rye and Winter Wheat BAILEY & SONS.

SAM LEVY.

Manufacturer of Fine Havana Cigars 171 & 173 s. Main Street.

,TO LET.

WHITE HOUSE, SECOND HOUSE cast of Eagle Gate. Apply W. A. ROSSITER, dtf President's Office.

110 ACRE FARM

TO LEASE FOR TERM OF THREE years. Situated four miles from Park City, on road to Heber City. Known as the "Hailstone Farm." Enquire of W. Petersen, Butcher, 24 W. First South St., Salt Lake City. d&stf

NOTICE.

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the Holase of Joseph Brown, declased,

L. GOLDBERG.

Salt Lake City.

All kinds of Grass Seeds at

collet adjunct.

Mr. Goldberg.

dtf

be fall and winter trade

CATARRH CURED.

A clergyman, after years of suffering from that loathsome disease, Catarrh and vainly trying every known remedy at last found a receipe which com pletely cured and same him from death. Any sufferer from this dreadthe banks, under color of protecting death. Any starting a self addressed the privacy of their clients, obstructed ful disease sending a self addressed the orders of the court, the court would be constrained to put its pow-ers fato force.

BAILEY & SONS.

deoc

Bucklen's Arbica Salve THE BEST SALVE in the world for 'uts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped

Streets.

Of the Completion of Assessment of a Local Tax for the Extension of the Water Mains on 8 Street, between Third and Fourth Streets.

NOTICE 18 HEREBY GIVEN THAT THE Assessor and Collector of Salt Lake City has made and completed the list and Assessor and Collector of Salt Lake City has made and completed the list and plat pertaining to the assessment of a local tax at the rate of four mills per square fort levied by the Oity Council of Salt Lake City, August 14th, A. D. 1883, upon the fol-lowing lots or pieces of ground, namely: All of lots 1 and 4, block 72; All of lots 2 and 3, block 73; All of lots 2 and 3, block 69; All of lots 2 and 3, block 68; All of lots 3, block 44; All of lots 3, block 45; all in Plat D, Salt Lake City Survey; said tax being for the exten-sion of the water mains along the following described route, hamely: beginning at the intersection of B and Sixth Streets and run-ning southward along B Streets and run-ning southward along B Streets and run-soft list and plat have been filed in the office of the City Recorder No. 2, City Half and will be open to inspection for a period o ten days from and al er the 30th day of October, 1888, during which time written appeals for the correction of the assessment-may be filed with the City Recorder, in pursuance of the ordinance in such case provided. HEBER M. WELLS, City Recorder.

BEBER 'M. WELLS, City Recorder Salt Lake City, October 29th, 1884,

NOTICE

Of the Completion of Assessment of a Local Tax for the Extension of the Water Mains on First and M

NOTICE IS HEREBY GIVEN THAT THE

NOTICE

Broiling can be done in the oven of the Charter Oak Range or Stove with the Wire Gauze Oven Deor, more perfectly than over the live coals.

than over the live coals. Lay the steak, chops, ham or fish on a wire broiler or meat rack, placing it in an ordinary bake pan to catch the drippings. Allow it to remain in the oven with the door closed 15 or 20 minutes. No turning is required. At the end of this time it will be found nicely cooked ready to

THIS IS THE IDEAL WAT TO BROIL MEATS This is THE IDEAL WAT TO BROIL MEATS There is no taint of coal gas or smoke, and the meats are more tender and belier in flavor than those broiled over the coals. The conventence of broiling in the oven will be appreciated by every house-keeper, and adds another to the massy reasons why the Charter Oak Range or Store with the Wire Gauze Oven Dooi should be preferred to all others now in the market.

SEND FOR ILLUSTRATED GIRCULARS AND PRICE LISTS. FOR SALE BY Z. C. M. I., Sole Agents in Salt Lake City.

OAK

10



Is often asked why GOLDSMITH & CO. are such Popular Clothiers. This is Easily Explained. They give Good Goods at Low Prices.

NEW STYLES ADDED DAILY!

N assessor and collector of Salt Lake City has made and completed the list and plat pertaining to the assessment of a local tax at the rate of four mills per square foot, lev-ied by the City Council of Salt Lake City. August 14th, A. D 1888, upon the follow-ing described lots or pieces of ground, name'y: Our Immense Line of Suits range in price \$5.00, \$7.50, \$10.00, \$12.00, \$15.00, \$18.00, \$20.00, \$25.00.

> Our Prices and Quality are not Equalled by any house in this city. Our High Grades of Clothing are fully up to Tailormade Goods. One of our Great Special**ties** 18

Aligust 14in, A. D 1888, mpon the ronow-ing described lots or pieces of ground, name'y: All of lot 4, block 2; All of lot 5, bleck 1; All of lots 1 and 4 block 27; All of lots 2 and 3, block 28; All of lot 2, block 30; All of lot 2, block 29; all in plat D, Salt Lake City Survey; said tax being for the ex-tension of the water mains afong the follow-ing described routs, namely: Beginning at a point on First Street, ten rods east of M Street, the present terminus of the mains, and running westward twenty rods along First Street; also beginning at the interseo-tion of First Street to a point mis-way between Second and Third Streets. Bald list and plat have been fi. ed in the office of the City Recorder, No 2, City Hall, and will be open to inspection for the per-lod of ten days from and after the 30th day of October 1858, during which time wit ten appeals to the Council for the correction of the : satesment may be filed with the City Recorder, in pursuance of the ordinance in such case provided. INERER M. WELLS, City Recorder. Salt Lake City, October 29th, 1888. THE BEST \$10.00 ALL WOOL SUIT These will cost you elsewhere no less than \$14.00. Of the Completion of Assessment of Jocal Tax for the Extension of the Water Mains on I Street, between Fifth and Third Streets.



in violation of the provisions of the constitution, to disfranchise the mem bers of the Mormon Church; to deny them the right of suffrage regardless legraph. of the question whether or not they possessed the qualifications of an elector as defined in the constitution. It was suggested by respondent's counsel that the act of 1887 was, per-haps, authorized by the provisions of section 6. article 2, of the constitution, gathered by the fortune seeker, it also served to show that intelligent and persistent toil, or a wise investment of money, will here meet with gener-ous returns. A MISREPRESENTATIVE DOCUMENT. making returns of the same; and the legislature shall have power to pre-scribe by law any other or further

stoop to such trickery is much more vantages of this region are; and (St. 1887, p. 107, § 1;) and in the same act sought to amend the oath to be adregistration law, by adding thereto that the elector was not a member of nor belonged to the "Church of Jesus tion 2. The act was a direct attempt, St. for

	must surely misunderstand the purport gold coins dangle in clusters from	It was suggested by respondent's	riage of Boulavger's daughter and	' In the matter of the fistate of Joseph .	Water Mains on I Street, between Fifth and Third Streets.	unan \$14,00.	
	of his letter. It does not appear to abundant vines, only waiting to be	counsel that the act of 1887 was, perphaps, authorized by the provisions of	Capt. Brant look placet in the church	Brown, dettased. 8.	and the set of the set		
	bear any such construction.	haps, authorized by the provisions of section 6. article 2, of the constitution,	of St. Pierre today. Many members of	Notice of time and place for the bearing of	NOTICE IS HEREBY GIVEN THAT THE Assessor and Collector of Salt Lak-		
		which dealers that Hanamistan shall	the Chamber of Deputies were pres-	Petition for administor to Probate	City has made and completed the list and		
	His Lordship carries his gentlemanly served to show that intelligent and	be made by law for the registration of	ent. The throng of people outside the	OF STAR	plat pertaining to a local tax at the rate of	Our Second Great Attraction is our	
	institutes into every phase of this persistent toil, or a wise investment	the names of the electors within the	church cheered Boulanger when be	PURSUANT TO' AN ORDER OF SAID Court in said matter, notice is hereby	four mills per square foot, levied by the	our Second Great Attraction to our	
	LIBIG 3 LEBL. ILC SAVE ID & SUTAIGHT- of money will have much with gener	countles of which they may be resi- dents, and for the ascertainment, by	appeared.	Court in said matter, notice is hereby	four mills per square foot, levied by the City Council of Salt Lake City, August 14th, A. D 1858, upon the for owing described		
100	forward way that he admits the facts ous returns.	proper proofs, of the persons who	The cabinet held a council today at which the President presided. The in-	given that Monday, the 12th day of Novem- ber, A. D. 1888, at 11 o'clock a. m., at the	All of lots 1 and 4, block 62;	ALL WOOL CHEVIOT \$15.00 SUITS	
	and regrets them.	shall be entitled to the right of suf-	come tax bill was approved.	County Court House in Salt Lake City, Utah	All of lots 2 and 3, block 61;		
	The abuse to which the English	shall be entitled to the right of suf- frage, as hereby established to pre-	come tas our mas approved.	Territory, in the court room of said court,	All of lot 4, block 51:		
	minister has been subjected by nu- A MISREPRESENTATIVE	serve the purity of elections, and to	Washington News,	has been appointed the time and place for	All of lot 3, block 52: all in plat D, Salt Lake City survey; said tax being for the ex-		
	merous American newspapers be-	regulate the manner of holding and making returns of the same; and the		the hearing of a petition of Benjamin P. Brown and Theodore McKean praying for	tension of the water mains along the follow-	Sold by other houses at \$20.00. Our line	
	cause he unwittingly became the "vic-	legislature shall have power to pre-	WASHINGTON, Oct. 30 Minister Phelps cables that he had returned to	the admission to probate of a certain document therewith presented, purporting to be	tension of the water mains along the follow- ing route, namely: Beginning at the inter- section of I and wifth Streets, and running	Sold by other houses at \$20.00. Our line	
	tim of misplaced confidence,"Is unfair IN speaking yesterday of the Gov-	scribe by law any other or further		the last Will and Testament of Joseph	southward slong said I pirect to a point	is Extensive Too Numerous to Mention.	1
81	as it is absurd. To eject into these ernor's report to the Secretary of the	rules or oaths as may be deemed neces-	London from Hatfield House, where	Brown, deceased, when and where all per-	midway between Third and Fourth Stratts	A The state of Own Utwole will Com	21
스 바르 중.	the second	sary, as a test of electoral qualifica-	he has been in consultation with Salis	sons interested may appear and oppose the probate of said will, or the granting of let-	Baid list and plat have been lodged in the	An Examination of Our Stock will Con-	
	and the second s	tions." The other or earther rules or	buw respecting the letter of Minister	ters tostamentary to them as prayed for in	office of the City Becorder, No. 2, ity Hall, and will be open to inspection for a period	vince One and All. As to Our Stock of	
	found that any only be stored by	oaths which the legislature may pre- scribe are such as may be deemed nec-	Sackville-West.	said mation:	of ten days from and after the 30th day of	vince one and An. As to our stock of	
8 - D."	normating tages researched at an about at	essary "for the ascertainment, by	Consternation at Greeley.	Dated at Sal Lake City, October 29, 1888.	of ten days from and after the 30th day of October, 1888, during which time written appeals to the Council for the correction of		
		proper proof, of the persons who shall		d 10t Probate Clerk, Salt Lake Co.	the assessment may be niled with said He-	DOVE AND CHILDDEN'S CLOTHING	
	and the qualification is larger than the	be entitled to the right of suffrage,"	DENVER, Oct. 30 In 1885 Dave Ter-	dive around energy care made cost	corder, in pursuance of the ordinance in such case provided.	BOYS' AND CHILDREN'S CLOTHING,	1
	GERMANY AND PEACE. compliment.	as established by the provision for the registration of voters, the framers	rell, a sporting man, applied to the	NOTICE	HEBER M. WELLS.		1.54
5	- The document is a political but not	of the constitution deemed it proper	local land office to enter as a home-	ANO ALCON	City Reco der. Balt Lake City, October 29th, 1838.		
- = # g	THE space of a few weeks this year in a correct sense a state paper. Its	to give the legislature the power to	stead the land upon which the city of	Of the Completion of Assessment of a	Salt Lake City, October 29th, 1858.	We have made Greater Efforts Than Ever	
	saw three generations seated upon bias is overwhelming. In order to	enact such rules and prescribe such	Greeley now with 7,500 inhabitants,	Local Tax for the Extention of the		in this Department. The Ladies are all	
	the imperial throne of Germany, dar. produce an anti-"Mormon" effect, its	oaths as might be necessary in order	stands; also for a timber culture claim	Water Mains on L Street, between Sixth and First Streets.	NOTICE	In this Department. The Lattes are an	
		to determine who was entitled to be registered; and this could only be	near there. The land agent refused to	2 Distant 70 minute Date to being a	the state of the s	Charmed with Our Handsome Line of	
	lations of the empire were in a pre- rant misrepresentation. Some of his	done by ascertaining in advance, by	permit the entries on the ground that the land was owned by the	NOTICE IS HEREBY GIVEN, THAT THE Assessor and Collector of Fait Lake	Of the Completion of Assessment of a Local Tax for the Extension of the	Charmon with Our minisonic Line of	-0
10	carlous condition. There were grave, statements are entirely untrue. We	proper and reasonable proofs, the per-	Greeley, Town Company. Terrell	City has made and completed the lit and	Water Mains on Second Street, be-	Children's Clothing. We have again re-	
6.0	fears that such sudden changes on the may take occasion to show up some of	sons who would on the day of election,	appealed to the general land office, and	City has made and completed the lit and plat pertaining to the assessment of a local	tween A and C Streets	This had the @0 50 (Blde' Suits They	1.2
		under the provisions of the constitu-	yesterday received word through the	tax at the rate of four mills persquare foot levied by the City Council of Salt 1 are City.	MOTION IS PERFORM UNE THATTUP	plenished the \$2.50 Childs' Suits. They	2.1
4-1	throne would result in convulsive de- the untruths of which he has been	tion, be entitled to vote. If the views suggested by respondent's counsel.	land office here that his timber culture	August 14th, A. D 1888, upon the following	NOTICE IS HEREBY G VEN THAT THE Assessor and Collector of Salt Lake City has made and complete i the list and plat	sell rapidly and the cry is for more.	
10 H	velopments, if not in the destruction guilty, but will be satisfied with a sam-	that the legislature has the nower.	claim had been allowed by the secre- tary of the interior, and that his home-	described lots or pieces of ground, namely:	has made and complete 1 the list and pla:		
	of the peace of Europe; but such fears ple slander now.	under the guise of adopting further	stead claim probably would be allowed	All of lots 1 and 4, black 82: All of lots 2 and 3, block 83;	pertaining to the assessment of a local tax	Our Furnishing Goods and Hat Depart-	
	have not as yet been realized. No Mr. West strained the truth through	rules or oaths as a test of electoral	alan The decision creates constarns.	All cf lots 1 and 4, block 59;	at the rate of four mills per square foot, levied by the City Council of Salt Like City, August 14th, A D 1888, upon the following	the and Complete in all lines All	
÷	signal act of administrative authority a fine sleve in order to make people at	qualifications, to declare, as set forth	tion at Greeley, and here, where much	All of lets 2 and 8, block 58;	August 14th, A D 1888, upon the following	ments are Complete in all lines. All	2
	has yet been performed by the present a distance believe that there exists in	in the preamble to the act of 1888, that "it is deemed necessary for the peace	Greeley property is owned.	All of lots 1 at d 4, block 54; All of dots 2 and 3, block 55;	All of lot 1, block 41;	we ask is an inspection of our Depart-	
	Emperor which affords a foremat of this Territory an exclusive, dominat-	and safety of the people of this S ate	Transferred.	All of lo.s 1 and 4, b'ock 31;	All of lot 2, block 40;		
	his temper or policy in respect to ing and tyrannical church influence	to exclude from participation in the	D LEAGUE MARK THE CONTRACT MANY AND	All of lots 2'and 3, block 30;	All of lot 4, block 16;	ments and you are Sure to Buy.	
	peace or war. His career so far since which permeates all the relations of	electoral franchise all persons belong-	WASHINGTON, Oct. 30Lieutenant-	All of lots 2 and 3, block 26; All of lots 2 and 3, block 27; all in Plat D,	All of lot 8, block 17, all in plat D. Salt Lake City Eurvey; said tax being for the exten-	month and you and build to	
	his succession to the sceptre does not life. As evidence to sustain this idea	ing to the self-styled 'Church of Jesus Christ of Latter day Saints,' common-	Col. G. H. Burton, inspector-general,	Salt Lake City Survey: said tax being for the	eion of the water mains along the following	A REAL PROPERTY AND A REAL	
	afford much ground for surmise as to he fired a blank cartridge from a	ly called the Mormon Church," then,	has been transferred from the head- quarters of the department of Arizona	extension of the water mains along the fol- lowing described route, namely: Beginning	described route, namely: Beginning at a joint on Becond Street midway between A		
1.0	whether he will be a warlike or a peace- wooden gun at Zion's Co-operative	of course, it could by like methods	to the bands newtown of the division of	at the intersection of L and Sixth Streets and running southward along L Street to	and B Streets and running thence eastward along Becond Street to a point midway bc-	GOLDSMITH&Co.	-
u	loving ruler. On the one hand his Mercantile Institution, which he	exclude from the elective franchise all	the Psclific.	and running southward along L Street to	tween Rand () Streets		
	visits to the Czar and King Christian characterizes as "A mammoth manu-	persons belonging to any other church,		Said list and plat have been filed in the	Said list and plat have been filed in the office of the City Recorder No. 2. City Rali,	GOLDOMI IIGOO.	
	tiste to the Car and Aing Christian thatacterizes a maunoth manu-	or members of any particular political party, social organization, or benevo-	A Terribie Fire.	all and the filter Banandan Ma & Olive Uall	office of the City Recorder No. 2. City Hali,		
	might seem to indicate a desire on his facturing and mercantile corporation,	ent order. In brief the rights of	BunLIN, Oct. 30 The great fire at	and will be open to inspection for a period	and will be open to inspection for a period of ten days from and after the 30th day of	CLOTHIERS, FURNISHERS AND HATTERS,	8
	part for the preservation of peaceful with its principal houses located at	suffrage guaranteed by the constitu-	Heenfeld, near Cassel, continues to	Detober, 1858, during which time written ap-	Octaber, 1885, during which time written	UNTIMERS. FURMISHERS AND MALLEMOS	
÷	relations with his neighbors, were it the capital and branch houses scat-	tion, and of which we boast so much.	spread. Three hundred houses, in-	peals to the Council for the correction of the	sppeals for the not section of the assessment		
1 2 -	might seem to indicate a desire on his part for the preservation of peaceful relations with his neighbors, were it not for representations that his per- sonal temper is proud, imperious and deflant. His visit to Italy, following close upon his tour to Russia and	would be placed entirely at the mercy,	cloding public buildings have been	earder in pursuance of the ordinance in	Tarsuance of the ordinance in theh care	61, 63 and 65 Main St.	
5 H -	sonal temper is proud, imperious and head is the president or presiding of-	legislature has no such porter. The	commend. A force of military and	such case provided.	Provided.		18
	deflant. His visit to Italy, following ficer of the church. Its articles of in-	right of suffrage, as conferred by the	places are prigades from adjacent	HEBER M WELLS	HEBER M. WELLS,	The Largest Clothing House West of the Missouri River.	
	close upon his tour to Russia and corporation provide as a condition to	constitution, is beyond the reach of	of the fames	Sait Lake City, October 29th, 1888.	Ealt Lake City, October 29th, 1888.	The Largest vietning neuse west of the missouri haven.	
5 32		, to acjoint the reach of	or the names.	Contraction of the sound sound sound	· · · · · · · · · · · · · · · · · · ·		
	승규는 성격 영국 가지 않는 것이 같아. 이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 없 않이						
							1
1. 2. 1							2