					£	
EVENING NEWS.	THE ALL ABSORBING TOPIC.	IN THE COURT.	and F. H. Bemis were challenged and excused, and a special ventre, return- able on Friday at 10 a. m., issued for			
tij minio meno	Why Marshal Ireland and his Dis-	FURTHER TRIALS AND CONVICTIONS -LANGTON ACQUITTED ON ONE	able on Friday at 10 a.m., issued for the following names :	RKI	HAM AC	Now Is The Time!
Tuesday . * February 16, 1880	tinguished Prisoner did not ar- rive this Morning.	CHARGE. The first case tried in the Third Dis-	39 Robert Binnie, 56 Walter J. Lewis, 111 M. M. Beaver,		LIVILAD.	
FRAGMENTS.	President Cannon falls from the	trict Court to-day was that of	40 John Strock, 45 Geo, Y. Wallace, 77 Thos. R. Jones,		$\gamma$	
O. JOHNSON Was arrested last night for drunkenness.	frain and is bruised but not seriously hurt.	HYRUM GOFF, of West Jordan, for cohabitation with	97 Joseph Jones, 112 Robert Waiters, 76 W. B. Everill.			THE WALLET THE DE AN MA
THE City Council will meet at seven	ATATA BARAD	Maria Goff and Marinda P. Goff, as his wives, from Feb. 1, 1883, to Dec. 31,	7 S. H. Conley, 96 Wm: T. Evans, 18 John Wayman,			THE WALKER BROS. CO.
o'clock this evening. JULIUS FRIEDLANDER, who was	AND WILL ARRIVE TO-MORROW	1883. The following jurors were sworn:	51 Jacob Leviberg, 96 O. D. Hendrichmen, 128 Jas. C. Brown,	HIV VILLE	RIANANTIA	A AREA VY ARALLER DIEVN. VV.
tried last week on a charge of having stolen a watch, was discharged this	To-day has been full of suspense for	W. M. Ferry. J. C. Conklin, W. E. Smedley, F. H. Benns, James Berry,	100 Stephen McKean, 197 Geo. Oulles, 32 Wm. Irvine.	F.AITLE.	EMPHKIIIM	Having determined on making a
morning, in the Police Court, having proven an allbl.	this city.	Elmer Hill, Gideon Turnbull,	85 Budolph Alff, 74 John A. Eckman, 42 Louis C. Shaw,	에 해 해 해 해 해 해	Maile Vall Valle	Having determined on making a
H. M. CONDICT, of the Democrat,	According to the latest information obtainable last evening, President	man and a second second second	1 59 George Mullett, 200 George G. Hardy, 125 Geo. A. Bergeu,			CLEAN SWEEP
	Ireland and on his way to this city,	named in the indictment were his wives in 1883, and lived with him in that rela-	67 A. E. Clarke, 57 Abraham Hansner,	Star Marine	and the second	
days, and studying into and writing up		a verdict of guilty was given by the jury, and the two other indictments	27 A. H. Kelley, 151 H. A. Frazer, 163 Thos. M. Stringer, 165 Cheo. T. Sicka			of all HEAVY WINTER GOODS, pre-
the situation of affairs here. JAMES TREWICK was fined \$15 in the	Between 8 and 9 o'clock this morn- ing a dispatch was received by Mr	against Mr. Goff continued for the term.	165 Geo. T. Bicks, 167 David Keith, 171 E. P. Clark, 184 James T. Kesgel.	DO	OTS	paratory to the Arrival of our Spring
police court this morning, for disturb-	Dickson from Marshal Ireland, at Blue Creek, to the effect that the prisoner	and case of the Onited States vs.		DU	U L D	Stock, we will offer Special Bargains in
wick was under the influence of liquor, he accosted two little girls in the	had either fallen or jumped from the train at ithe Promontory, the first sta-	was then taken up, and the jury in the	The life-giving essences of the pine- forest are found in St. Jacobs Oil.	44	· · · · ·	
southwest part of the city, and used improper language toward them.	tion west of there. The news soon spread upon the street, but it	and the one selected charged the de-	Fifty cents. No other medicine is so reliable as		A CONTRACT OF A	all departments, and respectfully ask the
In the Legislative Council this after-	was very generally believed to be a canard, and did not pre-	fendant with living with his wives Nel- lie Jenkins and Ellen Naylor Jenkins, from Feb. 1, 1883, to Dec. 31, 1883.	Ayer's Cherry Pectoral for colds, coughs, and all derangments of the respiratory organs tending toward	O TT	OTO	attention of the public to the great
the House notifying the Council that	vent a very large crowd of people from going to the D. & R. G. station to meet	tifled that the ladies named were his	consumption. In all ordinary cases it is a certain cure, and it affords sure		OES!	advantages we have to offer.
school bill; also a bill to amend the	the incoming train. It was a peace- able crowd, however, there being no	wives and had lived with him as such. The usual vordict of guilty was re- turned by the jury, and the remaining	relief for the asthmatic and consump- tive, even in advanced stages of disease.		$\vee$ $ \sim$ .	
ments, which were read, and on call	excitement or tumult, and as they wended their way back into town	indictment continued. The sentence in this case will also be	Should be Arrested. Torpid liver, chills and fever and			COMDADE DDICEC = DUALITIEC
of roll passed. The special order of the day, a bill to provide revenue for	after finding that the party were not on the train, there was nothing more than	passed on March 3d. Next came the case of	kidney diseases are very prevalent all over the country, especially at this sea- son of the year. It is most important			COMPARE PRICES ₹ QUALITIES,
the Territory of Utah and the several counties thereof, was then taken up.	surprise and suspense depicted on their faces and their emotions in no	ISAAC LANGTON, against whom there were two indict-	son of the year. It is most important that such complaints should be ar-		1. N	
Mr. Hammond moved to add to section 1: "And three mills on the dollar for	case found expression in loud or angry words.	ments, charging the same offense with Emily Langton and Phoebe Lindsay Langton as his wives, from Feb. 1,1883,	arise from impurities of the blood, and should not be allowed to become	<b>PACI</b>	EMPORIUM.	THEN JUDGE.
school purposes." On motion of Mr. Sharp, the further consideration of Mr.	About the time the train arrived some of the friends of President Can-	to Dec. 31, 1883. The jury in the two preceding cases were retained in the box and sworn.	son of the year. It is most important that such complaints should be ar- rested in an early stage, as they all arise from impurities of the blood, and should not be allowed to become chronic. Dr. Henley's Celery, Beef and Iron has fully earned the repu- tation of being a blood purifier, a	LIAULL	EMILOUTOM.	
Hammond's amendment was laid over till to-morrow. The Territorial tax	following dispatch which had been	The indictment was then read, and Elizs Newham, who had remained in	probably the most effective of all mod-			WE ARE CLEARING OUT ALL
was reduced from four to three mills, on motion of Mr. Page, and the county	much has A TA Manda days These Characteries	the Marshal's office until sent for, was sworn as a witness. She testified that she had known defendant nearly two	ern remedies. For sale by all drug- gists.			DEMINANTIC OF CADDEING
tax was increased from six mills on the dollar to read seven mills,	President Cannon accidentally fell from the train at the Promontory.	years; he lived in the 21st Ward; knew Mrs. Langton and another lady, who	BUCHLEN'S ABNECA SALVE. The BEST SALVE in the world for		더 많다. 이 밖에서	<b>REMNANTS of CARPETS</b>
on motion of Mr. Hammond. The further consideration of this bill, also	Ireland on an engine, and will probably	both lived in the same house; heard him call both ladies Mrs. Langton; the first wife had six children, the young-	Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Channed	DIZ	TTATA	AT IMMENSE REDUCTION !
bill on trusts, were made the special	land, Greenman and Cannon until to- morrow's passenger train comes	out one and a halfweene old the training	Handa Chilhlains Corns and all Skin	K.K.I	<b>HOMAS</b> .	
order for Wednesday. Substitute for H. F. No. 38, a bill to prohibit buils	east. Since then the following was re-	witness had been a neighbor to de- fendant; moved away over a year ago; the child of the second wife was then about four months old; had heard de- fendant call all the children his; there	Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money re- funded. Price 25 cents per box. FOR SALE AT Z. C. M. I. BORUG			Bee our Show Window, and
from running at large during certain seasons of the year, was read the third	ceived: PROMONTORY, 2:26 p. m.; Feb. 16, 1886.	about four months old; had heard de- fendant call all the children his; there was only one room and two beds in the	STORE.			Don't Fail to See the Bargains in the
time and passed, and the House was so notified.	Feb. 16, 1886. Hon. John Q. Cannen:	house; a partition was afterwards put in.	A Captain's Fortunate Discovery. Capt. Coleman, schr. Weymouth,	GEORGE	DUNFORD'S	
	Father slipped accidentally from the		plying between Atlantic City and N.	ALOUNT		CARPET ROOM!
Arraigned This morning F. A.	alarm them. F.J. CANNON.	mas; this was in 1884; lived with her	that he was unable to sleep, and was induced to try Dr. King's New Dis- covery for Consumption. It not only	DOOM A CI	ITOD TIOTICD I	
Cooper, of West Jordan, came into court and was arraigned on three in-	Shortly afterwards the following copy of a dispatch received at Ogden,	was not living there when she left; she Was sometimes away for two or three	zave him instant relief, but allayed the extreme soreness in his breast. His children were similarly affected and a	DIALIZY	HOE HOUSE!	
dictments, for 1883, 1884 and 1885, charging unlawful cohabitation with	was also received :	weeks; she went to Sanpete; Phobe was Mrs. Langton's sister; never	single dose had the same happy effect	- VVI VN.		OVERCOATS
his wives. A plea of not guilty was entered in each case, and trial was set	Marshal Ireland is appresed that	both women Mrs. Langton; the de-	household and on board the schooner. Free Trisl Bottles of this Standard		and the second	And all Heavy Weight Clothing, Win-
for March 1st.	there is danger of a tumult in Ogden. This would be bad. Will arrive to- morrow morror.	defendant liked the first better than the second: witness was	Remedy at Z. C. M. I. Drug Store. 4	Fine Shoes	for Ladies' Wear:	ter Underwear and Gents' Furnishings at GREAT REDUCTION!
Trials To-morrow. The following cases are set for trial in the Third Dis-	GRO. Q. CANNON.	in the yard; did not see either	If you suffer from looseness of the bowels, Angostura Bitters will surely cure you. Beware of counterfeits	1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A	and the second sec	at OREAL REPUCTION
a she and but a set of the set of the set of the set of	Who apprised him that there was any	never heard defendant any Phen;	and ask your grocer or druggist for the	REYNOLDS' BROS.,	MAKE FINE SHOES.	TO T A TAT TT THE PAR OF

trict Court to-morrow, Feb. 17th

The United States vs. John Bowen; unlawful cohabitation. The United States vs. Charles Liv-ingston; unlawful cohabitation. Three

cases. The United States vs. Henry Din-woodey; unlawful cohabitation. The United States vs. Abraham Can-non; unlawful cohabitation.

Hoodlumism .- A crowd of hoodlums, probably the same characters of whom we have had occasion to make similar complaints before, passed along Third South and West Temple Streets last evening not long after dark, removing gates from hinges and committing other acts of vandalism and deviltry. It is a pity they were not apprehended while so engaged and made to suffer as severely as the law allows for their worse than senselss conduct. If they are the persons we think they are, they live in the south-western wards of the city (and may be easily found out if the police will only take the matter in hand, which for their credit as well as for the continued outrages of the rowdles, we trust they will do.

More Burglars .- Two more burgaries were added to the list lest night, the places visited being Smith's fruit store and Don C. Tufts' saloon, on First South Street. Nightwatchman Dobson discovered that the deed had been committed. At the fruit store the lives if necessary. window was pried up a few inches, and about \$2 in change taken from a cigar box which stood on the safe. The saloon was entered through a back window, out of which a pane of glass had been broken and the broken points. trimmed out of the putty by the burglar. Some \$6 or \$7 was stolen. The police arrested as the perpetrator of the crime a young man named Fred. Newell. On his person was found \$3,55 in silver, some of which has been identified. He also had, among other articles, a pocket kulfe, the blade of which was blunted, and adhering to it several pieces of putty. Circumstances seem to point to Newell's guilt, which, if proven, should secure for him an extended term in

Mr. Dobson discovered that the burglary had been committed at 13:15, while on his rounds, on finding the back window broken and the door anfastened but not open. When the proprietor of the saloon came and was examining the place a number of persons gathered about apparently to see what had happened. Among them was Newell, whose manner led the nightwatchman to suspect that he was the guilty party. and it was through this that he was arrested to-day. After he was arrested

he confessed to having a "pal," Ben Ainsworth, who was also shortly afterwards arrested.

The Young Concert .- The concert given by Mr. B. B. Young in the Theatre last evening, was well patronized. The programme as published was rendered, with the exception of Mr. Gorlinski's solo and the dust by him and Mr. Young, which were unavoidably omitted on account of Mr. Gorlinski's illness, a severe attack of hourseness very commendable. making it quite impossible for him to appear. The announcement, made by

Who apprised him that there was any danger is not stated, but it was evi-dently a false alarm, for it would ap-pear from the following dispatch, which was immediately returned in response to his, that the people of Ogden are as caim and peaceful as they are here: OGDEN, Feb. 16, 1886. President George Q. Cannon: Everything is quiet in Ogden. Tell Marshal Ireland there is no danger of any tumult here. L. W. SHURTUFF, R. J. TAYLOR. From the rumors afloat on the streets in this city, emanating from the Fed-eral headquarters, there is an evident desire to work up a scare and by making it appear that. there is danger of a general "Mor-mon" uprising, to secure the eswhen she moved to near Mr. Lang: when she moved to near Mr. LABS: Ton's. Re-direct-Moved away just before Christmas; Phoebe Lindsay's child was born before she moved there; heard quarreling often; saw defendant going to and from the house; never saw any other man there; vis-ited defendant's house twice; his eldest child was about eleven years old. The family to which this wit-ness belongs is evidently one to be avoided as scandal mongers and gos-sips of the worst kind. It has been de-veloped that their testimony has been almost if not entirely based on rumor, and for mischief makers in a neigh-borhood and false swearers they evimon" uprising, to secure the establishment of martial law or some other radical measure for the further oppression of the people. The truth of the matter is, that the Latter-day Saints are most wonderfully calm and self-possessed even for them, and they are noted for their coolness. A stranger who is here from Cclorado to-day, expressed surprise that the people could keep themselves so completely under control while is suspense, as they must be, owing to the and for mischief makers in a neigh-borhood and false swearers they evi-dently take the prize over everything that has yet appeared.] Wm. T. Knapton was called. He had known defendant about a year and a half; he lived in the 21st Ward; witness danger which for several days past has surrounded one of their leaders to whom they are devotedly attached and

for whom thousands of the people would at any moment lay down their never lived near him; had been to defendant's house about a year ago; was working with defendant; they had a contract together; visited the house but once; knew Mrs. Langton; thought there were six children; the eldest was The latest dispatch received by Mr. Dickson up to the time of our going

to press was as follows : PROMONTORY, 11:46 s. m. Cannon again in custody; somewhat bruised; nothing serious. Will advise you when we leave here. E. A. IRELAND.

Found Dead .- The Butte Miner of Monday, Feb. 15th has the following:

but once: knew Mrs. Langton: thought there were six children; the eldest was named Jahie, and was about 10 years of age; heard her call defendant father; defendant called his wife by her given name; the second child, Isaac, was about 7 or 8 years old; the next was named Brigham; did not give his age before the grand jury; there were two rooms in Langton's house, about twelve feet squarely; did not remember seeing any beds there; had been there several times; did not notice the number of beds there; saw Mr. and Mrs. Langton there; saw Miss Lindsay there office, in 1885; Mr. Langton was not present when witness was introduced to Miss Lindsay; defendent called her Pheepe; never saw Miss Lindsay with a child in her arms; could not say how old she was; did not say to the grand jury she was 24 years; she might be 20 or 30; never heard defendant say how many wives he had; had seen Miss Lindsay a few times; she was at wit-ness' house last March; she did not have a child with her at any time when he saw her. Cross-examined—First became ar. William Hutchinson, a miner, at work in No. 3 coal mine, Almy, Wyo-ming, was found dead in a chamber of the mine about 2 o'clock yesterday af ternoon. Coroner A. H. Bisbing was notified and rode over to the mine to ascertain the particulars and see if an incomet was required. From him we ascertain the particulars and see if an inquest was required. From him we learn that Mr. Hutchinson was thirty one years of age. That he has been subject, since boyhood, to epilepsy. Yes-terday morning before going into the mine, he complained of not feeling well, and his wife advised him to lay off for the day. He did not think it necessary, and went to work as usual. At noon, when the other miners came out fo dinner, he failed to come with the rest. This led to inquiry, and a search was instituted. He was found in a remote chamber where he had been working, with his face lying in a pool of water, dead. It is supposed that he fell in this position and was strangled by the water. Deceased leaves a young wife and two or three children. he saw her.

Cross-examined—First became ac-mainted with defendant in October, 1884; had not been at his house before

then. Re-direct-Had not seen Miss Lind Re-direct-Had not seen Miss Lind-say with a child in her arms, that he remembered; she might have taken up one of Mrs. Langton's children; the child called Mrs. Langton, "Mam-ma," several times; heard several of the children call defendant father, and Mrs. Langton mother.

the children call defendant father, and Mrs. Langton mother. Conrad Newham was next brought from the Marshal's office and sworn-He knew defendant; was his neigboor a couple of months in 1884; did not know defendant before then; had seen Mrs. Langton and another lady there; heard people say they were defendant's wives; the second wife had a child three months old when witness moved there; defendant had said to him it was a good thing to have two wives; Cross-examination -- Miss Lindsay went away a couple of times; the first time she stayed away a long time; the second time it was a couple of weeks; defendant said he had two wives; he said Abraham, Isaac, Jacob, Jesus and others had two wives; defendant did not say he himself had two wives; his eldest daughter had told witness; a man named Asper said so, and others said so; witness had seen Phembe Linds. Readers in California.--Edward Andrews, one of our subscribers who lives in Jackson, Anderson County, California, writes to us to say that his neighbors are interested in reading the NEWS, and that he takes infinite pleasure in lending his papers to them and having them circulated and read as widely as possible, with a view to spreading the truth and correcting the false ideas which are abroad concerning the Latter-day Saints. His feellugs and example upon this point are

Mr. Young at the beginning of the con. Horses Stolen .- E. C. Stevens,

and ask your grocer or druggist for the genuine article, prepared by Dr. J. G. B. Siegert & Sons.

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PERMANENT REDUCTION - 18 -Photographs at Fox & SYMONS.

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