EVENING NEWS. PUBLISHED DAVLY, SUNDAY'S EXCEPTED, AT lishing in a district. The Judge, FORM OFFICER. Thursday, March 18, 1880.

Many farmers are enquiring for are authorized by law, and seeing Farly Amber sugar cane seed. If that he was so close a stickler for there is any for sale in the Territory unambiguous provisions and strict the owners should inform the publie through the DESERTET NEWS.

The Chicago papers state that the entire sewerage of that city is poured and not in another in the same into the Chicago River and then served up daily as a beverage to the citizens through the water works. That is, perhaps, the reason why so is as admirable in law as in remany people of Chicago use beer ligion. instend of water as a regular bever-

Reno, late Major in the United States army, whose sentence has been confirmed by President Hayes, has met the partial reward of his misdeeds. His record shows that he was not only a rowdy, an inebriate, and an insulter of women, but the would-be seducer of brother officers' wives. And it is still believed by many that he left the gallant Custer to his doom and intrenched him-The sentence is just.

terms" while it is implied. The London . Times predicts that The Judge must remember that months, and Sharon hurries away, after Easter there will be an unusual he cited as a rule of construction as if the presence of two Nevada rush of emigrants to our shores. Mr. that, "the intent of the Legislature would be unconstitutional. Jackson, superintendent of Castle must govern." Now he says "Leg-Garden, announced that the pre-islators must say what they mean diction would doubtless be verified. when they pass a law." What does "In February, 1879," said he, "only he wish to convey by this expres- would like to be one, in certain di-2,700 emigrants were received here. sion? Does he desire to throw out rections. For instance, he has ask-In February, 1880, the number was "implication" entirely? To discard ed the resignation of Seward, minis-8,007. This is the largest number every interpretation of a slattere and recorded for the month of February receive nothing that is not specifisince 1869. The famine in Ireland cally mentioned "in terms". We the impossibility of his being of any and the revival of trade in the Unit- think not. Because he gives several service, even if they could not be ed States are the causes of this in- rules of construction; says the Court proven. creased emigration, and there will may "learn from the act its object be but little abatement until the and intent, and so construe it as to

Snow on the subject of the school tees, mind) to assess a tax for the heart in his own house. Two sus- not called for within one month, will be sent letter is gone over again, and, as we think, without strengthening his po-sition in the least. The chief point court, or body of intelligent men on the plain meaning and intent of the statute. Arnold A Ainge E Ashman M Anderson I and may be included in the general cerning it, but that good citizens will power conferred to assess for "other unite to carry out its provisions, for school purposes," in adition to cer- the general welfare and special ben- usages. all school purposes were conferred by the law, and supported our view by the Judge's own arguments and that confusion may be avoided and admissions.

lished. The law says nothing It was reported that capitalists rep- town council will attend the next but either circulation or pub-hing in a district. The Judge, his first letter, stated to the manufacturers, and set Chinese at work makabout that the word "therein" meant ing pianos. The men who made Rule League issued another ma "the district;" which was a this offer, it is said, agreed to furnish festo to the electors in Ireland ma

The Boston Post has discovered a humane butcher, who whistles "Pinatore" airs to the animals and makes them want to be killed. Many farmers are enquiring for the the the transmission of the subtore and the the transmission for the the transmission of the tra

Yesterday's Irish Fund Receipts. The entertainments yesterday at interpretation of terms, excluding all the theatres and gardens, 12 in number, for the benefit of the Irish all powers not specially mentioned, fund were slimly attended, realizing we took occasion to show that he a total not exceeding \$5,000. At allowed "implication" in one case Wallack's 6,000 50 cents and \$1 benefit tickets were printed and only

two of the whole mumber were sold statute, and went even beyond the requirements thereof in the case of yesterday's entertainments and the The Herald says: The receipts of notice for meetings. Consistency money which will be at hand by the coming mails is more than, enough to raise the Irish relief fund NEWS. to \$300,000.

The Judge admits that "neither section 4 or 5 says in terms" that the "general circulation must be in

CHICAG', 18 .- The Inter-Ocean's Washington special says: Mrs. the district," but says "other parts Christiancy is very indignant at the of the act do require it." He is in newspaper publications and resents error. There is no mention of the indignantly that she has been unmatter in any part of the act except their separation is final but insists section 5, and that is so plain that it that it is her choice and not because is marvelous why 'any one should her treatment from his family has been such that living with them is quibble over it. And it is clear that mere circulation in the district is not band the choice of separating from enough; it must have general circula- her or from them. tion in the county, or the law will

The Nevada Senators.

Mrs. Christiancy Indignant.

not be complied with. The weak The Times says: Generally the self for his own safety, while Sitting while insisting upon something that resentative. It was astounded point in the Judge's position is that Bull's hordes, a little distance away, is not stated "in terms" and not the other day at the appearance were slaughtering Reno's comrades. even implied, he rejects another there of Mr. Sharon, who looked in thing because it is not stated "in being in attendance. But Jones now appears, after an absence of

representatives simultaneously A Representative Official.

The President is beginning to give ter to China. It was high time.

Mollie Maguires in Illinois.

condition of affairs in Ireland chang- give effect. to each and every part Rapids City, Ill., on account of some For some weeks there has been thereof," and he further permits the strikers wishing to return to work. presence and influence of Common Sense in court. That is all we or cross bones, and signed "Mollie Ma-THE SCHOOL LAW AGAIN. WE give place in this issue to an-We give place in this issue to an-Was s

SEALED PROPOSALS ger Cafel denies that he LOR THE CARPENTER WORK ON THE Z. C. M. I. Store at Orden, will be re ceived at our Office in Salt Lake City unt

Apri 10th. For plans, sp ticulars, apply at our Office or to Obed Taylor, Architect. The right to reject any and all bids is re-ALL TO THE SEC !

NOTICE TO SETTLERS.

That no misunderstanding or con-

flict of opinion may arise, among those who contemplate moving to

the settlements in Arizona, it has

"All persons who contemplate moving to the settlements on the

Little Colorado river and its tributa

ries, in the Territory of Arizona,

should take along with them suffi-cient flour and other supplies to sus-

tain them until crops can be raised. The grain raised in those new set-tlements during the past year is be-

coming scarce, in consequence of sc

many going to that country last fall and this winter, and depending on the settlers for their bread. Flour

cannot be procured for anything but money, and must be hauled from

Also to call attention to the state

ment of Elder David P. Kimball in

his letter of March 4th, writing from

the Salt River settlements and pub-

"Some have understood that they

should carry one year's provisions; they ought to know otherwise, for I plainly stated the price of flour, beef and pork. There are mercan-

tile houses in nearly every

town and village in Arizona, where everything can be had in that line, and that which is necessary for peo-

ple to subsist upon in the line of provisions can be produced from the

earth. Machinery of all kinds can be had from San Francisco."

Whilst the foregoing is true as re-gards the settlements on Salt River

and in that portion of the Territory,

which are some 200 miles from the

settlements on the Little Colorado

River and on another line of travel.

the first notice is also true-the facts

therein stated having been obtained

from a reliable source. It (will be well to fully understand the situa-

tion as to the two sections of coun-

Respectfully,

lished in the NEWS as follows:

250 to 350 miles."

Editors Deseret News:

SALT LAKE CITY, March 17, 1880.

H. S. ELDREDGE, d 97td "是一部二部二部的"是"自己的"是"。 2.4 JOHN READING,

NURSERYMAN AND FLORIST. Corner of 2d South and 2d East Streets, Salt Lake City,

been deemed expedient to call atten-tion to the following notice as pub-lished a short time since in the Shrubs, Flowers and Pure Seeds-

Which he is prepared to furnish at Bette Rates than the worthless Importations.



PPLY AT THE ROOMS OF THE SALT Lake McKenzie Reform Clab. he committee of the Labor Bureau have made arrangements, in accordance with the By-Laws of the above Club, to find employ-ment for those who need it. They anxiously solicit the co-optration of employers to assist them in correction of the above the solicity of the solicity o

them in carrying out the benevolent inten-tions of the Club. The Janitor will receive names and affor-every facility in bringing parties together. GFO. FRETHERTON,) WM. MORROW, HENRY BRADDON,

d97

WANTED.

HOUSEKEEPER, OF MIDDLE AGE. in a small family. Comfortable home Apply R. at this Office. d 95 1w

DIPHTHERIA.

WHERE THERE IS NO CANKER THERE is no diphtheria. Hall's Canker Re-medy never fails. Ask your neighbors. Sold by Z. C. M. I. Drug Department, wholesale and retail, Salt Lake City.

NOTICE.

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

In the matter of the estate of MARY GOD-SALL, deceased.

PURSUANT TO AN ORDER OF SAID Court in said matter, notice is hereby given that Saturday the 27th day of March, A. D., 1880, at 10 a. m. of said day, at the County Court Horse in Sait Lake City has been appointed by said court, the time and piace for the hearing of a petition of Charles F. Williams, filed thorein, praying that a cor-



SPRING AND SUMMER GOODS

ARE ARRIVING EVERY DAY IN

H. S. ELDREDGE, Supt



admissions. He now comes to the front again, repeating his quotations from the statute, in connection with excerpts arguments on the two points treated from the law that is repealed, and of are concerned, we are of the opinarrives at the conclusion that "the power of taxation by the trustees" is twice presented, "enough has now left "very ambiguous." The fact is been said to enable the public to that trustees are left without any form their own conclusions,

"power of taxation" whatever, There is no ambiguity about that. Formerly they had power to assess BY TELEGRAPH one-fourth of one per cent., and this could be and was used often for the payment of teachers, without any special mention of that expenditure in the law, it being included then, as now, in the term, "for other school Beings of Congressional Commitpurposes." But the trustees have no WASHINGTON, 18.-Ouray testi-fied yesterday before the House Insuch power at present. No tax can be levied by the trustees for any be levied by the trustees for any purpose. It must be done by a two-had been dissatisfied toward the Gothirds majority vote of the property tax payers present at a meeting called for that purpose. And our position is simply this: That by such a vote a tax may be levied to any amount not exceeding two per cent., for any school purpose that may be agreed upon. If money col-lected to pay a teacher is not for a school purpose, then a tax for that object cannot be legical. If thet is object cannot be levied. If that is a school purpose, then it certainly can be levied, provided the property of

be levied, provided the property of non-residents is not taxed for the payment of teachers. We are glad to see the Judge call-ing "Common Sense" into court on this question. We refrained from summoning this witness, though tempted to do so, in our former arti-cle, because we did not desire to say anything that might appear offen-sive. Common Senses," particular-ily when "the payment of teachers" is mentioned in the proviso, includes such payment and for everything else necessary for the conducting of a district school. Common Sense

law. We do so out of courtesy to payment of teachers, among other him as a lawyer of long experience "school purposes." And we would are held for inquest. More trouble him as a lawyer of long experience. But it will be perceived that the same ground occupied in his former of any competent, unprejudiced are held for inquest. More trouble the fraud in the former of the fraud in the former of the fraud in the former of the fraud in the fraud in the fraud in the former of the fraud in the former of the fo AUGUSTA, Me., 18.—The legisla-ive committee inquiring into the

PER WESTERN UNION TELEGRAPH LINE.

AMERICAN.

CAPITAL NEWS.

conduct of ex-Gov, Garcelon and of his first communication was the alleged ambiguity of the school law in relation to the power to tax property for the payment of school concerning the points referred to. ed to give satisfactory reason for his teachers. The Judge, while admit-ting that a tax for that purpose would not be any "serious violation of the law," that it is virtually au-thorized by implication in a proviso, and may be included in the general

First, That the returns were kept Christianson from the candidates contrary to Cole L from the candidates contrary to tain objects specially designated, yet advised trustees "not to levy a tax for that purpose." We, on the other, hand showed that ample powers for with our correspondent, but having pose of counting out republicans. Third, That during this time, depublished his letter we consider it fects in the fusion returns were surnecessary to make these comments, reptitiously corrected and affidavits secured to throw out the republican that none who desire to avail themreturns.

fusion candidates. Fifth, The result was reached by refusing to allow republican errors to be corrected. Sixth, Rules were laid down which

if strictly applied to, would reject re-publican returns, and if applied would count in fusion returns. would count in fusion returns. Seventh, Many of these rules were evidently invoked to secure a fusion legislature. Fucht These illegal and fraudulent Ball B Ball B Ball B Ball B

evidently invoked to secure a rusion legislature. Eight, These illegal and fraudulent acts were part of a premeditated plan to secure a fusion governor and legislature, and the governor and council must be parties. Ninth, That diff rent appropria-tions by the legislature have been diverted from their legitimate pur-noses and in many cases have been ball B diverted from their legitimate pur-noses and in many cases have been ball B diverted from their legitimate pur-noses and in many cases have been ball B back J H barbal J barbal J barbal L ba poses and in many cases have been exhausted. Public funds have been withdrawn from the treasury by Gov.Garcelon and his council without

Gov.Garcelon and his council without warrant of law and been applied to unauthorized purposes and for un-lawful ends. A large sum of money belonging to the State remains in the hands of Garcelon and other officials of last year which should be converted back into the treasury. The recklessness of the manage-ment disclosed in the transactions of last year tends to destroy rubble con-Decker A

Donelly T J last year tends to destroy public con-fidence, undermine public credit and introduce practices which, after be-ing rebuked, will prove fatal to the future prosperity and progress of the Evans DW

Victims of King Alcohol. lagstaff Mr Irman D R Sr. Louis, 18.—A horrible tragedy occurred early this morning in the northern suburb of this city. Con-rad Hienan, who was just recover-ing from delirium tremens attacked his wife as she entered the room, driving a knife into the lungs of the infant she held in her arms and then buried it in her heart. He also stabbed a brother who attempt-ed to disarm him. He broke away, ran towards the river and has not been seen since.

Persons enquiring for the above letters ar

d82 1y

and testament of the said deceased therewith filed, be admitted to Probate, and that letters testamentary be issued to petitioner, at which time and place all persons interested may appear and contest the probate of said LADIES' LIST.

GoldthwafteLVPatterson P I

Ritter A Itaine A D 3 Rodgers Mrs-Roth K

Smith Mrs Schaffer A Savill A E Soderburg A Swenson C L

Squires E E Small F A Spillet E Staman G J W Smith N

wain R mith S

Tucker Mrs

Turpin J Taylor M Thyberg M

Van Cott L L

Woodbury H Winters H A Wilkes M A Wilson M Ware R S Whittairer R Zachrison M (

Papwort Pay R 2 Price W

Raleigh S H

Suisted Bros Street C B Stephens C E Stausbaugh H M

Shoup G L

Shea J Swyberg J Shoulderbri

J 4 Schae.er J Stewart J Shafer J C Short W Sutherland

S.mrr S' Smith W.

Taylor J Tuckett H Thomas J W Tompson S C

Von Lovensk jold T L

Wilson A B Weldon C D

Weldon C D Woods D Watt F. Warrin E Winters H S Wright H C Wayman J West J Sr White J R Wall J J Wilson R H Woodward T Wiltiason W Williams W

Postmas

arson T

Unger L

hards H L

Hyman A

Hunt D

Jeffs C

Kirby C 2 Kane E King H King J H Keller S E

Flahlaw Mrs

Larsen (Leslie F

Lance L KLoftus L

Livingsto

KLarsen S

Nevill M

GENTLEMEN'S LIST.

lunter J laddock J

Irvine J

Kayen C A King F H Kimball J

10.

Lawson J

Lind J S

McKenney Moffat D

Norris E G Neul F

Party R Pratt A "HS Pitt J Powell J

JOHN T. LYNCH,

Rigginson J S Rees J A Holt J R

Baker M E Britt M

Christlansen Cleave M Cholmes P

Dayton J Danks,W

Evans K

Erieson J

Anderson A Albert A 5

Allen S D Angell T O

Erickson J P

wgan . Harrop A

Hatfield E

L. JOHN NUTTALL.

D. BOCKHOLT, Clerk Probate Court, Salt Lake County, Salt Lake City, March 16th, 1880.

NOTICE

Of Dissolution of Co-Partnership.

JOHN W. LOWELL, HAVING BOUGHT the entire interest of J. M. Williamson in the firm of John W. Lowell & Co., the co-partnership is this day dissolved by miutual consent. John W. Lowell will continue the business and will pay all liabilities and collect all debts due the firm. JOHN W. LOWPLL, Salt Lake City, March 5th, 1880.

I take this occasion to thank my friends and customers for their generous patronage in the past, and request continuance of the same in future. It is my design to devote my entire energies to pushing the Wagon, Machine and Plow trade, and drop all other trade. All comfnunications relating to the business of the old firm, as well as future outsiness with me, should be addressed to Yours very truly,

JOHN W. LOWELL.

TO WHOM IT MAY CONCERN: DY THE TERMS OF DISSOLUTION the collection of debts due the firm, a well as the liabilities. All interested will therefore please take notice, that all notes or accounts past due must be settled at once or they will be placed in the hands of an attog-

By for collection. JOHN W. LOWELL, Successor to John W. Lowell & Co., Salt Lako City, March 5, 1830. ds



ESTABLISHED, MAY, 1876.

JAVING MADE SATISFAC-H tory arrangements with Messrs. Buckle & Son, Tailors and Woolen Drapers, I should esteem it a favor for my old customers and friends to call. I will show them the finest and best Selected Stock in this city from which to select their Spring Suits

JAS. A. STROMBERG. BUCKLE & SON, Tailors and Woolen Drapers,

195 MAIN STREET,



Are for sale at the

DESERET NEWS OFFICE

"Woman's Exponent" Office.

district school. Common Sense hoods would hasten to punish them. says, a teacher is an essen-tial to a school and pay-were in a worse condition than when tial to a school and pay-ment is necessary to secure his services, therefore the payment of the teacher is for one of the school with the school school of the teacher is for one of the school school school of the school school school of the school school of the school school school of the school schoo

purposes mentioned in the law. And really we see no object to be gained in springing these doubts, but to create uncertainty where before there was none except perhaps in one or two solitary instances.

one or two solitary instances. Now in regard to the notice of school meetings required by law. It is not worth while to spend much time on it, the matter is so phin and simple. The newspaper in and simple. The newspaper in appropriation of fifty which the notice appears must be involutional in the county" and was unnotinously "published in the county" and and was unantmonsty adopted the committee and entered reg have "general circulation therein." to the House, It is not a question of grammar, but Chinese as Finno Makers. for our former witness, Common NEW YORK, 18 .- The Comm. Sense, to decide. If the law re-Bulletin says: The ile

quires the paper to have general cir-culation in the district, then it makes it imperative that it be pub-lished in the district. There are not a dozen school districts in the Terri-tory in which a newspaper is pub-

merce there were addresses, and a poem. All remarks were of the occur this afternoon and fireworks this evening. The Voice of Women.

nd dol-

sk out" in the

HARTFORD, Conu., 18. — The House yesterday, 100 to 98, passed a bill for female suffrage on license matters,

FOREIGN. Foreign Notes.

LONDON, 18.-The Austrian Servian commissioners have signed a convention regarding the railway junction, two points of agreement respecting the Bulgarian junction and a tariff of toffs being reserved for the decision of the Servian gov-

ah Commission Store, MUKENZIE REFORM CLUB Dwyer's Book Store, LIOLDS REGULAR MEETINGS EVERY at 7.30 o'clock. And the Lion House. The Reading Room and Library are open to the public from 8 a.m. to 10 p.m. All are welcome. PRICE, \$1.20, \$1.25 AND \$1.50. JAS. P. BRADLEY, President. W. T. FOULGER, Searchary,

CHAMPION REAPERS & MOWERS Tiger Sulky Hay Rakes (Self Dumpers).

now looking around them to aco where they can get the Best Goods and for the Least Money, we invite them to Look in at

als Brill and Some

WACON MATERIAL AND HARDWOOD LUMBER

PORTER SHEET IRON BOOFING The Best and Cheapest Roofing Material used. HOWARD SEBREE, Sait Lake City.





SPRING STOCK COMPLETE

I DEFY ANY MERCHANT IN UTAH TO SELL A BETTER CLASS OF

CALL AND SEE PHELPS AND BE HAPPY.