EVENING NEWS the "Mormon" people through all the The chairman and secretary were ining two ironclads and six gunboats to justice's courts; refurred to the com-BANKS. leven Turkish ironclads are cruising rusade which has been waged upon structed to give credentials to those mittee on judiclary. Mr. Stratford offered a bill amending the act in relation to decelents, but upon Mr. Thurman stating that a similar bill had already been prepared which would supersede the necessity of Mr. Stratford's bill. The fast named gentieman, withdrew his bill. The Council bill amending Section 5, Chapter XXV, Law of Utab., for 1884; was read the second time. The bill relates to the sale of the products of the farm, garden and crehards, and to mittee on judiclary. lected, and the meeting adjourned Published Daily, Sundays Excepted, hem. And those who have endeavored alne die U. S. DEPOSITORY. AT FOUR O'CLOCK. to fabricate out of this encounter an THIRD PRECINCT. attempt by the "Mermon" Church to The Third Preciact primary in the Sixteenth Ward school house was well attended. Francis Cope was chosen chairman, J. N. Pike secretary, and J. wreak vengeance upon an insignificant and paltry ingrate and encak, have wilfully and maliciously undertaken to elaborate a stupid and malignant false-PRINTED AND PUBLISHED BY THE DESERET NATIONAL BANK ATHENS, 26.-The Cabinet council with the King presiding, is now in session discussing the political situa-DESERET NEWS COMPANY SALT LAKE CITY. V. Summerhays chaplain. The chairman stated the business of hood. the meeting and it was decided that PAID UP CAPITAL, - - \$200,000 CHARLES W. PENROSE, EDITOR. the farm, garden and orchards, and to persons doing business in incorporated cities. It was filed for the third readthe eight delegates allotted to the precinct be apportioned, two to the 17th and three each to the 16th and 19th Wards. These were elected as foi-An Appeal to Gladstone SURPLUS, . . 200,000 LONDON, 26.—The people of Athens, through a committee, have telegraphed to Gladstone as follows: "We place in your hands the Hellenic cause with a firm hope that it will find in you a generous champion." ONE OF THE "FREE AND INDEPENDENT." ng. Tuesday January 26, 1886 I. S. ELDREDGE, President, Another bill, amending sections 4 and 5, Chapter XLV of an act in relation to corporations (1884), was filed for its third reading. FERAMORZ LITTLE, Vice Prest E. A. Folland, W. J. Newman and Edwin F. Parry, 16th Ward. John Tingey and J.W. Burbidge, 17th JOHN SHARP, WM. W. RITER, In passing the wicked and dishonest DIRECTORS measure called the New Edmunds bill, CLOSE OF THE COLLIN CASE. . GROESBECK 8. HILLS, Cashier, the excuse for disfranchising the wom-The Council bill prescribing the mode The Council bill prescribing the mode of punishment for misdemeanors was read the second time in the Bouse and filed for third reading. The House resolution relating to the distribution of maps of Utan was read-the third time, amended and then passed unadimously. The substitute resolution providing for the compliation of the laws of Utan Territory was then taken up. The clerk read the resolution, which, after some discussion, was recommit-Gladstone in response telegraphed: Jos. H. Dean, John N. Pike and Al-fred Solomon, 19th Ward. The alternates chosen were, Thos. E. Jeremy, Jr., George R. Emery, A. E. Hyde, Wm. N. Williams, A. W. Carlson and John L. Nebeker. THE discharge of Deputy Marshal Col-JAS. T. LITTLE, Asst. Cashier. en of Utah was made that they did not "Considering the authority attaching to the action of the Powers, both on general grounds and by reason of their intervention in the formation of the Greek kingdom, I carnestly hope Greece lin was anticipated from the beginuse the ballot in freedom but as they **MEGEIVES DEPOSITS PAYABLE ON DEMAND** ning. From the time that he was were required to vote by their Church under the protecting wing of taken leaders. To give color to this false-Buys and Sells Exchange on Nev Marshal Ireland, and the attempt was will pause before placing herself on this occasion-in conflict with their hood, Mr. Edmunds introduced in the A motion that the delegates go unmade to manufacture a "Mormon up-Tork, San Francisco, Chicago, St bill a clause repealing the laws of Utah instructed was considered. Objections Louis, Omaha, London, and princi rising" out of the brief excitement deliberate determination." providing for marked ballots. Now were made to two members of the City sal Continental Cities. that was, caused by the shooting of Council being chosen from the 17th Ward, while a larger district, the 16th there is no such law on our statute McMurrin, nobody believed that the AF Makes collections, remitting proceeds books, and Mr. Edmunds was either First politician : "And so everything unpardonably ignorant on a subject about which he is supposed to be a after some discussion, was recommitted to the conference committee. shooter would be placed in any serious was spontaneous at 'he Liberal meet-ing the other night?" Second polilegal jeopardy. It was evident that the A message from the Council, stating that it had acted on the bill amending great authority, or he was wilfully deceitful in putting that section in the tion prevailed, and the meeting adticiau: "And why shouldn't it be? We had everything arranged so nicely that it couldn't help being spontandetermination was to make the wound-FARMERS the session laws of 1881, was filed to come up in its regular order. The bill ed man, supposed to be dying, the culprit, and the deputy who did the referred to the game laws, and on ano-tion was afterwards read the first time and referred to the commit-TAKE NOTICE cous. bill. ourned shooting the victim. The women of Utah cannot be made FOURTH PRECINCT. . It was doubtless because of this to vote at any one's dictation, because Itee on fish and game. Items then voted to reconsider the motion to refer C. F. 19, smending the session laws of 1884 to the committee ESTRAY NOTICE. manifest intention and the power ex-The Twentieth Ward school house the ballot is actually secret and free. The undersigned are now prewas also well filled with electors of the Fourth Precinct, where the chief isting to carry it out, that the wounded The clause repealing the alleged T HAVE IN MY POSSESSION: pared to receive Barley in Wagon man preferred risking the danger of marked ballot laws is a falsehood by topic of discussion was the obtaining Due bay HORSE, 8 or 9 years old, sway backed, one white foot and branded J.P. combined on left thigh. Which if not claimed within 10 days from date, will be sold at public auction, at Coal-ville Precinct Estray Pound, on Thursday, February 4th, 1896, at one o'clock p.m. JOSIAH RHEAD, District Poundkeeneer. of water for the dry benches. O. F. Whitney was elected chairman, and Chas. W. Stayner secretary. After reading the call of the Central Committee, a motion was made that of the five delegates to represent the preleaving home in his feeble condition, to on judiciary, and to refer it to the comor Car-load Lots. implication and legislation, and the mittee on private corporations. The Speaker's desk now being cleared, at 20 minutes to 4 p. m., the House adjourned till 2 p. m. Tuesday. the certainty of being arraigned as a Liberal Figures Paid for Choice, statement that they are slaves to the criminal in the place of the man who Priesthood is a falsehood in nature and Plump, Two-Rowed Barley. shot him. Proceedings subsequent to intent. But whatever may be his departure justify his premonitions thought about the boudage of the RESOLUTIONS OF HESPECT. SALT LAKE GITY BREWING CO cinct, one be chosen from each Bishop's ward, and two at large. This motion was amended by adding that the three delegates be chosen from among resi-dents of the dry bench district, and the two at large from among those below if not the course he pursued for his "Mormons," either male or female, own safety.

there is not one among them whom we The evidence adduced at the examknow so craven as some of the Senaination was, perhaps, not sufficient to tors, who, against their convictions of warrant the detention of Collin, seeright and of constitutional requireing that he is not a "Mormon" and ments, which they had sworn to upthat the charge was not unlawful cohold, voted for the infamous monhabitation. But no one can read strosity that bears the name of the ky particulars of the proceed-Senator from Vermont. without perceiving that A correspondent of the Omaha Bee was, really McMurrin who writes to his paper as follows from was on trial, though Collin fig-Vashington: ured nominally as the accused. The palpable effort, all through, was to give color to the theory, propounded in Collin's behalf at the beginning; namely, that McMurrin and others attempted to assassinate the deputy and failed; that is, that four stout "Mormons" who had pre-arranged to kill one small man, after seizing him in a dark lane could not overpower him, though armed and bent on murder, but ran away and left one of their number for dead.

The story is incredible. The evidence adduced for the purpose of bolstering it up fails miserably. The testimony of several witnesses shows at or about the time that

the shooting, there were of three men in the alley. Only Collin says there were four, and his testimony is certainly of no more value stamp, for an empire or a world! than McMurrin's supposed dying de- When such paltry persons appear beposition. One of those three men fore the great white throne, the poorresembled Collin and was believed to est "Mormon" who has been firm to

"This is a terrible bill, a terrible bill ndeed," said a senator, who had voted for the final passage of the Edmunds anti-polygamy bill last week. "But 1 had to vote for it," he continued, "be-cause my constituents and the exigen-cles of the hour demanded that 1 do 80. It takes severe, closed my eyes and vote 1 for the final passage of the bill, knowing that it contained un-American ideas and hardships; but then it will eradicate Park secretary. polygamy, if eradicated it can be, and that is the thing desired. I think the

provision requiring wives to testify against husbands is infamous, and yet i voted for it." Poor miserable creature! We would not stand in the shoes of such perjurers and moral cowards as men of his quested to address the meeting was be him by Mr. Davis, who saw one his faith and has been humbly led by

did not find fault on that ground. We

which that never consistent paper

heapedjupon the head of the Senator

for daring to differ with it on the

"Mormon" question, and compared

its sugary eulogies when the

gentleman spoke to its mind on the

silver question. One day he was the

most dishonest "liar," and "scoun-

drel" who ever "dishonored the

mother that bore him" and "his wife

and daughter If he have any," and the

next he was so good that no praise

was too sweet and lovely to show his

exalted abilities. If this is consistent

well it is simply Tribune consistency.

those

chunks of flith with

George J. Dent, 21st Ward. Jos. Hyrum Parry and Geo. F. Gibbs delegates at large. The following alternates were chos-en: Rulon S. Wells, Heber J. Romney, Marcellus Woolley, Miss Ada'A. Allen and Miss Margie Sharp. A motion prevailed instructing the delegates to use their influence at the convention to nominate men who will owing Whereas, in the dispensation of Di-vine Providence, the Hon. William Jennings has been called to a higher sphere, having departed this life of Friday, the 15th day of January, 1866 and Whereas, our departed friend and associate was worthy of our highest regard and the general esteem and af-fection in which be was held by the public at large, as well as by his co-informers and intimate friends; and convention to nominate men who will favor a supply of water for the dry bench, and after returning a vote of thanks to the chairman and secre-tary, the meeting adjourned. FIFTH PRECINCT. Whereas, it is our duty to express in some public manner our appreciation of his worth and official public services; At the City Hall, the police court room was crowded with members of the People's Party. Thos. V. Williams therefore, be it *Resolved*, That the House of Repre-sentatives of the Legislative Assembly of the Territory of Utah repard the life and labors of the Hon. William Jen-uings with admiration and his characwas made chairman and Hamilton G. The secretary read the call, and it was decided that of the delegates from the precinct be selected two from the 12th, and three each from the 11th and 13th Wards. These were as follows: C. H. Crow, John Sears and Samuel McKay, 11th Ward. Thomas V. Williams and John A Kolght, 12th Ward.

sembly yesterday: 1

a promoter of nonic mustries, he was foremost. It is attention to the minut-est defails was remarkable. Nothing seemed to escape his police, and as a consequence he way eminently success-ful, as evidenced, by his mercantile, manufacturing and stock-growing in-dustries which are second to more in-Wm. Naylor, Henry A. Woolley and Alonzo Young, 13th Ward. As alternates, Mrs. Mary A. Freeze, Joseph D. Lyon and H. G. Park were A motion that each delegate be redustries, which are second to none in

District Poundkeeper Coalville, Summit Co , Jan. 25, 1896. FOLLOWING are the resolutions o NOTICE. respect adopted by the House of Rep-resentatives of the Legislative As-AVING PURCHASED ALL OF THE HAVING FURCHASED ALL OF THE property, real and personal, owned by the Iron Manufacturing Company of Utah on the 26th day of July, 1885, or since said date, I hereby caution all persons having any of said property in their cus-tedy, wrholding it to the credit of said com-pary or its former officers, against deliver-ing, transferring or paying out any of said property, only to me personally or to my written order. THOMAS TAYLOR. Your committee to whom was en-trusted the duty of preparing resolu-tions of respect to the late Hon. Wm. Jeanings, respectfully present the fol-14th Ward, Salt Lake City, Utah. **OUR PATRONS** 17 ILL PLEASE NOTICE THAT ON Monday next, February 1st, Z. C. M. I. will-close for the day for the usual semiannual stock taking. On Tuesday morning, the 2nd proximo. we will open as usual. II, S. ELDREDGE. ter with deep respect. Gifted with re-markable ability, his whole life and energies have been spent in developing the resources of his adopted country. As a fluancier be stood pre-eminent. As a promoter of home industries, he was foremost. It is attention to the minut. NEW YEAR !! Parties desiring CHOICE CUTS of BEEF, PORK, MUTTON or VEAL,



person apparently watching the Social Hall door. If Collin was one and Mc-Murrin another, who was the third? It is possible that it was another deputy? May it not have been Mix who turned up at Collin's residence his honest convictions. immediately after? It is believed by a great many people that deputies were watching the Social Hall expecting to find some one who was wanted, and that McMurrin and Collin collided on that account, with the resuit that proved nearly fatal to the former.

McMurrin, while as he supposed in his dying moments, said no one was merely quoted some of the epithets with him. The evidence shows that five shots were fired. McMurrin's pistol had not been discharged. There were five empty chambers in Collin's pistol, and one snapped cartridge. The holes, through the breast of his coat were undoubtedly fired by himself. It is quite likely that the shoulder holes in his clothing were also self-inflicted. If we credit his story we must believe that somebody tried to kill while he was shooting McMurrin, and that the bullet went through his clothing and, without meeting any hard resistance, for it was not flattened, did not pass out of his clothes, but afterwards, when he got home, "he felt something hot in his hand, he opened it and found the bullet." He couldn't tell how it got there, and in the same hand he had a piece of the paper bag which contained some bananas that he had been holding on to all the time! With his right hand he did the shooting, with his left he held on to the piece of pa-

per bag, and yet that wonderful bullet, hot too, was in his left hand when he opened it after he got home! Mrs. Cellin, who might have thrown some light on this and other points in the testimony was shipped to California. The examination of Collin's clothing next morning at the Penitentiary, after the line of defense had been worked out, does not help the case, and it is not proven what was the cause of the slight abrasion said to have been upon his left shoulder. The "whoa" incident 'related by Judge Zane, does not amount to a passinglzephyr.It was brought in to chime with) the plot theory. R. G. McNiece of mendacious notoriety had sent somebody-nobody seems to know who-to the Marshal with a cock-and-bull story told to them by some one who heard it from another great unknown, that Collin was "-in danger of being assassinated. Mc-Niece is not put on the stand, nor anyone else, to trace up this convenient little story. And then four assassing, who had planned to kill the deputy in the dark, advance from different directions and yelled out "Whoa!" to each other in the open streets, then all laid in wait for the little man and let him shoot one of their number nearly to

death, while he received a slight abrasion on the shoulder and found a hot bullet clutched in the palm of his hand which had Ibeen holding on to a piece of paper bag all the time of the attempted "assassination." The one suspicious circumstance

which helps to give color to the theory

voted down, and after thanking the chairman' and secretary, an adjournthe vojce of true authority, will loom ment was taken. The Municipal Convention will con-vene at the City Hall at 11 a.m. or up as a crowned king in towering majesty, above the quaking midget of Saturday next, the 30th inst. a soul that was afraid of public opinion, and failed to act upon hisjoath and

two at large from among those below the water line. The motion as amended prevailed, and the following

James Saville, 18th Ward,

James Evans, 20th Ward, George J. Dent, 21st Ward.

were elected:

THE LEGISLATURE. COUNCIL-JAN. 25.

PECULIAR CONSISTENCY. The Council met at 2 p. m. pursuant THE Tribune says: "The NEWS thinks to adjournment; after the opening ex-ercises the journal of Friday was read it is inconsistent in the Tribune to deand approved. nounce Teller's Jack-Mormon speech Communications were read from General McCook and staff, and Judge and to praise his silver speech." Not at all-for the Tribune. Besides, we

Porter, of Morgan County, acknowl-edging the freedom of the Council chamber. Mr. Sharp presented a petition from Joseph Hyrum Parry; referred to the committee on claims and public ac-Mr. Barton presented a bill amend-ing sections No. 194 and 196 of the code

of civil procedure; read the first time and referred to the committee on udiciary. Special order of the day C. F. No. 8-a solil pertaining to highways-was then taken up. This bill will repeal the old highway act, and will be a great improvement on the old law. There were several minor changes made in the new bill, but the

nost important amendment was that of Mr. Page, who did not consider it safe to place such power in the bands safe to place such power in the bands of road supervisors, viz: that when the polijitax became delinquent the road supervisor could take and sell so much of the delinquent's property as should satisfy the amount due, and no proper-ty to be exempt. Mr. Page's amend-ment provides that the case shall be heard in the Justice's Court, as the de-linquent may have something to say

PEOPLE'S PARTY PRIMARIES.

DELEGATES TO THE MUNICIPAL CON VENTION.

Parsnant to call, primary meetings of the woters of the People's Party were held at the usual places in the precincts of the city last evening. In

FIRST PRECINCT. The meeting was held in the Ninth Ward school house. Judge Adam Speirs was chosen chairman, and Wm. Fuller secretary. Considerable dis-cussion was engaged in, and the fol-lowing delegates were elected :-

Charles Brown, 1st Ward. E. F. Branting, 2d Ward. E. M. Weiler, 3d Ward. Edwin Frost, 8th Ward. John W. Rees, 9th Ward. John Kirkman, 10th Ward. James C. Woods, delegate at large. The following were selected as alter-nates: John Robinson, Peter E. Han-son, Francis Bolto, W. P. Foster, John F. Oblad. John Walsh and J. W. Eard.

F. Oblad, John Walsh and J. W. Eard-A motion that the delegates be in-structed as to the choice of the people for mayor and city councilors was lost

and the meeting adjourned. As an example of shameless imper-tinence, one of the most prominent instances that has occurred in this neighborhood, was the action, at the People's Party primary in the First Precinct last evening, of certain mem-bers of the hybrid organization known as the Young Democracy, beaded by bers of the hybrid organization known as the Young Democracy, headed by John M. Young and Dr. J. M. Bene-dict. These individuals at least ap-parently failed to comprehend that they had not a shadow of right to interfere with the proceed-ings at a People's Party pri-mary. They seemed to think that as they were "citizens and taxpayers," it was their special prerogative to inter-fere with the business of citizens and taxpayers of a political party whom they opposed, until finally the meeting did what it should have done at the outset, "sat down" upon them, so that they were compelled to subside."

SECOND PRECINCT.

energy, industry and perseverance. As a geutleman he was courteons, affable and considerate. He was hospitableto a fault. He was kind and generous to a fault. He was kind and generous to the poor, no appeal for aid ever being refused. He was once a member of the Legislative Assembly and imyor of Sait Lake City, which positions he filied with honor and ability. We rec-ognize his worth; we deplore his ab-sence. And while deeply condeling with his bereaved family and the large circle of his friends in this Territory in the great loss sustained through his

wing his untiring

in the great loss sustained through his departure, we rejoice in the noble rec-ord he has left, which is worthy of all emulation and will ever live in the history of the Territory of Utah. And be it further Resolved, That five copies of these resolutions be engressed and presented to the family of the esteemed de-ceased, and that a copy be spread on the minutes of this House.

JOHN RIDER, Chairman, JOS. A. WEST, WM. H. KING,

Committee BY TELEGRAPH

> PER WESTERN UNION TELEGRAPH LINE. AMERICANE

LATEST BY LIGHTNING. **Configration** in Philadelphia

Another Hotel Fire.

PHILADELPHIA, 26.—The fire-story brick building Nos'. 715 to 729 a reb Street was discovered on drovat 1:34 o'clock this morning. The fames quickly communicated to 721 Arch-Street. The building in which the fire originated is one of the handsomest on Arch Street, The upper floors are oc-cupied by three firms of lithographers. inquent may have something to say why he should not pay said poll tax. cupied by three firms of lithographers Each of these firms will suffer a total In case the judgment was against him then no property should be exempt from execution. Monroe Bros. & Co.9 Wholesale shoes. The first floor was occupied by Monroe Bros. & Co.9 Wholesale shoes. The building 721Arch Stracet was "occupied by May and Brother; straw and millinery goods. The themen find-ing their efforts to save the Morris Mr. Sharp moved that the further consideration of this bill be made the A communication from the House announced the passage by that body of a bill for the selection and payment building unavailing, directed their streams to the St. Cloud Hotel, which adjoins immediately on the cast. The guests in the hotel and all settred for I jurors, which was read by its title ad referred to the committee on judithe night land were startled by fran-tic shouts of "fire" which came from the fourth floor. The cry of warning created a panic in the hostelry. The guests rushed from their rooms partially dressed into the

clary, C. F. No. 10, a bill supplemental to chap. vi, Session Laws of 1884—an act for the protection of fish and game— was read a third time and passed by the President's casting vote. C. F. No. 13, a bill providing for a board of Territorial equalization, was read the second time and placed on file for third reading. A communication from the House was read notifying the council of the their rooms partially dressed into the corridors and down stairs to the office. The female guests were escorted safely to quarters in the neighborhood, while gentlemen with gripsacks and others lugging their trunks looked after their own interests. There were many exciting incidents and scapes at leadant upon the retreat from the hotel, but no accidents were re-ported. At 1:15 the front wall of the Morris building fell with a crash into was read notifying the council of the adoption of a joint resolution re-lating to the distribution by the Terri-torial Treasurer of the 200 copies of West's map of Utab among the United States, Territorial and County officers, ported. At 1:15 the front wall of the Morris building fell with a crash into the street. This was soon afterward followed by the fall of a side scall upon the warehouse occupied by May & Brother. The roof was crushed and the building shattered by the Durning debris. A number of buildings on South Arch Street were destroyed by the fire and the contents suffered from water. The double building 723 and 724 Arch Street, just west of the Morris building was entirely burned. Shortly after two it was evident that the St. Cloud Hotel was doomed, as great volumes of heavy smoke came pouring through the fifth floor front windows. During the carly stages of the fire and before it had reached the hotel, the police ran through the latter building with the exception of the words asses-sor and collector being changed to read the county clerks of each county. A debate ensued as to whether the Council had a right to print bills of resolutions originating in the House, after which the joint resolution was eferred to the committee on judi-

clary. The bill apportioning the legislative representation was made the special order for Thursday. The third reading of C. F. No. 14, amending chap. 49, Session Laws of 1884, was further postponed, after which the Council adjourned.

HOUSE-JAN. 25.

HOUSE-JAN. 25. The House met on Monday at 2, p.m. pursuant to adjournment. The usual exercises were gone through, and pre-vious minutes disposed of, after which Mr. West requested that his vote might be recorded among the "ayes" on the votes on the bill providing for the se-lection and payment of jurors, he being absent at the time the vote was taken. The Speaker announced the receipt of communications from different per-sons, expressing their thanks for the conrtesies of the House extended to them.

OPPOSITE THEATRE. WILLARD BIRCUMSHAW. FISHER BREWING CO. Browery sear U.C.B.H. & D.A. R.G. Depots,

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LEGAL NOTICE. In the Probate Court m and for the County of Salt Lake, Territory of Utah.

In the Matter of the Estate of Lewis Robison, deceased.

CLARA M. ROBISON, the administratrix of the estate of Lewis Robison, de-ceased, having filed her petition herein duty verified, praying for an order of sale of centain part of the real estate of sald decedent for the purposes herein set forth. It is therefore ordered by the Judge of said Court that all persons interested in the estate of said deceased, appear before the said Probate Court on Monday, the 22d day of February, 1886, at 11 o'clock in the forenors of said day at the Courty Court House, in the City and County of Salt Lake, ferritory of Utah, to show cause why injorder, should not better and to the real es-tion instratrix to sell so much of the real es-tion is shall be necessary; and that a copy

Call the attention of the public to their va

and op

Bedroom Sets, Upholstery, FOLDING CHAIRS, TOYS and SLEIGHS, All of which are sold at

she as shall be, necessed at public or private sale as shall be, necessary; and that a copy of this order be published at least four suc-cessive weeks in the DESERET EVENING NEWS, h newspaper printed and published in said city and county. Dated January 19th, 1886. ELLAS A. SEITH,

SUPT.

Probate Judge. County of Salt Lake. | ss

County of Sait Lake. ; I, John C. Cutler, Clerk of the Probate Court in and for the County of Sait Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of an order to show cause in the matter of the estate of Lewis Robison, deceased, as appears of record in my office.

In witness whereof, I have hereunto set my hand and affixed the scal of said Court, this 19th day of January, A. D., 1886. [BEAL] JOHN C. CUTLER, Probate Clerk.

TAX SALE.

W HEREAS, THE TERRITORIAL, School and County Taxes assessed against and noon the property of A. N. Eddy, and J. S. Harvey, James Holley Agent, for the year 1885, amounting to One Dollar and Twenty Cents, (\$1.20) remain

Inpaid. Therefore, I, Nathaniel V. Jones, Collec-tor for Salt Lake County, Utah Territory, by virtue of the antherity vested in me by the provisions of An Act of the Legislative Assembly of the Territory of Utah, entitled, Assembly of the Territory of Utah, entitled, "An Act to provide Revenue for the Terri-tory of Utah and the several counties there-of," approved February 22, 1878, and of the amendments thereto, have levied upon the following property, to-wit: Two and one half (2%) acres of I and in the South East Quanter of Section Twenty-seven (27), Township two, (2) South, Range One (1) West of Salt Lake Meridian, and will self the same or so much thereof as nav he nec-

West of Sait Lake Meridian, and will sell the same or so much thereof as may be nec-essary to pay the taxes and costs, at Public Auction, at the front door of the County Court flouse, Sait Lake City, on the 13th day of February, 1886, at 12 of clock m. NATHANIKL V JONES, Collector for Sait Lake County. County Collector's Office, No. 5, County Court flouse, Sait Lake City, January 16, 1885. d5 s2 before it had reached the hotel, the police ran through the latter initiding to awaken the guests who had not pre-viously been alarmed. Some of them were too sleeps to be arouned and the officers were obliged to brefit in a few of the doors to get the people out. By 30 clock the cornice and a por-tion of the top story of the hotel fell into Arch Street sending applications of cluders. At No. 345 the first was un-der control. The St. Cloud Hotel was a five-story structure, with a frontage

TAX SALE.



D^R. SAIN'S SPECIALTY IS DISEASES of the Eye and Ear; Deafness; Ring-ing in the Ears, Catarrh of the Eare, Eyes, Nose, Throat and Mucous Passages. Dr. Sain has acquired great akill as an Eye Surgeon; he performs all operations by the most approved and successful methods Cataract, Cross Eyes, Pteryglum, Irideo-tomy and the removal of foreign bodies from the Eye, are operations he performs WIT 86-0007 PAIN and without Chloroform or Ether.

WHITE PLOUR.

- LAKE OF

IMMENSE ARRIVALS!