

SERET EVENING NEWS. IN JUDICIAL QUARTER	IN JUDICIAL QUARTERS.
ysidny Jame 8, 8500.	The Appeal in the City Office
FRAGMENTS.	Cases Dismissed.
Tomosnow is the last day for electration.	CERTIFICATES MUST ISSUE,
max streets " felds the leards the Opera House again this even- g, and following algol.	"Liberals" Holding Offices to Which They Have No Right.
Turnet are messages at the West- n Union Telegraph Office for Wm. ec. care of Mr. Scoffeid, mediumin,	SU PRESE COURT.

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to the Supreme Court. In the magnitude for "Liberal" candidates into proceeding of the officer, and

into possible them. Now that the appeal is dismissed, the write drambets is maintainlying an Speedary Sells, whose duty II is in time certificates to the officers decided by the people, instead of the "balance" conductors. These who have been and are now acting in the CRY Council, upon certificates to which they as we find a right, are: are: Horisett Pombrake, D. Wosten-holms and T. C. Armstrong, third numéripal ward; and W. P. Nolle, Louis Ohm and L. E. Halt fourth numéripal ward. These to whom the screttary should have bessel certificates, and

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dd have of

ates. Another case in the Supreme Contrology was that of Genera P. Wells va. D. H. Wells, in which a minima to sitche sat part of the transcript was overrahed. The matter of the solution of Thes. Core, decoded, was then taken up, the second of the solution taken up.

UROBATE OUTIET.

d filed. Mary Preshaw; fibal. of administrator and

tie of Biolect Porcher, Jonal of

POLICE TIMES.

To Sat the Fily,

who simila have occupied sends in be (EB) Controllars: Owner H. Handy, Frank H. Hyde mattic and E. Giland, third municipal mattic and Elebard W. Yoang, Win. J. Tuskienham and J. Fewson in The fourth counterpart watch in the fourth counterpart watch meet an justices of the mines were based an justices of the mines were based an justices of the mines were based and the Aven see with a finan-tice should have see with all them ever ward E. Park, Jr., and Gyn. J. Yyper. do in Courts Mr. Bashing is sitially by and J. To will be the state of the state b. Pyper. If now remains to be seen whether how where the coarts have doubled wr not entitled to the affects will all persist in training them, and chellow fine City Council will ig-ment her have by still relating to sent hose who hold the legal certifi-stes. and in the sum

line of the Undiffute.

It is even that and the arguments were then taken up, or and the arguments were made. This end of the arguments were made. This is involves the right of children of planta wives, where their fathers weight, production to

A Witness Arrested.

Provendings in the Salt Lake of the st World, of WoodPa Extats of Edward Metthew, tord approved and filed, Estate of Elizabeth Filtoni order of publication of native the creditors. Estate and Henry Huskins, order of rudification at native to creditors. Foliate and guardiated for John Usingstan and Elizabeth Livings, but credet appairing appenders. Johnson Holling Glower, bonds of Jammes II, other Glower, bonds of Jammes II, other Glower bonds of Editor of Mary Prosbury, first

**UTion** Production

interest will have onia mest thereenia excellent actes citfent will it Estate of James Poyne: order ap-pointing day to hear petition for het ters of administration. Sr.Has 1 state of B. F. Howells, bond of Domas F. Howells, bond of Estate of B. F. Howells, bond of iomas P. Howollis approved, Estote of Alexander Neltaur; ut of Nation A. Neltaur ap-Estate of Henry Mallers; bend of ora L. Maiben in the sam of E. 993 approved. Estate of Sarah Varney; load of imministrator in the sum of \$10,000 proved. Totale of Poter Niebon, deceased and of Gastave Shebon approval.

Dr. Charles Thompson, for dis-turbing fire prace at the Continental Hotel, was fixed 450. For a sim-lar offerne at another place. Alex. Multigrams was received 410, For being drunk, Clark Harper was fixed 310 today, and Patrick Bord, Carl Nieben, M. Evnes and John Quinn were assessed \$5 such.

Logan River Raging.

e differentiates that three to estimate the formula time full extents of the distinger for and the tyr inside and the distinger for and the tyr inside and the distinger for and the estimates where the trendshe will a how long it will have. This dis-tion apparentiation of years the disting-tion of the distingtian of the distingtian of the planet planet, and may not do not the second seco

were summonal to appear before the grand jory at Blackfort pull books of precincis where "Morney" books of precincts where "Marmonis" were living were sent far, to be pra-duced before those inpusitors. It was at once suttraised that some capital at the express of the "Mar-mons," or a flower who had resigned their membroship in that Church prior to registering, but it was for a time unsertain what the procedure was to be. tone observant waar die pretektuite Toulit, upor thie paint was seen removed. About the mid-hie of the sees's Honome known that a tour-ber of "Muttones," whose rengma-bing as members of their Church had been bendered, ath who has the pain registered and value, had there the set of the off-me

with flowers, while on the blac

CRUSHED TO DEATH.

SPECIAL NOTICES.

erritoril statute, it had more than's year had chaped ince the election, and it was further tenerally supposed that the dismis-it of a large number of indictionents it Mahad, three or four months ago.

'route Court yesterday of John Physics, orier to T5, at 10 a.m., to hear in manadala a faith do of will, and Metihes, tond which constitutes a m which is not faired by

for two years. The clause in this section while the proscution relief mean wais

The charge in the state the presention reflect upon makes in an offenne for any person set hav-ing a hawful right to take for a ded gate h, or a member of the definition gate h, or a member of the definition with had been indicated wearrade with had been indicated before who had been influted with arresten and had been influted with arresten dematrice. James H. Hawing Enq. of the law firm of Hawing J Boyes, Hickford, appended by the defense, and United States Di Influte Attended Wood for a influence who for a influence of the dematrice in fluid internet was argued by saturing finement and angle is saturing finement and and to for security intercontand was insel to the proposition that an act, to con-diffute an offense under the section order which the indictment was

d how absurd it would b a violation of a territori resolutional law. There was no pre-rise Rait any law of Congress for ade the "Mormons" in Idaho i the hence, if they had dense so, is two of Congress hard been violate

by them in we doing. Mr. Wood held that Section Gill United States Beyied Statutes male it an offense for any person male it an offense for any person so then 310 and a second 520 mm. Control seco

FOR REAT OR LEASE

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A Pleasant Time.
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