#### TO BE GIVEN AWAY. GEORGE C. WOOD THE DEAN CASE. GO EVENING TO \$75.00 in prizes and cash at Grand Mask Carnival on skates, at the Rink, Wednesday, April 28th, 1886. Grand March led by the rink band. Maskers CONVICTED OF HAVING WITH TWO RS. DEAN COMPELLED TO TESTIFY DINFORD'S WIVES --- HE TESTIFIES AGAINST AGAINST HER HUSBAND-THE IN-HIMSELF. Tuesday April 37, 1884 DICTMENT COVERS & PERIwill unmask after the grand march will unmask after the grand march, which occurs at 9:30, and prizes will then be awarded. Aginton, former, partner of Maltby, the Bicyclist, the monarch scientific skater, will give one of his masterly exhibitions. Prizes will be awarded for the following char-acters: First-Most artistic costume. Second-Most original costume. Third --Most grotesque costume, gents. Fourth-Best historical costume. The evening's entertainment to conclude OD OF THREE MONTHS. The trial of George C. Wood, of No. 166 MAIN STREET. Woods Cross, Davis County, on a FRAGMENTS. 111-1111 HE PROSECUTION PROVE THAT DEAN charge of cohabiting with more than RESPECTIVULLY THANKING OUR FRIENDS STANLEY TAYLOR is to receive sen IS A "MORMON." one woman as his wives, was taken up in the Third District Court to-day. tence on Monday, May 10th. The case of the United States vs. Jos. SHOES, The indictment alleges that from Jan. S U. P. CAR LOADS BOO "ST. NICHOLAS" for May is out, full H. Deau was one of those taken up in 6. 1886, to April 1, 1886, defendant lived the Third District Court to-day. The Just Arrived, New and Fresh from Factories, of excellent reading matter. with Adelaide R. Wood and Juliet evening's entertainment to conclude with a Social Dance, after which the drawing for the \$50.00 cash prizes will take place, the amount to be distributed calling of the names of the witnesses A. T. ROBINSON and William Mc-Howard as his wives. A plea of not occupied some time and created con-BED ROOM AND PARLOR SETS Douald were admitted to citizenship guilty was entered, and the following siderable amusement, owing to the in-ability of the court officers to read the District Attorney's chirography. The defendant was arraigned yesterday af-ternoon on two indictments, and pleaded not guilty. To-day the fol-lowing were called as jurors: yesterday. jury were sworn to try the case : among those obtaining numbers with admission tickets at the door. Rates of admission: Gentlemen, 50 cents, Ladies, 25 cents. Skates free. On next Chairs and Lounges, Geo. Chandler, Henry Carrigan, L. Bougard, W. E. Blenney, L. Goldberg, Aaron Sullivan, THE trial of George Berg, charged Fred Anderson, E. D. Whittaker, Bureaus and Beadsteads, with unlawful cohabitation, is set for L. C. Jeffries, D. C. Murphy, C. E. Brim, S. S. Maxwell. WHICH WILL BE SOLD L-norrow. Tuesday evening, April 27, the luitia-tory game of Polo will be played. BED ROCK PRICES ! STRAW HATS ! LARGE numbers of sheep are being STRAW HATS! Niels Gillis, C. W. Gulliver, Asron Sullivan, D. C. Marphy, L. C. Jeffries, E. A. Whittaker, W. J. Handley, S. S. Maxwell C. E. Brim, W. E. Bienney. L. Bougard, Henry Carrigan. The defendant, Geo. C. Wood, was driven through the city eastward, TO CALL AND SEE THEM. making for their summer ranges; these sworn as a witness." He 'testified that HOME-MADE In all the LATEST STYLES for SORENSEN≋ CARLOUIS' during the period named in the indictflocks look remarkably well. MEN'S BOYS' AND CHILDREN, Men's Suits made to order ment he lived in Davis County; he was THE case of the United States vs Jos. H. Ridges, for unlawful cohabitation, was called in the Third District Court to-day, but the defendant was not present. THE roads south in some districts are reported in a bad fix; especially is this the ones about Uraper in this C. E. Brim was peremptorily chal-lenged by the defense, and N. Trewick called to fill the vacancy. The indictment proceeded with al-leges that the defendant, from Jan. 1, 1886 to April 1, 1886, lived with as his wife, Sarah A. Dean, in Salt Lake County, and with Florence Ridges, in the same relationship, in Davis THE case of the United States vs. Jos married; Adelaide R. Wood was his from Home - Made Cloth. CHEAP! wife; Juliet Howard was also his wife; New Styles Spring Suitings both of the ladies had lived with him Carpets! Carpets! Carpets! inst received from the Mills, in that relationship. Flannels, Linseys, Tweeds, A verdict of guilty was rendered Trunks, Etc., for sale whole-BOOTS. SHOES AND SLIPPERS, and sentence fixed for Tuesday, June sale and retail at John C. are reported in a bad fix; especially to this the case about Draper in this County. this the case about Draper in this Mrs. Sarah A. Dean was the first Mrs. Sarah A. Dean was the first witness called. 1st. FOR MEN AND BOYS', Cutler & Bre., Agents Provo Woolen Mills, No. 36 Old Watch Recovered .-- Mark Levi, the CHEAP! Constitution Building. San Francisco man who was robbed and chloroformed at the St. James Hobeing sworn as a witness against her husband. The Court overruled the STRUP OF FIGE. A Boy named David Reese was con-STRUP OF FIGS. Nature's own true Laxative. Pleas-ant to the l'aiste, acceptable to the Stomach, harmless in its nature, pain-less in its action, Cures habitual Cen-stipation, Billoueness, Indigestion and kindred Ills. Cleanses the system, purifies the blood, regulates the Liver and acts on the Boweis. Breaks Colds. Chills and Fevers, etc. Strengthens organs on which it acts. Bester than bitter, nanseous Liver medicines, pills, salts and draughts. Sample bottles free, and large bottles for sale by all druggists. Z. C. M. I Drug Store, Wholesale Agents, Salt Lake City. 135 tel last Friday night, has recovered his gold watch and yoa's which were taken, victed in the police court yesterday objection. Mrs. Dean was sworn and testified that she was Jos. H. Dean's wife, and had been for over nine years; lived in Salt Lake City; had lived there four years; from Jan. 11th to April 1st, 1886, her husband lived with her; knew Florence Ridges; she also lived there part of 1885; left on January 1st, 1986; ahe was assisting Mrs. Dean in dreasmaking; witness temembered her husband going to Logan in June, 1885; never heard her husband say Elorence Ridges was there; he said she was on the train; this was before Horence lived with witness; Florence hai made calls at the house before she came to live there; witness made a con-ALL THE LATEST STYLES IN afternoon, of disturbing the peace of a they having been discovered in the Chinaman. Sentence was suspended Stiff and Soft Felt Hats, yard at the rear of the hotel on Sunday. ANNOUNCE THE ARRIVAL OF during the boy's good behavior. The watch was marked so as to be easily identified, and this fact doubt-To-MORROW morning the sale **Entire New Stock** CHEAP! An less led the thief to abandon it lest he seats for the Gorlinski concert, in the Theatre on Thursday evening, will might be caught. commence at 10 o'clock, at the Theatre box office and the Union ticket of-ALL GRADES OF ---SHOES AND SLIPPERS. Arraigned .- In the Third District Court to-day, Willard Carter was arraigned on one indictment charging For Ladies', Misses' and Children, CHRISTIAN NIELSEN, one of the him, jointly with Oliver Bess and Parparties arrested yesterday for a viola-HENRY DINWOODEY ley Hill, with an attempt to murder tion of the nuisance ordinance, was CHEAP! Wm. Marshall, in November, 1885. A Wm. Marshall, in November, 1885. A Calls especial attention to his display plea of not guilty was entered. Bess of a very choice line of fined \$25. Thorblatt was discharged, Ridge's home; witness made a con-tract with Florence for dressmaking, and shared the proceeds; Florence also boarded there; and did most of the Body Brussels, Velvets, Three Plys, and the sentence of Mrs. Nielsen susand Hill were not present, but were Extra Supers, Cotton Chains, Eastern Rag Carpets CURTAINS MAT SEE OUR \$2.00 SHOES. "WE NOT SEE OUR \$1.25 SHOES. "WE NOT SEE OUR \$2.50 SHOES. "WE notified to come into court and plead. boarded there; and did most of the sewing. The defense objected to the testi-mony as immaterial. The Court over-ruled the objection. Witness, continuing—The difference in the annount of sewing to be done by each was taken into consideration when the contract was made; the de-fendant was not a party to the con-tract, but may have known of it; there were five rooms in the house; witness had four children; there was no limit of time to the contract; Florence left the house because there was not work enough for both; witness saw Florence a month or so after, and had not seen her since. Cross-examined—When the agree-LE GRANDE YOUNG, Esq., in making and Lace Curtains and Nets in Large Variety, The case is set for trial on Monday. his argument before the jury in the - ALL AT -SEE OUR \$3.00 SHUES. "wa Dean case to-day, administered a COALI COALI COAL Poor Dement .-- A Washington dis-Weber, Rock Spring, Pleasant Val-ley and Red Canyon-All the Coais sold in the Salt Lake market. Our Weber is from the celebrated Grass Creek mines and we are mining better coal than ever before: No other Weber For Ladies' and Gents' Wear. well-deserved rebuke to the new Asatch of to-day's date informs us that **Greatly Reduced Prices!** sistant District Attorney, Ogden the Senate Committee on Public Lands Hiles, for the latter's abuse of defensehave decided unanimously to reportless women. **OUR MOTTO: WE SELL CHEAP** adversely upon the nomination of Dement to be Surveyor General of Utah, In the case of the People vs. Moroal brought to this market can compare with it. All our coals are nicely screened and cleaned. Coal Department, Union Pacific Rail-way Company. A. J. GUNNELL, Agent. Office, Wasatch Corner. at DUNFORD'S. Brown, indicted for committing a batso that he will now step down and out. His has been a short and inglorious A NEW FEATURE IN OUR HOUSE IS tery on the spotter George Marth, in the First District Court at Orden yescareer as an office-holder in Utsh, and terday the defendant entered a plea there is a lesson to be learned by 1 that he had already been punished for which office-seekers ought to, but her since. Cross-examined-When the agree-ment was made it was understood that witness took care of her own house and children; witness had employed others to do the same work as Florence did, and in one instance divided the profits; had worked at dressmaking 12 years; the last time Florence was at the house was when Mrs. Dean was alck. **R.K.THOMAS**. probably will not to any great extent the offense. Judge Powers, however, Prices of Photographs Reduced at profit by, hat at ruled that the pleas was dot valid, and FOX & SYMONS. the trial of the case will go on. Sad Bereavement .- By notice pub-Where all STAPLE GOODS are sold at Wholesale Prices, in quantities not less than One Dollar. All work done by the Dry-Plate In-LOVERS of good music will be interlished elsewhere, it will be seen that stantaneous Process. ested in the late announcements of another death has occurred in the fam-Oliver Ditson & Co., Which include the REDUCTION PERMANENT. ser Don't fail to secure the advantages of this Dep't. ily of Mrs. Fisher, Brother Homer following attractive publications: For Duncan's daughter, in the 10th Ward. Six months since her hushand died the piano forte, two spirited compo-sitions, Ames' "Zouave's March," from the band score of Brooks, and "Blue Bird Polks," one of Edward Christle's latest and best pieces, each HOW TO SAVE MONEY after a lingering filness, and the diph-theria having subsequently attacked the family she youngest child suc-and Magazines of Jos. H. PARRY & Co., 71*1*7667111 We are CLOSING OUT a Large Lot of Christle's latest and best pleces, each cambed to it neven weeks ago. The two remaining children apparently re-

piece for young players by Cornelius. Gurlitt, 25 cts.; a "love picture" of Switzerland entitled, "Morgen, or the Fraise of Dawa," by Angelo M. Read, a pleasing study, 30 cts. Of songs, are Weatherley's pretty love song, "Bid Me Good Bye," with music by Psoil Tasti, one of the most talented of Italian composers, 30 cts.; "The First Tobogxan," a humorous song of ar-chaic times, 30 cts.; Brandon Thomas' pathetic ballad, "Tell Her Ye Stars," as sung by the Vokes Comedy Co., 30 cts.; and "The Keepsake," by Cowen, one of a collection of charming songs by favorite authors, 30 cts. Me Court overruled the objection. Me Court overruled the objection. The Court

tice.

pended

#### LOCAL NEWS.

Shooting Gulls .- Two youths named respectively Lawrence and Redall were out guaning south of town yesterday, and in the absence of other game to fire at, shot three of the sea gulls which are quite numerous in that vicinity. Being seen in the act from the residence of Brother Almà Pratt, who is a justice of the peace, he was soon on the track of the reckless sportsmen, but as they expressed great sorrow for what they had done, declared it was their first offense and promised never to do such a thing again, he let them off with a reprimand. These are among

off with a reprimand. These are among the most useful of birds, and in con-sideration of the good service they have done the people of this Territory, they should be sacredly protected in-stead of being ruthlessly shot. That Battery Case.—The affray at the Walker House mentioned in last night's Naws as having occured yester-day, was between the assistant baker and head cook, and it was the latter who used the biasphemous and provok-ing language which caused the man of dough to put a very elaborate "head dough to put a very elaborate "head on him." The case was called to-day In the police court, but continued until to-morrow, the baker in the meantime being released on \$25 bail, and in all probability he will be discharged to-morrow, as the recent decision in the Yearian appeal case prevents the tustice of the peace from exercising inrisdiction in a battery case, the maximum penalty for which is six months' imprisonment and a fine of \$300. That decision is likely to be more far-reach-ing in its results than was at first imagined.

Hoedlams.--V. M. Pratt, of the 17th Ward complains to us by letter of a crowd of hoodlams who infest the 17th did not know whether they were marand 19th Wards in the evenings and in-dulge in various kinds of deviltry and vandalism, such as booting and yelling and destroying property. The parents and destroying property. The parents of the young fellows cannot possibly be ignorant of these disgraceful doings; they must either be indifferent in regard to them or be unable to restrain their sons, and in either case for the sake the erring ones as well as that of the citizens who suffer from their depredations and the credit of the city, the peace officers ought to look after the offenders. Only last night they tore down and carried away a newspaper box from the front of a residence. The names of the guilty ones in this instance are known and unless they make mediate amends for the act they will be informed upon,

20 cts.; "Serene Morning," a capital piece for young players by Cornelius To Mr. Dickson The defendant told

Borgen's Case, The Bergen case, which was in progress when the NEWS

Ridges. The Court overruled the objection. Witness continuing—There was no heading to the letter; witness did not not know how long after it was written she received it; when Flor-ence went away she did not say where she was going, and witness did not know; this was the only letter witness had received; witness did not know where witness was, and made no would not move for sentence on the now where witness was, and made no nquiries about her; she had never left the house before in a similar man<sup>2</sup> last indictment, but only on the four counts in the former indictment, and Mr. Sheeks stated that there was an

left the house before in a similar man<sup>2</sup> ner; Florence, went to Logan last June; she was away three or four days; went to live with defendant's wife shortly after; Florence had only been to Logan once: she lived at de-fendant's until January, 1886; she was away a month subsequent to this, where, witness did not know, she was only a home three or four days; witness was satisfied her sister Flor-ance was satisfied her sister Florunderstanding that sentence would be suspended on the latter, indictment in case a conviction was obtained. The defendant was then asked if i was his intention, to obey the laws in the future, and on his declining to make any promise, Judge Zane sennce was safe; did not know whether tenced him to six months! imprisonment and fined him \$300 and costs on each count, aggregating two years' imprisonment and \$1200 fine, independent of costs.

Bergen was taken to the pententiary in the evening, handcuffed to a bur-

The Infanticide Case .- The charge against the Monson girl of South Cottonwood, of having put to death and buried her illegitimate child in a ditch, was investigated before Justice of the same day; saw him driving the burgy; he left the same day; he called there again, about once a week, on Saturday, generally. The defense objected to the testl-Prosecuting Attorney Waddell' being present to prosecute. The testimony of Thomas Suider.

proved the burial of the child by the The Court ruled that if the chcum-The Court ruled that if the chrom-stances indicated marriage, that was all that was necessary. The proof of marriage was not a necessity. Witness, continuing Did not know how long defendant stayed there; had seen him there next day; he never visited the house before Florence Ridges was there; supposed he occu-pled the room with Florence; he left with Florence when she went away; this was on Sunday evening; defen-dant was there but a few times to stay over night; when witness retired, on scented, and that of Dr. Rauscher, who made the post mortem examina-tion of the infant, that the child was buried alive. The father of the girl denied ever having even suspected that his daughter was not virtuous testified of her apparent and idifference when told of the child having been

found. The mother also claimed to have been ignorant of her daughter's condition, over sight; when witness retired, on one or two occasions she left defenbut stated that the girl had admitted to her that the child was hers. The accused who is only about. 21 years of age, appeared compara-lively unconcerned during the exami-nation and declined to employ counsel to defend her. Her paranour is un-derstood to be a young man from East

Married? Witness-Yes, sir. Mr. Dickson-You were willing to convert your house into a bawdy house? Witness-No. sir. Mr. Dickson-illd you believe they were married and occupied the same room? Mill Creek. The full result of the examination has not reached us. Fire and Explosion By corres-

pondence from Pleasant Dale, Pinte Co., we lears that about one p. m. on

own? Objected to by the defense. Mr. Dickson characterized the wit-ess as hostile to the prosecution. The objection was overruled by the the 10th inst., a fire broke out in the residence of Samuel Besinger, having

The objection was overruled by the Court. Witness-Yes, sir: I did not know whether they were married or not; had heard they were; I made no inquiry about it. The Court then took recess until 2 p.m. This afternoon the case was resumed, and Mrs. Emms Flick asked for, but the

26 S. Main Street, where you get every-thing at Bollom Prices. All the Church Publications kept constantly in stock; also a well selected line of the best Miscovered from that malady, but were cellaneous Books, for both old and young. S. S. and M. I. A. libraries supplied,

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