EVENING NEWS. CHLISHED DAILY, SUBDATS EXCEPTED. AL FOUR O'CLOCK PRINTED AND PUBLISHED BT

THE DESERRT NEWS COMPANY

CHARLES W. PENROSE, EDITOR.

HAS UTAH PAID ANY COURT EXPENSES?

ONE of the many falsehoods which have been manufactured for the pur-pose of inflaming the public mind procuring legislation of a character, suited to the plans of these who want to gain control of Utah and her exchequer, is that the Legislature has refused to appropriate any money for the expenses of the Dis-trict Courts. This untruth has been permitted, like others equally base other public expenses. and groundless, to go forth uncon-

tradicted, because the facts are casy and in consequence of it laws are to be ascertained if people want the proposed which are antagoalstic to to be ascertained if people want the truth and are not disposed rather to accept fiction. However, we think the fundamental principles of our Government just to strike a blow at it well enough to deny this state- the rights and liberties of the paoment concerning the expenses of ple of Utah. Woul i it not be wise the courts and give a few figures in for our national legislators to investisupport of that denial.

It was belief in a similar falsefood | led further into injustice by the unwhich led Congress, in 1876, to do truthful assertions of cunning and great injustice to Utah, an act which has never been repaired, although the proofs of the wrong have been plainly presented. Urged on by the misr presentations of the "Liberal" ring here, made through George R. Maxwell who contosted Mr. Cannon's seat, Congress diverted the appropriation for the Legislative'expenses of this ferritory to the use of the courts as our national lawmakers had been led to believe that Utah had not and would not make any appropriation for court expenses. This was totally untrue, but the falsehood was accepted for a fact and the division of funds was

made in the same spirit that promp ted the sending of an army to Utah in 1857 to punish the "Mormohs" for wrongs never committed and

for wrongs never committed and which were subsequently proven to have been nothing but infamines fabrications. By the Organic Act the judicial power of this Territory was vested in a Supreme Court, District Courts Protocol Court, District in a Supreme Court, District Courts, Probate Courts and in Jus-tices of the Peace, the jurisdiction of which was to be "limited by law." Cases arising under the laws of the United Sintes were to be tried in the District Courts with appeals in the District Courts with ap

BY

County.

Whisky and Marder.

that depositors will be paid in full.

Liberal Offers

would not be forced into such payment under the threat of stopping their rages, and so appropriated \$22,000 for court expenses, and afterwards \$18,000 to cover the deficiancy, making the One Thousand People Cut to Piece sum of \$10,000 for the two years named.

LONDON, 20.-A dispatch from Buenos Ayres, dated January 24th, says: Particulars have been re-Reference to the Auditor and Savs: Treasurer's reports will show that a ceived there of the massacre of the inhabitants of Picco by Peruvian very large proportion of the revenue of the Territory has been paid out for the expenses of the District Courts in criminal cases, and the county financial reports will prove that consulerable sums are paid and very large proportion of the revenue that considerable sums are paid aned the houses and murdered the inhaultants. Four hundred foreigners attempting to resist were cut to pieces, 300 being killed, including nually for prosecutions in the Justices Court. And as the District the French consul. The total num-Courts' expenses for criminal prosetions increase in such an alarming ber of victims was 1,000. It is said ratio instead of fault being found that Colonel Mas has since been with the Legislature for supposed shot by Garcia Calderon's troops. inaction, something will have to be

The"Ilmes" on Skobeloff.

Wild Sheating

done to increase the revenue or de The Times, commenting on Skobeloff's speech says: The Russian government by its laxness in dis crease those expenses, or there will be little left in the Treasury for any cipline becomes morally respon-sible for this state of things, dis-tinctly endangering the peace of Europe, Gen. Skobeloff's position Falsehood is doing its work again in Congress and all over the country, cannot fail to breed alarm and suspicion in the financial and political world. Europe has a right to ask that the Czar's authority be used to prevent a recurrence of fire-brand speeches from Russian generals.

> The "Republic" and the "Palestine" Collide."

gate without prejudice before being In the Mersey this morning the steamship Republic, from New York, came in collision with the ship Palestine, from San Francisco while the latter was at anchor, the Palestine had her bowsprit broken and was otherwise damaged.



AMERICAN. Saturday, Feb. 18, 10.30 a. m. Roll called. Quorum resent. LATEST DISPATCHES. Captured Moonshiners.

Prayer by the Chaplain. Councilor Caine, from the com-mittee on enrollment, reported that C. F. 4 and C. F. 15, had been en-rolled and for warded to the overn-ST. LOUIS, 18 .-- The Republican's Dallas, Texas, special says: Officers captured 13 mconshiners and a large quantity of liquor in Situon

or for his approval. Councilor Cluff, from the commit-tee on roads, bridges and ferries, re-ported favorably on the petition of H. McCorkindale and other citizens of Plute and Sevier counties, asking DES MOINES, Iowa, 18.—Two young men, Elater and Frost, being intoxicated, quarrelled last night. They struggled for a gun, and Frost seized the muzzle, placed it egainst his breast and dared Stater to shoot. The latter did so and Frost died al-most insignative

ractor, laborer, or person furniah MOTION ing continues to file a lien upon either the buildings or the material RS OF M and Wax Thread Machina at Z C. M. I. Shoo Factory, Stead urnished therefor.

Mr. Atwood moved a recommit-ment with the addition of Mr. Thur-man and Partridge added to the committee on judiclary. Lost. Mr. Booth considered the amend-ment offered by Mr. Penrose made

the bill more inoperative than be-fore. The amendment was rejected. The bill was rejected—ayes 8, noes A Council mess

PILLS

AN ANTI-BILIOUS MEDICA

OUS SYSTEM, give tone to the DIGH TIVE ORGANS, create perfect digest

and regular movement of the bowels.

AS AN ANTI-MALARIAS

They have no squal ; acting as a prevent ive and core for Bilious, Remittent, Inter mittent, Typhoid Fevers, and Fever an

Ague. Upon the healthy action of th

It is for the cure of this disease and its at-

endants, SICK-HEADACHE, NERV

OUSNESS, DESPONDENCY, CON STIPATION, PILES, &c., that then

No remedy was ever discussed or so speedily and gently on the digestive or gans, giving them tone and vigor to as This accomplished, th

similate food. This accomplished, th NERVES are BRACED, the BRAD

NERVES are BRACED, the BRAD NOURISHED, and the BODY RO BUST. Try this Remedy fairly and yo will gain a Vigorous Body, Pure Blood Strong Nerves, and a Cheerful mind. Price 25c. 35 Marray St., N. Y.

TUTT'S HAIR DYE

TAY HAIR OR WRITERERS changed to a Gross Lack by a single application of this DYR. If aris a Natural Color, and asta Instantaneous old by Druggister anthy ar ores on reacipt of a Different 35 Murray New Yer

SALT LAKE

THEATRE

Friday, Feb. 24,

GRAND

COMPLIMENTARY BENSFIT

TENDERED 10

tills have gained such a wide re

the health of the human race.

dy was ever discovered that ac

PID LIVER,

11.

urrence in the House amendm to C. F. I1, to license and regulate the manufacture and sale of intoxi-\$62.50 for the round trip. Also in the House resolution re-

Also in the House resolution re-lating to the renting of offices in the Hooper & Eldridge block for the treasurer, librarian, anditor, etc. The House adjourned until Mon-day, 2 p. m. Benediction. daw





FIRST-CLASS EXCURSION WILL leave Ogden on the above date for San deco, San Jose, Pajaro, Santa Cruz and decy, and return any time within stry

GENERAL REDUCTION

ALL OLASSES OF

WINTER GOODS

Zion's Co-operative Mercantile Institution.

TO MAKE ROOM FOR

WM. JENNINGS,

O.I.C. WALKER

WILLIAMS' LIGHTNING GURE.

Superintendent.

SPRING PURCHASES!

NS' BOOTS AND

4 72:

Dekeis can be had of D. H. Schettlet, eash Zion's Eavings Bank, Seib Lake City, or Geo. H. Tr.bs, merchant, Ogden.

RIGGS & SNELL, MANAGERS.



In Aid of the Hebrew School Fund Hebrew Benevolent and

Relief Societies. MOSIG BY THE GARELESS DACHESTRA

Four Elegant and Costly PRIZES to be Awarded !

Committee of Arrangements. M. C. Phillips, Chairman. Charles Popper, mer, Emanuel Kahn, rg. S Leebes. J D Farmer,

Reception Committee. S.H. Averbach, Chairman. P H Lannon, John S Scott, N S Ranschot Chisholn Ugh S A Palm

Examining Committee Chris Dichi, Chairman, k, J.McTerney, M. Hirschman loyd Park,

Floor Manager. Louis Hyams. Assistant Floor Managors. C Hall.

Ed H Murphy. Floor Committee. Harry Duke, Alex Cohn, M H Walker, Wm F James, John D Coalter,

ames T Clashey, John D Coalter J Levicerg. Rules and Regulations.

Rules and Regulations. 1.—None but Masquers will be allowed on the Floor until after 12 o'clock. 2.—All persons wishing to participate in the Bal Masque, are requested to hand in their names to the Examining Committee on or before the 20th of February, as none will be admitted to the Floor without the commit-tee's pass, which can be obtained upon proper application to J. Walsb. 3.—The Funquetic Floor, will be reserved for the Bal Marque, and all persons holding Carnival Tickets will enter at the East side of

DOCTORS' TERROR

to the Supreme Court, and the United States attorney conducted such cases while the United States Marshal served processes and per-formed the duties of the officer of these courts, which were also endowed with general common law and chancery juris liction. The furiadiction of the Probab

Courts was "limited by law" passed by the Legislative Assembly. They exercised judicial authority in civil and criminal cases, with appeals to the District Courts. A Territorial Attorney was appointed to attend to cases arising under the laws of the Territory, and a Territorial Marshal to serve processes in such cases. Under this condition of affairs the Territory paid all the court expanses in territorial cases and they were watched and strict economy used in all expenditures. But in 1874 when the Poland bill was passed, Congress arbitrarily legislate ed away our Territorial Attorney and Marshal as well as the civil and criminal jurisdiction of our Probate Courts, and devolved the duties of the officers named upon the United States Attorney and Marshal, who are not amenable to the Territory in any way, and therefore should no handle territorial funds. Further. The Legislature had provided by law for the payment of all jurors and witnesses fees out of the tres ries of the respective countles where tue parties lived. But the Poland bill provided that the Court expension ses, under United States officers be remembered, should be paid out of h the Territorial Treasury. This was a stretch of authority that could not but be regarded with disfavor. If the Territory is to pay any expanses they should be disbursed by its own

As a sample of the difference be-tween the expenses of the courts under our own court officers, an those since they were aboli take the figures for the years 1870, to 1873, inclusive, and for 1876 to 1880 inclusive. For the years first named under the Territorial Marshal, the expenses amounted to \$6,999.23. In the latter, under United States officers to \$90,000. But has the Territory made any appropria-tion for such expanses since the passage of the Peland bill? Certainly. From 1874 to 1876 the law passed in 74, making it the duty of the County Courts to pay jurors and witnesses fees prevalled, and \$5,940.-35 was paid by the countles for that purpose. Since then, appropriations for court expenses have been made every session. In 1876, \$22,000 was appropriated therefor out of the Territorial Treasury for 76 and '77, and there was a deficiency of \$18,000. that way.

Iclency of \$18,000. In 1878 this deficiency was paid and \$12,000 appropriated for '79 and '80 and there was a deficiency of \$22,508.

PHILADELPHIA, 20.-Mayor King has received letters from Maryland and Texas offering lands to Jewish refugees. The Loss \$2,250,000. HAVERHILL, 20.—The latest esti-nates of the losses by fire are\$2,250,-00; insurance \$2,000,000. on judiciary Fearful Floods In Arkanas. HELENA, Arkansas, 18. - Dises-ters from the flood are still increasing. The water now stends fifteen miles inland. Cattle and hogs are being drowned by hundreds and many buildings are swept away. In some localities the people are threatened by starvation. Fatal Fire.

HALIFAX, 20 .- James Johnson's house, near here, was burned. The parents, helpless from old age, per-ished in the flames. More Victims.

CHESTER, Pa., 20.—Two more vic-tims of the explosion of Jackson's pyrotechnic works, died last night, Wm. H. Franklin and Bobert Tay-Council adjourned to 2 p.m. Mon-

lor, (colored.) 830,000 Fire

MEBRIMAC, Mars, 20. – Foster & the time in Prescott's factory burned; loss, \$30,-000, insurance \$18,000

Big Flood in Cipcinnati,

CINCINNATI, 20.-A heavy rain has been falling all morning. The river at 11 o'clock is 55 feet and rising two inches an hour. All the callars telowThird Sirest are flooded, ractically suspending business in hat part of the city, 23 a great for e hept busy removing goods, the Plum Street passenger depot is in-accessible and trains deliver ; passen-gers at Wood Street, Maddux and ral file rts Distillery and Globe Rollin Hobarts Distillery and Globe Rolling Mill have teen compelled to close operations, the former has driven away all stock, the other distilleries in the same locality will be com-pelled to close to day. If the rain ahould stop now, it is estimated there will be five feet more of rise, what will come with more rain would make the highest water ever known.

known.

Blaine and Voorhees for 1884.

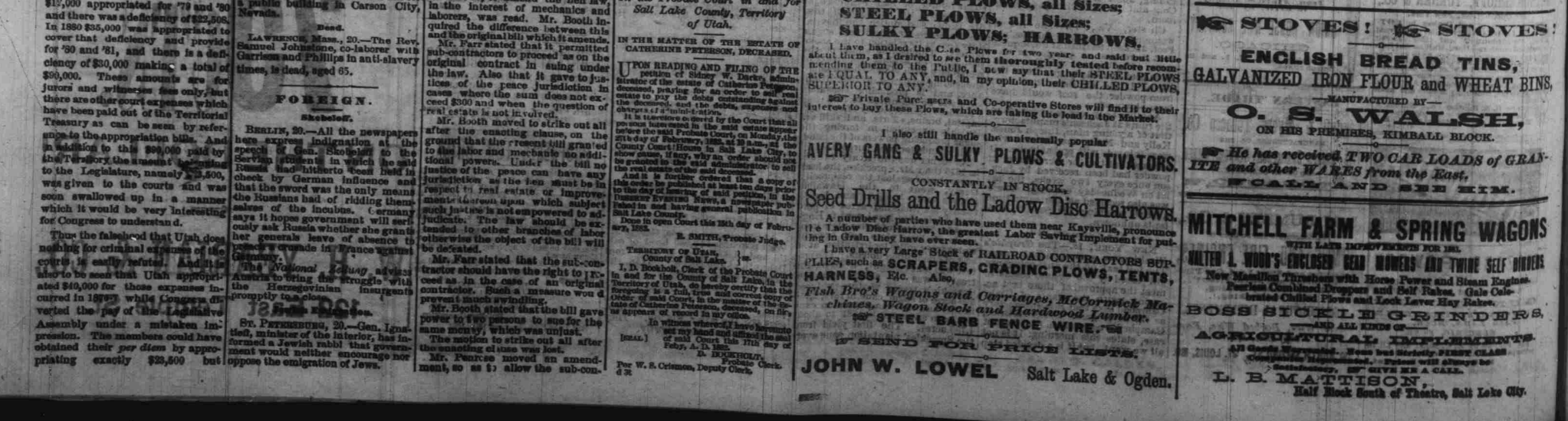
CHICAGO, 20. - A Washington special says: A western press re-porter this morning interviewed several leading democrats in regard to the reported scheme to run Blaine and Voorhees as candidates for 1884. Voorhees characterized the story as too absurd to be noticed. Benator Morgan pronounced the whole thing a fiction, saying: "I don't think Blaine would ever tust his political fortunes to such demo. up and laid over in the absence of

don't think Blaine would ever the his political fortunes to such demo crafs as Voorbees, Jere Black an myself. I like Mr. Binne ver much personally, but I believe th straight, unadulterated democraf would rather lore with a simon pu democratic candidate than win confiction and mixture of principles ory is laughet Among democrats generally the story is laughed at, but a few, how-ever, are inclined to shake their heads and say things are drifting

Public Hailding in Carson.

WASHINGTON, 20. Rolling to day reported to the amended bill for allding in Carson City, H. F. 36, to amend the lien law, in the interest of mechanics and laborers, was read. Mr. Booth in-





In the Probate Court in and for

Salt Lake County, Territory