

DILLET'S BAKING POWDER, alreliable and never fails to Warranted. d251 2m TORTANT TO THE TRA VEL. ING PUBLIC.

stante.

It is the duty of all persons before starting on a journey to asortain by what route they can reach their destination with the least milde, and if there are two or nore roads leading to the same wint, to decide which is the safest I pleasantest to travel.

Vo take pleasure in stating, that CHICAGO & NORTH-WESTERN KALWAY is the oldest, and several ulles the shortest, route to mains and Chicago. Within the ind two years the road bed has jut in admirable condition, of almost the entire line has been it i with steel rails.

the Depot in Chicago, is central inted, and as their trains arties to a suit, as the general policy and of all other lines, passengers be sure of making East screen their fellow members. Did

Michigan Southern, Michigan Cen-tral, Baltimore & Onio. Pittsburg, ment authorizing members to favor it. Never heard of any such thing Fort Wayne & Chicago, Kankakee their brethren to the detriment of as dictating to a juror or civil offi-Line and Pan Handle Routes, for non-"Mormons." all points EAST and SOUTH-

EASF. If you are going to Chicago, or hast, you should, by all means, wise of the duties of a juror. Was Homeer Route-

Nr Chicago and North-Western

You will find on all through rates Pullman Sleepers, new and magnificent Day Coaches, and the substantially the same as Abram lest Smoking and Second Class Taylor. fars now on any road in the Unitel States.

Particular information with mape, time tables, etc., may be had st any of the Through Ticket Offresh the West, or upon personal written application to J. W. froms, Ticket Agent, Salt Lake "ity, A. H. Earl, Ticket Agent at Welen, or to J. H. Mountain, Westwen Fraveling Agent, O usha, Neb. or to W. H. Stennett, General Paswiger Agent, Chicago.

MINING STOCKS. AFTERNOON BOARD. San Francisco, Nov. 8.

Valizia, 74: 95, b 5; 90e; 95, b 15 Valit, 29, b 5 Ludy Bryan, 15 Levathan, 24, 5 30; 252 2, 5 5; 2
Mercin, 164, 55; 196, 53; 1692; 1692;
New York, 14 Yan Fran, 34
Yan Fran, 34
Waviville, 34; 314; 314; 314; 10; 3%, b 10; 3%, b 3; 314; 8 10
Patr. 384; 35 1; 30; 39
Adams Hui, 25
Jolla, 11%; 11%; 11%; 11%; 20; 30; 30 0 0 G Hill, 25,2% Excheqr, 11 H & N, 35; 3546

down by the court. Re-direct-Never knew of a single instance of a juror having been rebuked by the authorities of the Church never presumed to dictate church for rendering certain ver- to a juror regarding his verdict. dicts. Did not recollect an article Had been a juror himself and had published in the DESERET NEWS in never been so interfered with, and never knew of anybody who had.

relation to a verdict in the Cora Was a member of the City Council. Conway case. Had not even It was admitted by the plaintif heard of the case.

Abram Taylor was next placed to defray the expenses in the pend-ing suit was done by the Council as testimony mention the substance of his testimony was that he had been a members of the Church. Witness did not recollect having member of the "Mormon" Church

appropriated means to defray the for fifteen years, but had not been expenses of the pending suit, but connected with it for the past it might have been done so. John Taylor was the next with ness-had resided in this city since twelve years. He was somewhat Church. The influence of the been a member of the church counsel of the authorities extended thirty-nine years, and was an Elto every subject, temporal and der and Apostle. The doctrine respiritual. He did not think a garding the obeying of counsel was that it was right to obey all things Mormon" would make an impar-

tial juror where "Mormons" and non-"Mormons" were opposing par- ily generally, and the parties inter-

not know of any circumstance having been counselled, with Close connections are made at where this had been done, only view to controlling their action in Thicago with the Lake Shore & this was the general policy. Did their civil duties. If any such

> Cross examined -Did not know asked, supposing the Church should decide to counsel a Juror, would it of any law of the Church that would conflict with the free exerbe right? Witness said it was not a supposable case, as the church would not do that. The attor-

purchase your tickets on the Old not cognizant of any instance where the authorities assumed to control any juror in his verdict.

H. W. Lawrence, W. S. Godbe,

TO-DAY'S PROCEEDINGS.

This merning the examination of witnesses for the plaintiff was resumed. Judge Z. Snow was swern and examined. Had resided in this Indian hostility. Which the wit-City since 1851. Had been a mem- ness admitted to be correct counsel,

ber of the Church of Jesus Christ and the same with regard to other ber of the Church of Jesus Christ of Latter-day Saints for a large pe-riod of years. Was acquainted with Brigham Young, President of the Church, and with Heber C. Kim-ball and George A. Smith. The teachings of the authorities were that members should obey the coursel of those over them. Obe-

counsel of those over them. Obe-dience was eptional with those to whom the counsel was directed. should teach members to give heed There were no penalties attached to to the counsels of the Bishop of dischedience, further than the right their wards in matters pertaining of the Church to dis-fellowship any to their welfare. President Young of its members. Witness had oc- was the presiding officer of the

cupied the position of Judge on the church. Refusal to obey counsel bench of the District Court. Council read from what purport-d to be a discourse delivered by by a member was taken as an evidence of want of faith in

ed to be a discourse delivered by President Young in 1852, giving advice to the Judges. Witness said, in answer, that when counsel was directed to him he exercised his own judgment regarding it, and never had it otherwise. Did not recollect of a case where a jury

observance of laws of morality, Friends of the family are invited to attend virtue and uprightness. Had never MillennialiStar, please.copy. heard of any counsel being given At Payson City, Utah, November 3rd,

MARY, aged 38 years, the beloved wife of J. T. Birks, into of Stockport, in the Manchester conference, England. She died in the full faith of the Gospel, Also, Oct. 22nd, MARY ALICE, younges

daughter of James and Mary Birks, aged 3 years, 1 month and 14 days.-[COM.] that the act of appropriating means Millennial Star, please copy.

> WARRANTEE DEEDS-most approved form, Quit Claim Deeds Mining Deeds, Townsite Donda

Lenses, Official Rondoy Incorporation Bonds, and other Blanks. THE REPORT OF THE PARTY AND THE PARTY

have in the estray pound:

A brown COW, about six years old, slit and upperbit in right ear and slit and un-derbit in left, brand on left hip illegible. Also, one black BOKSE COLT, about eight months old, star in face, no brands that would advance the happiness and well-being of the human fam-If the above are not claimed they will b

sold to the highest bidder, on Friday, Nov. 18th, 1875, at 2 p.m., at the estray pound, in this city. JOSEPH HORNE, Sait Lake City, Nov. 9th, 1875. datw

## TAX NOTICE.

counsel had been given he would THE TAN PAYERS of SALT LAKE County are hereby notified

that unless their County and Territorial laxes, now due, are paid on or before November 20th, 1875, I

will collect the same by Law.

R. J. GOLDING, Assessor and Collector, Salt Lake County.

ney's) supposition and not on witness's. The latter answered that Salt Lake City, Nov. 5th, 1875.

Cross-examined - The attorney

ney said he wanted witness

to answer on his (the attor-

the members, to obey the civil law strictly, excepting in relation to polygamy. They chose rather to obey God than man. The attention of the strength of the s 776-U. S. CENTENNIAL and 1876

SIX ELEGANT ENGRAVINGS, forming a complete view of the Cent-unial Exhibi-tion Buildings, Grounds and approaches, just as they will be seen by the visitor in 1876, are given each subscriber. Size of en gravings, 21x27 and 24x29 inches. A permadrawn to remarks from the Journal of Discourses, in relation to the best policy to be pursued in times of t situation, at \$15 to \$25 a week. Ad-

dress, 2 weeks, with roturn stamp, CFN FENNIA 'GAZETTE, Room 5, 421 Chestnut St., Philadelphia, Pa. For Fr. spectus Journals &c. d 200



Just Published,

A FEW EXTRA COPIES Have been issu d, for sale, to City Officer

Deast Evening News.

ESTEY ORGANS, PIANOS, GENERAL MUSICAL MERCHANDISE. Salt! Salt! Salt! Comins AND The Proprietors of the in large sacks 75cts a hundred CHEAP ENOUGH SURELY ! // ΤΕΑ S IS/TI STORE OIGW For Destroying and Expelling all Kinds of Worms, Cleansing the Body, Blood, &c. ARE " Already buying a Splen-SYMPTONS OF WORMS. out Common Symp did stock of the NUTS. ICANDIES & PURE SPICES Sickness, &c. **Prepared for the** DO NOT LET YOUR CHILD DIE. Immense Rush ex-Shall the bud of is fant bloom. Soon be hurried to the form? pected during the Mother, you with watchful eye, Do not let your darling die Mark the duliness of that eye, Holidays. All irregularity; Math that palenes, white and deep. And the feverian fitful sleep, See the stomach, full and hard, And the Bowels still debarred, Mark the spirit, even low, All bespeaking pain and wor. DOORS, WINDOW BLINDS, Lath. Shingles,



POSTAL AFFAIRS.

tates of Domestic Postage

ETTERS:-The standard single rate



LADIES' AND CHILDREN'S

SHOES & SLIPPERS.

Ladies' Cloaks and Furs,

Suits and ovordiosses,

etc., etc., etc.

REAL OF STANKAMIN

SKIRTS AND SHAWLS

Price \$6.50. 的现在到湖市、明治主义 The Cheapest, Simplest and Most Durable Machine ever offered.

anterioren antererenter ora est

Letters not Neue-exceeding papers a character of a second state

Revited Edition of the Ordinances of Salt Lake City Corporati n.

and the Legal Fratemity throughout the Territory, and can be purchased at the

PRICES out Call, 82 50; Calf, 82 25; Cloth, 52 75.



co