

differ." At the Seventh District school meeting, convened for the purpose of deciding whether or not a special tax should be levied to obtain means with which to make improvements with a view to lucreasing educational facilities, Mr. John R. McBride-a gentleman who, in a Methodist anti-"Mormon" meeting, once expressed a hope of being appointed prosecutor of the "Mormon" Church-flaunted the Edmunds law in the faces of the voters. intent on infimidation, telling them to

legal right to "vote at any election," etc. He was not a resident of the district, as he admitted, being present on the occasion by invitation, evidently in the capacity of an engaged intimidator. If threatened a portion of the "Mormon" voters who were there, with the terrors of the law, that had no applicability in the premises. The difference of mind in this regard is exhibited by the bigoted, pettifogging. position of the anti-"Mormon" crusader attorney and the dignified and strictly legal decision of the Attorney-

General. The reference of so simple a ques\_ tion, which might have been decided by the Commission without a second's hesitation, appears like a piece of absurdity. But it has turned out all right, and the decision comes with all the more force on ac-

count of its being from such an elevatedquarter. The only reason that can be attributed as influencing the Utah Commission to refer the matter to the Attorney General is that they could not consistently give a decision that could gratify the clamor of the crusaders, and one of an opposite character would-lave brought upon their devoted heads the vituperative and maliguant abuse of the anti-"Mormon" r volutionists. This apprehension, if it existed in the minds of the gentlemen of the Commission, was justified by the fact that from that source they have been treated 'occasionally to inordinate doses of taffy or of scurrility, according as they manifested in their official operations anti-"Mormon" bias or a proper regard for even-handed justice and consistency. However, as they have invariably leaned to the anti-"Mormon" side of the fence. there has been no cause for complaint from the conspirators, but the demand of the latter has been that their leaning to their unjust desires and demands should be of a decidedly pronounced character. The decision of the Attorney General on the school meeting question is a point gained in relation to a controversy, the manner of conducting which locally has probably never been paralleled in the history of the earth in some of its phases. 'The court proceedlugs during the last few day have been popularly denomicated "a theological discussion;" a "religious inquisitorial congress:" a "theological debating society," and anything clse in that line other than what they purported to be-the trial of the validity of a school tax levied in the Seventh District.

THE IDAHO WING OF THE 68 Isaac Jennings. A. M. Johnso CRUSADE. 70 Joseph R. Matthews, 71 A. L. Harding, 72 George D. Nebeker, THE anti-"Mormon" crusade in Idaho

with a poker, which Stone took from him. Taylor then went out of the

ens the muscles and nerves. For Intermittent Fevers, Lamitude, Lack of Energy, do., is has no equal. age The genuine has above trade mark and cabin, and coming in Shot Stone in the

Dress Goods.

