EVENING NEWS.	THE FORFEITURE SUITS.	The Court then a day, December 18t The permission a
Thursday, December 1. 1857.	Judge E. T. Sprague Appointed Examiner.	fendants in the Chi cisely the same a readily granted to the application of
FRAGMENTS.	PERMISSION ASKED TO PLANT SUITS	approved March 3, and the section is a
The mummies which have been on exhibition in this city during the last	AGAINST THE RECEIVER.	"SEC. 9That
ew days leave for Provo tomorrow	A session of the Territorial Supreme	manager of any pro asy court of the Un
morning.	Court was held at 8 o'clock last even-	sued in respect of action of his in
THE Primary Association officers will meet at Mrs. E. C. Clawson's,	log, the three judges being present. After the reading of the minutes of the	business connected without the previo
No. 75 First Street, on Saturday, Dec. 3, at 11 a.m.	preceding session, Judge Zane an-	in which such re was appointed; bu
The attendance at the Theatre last	nounced the appointment by the court of William Zabriske, of Mount Pleas-	subject to the gene tion of the court ceiver or manager
evening was as large as on the opening night of "Natural (Gas," which shows	ant, Sanpete County, as United States Commissioner.	far as the same institute.
that it was a success in sll respects.	District Attorney Peters stated that	the ends of Justice.
Such pieces rarely last longer than one night here; at least there is neutily a falling off after that.	the answer in the Church cases dis- closed the fact that some of the prop- erty was held in trust by Theodore	ARRESTED H
COMPLAINT Is made of a street car	McKean, and asked that he be made a party defendant.	Ella Crean
driver preventing a little boy who had peid his fare from riding, driving off	Mr. Young stated that it had been	The circumstanc
laughing and leaving the little fellow with a heavy bundle in the street.	supposed that the whole of the Gardo House had been transferred to the	the death of Ella M
Such complaints, or the cause of them,	three trustees by Mr. McKean, but through a misunderstanding that had	city, several mon fresh in the public
should cease by some means.	not been done, though it was the in-	it was pretty gen that there were man
A Boy about ten years of age was about the streets yesterday, begging	tention to do so. He thought it would be better to have Mr. McKean make a	that were not broug
or food. He stated that his name was Harmon; that his father was dead, and	deed for the part omitted to the trus- tees. Mr. Young did not know where	coroner's inquest known, would pro-
hat his stepfather Fladdeld had driven	Mr. McKean was. If his suggestion	number of parties. Another step in
im from home in a destitute condi-	was adopted, a supplemental answer to cover that might be made.	that presents a furt
attonwood, Salt Lake County.	Mr. Peters insisted on Mr. McKean	was taken this rest of Jerry
WE are requested by Sister Powell, widow of the late Elder Thomas	being made a party defendant, and the Court so ordered.	whom Miss Crean sistance at the tim
Powell, to express through our col-	Court (to Mr. Peters)-Have you fled your replication?	her child. On Sun
tinns her thanks to the many kind rlends who sendered inelr sympathy	Mr. Peters-Yes, sir; they were	Cannon went north
and good offices during the sickness of her husband in ber bereavement. She	placed with the clerk last Friday. The documents are four in number,	ardson, who was fo nine miles north
reatly appreciates their kindness.	and the matter contained in all is sub- stantially the same, with the excep-	County. The charg
WM. CFOWTHER and his daughter	tion of a change in the title of the an-	cused is murder, all committed by his ha
and an examination before Justice. Pype: yesterday afternoon, on the	swer to which each is directed. The four are directed: One to the answer	Creamer from his n
discharged. The complaining witness,	of the Perpetual Emigrating Fund Company and its officers, another to	when her child wa The theory upon wh
Senior, got out a new complaint	that of the late corporation of the	is based is that her time was the imp
before Commissioner Norrell against Mr. Crowther, who was released on	Church of Jesus Carist of Latter-day Saints, still another to the answer of	cause of death.
\$1,000 ball pending the result of an ex- amination this afternoon.	Wilford Woodruff, Lorenzo Snow,	This morning Mr brought to this city
The registration for the Salt Lake	Erastus Snow, Franklin D. Richards, Brigham Young, Moses Thatcher,	an opportunity to
City municipal election next February commenced today. The registration	Francis M. Lyman, John Henry Smith Ceorge Teasdale, Heber J. Grant and	counsel, Judge Me mitted to the penn
officers are: City registrar, Walde-	John W. Taylor, and the fourth to the	examination before Norrell could be.
mar VanCott; deputy registrar for the First Municipal Ward, William	answer of William B. Preston, Robert T. Burton and John R. Winder. The	next, at 10 a.m. 1
Showell; Second Municipal Ward, A.	latter is as follows:	District Attorney, father, John Crean
L. Williams; Third Municipal Ward, George B. Kelly; Fourth Municipal	IN THE SUPREME COURT OF THE TER- RITORY OF UTAH. NO	Mr. Wm. H. Dickso
Ward, John Duil; Flitta Municipal Ward, Theo. Baker.	OFTERM, In Equity.	the presecution. M
	United States of America, plain- tiff.	him, growing out o
Typographical Error.	vs. The late corporation of the Church of	cause certain states
In the first column of Elder J. A. Leishman's lecture, published in our	Jesus Christ of Latter day Saints, and John Taylor, late Trustee-in-	Creamer were given
issue of Saturday last, the name of a pagan temple in Rome is given as St.	Trust, and Wilford Woodruff, Lorenzo Snow, Erastus Snow,	Police
James'. The Temple of Janus was meant.	Franklin D. Richards, Brigham Young, Moses Thatcher, Francis	In the Police C Hamilton was fine
Arrest at Springville.	M. Lyman, John Henry Smith, George Teasdale, Heber J. Grant and John W. Taylor, late Assist-	ness.
George Storrs a resident of Spring.	and John W. Taylor, late Assist- ant Trustees-in-Trust of said cor-	The charge again dell for fighting y

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The Court then adjourned to Saturlav, December 18th, 1887 at 8 p. m. The permission asked for by the de-fendants in the Church cases is pre-clsely the same as that which was readily granted to the receiver upon the application of the plaintiff. The law referred to by Mr. Rawlins was approved March 3, 1887, (chapter 373,) and the section is as follows. Today an aged man named Peter Ol-sen was brought into the Third Dis-trict Court, having been taken into custody on a *capias* issued by the Judge on the motion of the District Attorney. The reasons for this case

ad the section is as follows:

were stated by Assistant District At-"SEC. 9.-That every receiver or torney Clarke, who informed the manager of any property appointed by any court of the United States may be sued in respect of any-act or trans-action of his in carrying on the Court that in March last Mr. Olsen pleaded guilty to the charge of unlawful cohabitation, and on making the business connected with such property without the previous leave of the court promise to obey the law sentence had was appointed; but such suit shall be hubject to the general equity jurisdic-ion of the court in which such rebeen suspended. Since that time, however, defendant had been living with his second wife at his home near the foot of the Summit, Parley's elver or manager was appointed, so far as the same may be necessary to the ends of justice." Cañon.

ARRESTED FOR MURDER.

Jerry Richardson Charged with Ella Creamer's Death.

have nothing to do with him; he had agreed to obey the law, The circumstances connected with the death of Ella M. Creamer, in this and thought he was doing so. He would get a divorce from his first wife city, several months ago, are still fresh in the public mind. At the time if he could afford it, as they could not agree in the same house. it was pretty generally understood

Mr. Clarke asked that Mr. Olsen be that there were many unpleasant facts instructed that he could not live with hat were not brought to light at the his second wife, even though the coroner's inquest, and which, if first would not live with him. known, would probably implicate a

In reply to further questions by the court the defendant said he was 73 Another step in the case, and one years of age; his first wife was 70 and that presents a further serious phase, his second 55; neither had any chilwas taken this week in the arrest of Jerry Richardson, to dren, though he had one by a former whom Miss Creamer went for as- wife; the Mountain Dell Ward prosistance at the time of the birth of vided for his first wife; he had no her child. On Sunday Deputy Boman means and was an invalid; his second wife takes care of him. "I cannot live: Cannon went north with a warrant, with the first," said he; "I should have to take my blankets and sleep in and on Monday served it on Mr. Richardson, who was found at his ranch,

He Was In a Dilemma.

the court thought that was too fa County. The charge against the ac- to compel the old man to go, and h used is murder, alleged to have been was finally agreed that he should go at committed by his having removed Miss divorce from his first wife and make

Mortuary Report.

Following is the mortuary report of he City Sexton for November, 1887:

Apoplexy..... Abcess Alcoholism Accidental Brighe's Disease Convulsions Cerebro spinal Meningitis..... Consumption..... ********************************** Croup Diphtheria..... Diabetes Fever (typhoid)..... ever (Scarlet)..... Mr. Wm. H. Dickson to take part in Fever (brain). General Debility..... the presecution. Mr. Richardson de-Heart disease ... Jaundice..... clares that it is all a conspiracy against Marasmus Measles.... Old Age cause certain statements made by Miss Pneumonia Paralysis tupture.....

Suicide Total SEX OF DECEDENTS. Males 36 Females AGES. Under 1 year

5 to 10 years





Have doubled their Store Rooms and increased their Stock of Furniture. Everything is Substantial and Stylish.

O. H. FETTIT, SEC'T & TREAS.

A. H. CANNON, VICE PREST.

Chamber Suits in Antique Oak, Mahogany, Cherry, and Walnut.

Goods Reliable and Prices Low.

Carpets, Lace Curtains, and Rugs, New and Attractive.

- Our Home Made Furniture is Neat, and the best in the market.
- Buyers and Visitors invited to Examine our Goods and Prices.
- Our Prices are the Lowest and we guarantee . satisfaction.

Lack of room and the Increase of Sales of our Boys' and Childs' CLOTHING Department, compel us CLOSE OUT our

STREET.

W. N. WILLIAMS, SUPT.

Gents' Clothing

Our PRICES will convince you that we are in earnest. THE GOODS WILL BE SHOWN ON THE FIRST FLOOR.

- Lot of Men's and Youths' Suits, Stylish and Durable, at the following Closing Out Prices: \$6.00, \$7.50, \$8.70, \$10.00, \$12.00, \$13.50 and \$15.00.
- Lot each of Gents' and Youths' Overcoats, at \$4.00, \$4.50, \$5.00, \$3.00, \$7.00, \$8.00, \$10.00 and upwards.
- Lot each of Men's and Youths' Pants, at Sec., 90c., \$1,00, \$1.75, \$2.00, \$2.50, \$3.00, \$3.50, \$1.00 and \$1.50.
- Lot of Childs' Overcoats, 2 to 6 years, at \$2.35.
- Lot of Childs' Knee Pants, ad 25c. a pair.
- Lots of Gents' Underwear, at \$1.75 and \$2.50 per suit.
- Lots of Batting Quilts, from \$1.00 to \$3.00 each. Lots of White and Colored Blankets from \$1.75 to \$15.00
- These are the LOWEST PRICES ever made for New and Desirable Goods. The weather is mild now and we have an overstock, but don't delay. Winter is sure to come before Spring

ine miles north of Randolph, Rich Creamer from his room to Miss Hall's the second his legal wife. when her child was but two days old. The theory upon which the prosecution s based is that her removal at such a

lme was the immediate and sole ause of death. This morning Mr. Richardson was

brought to this city, and today, after an opportunity to confer with his counsel, Judge McBride, was committed to the penitentiary until the examination before Commissioner Norrell could be had, on Tuesday next, at 10 a.m. In addition to the District Attorney, the dead girl's father, John Creamer, has employed

him, growing out of a desire on the part of some to obtain revenge be-

Creamer were given publicity.

Police Items. In the Police Court today James Hamilton was fined \$10 for drunkenness. The charge against H. and W. Car-

George Storrs, a resident of Spring-ille. Utab County was arrested at his dell, for fighting, was called up. H



ville, Utah County, was arrested at his

