DESERET EVENING NEWS.

TRUTH AND LIBERTY.

TREASURY MONEY.

Senator Plamb Introduces a Bi

of Lime.

TREASURY FUNDS

Plumb's Still for the position Thereof.

TUESDAY EVENING, APRIL 15, 1890. SALT LAKE CITY, UTAH TERRITORY.

VOL XXIII.



OUR SHOE DEPARTMENT

is Clearing Out the Following Lots on Account of Over Stock.

SDO pairs Ladies' Cloth Top, Kid Foxed Lace Shoes, sizm 25 to 5, at \$1 250 pairs Ladies' Cloth Top, Kid Foxed Lace Shoes, \$1.250 pairs Ladies' Calf Foxed Button Shoes, 4 to 6, at \$1.250 pairs Misses' high cut Pebble Goat Lace Shoes, 11 to 1, at \$1,25.

200 pairs Misses' high cut Pebble Goat Lice Shoes, II to Lat \$1.25. 175 pairs of Misses high cut, cloth top kid foxed Button Shoes, II to 21, at \$1. 150 pairs Boys' heavy Lace Shoes, II to 2, at \$1.10. 200 pairs Child's pebble grain Button Shoes, 5 to 8, at 500.

50c. 2 Opairs Child's Bright Dongola Button Shoes, apring ela, 5 to 8, at 90c. 200 pairs pubble grain Button Shoes, apring heels, 8 to at 75c. 150 pairs Men's Veal Calf, whole camp Lace Shoes, 75.

Assorted lots of Infants' Shees at 40c and 75c. All of above Shees are warranted well made and se



AT PRICES TO SUIT EVERYBODY.

Our Youths', Boys' and Childs' Department OFFERS UNUSUAL ATTRACTIONS. PRICES LOWER THAN EVER.

One lot of Gents' Fancy Percale Laundried Shiris, 75c, 31 and 11.25c.

e lat each of Gents' Night Gowns, 50c, 75c and \$1. One lot each Windsor Ties and Satin Scarls at 20c, 25c, 85c, 45c

Une but each of Turkish Towels, 12.85 and 53 per dozen. One lot each of Reversible Turkish Tuble Covers at 50c and 75c

cach.
 One lot of Extra Nize Tarkish Table Covers, 11 75; worth 12 50.
 One lot of Muli and Nik Ties only 15c each.
 O e tot of 3 yards brayth Richburgs for 25c and 40c.
 One lot of Ledley Idness Cambric, 'D. ubis Hem-stitched Bandker-er of a strate brayth Richburg.
 One lot of Ledley Idness.
 One lot of Van Dyke Collars, 25c and 50c.

All the Above Goods Offered are New, Stylish and Service able. WeWarrant Every Article as Represented.

ONE PRICE TO ALL. NO TROUBLE TO SHOW GOODS.

F. AUERBACH & BRO.

ACTE OF CUSCIDENS and trastics, or does it include the rights, duties and obligations grow-ing out of the Constitution and in-ternational relations? The Court asswers the quantion by calling at-tention to the fact that there is no law of the United States authorizing the government to interfore for the protection of a materalised citizen of the United States with on visit-ing the states of the States authorizing the government to interfore for the protection of a materalised citizen of the United States who on visit-ing the matrix phase, is arrented and then cites the case of Martin Kaoma, an Austrian, whose the govern-ment, without any specific subhorizy from Coupless, beinanded and ob-terated bis release." The regulations of the land office, appointing finiter agents and pro-have been held valid by the Sta-preme Court, through there is no positive provision of hew for their payment, and the power of the At-iorney General, assisted by the Supreme Court, through there is no positive structure of the states on the endpet, are recided in support of theogen there is no statute on the endpet, are recided in support of the dreates the mater measures for the protection of a United States The Marshal Stood in Place of Sheriff in This Instance. HIS DUTY WAS TOIGUARD JUDGE, ARRAIGNMENT OF THE MINN APOLIS BOODLERS A Corpse Shipped From Cope to America to a Barrel Necessary to Take the Ste Which Resulted In Terry's Death. by Tolegraph to the NEWS. THE NAGLE CASE. of the Supreme Court Yes teritoria of the Supreme Caser J en-teritor. Nagle Albane corpuse case electrated Nagle Albane corpuse case tom California was decided by the inited States Supreme Court today, in juligment of the circuit court-eing affirmed. This finally dis-sets of all proceedings against Na-ie for shooling Juligs Cirry in the ilway station at Lathray, Califor-ia, en the 14th of hast August, to verent him taking the life of Jus-ce Field. The ophiche was deliv-ed by Justice Miller. After the absolute Nagle was metsed at Slockton by the State frees, hot was released on a writ Action ourpus, based on the cound that Nagle, who are not the ound that Nagle, who are not the ound that Nagle, who are not here ound that Nagle. It was an align risk of the that the case was moght before the United States apreme Court. though there is no statute on the subject are recided in support of this doctrines. Continuing, the Court says fit cannot doubt the power of the President to take measures for the protection of a Colied State preserver, and take the steriliton of the source in the the begarines of Jostice is the proper one to set it motion the increasing indipo the increasing indipo. The protection and defense of Jostice of the source is a set in the protect of the source is a set in the same related in the the country aberiff does in maintaining. TEACE IN A COUNTY.
"It cannot be doubted that it is a case where, like this, it was not be matched by a different of the source relation of the source relation of the source relation of the new set of the source relation in the treasury means of the protect of the country aberiff does in maintaining.
TEACE IN A COUNTY.
"It cannot be doubted thind the mean of the multiple doit and for the country aberiff does in maintaining.
TEACE IN A COUNTY.
"It cannot be doubted that its would have been beducting many who was in the protection of relat and to provent the austice receasary. It is a case where, like this, it was not change may and france of the protection of a sheet the like of the protection of a sheet the like at the source relation of the source the the orther theory that the States per capital. The system of finance with the states in the protection of a sheet the source relation many of the protect of the source relation the states. It is the states in the protection of a sheet the like at the source relation the treasant of the protection of a sheet the like at the states. It is the states in the protection of a sheet the like at the states. It is the states in the protection of a sheet the like at the states. The system of finance of the protection of the states and prot the protecoint of the states. The state is the protection Supreme Court. After a review of the facts lead-ing up to the assault, including the imprisonment of Terry for contempt in knocking the marshal down in open court and then pursoing him with a drawn bowie kuife, and after recling also the numerous threats or also the manage and shall by Terry applied Justice Field, a Willer says: is useless to go over the test-on this subject more particu-tion this subject more particu-tion the evidence is abundant of the evidence is abundant estimate of 1889, which they est about result in his death, of these matters were pub-in the newspapers and the f California was filled with tures of the probable attack rzy on Justice Field as soon eame known that he was gobeing present at a critical moment when prompt action was necessary, it was his duty, a duty which be had no ilberty to relize to perform, to have the steps which resulted in The court acxt takes up the con-tention that the guilt of the primoner of the critics of market to a question to be determined by the courts of California, and the United States court had no power 1: take the prim-oner and release him without trial by a jury, ascording to the how of California. The courts removed to ished in press of Ca Terry on oper and refere in the laws or by a jury, according to the laws or California. The court's response to this contention is that the express terms of the lawse corpus and di-pert such a coarse where an act is result of the parameter of the laws of the THE OPINION THEN RECEIVE the correspondence between the Attorney-General and the United States marshal in California, direct States matchail in California, direct-ing the inter to exercise unusual caution for the protection of Justice Pheld against the violence of the Terrys. This correspondence re-sulted in Nagle's appointment as a deputy marshal, with special in-structions to attend Justice Field, loth in court and while traveling between courts, and to protect him from violence. in pursuance of the led States, and such an to be the case here. THE ACT OF THE PRINCIPAL ing icen committed in pursu of a law of the United States cannot be guilty of a crime micrithe laws of the Siste of Cali-rula, and when it is shown that is proved innocent of any crime shows the laws of the State, there is iolence. r reviewing all the facts bear on the homicide, the opinior ag upon the homicide, the opinion up: They produce upon the court is conviction of a settled purpose is the part of Terry and his wife, against the taws or the Chart for any further no occasion them for any further trial in the State courts, and the United States circuit court was as competent as any other tribunal to the flar part of Terry and his wife, eminouting to a comparisor, to mar-der Field, and we are quite are that if Nagle had been merely a brother or a friend of Jodge Field, it avoing with him and aware of all the previous relations of Terry to the Judge, as he was of his lufter animosity, his declared purpose to have revenge even to the point of of killing him, he would have been justified in which he did in defense of Field's life and possibly of his own. United States circuit court was as competent as any other tribural to ascertain whether the act was per-formed in patheances of a law of the United States and under a proper multiority, and it was not at all necessary to eropause a jury for the Parpent. "The judgment of the court leaffrmed authorizing 1 discharge from the custody sheriff."

HE GAINS THE DAY. fully executed," and providing him with means to fulfil this obligation

The U.S. Supreme Court Ex

ing Judge Terry.

FULL TEXT OF THE JUDGES' DE-

CISION

shal Nagie for Shost-

by his auti the principa

authority to commission arigal officers of the Uni

"Is this duty," asks the Court, limited to the enforcement of the

ACTS OF CONGERSE

ch justification would be r subject for consideration of "Built justification on strain of the state for murder in the marks of the State for murder in the coarts of the State of California, and there exists no authority in De-coarts of the United States to dis-charge a prisoner while beid in custody by State authorities for Dis-officiae unless there be found in ald of the declarge of the prisoner some element of power and authority searched under the government of the United States."

JURDCE MULTER

JURICE WILLIN then bases up the propertion al-ranced by Nagle's conneed, that Jun-thee Field, when atlached, was in the immessible discharge of his day as Judge, and that Nagle was charged with fab daty, unlet the laws of the United Blates, to protect Field from violence. The law re-quiring Justices to go on eizsuite is rounded. from violence. The law re-2 Justices to go on aircuits is tice Field, when atlacked, half we maintain that for the exer-tice Field, when atlacked, half we courts of California

discussion of the second secon The grouns on wholy instimatible is that in considering the Andens a construction is placed on the word 3 "daw," as used in that statute, and a "show," na used in that statute, and a wholy in mamimish a pipitation is made of the clause in consolver in trialation of the Constitution of the United States. "If is ioutspatiable to observe carefully the distinction between individual men and the same per-sons in their afficial capacities. We age to assume the same per-ome in assuming these facts in the case to be as shown by the record, that the personal protection of the two personal protection of

id, but expe where in unerrafficial capacities. We agree in assuming these facts in the case to be as shown by the record that the personal protection of Judge Pield, as a private citizen even to the death of Terry, was not only right, but was also

re withheld and ou their feet. These things on their levit. These i continue until a remedy come by legislation; b ation, combined with exp a, had brought the cour e it now was Compress THE DUTY OF NACLE.

The extension of the second se For the Disposition of Treasary Funds. REVIVALISTS" OUT OF THEIR Text of the Report of Govern Director Spaniding of the U. P.

Meende, "In Spaniching's estimation it is importantively demanded of the Union Particle demanded of the Union Particle that it should just in north-western extensions until it has affinited the Puget Sound efficie all the facilities they require sound efficie and extend to it the privile end extend to it. The Sound Information and the sound between the later of the sound end of the sound efficiency of the sound end of the sound

will in market connections, it will be the greatest railway system in the work. In speaking of the matter of a settlement of the debt to the forwarm ment, spanking age. "The Union

WASHINGTON, April 14.—In Senate Plumb Infroduced a bill disposition of certain funds in freewary, and asked that it be y as he desired to call the sthenks the finance committee to it. It In the work, In specking of the matter of a settlement of the debt to the Govern-ment, Ryadhing age, "The Union Pacific as an entirely solvent debter, whose business is constantly in-transation of the settlement of the solution than sufficient to meet any soling-tion to it has incurred, asks that its soling them out without extreme views of arms who ery for a seiture of the road, etc., on the ground that the good of the public will not be subserved by the threads in by make. "The inability of the Northern Pacific to meet ite obligations pre-cipited by the threads in a point to for road, etc., on the ground that the good of the public will not be subserved by the threads in by make. "The inability of the Northern Pacific to meet ite obligations pre-cipited by a threads inc of policy which will make it impossible for the Union Pacific for remain solvent, and which may shock the financial work in 1867. The question ought to be settlicit by Congress at once the conjunction of a delater and the period in the predicted to manage fits own atflares without is or bindrame from the Covernment. National inter-ference in its management has only resulted in embarrasseng. It heredo-fare, " Banabiling species to high terms of reader."

POLICE OF CONTROLLING

FULICE OF CONTROLLING
the finance of the country, the Socretury of the Transary had confincted the currency of the ecountry during February, over ten millions. He (Flumb, believed the retention of manay in the treasury an assumption on the part of the Secretary to do what might have been at one time pioper, luck which now constitutes a memory but the treasury and the treatment of the business of the country, and ought to be prelibited by law.
A Senator sitting near him had not find picture, and the trease to the business of the country, and ought to be prelibited by law.
A Senator sitting near him had not find picture, and ought to be prelibited by the treasury. He would fell him: A hundred millions were held to the tagal tenier thermuthon of the National beam of the hanks that had grow out of basiness, or that were refining a portion of their deviation for so, that there for the treasury and an millions were need for the redemption of the trainablem. The ween five and aix millions were need for the redemption of the trainable of the tra

leven five and six millions were held for this redempine of such noise of the mallocal barbs as, from time to this, emme into the treasury and were found to be unfit for further circulation. About seven millions were held for the purpose of pay-ment of coupons due and not pre-sented, and of bonds which mou-umatured from time to time, but evidenity which had not been pre-ented, and some of which pro-foldy never would be presented. As to the remainder, it was im-possible to tell for what it was held. The

CONTINUE OF SUBJECTS

of amounia was such that i impossible for any one to tel t is, but the whole sum retained and impossible for any surrestained about it, bott the whole sum retained was about \$250,000,000. During hat year nearly \$40,000,000 of National lank circulation had been with drawn. To meet that reduction thru with the surgest of silver, \$2,000. unswn. To meet that reduction t was the coinage of silver, \$2,000 monthly, and the coinag

Feat of the Report of Gov Director Spaniding ajority. A Watch Company's Link

BERE IT IS.

Singresshie symplecus, developing into heuseld intil disease, consump removed by Hood's S rares calarith by purity also hence up the syste-also hence up the syste-proves the general be take it. Be enry to get Hood's Sarsaparilla

rioda's Sarsaparilla 'I seffered blort years will calach, a ny gransi lasila wa yoor in co-genere. Was I look linds't karapat I found I had the right remory. I calarch is pitching, an Rock Karapat is risening any bloot, and the generation is descuing in bloot, and the generation of any ersten is in popularity. Face Wasmaran, Bochester, N. Y.

Cures Catarrh

"I had estarth sile years, and suffered terribly with it. Sees after 1 began in their Rood's Sursequentia the extern treatiled me less, after mixing three sources 1 was restrictly reprod." Jack Histor, Lamberton, Chinis, Consty, Ohio. Hood's Sarsaparilla

IN MEXICO.

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100 Doses One Dollar REAL ESTATE AGENTS.

MINER & CO. Α. REAL ESTATE. If yun have Hani karate in Pell; if yes went in Pay lead Retains; i yes went in Pay lead Retains; i yes have descents flower; if yes that in Retrie Meney; Come and ene me.

AT 74. WEST FIRST SOUTH S

after." Spanbling speaks in high terms o praise of the present managemen of the Union Pacific. CHEAP HOMES A COPENHAGEN MERDER

A Dead Body Sent to New York a Barrel.

NEW YORG, April 14.—A Co hugen cable a few doys age to the horrible municr of a far messenger some time age by Philippen, a sequenzier, who confersed and tails that he stran the messenger for the money he F OR VERY DESIRABLE LANDS E Both Agricultural and Generation Merthern Chilmathua, neur Culouy Dian. For full particulars, apply in Dannago Nuwa Office, or W. Dechy Julinson, Jr.

Colony Dias, Canton Galeana, Chilo Mexico.

Knowlden & Co. 42 WEST, SECOND SOUTH ST

ACREAGE.

Call on Us for Bargains

KNOWLDEN & CO.

Pathypen, a sufficient that he strang (he messenger for the money her carrying, and jacked the leasy is harred of fine, which he shipped a fieldfast imme at factors, Wis Teie now learned that the ha arrived here by the steamer Tolografiz, February 4th. It shipped and the charges pild 4 "Mr. Smith," and consigned Bereafard Erss, Eachtry, W Wells, Parzo & Co. being name the forgarities. The cash was in the sparakers office, where herd was taken off and a little of contents examined for a site and the rebrained and a little of contents examined, having the semilation of plaster of Tarts, cash was then rebraided and makes, with the duty fixed at 5 The express company write Rachne and learned there was such firm there. Word was such firm there. Word was such faut budy and contents



the morning when bench warnabe ere issued for the arrest of Alder-en John I. McGowen and Fred bueshager of the First ward, and ity Clerk Charles I. Haney on larges of bribery or attempted fibery. The aldermen are accused fibery. The aldermen are accused soliciting money for the location a street and the city cierk is al-ged to have offered to a Chicago impany to deliver twenty-five elermanic votes for a paving con-

New Yonk, April 14.-Del des representing the various of mizations of 'longshoremen as

ors in this city, Brookiyn, Jeney

S.

ACCERTS N. E. N. Sec. 18, s Snap 545.00 per sors 514. Acres hving S. E. cf City, a Good Buy, 5325.00 per sore-10 Acres. Full City Block 54, Piat C, only 325,000. 5 Acres close by Liberty Park, 511,500 per are-10 Acres close by Paper Mill, 51,000 per are-10

per sore. Ind Several Nice Residences ranging from \$2,500 to \$6,000.

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Rock Springs Nut - 4.50 Wize Slack, - 3.50





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COMFORTERS AND MATTRESSES,

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New Orleans, 20 Consoldies St. Review Operations to this Paper. The Constant of Consults making years any president of the Consults making years any president.

L WOLF MFG. CO

FINE - BATHROOM - OUTFITS.

sanitary Specialtics.- Rath Tube Lastwaries, Water Clusters, Ediffus Sinks, Landedry Tube. All of the late congrant and another decides.

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DEMME & DIERKES

Chamber Suites & Bedsteads.

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CHICAGO SCALE CO. Chicago, III.

Flavoring Extracts,

RED CROSS LYE. 30, 37, 31, 35, 38, 40 Sn. Water St.

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THE PALE BY R. C. M. L. AN DELINCH STURES, day

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CITICAGO TOWN WITH HIGH PRICES.

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Themen & Taylor Spice Co Marvelous Results !

FINEST SPICES LOSS OF SHELAKAGE IN MEATS

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MANETACTURES OF

antizely from the best refined Fig Leafs and is ground in Fure Lineard (H, 2n)

as the Company manufacture on

STRICTLY PURE, parties baying Whit Load branded "Fouthern Company" a

For Sale by All Dealers in White Lead

Absolute Perfection in Baking

MEATS BOASTED IN THEIR OWN JUICES

Wire - Gauze - Oven - Door

FOUND ARCENTINE ON THE

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FOX

VARY few people knew that the set of the set

the late the late that is par cent. If the sale the late that is grade to be the late that is grade to be the late that is grade to

Effect of the SOLID OVEN Deer. A TIN pound Fiches, medices or ex form, will be attractive to six pounds as for other of Rossiel meat, showing a b

Effect of WIRE GALLE OVEN DOOL

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Z.C.H.I.Sole Agents in Salt Lake City

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ing, Secultand discussion, Silvered Re-fective, Lander Engeword and Dectralied Champers, Folinia, Covaire Globes, and Decrements of Vicenta, Sharkes.

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Berrs, Founds, Principe Glaber, an release of Victima Sharkes.
Weiter Justi Sin, 334 and Josephin Dear Performance and American Dear Performance and Performance and Performance and Performance and Performance Performance and P

ressors to Exams & Co.,

France determs, services of Wall, the of Longitude and reading and attraction of these states of the per cost of these states weight. It they shall be and weight. It they shall be and weight.

the evaporation of the TAL FART OF MEAT.

FROTLY PURE ARTICLE

by sure of obtaining A FEI

LITHARGE

through, and was in the neces-t of reluming from Los An-San Francisco, where he unred by law to be, when he aufted. We have no doubt they Full ced by of his duties as a Chronit Justice and was entitled to all the protection ion under these chromostances which the law could give him. The Court does not know of any special act of Congress, which in express lerms authorizes manshale of deputs imasshale to act as a todyguard. In conclusion, the disenting full there is the constraint of the present state of our legisliciton in Brives wille on their circuits, but in Brives of the Constitution, any duty fairly and properly inferable from that instrument, or any duty duty that in the provision of the Audeon corpus act directing the release of the present condition of the system of the Constitution, any duty fairly and properly inferable from that instrument, are any duty du the marshal to be derived from the general scope of his fulles, come within the provision of the Audeon corpus act furceing the release of the the statutes, to presecute in its own to incluse fine within the sphere sovereign and supreme, if there is to four within the sphere sovereign and supreme, if there is to four the trained states and her shales defined that inde-grating in the isoft the United States actual to fine the size and the statistice by the statistics the fourth states of pro-toring and the proversion of the United States actual to four within the sphere sovereign and supreme, if there is to fourth within the destinged of any official character, the situation being the statistics by the statistics being the scale and the statistics being the scale and supreme, if there is the fourth within the destinged of any official character, the situation being the scale and the scale is a scale of the the main of its powers no manas of pro-toring these upon whom judy A GRAT REPROACH Government of the Unsted declared to be within the probability of the stoles found within the de-is to is found within the de-is to is found within the de-to the powers no momes of pro-judges in the discharge of buttles from the makes and the eartist may operate unforwarbily. If min the situation of Justice could have no other guarder to conscitations discharge the units the units discharge the units of the owers and the statust may operate unforwarbilly. If Would it is personal mifty while engaged the Units from other guarder manufored within the fact that offense age the slayer should be remande the courts to be tried. THE QUESTION THEN SECTION et that, offenne against the United States, of the excitation of the Saluma Coverance these where the Saluma Coverance these works activates forstation of the well settled that such crime must be de-finantic the settled that such crime must bas yet been polation ont. The man of United States government being thus poweries to try and punch being thus poweries to try and punch we are about on the presented to affirm that it is on-en, picture that any form all Halding to yowrm-give immunity from all Halding to the set and the set and the set and presented the set and the set and presented to affirm that it is on-presented to affirm that it is on-presented to affirm that it is on-presented the set and the set and presented the set and the set and the set of the set and the set and the set and presented the set and the set and the set of the set and the set and the set and the set of the set and the set and the set and the set of the set and the set and the set and the set of the set and the set and the set and the set of the set and the set and the set and the set of the set and the set and the set and the set of the set and the set of the set and the set and the set of t and that the Constitu ave left the high offi ernment to detent the Executive end. It is in the Executive ent that the Court finds the

them above. But we deay that Nagie had any duty imposed upon him by the laws of the United States growing out of the official character of Judge Field. In short, we think there was mothing whot-even in fact, of an official character, in the transaction and therefore we ever was done would result in a great addition to the maney of the coun-icy, but this measure of his would give an addition at once, and meney could be distanced without some y ing the affiliation of all so men at the Atlantic, Pacifi and Lake ports, with amalgo licity and briefly to call the matter to the attention of the finance commit-ies, and be heped it would report the bill or something like it after its next meeting. The bill was referred 11 Didn't Came Off.

wed that not

paper

niry to would

PARAMA, April 14 -- A serio disturbance occurred at the San Lucia Theatre, Santiago do Ch Sunday evening. The manageme with out previous i timstion, change FRANCISCO, April 14.—Ac-g to the prophery of Mrs. worth, George Erickson and 1 other revivalints who cre-ventiorable excitament in a some time ago, this was r on which San Francisco one or two acts.

ed oll Company.

Chucaso, April 14.-The N tional Linesed Oil Trust as a tru hus reased to exist, and to its plan new stands the National Linese Oil Company, chartered inder th have of Hilnels. The owners of forty-order linesed oil mills, fort for high ground during t or two, and today they amped on the hills near sa, St. Helena and Vaca-

WASHINGTON, April 14. -- The Pan-American conference today adopted the report of the committee on igniting and the supplementary report of committee on customs repulsion, recommending the

CHICAGO, April 14.-The Dimes-L Faul special: Within the next sur years the Northern Pacific will spend between dity million dol-te and#ixty million dolare less relictant to come to this conclusion, because we cannot per-mit carseives to doubt that if the appelles had been indicted and gone Henry Villard so in-Twin City Commercial jury of his own

The Glidden Patentia. PartLANN, Ore, April 14.—Ja PartLind, rendered a decision ing Company, of Worcenter, Mi the Washburn & Moren Manufac ing Company, of Worcenter, Mi nd Eiwood, of DeKali, HL, aga Caapa, Burrell & Ca., of Pittoh inyring the motions for Journell and Anoling the Glidden robents allo. Three decisions affirm

Delivered to Any Part of the City. Lina, Peru, April 14.-The Pres-lenital and general election- held resteriay passed off quielly in all aris of the Republic. The result sense in Reversed Coloral J. C. & H. WATSON,



GENUINE BARGAINS! Fat. Dealing and Good Goods LOW - PRICES, At TEASDEL'S.

