

VOL. XVII.

SALT LAKE CITY, UTAH TERRITORY, TUESDAY EVENING, JUNE 17, 1884.

NO. 175.

## CHICAGO TRADE.

ESTABLISHED 1850.  
**Palmer, Fuller & Co.,**  
Wholesale Manufacturers of  
SASH, DOORS AND BLINDS,  
MOULDING,  
Mantels, Pews, Church Finishes, Stairs,  
Stair Railings, Balustrades, Nosing, Etc.

**CHICAGO, ILL.**  
Our Goods are constantly kept in Stock by the largest Lumber Dealers in Salt Lake City and vicinity. Price Lists and Moulding Books sent free upon application.

**STAR HORSE NAILS,**  
POLISHED OR BLUED,  
Will hold a shoe on longer than any other. We guarantee our Nails to be Equal in Quality and Durability to any made.

Made from the Best Norway Iron, Finished Already to arrive, by the  
**UNION HORSE NAIL CO.,**  
**CHICAGO.**  
For Sale by Z. C. M. I. and its Branch Stores.

**CHICAGO SCALE CO.**  
161 S. Jefferson St., Chicago.  
2 in. Wagon Scale \$40 to \$50  
4 to 6 in. Beam Scale \$60 to \$80  
4 to 10 in. Platform Scale \$75 to \$100  
Best Force Made for Light Work \$10  
40th, 41st and 42nd Sts., Chicago.  
Branches: Austin, Texas and other cities. Live Free.

**JOHN C. NEEMES & CO.,**  
MANUFACTURING  
CONFECTIONERS,  
70, 92, & 94 NICHIGAN AVENUE,  
CHICAGO.

Our Goods are kept by Z. C. M. I. in Branch stores and dealers generally in the Territory.  
**USE THE BEST!**  
Fairbank's Fine Family Soaps.

There is no economy in buying anything else but the **BEST** at the price of the poorest article. It is clear to your advantage to purchase.

**Fairbank's Fine Family SOAPS**  
Are undoubtedly the very best in the market. If you have any doubts as to this fact, try the Soap and you will be convinced. They are made of the finest materials and prepared skillfully.

**WELLS STATE**  
Is now celebrated all over the country, and is in every respect strictly first class. It is the best of the kind and is highly recommended.

Also make the following well known brands, all of which are highly recommended:  
**LAKEVIEW, BULLHORN, GOLDEN WEST, STANLEY, JEWELL, BLUE GERMAN, CHAMBERLAIN, EXTRA AMERICAN FAMILY.**

25 Samples of our Soap are always furnished when desired.  
N. K. FAIRBANK & CO., Chicago, Ill.

**J. K. CILLEY & Co.,**  
COMMISSION MERCHANTS,  
Wool, Dry Hides, Deer-Skins, Furs, Pelts,  
90 & 92, Reade Street,  
NEW YORK.

References by permission—North National Bank of New York; Harding, Gully & Co., of New York; Deering, Milliken & Co., New York; H. H. Thompson, Salt Lake City.

**HAZARD POWDER**  
Office, 63 Pine St., New York.  
Constantly on hand a complete stock of this well known and justly celebrated.

**GUNPOWDER**  
BLASTING, KENTUCKY RIFLE,  
FAIR LAWN, DUCK,  
ELECTRIC FUSE.  
For Sale by Z. C. M. I. and all the principal stores in the Territory.

**L. M. RUNSEY MFG CO.,**  
Manufacturers and Sellers of  
PUMPS AND FIRE ENGINES,  
Lead Pipe and Sheet Lead, Gas Fitters' Brass Goods, Steam Fug, Hoses and Packing.

**Agricultural Implements,**  
FENCE WIRE, BARBED WIRE,  
FENCING, ETC., ETC.  
606 NORTH SECOND ST., ST. LOUIS, MO.

**SAPONIFIER**  
This Old Reliable Concentrated Lye for making SOAP MAKING, is the best in the world. It is full weight and does not contain any water. It is the best for all purposes. And your favor for it is the best for all purposes.

**BEST SIX CORD Spool Cotton**  
FOR SALE  
AT WHOLESALE  
BY  
Z. C. M. I.

## NEW YORK TRADE.

**ROYAL BAKING POWDER**  
This powder never varies. A marvel of purity, strength and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitude of low test, short weight, alum or phosphate powders.  
Only in the **ROYAL BAKING POWDER CO.'S** 100 WALL STREET, NEW YORK.

**B. W. MERRIAM & CO.,**  
Manufacturers of and Dealers in  
**LOOKING GLASSES**  
OF EVERY DESCRIPTION.  
No. 577 Broadway, New York.

**THOMAS M. ARGALL & CO.,**  
Manufacturers of  
**MEN'S AND BOYS' CLOTHING,**  
688 BROADWAY, NEW YORK.  
JOHN E. COWLES.

**BRINKERHOFF, TURNER & CO.,**  
109 Duane St., New York.  
Manufacturers of and Dealers in COTTON SUE, DICK, WOOLLY, DREAD, POLARIS, and other favorite brands, all others—HARD, MACHINE and SOFT.

**PECK BROTHERS & CO.,**  
Manufacturers of  
BRASS & PLATED WORK FOR WATER, GAS & STEAM,  
JOBBERS IN  
PLUMBERS MATERIALS,  
75 Beekman Street, NEW YORK.

**HEMPHILL, HAMILIN & CO.,**  
CARPETING,  
FLOOR OIL, GLASS, DRUGS, ETC.,  
304 & 306 BROADWAY, NEW YORK.

**Wolfe, Patton & Co.,**  
LIMITED,  
Manufacturers of and Dealers in  
**BRUSHES**  
OF ALL KINDS.  
FACTORY, 130 LIBERTY ST., PITTSBURGH.

**EARLY VEGETABLE PLANTS.**  
ALL SORTS OF EARLY VEGETABLE PLANTS for sale at a low price. Finest stock in town. 10th Ward next to Smith's Dairy.

**OLDEST AND BEST**  
**SOUTHERN COMPANY**  
STRICTLY PURE  
LEAD  
PURITY  
STANDARD

**OF DUE**  
**Flourist, Seedman and Preserver of Fresh Flowers,**  
**HAS REMOVED**  
To his new place of business, Third South St., No. 240 W. 34th Street, New York City.

**HUSBANDRY**  
For the purpose of the law, the husband and wife are considered as one person. The husband is the head of the household, and the wife is his helpmeet. They are to be united in love and affection, as in Christ, which is the mystery of the Church, the body of Christ, which is his church, of which he is the head, as the Church is his body, of which he is the head, as the Church is his body, of which he is the head.

**HOUSE.**  
WASHINGTON, D.C., June 16.—The House moved the House to go into committee of the whole on the deficiency appropriation bill.

**AMERICAN.**  
HELENA, 16.—A posse of deputy sheriffs has returned from pursuit of the gang of horse thieves who were captured at the residence of the late Governor of Montana. The thieves were overtaken at night along the house near Rockville, Idaho.

**FOREIGN.**  
LONDON, 16.—The Indian government has decided to subsidize a power line from Calcutta to Bombay.

**BY TELEGRAPH.**  
PER WESTERN UNION TELEGRAPH LINE.  
**XLVIII CONGRESS.**  
SENATE.

WASHINGTON, 16.—The following was offered by Van Wyck, and laid over till to-morrow:  
Resolved, That the committee on judiciary be directed to inquire whether the Union of Central Pacific companies have become responsible for the bonds guaranteed the interest on any bonds other than those specifically authorized by Congress or outstanding at the date of the passage of the act making appropriations for the year ending June 30, 1884, and if so, to what extent and under what actual or assumed authority. Also whether any new stock has been issued by either of said companies in violation of said act.

Senator Miller, of California, offered an amendment to the deficiency bill, the bill introduced by him, this morning, to provide for granting the State of California five per cent. of the net proceeds of the sale of the public lands of that State.

Senator Plumb reported favorably to the Senate from the committee on public lands the House bill to declare forfeited the ungranted lands granted the Atlantic and Pacific Railroad Company.

Plumb moved the committee on appropriations reported the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Butler called up his resolution providing for the examination of the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Morrill moved the reference to the committee on finance. A short debate ensued and the matter went over until to-morrow.

The Senate concurred in the action of the House on the Senate amendment appropriating \$157,000 for the necessary and special facilities for the lines.

The House increased the amount to \$250,000, in which the Senate now concurs.

The Senate unanimously insisted on its three remaining amendments.

Consideration of the bill was resumed. Brown having the floor in reply to Hoar, and the Senator from Massachusetts had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

## BY TELEGRAPH.

PER WESTERN UNION TELEGRAPH LINE.  
**XLVIII CONGRESS.**  
SENATE.

WASHINGTON, 16.—The following was offered by Van Wyck, and laid over till to-morrow:  
Resolved, That the committee on judiciary be directed to inquire whether the Union of Central Pacific companies have become responsible for the bonds guaranteed the interest on any bonds other than those specifically authorized by Congress or outstanding at the date of the passage of the act making appropriations for the year ending June 30, 1884, and if so, to what extent and under what actual or assumed authority. Also whether any new stock has been issued by either of said companies in violation of said act.

Senator Miller, of California, offered an amendment to the deficiency bill, the bill introduced by him, this morning, to provide for granting the State of California five per cent. of the net proceeds of the sale of the public lands of that State.

Senator Plumb reported favorably to the Senate from the committee on public lands the House bill to declare forfeited the ungranted lands granted the Atlantic and Pacific Railroad Company.

Plumb moved the committee on appropriations reported the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Butler called up his resolution providing for the examination of the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Morrill moved the reference to the committee on finance. A short debate ensued and the matter went over until to-morrow.

The Senate concurred in the action of the House on the Senate amendment appropriating \$157,000 for the necessary and special facilities for the lines.

The House increased the amount to \$250,000, in which the Senate now concurs.

The Senate unanimously insisted on its three remaining amendments.

Consideration of the bill was resumed. Brown having the floor in reply to Hoar, and the Senator from Massachusetts had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

## BY TELEGRAPH.

PER WESTERN UNION TELEGRAPH LINE.  
**XLVIII CONGRESS.**  
SENATE.

WASHINGTON, 16.—The following was offered by Van Wyck, and laid over till to-morrow:  
Resolved, That the committee on judiciary be directed to inquire whether the Union of Central Pacific companies have become responsible for the bonds guaranteed the interest on any bonds other than those specifically authorized by Congress or outstanding at the date of the passage of the act making appropriations for the year ending June 30, 1884, and if so, to what extent and under what actual or assumed authority. Also whether any new stock has been issued by either of said companies in violation of said act.

Senator Miller, of California, offered an amendment to the deficiency bill, the bill introduced by him, this morning, to provide for granting the State of California five per cent. of the net proceeds of the sale of the public lands of that State.

Senator Plumb reported favorably to the Senate from the committee on public lands the House bill to declare forfeited the ungranted lands granted the Atlantic and Pacific Railroad Company.

Plumb moved the committee on appropriations reported the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Butler called up his resolution providing for the examination of the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Morrill moved the reference to the committee on finance. A short debate ensued and the matter went over until to-morrow.

The Senate concurred in the action of the House on the Senate amendment appropriating \$157,000 for the necessary and special facilities for the lines.

The House increased the amount to \$250,000, in which the Senate now concurs.

The Senate unanimously insisted on its three remaining amendments.

Consideration of the bill was resumed. Brown having the floor in reply to Hoar, and the Senator from Massachusetts had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

## BY TELEGRAPH.

PER WESTERN UNION TELEGRAPH LINE.  
**XLVIII CONGRESS.**  
SENATE.

WASHINGTON, 16.—The following was offered by Van Wyck, and laid over till to-morrow:  
Resolved, That the committee on judiciary be directed to inquire whether the Union of Central Pacific companies have become responsible for the bonds guaranteed the interest on any bonds other than those specifically authorized by Congress or outstanding at the date of the passage of the act making appropriations for the year ending June 30, 1884, and if so, to what extent and under what actual or assumed authority. Also whether any new stock has been issued by either of said companies in violation of said act.

Senator Miller, of California, offered an amendment to the deficiency bill, the bill introduced by him, this morning, to provide for granting the State of California five per cent. of the net proceeds of the sale of the public lands of that State.

Senator Plumb reported favorably to the Senate from the committee on public lands the House bill to declare forfeited the ungranted lands granted the Atlantic and Pacific Railroad Company.

Plumb moved the committee on appropriations reported the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Butler called up his resolution providing for the examination of the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Morrill moved the reference to the committee on finance. A short debate ensued and the matter went over until to-morrow.

The Senate concurred in the action of the House on the Senate amendment appropriating \$157,000 for the necessary and special facilities for the lines.

The House increased the amount to \$250,000, in which the Senate now concurs.

The Senate unanimously insisted on its three remaining amendments.

Consideration of the bill was resumed. Brown having the floor in reply to Hoar, and the Senator from Massachusetts had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

## BY TELEGRAPH.

PER WESTERN UNION TELEGRAPH LINE.  
**XLVIII CONGRESS.**  
SENATE.

WASHINGTON, 16.—The following was offered by Van Wyck, and laid over till to-morrow:  
Resolved, That the committee on judiciary be directed to inquire whether the Union of Central Pacific companies have become responsible for the bonds guaranteed the interest on any bonds other than those specifically authorized by Congress or outstanding at the date of the passage of the act making appropriations for the year ending June 30, 1884, and if so, to what extent and under what actual or assumed authority. Also whether any new stock has been issued by either of said companies in violation of said act.

Senator Miller, of California, offered an amendment to the deficiency bill, the bill introduced by him, this morning, to provide for granting the State of California five per cent. of the net proceeds of the sale of the public lands of that State.

Senator Plumb reported favorably to the Senate from the committee on public lands the House bill to declare forfeited the ungranted lands granted the Atlantic and Pacific Railroad Company.

Plumb moved the committee on appropriations reported the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Butler called up his resolution providing for the examination of the bill for the appropriation of \$250,000 for the construction of a canal from the State of California to the State of Texas.

Morrill moved the reference to the committee on finance. A short debate ensued and the matter went over until to-morrow.

The Senate concurred in the action of the House on the Senate amendment appropriating \$157,000 for the necessary and special facilities for the lines.

The House increased the amount to \$250,000, in which the Senate now concurs.

The Senate unanimously insisted on its three remaining amendments.

Consideration of the bill was resumed. Brown having the floor in reply to Hoar, and the Senator from Massachusetts had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.

He had charged him (Brown) with having, for a great part of his life, sustained a position which he had not the right to sustain.