rules of evidence of otherwise | and it our course is the course of justice dives the degree of punishment in ac-EVENING NEWS BY TELEGRAPH. The Mutual Life of New York. BANKS. Z.C.M.I. The forty-second annual report of cordance with its own notions of the enormity of the offence. 'Bills of this sake, go beyond her laws and Consti-Published Doily, Bundays Excepted, PER WROTERN UNION TELBORAPE LINE. the Mutual Life Insurance Company, of enormity of the offence. 'Bills of this sort,' says Mr. Justice Story, 'have been most usually passed in England, in times of rebellion or gross subser-viency to the crown, or of violent poli-tical excitements—periods in which all nations are most liable (as well the free as the enslaved) to forget their duties, New York, like its predecessors, is a U. S. DEPOSITORY. AT FOUR O'CLOCK. New York, like its predecessors, is a record of prosperity and marvelous financial growth. The assets have reached nearly one hundred and four millions, and the surplus fund exceeds \$12,000,000. The policy holders were \$13,832,062 during the year. From the AMERICAN. DESERET NATIONAL BANK LATEST BY LIGHTNING. PRINTED AND PUBLISHED BY THE Previous to Stock-taking DESERET NEWS COMPANY. SALT LAKE CITY. Blocks. NEW YORK, 6.-3s, 1; 4%s, 12%; s, 21%: Pacific 6s, 25; Central Pacific, date of organization in 1843, the record and to trample upon the rights and lib-eriles of others.' And this is not all ---of the Mutual Life is as follows: Re-ceived from the insured, \$270,992,584; PAID UP CAPITAL, · · \$200,000 A DETAILED SKETCH. 28'5 ; Burlington 109'5 , Northern Pacific 15'5 ; preferred 38'5 ; Northwestern 91'5 ; N. Y. Central, 88'5 ; Oregon Navigation CHARLES W. PENROSE, EDITOR. the clauses in question (clauses in Constitution of State of Mis-SURPLUS, . . 200.00 paid the insured, \$216,094,211. Sum now held in trust for the policy hold-OF THE CHECKERED CAREER OF AN sourd requiring test oath) subvert the presumptions of innocence, and alter the rules of evidence, which heretofore, under the universally re-cognized principles of the common law, have been supposed to be funda-mental and unchangeable. They as-WOOLEN and KNIT GOODS. 63; Trans-Continental 12'4; Pacific Mail 55; Panama 98; St. Louis and San Francisco 108; Texas Pacific 12'4; Union Pacific 48'4; Fargo Express 6; Western Union 61'4. ers, \$103,876,179. UNSCRUPULOUS ADVENTURER. - A H. S. ELDREDGE, President. Friday February 6, 1885 WM. JENNINGS, Vice Press. FERAMORZ LATTLE, PICTURE THAT BRINGS THE ORIGINAL BLANKETS and COMFORTERS; FERAMORZ LATTLE, JOHN SHARP, WM. W. RITER, L. S. HILLS, Cashier, JAS. T. LITTLE, Asst Cashier. WITHIN EASY RANGE OF RECOGNI-DIRECTORS TION THE ANTI-"MORMON" POSITION Salt Lake Theatre. CRITICIZED. Failungs Failing Off. NEW YORK, Jan. 30th, 1885. LADIES' MISSES' and CHILDREN'S sume that the parties are guilty; they Failures of the last week 346 as all upon the parties to establish their A SHORT time since we stated as a Editor Deservet News: HECEIVES DEPOSITS PAYABLE IN DEMAND. against 354 the previous week and 411 nnocence; and they declare that such nnocence can only be shown by an in-Cloaks, Ulsters, Dolmans, Circulars, Richard R. Montgomery is the name of one of the most unscrupulous and matter of fact, that the prominent law-THREE NIGHTS for the week preceding. Buys and Sells Exchange on New yers of Idano were intensely disgusted ulsition, in the form of an expurga-tory oath, into the conscience of the parties. The objectionable character O'Donovan dangerous adventurers that was brought to the surface by the late civil - COMMENCING -Newmarkets, Etc., fork, San Francisco, Chicago, St. with the character of the anti-"Mor-O'Donovan Rossa rested comfort-ably last night. The doctors say if his Lonis, Omaha, London, and princi mon" measures passed by the Legiswar. He came of a family of respect-ability in the City of New York and was from early childhood the black sheep of the fold. One of his brothers is now the president of a flourishing Wednesday, Feb. 4th, '85. of these clauses will be more apparent f we put them into the form of a legpal Continental Cities. lature of that Territory. To-day we condition continues to improve as it are enabled to present an article of has for the past day or two, Rossa will be able to leave the hospital islative act. They impose a penalty vithout the formality of a judicial trial and conviction, for the parties ser Makes Collections, remitting proceeds ALL SEASONABLE & FASHIONABLE GOODS MR. OLIVER BYRON the local situation generally from the within ten days. There were quite a number of callers this morning. romptly pen of an Idaho attorney, and surreninsurance company, whose headquartmoraced by the supposed enactments ers are on Broadway; other brothers are occupying positions of responsider to it most of our editorial space. would be incapable of taking the oath rescribed. To them its requirement Supported by the Charming Actress, RESTAURANTS. **Prognostication on Cleveland's** REDUCED Many of the gentleman's points are bility and trust; he has sisters who have married into some of the most Cabinet. would be an impossible condition. Now, as the State, had she attempted the course supposed, would have failed, -----MISS KATE BYRON, sound and well taken, as will be read-NEW YORK, 6.—An interview with a leading member of the Democratic National Committee leads to the view Fyperceived by the reader. But this estimable families of the national me-AND THE **GRIFFITHS' RESTAURANI** tropolis. soundness is confined within the limits. must follow that any other mode Famous Byron Combination! that President-elect Cleveland will certainly appoint Senator Jones of of the legal aspects of the question. roducing the same result must equal-PRACTICALLY AN OUTCAST WE ALSO OFFER A CHOICE AND ELEGANT LINE OF fail. * * * Take the case before us: S FIRST SOUTH ST., WEST. with which he deals. Most of the matpefore the war, and one in whose The Constitution of Missouri, as we have seen, excludes, on failure to take ouisiana a member of his Cabinet, in FRIDAY EVENING, FEB. 6TH, had been cultivated by a shameless life MEN'S. BOY'S & CHILDREN'S CLOTHING. ter contained in the last two paradeference to the wishes of members of the committee and the sentiment ex-The World renowned Play. te oath prescribed by it, a large class persons within her borders from nugraphs of the article is, in our opinion, MEALS AT ALL HOUR of immorality, he drifted into the serpressed in monster petitions from al. somewhat far-fetched, showing the ACROSS THE CONTINENT vice of the Government as a spy and in Gents' Furnishing Goods, Hats, Caps, Etc., erous positions and pursuits. I parts of the south. Among those who the writer was at sea without a rudde this capacity rendered valuable service called on Cleveland this forenoon were ould have been equally within the ower of the State to have extended ne exclusion so as to deprive the parduring the long struggle between the Gov. Carroll of Maryland, Senator Gorman, Mr. Warner of Ohio, Rose-well P. Flower, ex-Mayor Cooper, G.n. Sigel and Isaac M. Hunter. The latter is the colored orator who advo-Dinners from 12 to 3 p. m., 25cts. when he diverged from points of law AND A COMPLETE STOCK OF Now in the 15th Year of its unparalleled North and the South Other Meats from \$5c. to 50cts. An importance is, for instance, given to ties, who are unable to take the oath, from any avocation whatever in the State. Take still another case: Sup-pose that, in the progress of events, Either during the war or shortly after Men's, Women's, Misses' and Children's Boots, Shoes and BEST THE MARKET AFFORDS the second democratic lt, he organization that by no means legitly Rubber Goods, at Prices to Suit the Times. Ar No extra charge for Reserved Seats. MARRIED A FINE GIRL cated Cleveland's claims to the presimately belongs to it. The hypothesis-LUNCHES PUT UP for TOURISTA instely belongs to it. The hypothesis persons now in the minority in the of young men disclaiming a belief in state should obtain the ascendency, and "mating and despising" plural and secure the control of the governdency on the stumplat the late election and he waited on Cleveland to urge his nor Box Office open Tuesday at 10 a. m. of his native city, by whom he has had COMPLETE STOCK OF THE CELEBRATED several children, the eldest a boy of promise. Through the influence of his family and family friends, whose desire was to reclaim him from his life of additional and the waited on Cleveland to urge his claim to be Minister to Hayti. Senator Gorman called to perfect the inaugu-ral plans. D. J. GRIFFITHS, Proprietor. THREE HUNDRED VOLUMES and "mating and despising" plura. matringe and yet holding tenaciously to fellow ship in the Church which in-corporates it as a tenet of its faith, is ment; nothing could prevent, if the constitutional prohibition can be evaded, the enactment of a provision of holding any position of honor or trust, or of pursuing any avocation in the State, to take an oath that he had never advocated or advised or sup-orted the imposition of the prevent, if the desire was to reclaim him from his family desire was to reclaim him from his dan-gerous services in the Rebellion, Sec-retary Stanton was in 1866 induced to appoint Montgomery to a position in the state, to take an oath that he had never advocated or advised or sup-orted the imposition of the prevent, of Judge Advocates of the army he Woolen Goods from the Provo Woolen Mills, MOST USEFUL .0:----The Transcontinental Association H. S. ELDREDGE, Supt. BOOKS AT HALF PRICE FOR SALE. ST. LOUIS, 6.-Moniof the members of the executive committee of the Transcontinental Association who have NUMBER ONE NEW MILCH COW Now is the time to get good Books Cheap. Enquire at this office. been in this city for two or three days F. AUERBACH & BROT ABOUT O'DONOVAN ROSSA. spurgatory oath. Under this form of was appointed a egislation, the most flagrant invasion past, have gone home, but Mr. Kimball, H. PEMBROKE, chairman, still remains. The vacancy The claim of O'Donovan Rossa tha OFFICE ROOMS in the board of arbitration, occasioned by the refusal of Mr. Shattuc, of the Ohio and Mississippi, to serve, has been filled, but the name of the ap-72 MAIN STREET. JUDGE ADVOCATE the recent attempt on his life was made private rights, in periods of excite-ent, may be enacted, and individuals, TO RENT ON GROUND FLOOR, month. Apply on premises, 55 Main Street. With the rank of Major. He was en-tirely unfitted for the position either at the instigation of the British gov FREE TO F. A. M. Beautiful En-graving of rehes of symbols and recently discovered in Ancient Mounds in Illinois and South Am-erica; also the large illustrated Catalogue of Masonic books and goods with bottom preces. Also an offer of first-class business to F. A. M. **REDDING &** CO., Masonic Publishers and Manufacturers, 731 Broadway, New York. d6 w2te nd even whole classes, may be de-prived of political and civil rights." connects is supremely ridiculous. 1 pointce is reserved till the approval of education, experience or instinct. ach an assertion gains credence at all, In the light of this decision of the Messrs, Stubbs and Hannaford is ob-tained. C. W. Smith has not yet ac-SEMI-ANNUAL But incompetency alone would not ery highest authority, will any legishave proven a cause potent enough to effect his dismissal from the corps; his it will be only among the lowest and ator assist in passing a bill that will cepted or rejected the commissionerto a consult of the Irish people. It NOTICE TO THE PUBLIC. in the least degree cause punishment to be inflicted without a judicial utter lack of moral sense was, three ship of the Association, but it seems is not supposable that the blatant in-THE BUSINESS HERETOFORE CAR ried on by the Salt Lake Foundry & Machine Co., in Salt Lake City, is now under the management and control of the under signed, said company having transferred and delivered its property to me for certain purposes named in two deeds, bearing date of Anemat 1 1987 and Inna 94 1984 result. CLEARANCE SALE. years later, the cause of his sudden resignation and his disappearance into to be the opinion of the committee that he will decline it. stigator of the wholesale slaughter of trial? But the proposed bill goes furtherthe realm of the incognito. He was stationed in Washington ununocent persons believes it himself. Phelan and his Assailant Con- m s more than a bill of attainder, in that t interferes with the freedom of speech The only incentive apparent that could fronted in Court. der the emineut head of his corps, Judge Holt. He immediately comlead the fellow to make such an incon-NEW YORK, 6.- A large number of dynamiters were in attendance at the Tombs police court to-day to see the and of the press, which is expressly orbidden by the Constitution. If these sistent churge is the hope of his posing of August 1, 1883, and June 2d. 1884, respec-tively. The business will be carried on, til menced oills become law, we do, in the most imphatic manner, interfere with both. A COURSE OF FRAUD is a great patriot among a class which further notice, in my name, and all debts due the said company will be paid to me, as no one is authorized to collect the debts and accounts of said company but myself. A. G. GIAUQIE, Trustee. arraignment of Richard Short, who TO MAKE ROOM FOR OUR LYDENSIVE. or - largely supplied him with funds. And deception; he procured money ly reading the press dispatches we committed the assault on Capt. Phelan in the O'Donovan Rossa's office. from various firms and individuals unearn of orders, associations, organiza-ions of men banded together to do Early in 1878 Rossa barely escaped der various pretences, which loans re-main to-day unpaid; it is said that Phelan was brought from the hospital and a moment or two later entered the SPRING STOCK Lieing murdered by a mob. in Canada O^{UR} "RED CAP MATCHES" ARE AS good as the best imported and fully as cheap if not cheapar, so when you buy way with monopoilsts. They hold heir meetings; their speakers teach in anguage not to be misunderstood. tue Riggs' bank was sufferer to the ex-tent of \$1000. uni on that occasion received secourt room and took his position before Judge Patterson. Phelan was pale and thin and his left arm hung in a L. D. rous inpury, from which he completely In 1869 a man who had disposed of a They publish their speeches under such recovered, notwithstanding that grave MINTON'S TILES.

alliterative headings as "Blood, bullet loubts were entertained at the timeand bayonets. But in New York, in that he would ever be himself again Chicago and other places, so long as these theorists only teach and publish —so long as they do not commit some So great was the shock to his system, t at his wife expressed but little hope of lasever fully regaining the use of

small business in some town of New York State, and had realized therefrom twelve or fifteen thousand dollars in ready cash, came to the national capitol and sought an investment for the his wife expressed but little hope of las over fully regaining the use of his lower limbs. As hows has been thrust into even stronger prominence of late than the may be well to state that

"Yes, I feel pretty weak," he said to a reporter, "but I am mighty glad to get out of doors once more." In the affidavit which the clerk of the court made ont, Phelan states that:

"Richard Short did wilfully stab and wound deponent with a certain dirk knife which he (Short) had in his hand; that deponent was so attacked

the apar, no. or the red cap. 1. DAHLQUIST & CO., P.O. Box 585. PLAIN AND ENCAUSTIC. For Public Buildings and Dwellings, Glazed and Enamelled Tiles for Mastels, llearths, Wainscoung, etc., and for Ex-terior Decorations. LEGAL NOTICE. In the Probate Court in and for Salt Lake County, Utah Territory.

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AT GREATLY REDUCED PRICES.

t may be well to state that, turough Mrs. Rossa, he once made appleation to the British government to attainder, but which abridge the freelave its decree of banishment against improvoked. We were a tellow pas- is simple enough to think that such senger with Mrs. Rossa on the S. S. legislation will stand; "it is not and it Boundary which left New York, August cannot come to good." 27th, 1878, that being the chief object of the lasty in making the trip. The subject was alluded to in a correspondnee from England which appeared in the NEWS of Oct. 12th, 1878, from choice we make the following extract

"Everybody has heard of O'Donovan Rossa, the redoubtable Feman leader. (is wife, three children and sister-in-origenate degree of culture and exat a fair degree of practical comentropy and the specially the lady last continued. Both have a strong libernigh progue, but are fluent and easy in ouversation, using appropriate and woress ve language.

Mrs. Rossa, who has some ability as e writer in prose and poetry, described a your correspondent, the main incl-ieurs relative to the recent visit of her issuend to Toronto, when he was encoursed by an infuriated mob of francomen, from whom he escaped first by jumping from a rallroad car in otion, and subsequently from the infow of a carriage while the horses From the effects we re at full speed. From the effects bility of a large for of fenow citizens, of the information of his now suffering. Inspecting of his inverties. In specking of his information of the spectrum of the s where it full spanit. invaluation in a speaking of this growing territory should not allow invaluation in a speaking of this growing territory should not allow themselves to be carried away by prej-udice or popular clamor. Reason should obtain rather. The writer would remind Hon, gentlemen that popular clamor and public opinion are not always safe things to the to. Times to reaction of the second seco the use meas-ppres-pecially should such a feeling be ex-clude i from a legislative body. We in Boise well remember 2 few weeks back

Mrs. Rossa and family were on the under what excitement and hurrah, the way fothe paternal home in Ireland, rules being suspended, the test oath

and as ner husband is broken down net draibled, and has probably had course of Fenianism, she purposes in-the constituents of Hon, members will think of such legislation. Those who thave conversed with the best lawyers in the country, know well enough what a choist firm revoked. Providing the opinion is almost universally enter-revocation is not obtained, the Feulan tained in regard to that oath, and we choist intends making a lecturing tour, ask then is it best to continue this as soon as he is physically able, through course of excitement and agitation? In Western States."

AN APPEAL FOR JUSTICE. & I WWYER'S PLEA FOR CONSTI-

11 HOSAL RIGHTS.

At the very beginning of this plea, tent that is proposed by our legislatthe writer wishes positively to disclaim ors. Those who read the Sait Lake months for the persons who vio- Tribune (a paper with most able edviaws by practicing the crime viature but earnestly desires itors and which is the strongest op-ponent of the Mormon system) will that in which every destinating against see that almost every day arrests and in scrime or prosecuting those charged with it, should keep within the bounds of the constitution. We will first Now, what law is used for this successwith it, should keep within the bounds of the Constitution. We will first consider the test outh, recently passed by her L-gislature. I will dist her her L-gislature. I will dist the bound full co-habitation are being made. Now, what law is used for this success-tul prosecution? The act of Congress known as the Edmunds' Lynw, which hy our Legislature.

for r and to all test oaths, we can applies to all Territories or other rest fully assured that they will not places over which the United States stand under our Constitution. One of have exclusive jurisdiction. That law st principles of law is that a applies to us in Idaho. Nay, more: presumed to be innocent until we have in addition the strongest kind tran is presumed to be innocent until he is presented guilty: this is a rule of evid nee of so long standing that none can question it. You cannot alter that rule be assuming the guilt of per-that rule be assuming the guilt of per-tion? By that same paper, and sons-requiring them to establish their innocence instead of requiring the clovernment to prove their guilt-and writer learns of a politigal orinnovence instead of requiring the diversion of the sector guit and punish a man, in that we will Mormon parentage, by name J. L. blance between the Count not allow non to hold office, to sit on a Hawlins. These young men by their and Richard Montgomery the former

in the case of Cummings vs. the State of Missouri [4 Wail Reports] as decid-ed by the Supreme Court of the United States, a case involving the question of the valadity of test oaths, the court said: "The theory upon which our political institutions rest is, that all political institutions rest is, that all ration in that Church, shall the Legis-inen hive certain inalienable rights; lature of Idaho pass such laws to leinen hive certain inaltenable rights; that a nois these are life, liberty and the pursuit of happiness; and that in the pursuit of happiness are alike open to every one, and that in the protection of these rights all are equal before the law. Any deprivation or suspension of any of these rights for past conduct of any of these rights and can be in no otherof any of these intest and can be in no other-is punish nent, and can be in no other-wise defined. Punishment not being, here! if you do not sever entirely the alleged Count, looked up the personwise defined. Punlshment not being, therefore, restricted to the deprivation of life, liberty or property, but also embracing deprivation or suspension of political or civil rights. The consti-tution of the United States says: 'No State shall pass, any bill of attainder, state shall pass, any bill of attainder, ex-post facto law, or law impairing the ex-post facto law, or law impairing the tution of the United States says: No was initiated into that sect when a lit-State shalt pass, any bill of attainder, the child, who has worshiped there all ex-post facto haw, or haw impairing the his life, in astonishment may well ex-obligation of contracts. In the case claim: "What! I have never broken a law of my country. I not only do not improbable that the obligation of contracts. In the case before the Supreme Court pre-viously cited the court deflues the meaning of the term 'Bill of Attainder is in these words: 'A bill of attainder is a *legislatice* act which inflicts punish-ment without a *judicial* wila!.' If the punishment be less than death, the act is not improbable that the say, in effect, if you must worship, Before I will submit to be thus bound in my conscience. I tell you, honcestle in my conscience I tell you honcestle punishment by less than death, the act is termed a bill of pains and penalties. Within the meaning of the Constitu-tion, bills of attainder include bills of pains and penalties. In these cases the source of the loath of the loath of the loath of the loath of the young Mormon, with the least meters. within the first she holds most dear, and to tion, bills of attainder include bills of pains and penalties. In these cases the legislative body, in addition to its leg-islative functions, exercises the powers and offices as judge: it assumes, in the language of the text books, judicial magistracy; it pronounces upon the guilt of the party, without any of the forms or safeguards of trial; it deter-imines the sufficiency of the proofs mines the sufficiency of the proofs is doing, and will. produced, whether conformable to the Let us all, therefore, see to it, that

set about the robbery of his victim lature to enact a law-to advocate furwith a recklessness, which can only be explained on the hypothesis of an utter ther laws, which are not only bills of ack of moral sense dom of speech and of the press. We do not believe there is a man of them who He had a life long position; an ample

income from his salary; prospects of promotion; and above all a love-ly wife and beautiful children, but his dishonesty was stronger We may all be agreed in hating this than all these considerations. He told sect, or order, with a holy hatred, but is it right, is it just, for us to go on at Mr. Rustic that he knew of an invest-ment for his money, which would pay 5) per cent, interest within a few weeks. He represented that a certain the rate our Legislature has been going in legislating against an organization which we all agree has one great vicel man had a claim against the govern-Is there not some political capital to be made in all this? Are we doing unto others as we would like to be done by? ment for a boat, amounting to \$18,000, and which claim had been examined and approved by the Judge Advocate If the pending jury bill becomes law, eneral, the Quartermaster General we know numerous settlements in the southeastern countles in which it ind the Secretary of War and the usual number of auditors. He said there was absolutely no question of its speedy payment; in fact, that it only required the action of the Comptroller is almed. What then are those people or some other formality for its pay-ment. This, he said, would require several weeks; but the claimant could to do for juries? In these cases we practically do away with the right of rial by jury in this proposed legislation. flon, members may vote on these questions as they please, but not, wait so long, it was necessary for him to leave immediately, and so he those who wish to support the Consti-intion of the United States, will vote against legislation, which is a bill of attainder because it inflicts punish-ment without a judicial trial; which had told his friend Montgomery that he would let him have this claim for \$12,-

(so), if immediate payment were made. Montgomery sold the so-called claim to the rustic, and furnished him with certain papers which he represented as the papers in the case, and pocketed the cash. I need not say that there was no such claim and no such claimant. Montgomery kept the man quiet for a while by begging him to be pa-tient-he would attend to it all. And the rustic, having unbounded confi-dence in this army officer of rank, waited patiently for a time, but the story got around and finally reached the ears of one of Montgomery's asso-

iate officers, who at once reported the matter to their chief, Judge Holt. in the meantime, before the duplex inture of the fellow became known, he had imposed upon various officers, tion of payment, from one, fifteen hundred doilars, from another one hundred and twenty - five, from a third \$25. A court martial was

threatened, but was not ordered on account of Montgomery's family; he was permitted to resign after a brilant army career of three years. He disappeared;

IS FAMILY LEFT TO THE CHARITIES OF RELATIVES

nive not to this day heard one word from him or of him. They reside in New York; the eldest boy has now Truly we can say, that laboring under grown up. Montgomery has as effec-tually hid himself as if he were buried such influences, wise judgment has

n a watery cavern of the ocean. A few years ago a man with a foreign We have shown that on legal grounds as well as on the questions of right and justice, our present course cannot be safely pursued. Now let us air settled down in a certain western city, representing himself as a

inquire whether the necessities of the case demand our attention to the ex-

is against the fundamental rules of dence in presuming every man gull-

until he proves himself innocent;

which abridges alike the freedom of

speech and of the press, and finally,

which practically precludes the possi-bility of a large lot of fejlow citizens

now under the disfavor of his government because of sympathy for the Cuban revolutionists. The man talked the Spanish language like a Castilian; he was unmistakably foreign; yet there was a something in his manner and appearance which HE MARRIED,

SPANISH COUNT,

and his wife has presented him with several little ones, to whom Spanish names have been given; soft, liquid names that breathe the balmy air of Spain.

HIS IDENTITY DISCOVERED. In the autumn of 1883, Colonel Barr

said defendant at, and within the office of Jeremiah O'Donovan Rossa, that then and there he received cleven stab wounds in his body at the hands of said defendant."

ound.

While Phelan was making his state ment. Short was led into the room and placed at the bar looking much paler than when committed to prison

four weeks ago. "Do you see the man in court who assaulted you?" inquired Justice Patterson of Pheinn when the latter had

completed his statement. "That is the man," he replied, ounting at Short, who stood directly chind him.

"I shall hold you for examination Short, under \$2,000 bail," said the Judge to the prisoner. Judge, I should like to ask for the

in Court. protection of the police while I re-main in the city," said Phelan, with a show of hesitancy. "I do not feel safe from the attacks of that man," polating to Short.

"I am sorry I cannot give you a body guard," replied Justice Patterson, but I cannot.

"If you will give me the privilege of earrying weapons, I can defend my-self," remarked the captain with some

Apply to the police, they will grant ou permission

The sergeant of the police court squad determined to see that Captain Phelan got home in safety; so he sent two police officers as a body guard to the Captain and his wife. The examination will take place to-morrow. The Missing Steamer All Right.

MAN FRANCISCO, 6 .- Fred Crocker, vice-president of the Pacific Improvement Co., has just received a dispatch

stating that the steamer San Pablo arrived safely at Yokohama yesterday all Weil.

FOREIGN. LATEST TRANS-ATLANTIC DIS-

PATCHES. Dispatch from General Wolseley-

The Rebels Defiant.

Parents Children's Shoes with LONDON, 6 .- General Wolseley telegraphs from Korti to the war office this afternoon that a courier has arrived from the British camp near Metemath, who reports that the rebels at Metemneh have become deflant since hearing of the fall of Khartoum. The courier also says an attack on Gubat may be looked for at any moment, as the rebels expect reinforcements from Khartoum. Lord Wolseley states that BLACK TIPS PROTECTING THE TOES.

The War to be Pushed Vigorously

The Cabinet met at 11 this morning to consider what course should be taken in regard to the present Egyptian emergency. It was decided to send telegraphic orders to India for the dispatch of Indian troops to Sua-kum, and meanwhile reinforce the garrison at Suakim by drafts of troops from England and the Mediterranean There was a consensus of opinion in the ministry in favor of an active and vigorous policy. The ministry will sanction any demand of Lord Wolse-

LONDON, &.-It is sumounced that Italy has replied formally to the pro-tests of the Porte against the occupa-tion of Egyptian ports along the Red Sea by Italian forces. In the reply, Italy admits the claim of the Sultan to suzerainty over the Red Sea, but de-

business.]



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THE PRICE WILL PUSA THEM. 500 PIECES OF EMBROIDERIES, to be Sold by the Piece Only Lower than Ever Offered in this City 1,000 Dozen of Ladies' Dress Buttons, at 10c., worth 25c. to 35c 25c., worth 50c. to 75c De. Do. Do.



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derwear, at a reduction of 25 per cent.

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OUR CARPET SALES

Have induced us to move that Department from the top floor to the floor, she 5.25 VODP Retail, to be reached by an improved ency starway - to avoid the use of the lievator, so objectionable to nervous people. Our Stock in this Department will always abow the Best Makes and Latest Designs at Lowest Prices. We fill all orders Promptly, Whitnait Quality and Fit of our Work in every respect.

OUR SHOE DEPARTMENT

Is doirg an Increased Business. We Warrant every Pair We Self

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In a word, we are devoting our Ealize Attention to the Details of our Discovers with a view to giving our constantly increasing Patrons Prompt and Courteous Alisation, and the Full Value of their Money.

WHEREAS, THE TERRITORIAL, School and County Taxes assessed against and upon the property of E. A. Marks, for the year A. D. 1884, amounting to One Dollar' and Twenty Cents (\$1 20), re-WHOLENALE BUYERN know our house as the Headquarters for all that a Merchant requires in Dzy Goods, Fancy Goods, Millinery Easts and Succes Hais and Caps, Clothing, Carpets, etc.

ESTABLISHED 1864.



BUGGIES, Single, Double



ley, which will ald in the defeat of El Mahdi, and will accure the release of General Gordon if alive, or wreak vengeance upon the Arabs if slain. " The telegraphic line between London and Korti is entirely occupied with dispatches between the cabinet and Lord Wslseley.

he will remain quiet pending further orders from the government. Anything to Beat El Mahdi.

VALENTINES When you can buy the Home-Made article as CHEAP and

C. R. SAVAGE. Art Bazar, Salt Lake City.

DON'T SEND EAST

bore a striking resemblance to you ardous. fate of Gen. Gordon tion of the police,

INVESTIGATOR.

Difficult and Hazardous. LONDON, 8,-Astonishment has been caused by the report that the cabinet, at the session to-day, considered a dispatch received frem Wolseley asking instructions. In this dispatch Wolseley informs the government that he will be unable to reach Khartoum in less time than five weeks, when the hot season will have commenced. He assures the ministry that he feels still COME AND SEE THE VARIETY OF confident of his ability to successfully attack Khartoum and defeat the False Prophet, but says the opera-tions necessary to achieve these re-sults will now be difficult and haz-Furniture and Upholstery! TWO CAR LOADS JUST ARRIVEDI Spies Sept to Khartoum London, 6.-Advices from Kortf state THERE IS THE SMALLEST ROCKEN THERE IS THE SMALLEST ROCKER to gradden the heart of the child, as well as the comfortable Library or Rending or Office Chair for the business man, and he l'agent Rocker for the ripe matron and the confortable Easy Chair for the ven-erable patriarch, as well as all kinds of BED ROOM, PARLOR and KITCHEN FURNI-FURN for the young man and maides just that a number of sples have been dis-patched to Khartoum to ascertain the Cabinet Meeting. 3 p.m.—The cabinet council has ad-journed after being in session over three and a quarter hours. The resid-ence of Gladstone at Hawarden has FURE for the young man and maiden just starting on the sea of matrimony. Come and see and be convinced that the been placed under the special protec-Cheapest and Best Place Buy is at SORENSON & CARLQUIST'S, A PARTY of five well known mining men of wealth are fitting up for a trip 30 W. First South St., to the Henry mountains. This looks



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STUDEBAKER'S Farm Wagons, Express Wagons, Delivery Wagons, Spring Wagons.

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BREAKING CARTS, MEAT CARTS and

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