EVENING NEWS.	THE HAMPTON TRIAL	given to the Federal officers, but the	That good advertising pays		
DI DITAG. HENS.	THE EVIDENCE ALL IN-A STRONG CASE	present U. S. District Attorney, nor any of his predecessors, had never	that H. Pembroke, 72 Main		<b>COHN BROS</b>
	FOR THE DEFENSE.	brought a case against the offenders.			
nursday December 24, 1885	new wire preserve and the output of	The grand jury though specially in- structed, had never brought an indict-	past month, and that it may continue he has decided to slaughter the prices		
and the second	BUT THE DEFENDANT IS & "MORMON."	ment against the keepers of houses	he has decided to slaughter the prices for toys and holiday goods, from now		
FRAGMENTS.	The cross-examination of Mr.	I worn almost as wall become on the	on. Go early and get what you want to make glad the heart of old and		
Ph.tombarro.	Hampton closed with the NEWS report	banks of the city. The prosecution had	voung.	WISHES	
IERRY CHRISTMAS.	tion the defendant testified that his	failed in making any proof of the crime of consultacy charged. Mrs.	TOY CHAIRS, TABLES,		WE HAVE MADE VERY LARGE
T WATER" at the Theatre on	aim in the detective scheme was to	Ficius nau testineu tuat the delendant	and a second a second as a second as a second as a second se	TO TO TO Y	
tmas.	catch the men, as he had found that		At DINWOODEY'S	MERRY XMAG	<b>REDUCTION</b> of PRICE
Donotations New York per 100	catching the women only would not	that he had rented the house and fur-		NEIUIOI AM	INDUCTION OF KIUF
4.60.	break the nuisance up; expected to	the ulloged contract way made on	For Boreaus, Go to SORENSEN & CARLQUIST'S.		
where we was the second second	catch the men, because they were the	the second descent descellance of the second s	GO to SORENSEN & CAREQUIST S.		FOR THE MONTH OF DECEMBER.
a vel tra tra ul	ones who supported the practice; the practice could be broken up by catch-	the second	CONSULT YOUR INTERESTS		
	ing the men, or by placing guards at	did The nets cent to Commission	By examining our nonday Goods and	ANDA	
W. W. MACKINTOSH WIH SINK	the upors of the houses and keeping		Prices, before purchasing elsewhere. GODBE PITTS DRUG CO.	ANDA	EXTRAORDINARY BARGAINS IN SILKS AND VELVI
ity," by Faure, at next Sunday	Louid be moken up.	I defendant. Members of the grand			
ig's shered concert.	Ed. L. Butterfield was next called.	I trained the second second to a second	Do not buy any Gents and Ladies		
WILLARD WEIHE will play the		nesses to what Mr. Hampton stated before the grand jury. Scott		APD. N.P.	We are offering a Lot of about
ovement of the Max Bruch con-	I MUCH WORLD ODIALLOT SHOTLY MIDPENNEL	A second state of the second state state of the second state of th	lines of goods in their mammoth	PP NUM IN D M()	100 Combination Dress Patterns at 25 Per Cent. Below (
next Sunday ment.	and a physician had been sent for	woman money for detective purposes.	establishment-it will save jou money.	NEW YEAR IN	TOO COMMITTON DIESS FAITEINS AT ZO FEI CENT. DEIUW C
EPH BROWN, for stealing a ride	Judge Zane suggested that the case	ablest was to detect wine. Marris D	DOLL CAIBS and CAR-	HAPPY NEW YEAR TO NUM	BY FOR HOLIDAY PRESENTS, '64
	objected and said they were willing the	Evans was evidently a very willing	RIAGES	B	Vout 25 Pieces All-Wool Homespuns, 20 Pieces Plaid La
ined \$10 this morning.	I CASE SHOHIG PO OVEF FOR LEE UPHILS MIL	ant said he hired the woman to open a	At DINWOODEY'S,		Cloths, and a Variety of Bouche Cloths,
	varian opposed this and suggested an	house Mr Raybouid had been up-	COAL! COAL! COAL!	L	
TRAFT A FULL ASSAULTED A STATE STATE	adjournment until this morning, but the Court objected to this.	I I I I I I I I I I I I I I I I I I I	Weber, Rock Spring, Pleasant Val-	HATTRIN DRUGHMMM	AT NOTABLE REDUCTIONS !
Sunday evening at the Opera-	Indge Hoge stated the defense were	another grand lurar agaitively contra	ley and Red Canyon-All the Coais sold		the same in side of the same same
h-	willing for the jury to separate if an adjournment were taken; it was not on	It was such tostimony as this the need	in the Salt Lake market. Our Weber is from the celebrated Grass Creek		THE STATE OAK DEPARTMENT WE ARE OFFERING DECIDED.
new case of dipathenia and two	account of the defense that they had	ecution asked conviction on! Tes-	mines and we are mining better coal		FOUNDEDD RENGESTION MONTH. The Assertion of as shift with fator in
from the disease were reported	been locked up all night. Judge Zane said he had ordered that from motives of his own. A	timony that was opposed to the idea	than ever before. No other Weber brought to this market can compare		The second
				USEFUL AND DURABLE, SUITABLE FOR YOUNG OR OLD.	We odds at last of PEAUTIFUL HOLDDAY GOODS AT HALF PRO- identification out the whole have
is in a precarious condition.	half hour's recess was taken, and the sick juror was placed on a sofa. The	Armstrong as his own witnesses and	Screened and cleaned.   Coal Department, Union Pacific Rail-	ELEGANT and EASY CHAIRS, in All Styles.	THE REPORT OF A CONTRACT OF A
r exemute mickes come aroun the	Court then ordered all the spectators	lieved. Their testimony did not ene-	way Company.		
teenth Ward Assembly Itail, a	to retire from the court room, and the	roborate the statement of the Fields.	A. J. GUNNELL, Agent.	MUSIC STANDS and EBONY FASELS.	HANDKERCHIEFS FOR HOLIDAY PRESEN
er of articles of dress, including	Mr. Rutterfield testified that he rent-	woman. The prosecution had intimat- ed this was a trial between classes in	Office, Wasatch Corner.	All and a second s	We have just received about 1,000 Handborchofs, in Nok and Linco
ercoat, shawls and scarf. A re-	ed the house opposite the Continental	this community. Was the defendant	PERMANENT REDUCTION	PARLOR CABINETS,	[ ) Design benefition makes from frehand, France, China, Japan, and David
whild e paid for the return of the	to Mrs. Fields on June 3d, 1885. Officer Bateman was called and testi-	to be held responsible for the acts of a		Writing Desks, Toilet Stands and Fire Screens.	The last structure we have ever shown, and or prices from is, to a
	ned that he was present when Mr. ]	the was the remark to insumate that	Photographs		The second
DREW PETTII was arraigned in	Healiston and Mrs. Fields entered into I	the defendant belonged to a class	at Fox & Symons.	FLORENTINE STATUARY,	TTD GT OTTEGL TTD GT GT
hird District Court this morning,	The second second and the second se	which the jury were not members of? In the testimony for the defense, Mr.	KEMOVAL	1	KIDGLOVES! KIDGLOVE
a the Logont of Western with strong	Mr. Hampton agreed to pay her \$25 for every man detected; nothing was said	Hampton had given evidence in his	Young Bros., Agents Domestic Sew- ing Machine and Music Dealers, have	Very Suitable for Xmas Presents.	W- will continue our REMARKABLE GLOVE SALE until after the [
horse from John Cardell. A plea	about particular men being wanted.	own behalf. Let his conduct on the witness stand be contrasted with that	removed opposite their old stand to	BRACKETS, in a Great Variety of Styles.	lays, having just received another shipment of 200 dozen, which will aga offered AT FIFIY-FAVE CENTS
TOTAL TROM NAMES A PROPERTY OF BASIS	Mr. Bateman was then subjected to	of the woman Fields. He answered	No. 38 Constitution Building, Main St.		We have reduced our Five Hook Glove (made and imported for us to
eleased on bail.	a very rigid cross-examination, dur- ing which he gave direct and	the hundreds of questions fearbly and	Salt Lake City.	FANCY GILT and EBONY MIRRORS.	ter), from 51 20 to 51 - 1 very pair guaranteed
	positive testimony opposed to the con	plan of detection. The prosecution declared detectives did not resort to	Prices of Photographs Reduced at		We are selling our excellent Six-Button Suche at \$1.65
TH South Street, between Second	spiracy theory; he was a Salt Lake City police other, and heard all the	declared detectives did not resort to crime to detect crime. The history of	FOX & SYMONS.		Large assortment of our Standard Cohn Bros. Kid Gloves constant
semmaricane ex nour as in fact	agreement; Hampton gave the woman	the detective service refuted this as-	All work done by the Dry-Plate In-	0 X - 3	
A number of the second test of the second	no money then, but emgaged her for detective work, promising \$25 for each	sertion completely And was light	stantaneous Process.		
	criminal caught; she was to receive	which the jury did not, to be con-	REDUCTION PERMANENT.	TOYS!	COTTAT DDOO
and Can the Olty Mandal do	nothing till the affidavits were made :	demned for doing what others were re-		TOTAL	COHN BROS
ing in the matter?	nothing was said as to where she was to go; the date was between the 12th and 15th of June: witness had never	relational that Mrs. Kinhls' fastimore	If You Want		001111 11000
the credit of Judge Hoge it can	sector and a sector sec	and contrologiated by bientay and fat	Furniture and Upholstery, Good, Styl- ish and Cheap, go to	Toy Chairs, Tables, Bureaus and	
I that, to-day, in defending a	B. Y. Hampton was recailed. At his	Lannan, when their testimony had no	SORENSEN & CARLQUIST'S.	Log Unarrs, Labius, Durvaus and	
non" who is being prosecuted	meeting with the woman Fields, in the	Salmon and Armstrong, two of the	For Rent.	Cupboards, Doll Cribs and Carriages.	
S. odicers for detecting base	presence of Bateman, Salmon and Smith, was made the only contract	prosecution witnesses, agreed with	Ground Floor Offices for rent in the	Supportus, Don Orios and Carriages.	
s against morality, he dared to	which existed; Officer Smith was now	was for the detection of crime. Mr.	Contributor Building, No. 40 Main	Immense Variety of Children's Chairs and Swings.	TO TZ ZITTONE A C
crosses and second	sick, and unable to attend as a witness.	Varian claimed the Mayor knew noth-	Street. dtf.		
ome of the music that attorney	timony was correct: the date set by	ing of it. There was no testimony to that effect. The prosecution tried to	WYRUP OF FIGS.	Child's High Chair, Rocking Chair and Carriage	<b>R.K.THOMAS</b>
cu piping so todaily of tage.	him was the right one. Shortly after	dodge the question on the ground that I	Nature's own true Laxative. Pleas-	Combined, makes a very Nice Present;	THE THE PARTY AND THE PARTY AN
te District Court, when a store	Captain Greenman testined that he	crime to be detected was private crime! That men were enticed there to throw	ant to the Palate, acceptable to the Stomach, harmless in its nature, pain-	Also Wood and Lyon Frances Illinger (	
is on trial: (Prosecution-We	arrested Mrs. Fields in Denver, and	away their virtue! They must have	less in its action. Cures habitual Con-	Also, Wood and Iron Express Wagons, Carts,	
his in evidence.	told her it was for keeping a house of	been men of very easy virtue! Pat	stipation, Bihousness, Indigestion and	Wheelbarrows and Swinging Hobby Horses.	and the second
ense-We object. rt-The objection is overruled.	The court then took recess until this	Launan and McKay had evidently been stronger. Stress had been	kindred ills. Cleanses the system, purifies the blood, regulates the Liver	*	
timony admitted.	morning. It was agreed that Mr. Ly-	laid that the Governor was the man	and acts on the Bowels. Breaks Colds	· · · · · · · · · · · · · · · · · · ·	
ense-We offer this in evidence. secution-We object.	Jurors being taken to the Valley	mony showed all classes were caught.	Chills and Fevers, etc. Strengthens organs on which it acts. Better than		
rt-The objection is sustained.	House.	Efforts had been made to break up	bitter, nauseous Liver medicines, pills,	A FULL LINE OF	
timony excluded.	This morning the defense announced	but had failed because the men were	salts and draughts. Sample bottles free, and large bottles for sale by all	TA A DECOMP. ADDRESS	
	that they had introduced all the testi-	not followed. There was no law to	drugzists. Z C. M. I Drug Store,	FANCY RUGS and MATS.	CANTLE, CIVIPINKIIIWI
ie the offic of the nonual tradefu	Prosecuting Attorney Varian, after	screen the frequenters of these houses,	Wholesale Agents, Salt Lake City. 18		
es of goods carried by that in-	ascertaining that C. W. Lykian, the	raked them all in and one was as had	PIANOS and ORGANS for sale and	Contracting and the second data second	
on-which include nearly all that	juror who was taken ill yesterday	as the other, and all should be	rent. Musical Instruments wanted.		

people require to purchase for household use or for making presents The salesmen there are kept working like beavers waiting upon the numerous customers

.... LOCAL NEWS.

No Paper To-morrow .- The employes of the NEWS being of that class who appreciate the family gatherings

and other festivities incident to Curistmas day, they will be granted the privilege of so enjoying themselves b no paper being issued to-morrow.

Commendable. -As has been his custom for the last ten years, Mr. S P. Teasdel has made the hearts of his employes alad by presenting each with a baskettul of Christmas delicacies. including a large fat turkey with other luxuries. Not even the cash boy and teamsters are forgotten. Mr. T. knows how to keep the good will of his men-

and secure energetic service. ---

Enterprise.-Promptness in deliver- the defendant had a knowledge of the ing goods and expedition in express purpose of the house. There had been drivers are commendable, but when a butcher wagon or other vehicle, rushes into or out of a narrow alley, full tilt across the sidewaik, to the consternation of the peaceable passer-by-even should be succeed in getting safely bythe question is whet ier there is not a poselittle too much enterprise exhibited. Should not reckless vehicle drivers be compelled by city ordinance to observe some degree of caution in such cases?

A Brutal Assault. -Between 7 and 5 o'clock last evening Mrs. James Hurst, of the 4th Ward, who had been to the school house for the purpose of atcourse. tending the Improvement Association meeting, was just returning home alone, when she was met by a man near her own residence, who, without a word of warning raised a club and struck her on the sale of the head. The blow staggered and stunned her, but did not knock her down, and as her screams brought immediate help from her home the miscreant made off eastward in the darkness, leaving no ciue to his identity or the motive for his assault. Fue lady is quiet and inoffensive, and is not known to have any personal enemies, and the mystery of the affair is not likely to be such if ever cleared up. In the meantime she is suffering considerably from the effects of the blow, he was engaged showed it was not her ear and the side of her face being truth, but infamy that was being badly bruised and flued

Remembering the Poor. - The and she declared that for a million she would not have taken Bishops of the various Wards through-

out the city and the cood sisters of the Rehef Society organizations are as the woman was the most probable one tuisy as bees to-day, and have been for several days past, receiving conrenerous hearted and distributing the plaints, testified that the woman kept same and ong tue needy; and it is safe to predict that to-morrow will be a day of feasting even with the poorest of the poor. Not alone are those of the poor. Not alone are those of the poor the the indigent who are ever ready to make their wants known supplied by tensive that it employed almost the enthese blessed ministers of mercy and the police force. In the house used charity, but they take pains also to hunt up the obscure and retiring who are in want-those whose pride pre-vents them from making their their of business, and who, when they were there, might be induced to commit a crime. The law did not contemplate

vening, wasbetter, made his argument It was a part of of this case that punished. efore the jury. He stated that the history those accused of resorting to those rime which was contemplated by the alleged conspiracy was the keeping of ouses had been dismissed, the Disa house of ill-fame. He claimed that trict Attorney having refused to prosthe charge had been proven beyond all reasonable doubt. The testimony of The District Attorney ecute them! had stated, in this court, at that time that the very witnesses used in the prosecution in this case should not be believed on earth, or in the high court should not be taken by a reasonable ury; but if her evidence was cor:000-

rated by circumstances, it should b of heaven, and that no American jury accepted. A scheme had been entered should convict on such testimony And no man at the bar knew better the into by several persons, as the defendant claimed, to detect sexual crime meaning of those words than did the The work was directed by private inprosecutor himself, when he declared dividuals, and uot by the city officers. The police were ready, under the mar-shal to do the necessary work; the city an American jury should not believe testimony against a certain class. It should not be believed against the other class, because the jury did not belong to government was in full operation, as was also the county government, all t. All that the defendant asked was drawing salaries which were paid for the suppression of crime; but this work that the testimony be impartially weighed, and give a verdict thereou. At the close of Judge Hoge's re-marks, the Court took a recess until was left to private citizens, and the scheme of the latter were to bring in 2 p. m.

strange women to detect the crime. Money had been paid in advance for this purpose. The defondant and prob-ably others in the community, thought This afternoon Mr. Burmester adiressed the jury on behalf of the de-ense. He said he had expected to this a commendable undertaking. The defendant stated that, it necessary hear from the prosecution a clear statement of the facts in the case, but doors would be broken in to secure the evidence. If the prosecuting at-torney was rightly informed, such outad been disappointed. Thought he would have done so in fairness to the counsel for the defense, to the court, and to the people, but he had not. Mr. Burmester had felt appalled and humiliated by Lavrages had been committed by officers in this community in times past. The arrangement of the houses showed that ing to listen to talk from the prosecution that might have been for a number of years, houses of illproper in a police court. There was no occasion for a tirade of abuse. Feeling and epithets did not constitute argu-ment. A prosecution should never them. The scheme was commenced by stoop to personal abuse and he had been amazed at hearing it. A bare statement of the indictment and an exrounding up houses which did not exist, or which were opened for the pur-pose. The suppression of vice was planation of its terms were all that was what was claimed as the object of the plan, but detectives were not sent to well known houses to learn who renecessary, so that the matter could be sorted there. There was no evidence to show that it was the intention of any of these men to interfere with notorious houses. The scheme, Mr Varian d clared, had not the sanction of the law, but was to make the cost simplified. B. Y. Hampton was ac of the law, but was to make the good the jury had been selected for their bad, and the bad worse. No law, human or divine, authorized such a partially, and they should do so intelli-It was unlike the detective gently. The argument of the prosecu-n operation in all large willbureaus in operation in all large well-regulated cities. The law did not coulighten the jury. A conspiracy was an unlawful combination of emplate the commission of crime for the detection of criminals. It was be-neath the dignity of any govtwo, or more persons, by con

certed action, to commit an unlawful erument to lead men into crime in act, or to use unlawful means to acorder to suppress it. The woman Fields was anjobject of loathing and omplish an act not unlawful in itself There was no such combination in this ommiseration, but had yet left some case. There was no evidence of the agreement charged. Mrs. Fields said of the instincts of a woman. She had testified that she had bargained with see was hired to work for defendant. If this was true there was no conspir-acy in it. Mr. Hampton testilled that he hired the woman for detective the defendant to p.y her trade as a prostitute. She was to receive \$25 per head. By the promise of money, this lost creature was stimulated to induce purposes. That was all there was of men to commit crime. A woman in it, and no jury could make a case of this business became more abandoned suspiracy out of it. It was simply a as time went on. But what must a man be, who has an interest in the ise of hiringa person to do certainwork for detectice purposes. The testimon all agreed that the woman was hired commonwealth, who would combine with such a woman, for such a purand was to be paid \$25 for each person caught. There was no occasion for abuse or invective. The agreement pose? Should his testimony under oath be taken? The scheme in which was made and money paid for the detection of crime, not its commission. A great deal had been said of a war between classes, but with sought; else, why all this secrecy?

The woman's better instincts revolted that the defendant had nothing to do He alone was ou trial. The question of the veracity of witnesses in another the course she had, in exposing those who visited her house. The story of case had nothing to do with this case There was no reason for the prosecu tor's attack on the city and county

She entered upon the fulfillment of her contract, and carried it out. Mr. Sal-mon might be treated as an accoma house of ill fame, and charged Pear-son with resorting thereto. The

a Kei

the glorious triumvirate which had been referred to. This failure was in mitting crime, and do so.

Call, or address, H. J. Hill, Teacher of Music, 26 S., West Temple St.

**IMMENSE VARIETY OF** CHILDREN'S CHAIRS, SUITABLE FOR CHRIST-MAS PRESENTS

At DINWOODEY'S.

STOP THAT COUGH. By using Dr. Frazier's Throat and

Lung Balsam-the only sure cure for Coughs Colds, Hoarseness and Sore Throat and all diseases of the throat and longs Do not neglect a cough it may prove latal Scores and hun-dr ds of grateful people owe their ives to Dr Frazier's Throat and Lung it diam, and no family will ever be without it after once using it, and discovering its marvelous power It is put up in large family bottles and sold for the small price of 75 cents per bct-tle For sale by Z. C M I Drug Dept

EXCITEMENT IN TEXAS.

Great excitement has been caused h the vicinity of Paris, Tex., by the re-markable recovery of Mr. J. E. Corley who was so helpless he could not turn in hed, or raise his head; averybody ail he was dying of Consumption. A real bottle of Dr. King's New Dis-covery was sent bim. Finding relief. he bought a large bottle and a box o' Dr. King's New Life Pills; by the time he had taken two boxes of Pills and two bottles of the Discovery, he was well and had galued in flesh thirty-six ennus

That Bottles of this Great Discovery " Consumption free at Z. C. M. Drug Store.

Fragrant Kalllodont leaves beauty and fragrance on all who use it. Sold by Z.SC. M. I.

DR. UESLEY'S Celery, Beef and Iron aouth be parronized by all who regard or decal h For sale by Z. C. M. I. Drug Store

Liberts & Nelder, Moore, Allen & Co., indue, Pitts & Co. and A. U. Smith &

For Bed Room Setts, SORENSEN & CARLQUIST'S. Go 10

FILENI PILENII PILEBIII Sure sure for Blind, Bleeding and Sure cure for Bind, Bleeding and Itching Piles. One box has cured the worst takes of 20 years' standing. No one fixed suffer five minutes after usin, Williams & Indian Pile Ointment its theories timors, allays itching, acts as politice, gives instant relief. Pre-pared only for Piles, itching of the privice parts, nothing else. Sold by inuggists and mailed cm receipt of off e. 500, and \$1.00. uggists and maney ri e, 500 and \$1.00 For sale by Z. C. M. I. Drug Dept Frazien Municipu Co., Prop's, Frazien Municipu Cleveland, Ohio

BUCHLEN'S ARNICA SALVE.

The BEST SALVE in the world, for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Feyer Sores, Tetter, Chapped Hands, Chilblaius, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money re-funded. Price 25 cents per box. FOR SALE AT Z. C. M. I. DRUG STORE.

nothing to do with that. If the city and county had failed to "Words fail to express my gratitude," says Mr. Selby Carter, of Nash-vile, Tenn., "for the benefits derived city and county had failed to prosecute certain crimes, so had the third jurisdiction, the prosecution in this court, and the pot had no ex-cuse for calling the kettle black; it was simply a division of the honors, and the defendant had no connection with it. The prosecution had also laid great stress upon the "moral" phase of the case—the allurements offered to men. Mrs. Fields had failed to allure great stress upon the "moral" phase of the case—the allurements offered to men. Mrs. Fields had falled to allure lous symptoms.

For Throat Diseases and Coughs. keeping with Mr. Hampton's statement BROWN'S BRONCHAL TEOCHES, like all really good things, are frequently initated. The genuine are only sold in that it was the detection of crime. All the testimony went to show that this was the full intent of the defendant, and that he had no idea of comboxes.



