

## SPECIAL BUSINESS NOTICES.

The Cheapest Place to buy Wall Paper is at Rivers & Co's, one door south of Walker House.

The large sale of Elmwood collars has proved their popularity. If you have not yet worn them, try them at once.

EAST NIGHT of the Alleghenians, Vocalists, Bell Ringers, Humorsists, Silver Band Players, and Crystal Chandeliers at the Theatre this evening.

WHO WANTS TO GO INTO THE COUNTRY?—I wish to exchange for city property, 160 acres of good farming land, situated within one mile of Provo. Apply to G. W. Crocker, City Fish Market. d82

HANDSOME WINDOW CURTAINS just arrived at Rivers & Co., one door south of Walker House. d82

GENTS, call at Geo. A. Alders and get your New Spring Style Hat, 1875.

CITY LIQUOR STORE opens on Monday, March 1st, at 12 o'clock. No. 45 First South Street, two doors east of Godbe's. Call and see us. MORTON & TUCKER, Proprietors.

REPAIR WATCHES or Clocks are out of repair, bring them to H. Reiser, Watchmaker, opposite the Herald Office. He warrants his work. d80

HUMAN HAIR.—Gents' Wigs from \$12, Whiskers, \$3.50, Ladies' Switches from \$5, Curls from \$1.50, and all sorts of Hair Goods cheap at the Standard Hair Store. d78

HANDSOME stock of Wall Paper just arrived at L. W. Rivers & Co., one door south of Walker House.

MR. SAM COLLINS as "The Judge" in the farce of "The Dutch Justice," at the Theatre this evening.

ATOLPH HAUERBACH, practical Watchmaker, has removed to No. 20 Commercial Street, next door to Palace Bath, at his old stand.

NOTICE.—John Connelly has just opened at the store adjoining C. Amussen and recently acquired by H. Smith, where he keeps a choice stock of family groceries, and respectfully invites his friends to give him a call. In a few days he intends to open a first class Bakery, when he will be enabled to supply families on the best terms. He will also manufacture pure candies for the trade. d81

THE Alleghenians' last appearance to-night but one. To-morrow afternoon the Grand Matinee at 1 o'clock.

JUST RECEIVED.—Chestnuts, Salvador Herring, Limberger Cheese, Choice Family Groceries, Sugar Cured Hams, Breakfast Bacon, &c., &c. DANIEL GREENG.

INQUIRE BEFORE YOU DETERMINE.—Ask your druggist what Hale's Honey of Horsebalm and he is doing in cases of severe cough and cold within his own personal knowledge, before you try it yourself. Inquire of him if he has ever known a medicine of his class as popular as that pure and agreeable vegetable preparation. Be governed by the facts he will state to you. We venture to say that there is not an apothecary in the country who will not endorse it as a specific for diseases of the lungs and throat.

PICK'S Toothache Drops—Cure in one minute.

STILL VICTORIOUS.—Many years have passed since Dr. Price's Cream Baking Powder was first offered to the public for their trial and approval according to its merits, and its superiority over all Baking Powders, and other means for making wholesome, light, sweet bread and biscuits has been established by their verdict. Still victorious, standing to-day in the estimation of thousands as the "only safe and reliable powder to use." Those who have not should test it, as also his True Flavorings, Nectarine, Vanilla, etc., which are not only equal but superior to anything ever used for flavoring cakes, pies, &c.

WANTED IMMEDIATELY.—Five hundred men to purchase the Spring Coal. Apply at once at the yard. Procure while you can a supply of this splendid fuel and be happy. d78

OVERSHOES, Rubber Boots, etc., sold, healed and repaired at the Workmen's Co-op, 90 Main St. d82

ONLY 25 cents for children to matinee to-morrow afternoon. Schools admitted in a body at liberal discount.

CHAMBER'S ENCYCLOPEDIA.—Messrs. J. B. Lippincott & Co., of Philadelphia, announce that, by a recent purchase, they have become the sole proprietors of the American Revised Edition of "Chamber's Encyclopedia," and are thereby enabled to offer the work at much lower rates than hitherto. In the course of its recent thorough revision, the American edition was filled with the special view of supplying the wants of American readers. It also possesses a special attraction in containing a series of over seventy-five full-page engravings not contained in any other edition. d80

CHEAP BUILDING SPOT for sale, 2nd Ward. Apply at this Office. d84

IMPORTANT TO THE TRAVELING PUBLIC.

It is the duty of all persons before starting on a journey to ascertain by what route they can reach their destination with the least trouble, and if there are two or more roads leading to the same point, to decide which is the safest and most pleasant to travel.

We take pleasure in stating, that the Chicago & North-Western RAILWAY is the oldest, and several miles the shortest, route between Omaha and Chicago. Within the past two years the road bed has been put in admirable condition, and almost the entire line has been rebuilt with steel rails.

of all other lines, passengers can always be sure of making Eastern connections.

Connections are made at Chicago with the Lake Shore & Michigan Southern, Michigan Central, Baltimore & Ohio, Pillsbury, Rock Island, Chicago, Kansas City, and the Great Northern, for all points EAST and SOUTH-EAST.

If you are going to Chicago, or East, you should, by all means, purchase your tickets by the Old Pioneer Route.

The Chicago and North-Western.

You will find on all through trains Pullman Sleepers, new and magnificent Day Coaches, and the best Smoking and Second Class Cars now on any road in the United States.

Particular information, with maps, time tables, etc., may be had at any of the Through Ticket Offices in the West, or upon personal or written application to J. W. Irons, Ticket Agent, Salt Lake City, A. H. Earl, Ticket Agent at Ogden, or to J. H. Mountain, Western Traveling Agent, Omaha, Neb., or to W. H. Stengett, General Passenger Agent, Chicago.

W. H. GREEN, custom Boot and Shoe maker, 9 First South Street, nearly opposite Theatre. Orders solicited, all work warranted. A perfect fit guaranteed. Repairing neatly and promptly done.

O'REILLY & Co. sell the Elmwood collar. d70

WARRANTEE DEEDS—most approved form, Quit Claim Deeds, Mining Deeds, Townsite Deeds, Leases, Official Bonds, Incorporation Bonds, and other Blanks, sale at the News Office.

WRAPPING PAPER, of various sizes, some of the best ever manufactured here, for sale at the News Office.

UNIVERSITY LIBRARY and READING ROOM, University Building. FREE.

Open every evening from 8 till 10. d820

BEST live Geese Feathers at 80 cents a pound, and all kinds of Fancy Brackets very cheap at Dinwiddie's.

PURE OLIVE OIL.—Constantly on hand the genuine article directly imported from France, for sale by Louis A. Bertrand, at his residence, half a block west from the Valley Hotel, and by Mr. Riser, Watchmaker, opposite the Herald Office; price from fifty cents to two dollars, according to the size of the bottles.

As a Frenchman, I do testify that my olive oil is the very best in the market. d8

O'REILLY & Co. selling at cost for thirty days. d70

PRICE OF GOLD. Corrected daily by Deere's National Bank. SALT LAKE CITY, February 26, 1875. Buying at \$1.12; selling at \$1.14.

## EVENING NEWS.

Saturday, Feb. 27, 1875.

### Local and Other Matters.

Thermometers 33 degrees F in the shade at 1 p.m. to-day. Fine.

There is a message at the Western Union Telegraph Office for Mrs. A. Ballou.

Meetings.—Religious services to-morrow, at the Ward meeting-house, afternoon and evening, at the usual hours.

No Eastern Mail To-night.—The Union Pacific express train, western bound, is four hours late at Green River, to-day.

Sixteenth Ward.—Elder Wilford Woodruff will preach in the Sixteenth Ward school-rooms to-morrow (Sunday) afternoon. Services commence at 2 p.m.

Fourteenth Ward To-morrow.—Elder Orson Pratt will preach at the Fourteenth Ward Assembly Rooms, to-morrow afternoon; services commence at 2 o'clock.

Firemen.—The members of Pioneer Engine Co. No. 1, are requested to meet at Firemen's Hall, on Monday evening, at half past 7 o'clock, for the transaction of important business.

By order of the FOREMAN.

Social Party.—Before us is a complimentary invitation to attend a social party to be given at the 17th School District, Tuesday evening, March 2nd. The managing committee is composed of ladies, and doubtless those who attend will enjoy a pleasant time.

Notice.—The Superintendents and Teachers of Sabbath Schools will hold their usual monthly meeting at the City Hall on Monday evening, March 1st, at seven o'clock.

A general and punctual attendance is requested.

Missionary Appointments.—For to-morrow (Sunday) morning, Feb. 28th.

We are requested to publish the following, some changes having been made from those published last Monday:

Second Ward.—Elder S. Nathan. Fourth Ward.—Elder S. B. Madsen. Tenth.—Elder C. H. Savage. Twelfth.—Elder J. Nicholson. Fourteenth.—Elder G. G. Bywater.

Sixteenth.—Elder G. Swan. Twentieth.—Elder R. F. Nealen. Twenty-second.—Upper District.—T. Harris.

Sullivan to be Acquitted.—This morning Judge Smith, by the Third District Court, to District Attorney Owen, to enter a nolle prosequi in the case of William Sullivan, indicted for murder. The attorney stated, as his reason for making the application, that the main witness failed on the pre-

secution had left this part of the country, and there seemed to be no prospect of his ever appearing in court.

Some of Sullivan's friends, who were in Court at the time, shook hands with and congratulated him.

Theatre.—There was a still larger audience at the Theatre last evening, and the various performances of the Alleghenians were rendered in excellent style and loudly appreciated by the spectators. Mr. Sam Collins, dispensing "Dutch Justice," supported by the company, made the house uproariously mirthful.

This evening, the last of the engagement of the Alleghenians, there is a very attractive programme, concluding with the farce of "Dutch Justice."

An Interesting Struggle.—A few days ago an inmate of the insane asylum, named Elliot, escaped from that institution, and to-day he was found on the street, by the keeper, Mr. Peterson, who took him to the City Jail, for temporary safe-keeping. All went well till he reached the City Hall, where he cut up some tremendous antics, keeping three men, who endeavored to secure him, at bay for a considerable time. At one stage of the struggle he caught Mr. Peterson's little finger with his teeth and bit it, then he served his cheek in the same manner, then he inserted his molars also in that gentleman's proboscis, coming near taking off and swallowing the end of it.

He was finally secured and placed in jail, after giving his captors some strong remembrances, in the shape of kicks, cuffs and bites.

Orders of Court.—This morning, in the Third District Court, James B. McKean, C. J., presiding, the following orders were made:

"Kate Flint  
Jeter Clinton, et al.

"It is ordered that the defendants have leave, and the same is hereby granted, to amend their answer touching the value of the property alleged to have been destroyed; that, at the time of filing such amended answer they pay to the plaintiff's attorneys the sum of twenty dollars, that all additional taxable costs occasioned to the plaintiff, by reason of such amendments, be allowed to the plaintiff, either by adding them to, or deducting them, from the final taxable costs herein, as the case may be.

"This cause shall not lose its position on the calendar by reason of this order."

"Catherine Reese vs. John Reese.

"It is ordered that the demurrer to the complaint herein be and the same is hereby overruled.

"It is further ordered, that within twenty days from the time of the service of this order, the defendant pay to the plaintiff's solicitors and attorneys, or to their order, for sustenance and for services herein, the sum of fifteen hundred dollars. It is further ordered that the defendant pay to the plaintiff, or to her order, as aforesaid, the sum of two thousand dollars per year, to commence from the day of filing of the complaint herein; the same to be paid in quarterly instalments, the first two instalments to be paid on the 10th day of March next, and the residue thereafter at intervals of three months."

"The People, etc., vs. Nathan Springer.

"It is ordered that the demurrer to the indictment herein be and the same is hereby overruled."

"The People, etc., vs. Edward X. Field.

"It is ordered that the public prosecutor elect, within five days, which count of course shall include the time of the filing of the indictment herein he will proceed to trial."

"A. Sanden, D. L. Buckland et al. vs. Rogers S. Eldridge et al.

"It is ordered that the several demurrers to the complaint herein be and the same are hereby sustained."

Plaintiffs excepted, twenty days were given to plaintiffs to amend.

### Manners in Public.

SALT LAKE CITY, February 25th.

Editor Deere's News:

In the Third District Court, the other day, an attorney was the objective point of a judicial mandate, because he failed to expeditiously doff his cranium covering, on entering the court room, thus manifesting a too infinitesimal degree of deferential respect for the court.

Certainly, the wearing of the hat in any public assembly is not a sign of highly polished manners, except when health or other such exigency demands the covering of the upper story.

There is a habit liberally indulged in by courts and other places that appears to be much more ill-mannered, not to say disgusting, than wearing the hat. I refer to the delectable spectacle of men sitting to a dozen men in a court of law or other public assembly voluntarily engaging in the intellectual pastime of manipulating their nasal organs with their digital extremities.

A man that does the like of that surely knows very little, and I would suggest a means of cure for these afflictions with this in mind, which merely consists of looking for about five minutes at somebody else doing it.

One can't have the desired effect, probably nothing else will. Another means of cure, however, might be to set aside a separate row of chairs for the benefit of the afflicted, and to permit them to sit there, thus making a separate row of chairs for the benefit of the afflicted, and to permit them to sit there, thus making a separate row of chairs for the benefit of the afflicted.

This may be considered an obnoxious subject, but it is not near so much so as the parties who call day after day to the court, and who are permitted solely with a view to inducing certain parties to forego indulgence in a repulsive habit.

T. T. T.

REMAINING IN THE PARK & CO'S OFFICE, Feb. 27th, 1875.

Deaths.—Last night, at 10 o'clock, died suddenly of heart disease, George A. Smith.

Dear George A. Smith: The amounts of black and red rock used in the construction of the St. George Temple to the height of sixty-eight feet from bottom rock of foundation, fifty-eight feet from the grade of ground outside, and thirteen feet below rock timbers, are as follows:

Black Rock—505 cords, 75,150 cubic feet, 6,082,160—200 tons.  
Red Rock—384-125 cords, 113,157 cubic feet, 4,184,175—200 tons.

Black Rock, used in drains—150 cords, 19,200 cubic feet, 1,584 tons.

The amount of rock necessary to finish the walls and parapet above roof timbers is as follows—73,351-123 cords, 9,440 cubic feet, 591,144-200 tons.

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Total amount of rock used in the entire building when finished will be as follows—1,875,701-123 cords, 240,070 cubic feet, 16,750,100-200 tons.

Weight of black rock per foot, 160 lbs.

Weight of red rock per foot, 125 lbs.

Number of arches already in building, 98.

Number of round windows already in building, 21.

Number of black rock lintels in building, 8.

Number of arches yet to be turned in building, 10.

Number of round windows yet to be turned in building, 25.

Height of building when finished from bottom of foundation, eighty-nine feet.

Respectfully,  
Your brother, etc.,  
E. L. PARKY.

Pacific Slope Timber Lands.

PROVISIONS OF THE HOUSE BILL FOR THE SALE OF TIMBER LAND IN CALIFORNIA, OREGON AND THE TERRITORIES.

WASHINGTON, February 23.—The bill providing for the sale of timber lands in the States of California, Oregon and the Territories came up in the House to-day and passed. Its provisions are:

Surveyed lands not reserved, and which are valuable chiefly for timber but unfit for cultivation, and which have not been offered at public sale, may be sold to citizens or persons who have declared their intention to be in quantities not exceeding 160 acres to any person, incorporation or association of persons, at the minimum price of \$2.50 per acre, provided that nothing therein contained shall defeat or impair any bona fide claim under any law of the United States, or authorize the sale of any mining claim or improvements of any bona fide settlers, or lands containing mineral or coal, or lands selected by said States under any law of the United States donating lands for internal improvements, education or other purposes; and provided further, that none of the rights conferred by the Act approved July 23, 1883, entitled "An Act granting the right of way to ditch and canal owners over public lands and for other purposes," shall be abrogated by this Act, and all patents granted shall be subject to any vested and accrued water rights to ditches and reservoirs used in connection with such water rights as may have accrued under and by the provisions of said Act, and such rights shall be expressly reserved in any patent issued under this Act.

Section 2 provides that all patents granted shall be subject to any vested and accrued water right or rights to ditches and reservoirs used in connection with such water rights as may have accrued under and by the provisions of said Act, and such rights shall be expressly reserved in any patent issued under this Act.

Section 3 provides that any person desiring to avail himself of the provision of this Act shall file with the Register of the proper district a written statement in duplicate, one of which is to be transmitted to the General Land Office, designated by legal subdivisions the particular tract of land he desires to purchase, setting forth that the same is unfit for cultivation and valuable chiefly for its timber; that it is uninhabited, contains no mining or other improvements, except for ditch or canal purposes, save such as were made by or belong to the applicant, and that dependent on the same is no other claim, and he does not apply to purchase the same on speculation, but in good faith, and to appropriate to his own exclusive use, and not for sale, and that he has not made any agreement or contract with any person whatever, by which the title which he might acquire from the United States would be transferred to the benefit of any person except himself, which statement shall be verified by the oath of the applicant before the Register or before the Land Office within the district where the land is situated; and if any person on taking such oath shall have been previously declared to be a defaulter, he shall be subject to all the pains and penalties of perjury and shall forfeit the money paid for said lands, and all right and title to the same, and not be granted or conveyed which he may have made, except in the hands of bona fide purchasers, shall be null and void.

Section 4 provides that upon the filing of an application the Register of the Land Office shall post a notice of such application, and a description of the land, for a period of sixty days, and the applicant shall publish the same, and if no adverse claim shall then have been filed, the person desiring to purchase shall furnish to the Register of the Land Office satisfactory evidence, first, that said notice of application has been fully published, and second, that the land is of the character contemplated in this Act, and without improvements other than such as were made by or belong to the applicant, and that it apparently contains no valuable deposits of gold, silver, platinum, copper or coal; and third, that he has paid to the applicant the purchase money of said land, together with the fees of the Register and the Receiver, the applicant may be permitted to enter said tract, and on transmission to the General Land Office of the papers and testimony in the case, the patent shall issue, provided that, if a person having a valid claim to any portion of said land may object in writing to the issuance of a patent of the same, he shall be held by him, stating the nature of his claim thereto, evidence shall be taken and the merits of said objection shall be determined by the officers of the Land Office, subject to appeal as in other land cases.—S. F. Chronicle.

### LIST OF LETTERS.

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And if you would preserve it from further disease, you must help it to beat right by the use of such a remedy as will remove the cause of the trouble. Use Dr. Pierce's Golden Medical Discovery before the disease has become too seated, and it will, by its great blood purifying and wonderful regulating properties, effect a perfect cure. It contains medicinal properties which act specially upon the tissues of the heart, bringing about a healthy action. Sold by all first-class Druggists.

HEART DISEASE CURED.

ROCKPORT, Spencer Co., Ind., February 1st, 1874.

Dr. R. V. PIERCE, Buffalo, N. Y.:

About two years ago I was afflicted with a disease of the heart, which at times created a pressure around it, almost causing suffocation. I saw an advertisement of your "Golden Medical Discovery," recommending the same as a cure for disease of the heart. I then bought half a dozen bottles of it, and after using three bottles I was fully relieved and am now enjoying good health.

Gratefully yours,  
VITUS KILLIAN.

## PIANOS!