Among the more bigoted and fanatica portions of the general public, the policy and course of the crusaders in this Territory receive sanction and encouragement. Among the exponents fairs. of this class of persons we may mention the New York Journal of Commerce, once a paper of the highest standing and conducted with a very liberal share of intelligence and good sense, a character which it has hardly maintained

In that paper have appeared several articles recently which have been invalid. written in a spirit of as blind bigotry as is necessary in this day. When a man writes or talks about the "lecherous propagators and professors of Mormonism" living in teleration of "lust and disgraceful wickedness" under "the plea of religious liberty." and of the anti-Mormon crusaders being the representatives of "justice and morality," it is amply manifest to all candid persons in the least acquainted with the situation in Utah that he is ligious freedom, to speak out against grossly ignorant of the true state of affairs in this Territory, or that he is infidel, and the defender of the accused very seriously biased by prejudice and infidel also. Viewing the case of the bigotry, or that he is actuated by an ex Government and the Mormons in this ceedingly victous and vindictive spirit. Perhaps this is all we need say of the tain Government officials who are temrecent article in the Journal upon the porarily clothed with a little brief au-"Mormons." There is one thing, however, that we will say to the credit of the Journal-it does write down Oneida communism as "worse than Mor- than those more popular and hence monism," which is an evidence that the more fortunate with the Government monism," which is an evidence that the Journal is not utterly blind, nor have its perceptive powers become thorough-

more liberal than the Journal. We do religion, and although we believe it is not see as the Standard does in several unnatural and wrong, and that each things, but we can commend it wherein it pays any regard to merit. Though satisfied that the "twin relic" ought since no one can deny that polygamy is to be "proscribed and punished in Bible doctrine-and our government future," yet the Standard is liberal enough to think that the "Mormons" have some claims to consideration and ed as criminals. We anticipate one of toleration, and ought not to be punished two results from the recent persecutions in Utah: either a reversal of the decishave some claims to consideration and for the past, Says the Standard :

landish Territory of Utah itself is concerned, the peculiar institution ought to be leniently dealt with. The "twin-relic of barbarism" ought indeed to be procecibed and punished in future. But it is doubtful whether Congress or the Federal Executive of the proposed and punish to blossom and bear fruit in abundance. The whole of their religious aystem, which is eminimated to be procedured to be procedure ought to punish Young or any of the elders for their past misdeeds. Sentences are already recorded against some of the elder bishops. If they "go their way and sin no more," at least in an end which they have some unpopular error which they have taken from the same old Bible that furnishes the creeds estentatious manner, the law might be kapt in snapanse over them, but not executed. The Oneida Community, however, and the numerous bands of free-lovers among us must soon be suppressed. They have reclaimed no lands, suffered no persecution, and fied to no deserts; but are striving to undermine left free, and that it needs no law, with the very foundations of Christian society in the very heart of the country."

Many other influential papers throughout the country speak much more strongly and even indignantly, against the unwarranted, unjust, impolitic they have already, by cutting off the course of the crusaders. Indeed, not-weaker sects, by the power of the law. withstanding the general desire to have the "peculiar institution" suppression, and decided reaction in public opinion appears to have set in upon the "Mormon" question, and the expressions are number of the combine agaington and unmistakable, both by merous and unmistakable, both by tongue and pen, that the crusaders have but one, and that one R man Catholic, exceeded all due bounds in their indecent haste to convict the "Mormons" and punish them for believing in and adopting what they are thoroughly conbent upon them to regard and develop.
Satan is not dead, nor asleep, but the signs are many and clear that he has more overshot the mark. He but he has bu may need a little time to concect a new plan of operations.

[SPECIAL TO THE DESERRET NEWS.] By Telegraph.

WESTERN DISPATCHES.

Steamer sunk-Stage Robbery-Los Angles matters-Lost in the mountains. PORTLAND, 1.—The steamer Senator, yesterday, struck a rock at the head of Ross' Island and sunk in eight feet of water. She was loaded with flour

orphans had a sumptuous thanksgiving dinner at their house.

SAN FRANCISCO, 1 .- The Turner-Ortiz jury have just gone out to render their verdict. The im-pression is that they will not agree, or will give plaintiff small damages. If Ortiz had not denied everything relating to their intimacy the chances would have been ten to one in his favor

in popular opinion.
The friends of De Young claim that the pistol he usually carries was in his overcoat in his office at the time the collision between him and Judge Lake occurred, and he did not have any weapon on him at the time; they also claim that Lake aguck him a heavy blow with a cane before a word passed between them. It is hard continued between them. It is hard getting at the facts, the friends of each party be-ing equally positive in their asser-

Los Angeles, 1.—The breakwater is regressing slowly, twenty feet complet-d, three hundred feet of piling are The hills are turning green with new

The weather is clear and cold.

A general leaving of the principal of not, is not the question that was mong the Chinese is noticeable,

Strockton, I.—John McLaughlin, resident of Sonora, left there a few tys ago to search for cattle in the mounty of his legitimate child
The weather is clear and cold.

Whether the practice is morally right of shall constitute 12th Class, and pay turned on the court. It all should have turned on the point whether the wo-man with whom Hawkins held sexual intercourse was his legal wife, and could shall constitute 13th Class, and pay the mother of his legitimate child
The weather is clear and cold.

Whether the practice is morally right of shall constitute 12th Class, and pay turned on the court. It all should have turned on the point whether the wo-man with whom Hawkins held sexual intercourse was his legal wife, and could shall constitute 14th Class, and pay be the mother of his legitimate child-

LATE ITEMS.

An agrarian outrage in Donegal. Police after the perpetrators. Alexis is to join the Russian fleet at New Orleans and proceed to China. A rumor at Madrid of British and American intervention in Cuban af-

satisfactorily.

South Carolina House of Representatives by vote of 73 to 22. The jury in the Turner-Ortiz case, Sau hovah.

Francisco, returned a verdiet of \$7,500 damages for plaintiff. The pamary election in the First Ward is declared PERSECUTING THE CHRISTIANS

When, by any perve sion of the fundamental principles of our national go secute any person, or party, who is car-rying out in life the religion of the Bible in its maintenance every persecuting gernment, its machinery is used to peror the Koran, the Shaster or Nature, and, when such religion dies not work be swept of injury or trespass on the rights or pro- whole body perty of other parties, it is the duty of the attempt every lover of his country and her resuch oppression, even though the vic-tims be Christians and the Government fight, we protest against the malignant thority which they use in the cause of some few sects of Christians, to abuse and persecute a weaker, and perhaps more superstitious and ridiculous, sect officers, but certainly not more fuffidamentally erroneous, and not more at variance with the Bible. The prebe hope for it yet.

The New York Standard is much as against the founders of the Christian. and every woman should be fully and perfectly protected in all her personal rights, as if she was unmarried, yet, tolerates Bible Christians-we cannot see how it can be made religiously criminal, or those who practice it be punishions and removal of the officers, or a

lies and Quakers, it seems to us absurd same old Bible that furnishes the creeds

We have already a small foretaste of what our Government would do if the bigots could put their God and creed into our Constitution. They would begin, as if numbers could decide; but, fortunately for all parties, the liberal elements are strong enough to held the lines of this Government, and keep these sects from fighting; and we greatly mistake our country if it does not put a stop to teaches polygamy, hang and imprison the Bible, not the ignorant believers.— Banner of Light.

RELIGIOUS PERSECUTION IN CTAIL

PER WESTERN UNION TELEGRAPH LINE.

Afternoon Dispatches.

Afternoon Dispatches. anced in the Old Testament of the Jaws. It would seem, from what I gather, that one Judge McKesh, ("God sers the mark!") incited probably by bigoted and malignant sectarians, has fined and sentenced a Mr. Hawkins to three years' imprisonment on the charge of adultery, the main charge against him being that he was married to more than one wife. Whether the real "act" of adultery was proved does not appear, so Seven inches of snow fell during the lowest temperature was 29 degrees.

HAMILTON, I.—The stage which left was stopped by robbers near Shingle Springs on Thursday morning, when W. F. & Co's treasure box was taken with a thousand dollars in coin. Full particular are not received.

VALLEJO, I.—Thanksgiving day was generally observed in this city. The collection for the orphans taken up at the Methodist Church yesterday amounted to six hundred dollars; the Methodist Church yesterday amounted to six hundred dollars; the Maykins! That "divine law" permitted Abraham, the "father of the faithful!"

Adultons 1.—The stage which left was preventioned to be a statement of the cash value of all goods, a statement of the cash value of all goods, as a statement of the cash value of all goods, as an an observed in the name of all that is true in the wars and other merchandise which he may have in his control, whether owned by him or consigned to him for sale, which state may have in his control, whether owned by him or consigned to him for sale, which state may have in his control, whether owned by him or consigned to him for sale, which state on the City Recorder by the merchant making applitation. Full particular are not received.

VALLEJO, 1.—Thanksgiving day was generally observed in this city. The collection for the orphans taken up at the Methodist Church yesterday amounted to six hundred dollars; the Hawkins! That "divine law" permitted orphans had a sumptious thanksgiving day amounted to six hundred dollars; the Hawkins! That "divine law" permitted or the faithful!" Hawkins! That "divine law" permitted Abraham, the "father of the faithful," to have a plurality of wives; David, the "man after God's own heart," the same, even to the making an adulteress his honest wife, through the murdering of her husband. Solomon, too, the wisest of the wise, was permitted to indulge himself in the possession of some three hundred lawful wives, besides that of twice as many samilaness of contents. of twice as many semi-ones or concu-

In Utah there is no law against poly-gamy, whilst that form and procedure of matrimony is unquestionably sanc-

demned, however abhorrent in our \$50 00. the many a'gus that are occurring, all \$40 00. printing to an era of persecution that Over \$1,900 and not exceeding this country, by a conglomerate body of malignant clergy and priests, with of malignant clergy and priests, with in whose ranks I in my soul believe class and pay \$25.

Provided that licenses may be granted for The Prince of Wales is progressing through their hell-inspired jesuit casu-

istry and unbounded opportunity, than ditti re-establish the laws of the Jewish Je- liquors in any quantity. do I believe that all heterodox men, be izing themselves for mutual defense against the day of trial that is hastening its march upon us, and resolve, with one mind, that come what will, the sacred rights of individual conscience in all that relates to religious belief and

priest and clergyman in the land shall A LIBERAL MONOGAMIET,

THE LAW AND THE SAINTS.

In Banner of Light.

Although we desire exceedingly to see Mormondom reduced to obedience to the general law of the United States, was Mexican soil when Brigham Young tional. and his followers fled thither from Nauvoo, Ill. The Mormons have changed the derness into a smiting garden. They fell under our dominion by the treaty of Hidalgo Gaudaloupe, and if they had a voice in the matter they would doubtless have preferred Mexican rule to that under which Jos. Smith was lynched at Carthage after be had surrendered himself to Ford, the Illinois governor. There is no doubt that the Mormons have been grievously persecuted by through the via dolorosa of Iowa and adjoining States, until the Mormons reached Utah. Although, then, polygamy is criminal by our common and congressional laws, yet it is not contrary to the law of nature. Besides, it tional. has been so long acquiesced in by our Article 6. - Livery and Feed Stable national government that we hope it will be repressed in the mildest manner possible, and that the unhappy Mormons will not be sent once more on the grand tour of the North American con-"There is no reason to doubt, then, that all such vicious and public exhiparts out of power that allows such bitions of immorality should be suppressed by the law. The Mormons, however, have suffered so much in their flight from country to country, and State to St tinent. Jews and Mahommedans may ter-day Saints severely or unnecessarily punished for their peculiar views.—
Albany Law Journal.

> COAL AND WOOD! - The cold season is approaching, and now is the time for subscri Coal, supplies of which are needed at this Office, Bring along the ruel.

AN ORDINANCE

RELATING TO LICENSES. Article 1. Manner of Obtaining, Issuing

and Recording Licenses. Sec. 1. Be it ordained by the City Council of Salt Lake City, that it shall not be

lawful for any person or persons to engage in any business hereinafter mentioned, withunder the seal of the City. The Recorder shall keep an alphabetical list of licenses issued, stating the number, name, time, place and kind of business, and the amount paid, with such remarks as may be considered

Article 2. Banks, Bankers, Brokers and Exchange Dealers.

Sec. 1. No person, corporation, association or company, shall carry on the business of dealing in, buying or selling, or discounting any kind of bills of exchange,

Sec. 1. No person, corporation, association and all right premises.

Articles checks, drafts, bank notes, promissory notes, bonds or other kinds of writings ob ligatory; or in gold, silver or bullion with-in this City, without first obtaining a license under the provisions of this article.

Sec. 2. Each bank, banker, broker or exchange dealer, on making application for license, shall make a statement under oath, sworn to before the Mayor or City Recorder, of the amount of capital to be employed, such statements shall be filed in alphabet ical order, and yearly licenses may be is-sued thereon, as follows, viz:— With Capital of \$300,000 and over, \$500 00

per anaum. With Capital of \$200,000 and less than \$300,000 \$300 00 per annum. With Capital of \$160,000 and less than \$200,000 \$200 00 per annum. With Capital of less than \$100,000 \$100 00

Article 3. Merchants. Sec. l. Whoever shall deal in buying or

selling goods, wares or merhandise at any store, stand or place within this City is de-clared to be a merchant. Sec. 2. Each merchant, on making appli-cation to the Mayor for license, shall make

lows viz:—
Over \$500,000 shall constitute lst Class, and pay \$500,000 and not exceeding \$500,000 shall constitute 2d Class, and pay \$450 00.
Over \$300,000 and not exceeding \$400,000 shall constitute 3d Class, and pay \$450 00.
Over \$200,000 and not exceeding \$300,000 shall constitute 4th Class, and pay \$300,000 shall constitute 4th Class, and pay \$300,000 shall constitute 5th Cla of twice as many semi-ones or concubines, Neither Jerus nor his apostics condemned the established practice, except
in the case of bishops and elders, who
were simply advised to be content with
one wife doubless from motives of
expediency. It is plain, then, that
Hawkins could not have been adjudged
guilty of adultry by scripture law. How,
let me again ask with the law of the
State? The constitution of the United
States does not prohibit polygamy, and
it specially reserves to the States and
Territories the right to make any laws
that do not conflict, with the provisions of the national constitution.

In Utah there is no law against poly-Over \$100,000 and not exceeding \$200,-

tains and has not been heard of since; it is feared he has perished in the storm.

H. R. Howell, lost in the mountains between Bellecodeeds and Conroy, perished from fatione before aid could not have been legally constitute 15th Class, and pay is seen between Bellecodeeds and Conroy, a way that presented a bar to the perished from fatione before aid could not have been legally constitute 16th Class, and pay is seen before aid could not have been legally constitute 17th Class, and pay is seen before aid could not have been legally constitute 17th Class, and pay is seen before aid could not have been legally constitute 17th Class, and pay is seen before aid could not have been legally constitute 17th Class, and pay is seen before aid could not have been legally constitute 17th Class, and pay is seen legally constitute 18th Class, and pay is seen legally constit

view may be his practices. It strikes Over \$2,000 and not exceeding \$3,000 me that this decision is but one of 000 shall constitute 18th Class, and pay prepring for the liberal classes in 000 shall constitute 19th Class, and pay \$30 00,

there are more real bong fide cases of terms of three months on payment of fif-adultery duly and nightly transpiring, teen per cent. additional, and for terms of six months on payment of ten per cent ad-Sec. 4. The provisions of this Article shall

dom since the day that Jos. Smith by not be construed to authorize any person special revelation sought to revive and to sell spirituous, vinous or fermented Article 4. Hotel Keepers.

Sec. I Whoever shall keep any public they Mormons, Unitarisms, Quakers, house with lodging rooms for the accommodation of guests within this City, is dehouse with lodging rooms for the accom-Infidels, can be a day too soon in organs clared to be a tavern or hotel keeper. making application to the Mayor for license, shall make a statement of the number of rooms of all kinds his house contains, which statement shall be sworn to before the Mayor or the City Recorder, by the tavern or hotel keeper, or his duly authorized agent. Sec. 3. The Recorder shall file all such

statements in alphabetical order, and yearbe swept ont of existence, or that the ly licenses may be issued thereon, as fol-whole body of liberalists shall perish in lows, viz: Over 100 rooms shall constitute 1st Class.

and shall pay. \$200 00.

Over 75 to 100 rooms shall constitute 2nd Class, and shall pay \$150 00. Over 50 to 75 rooms shall constitute 3rd Glass, and shall pay \$100 00. Over 25 to 50 rooms shall constitute 4th Class, and shall pay \$50 00.

25 rooms and under shall constitute 5.1 Class, and shall pay \$25 00. Provided, that half yearly licenses may yet it is to be remembered that Utah be issued on payment of ten per cent, addi-

Article 5. Restaurants. Sec. 1. Whoever shall keep any house or country all around from a howling wil- place for furnishing meals without lodging, within this City is declared to be a restaur-

ant keeper. Sec. 2. Each restaurant keeper, on making application to the Mayor for license, shall make a statement of the greatest number of persons he can furnish with meals at one time, which statement shall be sworn to before the Mayor or City Recorder, by the restaurant keeper or his duly authorized agent.
Sec. 3. The City Recorder shall file all

United States citizens, who "drove the Saints and spilled their blood" all be issued thereon as follows, viz: For all restaurants able to accommodate thirty or more guests at one time, \$75,00. For all restaurants unable to accommo date thirty guests at one time, \$40.

Provided, that half yearly licenses may be issued on payment of ten per cent. addi-

Keepers.

Sec. 1. A livery stable keeper is one who keeps for hire, horses, carriages or other vehicles, and a feed stable keeper, is one who provides feed and stabling for animals

Mayor or City Recorder, by the livery sta-ble keeper, or his duly authorized agent, Sec. 3. The City Recorder shall file all such statements, and may issue yearly licenses thereon, as follows, viz.
For 10 vehicles and over, with animals. \$100.00 per annum. From 5 to 10 vehicles, with animals, \$60.00

per annum. For less than 5 [vehicles, with animals, \$30.00 per annum. For feeding stables exclusively, \$25,00. Provided, that half-yearly licenses may be issued on payment of ten per cent. additional.

Arttolo 7. Dilliardo and Pin Alleys. Sec. 1. A keeper of a billiard table is one who possesses or ke ps, or has the control, or management of one or more billiard tables whereon others are permitted to play, and for the use of which, or privilege of playing thereon, or for the hire thereof any money or its equivalent, or any check or countarin lists of money, shall, be paid or received; and all billiard tables within the City shall be held and taken to be so kept, and to come within the meaning and provisions of this Article, except such as may be kept within dwelling houses for owner's rebe kept within dwelling houses for owner's re-creation, and not for the purpose of letting the same to others to play thereon for money, or anything representing or in lieu of money, or for wagers or bets; and there shall be levied and collected for every license to keep billiard tables as a forward.

tables as aforesaid. For one table for three months, \$300.00 525,00 " four " " each additional table, " And each table shall be numbered, and the li-

And each table shall be numbered, and the license therefor taken and paid for three months
in advance.

Sec. 2. A keeper of a pin aliey, is one who
owns, possesses, or keeps such aliey. (without
regard to the number of pins used.) on which
persons are permitted to play; and for license
to keep a pin aliey, there shall be levied and
collected quarterly in advance the sum of
\$150,00 on each alley or runway.

Sec. 3. All persons obtaining license under
this Article, shall give bonds to the City
of Salt Lake, with at least two sureties, to be
approved by the Mayor, in the penal sum of
five hundred dollars, conditioned that the
party so licensed shall faithfully observe and
keep all the provisions of this Article, and that
he will prohibit music, dancing, drunkenness
and all riotons or disorderly conduct, on his and all riotous or disorderly conduct, on his Article 8.-Sundry Avocations.

Article 8.—Sundry Avocations.

See 1. It shall not be lawful for any person to exercise within this City, the business of runner or buyer on the street, real estate or land agent, smelting and crushing ores, assaying, bill poster conveyancer, dentist, physician, surgeon, occulist, anrist, insurance agents, photographers, mechine agents, expressing, telegraphing, intelligence office, running ommibuses, cars, cabs, drays or other vehicle carting, porterage, packing, boot blacks, or of peddling of fruit, or to conduct or manage any theatre, circus, menagerie, exhibition, show or amusement, skating rick, shooting gallery, bail or concert, without first obtaining a license therefor.

See, 2. Whoever exercises the calling or profession of any business described in the preseding section, shall be considered to come within the meaning of this Article.

Sec, 3. There shall be levied and collected yearly in advance, unless otherwise provided,

Sec. 3. There shall be levied and collected yearly is advance, unless otherwise provided, for every license granted for the business or object herein specified, as follows:
First. Upon a runner's license, \$25.00.
Second. Upon a real estate or land agent's license, \$25.00.
Third. Upon a license for amelting and crushing ore, \$100.00.
Fourth. Upon an assayer's license, \$25.00.
Firth. Upon a bili-poster's license, \$25.00.
Seventh. Upon a dentist's license, \$25.00.
Eighth. Upon a physician's license, \$25.00.
Ninth. Upon a physician's license, \$25.00.
Tenth. Upon an occlist's license, \$25.00.
Tenth. Upon an aurist's license, \$25.00.
Twelith. Upon an aurist's license, \$25.00.
Twelith. Upon an invurance agent's license, \$25.00.

ing, \$75.00.

Twenty-sixth. Upon a porter's license, \$10.00.

Twenty-seventh. Upon an express agent's or company's license, \$100.00.

Twenty-sighth. Upon an intelligence office keeper's license, \$25.00.

Twenty-ninth. Upon a fruit peddler's license, \$5.00.

Provided, That helf-yearly licenses may be issued on payment of ten per cent, additional.

Article 9. Sundry Provisions. Sec. 1. Sellers of fresh meat, roultry, fish and regetables are required to be located and do usiness within the City Market, or on market rounds, and when so located their license hall be considered to be included in the rent of their stalls or stands.

Sec. 2. Licenses shall not be valid if the busness is transferred from the building where it ran originally granted, unless such transfer be wearded in the City Recorder's office. naferred from ally granted, unless such in the City Recorder's office. It shall not be lawful for any person his city, to engage in the business of g or hawking merchandise, or conduct, or sell tickets for a lottery or gift ene, or any kind of fraudulent device or on, for the purpose of selling or disposing rehandise or goods of any description or without tickets numbered or marks.

or amusements, may be withheld at tion of the Mayor, Provided, an appe

refuse to comply with any of the requirements thereof, shall be deemed rulity of a misdemeanor, and on conviction thereof, shall be liable to a fine in any sum not exceeding one hundred dollars, or to imprisonment not exceeding six months, or both fine and imprisonment.—Provided that the penalty shall in no case exceed twice the amount of the yearly license of the party accused for each offence.

Bec. 6. That all ordinances, or parts of ordinances, conflicting with the foregoing, be, and the same are hereby repealed.

Passed November 21, 1871. SILT LAKE CITY.

This certifies that the foregoing is a true co of the Ordinance passed by the City Dound November 21st, A. D. 1871. Given under my increased the Corporate S Given under my interesting Con of Salt Lake City, this St. have of

NEW MILLINERY BRYABIAS PREST We refer our lady readers to the advertisemen of Mrs. S. F. Lovell who has lately opened a Ladies' Furnishing Store at 60 Kimball's Block First South St. She has quite a Stock of Milinery and Fancy Goods and desires a share of patronage from the ladies of this city. d10 1

In Sail Lane City, RENJAMIN BALLEY, son of Edward and Mary Brain, aged il years, month and 8 days, of rheumatism and brain Funeral from re idence, Sunday morning, s 10 o'clock. Friends are in vited to altend.

SATURDAY EVENING DECEMBER 2, 1971, 1

LAST APPEARANCE OF

CARRIE CARTER!

Will be presented for the Last Time, the ver Successful Drama, entitled

Life. Stakes, Death!

Is Engaged, and will Shortly Appear, Mr. J. M. WARD in McCloskey's Great Drams, enutted PHROUGH BY DAYLOGHT.

BOX OFFICE open for the sale of Tickets the day of performance, at 11 o'clock.

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Grain.

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MACHINES.

Call and See Them at the Sales Room

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Installments if Wished. Strut Received at Red MACHINES DELIVERED Free of Char

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Coarse Salt Cheap, Table and Dairy Salt, 4000 lbs. Bacon.

Grain and Flour MANUPACTURED LIQUID BLUEING WHOLESALE JOBBER. Highest Price in CASH paid for DRIED PEACHES!

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AND CENTRIFUGAL PUMP.

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GRAY, JONES & CO.

Santa Cruz Tannery. Manufacturers of Oak Tanned SOLE LEATHER No. 418 Battery Street, BAN FRANCISCO

LOCKE & MONTAGUE STOVES & METALS.

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And all Descriptions of CASE GOODS 204 Front St., d221 6m SAN FRANCISCO, CAL.

egar, Cider.

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