Alter I. S. H.	- to contract by provide and				
EVENING NEWS.	THE LATEST TEST OATH.	think your bonor is here to determine	without determining anything at all	SALT LAKE. OC	BDEN. D STIND DAME O DD OMME
EVENING NEWS.	X	something, but not to make any law- to determing what the law new is in	is that I ought not to change the	CFODOR A TON	
Friday, May 6, 1887.	A Lively Spat in Court.	when he says we are to take notice of	practice that he has been adopting here.	GLOIDIA, LOW	
	THE MORRIS-MAMMOTH SUIT DISPOSED	the surrounding circumstances. 1 agree with him; this law is to be in-	Judge McBride then man made a few remarks after the style of		
SPECIAL CONFERENCE.	OF BY COMPROMISE.	terpreted in view of the situation here in Utah, plainly put and plainly con-	Mr. Bennett's argument, and Mr.	MOWERS, DOUAR SULKY	RAKES,
		in Utah, plainly put and plainly con- sidered; and what is it? Your honor knows full well that when this law was		Ballos A Hav I	
The Latter-day Saints of the Sait	In the Third District Court yesterday	proposed to be passed by Congressit was	Court then adjourned to 10 a.m. to-	Sulky Rakes, ST FOR E Hay L	oaders, WE ARE DISPLAVING THE
ake Stake of Zion will convene at 10 m., in the Assembly Hall, Satarday	alternoon, it was found inceasary to	here, who has just made this argument.		NUMERS A TOTAL HORSEN	WE ARE DISPLAYING THE
ay 7th, 1687.	call on the open venirs to fill the panel of the jury in the suit of Elias Morris	that so oath should be formulated that	THE SUIT COMPROMISED. Last evening the prospect of a fourth	COAD DINDERS. FARM	INT FURKS,
Officers and members of the Church	vs. The Mammoth Mining Company.	asked of Congress that the act be di-	leval battle over the Mammoth indebt- edness to Mr. Merris was swept away,	WINKE WEIDERS	arrise 1 Otoct Nic solting
ill please govern themselves accord-	One of those thus summoned was Joshua Midgley, the painter. He	rected against the Mormons, pre- scribing that no member of that	as was made public in court to day	MAINLO WIRD WIRD	ROPE, Latest Novellie
ly. ANGUS M. CANNON,	passed satisfactorily as to his general	courch should take it, and prescrib-	Judge Henderson, after court opened, asked the attorneys what their plea-	BANBOLPH HEADERS. WIRE	KOPE.
President of the Stake.	qualifications, and was called by Judge Henderson, who was on the bench, to	tuings	Mr. Williams arose and stated that it		IN
THE A CLARENAND	take the oath prescribed by the Ed-	AGAINST THEIR RELIGION, certain points, that they couldn't take	had been settled by compromise. He moved that it be dismissed, each party	ACME	HAVANA
FRAGMENTS.	munde Tucker law. The cierk handed to the Judge his	The o.th. It is within the discussion	paying its own costs. This motion was granted.	Harrows, JOUR AND SA Pr	Silks, Surahs, Tussors. French Combination Ro Millinery Trimmings, Embroideries and
'HE "Rag Baby,' for the last time at Theatre this evening.	book containing the forms of cath.	in the facts, that the committee ex-	The amount paid for a settlement was \$15,000, which was handed to Mr		
UDGE ZANE opened the First Dis-	Judge Henderson inquired-Is this the	too char any mornion cours that the	Morris last evening. This is barely half the amount sned for, but was ac-		STIRRING Laces, Ladies' and Children's
t Court at Ogden yesterday.	I JI III II MARK C AND A CHAR MANY	and not, as my brother says, for the perpose of excluding them, but that	cepted by the plaintiff rather than continue the litigation, which has now		Underwear, Etc., at
ICHOLAS BATH, for indulging in a		the law changing the form of oath which had been laid before the com-	continue the litigation, which has now lasted about five years.	GARDEN	ULKY
ak, was fined \$5 to day, by Justice	APPROVED BY JUDGE ZANE,	which had been laid before the com- mittee, and which was desired to be		M. L. ACTIVIEN	I own Union Illhan Even Defana Offe
er.	though it had not as yet been admin-	passed, and an oath was laid down	RELIGIOUS TEST REQUIRED.	10010.	Plows. LUWER PRICES THAN LVER BEIORE UNE
ADDY ROYLE, for being drunk and orderly, was fined \$50 in the police		any hint at that belief. This oath that	(, <u></u> )		
rt to-day.	as to lows:	has been read here, which this act of Congress prescribes, prescribes no word in it that is derogatory to any re-	APPLICANTS FOR CITIZENSHIP REFUSED BECAUSE OF BELIEF.	SCHUTTLER DO HORSE SAW	MILLS, IN THIS CPTY!
HE Salt Lake Stake Conference	say that I am over 21 mars of age; that	word in it that is derogatory to any re- ligion, particularly to that which was		ALL	III IIIO OIIII.
Amences at 10 a.m. to-morrow, in Assembly Hall.	I nave resided in the Ferritory of Utan for six months last past; and that I am	figien, particularly to that which was prevalent in this Territory-particu- iarly to the Mormon Church. It is ev-	Article VI of the Constitution of the United States, says: "No religious test	WACANC E ON Steam	Engines
in Mutual Improvement Associa-	a native born or nataralized cullen of	Mermon might take it. All the act of	shall ever be required as a qualifica-	WAUUND. S W. L. SI STOLE	
as Conference will be held to-mor-	the United States; that my full name is; that I am years of	Congress prescribed was that the Mor-	to any office or public trust under the United States." This pro-		Our Wrap and Jacket Department is in receipt of an
evening, in the Assembly Hall,	age; that I am a man; that the name of my lawful wife is	ovey the law; but my brother, and	vision does not seem to be	Buggies, o muuminui a LEI	FFEL lof of Beautiful and Stylish Wraps and Jackets. Su
omencing at 7:30 o'clock.	Line # the Hait of Status and will		The second contract of the second sec		please. In this department we show Thirty Styles of Lo
D DAY Mr. Varian asked that a mo-	attifully oney the laws (percol, that	NOT SASISFIED WITH THE ACT of Congress, but they want to bring	Henderson, as shown by his action in he Third District Court to-day, in	WH CININ WH	DET a and Misses' Jerseys, to which we call the special attenti
esbec - Mreats case be heard on		into it an express slur upon the relig	dealing with applicants for admission	RGAD CARTS. WH	every lady. Only a few of those time Black Jet Bead
day. It will come up at 10 a.m. on ≰ay.	nication; that I will not hereater, ht.	ion of the Mormons, and they add, "In medience to any revelation." Why	to citizenship. Uarl E. Larson, after answering a	THE AT LAA TITTAT TA LITE	broidered Jerseys at \$3.75 are left. They are posit
	any territory of the United Sales, at any inde, in obedience to any adegeo	orother has explained it. He has ex-	great many interrogatories as to differ-	FIRGE DEACONFREE FOR ALL R	cheap at \$6.50,
in Bisbops, their Counselors, and easing men in the various wards	revelation, or to any coursel, advic-	plained it, because, he says, "these dormons believe in a revelation, and	ence between a republic and other forms of government, etc., was asked	լլացլ նրացց լբшնրըն նլ զրը ն	Our White Goods and Wash Fabric Department
e Salt Lake Stake will meet in the	whatever, or under any cli- cumstances, enter into piusal cr	we want to make a flidg at them"-he don't use it in those words, but he says	by Judge Henderson, "Do you believe	Barb Fence Wire, Iron, Steel.	man to some and look the City of the look
al Hall to-morrow evening at	polygameus marriage, or have	"We want to shut off the Mormons." Precisely. Congress didn't want to	it right for a man to have more than one living and undivorced wife at a	Loar o rence wire, area, boot.	to please.
FILLOW named Steele made him-	habit with more than one woman con-	make any sn a claim; but he did; he wanted to make the slur and so he has	time?"	THE CONTRACTOR OF A DESCRIPTION OF A DES	Our Shoe Department offers the best qualities and n
obnoxious by raising a disturb-	any time hereafter, directly or indi-	drawn up this oath, and added these	Court-That is not the question. Dyou believe it right for a man to have		styles of Ladies' and Childs' Goods at lowest living p
in the Third District Court room y. He was placed in the city fail	any person to have or take more wives	uissgreeable to any Mormon to take it.	more than one wife?		We warrant every pair we sell.
alt trial for drunkenness.	one woman; or to commit incest,	grave distinction, but they wanted to	Mr. Larsen - Yes, for some men. One wife is enough for me.	VVINTER! SPRIN	
cofficers of the Y.L.M. I.A. of	said laws: that I am not a bigamist or		Court-Do you believe, if hereafter you have means enough and are told		ceived, besides other new goods, some Beautiful Jersey
alt Lake Stake of Zion, are re-	polygamist; that I do not conabit		by the Church authorities to take another wife, it would be right?		Jersey Shirts and Sashes too cunning for anything at
ed to remain after the forenoon ng of the special conference on	other sex, and that I have not been convicted of any of the offenses above	velation." Why shouldn't they put in	Mr. LarsenI do not know what I might do in the future. My full inten-	TEACDEL	Than Eastern Prices!
day, May 7th. MARY A. FREEZE.	mentioned.	induce some person to violate the	tion is to obey the law of the land. CourtYou will not say what you	TEASDEL'S	3
	Mr. Midgely declined to take it, and	oath here against committing adultery.	will do in the future.		Real Provide State Sta
NUMBER of persons who were at heatre last evening, on emerging	the court was about to excuse him, when Arthur Brewn, on behalf of the	stood-that the Mormons are particu-	Mr. LarsenI will not break the	ALL WOOLEN GOODS,	CARPETS! CARPETS!
all the way home, noticed a decided	plaintiff, objected, as the oath was not	larly free from committing that of-	Court-You say you don't know what you may do?		
hurous effluvium in the air, but what source it came or by what	in accordance with that prescribed by law, nor the one the court had been	tiles (a few) that occasionally	Mr. Larsen-Yes; not what I may do.	SCARFS, HOODS, WOOL JACKI	ETS LINOLEUMS! LINOLEUMS!
ns caused no one hazarded even	using.	COMMIT THAT OFFRASE. If the particular seductive reasons.	Court-Then you cannot take the oath.	AND SIMILAR GOODS.	RUGS! RU
ajecture.	Judge Henderson remarked that it Judge Zane had adopted it he would	which would apply to Mormons are to	Mr. Larsen - 1 will not hereafter break the law; I do not intend to		Trained The days of William and Milliam
	not question it.]	ular seductive reason that will apply	break the law.	NEARLY HALF PRICE, TO CLO	CE Lowest Prices.
ed.—The meeting of officers of the	Mr Brown suggested that Judge		Court-You do not say positively you will not?	ILANEI HALI I HIUL, IU ULU	OL!
Lake Stake Primary Associations,	COULD NOT MAKE THE LAWS	will not hereafter, ever in this world, under any circumstances of provoca-	Mr. Larsen-No: I cannot say what I may possibly do. My intention is not	the second secon	AT Our Willinger Deserts and to the
ch was to have been held to-mor- at 11 a.m., has been postposed	any more than any one else. If a form	tion or seduction, commit the crime of	court fou can learn more of this	LADIES' CLOTH LACKETS NEWMARKETS AND P	Beautiful Styles and Low Prices account for it.
it the start in the start of a falsek	of oath had been adopted it was when	woman in the world should get in hed	and make up your mind. This is	LADIES' CLOTH JACKETS NEWMARKETS AND C	

Prices to compete with any market East or West.

row at 11 s.m., has been postposed any more than any one else. If a form fornication, not even if the bandsomest until Saturday, May 14th, at 2 o'clock of oath had been adopted it was when woman in the world should get in bed

only one side had been urged, and that with me." and that should be added to

Court-You can learn more of this and make up your mind.



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