	Las to the first of the second	1 manufacture			
VENING NEWS	"MORMONS" DISFRANCHISED	CITY COUNCIL.	hardships to many who have no use whatever for sewerage. Many more reasons might be assigned why sewer- age would be more of an injury than a		THE A DETECTION AT A A D B. NTETES
and the state of the state of the	- MINE & 202-427 A F	The Sewerage Question as it Now	reasons might be assigned why sewer-		
lesday, Oct. 17, 1886.	"The Court Says no "Mormon" Can	Presents Itself.	benefit to our citizens, but the above		THE BURTON-GARDNER
the second s	Begister in Idaho.	a second s	benefit to our citizens, but the above are sufficient. Trusting we shall hear	LAAMA BAAAA	
ND A OWNER	AND A PARA MONT	The City Council met in regular ses-	no more of sewerage for the .n xt ten	Pears' Soap Fair white hands.	
FRAGMENTS	FREE EXERCISE OF RELIGION & MYTH.	sion last evening, Mayor Armstrong	I MICS, PAUSSONAL HODWOOU S ICADOM		
ask is a message at the Wester	n	presiding. There were quite a number of citizens in attendance.	was that the sycance would not be		
Telegraph office for B. Sim	" Membership in the Church Made a Ground for		equaled by the practical benefits. Mrs. Sarah E Smith objects "be-	Fair white hands.	
e 3	Disqualifying Voters.	proposition was the first taken up, and	cause it will increase my taxes, which are already high, and impose upon me		
ATURAL GAS" will be given at th		the following was read:	costs and expenses which will be op-	Bright clear complexion	entremental international and
tre tomorrow and Friday even		1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m	pressive, withentadronate correspond-	Bright clear complexion	and manufacture in the second process of the second proces of the
by the Donnelly & Girard com	The following telegram was received	of the City Council of Salt Lake City:	it g benefits as far as I can see I think the enterprise, if otherwise feasible,		 Statistic strategy of the statistic strategy of the stati
	in this city last evening: BLACKFOOT, Idaho, Oct.16[Special	Gentlemen: - The undersigned pro- tests against the proposed system of sewerage for the following reasons: First-Sewer District No. 1 is alto-	is prematore for the wealth and popu-	Soft healthful skin.	And a second
a condition of Bishop Josep	h to the December Name i The deal	sewerage for the following reasons:	lation of the city, and is in the la- terests of the few who are rich, at the	Suit meaning skin.	
parson, of the first ward, 1	sion in the Woolley mandamus case	First-Sewer District No. 1 is alto-	expense of the many who are poor."	"PEARS'-The Great English Complexion SOAP,-Sold Everywhere."	
ity improved, though he is sti	was rendered this afternoon at three		The remaining protests were based on reasons substantially the same as	LANO the draw Lagran dempionen den, ord Lierfander.	
le to leave his bed.	o'clock. The judge reviewed the	Second The proposition is entirely upjust, as it compels the great bulk of	the foregoing, and the following is a		Characteristics in the second s
SEPH E. MORRIS plead not guilty	, whole case at great length,	citizens who will never derive any	list of those who are opposed, within		Charles and the second s
Third District Court yesterda	y and said, in substance, that the	potting in the mains and for the main-	the district, to the project :		a second second particular and second s
indictment charging him with as to do bodily harm.	. statute in question is consti- tutional; that the Church of Jesus	tenance of this system; also for the	C. H. Crow ³ Sarah E. Smith, Rachards Brothers, John M. Young,	Construction of the second	Contraction of the Contraction o
The second s		Third-It sewerage is actually nec-	Nancy L. Hichards, Lydia Merrill, Woolies, Young and E. C. Whitmore.		A Manual and a second sec
IN IRVING, of West Jordan, ap		essary, the residents of the three cen- tre streets should establish it at their	Hardy Company, John H. Balley,	Dorrid Tomor & Co	C. and the second se
d in court today for sentence o viction of uniawful cohabitation	n ings are within the inhibition of this	own cost, and not have those who do	Harriet B. Young, John Needham, L. W. Richards, D. Stuart,	David James & Co.	Colorest and the second descent of the second descent of the second descent of the second descent desce
natter was deferred til 2 p. n	law; that these doctrines and teach-	I not need it, and can never be benefited	H. B. Clawson, J. S. Barnes, John C. Cutter, M. W. Taylor,		
rrow.	ings have not occurrepeated of changed		Ann I., Whitney, Christine Rockwell,		and that successive and an an and a second
and the second se	in this Territory so as in any way to		Alice Watt M. A. Moroni Cannon, Young Broshers, George M. Cannon,	TINNERS,	et anne and an and an
SHE was an error in the adver	affect such organization here or else- where, and that membership in such	can be used for sewerage for a small	Watson Brothers, Zera Snow, et al . J. H. Parry & Co., Estate Z. Snow,	LININ LINO,	CARLES AND
ent of the Emma Abbot Company vening, in regard to the prices t		portion of the city.	Joseph W. Taylor, T. C. Armstrong Mrs. C.E. Dyc, (Trustee)		the second se
harged, which are \$1 50, \$1, 500		sent proposition, bacause I am willing	G R Jones Jens Olsen.	PLUMBERS, GAS and STEAM FITTERS	
53. for the evening performance	s under this law. The application for	Street, to i in in a movement to estab-	Mary M. Grav, Mary Gunderson,	LETHBREDY PAYAHI TLEAW LILLERY	A CAN BE AND A CAN
1, 75c. and 50c for the matinee.	order of mandamus was therefore de-	lish sewerage to be paid for by the	C. I. Kirby, Geo. G. Bywater, Camiha C. Cobb, Mrs. Annie Williams,	· DOMENTICO, GEN MEN OF DILLE FIT FILLD	Service and strange and the service of the service
and the second	nied.	property holders who are benefitted by it, providing the City Council will	T. C. Patten, Sarah A. J. Cannon,	BUALDES IN	AND REPAIR AND
e sale of seats for the Emma Ab		guarantee that the estimate they have	Edward Scrave, J. M. Watson, A. H. Dunford, M. M. Barratt,		and a second state of the second s
Theatre will open on Frida		made is correct and that the system	R. R. Grant, W. M. Cannon, Burton, Gardner Co., Physic G. Beattie,	Flumbing Material, Pumps, Pipe and Fittings	Contractive and the second
ing. It is likely that the gran	d mony was reviewed at great length,	is made, it will be comparatively easy	A. Frantzen, John Taylor estate.	Steam Heating Supplies, Tin and Iron Roofing, Gal	the second
cal feast offered during the com	. especially that given by Messrs Budge,	for the civizens interested to defray the expense of taking care of their own	klins Smith estate. Martha Hughes Can-		
ingagement by the popular an	d Nibley, Parkinson and Thomas. The	filth. ELIAS MORRIS.	Silver Bros., non, M.D., A. H. Caunon, John Ehngren,	ranised Iron Cornice, Guttering, Etc.	and and the set of the set of the set of the
	e substance of the decision is, in brief:	Alderman Riter un dertook, to reply	Susan E. Smith, Elizabeth Boyes, E. W. Davis, A. T. Schwartz,	GARDEN HOSE AND LAWN SPRINKLERS.	l'omhingtion L'oneo Y. L'aneo Morat
ashionable assemblages.	1That the law containing the test	to this protest. He said that this pro-	John S. Barnes. W. C. Morris,	GARDEN HUGE AND LAWIN SPRINKLERS.	UUHUHUUUU PGHUG & PSHUG HUQUH
st evening's fire alarm was cause	d oath had already been declared consti- tutional by the Supreme Court of	I pression to the views of a large num-	W: N. Williams, M. C. Phelps, A. W. Davis, Wilford Woodruff,	NO. 67 S., MAIN STREET.	
e flames breaking out in the Des	" Idaho and Indee Barry was bound to	the statements made in the public	Sarah Dunford, J. Taylor & E. Boyes,		OFFICE AND SALES ROOMS, 101 & 103 E. FIRST SOUTH STRE
University building. A fire ha	respect that decision.	prints. He knew that these feelings	John D Wright, John C. Gray,		
left in the laboratory, and b s of an open flue had communi		Morris and others, but he was certain	Wilfood Woodruff, Jr., Wm. Foster, T. Armstrong, O. A. Woolley,		FACTORY AND YARD, CORNER EIGHTH SOUTH AND STATE
to the floor above. Fortunatel	te indicate that the practice of polyg-	that such views arose from a mis-	Angus M Cannon, W. H. Foster, Emily Clawson, Manly Burrows,	THE FOUD CTODEC	Contraction of the second se
as discovered in time and ex	amy or bigamy had neither been al-	that such views arose from a mis- apprehension of the facts; and while he found no fault with Mr. Morris and	Lucy D. Young, John Balley (cstate), Mrs. M. Bruce, C. V. Spencer,	THE FOUR STORES.	presentation of the second sec
ished by buckets of water. Th	vised counseled nor encouraged with in the past two years, yet it	others in thus expressing their objec- tions to the proposed sewer plans, it was due to the members of the City	Mrs. M. Bruce, C. V. Spencer, Lydia A. Thatcher, H. Hyde (estate),	THE LOOK ALANEA.	DEBETORS: Gee. H. Taylor, George Bonney, Geo. H. Taylor, Assistant Manag
ge was slight.	was nowhere shown that a	was due to the members of the City	Maggie M. Kimball, Elizabeth Hopwood, Mary M. Kimball, H. B. Young,		F. Armstrong. H. J. Romney, O. D. Romney, Secretary and Tres
······	like modification had been made	Council that no wrong impressions	Helen M. Whitney, P. H. Young, Maria Y. Bougali, Jas. W. Eardley,	x	W. F. Armstrong. H No star and a star
\$50,000 Involved.	in the teachings and doctrines	Council that no wrong impressions should obtain among their constitu- ents. He knew that an impression did	Levi W. Richards, Mary M. Woolley (cs	A Contract of the second of th	TIMDED VADD
	of the general Church in such a way as	obtain among many that this Council	Descret News, tate); P. W. Madsen, H. G. Park,	S. P. TEASDEL.	LUMBER YARD
s against Herman Hill and other	to reach the whole body of members in that Church, and of which Mr. Woolley was one. To change a doc- trine of this or any other organization,	large portion of the community, in that	James P. Froeze, S. E. Newton, M. D., David James, Jane Romney,		
up in the Third District Court to	Woolley was one. To change a doc-	they propose to tax them for improve-	James Chesney, Elias Morrie,		STEAM PLANING MILL
The array of legal talent on both	trine of this or any other organization.	interest, and from which they will de-	Zion's Sayings Bank, N. Nelson,		STEAM FLAND MILLI
15 1010000000 0100010. 0. 0	a movement to that end must be	FIVE HO DEHEIL, DUY HE SAID THAT HO	A. Schwaiz, John Johnson, T. E. Tavior, Eveline Wyman,		
n, Sheeks & Rawlins and F.Pierc	Beneties and the construction of the matter of		S. I. Clawson, John Taylor, Betsey Stromberg, S. & G. Stringfellow,		TAVIOD DOMINICI
ring for the plaintiffs, and s. W. H. Dickson, Marshall	Trend and the provide the second seco	either near or remoten	Jacob Alt. Alice Needham estate,		TAYLOR, ROMNEY,
and C. K. Gilchrist for the de		It was impossible to adjust benefits to the people in the proportion as they	Mrs. John Bergen, Alfred Best, Joseph Busby, W. A. Needham,	EVERYTHING NEW!	IAILUN. NUMINCI.
its. The property involved i	8 by local divisions. No such movement		James W. Richards, Amanda J. C. Best, John L. Blythe, MEVanSchoonhoven.	LVERIIIII THING HEW.	
tate of the late Moses Thurston	has been made by the Church as a body	main should not be constructed at	The standard states and states	COME IN AND SEE!	ADMOTOONO OC
orth about \$50,000, and consist	- Such a course might have been ex-	public expense, on account of the	M Atwood, F. C. Andrew estate, William Naylor, Sarah Ann Daft,	COME IN AND SEM	ARMSTRONG CO
real estate and improvement	8 mented at the last Cas and Conformance	irregularity of benefit, may be illus-	George Navior, C. B Taylor, Huldah C. Naylor, Robert Fixton,		
and relipic whiteer, between	hat as no morement of the kind had	the past history of this city. The Jor-	M. D. J. Jonasson, John Needham, James W, Stephens, S. W. Alley,	BOOTS AND SHOES	
and routen bouth, 1	I taken place, it was safe and proper to	I GAN CANALCOAL \$200,000; LOB DOFLIOD OF	John Johnson, John Connelly,		Mr One Block East of U. C. R. R. Depot.
his wife was appointed adminis	conclude that nothing of the kind	construction and maintenance a sum	Mary Ann Hanks, Morris Bros., S. F. Atwood, Emma E. Snell,	CLOTHING,	in the second seco
x, and in 1881 the estate was set	turo	much less than their proportion, when	James M. Wardrobe, Thomas Golightly, John Wardrobe, Jr., Elizabeth P. Davis,		The state of the s
ip by the probate court, and Mrs	3That outside of the fact that Wm	tion of the city least benefitted paid	John Wardrobe, Jr., Elizabeth P. Davis, John Wardrobe, Sr., John Blomquist,	TTEL DRESS GOODS,	J. R. BARNES, J. S. LEWIS. A. F. BARNES, W. S. BA
stop adjudged to be the sole hel	r Budge, president of the stake in	much more than their proportion. For	C. M. Donelson, Isaac Brockbank, Agt. A. Best, Golightly estate,	DILLOD GOUDS,	
entitled to the property ous of which she after	which the applicant lived, had received	direct taxation and licenses, roughly	M. J. Blazzard, Mary R. Murkler, Sarah A. Daft, C. C. Amussen,	DDV COODS	
sold to Mr. Hill an	and given orders that the members of	tire revenue of the city So on this	E. Martin estate, J. P. Mortewson,	DRY GOODS,	
s. It transpired, however, that	the Church belonging to his stake	basis it paid about 65 per cent of the	Ann T. Heer S. B. Rose.	CDOCEDIES	
and a second and a second state	Ishanid cesse presching polygamy or	local and melatomenus of the same	AND DESCRIPTION OF TAXABLE		

Mr. Thurston had relatives in the east, children of his brothers and sisters, and these now lay claim to the property, and have instituted the suit.

Y. M.-M. I. A. Elections.

Last evening the Seventeenth Ward Y. M. M. I. A. held its annual election, the following board of officers being selected: Fresident, Zebulon Jacobs; counselors, Frank S. Tingey and Geo. A. Smith; secretary, Ward E. Pack, Jr.; assistant, Arthur F. Barnes; treasurer, George E. Howe; librarian and choir leader, George F. Felt; assistant, C. B. Felt

The annual election in the Sixth Ward association resulted in the choice of Hugh Watson for president, Franklin M. Anderson and Stephen H. Love, counselors; Jos. A. Anderson, secretary; Wm. Letham, assistant secretary and librarian; James Poulton, musical

director; programme committee, Hugh Watson, F. M. Anderson, S. H. Love, James Poulton, Wm. N. Anderson.

In the Seventh Ward the following were elected: President, Wm. J. Woodbury; counselors, John E. Callister and Chas. H. Hyde; secretary, J. W. Walker; assistant, George H. jurors, by consent; the jury failed to Wallace; treasurer, Wm. R. Andrew; librarian, F. B. Woodbury; schoir leader, W. J. Kelley; assistant, Arthur

First District Court.

Day;

Proceedings at Provo yesterday before Judge Judd:

People vs. Weg. Gillies alla : Samuel Young; grand larceny; verdict of guilty; 20th of October set for senlence

United States vs. John Adams; unlawful cehabitation; plea of not

United States vs. Richard Jenkins; unlawful cohabitation and adultery; to plead Oct. 1

United States vs. Joseph Wadley; untawful cohabitation; trial; ver-dict of not guilty by instruction of Court.

United States vs. Peter N. Anderson; unlawful cohabitation: plea of not guilty withdrawn; plea of guilty stered. Sentence set for November

United States vs. Sidney R. Caster; adultery; plea of guilty; Oct. 20 set for sentence

People vs. John N. Jensen; assault to commit rape; ples of not guilty; trials t for Oct.

Springville vs. I. Fordonski; dis-

Spanish Fork City vs. Morgan Hughes; breaking water ditches; triai

in progress. United States vs. Wm. Webb; adultery; plea of not gullty. United States vs. Julia Goode; for-

nication; plea of not guilty. United States vs. Olof J. Andersson; unlawful conabitation; plea of

Lot guilty. United States James H. Sweet; ignored by gland jury and ordered dis Indictments by the grand jury: In

United States cases, 1; in Territorial cases, 4.

> News Notes

Citizens of Evanston, Wyoming, are exercised over the unaccountable rise ng so rapidly as to cause alarm.

A section man known as Pete was run over and killed at Palisade, Neva-da, Saturday night. He had been at work on ithe Eureka & Palisade Railroad, and it is supposed that he was attempting to board the train while in

It transpired, however, that should cease preaching polygamy or cost and maintenance of the canal, plural marriage, and the presidents of while at the same time it is reother stakes in Idaho had been given ceiving little or no direct benefit from its construction, because at similar orders, the fact remained that the doctrines of the Church remained that the doctrines of the Church remained trict has attandoned the use of water

to the last

A REAL PROPERTY AND A REAL

unchanged, and those who had been for irrigation. Woat would be thought if this district should protest against given the instructions still believed in being taxed to pay for and maintain the doctrine. It did not appear that the that canal? The same may be said of practice of polygamy was abandoned the waterworks recently constructed at a cost of over \$30,000 for the dry bench. The people in that locality probably did not pay 10 per cent of this atmount. Sewer District No. 1, paying by the Church or plural marriage elim inated from among its doctrines, but it did appear that polygamists were retained in full fellowship, with

the city the remaining 25 per cent. The same may be said in regard to other all the rights, powers and privileges of those who were not polygamists. public necessities: so, that if such argument were valid, complications The court therefore could see no reforthat we could not grapple with would result. It is also claimed that injus-tice would be done in using water for mation in the matter in a way that was desirable, and therefore could not grant the request of the petitioner. flushing the sewers.

Third District Court.

Proceedings before Judge Sandford today

United States vs. John Irving; unlawful cohabitation; sentence postponed until tomorrow at 2 p. m.

Chas. E. Warr et al. vs. Louis Cohn et al.; jury finds a verdict for plaintiffs for \$475

Sait Lake City vs. Thomas Hanraquittal

Sait Lake City vs. Julia Eastman; lismisse

Franklin C. Thurston et al. vs. Her-man Hill et al.; on trial before court; F. C. Thurston being dead, the case than the entire revenue derived from it was proceeded with in the name of the other parties.

-----Must Pay the Reward.

Yesterday afternoon and today the suit of Chas. E. Warr et al. vs. Louis Cohn et al. was tried in the Taird Distion of sewer mains is an unjust ex-penditure, to those districts not ditrict Court. The case grew out of the circumstances following the drowning rectly benefited, then has Sewer District No. 1 been most grossly wronged, in 1882. Cohn Brothers offered a in that it has borne a very large share of

ly out of disproportion to the direct benefit to it. The district now sought discover it. Four years later, to be benefited never had its just dues however, the Messrs. Warr found in the past. He, therefore, moved that the protest of Mr. Morris, with the body and claimed the reall others of a similar nature, be re-ferred to the committee on finance, ward. The claim was refused on the ground that the offer they to make a report covering the was withdrawn by the lapse of points involved

egated to assist him.

time, and only \$25 was paid. On the committee on sewerage? conclusion of the case today, the jury awarded the remaining \$175 to the parties who discovered Mr. Farmer's

dody.

A Poundkeeper's Error. Justice Burton has disposed of a suit for a mule, brought by Frank E.

Chambers against Clinton Brown Mr. Chambers lost a mule, and the animal was taken up at the Lehi estray pound. The poundkeeper advertised it for to the finance committee. In going sale, and Mr. Brown became the pur- over the ground again they could but chaser. The suit was based on the

chaser. The suit was based on the non-compliance with the law of the poundkeeper, in not giving the fifteen days' notice required. The notice was dated August 9, and the sale was made dated August 9, and the sale was made

on August 24th, but the publication of disposed of it, the recorder was iuof surface water in their town. Al-the notice did not take place till Aug. structed to carefully sift the protests though the ground itself is dry and the 13, on which date the precinct notices referred to him. Mr. Dooley was delriver low, the wells and low places are were also posted. As a result of this

error on the part of the poundkeeper of them being given : the sale was declared invalid, and Mr. Chambers got the mule back Immigration.

FURTHER BUSINESS.

John Carruther and others, residents f the North Bench, asked that the canal to convey the water from ey's Caffon be continued along Elev enth Street, as was originally surveyed, instead of along Ninth Street, as now proposed. Mr. Webber understood that some

people had protested against the canal passing through their grounds. He understood now that they had all signed the petition and were willing that it should pass that way. He therefore moved the petition be grant-65 per cent of it, and other portions of

The Mayor thought that Ninth Street was as high as it was wisdom to go. People whom the city was endeavoring to ben fit wanted the city to pay for the right of way. Considera-ble work bad already been done on Ninth Street, and he was in favor of It is evident from the expression | carrying it along that street.

It is evident from the captology Mr. Sharp was in lavor of the amount of water will be used for this the canal on the original line, if the the canal on the property to be benefited owners of the property towners were willing to give the city the right of way, unless the work on Ninth salions every twelve hours, or 8,000 to 10,000 daily. If it required much

more than this, other sections are not unreasonably injured by it, for the fact Mr. Dooky supported the motion. must be borne in mind that Sewer He had inspected the work being done, District No. 1, by reason of the aban-donment of the use of weter for irri-ration, is using much less water than they are legally entitled to. The im-provement of streets is still another W. B. Richards represented that cation, is using much less water than they are legally entitled to. The im-

ban; assault; case tried before six jurors, by consent; the jury failed to agree, there being four to two for acpaid by the inhabitants, so that other Rather than have any trouble over the districts must bear the extra burden. matter, however, he would com-There is one ward in this city where-in, during the last five years, more committee on claims.

William H. Ferkes, who lives at 154 inten years has been expended on the Centre Steet, asked a rebate on the streets, and yet he held that no injustice had been done by this seeming disproportionate expenditure. He held that the con-struction of the Jordan & Salt Lake (Cassi, the Dry Bench waterworks, the improvement of attent to the committee on water-

just and proper expenditure of the public funds, and that if the construc-tion of sewer mains is an unionstrucae watermaster. Mrs. William Jennings and a number

of other property owners on South Temple Street, asked that a cement sidewalk, eight feet wide, be laid on South Temple from First East to J Street. Referred to committee on im-

Provements. E. H. Anderson's request for a re-bate on water tax was ordered to be

adjusted. John Carruthers urged upon the Council the necessity for granting the petition in reference to Parley's Canon Mr. Clark-Why not refer it to the Canal.

Samuel Williams and others asked for an extension of water mains. Re-ferred to the committee on water Mr. Riter-I think it properly belongs to the finance committee. Besides, the sewerage committee is not in good works.

order just now. M.: Jark did not see the necessity for ing that, on the completion of the first section of the proposed electric rail-way, he be granted a franchise on West any refe ence. Reporters wereipresent and bad doubtless got the speech in good shape The public would be just as well satisfied with the statement made by Mr. Riter, as they would be by the finance committee's or any other committee's report Temple Street from Fourth South to

The petition of David Hilton and others, asking an extension of water mains, was referred to the committee Mr. McCornick and Mr. Dooley were of the same opinion. Mr. Webber also objected to it going

John Alford represented that he was greatly overcharged in the assessmen reiterate what had already been said. of his property on Centre Street in reference to laying water mains. Refer-red to the committee on water works. Lynch & Glassmann presented for the acceptance of the Council the plat of five acres of ground recently laid off. Referred to the committee on streets.

A number of liquor licenses wer granted. F. W. Jennings asked for a right of

The protests were then read, a few way for a switch from the Utah Central railway to a point along Fifth North Street. Referred to the committee on John S. Barnes expressed himself as

streets. The superintendent of waterworks reported favorably on a number of ex-tensions asked for, and they were or-John S. Barnes expressed infinited as follows: "I protest against the present plan of sewerage for the fol-lowing reasons, to wit: First-Because I think the district is too large to bedered granted.



Lot each of Spanish Silk Fichus, 25 and 35c; positively worth double.

Lot of Bustles, 10, 25 and 35c each.

- Lot of Striped 40 inch Dress Goods, 30c; cheap at 45c. Lot of 10 yards length double width Dress Patterns in
- Brown and Black only \$1.55. Lot of 10 yards length double width Dress-Patterns, \$1 50.
- Lot of 10 yards length double width Cashmere Dress Patterns, \$1.25.
- Lot of 10 yards length double width Dress Patterns in newest colors of English Henriettas, \$2.40.

Lot of 10 yards length double width Cheviot Check Dress

- Lot Fall Patterns in French Combination Dresses, \$7; worth \$12.50; look at them and you will buy them.
- Lot of Square and Double Broche Shawls, \$2, \$2.75, \$3.50 and \$5; Rare Bargains.
- Lot each Scotch Beaver Shawls, \$2.75, \$3.50, \$4 and \$5. Our Boys' and Children's Clothing Departments offer the
- following Rare Inducements: 1000 pairs Children's Knee Pants 4 to 13 years at 25c, 45c,
- 50c, 85c and \$1 a pair; you pay almost twice as much for them elsewhere.
- 800 Children's Knee Pants Suits at \$1, \$1.25, \$1.50, \$2.15. \$2.45, \$2.75, \$2.95, \$3.55, \$4.10, \$4.35, \$4.95, \$5.55 and \$6.35; no such sale has ever been made in Utah before.



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ody, but search at the time failed to

of J. D. Farmer, in Great Salt Lake. reward of \$500 for the recovery of the all our public improvements and great-

