streets today. They appear at the Theatre tonight and tomorrow night. vidual arrested yesterday for being drunk. He deposited 50 to regain his

A nov named Peterson was arrested last evening for disturbing a Salvation Army meeting. He will be tried in the

MR. WILLIAM B. BARTON has just returned from a business trip through Emery County, in the interest of Mr. erty which was the subject of litiga-S. P. Teasdel's mercantile establish-

THE members of the Mutual Improvement Association of the 16th Ward enjoyed a treat on Wednesday evening last, at Elder Palmer's lecture on the "Gathering."

GEORGE SHTELDS, Sen., of South Jordan, has been arrested on the Andrew Amundson. A trial is to be held before Justice Pyper.

THE Thanksgiving dinner at the penitentiary was greatly enjoyed yesterday by the inmates of the prison, who are grateful to those who kindly contributed toward the feast.

THE preliminary examination into the charge of unlawful cohabitation, against John Groves, of Sugar House Ward, was to come up this afternoon before Commissioner Norrell.

Tsus morning we had the pleasure of a call from C. V. Morrill, Esq , and wife, of Kansas City, Mo. They are on their way to southern California, where they intend spending the winter. They made a short stop over here, and were being piloted around town today by Mr. J. V. Parker, division agent of the N. P. Railway.

REES JONES, who killed his brother near Ogden last year, was brought down from the pentientlary today as a witness in a suit in which his nephew is a defendant. It is claimed that his nephere failed to pay Rees Jones for some land he bought. The nephew says he paid the purchase price as

#### Hymeneal.

On Wednesday, at Logan, Wm. A. Cowan and Miss Annie Durrans, of the Fifth Ward of this city, were united in marriage. The wedding reception was beld at the residence of the bride's mether last elening, when a goodly number of their friends united in congratulating them. The bridegroom was connected with this office for a number of years. The News wishes them unafloyed happiness.

#### First District Court.

Proceedings at Provo on Wednesday, before Judge Judd:

The attention of the court the whole day was given to the case of Anna Marks vs. W. H. Culmer et al.; Mrs. Marks makes a claim of \$8000 damages, \$3000 for damages to, goods and \$5000 to her person. A formidable array of counsel is presented, Messrs. Varian, Thurman, Evans and Sutherland appearing for the plaintiff, and Arthur Brown and John R. McBride for the defendants.

Morton Peterson was admitted to citizensnip of the United States.

### In Search of his Sister.

There is a young man, a native of Switzerland, in the city, who is on an anxious errand-the search of his sister. His name is Rudolf Reusser, at present working on the gas works. He tells the following story:

His family lived at Thun, that beau-tiful and quaint lakeside town in the Bernese Oberland (see "Framp Abroadi") The family, as most familles in that region of country, was numerous One of them was his daughter Elias, who was married to one Gottfried Farny. The latter, who had joined the Mormon Church, left for Utab in 1882, whither his wife with their two children followed in 1883. Since that time their relatives in the old country only heard once from them sad at present their whereabouts are a mystery. Please address Rudolph Reuseer, care of Utah Daily Union.— Utah (Ogden) Daily Union

#### Sister Thompson Dead.

Shortly after lo'clock this morning Sister Sarah S. Thompson, widow of the late Ralph Thompson, passed from this life. She was born in Yorkshire, England, in April, 1805. When quite young she came to America, and was residing in Tennessee when she heard and embraced the Gospel. For many years she has been a great sufferer, the result of hardships endured in the early settlement of Utah, and when she was with her husband on his mission to Carson Valley, Nevada. She was patient in her prolonged illness. She was full of faith and integrity, and in her labors in the Relief Society she exhibited a sympathetic and generous nature. She was respected and beloved by those who were associated with her. The funeral service over her remains will be held in the Sixth Ward meeting house on Sunday, at

### Third District Court.

Proceedings before Judge Sandford United States vs. F. A. Nims et al.; until Feb. 1 allowed to prepare notice of metion for new trial.

M. B. Buford et al. vs. S. J. Lonergan et al.; same order. M. J. Thomas was excused from

further service as a petit juror. Agnes Coltrin vs. G. Coltrin; referred to Frank Pierce as referee, to take testimony. H. R. Watrous vs. John P. Jones; on

trial and given to the jury.

United States vs. Certain Lands heretofore owned by the Church of Jesus Christ of Latter-day Saints; time to answer extended to December 3d, at 10 a. m. There are three of these cases, the substance of which is an action to have exchanted to the government the Tithing Office, Historian Office and Gardo House grounds, in

Geo. A. Luke vs. Harriet A. Lewis; the plaintiff missed the train at Order, and falled to reach this city as expected; the case was continued tilltomorrow, plaintiff to pay costs. Two other cases were called, but not being ready, they were put over till

tomorrow, and court adjourned till

9:30 a. m.

closed in the NEWS, Judge continued his argument in support of his application to have the school in-terests recognized as an element in the suit of the government for the confiscation of Mormon Church property. terested were the common schools, which, under the rules of equity were entitled to be represented when they

United States District Attorney Hobson, of Colorado, arose to reply to Judge Zane's argument. Judge Sandferd asked-Mr. Hobso

whom do you represent?
Mr. Hobson I represent the government of the United States and no one else. I appear under the direction of the Attorney General, and have done charge of drawing a deadly weapon on so from the opening of this case. Counsel then took up Judge Zane's petition and argument. He said the charges made in the document presented were very serious, and sflected not only the Receiver and his attorneys, but even the integrity of the Attorney General of the United States. Judge Zane was Chief Justice of the Supreme Court when it allowed the compromise he new attacks.

Judge Zape (interrupting) - You never called my attention to the matter of personal property while I was on Mr. Hobson- The compromise of

taking \$75,000 in lieu of the \$268,000 was approved by your court. Judge Zane-No, sir, not while I was

on the beach. Mr. Hobson then took up his argument against the schools being permitted to be represented. They had no interest until the money was turned over to them by the government, and charges were sustained, and it was shown that the fund had been benefitthen the commissioner of schools was the only person who had legal standing in this respect. Unless the making the charges should bear the Secretary of the Interior se directs, the schools can never get a dellar of this money. They could come and J. P. MEANIN, of this city, returned the case out of the hands of himself from Chicago last evening. He has an ! Mr. Peters. The compromise had been absent about seven months, pre- been approved, and Judge Zane could paring himself for the profession of not get around it. The amount of the vocalist and elocutionist. The press compromise seemed small compared of Chicago speak very highly of his to the alleged total value. But there abilities and acquirements. While ab- | had been doubt as to whether any of it sent Mr. Meakin was greatly surprised could be recovered. In fact if an at the absurd ideas extant regarding effort had been made to chase up the Utah, and says he took every oppor- cattle, horses, sheep, hogs, desks, tunity to state the true position of the chairs, etc., it could not have been that they couldn't agree among themproperty it is doubtful if we would have got \$7 50 out of it instead of \$75,000." He would not consent to the Receiver being paid \$25,000 for what had been done. As to Mr. Peters' employment

of the United States.

ask is a chance. Judge Sanford-Please wait till the

gentleman is through, Judge Zine. Mr. Powers continued, arguing that the case had gone beyond this court. The Receiver's books were open to inspection. As to the standing of the schools, if they ever had any it is now too late to claim it. The Receiver was simply holding the fund in trust, and he did not propose to have his rights interfered with. The petition making the allegations was not even sworn to. An investigation of the charges therein should be made.

LeGrand Young, of counsel for the Church, objected to the schools being represented. They had no right to the Church property. As yet that escheated property was not escheated and might not be; and until it was the schools had no excuse for setting

up any claim to it. Judge Zane again spoke. He said he had inserted the charges in his petition because he wanted to get a chance to prove them. In reference to Mr. Peters dual position he believed a man could not ride two hor ses going in opposite directions at the same time. All he wanted was the truth in regard to these matters, no matter where it struck. He wanted to prove the truth, and if any court on earth could smother it, let it be smothered. The schools did not ask to interfere until it was apparent that in the examination before the Examiner, the Receiver's attorneys were having everything their own way, the government

counsel withdrawing from the ex-Mr. Hobson replied that he wel comed the filing of charges by any one charges. But he objected to the schools being given any standing, because they ture in Utah. had no right to any. If he were to do, as he believed had been done, he could gather in street rumor and say that these charges had been made for political effect, and to bring about certain political changes. He asked that the court sus-

not being represented, and the Church

and make an investigation of the charges that had been made. Court t hen took a recess till 7 p. m.

On resuming, at the evening session gest on the part of the government that not one dollar of the compensation claimed be paid until the charges were investigated. If they proved to be true, he would ask the removal of

the receiver. Judge Powers also demanded an inrestigation, and stated that the rereiver would not accept one dollar of compensation until the charges made

vere refuted. The court then filed the following opinion, refusing to permit the school districts to come in and ordering an investigation of the charges that had been made:

Supreme Court, Territory of Utah: United States vs. The late corporation the Church of Jesus Christ of Latterday Saints:

This is an application of certain school trustees to be allowed to interpene as parties to the case. We are of pointed that petitioners do not show that petition and right to interpene opinion that petitioners do not show by their petition any right to intervene as parties. There is nothing to show that the government is not disposed to look after the interests of the fund, and the interests of the fund, and the interest of petitioners as school trustees are too remote to be recognized by an order allowing them to intervene. But the petition which has been read contains charges of a vague and serious nature against the Receiver and alls attorneys, Measure. George S. Peters and Parley L. Williams. The charge has been directly made that the Receiver has acted corruptly and in criminal collusion with the defendants, and that this court has been imposed upon by the representations of the Receiver and his said attorneys, and a fraud thereby accomplished. If this is true, a crime has

ged with a delicate and disticult

charged with a delicate and difficult duty, should be met by responsible accasers and have the opportunity to confront them. Either the Receiver and his attorneys have been guilty of a crime, or some person or persons are interested in faisely accusing them. This petition, upon being verified and endorsed by some persons responsible for the costs which may be incurred, should be received and filed as charges against the Receiver and said attorneys, and they should each be required to file their respective answers thereto, so far as ctive answers thereto, so far as harges of corruption, fraud and continued his argument in support of the application to have the school increase recognized as an element in the suit of the government for the configation of Mormon Church property. It is stated that the government had no narrest in the suit but to have the property escheated; those directly increased were the common schools, which under the rules of equity were intitled to be represented when they had an interest in expectancy in propal conduct are charged had an interest in expectancy in propbut in the meantime we shall postpone the question of compensation to the Receiver and attorneys until the bring ing in of the report. We have only had a few hours to consider this matter, and therefore have not had time to state more in detail our reasons for

this action. An order should be en-tered unfavorable to this petition. The question as to who should be the examiner was then taken up, and it was found that there was a broad gap between the choice of the government and the receiver on the one hand and the counsel for the trustees on the

Judge Powers thought that, owing to the seriousness of the charges, the ex-amination should be made in open Chief Justice Sandford said that it Chief Justice Sandford said that it was too much to ask of the court, and that an examiner would answer the purposes just as well. His Honor then asked if there were any suggestions as to who should be the examiner.

Mr. Hebson said that he would suggest Mr. Sprague, but he took it that he (Sprague), as the examiner in the other investigation was also implicated.

other investigation was also implicated by the charges in the petition. The Court then asked as to who should stand the costs.

Judge Zane did not think the petition should the verified to place the costs upon the petitioners, as the court in ordering the investigation placed the expense upon the fund in dispute.

Mr. Hobson said that he was ready to state for the government that he was willing the fund should stand the

costs, if the court should decide that to be right.

Justice Henderson stated that if the ed by the investigation, it would be should act as their representative. He proper that the fund should bear the expense, but if the allegations in the

Judge Powers stated that Mr. Williams and the receiver would rather bear the expenses than to have the matter dropped.

Judge Zane suggested Judge Hark-Judge Powers was satisfied with the choice, but thought the court reporter could act as well as any one and save

expense at the same time.

The court thought a lawyer should be appointed.
Mr. Bennett thought Judge Harkness would not act owing to ill health. Counsel engaged in a prolonged dis-cuesion among themselves as to the referee, and finally informed the court

The court suggest further considera-tion, but the attorneys insisted that t would be of no use.

The court then instructed the attorneys to make lists of those whom they thought acceptable. This was done, and the court took a recess for half an as attorney for the Receiver, that had hour to consult. At the end of this the sanction of the Attorney-General time they returned to the bench and announced that Judge Harkness had announced that Judge Harkness had Judge O. W. Powers said the charges made were very grave, but no proof in support of them had been brought forward.

Judge Zane—Give us a chance to prove them and we will do so. All we December, Judge Zane being allowed prove them and we will do so. All we December, Judge Zane being allowed annual control to the hundredth man.

It was decided that the examination should begin on Monday, the 10th of December, Judge Zane being allowed annual control to the provention of the present his

antil December 25th to present his evidence. The Receiver will be allowed from December 26th to January 6th to examine witnesses, and the referes shall report to the court on its convening on January 14th, 1889. The court then adjourned.

#### PISCICULTURE.

Goodly Growth of Shad Placed in Utah Lakes and Streams.

We are enabled to publish the following: .

LAKE VIEW (near Prove) Nov. 29, 1888. A. M. Musser, Esq.: Dear Brother: I send you by today's mail a shad caught in the Utah Lake about fifteen miles from where you put them in last June. I think it has made a very good growth and I believe they will be a success. We caught this one near the south end of the lake. I have heard of two others being caught on the west side of the lake and another one where we caught this one. Please let me know the day they were put into the lake at Pleasant Grove, D. & R.

Railroad station.

Yours respectfully,
M. P. MADSEN. On June 1, 1887, 1,000,000 shad fry, six days old, were put into Jordan River, where the Utah & Nevada R. R.

bridge spans the river. June 10th, 1888, 2,000,000 shad fry two days old, were put into Utah Lake at Battle Creek D. & R. G. R. R. station,

opposite Pleasant Grove. We examined the specimen first named in the letter. It is six inches in length, and the growth has therefore been quite remarkable. Premising that the bulk of the shad are doing as well, it means a large increase of fish food, than which hardly any other kind is more conducive to health. Mr.

if there was foundation for the Musser has been very active in promoting the development of piscicul-The half year old specimen shad is on exhibition in George Arbogast's show

Surveyor-General Bowman Dead. At a few minutes before 4 o'clock yesterday afternoon, Wm. H. Bowman, Surveyor-General of Utah, died at his residence in this city. The immediate cause of death was dropsy, growing out of a complication of diseases. The remains will be shipped to Hawnee-Mr. Hobson stated that, in view of the town, Ill., for interment. General serious charges made, he would sug- Bowman was appointed to office about three years ago, it being hoped that the change to Utah would improve his health. He made a trip east a few weeks since, and returned ten days ago. He was 60 years of age, and was highly esteemed by his acquaintances. He had occupied prominent positions in Illinois before being sent to Utah.

### Error in a Name.

The following is self-explanatory: EPHRAIM, Sanpete County, November 28, 1888 Editor Deseret News:

In the Sanpete Stake conference report which appears in the SEMI-WERKLY NEWS of yesterday, there is an error in the name of the counselor to Bishop J. W. Irons, of Moroni. I should read Nathan Faux instead of Jabez Faux. If you will kindly make the correction the incumbent of that office will, no doubt, consider it but just to himself, be having already called my attention to the mistake.

Hespectfully,

GEORGE TAYLOR,

C. W. Towsley, of the atlas and map house of Geo. F. Cram, of Chicago, is in the city and selling an indexed cop-perplate atlas, containing a vast fund of information upon a host of subjects for a marvelously low price. To be convinced of this fact one has but to see the book and listen to the agent's description, which is given at the rate

On Wednesday evening Brakeman lenry J. Moore, of this city, was engaged in making up a D. & B. G. W train at Green River. In attempting to couple two freight cars, the draw bars of which were of unequal neight, he was caught between the two and badly crushed. His left leg was broken in two places, and the right leg in one. He was brought to St Mary's Hospital in this city. His left leg had to be amputated, but the surgeons hope to save the other. The final result of the shock to him cannot yet be determined. He s about 23 years of age and has a wife and one child; his wife is the daughter of Apostle Brigham Young.

At noon yesterday another accident happened on the D. & R. G. W. This time it was at P. V. Junction, and the result is a fireman killed and an engineer badly hart. The locomotive on which the two men were was going down the hill to help No. 7 train up, and came upon an open switch. The engine was off the track before the men realized their danger, and rolled down the embankment about flity feet. The fireman was caught under the engine and crushed to death. The engineer was badly hurt, having one leg broken and sustaining some severe bruises. He was brought to the hospital in this city. Fireman David Goodman was 23 years of age and a resident of Provo. He will be buried on Sunday. The engineer was E. C.

Rumor reached this city this afterson that still another accident had occurred on the narrow gauge, and that the injured persons would be brought to Salt Lake this evening. The railroad men, however, had not heard of it this afternoon.

EASILY FOUND.—Citizen—That's a ine horse you've got there, deacon. Deacon—Yes, he is a good one, but it takes a strong man to handle him.

"My wife has been asking me to buy a horse for her own use. Where do you s'pose I can find a safe, trusty "I'll sell you mine, Jones, for \$200.

Texas Siftings.

#### DEATHS.

ADAMS.-In the Ninetcenth Ward, this ity, November 30th, 1888, Amelia Mead Mullett Adams, of old age, being 78 years and 6 months old. She was born in England May 21st, 1810. Funeral Sunday, December 2d, at I clock, from Nincteenth Ward school

ouse. Friends are invited to be present. War Department, Signal Service. DAILY WEATHER BULLETIN

	THE	TER.			WIND.		- 4
PLACE OF OBSERVA- TION.	Temp.of Air	Change in	Water.	Minimum.	Direction,	Force is Miles Per Heur.	State o
S. L. City Helena Ft. Custer. Boise City Washakie. Win'em'een Rawlins W.	30 4 6 28	. 8		165	S E S K N	Light Calm 6 Light Light	Clear Clear Clear Clear
Signal Se		e re	por	Lo	tak	Light	a. m.
Ogden Stockton Bingham Park City Provo. Alta Garfield Lake Park Brighton'a	39 30 33 54 20	10 13 77 8	A		N		Clear Clear Clear Clear Fair

Salt Lake City, Barometer 30.12. P. H. FITZMAURICE, Serg't Signal Corp.

MARKETS A	ND STOCKS.
NEW YORK	K STOCKS.
	York, Nov. 30. Noon.
Bar silver 935	Prd 58
Money 26 %	Navigation 98
414 coupons	Transcontinent') 29
Pacific 6's 18	Pacific Mail 37
Central Pacific 34% Burlington 8%	St. T. A. S. P 95
Rio Grande 1514	St. Paul & Omaha 3
Missouri Pacific Northern Pacific. 24%	Texas Pacific 22
Perd	Farro Express 36
Northwestern 7	Western Union 83

slight changes from opening. CHICAGO MARKET. Wheat Stronger; cash, 104%; January, 5 15-16; May, 83-16. Barley-Nothing doing. Pork-Ensier; cash, 13.50; January, 13.70 May, 14.07%. Lard—Firm; cash, 8.10; January, 7.92%

J. J. A.S., No. at West that the process of the policy of

.W. WEST BUTCHER, No. 65 Rest, Second South Street

BALT LAKE CITY. TELEPHONE 213-A complete Wire Front and No Flies. Order your meat and you will get satis

HENRY WAGNER BALT LAKE CITY, CALIFORNIA BREWERY.

AGER BEER, ALE and PORTER WHOLESALE AND RETAIL. od South Street, Three Beer East from Main Street.

ESTRAY NOTICE. HAVE IN MY POSSESSION: One red and white spotted COW and

cair, branced on feet norm 2. 2. 2. part of left horn off.

If the above described animal is not claimed and taken away on or before December 18th, 1888, it will be sold at public auction at the City Estray Found, washington Square, to the highest responsible bidder, at 2 p. m. M. SHELMERDINE,

City Poundheepe Salt Lake City, Nov. 30, 1886. d8 ESTRAY NOTICE.

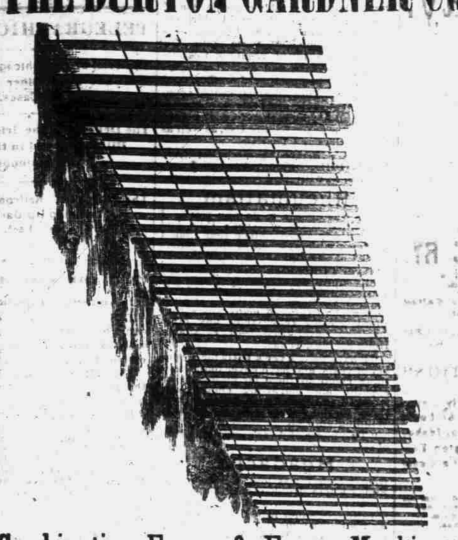
HAVE IN MY POSSESSION: One dark pay HORSE, white in face, le faced, three white feet, roach-maned and saddle-marked, about 12 years old.

If damage and costs on said animals be not paid within fifteen flays from date of this notice, they will be sold to the highest cash bidder, at Fouth Precinct estray pound, at 2 o'clock on the 13th day of December, Dated at South Precinct, Davis County tah, this 28th day of November, 1888. JOHN JOHNSON, Sam. Poundkeeper of said Precinct.

IS THIS A TORY GOVERNMENT

THEREATENED TO BE IN THE early days of our independence, but all relics of Feudalism were overcome in the patriotism and Democracy of the people. It is nearer it now than ever before. The Republican party of the United States is the counterpart of the Tory party of Great Britain, and neither can live because soil are illiberal, unjust and retrogressive.

A MEY to the solution of the putitical maze in which we are enveloped can be found Parliamentarian and Mormon, to Commer-cial St. He can also provide any other hind of Key, or Lock, or Gan, or Fittings that may be desired, and make repairs address and the result of the repairs and other singless are



### Combination Fence & Fence Machines.

OFFICE AND SALES ROOMS, 101 & 103 E. FIRST SOUTH STREET. FACTORY AND YARD, CORNER EIGHTH SOUTH AND STATE ROAD



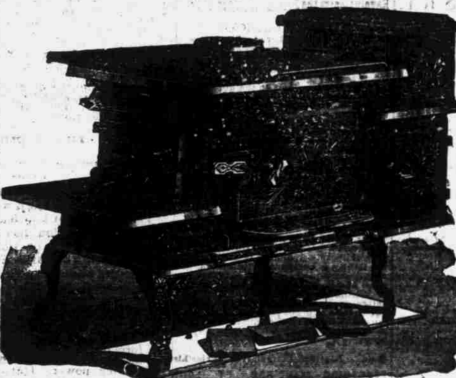
IDEAL BROILING. Broiling can be done in the oven of the Charier Oak Range or Steve with the Wire Gauge Oven Door, more perfectly then ever the live coals.

Lay the steak, chops, ham or fish on wire broiler or meat rack, placing it in a

ordinary bake pan to catch the drippings
Allow it to remain in the even with the
door elected to 22 minutes. No turning
is required. At the end of this time i
will be found nicely cooked ready to THIS IS THE IDEAL WAT TO BROIL MEATS There is no taint of coal gas or smoke and the meats are more render and better in flavor than those broiled over the coals. The convenience of broiling in the over will be appreciated by every house keeper, and adds another to the many resease why the Charter Oak Range of Stove with the Wire Gauze Oven Door abould be preferred to all others now in the market.

FOR SALE BY Z. C. M. I., Sole Agents in Salt Lake City.

### EARLY BREAKFAST"



FOR COAL OR WOOD. above out represents our "EARLY BREAKFAST" with Six Holes and

Pertable Enameled Copper Reserveir. Heavier Than the Heaviest. Better Than the Best ME THE MOST COMPLETE STOVE OF THE AGE. FAULTLESS IN EVERY RESPECT.

P.W. MADSEN & CO., 39 & 41 e. FIRST SOUTH ST

# MAIN

Wholesale and Retail, at "Bed Rock Prices."

- WE OFFER OUR ENTIRE LINE OF -LADIES', MISSES' AND CHILDREN'S

BARNES, LEVVIS de CO.

## THE FOUR STORES

- EP CHOICE BUTTER AND EGGS ALWAYS ON BAND.

EVERYTHING NEW! COME IN AND SEE



BOOTS AND SHOES CLOTHING, DRESS GOODS, DRY GOODS

GROCERIES.

AND AN ARMY OF CLERKS. ALL IN BRADINGS FOR THE

0 F00

WHITEHEAD'S Process, Steam Carpet Cleaning, Feather and

110EBS LEFT IT B. R. MARKS & CO., III. 12, S. MAIN ST

Mattress Renovating.

LUMBER YARD

STEAM PLANING MILL

TAYLOR, ROMNEY,

one Block East of U. C. R. R. Depot.

### SOLOMON BROTHERS. TO THE FRIENDS OF HOME ENTERPRISE:

No. 70 MAIN STREET.

We would say that we MAKE BOOTS and SHOES, equal in Style and Finish, and MUCH MORE DURABLE than any Imported Goods brought into the Market, and we guarantee all Seams, and that the Price is as Low as any goods that are Solidly Made of First Class Material. SOLOMON BROS.

No. 70 MAIN STREET

# F.AUERBACH&BRO

Special Bargain Sale! CHRISTMAS IS COMING AND WE NEED ROOM! If Low Prices Will Do It, We Are Sure To Get It!

Lot of Ladies' Brown Diagonal Ulsters, left only in sizes 32, 34 and 36, reduced from \$7.75 to \$5.75. Lot of Children's Coats, at \$2.75, \$3.00, \$3.50 and upward; worth

Our Cloak Department is the busiest place in this city, and we shall be compelled to enlarge it soon. Over 100 Ladies' Wraps, New-markets and Misses' Cloaks sold to arrive attest its popularity.

Our Dress Goods Department besides the balance of our choice Plushes, at 90c., \$1.05 and \$1.50; worth \$1.25, \$1.50 and \$2.00, offers an immense variety of Dress Patterns with Trimmings to match, at \$1.55, \$2.00, \$2.25, \$2.75, \$3.50, \$3.85, \$4.50, \$5.00 and \$6.00. No such pagrifice in Dress Goods have ever before been made in

Lot each of Silk and Dress Goods Remnants, almost at half price.

Notion Department is clearing out 300 pieces Black and Colored Bead Silk, and Worsted Passamenterie Trimmings, at \$c., 10c., 15c., 25c., 50c., 75c. and \$1.00 per yard; they have cost treble that amount. Lot of each Choice New Dress Buttons, at 10c. and 20c. per card of

2 dozen.

1 Let of Ladies' and Children's Handkerchiefs, per doz. 20c., 35c., 50c. and 75c. Buying them will give you as idea how cheap they are.

1 Let each of Ladies' and Misses' Jerseys, at 75c.; cheap at \$1.25.

1 Let each of Ladies' Striped and Plain Heavy Jacquard Jerseys, at \$1.50; not one has seld for less than \$2.25.

1 Let of Heavy White Knit Infants' Pantice, at 50c.; regular price \$1.00.

1 Let each of Choicest Wings, Tips and Birds, at 26c., 50c. and 75c.; they will sell quick.

1 Let each of Child's Plush Hoods and Tobergans, latest styles, at 50c., 75c., \$1.00, \$1.25, \$1.50, \$1.75, up to \$5.50. We have imported too many, and they must go.

1 Let of broken sizes Ladies' Scarlet Vests, at \$1.25; regular price \$2.00.

1 Let each of Turkish Towels, at \$1.00, \$1.35 and \$1.00 per dozen.

1 Let each of Plush Centre Table Cloths, at \$8.35; worth \$5.60.

1 Let each of Persian Table Cloths, at \$8.35; and \$2.25; worth \$5.60.

Lot each of Turkey Red Table Covers, at 60c., 75c., 85c. and \$1.00; worth 50 per cent more.

Lot of Sits of Tea Cloths and Naphins to match, at \$3:00; cheap at

1 Lot each of Wire Hair Brushes, at 15c., 20c., 25c., 35c., 45c. and 60c. for pearl inlaid; worth double.

1 Lot each of Cloth Brushes, at closing out prices.

300 Pieces of narrow Silk Ribbons, at 15c, and 25c.; going fast.

1 Lot of Ludies' Colored Cashmere Gloves, at 25c.; you pay 50c. for Lot each of Ladies' and Misses' Felt Hats to close, at 50c., 75c. and 81.00. 1 Lot each of Ladies' and Misses' Hoods, Toboggans and Fascinators,

from 25c. to \$2.50 each 23V . J. 243 GLIOS Our Gents' Furnishing and Children's Clothing Department offers:

1 Let each of Boys Caps, 25c., 40c. and 75c. each; worth one third more.

1 Lot of Gents' and Boys' Unlaundried Shirts, at 40c.

1 Lot of Gents' latest Dunlap style Black Stiff Hats, \$1.78, \$2.25 and \$2.50; you save \$1.25 on each hat.

1 Lot each of Gents' Silk and Satin Scars, 15c., 25c., 35c. and 50c.;

Lot of Gents' Brown Australian Under Shirts and Drawers, at \$3.00 a suit; reduced from \$5.00.

We WARRANT EVERY ARTICLE We Sell. COME AND EXAMINE THE THOUGHND AND ONE HARGAINS OVER ONE PROCESS OF ANALYSIS OF THE ANALYSIS OF THE LEGAL OF THE WARRENCE WAS AND ADDRESS OF THE PROCESS OF T

E. A. HOUBROOK CONFERENCE F. AUERBACH& BRO