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AT FOUR O'CLOCK.

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CHARLES W. PENROSE, EDITOR.

Saturday, · November 5, 1887.

THE RECEIVERSHIP DECISION.

It is expected that the Supreme Court of Utah will, this evening, announce its action on the application of the attorneys of the government for the appointment of a receiver to take charge of the property of the members of the Church of Jesus Christ of Latter-day Saints. Doubtless the decision has been made up ere this. As to what it will be must, of course, be a matter of speculation. As to what it ought to be, there can be no question.

Thus far there has been no attempt made throughout the country to justify the scheme of spoliation. It appears that the nation, as a bulk, are above the advocacy or defense of such a high-handed, outrageous measure, which is beyond the bounds of justification from any standpoint of an cause in New York City and State next not prepared to endorse legalized soon, for all appearances indicate that plunder, and it is to their credit that this can be said in their favor. This assault upon property right, can be shown to be an infringement of the Constitution without any reference to its special provisions in the premises. It is necessarily so from the and which appears in its columns tostandpoint of the general nature and object of that sacred safeguard of our liberties. The very reason for its being brought into existence was that it feels at being misrepresented by the might guard the rights of minerities papers in this matter, and says that and their church organization along against the encroachments of majori- if present he would vote the whole

strong Here is a people presumably weak, because numerically small. They pos- mistaking the earnestness of this sess certain property their right to declaration. which is beyond dispute. It must be acknowledged, because it is self evident. They have come into possession

legally and rightfully. Pitted against THE country is alive with agitation

in order to give them a special appli- that will throw the struggle of the

If the people of the nation understood the question as clearly as they seem to be seeking to comprehend the danger threatening the land from the operations of the anarchists, they latter. In the name of consistency, the anarchists will take it for granted put down communistic efforts among will assume this action was predicated the masses that lead to social chaos if it is engaged in a similar business itself? The anarchists advocate and threaten to attempt the seizure of property without due process of law. Let any reasonable person, in the light of the confiscatory provisions of the Edmunds-Tucker act, and the present efforts to enforce them, ask himself whether or not the government is engaged in an occupasimilar to that threatened by a class of people against whom the most forcible popular anathemas are hurled. Is this not also an attempt to seize the property of peaceable citizens without due process of law? It most undoubtedly is, and every good and and the crime committed in the Hayhonest citizen, should call for a halt market meeting was formed, as was before steps are taken that will have to be repented of. If this government them, the judiciary should have preengages in that kind of business national demoralization is and must be fairs. As it is, that department the result. If it can set the example, how easy it will be for the masses to follow suit and point to this circumstance as ,a justification for their spoilation depredations.

from the service altogether and con- in the city of Milwaukee, and another moral deduction that Congress, ducts the place upon such sound busi-ness principles that citizens generally without reference to politics desired face and figure are of course largely without reference to politics desired his retention, and the President mere-ly acceded to their wishes in the mat-ter, stating at the time that it would man is obtainable, yet the design is entropy new aspact in consequence of do thereafter.

However, there is now no further locks, clad simply in a tunic of chain he him squarely in line with the "straigh-out" Democracy, and this too at a horizon. The right hand bearing a

time and in a place where he might historic scroll is thrown gracewith some show of justification fully back and rests in an easy attitude

have declined to lend his in- upon the hip. The granite pedestal fluence to the contest. The in- upon which the figure stands is eight | tant what has led them to take dependent nomination of De feet square and weighs about fourteen Lancey Nicoll for District Attorney is tons. The statue was designed by endorsed by the Irving Hall wing of Miss Whitney, of Boston, and that at the New York Democracy, as well as Milwaukee was presented to the city

by the Republicans entire, and has the by Mrs. J. T. Gilbert. support of the New York World; but all these counted for nothing with the THE CASE WELL STATED. Chief Magistrate, who concluded his missive with the fervent hope that George Ticknor Curtis on Utah's every name on the regular ticket would

be triumphantly elected, adding the In the November number of the tribute that it is an "excellent one." It is pretty safe to say just now that, so far as President Cleveland State," in which the justice of her not vance whatever, to restore is concerned, none but Democrats claim to admission into the Union is need apply. This action on his part ably set forth. The writer begins by well be likely to greatly strengthen the | saying that "it is forty years since the people called "Mormons" expelled advanced civilization. The people are Tuesday, and it did not come too from the State of Illinois by the pressure of an odium excited by their rethe Democrats will need this and all ligion, organized and made an emigration on masse across the public domain other kinds of aid they can get. They of the United States, in search of a country where they could found a will probably go in now with closed columns and filled with a new hope. Since the above was in type, another dispatch was received by the NEW dispatch was received by the NEW were very few persons of foreign birth, were for a whole year on the national day, containing another letter from domain, out of the limits of any State, marchisg slowly through the wilderthe President in which, to ex-Mayor Cooper, he expresses the indignity fie mess, until they got beyond the Rocky Mountains. The whole country

s papers in this matter, and says that if present he would vote the whole cluding with a renewal of the hope that it may be elected. Phere is no mistaking the earnestness of this destates of the law was lifted against their practice of plural marriage." Mr. Curtis says that at that time he was more than thirty years of age, and tles, the weak from, the assaults of the regular ticket without a scratch, con out of the

was just as conversant with what was taking place as he is with what is 0 0 0

QUITE A PREDICAMENT.

provided they took it where it would that people is this great government with its mighty machinery. It pro-poses to exercise its apparently irre-uter the anarchists, whose execution is set for the 11th. The feeling on the subject is intense and strained. From the subject is intense and strained. From the true head of the column reached the neighborhood of the the doctrine accepted by the difference of the judges, and it is now almost universally held to be the true doctrine." Mr. Curtis treats of Section 3 of no longer be in contact with the sistable power to wrest from that peo-ple their hard earnings and use it for its own purposes. case the sentence is carried into effect.

It would be impossible to exhibit a more flagrantly unconstitutional pro-ceeding, because there could be no clearer encroachment of the strong upon the rights of the weak. It is not necessary, as we have said, to enter into the details of constitutional provisions in order to give them a special appli-tat will throw the struggle of the called it the struggle of the the liberation of the struggle of the called it the struggle of the the details of constitutional provisions in order to give them a special appliin order to give them a special appli-cation to the matter at issue to show the enormity of the outrage sought to The very cause for which the Chicago The very cause for which the Chicago agitators were convicted shows that such threats are not a mere empty sound, but hable to take shape in sound, but hable to take shape in converse of blowd. be perpetrated. Simply apply the pur- agitators were convicted shows that 1850; and then occurred, if not pose of that instrument, and it can be such threats are not a mere empty A DIRECT SANCTION OF POLYGAMY,

exceptionally able and satisfactory bronze statue of Lief, of heroic mold, authority has abrogated it; but while force. The total number of lives sacriefficial, but he excludes politics has just been erected in Juneau Park, advitting the anti-polygamy statutes from the service alterations and conficed is difficult to ascertain, but th island.

not be an example of what he would eminently pleasing. It represents the the move that has been made to secure figure of a stalwart youth with flowing the admission of Utah as a state, and locks, clad simply in a tunic of chain he contends that "the sole occasion for comment in that direc-tion, as Mr. Cleveland's letter places elevated shading the eyes as with head whether the Mormons now offer satis and

> PUT AN END TO POLYGAMY themselves. Theyare a large majority of the population, and they make a

certain offer. It is equally unimpor-NEW YORK, Nov. 5 - The referee's step. Those who have been in favor of the 'heroic' measures pursued by opinion in regard to the fifth election the federal government may, if they choose, assume that they have driven the Mormons into submission. Others say that the whole thing is designed as

opening figures.

Sullivan Indigoant.

trick, and that when Utah is into the Joion the Mormons will change their Constitution or restore polygamy in some way. It would be great foly to repulse them on the shallow suggestion that they are

a message to a local pap beople who are not to be trusted; because the real question is, whether, claiming that false rep In the November number of the after Utah has become a State sent out to injure the Forum George Ticknor Curtis has an under the proposed Constitution, it place. place. polygamy or to create any legal or constitutional status of plural mar tisze. In the presence of this question their religious belief become of no consequence whatever. The writer says that he presumes of the German physician that' no person att e present day who unders ands the relation between the Government of the Usited States and those peculiar dependencies called Territories, will dispute the following proposition: That Congress is at all Union as a State whenever its inhabitants desire it, and they have population and resources sufflegent to sustain a State government

The sole source of the power of Congress to CREATE AND GOVERN

ger, arrived at Queenst hurricane was experien those peculiar political bodies which are denominated Territories, is in Sec. nesday, and the steam 3 of Article IV. of the federal Consti- number of treme aution, commonly called the Terri- Five torial Clause. The section was framed injured during the storn for the purpose of creating a plenary terview Gould said that uconvenience from the

legislative power not only to dispose of the public lands, but to create and govern political bodies of the settlers and to bring them into the Union as Comparison of the settlers and to bring them into the Union as States. This was the constitutional doctrine for which the writer con-tended thirty years ago, in arguing the going on to-day. "Theistate of public sentiment was one of entire indiffer-ence to the polygamy of the Mormons, Dred Scott case before the Supreme Court of the United States. It was

in; but, when all had come, they ity which that body possesses in re

who signed petitions to Governor Ogleshy for commutation of the an-

general opinion is that some hundred or two persons were drowned on the Binnell, Joseph..... At Chik Lung, some ten miles from Yeung Kong, thirty-two lives were lost and three passage boats sunk. The island of Hoi Ling contains Boam, Thomas todell, Joseph II..... some :0,000 inhabitants. Bradford, Rosnell Brough, Henry...... Frown, Anstin M...... Brown, John...... New York Stocks. NEW YORK, NOV. 5-The stock narket opened firm at slight fractions Brown, Wm. arter, Charles S above yesterday's close. The tone was strong and prices advanced, ranging

Asper, Jededah asto, John Jhamberian, Thomas strong and prices advanced, tages up to 1 per cent. Later a reaction oc-curred, Grangers the leading weakness. At 11 o'clock the market became quiet and heavy at close to the Chambers, N. G..... Cocpell, Antony.....

The Labor Party Wins. Calder D. O. Estate

Bills, William A ...

14*a

1	opinion in regard to the fifth election	22	789
1	in-most arebin made nublic this moro-	A.	728
1	the favors the united inpor party, "		801
4	whom the inspectorship was awarded.	<u>, </u>	802
э	WIIOM the inspector alp that	n.	805
1		11	21.6
	The Reports Denied	14	808
1	Non & Chief Bushy-	4 36 F	81 !
4	Sr. Louis, Nov. 5-Chief Bushy-	**	814
	head and other officials of	1 (1) AN	862
8	the Cherokee nation have sent	4.8	871
2	e measure to a local piper denying toat	44 94	874
	thoro is any trouble at Tablequan, anu		\$79
e.	claiming that faise reports are being	(P14 A	538
6	sent out to injure the nation and		464.8
ŝ.	place.	2	7234
	prace.	and the second	73° A
		Chamless Brothers	128
	Leprosy	141 142 11 147 44	215
2	PHILADELPHIA, Nov. 5 The board	13.4	540
	of health has discovered that two		624
	well-developed cases of leprosy exist		6.8
1	in this city, but owing to the obstinacy	Coon, Jacob, Estate	5.6
d	In this city, but owing to the o subach		258
1	of the German physicians under whose		660
1	care they are, they cannot be lo-	Coon, John A.,	641
2	cated.	Coon, John A marries	678
		- HE - HE	A1.1m
	The Bank Statement.	Day, Lorenzo	253
8	NEW YORK, Nov.5 The weekly bank	AP	313
	NEW IORA, NOTO: AND despess	Deardon, Joseph	16
	statement shows the reserve decrease	Eddington, William	7.93
31	to be \$2,175,000. The banks now hold	10 Ju 11 II	633 87a
	\$9,786,000 in excess of the legal rule.	Eghert Samuel W	94
3	and the second	Eghert, Samuel W.,	620
	Gould's Voyage.		693
	The starter Inc.	2944 2094	STR -
	LONDON, Nov. 5 The steamer Um-	S 5	671 a
	bria, on which Jay Gould is a passen-		717B
1	ger, arrived at Queenstown today. A	Eghert Samuel A	778a -
1	hurricane was experienced on Wed-	Egbert, Samuel A Foster, W. H. & Son	140
4	source and the steamer support of	a construction of the	285
	number of tremendous seas.		48)
- 1	Five steerage passengers were		91a
Ľ,	injured during the storm. In an in-	Green, Thomas],	2073
r.	terview Gauld said that he suffered up	Halverson, John A.	12.20
	tasaananianca from the storing. 118	estate	132a
E	freedom from business, he said, had		416a
;	already had a beneficial effect upon	Hamilton James C	301
5	him		4/14
l	Gould listened closely to the news of	177 S 44	460
-	the latest move of the market, and then		120a
2	declared that he did Bot intend to	Hamilton, John C	
÷	transact any business during the tour.	144 1	4-7
ŝ		Hamilton, Joseph C	114a
	Vetoed.	mainition, Joseph C	4(3)

430 CONCORD, N. H., Nov. 5.- Governor 03a 13a Hansen, J. J., Sawyer this meaning vetoed the bill Hansen Andrew. entitled "An act regulating freights and fares on railroads and to provide 135a 845 858 Hansen, Hans.

for compensation to dissenting stock-holders in case of railroad leases." 4040 Heline, Peter 12+a 757 Hjelte, Eljas O..... 536a 782a Hill, John A..... QUEENSTOWN, Nov. 5 .- John L. Sulivan expresses himself as very indig-Holt, Albert num expresses infinite as the part of the part at the biasiful larguage used by Kilraiv and Mitchell. He says that he wants to fight both of them in the same ring. He believes that Smith is same ring. He believes that Smith is 451a

Holt, Edward D..... a better man than Kilrain and declares that he means to return to America as champion of the world or die here. Holt. Thomas M..... Jenkins, Wm, P. G.... Johnson, Joseph S.... Johnson, Charles A.... Jones, William H..... Responsible Signatures, CHICAGO, Nov. 5 .- Among those

595a 408a 723a 695a 157a

34-3



CARPETS, SMYRNA RUGS & DOOR MATS, LINGLEUMS AND OIL CLOTHS,



One of the most ghastly and despicable features of this proceeding is that it involves the robbing of the poor and needy, taking out of their mouths and from their backs that which has been contributed to feed the hungry and clothe the baked. It is related of Dean Swift that he was once invited to preach a charity sermon. He complied, and his discourse was brief, but pointed. He quoted the scriptural passage: "He that giveth to the poor leadeth to the Lord," and added: "No #, if you like the security, dewn with the dust." In this instance the people have given to the

poor, but before it reaches them, the government of the greatest nation on earth steps in and attempts to seize it before it reaches the destitute. What a spectacle!

probability, be decided whether one a perfect solution of the hitherto difmore step will be taken toward spoli- ficult problem of American coast de-

THE PRESIDENT'S POLITICS.

Those who have been in the habit of saying for some time past that Presisomewhat taken aback at his letter in criticises the new gun and says the exresponse to an invitation of the New periments made with it were eminent-York Democracy to be present at the ly calculated to deceive. He goes on ratification of their city ticket. The to say that as at present constructed President does not say much-he never its range does not exceed two miles, asking the prisoner, after conviction does-but what he does say has no un- whereas a hostile fleet can shell a city certain sound and as an exposition of at a distance of from five to eight will obey the law in the future. If he his real party affiliations is valuable as miles; that although the gunners man will make this promise, it is intimated that a light sentence will be imposed setting the question at rest with aged to shatt r the ship at anshor, it for his past offense. Again and again those who were disposed to entertinn it, though we believe the majority have all along understood that the Devided the the second that the they could hit a vessel in motion; that the full belief that such marriages President's Democracy was unques- had the water been deeper or the ves- were innocent in the sight of God. tionable

This is an embarassing situation. If the execution takes place trouble is made by the government of the United liable to ensue, for there must be States, Territorial Governor, and he fire under so much smoke. On held the office for seven years. Hadid State, and would understand that the former is of the other hand it is thought, he accepted it. Every well-informed person in the United States knew that no doubt, if the man are liberated that he had numerous wives, and numerous families of children by his several "fhe government could just as upon fear. It is necessarily deemed

well have sent a non-Mor-mon to be governor; but Brig that the application of clemency would ham Young was selected because it was consequently also be fraught with assumed toat his people were to be a danger. In any case, the agitation is community by themselves, and because the people of the United States almost sure to make a "boom" for id not care enough about the pelyg anarchism.

my to take any public action against The clamor for amnesty is probably . This torpor and indifference coninned for a period of fitteen years, not more intense, though louder and during which plural marriages were greatly multiplied in Utah. more pronounced, than the demand for the execution of the sentence. It "In 1852, during the first term of the

is certainly more popularly widegovernorship of Brigham Young, piural marriage was officially an-nounced as a doctrine of the Mormon spread. Taking the subject all in all, it is one of great interest, and fraught Church, and published abroad as well as at home. In that period there be-can to be a considerable inflax into the with perilous consequences. It is as clear as day, that if dur-

Cerritory of persons who were not ing the trial no actual connec-Mormons, and who are now known tion between the condemned men here as 'Gentiles.' "THE MORMON CIVILIZATION,

n respect to marriage, thus came in evidently the case with a number of contact with that other civilization that has always existed throughout this Union. In 1862 the country rather vented the present pretty pass of afsuddenly awoke to the necessity of exterminating polygamy. This change from a state of indifference and nonhas put the responsibility upon the action to measures of suppression, shoulders of executive authority, which oming after manifest neglect, not to is thus placed between two blazing say encouragement, has been, like fires of popular feeling. Governor other paroxysms of public virtue suc-

Oglesby is in the position of a man evil, productive of about as much sitting upon a keg of powder with a harm as good. "In 1862 an act of Congress was couple of fuses burning rapidly toward the explosive material. It appears only to be a matter of choice as to which fuse he elects as the one that At first the Mormons honestly be-

will reduce him to fragments. The latest advices from Chicago, received since the foregoing was penned; are to the effect that there is a Supreme Court of the United States, stampede in favor of the petition for pardon. This has caused consternation among the police force.

THE NEW GUN CRITICISED.

WHEN Secretary Whitney recently announced the remarkable performance of his new dynamite gun by which a a new offense known as "unlawful large vessel two miles distant was so cohabitation." Mr. Curtis shows the badly shattered by a single shot as to be practically annihilated, it was hailed Before we issue again it will, in all with exuitation all over the land as that have been entailed by the judicial them.

The writer says it is disgusting to ation, or whether better judgment will fense, and the press of the country read, as it has been his duty to read, "the the most influential magazines in prevail. teemed with laudatory articles going to show that it had revolutionized the trated without the least necessity, and art of war and that the great guns and ritorial judges have known that their

heavily armor-plated ships of Europe FORCED AND OUTRAGEOUS were a great mistake, as the most foronstructions of the statute are not

midable of them could easily be blown out of the water by the new engine of dicial tribunal in the land." He is willing to believe that the omission dent Cleveland was not an out-and-out Democrat-and they number a great many in all the parties-will be upintentional oversight on the part of Congress, but it was none the less a great wrong. "It has become a common practice with the territortal judges to make an

ostentatious show of clemency, for unlawful 'cohabitation.' if he

sel stronger, perhaps the shattering I cannot renounce my duty

is the manifest duty of Congress so to it. Brigham Young, the civil and redeal with such a peculiar state of af fairs as not to obstruct the entrance of that community into the Union as a

NOR TO PROLONG the territorial condition for the pur-pose of keeping up the exercise offedersl power. If the social peculiarity

which is supposed to require removal is one that the , cople of the proposed State can then dues deal with, and sent a non-Morthey offer safe guarantees and com-pacts which will sesure its rem val by the State power la place of the federal, there can be us good reason for con-tinueing to exclude them from the privcriminal court.

ileges and r ghts of Statehood, because of a peculiarity of their social coudition, their manners, their customs, or their religious beliefs.

"The following is the provision of the proposed Constitution of Utah, on the subject of polygamy: Art. XV., Sec. (2.-Bigamy and poly-gramy being considered incompatible with a resublican form of government, each of them is hereby forbidden and declared a

misdemeanor. Any person who shall vio-ate this section shall, on conviction there-of, be puni-hed by a fine of not more than one thousand dollars, and imprisonment for a term of not less than six months no more than three years, in the discretion o he court. This section shall be construct

as operative without the aid of legislation and the offense prohibited by this sectio shall not be barred by any statute of lim tation within three years after the commis-sion of the offense; nor shall the power of ardon extend thereto until such pardon all be approved by the President of the

"AS A FURTHER SECURITY, he power of amendment is limited by

the following proviso: Provided, that Section 12 of Article XV shall not be amended, revised, or in any way changed until any amendment, revis-ion, or change as proposed therein shall, ceeding public toleration of a supposed in addition to the requirements of the pro-visions of this article, be reported to the Congress of the United States and shall be

passed, making polygamy unlawful in the Territories, and punishing it as Congress approved and ratified, and such approval and ratification be proclaimed by the Presi ent of the United States, and i igatay, with fine and imprisonment. not so ratified and proclaimed said section that remain perpetual, leved this law to be unconstitutional,

because polygamy was an article of their religious faith. Bet in 1879 Mr. Curtis declares that he is not unaware of the d-pth and magnitude of the constitutional question which they learned, from a decision of the that marriage, being a civil relation bearises on these provisions. But after tween men and women, it is no in-fringement of religious 1 berty for the legislative authority to prohibit a man from having more than one living competent to a State, especially to a

new State, when it enters the Union Mr. Curtis shows that even after to make a compact with the United this decision, the law of 1862 was al-States that will effectually limit its own sovereignty in a matter peculiar to lowed to remain practically a dead letter until the passage of the Edmnnds itself and its social condition. Mr. Curtis, in Iclosing, says that law of 1882, which embraced the pro-visions of the former law, and created

'every state in the Union has, in many ways, limited its sovereignty by com pacts with the United States." and ax injustice of creating this offense with-out defining it, and in graphic and elopresses the opicion that Congress has power to enforce such compacts should an attempt be made to violate

The Forum is published by The Forum Publishing Co., 97 Fifth Ave., New York, and is one of dministration of this section of the Edmunds law by the Utah courts. space to the discussion, by the ablest

> made public through such a medium. will attract a great amount of intelli gent attention. We have been com belled to omit and pass hastily over valuable portions of his article, but the whole will be found extremely in teresting to people in Utah. They should get the magazine in which i

TO-DAY'S TELEGRAMS OFFICE, 123 W., NORTH TEMPLE ST.

Hundred More ELives ILost in

a SE Great Typhoon in iChina.

> Chief Bushyhead, of the Cherokee Nation, Denies the Stories of Trouble There.

archists' sentence are W. C Goundy Jones Thomas the well-known democratic leader and general counsel of the Northwestern Jones, David Jr Railway; S. P. McConnell, a promi-nent member of the bar; S. O. Greg Jones, Philip or, lawyer and former president of the Iroquois Club; T. K. Boyesen, Larsen, C. A.....

regular democratic nominee for attorney; Lyman Trumbull, ex U.S. senator; W. G. Ewinz, U.S. district attorney; F. S. Winston, ex minister

to Persia; Judge Meran, of the appel-late court; Lyman J. Gage, president of the First National Bank; Marvin Hughett, president of the Northwestern Railroad, and Judge Baker, of the LeCheminant Bros ... LeCheminant, Sarah LeCheminant, O..... Levendahl, S. M......

The Veto Stands. CONCORD, N. H., Nov. 5 .- The legis-Margetts, Loreuzo

ature endeavored to pass the railroad bill over the governor's veto but failed. At eleven o'clock the governor adurned the legislature.

Must Wear the Stripes

DUBLIN, Nov. 5 .- Tullamore prison authorities have ordered that William Moore, John O'Brien shall wear the uniform pre-Morgan, John W Morgan, Edward W ... scribed by regulation for convicts. Attachment.

NEW YORK, Nov. 5 .- The American Veilson, Neil. Bengia Exchange National Bank case obtained

an attacament against AchermanBros. of California in a suit to recover \$45,715 on a note executed by J. B. Rosenthal & Co., and endorsed by defendants. They have also attached the property Okason, Hans Orgill, Edward Player, Charles Est ... of the makers of the note.

Aparchist Notes. Perkins, David, & Co. CHICAGO, Nov. 5 .- It is stated today

that Anarchist Lingg will refuse to sign Peterson, Frances.... any petition for executive clemency. State^o Attorney Grinnell gave in Perkins, G. W

of the criminal courts to prepare no calendars for the next week. This means that there are to be no courts in Peterson James

Judge Frank Baker, who is now sit-ting in the criminal court, signed a petition for commutation this moin-

Pratt, Milando ing. Now that there seems to be

Preece, Able ... the direction of the commutation of

ts, it might be well to mention hat effect it has already ortant section of the community,

akin to dismay has arisen among the blue coats, and it is believed that the

Rolfe, Benjamin W ... 400a Terrible Explosion.

SPRINGFIELD, Ills., Nov. 5 .- A ter

ble explosion of molten steel occurrible explosion of molten steel occur-red this morning at the works of the Springfield Iron Company. The entire city was shaken up by the force of the explosion and win-Rushton, Edward

lows rattled as though by an earth-uake. Four tons of liquid metal were allowed to flow into wet recepta le and a frightful explosion. ensued. Svensen, Andrew

vhat

expression.

licent and desire the matter suppressed.

Stenolom, A. P. Spicer, William.....

Tanrer, Stewart **Utah and Salt Lake Canal**

> Company. Thomas, Benjamin.... Thompson, F. C..... SALT LAKE CITY.

Vaughn, David...... Vaughn, Henry A..... THERE ARE DELINQUENT UPON the following described Stock, on ac-count of assessment levied on the 30th day of

278a 303

Merrill, W. W...... Malstrom, John..... Miller, William..... Moore, Henry 127a 50,00 10 00 329a 193a Nebeker, John L..... 5533

174a 791a 798a

Noakes, Charles M

structions this morning to the clerks

anticipation of the execution.

A STAMPEDE

he sentence of the convicted anarch-Price, Edmund..... Price, Win....

Petitt, Brower. Rasmussen, Peter.... Reece, John H..... ic police force. Already a feeling

Rushton, Edward liscontent will soon find some strong

Rolfe, Samuel A. estate 433

Rolfe, Gideon Gl.....

Sellers, Brigham Spencer, Samuel G

It is reported that twenty men were burned. The officers in charge are re-

Smith, Daniel . Smith, Manasseh. mith, Ephraum ...

NOTICE

Taylor, Samrel B

count of assessment levied on the 30th Jay of July, 1887, the several amounts set opposite the names of the respective shareholders as follows, and in accordance with law, so many shares of each parcel of said stock as may be necessary, will be sold at the office of the Company, No. 223 W., North Temple Street, Salt Lake City, on Saturday, the litz day of November, 1887, at 1 o'clock p. m., to pay the delinquent assessment thereon, to

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LACE, CHENILLE & MADRAS CURTAINS, Window Shades, Wall Paper & Upholstery Trimmings, The Most Complete Line West of Chicago.



The Burton-Gardner Co. Combination Fence.

David James & Co. TINNERS,

PLUMBERS, GAS and STEAM FITTERS,

Plumbing Material, Pumps, Pipe and Fittings, Steam Heating Supplies, Tin and Iron Roofing, Galand Thom Comming Cuttoring Etc.



	ence have of course been based upon the President's enforcement of the civil service law in spirit as well as in letter. In doing this he has been com-	the missile would be considerably de- flected from its course, that for ob- vious reasons its employment on ship	to provide for women who are dependent' upon me, although since this law was passed. I have had no sexual relation with any wife but the one with whom I have dwelt.' This has not been accepted as a sufficient submission, and the man has been	Two Well Developed Cases of Leprosy IDiscovered in Philadelphia.	pay the delinquent assessment t gether with the costs of adver expense of sale. E. SMITH, S No. of NAME. Cer- tificate. Sh	Secretary	GARDEN HOSE AND LAWN SPRINKLERS.
×		board would be impracticable and that	sentenced to the		Airimet John D 415	3 6 00 ··· 7 6a 22	99.00
-	and a second to hadde outy forathe to l	in any case its extreme length and the	UTMOST PENALTIES	John L. Sullivan Declares He Will	Amundsen, A 663a	9 18 00 Whiteple, Daniel 569 6	While Visiting Conference
4	For the second state of the state of the second state of the secon	frailty of its construction would make	of the statute. What is the more ex-	Come Home the World's	Anderson, Jens 25	5 10 00 4 766 6	While Visiting Conference
	and the state of the operations		traordinary in this artificial and ab-	Champ'on or Die.	• · · · · · · · · · · · · · · · · · · ·	3 6.00 " 308a 3	6 60
	the section of the se	shots from the enemy.	surd construction of the law is, that it has been regarded as almed against		Andersen, Neils 4a	1 2 00 " 621a 3	DON'T FAIL TO VISIT THE
	of Republican "bold-overs" and fill		the Mormons alone, and not as includ-		Andersen, Oiena 793a Auer, Uiric 13	25 50 00 Wilkin C. A 819 15 18 36.00 Wilkin C. A 819 15	100 CO OD BEDEVEDE CO CHODE
-	the vacancies thus created with Dem-	THE SON OF ERIC THE RED.	ing ordinary fornication; so that in	A Long List of Responsible	la la	9 18 (0 ··· · · · · · · · · · · · · · · · ·	
	ocrits, the more unthinking ele-	•	Utah a man may dwell or be in the	Names Attached to the	Bangster, Frederic L 433a	15 S0 00 Williams, Jos. J 108 1	EXAMPLE CO. STORE
	ment have leveled their shafts	II has fors occurs well caraonancu	same house with any number of pros- titutes, and may have sexual connec-	Anarchist Petition.	Bangiter, Frederic Li., 585a	1 2 00 384 4	so do or a creater dread do. or oren,
	of reproach at him instead	fact that Columbus was not the first	tion with every one of them, and yet	and the second se	** 5998 ** 603a	1 2 00 Williams, J. J., Jr 97 31	No. 40 S. MAIN ST., S. L. CITY.
	of at the real cause of the exist-	discoverer of America, but as all pre-	he cannot be convicted of un-	Alarma Among the Oblaces Do	·· 604a	1 2 00 . 4 888 5	10.00
	ing state of things. These should have		then one moment under the	Alarm Among the Chicago Po-	Barton, William H 119	19 38 90 ··· 293a 5	10.00
3 X -	taken into consideration the fact that			lice-The Daily Fatal	. 537	5 10 00 Williamson, Jas 88 2	SEE THE LOW PRICES AT WHICH THEY ARE SELLING
	whenever he was justified legally in	been wisely determined to confer upon	Act., That law is held in Utah to have	 Explosion, Etc. 	** 827		too See the low FRICES AT WHICH THEY ARE DELLING
1	making a removal he has done so, and	Columbus the pre-eminent position.	reserved all its terrors for cases where			19 24 00 Winward, Alexander. 450 15	
	in all cases save one the new appoin-		there was a claim of a marriage rela- tion with more than one woman, ac-	a anti-marginal anna an	Bergen, Adolph 485a	1 2 00	FURNITURE, CARPETS,
	tees have been Democrats, generally of	records of unquestioned authenticity a	cording to the Mormon belief and prec-	By Telegraph to the NEWS	Bess, James Lunnin 15	59 118 00 Winward, John W., Jr. 451 1 3 6 00 Wallace, George B 913 13	
	the most thoroughbred character. The	Norseman named Lief, son of Eric the	tice. It is not strange that, among a	Destructive Typhoon.	Bills, Wm. A. Jun 41a	10 20 00 " 311 65	130 00 WINDOW OTIDUATING & OTIADIG
100	exception noted is that of Postmaster	Red, visited and partly explored the		SAN FRANCISCO, Nov. 5 Mail ad-	······································	4 8 00 Wallace Samuel D 912 14	WINDOW CURTAINS & SHADES.
	Plerson, of New York City, upon the	shores of Vineland as he termed it in	with borror and indignation, especially	vices per steamer City of New York,	Bills, William A 415	14 28 00 Wallace Howes 3-3a 6	
	expiration of whose term some two	the year 1000-some 500 years before	in towns where prostitution was no-	arriving today from Hong Kong, state	n 491 n Si0	4 8 00 Wallace John K 291 6	SINGLE and BED LOUNGES, SOFAS, Etc.
55.54	years ago, it was immediately renewed.	Columbus set foot upon American	known until Gentile vice had pene- trated there along with Gentile virtue."	that the typhoon which raged on the	# \$10	8 6 00 " 789a 8	8 18 09 IN FACT, EVERYTHING IN THE FURNITURE LINE. 18 CALL AND BEE.
1. 1. 1.	There were sound reasons for this; s	soll.	Mr. Cortis disclaims bolding that	night of the 17th of September, struck	4 ¥18	14 28 00 Young Edward 676a 8 15 50 00 "665a 13	25 00
	Mr. Pierson was and is not only an	In commemoration of this event a	the omission of Congress to exercise !	the island of Hol Ling with its full	H 331a	2 4 00 Salt Lake City, Nov. 5, 1887.	S. R. MARKS, Supt.
the second						d 10t e4t	