PRINTED AND PUBLISHED BY THE January 19, 1886 Tuesday

THE last resort of the "resorters" exhibits more plainly than ever their terror at the exposure of their filthiness, which was bound to attend their prosecution for lewdness. There are cirscreen other guilty partles, that something should be done to close the

cates of purity in this city. According to the Federal courts,

prosecute one of the lechers. If the lower courts, municipal or county, athigher courts.

graded samples of respectability and social purity are any of them innocent of the crimes laid to that charge. When a mistake was made in the arrest of a man not charged with the offense but of the same surname, being the brother of the real criminal, what a parade was made of the fact that an "innocent man wascharged with a vile crime!" The officers were accused of trumping up the charge out of malice, and a great deal more on the same strain. It was a simple mistake, but not a tenth part as bad a break as the arrest by the U. S. Marshal of the man who, after being confined several days in the penitentiary, has been turned loose without the police was rectified on the instant. of the name. The right man was secured, proving the matter, to be only. an error. The huge blunder in the the Federal officers case of was lauded to the skies by the same parties who abused the police for their

The cry of "arresting the im prosecute 1 them. That is, the welinto their homes and families. ty is not injused by the ifficit associalibidinous and revolting circumstances, and the home is not menaced by It is claimed in the petition for the accused that the complainant and the Justice are "Mormons" and he is not. If he had any they would take immediate steps to cut the foul connection. plea in court! But the assertion is made that these

guilt without trial, is no guide for an honest magistrate, sworn to adminis the law impartially.

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sheet called the Democrat is true, Marshal Ireland has been worrying himself about the article contained in the DESERET NEWS last Friday evening, making arrests and serving papers. He is reported as saying the editorial contained "most infamously false state-

"CHARGE IT UP."

mulating for nearly a dozen years. The Poland law, which was passed June 23d, 1874, abolished the offices of Territorial Marshal and Attorney, and vested the duties of their callings in the United States Marshal business in the courts, the Territorial

Mr. Creer presented a bill amending section 21, chap. 9, of Session Laws of 1884, in relation to irrigation; read by title and referred to the committee on

A communication from the Council in relation to a resolution by that body entitled "a substitute for the House resolution for the compilation of the

their sittings.

AMERICAN.



