THE EVENING NEWS GEORGE Q. CANNON, EDITOR AND PUBLISHED . January 4, 1870.

Representatives. The man who has know-that they can adopt no measure the credit of being the principal framer that will injure the people of Utah. this city. He is but little known; but enemies have frequently done-but we We have heard various reasons assign- every way greater and more powerful. this Territory, none of them creditable, we have heard expressed which we however; but they may have been ex- trust will never be forgotten-no mob, yet think they had done no wrong. their villainy in our possessions. Every peaceable citizen would instinctively shun the companionship of such a person, and during the two or three years of his residence in this Territory he has never been seen in respectable society. Whatever the cause which prompted him to take up his residence here, his appearance gave evidence that he had seen hard times where he had been; for a more sorry-looking vaga-bond is seldom seen than he was-ragged and nearly shoeless, "and as "umble," as "very umble," as Dickens'

-write the "Mormons" down in the newspapers, create public opinion against them, tell all the lies that against them, tell all the lies that wicked brains can fabricate, urge and beg the Government to enset laws against them, and then send an army to en-force those laws. "Polygamy" is the five years ago; but this time, if our enemies can have their way, the mob fa to be legalized. In the Chicago Tribune appears a communication signed "Salt Lake," written by the reputed author of the Bill-at least we judge so from the promisence which he gives himself and acts-in which, after telling several lies about occurrences here, he gives a synopsis of the Bill, and then asts, with assumed innocence, "Is there anything tutional in dit (the Bill]? Or that is not required and enforced everywhere on earth under the shadow 'of a civilized flag, Utah only excepted?" By such manas are the publie hood winked and deceived as to the real intentions of these plotter

lives of upwards of thirty-five millions of people-bestow notice and worldwide fame upon a community which at the highest computation, does not number more than two hun-

dred thousand! Despite the modesty and numerical insignificance of the

of this Bill has been a pettifugger in They may give us trouble-that our if once seen he is not soon forgotten. shall emerge from it better, stronger, and Territory. ed for his taking up his residence in There is one resolve, however, that aggerated. A man with such a face sanctioned by law or otherwise, shall and manner might easily be charged with being a fugitive, and yet the charge not be wholly true. A Vigil-ance Committee in search of a criminal and the labors of twenty-five years and the labors of twenty-five years and the labors of twenty-five years Sait Lake, Utah, Wasatch and Juab, and might make the mistake of lianging swept away in a few hours, than that the owner of such a countenance, and our enemies shall find that reward for

## A BILL

In aid of the execution of the laws in the Territory of Utah, and for other purposes.

That in accordance with the sixth section of the act of Congress entitled "An act providing for a district and force those laws. "Polygamy" is the ery, but the property of the "Mormons" is the booty. They only hate "poly-gamy" so far as it interferes with their pleasures. What they want is money. If the "Mormons" would give it to them, they would be a very elever, fine people. But they do not, and hence this outery about the wickedness of the "Mormons." It is the old ruse, to which the mobbers had re-course twonty-five, thirty and thirty-five years ago; but this time, if our enejurors in said Territory. SEC. 7. And be it further enacted That the grand jury of said Territory shall consist of fifteen good and inwful men, twelve of whom concurring may find and return a bill of indistment. SEC. S. And be it further enacted, That at least ten days before the time of heiding each regular form of the istrict courts of said Territory, in their arshal of said Territory, or one of his sputies, shall, in connection with the marshal of said Territory, or one of his deputies, shall, in connection with the clerk of the district court for which a term is to be holden, select from the body of the people of said district twenty-seven good and lawful men having the necessary qualifications, to mark a prosecution for any of the been selected to act in the aforesaid ca-pacity, and setting forth the court, pacity, and setting forth the court,

ness upon them. If they could get the full petit jury: Provided, That if all or indictment may conclude, generally, influence they want with Congress, they any number of the persons so selected against the statutes in such cases made and summoned shall fail to appear, and provided.

THE CULLON BILL AND ITS AUTHONS. THE CULLON BILL AND ITS AUTHONS. THEOROGY THE COURSESS OF THE CULTON BILL AND ITS AUTHONS. THEOROGY THE COURSESS OF THE CULTON BILL AND ITS AUTHONS. THEOROGY THE CULLON BILL AND ITS AUTHONS. THEOROGY THE AUTHONS. THEOROGY THEOROGY THEORY THE AUTHONS. THEOROGY THEORY THE AUTHONS. THEOROGY THEOROGY THE AUTHONS. THEOROGY THEOROGY THEOROGY THEOROGY THEOROGY. THEOROGY THEOROGY THE trict as in his opinion the nacessities of business may require, thirty days' notice to be given of the time and place of holding such special term in some newspaper in general circulation in said

SEC. 10. And be it further enacted That the said first judicial district shall embrace the counties of Millard, San-pete, Sevier, Piute, Beaver, Iron, Wash-ington, Rio Virgin and Kane, and that the regular terms, of the court thereof shall be held at the City of Beaver, in Sait Lake, Otah, Wasaton and Juab, and that the regular terms thereof shall be held at Sait Lake City, commencing on the first Mondays of February, May and September, in each year; That the third judicial district shall embrace the counties of Davis, Morgan, Summit, Box Elder, Cash, Weber and Richlaud, and that the regular terms thereof shall be held at Ogden City, in said County of Box Elder, and shall commence on the first Mondays of January and June, in each year: but the time of commencing said regular terms of said several courts may be changed by the Governor, when

United States in said Territory, or to any one having charge of troops of the United States therein, for a posse to aid such officer; and upon such application being made, the commander, or person in charge of such military camp, post, or troops, is hereby authorized and directed to detail a sufficient number of men to enforce the writ or other pro- That in all cases of election by ballot it men to enforce the writ of other pro-cess, whatever it may be, which is be-ing, or is threatened to be resisted. And said marshal, or either of his deputies, may make application for

SEC. 19. And be It further enacted, that it shall be the duty of the gov-ernor of said Territory, so often as it shall appear necessary, to inspect, or cause to be inspected, the jails and other prisons in said Territory, and the manner persons are held, treated, and imprisoned therein. And the governor shall make rules for the regulation and government of said jails and prisons; and he is hereby empowered to remove

it shall appear to him that a different amy, polygamy, or concubinage, shall time would accommodate the Judge be admitted to citizenship of the United been in a story tooking verse in all story stories in all class of the last story and the people of the said several dis-tricts better. States; nor shall any such person hold any office of trust or profit in said Terriself towards them as such, shall, unless rebutted, be sufficient to sustain the prosecution; and in all cases in which a woman is accused, the same rules of evidence shall apply to her acts and admissions.

and petit jury: Provided. That if all or properties of the period source of the court, so that if all or present is also become necessary in the court, both in the case of the grand. The the period source of the court of the grand of the depites and provided.
But the court, both in the case of the grand is the statutes in moth the period of the distribution of the period source of the court of the period source of the grand of the distribution of the period source of the court of the distribution of the period source of the court of the distribution of the source of the court of the distribution of the source of the court of the distribution of the source of the court of the distribution of the source of the court of the court of the distribution of the source of the court of the distribution of the source of the court of the distribution of the source of the court o

upon conviction thereof the person so offending may be punished by a fine not exceeding five hundred dollars or by imprisonment in the penitentiary not exceeding one year, or by both fine and imprisonment at the discretion of the court. And at all elections, none but male citizens of the United States over twenty-one years of age, residing in the precint or election district, and not disqualified by conviction of crime or otherwise, shall be competent voters. SEC. 26. And be it further enacted, That the probate courts in their respective counties in said Territory are hereby authorized to hear, try, and de-termine civil causes wherein the debt or damages claimed does not exceed five hundred dollars, and in criminal matters may exercise jurisdiction as committing magistrates, and the twenty-ninth section of an act of the territorial legislature of Utah conferring general and unlimited jurisdiction on the pro-bate courts, both in civil and criminal cases, entitled "An act in relation to the indicional" The performance will commence with the beautiful Drams, in 3 Acts, entitled DUEL IN THE SNOW Doors open at 61/2 o'clock. Performance to In Preparation, the Great Irish Drama, PEEP

a lady; and for its preservation Burnett's Kalliston is guaranteed to be a most powerful aux

Favorites with the Ladies-Burnett's Flavoring Extracts. The uninfitiated should try

Always Ready and Reliable. From its perfect purity and uniform strength. And said marshal, or eacher on for deputies, may make application for such assistance when necessary to sup-press any mob, riot, or other disturb-press any mob, riot, or other disturb-ance of the peace.



.....

Bioliter purpose. Bioliter purp alons that such women are his wives, his acts recognizing, acknowledging, introducing, treating or deporting him-that L will obey all of the laws of the

SEC. 14. And be it further enacted. That any man in said Territory, who which thall, after this act goes into effect, live God." shall, after this act goes into effect, live or cohabit with one woman or more, other than his lawful wife, as his wife or cohabit with one woman or more, other than his lawful wife, as his wife or wives, shall be adjudged guilty of the orime of concubinage, and upon conviction thereof, shall be punished by fine not exceeding one thousand dollars, and by imprisonment in the penitenti-sry at hard labor, not exceeding five years, and in all prosecutions for the violation of this section the alleged con-cubines of the accused shall be compe-tent witnesses to establish or disprove the charge: Provided, That no state-ment made by any such witnesses shall be used against, admitted or allowed to effect them in any manner in any case ffect them in any manner in any case cease.

not bat a prosecution for any of the crimes specified in this act, nor for the erime of bigamy, concubinage or adul-tery, hereafter committed.

discharge the duties of the office on which 1 am about to enter: So help me SEC. 21. And be it further enacte

approved.

LOST!

In all its Branches,

MARRIE

affect them in any manner in any case whatsoever, and an indictment charg-ing said crime to have been committed with more than one woman, will be sustained by proof, showing the same to have been committed with one only or more. SEC. 15. And be it further enacted, That the statutes of limitations shall That the statutes of limitations shall

BYASS' LONDON PORTER. ARROL'S SCOTCH ALE, and SANDS' CHICAGO STOCK ALE. On Draught at Salt Lake Billiard Room.

O' DAY.

said Territory, and such other persons and under such regulations as said secretary and governor shall make, and said secretary shall be held responsible for the safe keeping of the same; and that the sum of three thousand dollars be and the same is hereby appropriated out of the moneys in the treasury not otherwise appropriated, to be expended, under the direction of the governor and secretary, in the purchase of law books to complete and fill up said law library. SEC, 29. And be it further enacted, That the district courts of said Territory shall have exclusive original jurisdic-tion in all suits for divorces or alimony.

Is receiving daily, Fresh Oysters direct from Baltimore, Also Pig's Feet, Calves' Tongues, Old English and Scotch Ale and Porter; Brewer, Bemas & Co.'s celebrated Ale, Waggener's Ale and Lager Beer, Golden Grown Cigars, Premium Fine Out Tobacco: in fact, to speak seriously, you must call and see and tasts for yourself.





