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DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Phursday · February 25, 1886

THE GOVERNOR AND THE LEGISLATURE.

THE Legislative Assembly has been in prove. If his nominations are disapsession forty-six days and has consid- proved, what then? No vacancy by ing out of the reading of either daily. ered a large number of important which he can appoint ad faterim can semi-weekly or weekly newspapers in ineasures. Several excellent bills have been passed, but none have received the signature of the Executive. Some have been vetoed and others have been They will continue to "hold over" acareated with the medicine of slience. cording to law, and the refusal of the any that are incarcerated; and he ac-The excuses offered by the Governor Governor to sign appropriation bills knowledges that nothing in the papers for rejecting the bills which her has because he holds certain views about has caused an infraction of the rules; deigned to notice, have been so flimsy the appointment of the officers who yet he says he will exclude all papers that they could not be viewed as :rea- are to disburse the money, is wrong that animadvert on the conduct of sons. It is to be presumed that he has and in the nature of determined ub- Government officials. In other words none at all to offer in regard to the bills struction.

on which he is sitent. We do not know but that is the wisest policy to pursue. If he is determined not to sign shy bills. Lasly to the disposition of public maney, ministration of the law which is a reat all, and has no better excuses to of- unless the Governor has some "other proach to a civilized nation, and a at all and has no better excuses to of-ter than those advanced in his vetoes, it would be wiser to alt still and say nothing than to try to make a show of reason when no reason exists. It is alleged, with how much truth we do not pretend to decide, that the Governor will not sign any bills unless the Council confirms his nominees for the offices of auditor, Treasurer and Superintendent of Distrint Schools. He has intimated of District Schools. He has intimated duty is to sign have, not to innerpret difference of all kinds were solicited for the material of the payment of income of the sign a bill for them, to execute, not to "unlify" the innates of the Pen. Now they are the payment of income of the money is them. The Legislature have a right to whittled down to weekly newspapers, and their opinion just as much as he has a sud they are sared out by the blar-a Treasurer elected by the people. The right to his, and only a competent court can decide as to the validity of "Mormon" prisoners care for are ax-

Supposing, for argument's sake, that he is correct as to his view of the law which he disputes while they in regard to those offices. Does that justify him in withholding his signature to bills which have no relation to them?
Supposing to those offices. Does that justify him in withholding his signature to bills which have no relation to them?
Supposing to those offices does not figure in any shape? Does it not look like

legally now, and until their addressors be put to the best possible use by the are duly qualified by law. No one can truthfully say they did not faith-fully fill their official positions. The Governor's obstructions then are MISERABLE AND STONYwrong, even if his argument concern-HEARTED SPITE. ing the law is right. If the Governor has the right to MARSHAL IRRLAND appears to be tryominate those officers he has not the ing to make himself as disagreeable as

right alone to appoint them. The possible in the position which he is permitted to occupy for a little season. Council holds the key to that situation. The Council may confirm or reject his He has reduced the allowance of newsnominations. Even supposing he has napers to the inmates of the penitenthe right to nominate, he takes care to tlary down to a weekly dole, and now nake such nominations as he well. indertakes to exercise an unauthor understands the Council, if true to ized censorship over public journals, their position as representatives of the people, could not consistently ap-

only admitting such as suits his own tastes and notions. He cannot point to a single evil growhe will shut out all that will not

these officers, and contands that the the laws which he disputes while they claded. And they solid some to the second arrepeated, We are this present income to right remain in force and arrepeated. We are this present to their positions: offer these remarks for his candid Marshal Ireland has refused permis-

House that this terms of office of the Auditor and Librarian expired of the Tist; referred to the committee on ways and means. The Council notified the House that it had approved of the action of the printing the reports of the Chancelor, etc. Mr. Crear, from the committee on

Mr. Creer, from the committee on conference, reported that the House committee had agreed to the Council amendments to H. F. 34, in relation to its suppression.

insurance companies. Adopted. A point of order was then raised by Mr. Cannon, who stated that the Coun-cli had introduced an amendment on matter which was not in dispute. The point of order was anstained, and the conference committee's report was amended.

own The rules were then suspended and the revenue bill, (C. F. 29) was taken up on its second reading. Mr. Hatch moved to strike out all of Mr. Hatch moved to strike out all of subdivision 4, in section 2, which ex-empts houses and other buildings and lands occupied for religions purposes, etc. The motion was lost. Mr. West then offered the following smendments, which were read, and after debate thereon, the till with the amendments were recommitted, to be further considered on Thursday:

amendments were recommitted, to be further considered on Thursday: Sac. II. All school taxes hereafter levied in the the general achool have of this terri-tory shall be computed from the valuations of the county assessment roll of the county is which such levy is made, and shall be as sessed by the county assessor and collected by the county collector, in the same manner collection of territorial and school taxes for assessment and collector shall county as a nerely a which such a shall be determined by the county collector is the general county could for the assessment and collection of the district for which such as a set of the district for which such as a set of the district for which such as a set of the district for which such as a set of the district for which such as a set of the district for which such as a set of the general chool trustees or by a special meeting for the trustees or by a special meeting or at the same time that he assess for ter-tor as the same time that so a set of the assess or a shall be determined by the ounty could the district for which such as a set of the provision of the general dist during the noull of dammary of each year, and within ten days thereafter the stated during the mouth of dammary of as a first and county taxes levied and as a first and county taxes levied and as a first and county taxes levied and as a first of each mouth of offener if and and the property assessed from the date of assessment, and shall become due and diment. The county for a the trustees of the week as and the shall distored to the county first and county taxes and the analysis of the proved as the state as a ferritorial and the property assessed from the date of assessment, and shall become due and anonay collected by him for achool purposes of one year and have a mult set offener if re-whin and trustees, paring the full amount off near year and in the far the set of the county for an analy the form the first day of December of the properior. The full amount of the properior and be fully of

by him or not. A bill to incorporate the city of Nephi was read once by title and re-Perfect to size committee on towns, etc. Several bills were sent to the Gov-ernor for the approval. The House action ned all 10 s. m. on Thursday

Thorsday, star bodw bezeneaw of thre

There certainly can be no valid res-son offered for dogged obstincey or stances. If the Governor has apparent ground for a dispute with the Governor has apparent ground for a dispute with the Governor has apparent ground for a dispute with the Governor has apparent ground for a dispute with the Council.



BALTIMOBE, 25. — The memoirs of Chief of the deminnonde of Paris, spoken of in a dispatch from Paris, yesterday, has attracted some attention bere. She claims to be the daughter of Prof. F. Nicholls Crouch, anthor of "Kathleen Mavourneen." Crouch was seen this morning and says he does not know whether the woman Cora Pearl is his daughter. He had nine children by his first wife. Miss Lydia Pearson, English actires, to whom he was mar-PAID UP CAPITAL. . . \$200.000 BU # P1. US. . 200.004

H. S. ELDREDGE, President, FERAMORZ LITTLE, Vice Prest, JOHN SHARF, WM. W. RITER, J. A. GROESBECK, L. S. HILLS, Cashier, JAS, T. LITTLE, Asst. Cashier, DIRECTOR

BECEIVES DEPOSITS PAYABLE ON DEMAND.

Buys and Sells Exchange on Non York. San Prancisco, Chicago, 51, Lonis, Omaha, London, and I doct al Continental Otties.

his first wife. Miss Lydia Pearson, English actress, to whom he was mar-ried in 1830, at St Paul's Church, Cov-ent Garden, London, England. There were four daughters Mrs. Mawdsley, now living in Balti-more, Madame Talbreque, of Leeds, England, and another one said to be at present in Russia, and Emma Crouch, the second oldest of the quartette, who left her home when a young girl. All the young ladies were educated in Paris. On returning to England from France, the mother of Prof. Crouch took Emma in charge. Suddenly the young lady left her people under cir-cumstances that were never spoken of afterwards in the Crouch family.

FOREIGN.

ATEST TRANSATLANTIC DIS-PATCHES.

> Beef, Pork, Mutton, Etc. Name Hule for Ireland

> > BEALS.

LONDON, 25 .- The Associated Cham-LONDON, 25.—The Associated Cham-bers of Commerce, which have been in session here for the past three days, to-day, adopted by unanimous vete, resolutions declaring that the grant of home rule to Ireland would prove dis-astrous to the trade of both Ireland and Great Britain. This is the resolu-tion offered by the Dublin Chamber of Commerce and seconded by the Glas-gow Chamber.

A Ningular Sensation in Paris.

A Singular Semation is Parts. PARIS, 25 — A new kind of senantion was made in the Chamber of Deputies this afternoon. A strange man in one of the zalleries arose excitedly, drew a revolver and fired it twice with a downward alm, and then cooly threw a letter toward Clemenceau. The man was quickly selzed and burried out by the police. When the excitement had subsided, a flattened bullet was found at the feet of the President of the Chamber. The prisoner said he was a soldier who had been so fill treated by his superiors and ig-nored by the officers of justice, that he resorted to this desperate expedient of the chamber. The prisoner gave his name as Polerre and said he was an officer in the French army. He as-setted that the letter which he threw to was Clemenceau contained an offer to give government the names of the betrayers of Metz.



chases, we will close our Ladies', Misses' and Children's Wraps, all New, Stylish and Fashionable Goods, at a

sig Makes collections, remitting proceeds

VANTED. A QUANTITY OF CANADIAN POPLAR and Ash trees. Enquire at the Utah and Nevada Hallway Office. LAMB AND GREEN PEAS Will soon be in order AND THOSE DESIRING CHOIDE GUTS OF

Should call at the American Meat Market.

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WILLARD BIRCUMSHAW. Staple Goods Complete in Every Line. Satisfaction Quaranteed.







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Previous to Stock-taking, and to make room for Spring Pur-

REDUCTION OF TWENTY-FIVE PER CENT.

COMPLETE LINES OF HOSIERY AND KNIT GOODS.

Bed Quilts, Comforters and Blankets,

Ladies' and Children's Underwear,

WE ALSO OFFER

HOME MADE FLANNELS AND LINSEYS.

ALL WOOL AND FLANNEL DRESS GOODS,

Ladies' Cloth. Eider Downs and Repellants

AT GREATLY REDUCED PRICES.

Flannal and Linney Sheeting, Jeans, Cassimeres and Tweeds.

H. S. ELDREDGE, Supt

Our Stock Taking finished, we have MARKED DOWN

in regard to his right to make certain in its main provisions, similar to the aline tominations, he has none to stand bill killed by the Governor in 1884. But the objections which he offered to that

upon in refusing or confitting to sign the objections which he onered to that indot bills passed by both Houses of the Assembly, and that cannot be affected. That is to say, every point which he by the question to which he attaches then made has been provided for, ex-so much importance. And we think that on fair investigation he will not which he must himself perceive, when the appear to be justified in blocking the wheels of justice, and stopping the machinery of the territorial govern-ment, by cutting of the financial cur-The only objection worth mention-

rent, simply because he differs with the Council about the construction of a single section of the Organic Act or Governor thought that the ballots

a single section of the Organic Act or the validity of a territorial statute. He must take into consideration that the law providing for the election of the Anditor and Treasurer stands upon the statute book, having been duly ap-proved and signed by his predecessor in office, and having never been disp-proved by Congress. The Legislature, in face of that statute, cannot very well recognize his interpretation of the Organic Act, seeing that he is not a Organic Act, seeing that he is not a court, and that for thirty-four years a that it cannot be claimed by any one contrary view to his has prevailed-in that it is other than a perfectly secret

this Territory, and the latter has been were required to be furnished by considered, ever since the Englebracht and Snow cases, to have been sus-tained in spirit by the Supreme Court of the United States. That court cer-tainly recognized the Territorial Mar-shal and Attorney-General, elected by the Legislative Assembly, as de facto officers, and their official acts as valid, and also isid down the principle that a territorial statute not disapproved by Congress had the tacit ispproval of that body. Snow cases, to have been sus-The oath formulated for voters is the

Compares and the last paperoval of the addition provides and the addition of the factor and the last providing for the election of the Addition Trees and the addition to the addition of the Addition Trees and the addition to the addition same as that now in use under the officials appointed by the Commis-

between the two Houses of the Legislative Assembly. Bills originat-ing in the Council are sat down upon in the House, and bills born in the House are killed in the Council. It is ers is simply impertinence and usarpsaid that some of this work of destrucation. It is not worth the ink that tion is done in a spirit of retaliation. made the marks on the paper. Five legislators would have had just as If so, W is wrong and to be utterly con-demned. We have known, if years past, of individual members opposing much right to formulate an opposite opinion and call that a decision as any measure introduced by one who

deptized Into one milit, they al to the I LEGISLATURE, dibit of Hod the boots and the boots of the boot boots of the boots of After the usual opening encoders, the ontaal ed Thesday was creat and depted, to morphily only on hind of A communication was received from he flouse announcing the concurrence

the flouse announcing the concurrence of that body in H. B. No. 16, a bill to ressen the terms of sentence of con-victs for good conduct, as value the substitute for H. F. No. 38, amending the act incorporating fluct, and smendments to High No. 48, a bill Amending the science organism Pleas-ant Grove City; referred to their me-anetice committees. marks. The only objection worth mention-ing that has not been met is that in regard to the uniformity of bailots. The

protect the vote from identification, so

Mr. Francis, from the committee on claims and public accounts, reserved favorably on the claim of W. K. Beld, prosecuting: astorney for Sampete County, asking for all appropriation of \$75, to reimburse him for assisting the District Attorney in prosecuting the cases of Foliett and Farmer, charg-ed with murder. Messrs, Hammond, Grorer and Sharp opposed the motion to be the duty of the poanty courts to pay their prosecuting officers. The motion was rejected in highways, reported on the petition of James Z. Stewart and other officers of Cache County, and recommended that the sum of shore be appropriated to ald in rebuilding the bridge over Sear Hiver, said sum to be expended und the direction of the county court; adopted.

Amending the charter of American Fore City; filed to come up in its order. The committee on highways reported is unidercade, etc. The committee on claims reported is an anometric of claims of cache of the officients of claims of sait Lake for means to build as or-blass home. The petition of residents of Cache of the officients of Plute. County were favorably reported upon, and the re-ports were all adopted. Severalighter reports were made res-ommending that sundry other bills be put on their passage; among them were icants within a fulle of school houses, etc. This was read the first time and filet for further action. Mr. Rider presented a bill in relation to impounding county courts to furnish accounts of their expenditure of ap-read by the said field. Mr. King presented a bill in relation to impounding estrays; read by the and referred to the judiciary. Mr. West furndanced a bill making etch hours, etc., read and referred to contained a start for indexers, mechanics, etc., read and referred to contain the on manufactures and com-mediants, etc., read and referred to contain the on manufactures and com-

Mr. West also introduced a bill ap-portioning the representation of the Territory of Utah; read by title and referred to the committee on clec-The House at 11:66 a.m. took a re

tions. The substitute for C. F. No. 24, a bill amending the act incorporating Nephi City, in Juab County, was read the third time and passed; title approved and the House ordered to be noti-BY TELEGRAPH PER WESTERN UNION TELEGRAPH LENE.

AMEBEOAN A message was received from LATEST BY LIGHTNING.

MELAGERAS, Mexico, 25. - San tend, degerter from Eighth Un tates Cavairy, who was implicated a murder of a rich Jew named Bis onfession yesterday givin plars of the crime. He say that Samuel Williams, also a deserter from the cavalry, struck Block with a

(HON. W. F. CODY.) ata Chief of Scents of the United Stat AND HIS MAMMOTH COMBINATION.

bla great Sensational Drama, written by John A. Stevens (Late with Buffalo Bill's "With West"), entitled: **'The Prarie Waif'**

Introductug the Western Scout and Daring Rider, BUCK TAYLOR, King

GENUINE BAND OF PAWNEE INDIANS, Under Pawnee Billy, Boy Oblef and

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ESTRAY NOTICE. HAVE IN MY POSSESSION:

One bay MARE about 8 years old, brauded B on jeft shoulder, both hind feet white, broke and gentle. One brown MARE about 5 years old branded JZ on left thigh, little white on left hind foot and a salp on aose. One bay MARE 7 years old, Star in head and saip on nose, both hind feet white, no brands visible. If not disimed and lakes away within set days from date, will be seld to the highest responable. bidder, on March Srd, 1806, at 2 o'clock p.m., at Kanarra, at my coursel. B. J. POLLOCK, District Foundkesper.



But if we grant that the view of hose grantement is right, taking merey the latter of the law without find the due to photoe, and do not add to the dight with belongs to deliberative body which belongs to deliberative body deliberative body which belongs to deliberative body deliberative body w those gentlemen is right, taking mere- place, and do not add to the dignity

much right to formulate an opposing opinion and call that a decision as those Commissioners had. And they were wrong in an important part of their opinion, as has since been determined, and as the Attorney General, though more entitled to consideration, is no more of a "decision" of the Attorney General, though more entitled to consideration, is no more of a "decision" of the an entitled to consideration, is no more of a "decision" of the Attorney General the into duced, feeling determined to "get of the conference committee" action on GC is to be strongly deprecated. Nay more, it is to be thoroughly desplaed. It prings from the lowest institucts of the amendments offered by the doctaring simply between individuals as any more than by the Governor's. And the Utah Commission, is not a decision" of the Attorney General and the "decision" of the Governor, the Attorney General and the "decision" of the Legislature is notificial attorney of great ability. So the united "decision" of the Attorney General and the Utah Commission, is not a decision" of the Legislature is pust as anal as theirs.
But if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that the view of those gentilemen is right, taking mereBut if we grant that t hick piece of iron and then assaulted from with a knife. They got but little money, the greater part being in a safe which they overlooked. Williams will probably be taken out by the authori-ties and shot in explation of his crime densed on his own Recog

Internet on his own Recognizance. Cincinnati, 25.—The Sergenizance, introduction of the sergenization of the series of the series of the out of which. Daiton said he was in-bour to which the order of the bound Compily with the order of the sum of committee still holds the returns. His bound appointed wednesday next bound appointed wednesday next bound appointed wednesday next bound appointed the second of the compiliant of the bound leaders held here last bound of the tariff before Congress Washington to advocate the inter-ted of the tariff before Congress Washington of the Constant Pacific, etc.

Canadian Pacific Railway, and on prospect of its being opened for pu business ment drine. In reterance the linearies question he will state to should negotiations between Har h

Eanaria, Iron Co., Diah. IDAHO STORE, Half Block South of Theotre." JOHN W. SNELL. er six horse power Engine and lew Boiler. Fine Tar. Car load or leas Charcoal. Car load Gedar Posm. Car load Bock Salt, in Jumps. Large Billiard Table 5x10, marble bes, 50e Spring Wagon, 550. Counters, Shelves, Gas Fixtares and To acco Dutters. Ground Cherries. aled and looss Lucern. amber. tove Poltan, Wholesnie. Butter and Vincenz, Wholesale. Butter and Vincenz, Wholesale. Bone Ash for Assaying, Refining and Fa-ining. Liquid Bineing, Wholesald. I Ton and all kinds of Boales. Branson Kultter, best in the wo d.] cles of Marchanduse, all for trade

