## THE EVENING NEWS

GEORGE Q. CANNON, ROLTON AND PUBLISHER May 14. 187

THE PRAYER OF THE MASSA-

CHUSETTS WOMEN.

THAT petition of the Massachusetts THAT petition of the Massachusetts to their hastands for support. But the expressly given to Supreme or Dis-women for the legislature to accord consus shows that it is impossible to carry trict Courts. The Probate Courts women for the legislature to accord them the privilege of marriage, ex-cites considerable attention. Of course so startling a proposition is received by the public with more or less protest, although the just-mess and seriousness of the ground of complaint are generally conced-ed. "Matron," of Washington, D. C., writes to the New York Graphic for the especial benefit of "Anna L.," that married women, have skeletons in their closets, only the married wo-men say little about them; that

men or more men than women, a mono-

gamin marriage firstall is of eraise an im-

Thus it will be seen that the

common if not indeed uniform con-

clusion is that a woman has an

inalienable right to have children of

her own, and the law and society

ought to allow it, but the grand

problem is-how is this devoutly

nobody's musty traditions be hurt?

There's the rub. But the public

discussion of this subject shows

persons are willing to subscribe, to

the petition of the Massachusetts

women, but nobody suggests a

wished consummation to

brought about honorably and

the divine origin of the doctrine of poly-gamy. men say little about them; that Women are formed to love and to Now it is a question if the social law has a minister to men, and no woman but right to forbid a woman to become a mother a coquette is or can be normally happy who is not wholly devoted to some man," but a woman wants all of a man or none; that the ladies happy who is not wholly devoted to some man," but a woman wants all of a man or none; that the ladies who signed the petition either don't know what it is to get "married, or they very much want to know; that "With all the teachings of re-ligion, of morality, and of honor against them, men by thousands

against them, men by thousands blight the lives of their wives by ffirtations and infidelities, as it is, even when the latter do not know all the truth." "Matron," however, can't imagine anything worse than the answered prayer of the Lowell women, but she talks out

like this notwithstanding-"Anna L." apparently sees no charm in virtue for its own sake. She has had no principle in her life, and all she has done has been merely in obedience to what society has told her to do. It is not wonful, then, that she should now be turning round and asking society what it is woing to do for her. But could society that the world moves, if slowly. encak it would probably answer her ques One thing is very remarkable-few tionings by confessing that it is in a transition state, and that therefore nearly everybody in it over thirty-married and single-

te of wills, granting ada BY TELEGRAPH. nded, howev It is contended, however, that the authority sought is given by that clause which says the jurisdic-tion "shall be as limited by law." Very true, but that law, if Terri-torial, must be "consistent with the Constitution of the United States and the provisions of the (Organic) Ac;" and to be consistent with the provisions of the Organic Act, it cannot confer upon the Pro-bate Courts any chancery or com-mon law jurisdiction, as these are expressly given to Supreme or Disnetition

in substance, declares that the law which now governs society says, practically, that comen should be married, should engage in work at their homes, and should look

Lieut. Egan, wounded in the log during the first day's assault on Captain Jack's stronghold in the lava bed, came down to day on route to San Francisco.

A deserter from the companies operating against the Modocs, was recently arrested at Shasta, and while the train was moving rapid-ly, between Roseville and Sacra-ments this noon, he jumped off, hoping to escape, but the shock in-burged bim internality to such an exhoping to escape, but the shock in-jured him internally to such an ex-tent that he was unable to run, and

was recaptured. PICCHE, 13.—Dutch George, one of the horse thieves lately captured near Eureka, had a preliminary ex-amination yesterday, and in de-fault of bail was committed to await the action of the grand jury. Young Butler waived a preliminary erramination be a party, the Supreme Court shall have original jurisdic-tion. In all the other cases before examination.

The Pioche Artesian Well Com-any effected a permanent orga-nization last night.

ceived a contract to build an exten-sion of sixty miles to his present contract of forty miles, on the Northern Pacific R. R. This will reach Tulalup reservation, about thirty miles north of Seattle. Montgomery has 1,000 at work on the forty miles. Six miles will be ready for the ties next week. The iron for twenty-three miles is now at Kalama. sive. Congress perhaps in an ear-ly day thought the same way in re-gard to the U. S. Constitution, for they, by act of Congress, author-ized the U. S. Supreme Court to is-sue writs of mandamus in certain

sue write of mandamus in certain cases therein specified. In Marbu-ry vs. Madison, 1 Cranch, 127, Cur-tis' edition, an application was made to the Supreme Court under the act of Congress referred to. The ays she is especially desirous than no public demonstration of an kind be made over General Canby the act of Congress referred to. The Supreme Court did not recognize the power of Congress to pass such a law, and held that the court had of an kind be made over General Canby's remains at any point along the route between this city and In-dianapolis. The funeral procession here will form at 4.30 p.m., the en-tire 2nd Brigade acting as escort. The body goes east in charge of Captain Hawkins and Lieuts. Casno power to issue writs of manda-mus, and Chief Justice Marshall, mus, and Chief Justice Marshall, perhaps the ablest jurist who ever occupied the exalted position, in delivering the opinion of the court, said: "Affirmative words are often in their operation negative of other objects than those affirmed, and in care and Anderson. Joel H. Mansfield will be tried for the fourth time for attempting to murder his lover, Miss Mary

Only a few persons will be admit-ted to witness the execution of John

In Kansas—whilst a Territory— this very question of the jurisdic-tion of Probate courts arose, under educate the serves in day schools and day colleges together and for each other. But one-half of the educated world is slung bodily round the neck of the other half! No wonder, then, that the times are out of joint, and that many women confined in the Territorial Peniten-

shot himself dead in his hous -----Ave, shot himsen ucears ago his yesterday. A few years ago his father left him \$75,000, all of which was lost in unlucky business ven-tures and stock speculations. LAST NIGHT'S DISPATCHES



SACRAMENTO, 13.—Mortimer tinues his demonstrations of in nity and declines to speak, notw standing having been assured his counsel that nothing more be done for him.

nization iast night. This place was visited to-day by a heavy thunder storm, raining and hailing alternately. PORTLAND, Oregon.—It is report-ed that J. B. Montgomery has re-ceived a contract to build an exten-

at Kalama. SAN FRANCISCO, 12.-Mrs. Canb

this case a regative or exclusive sense must be given to them, or they have no operation at all." But in addition to what has been Hein. tents and are making visits during the nights.

Ate more or less uncomfortable. Modem manufactures have taken away voment oid time occupations, and modern educa-tion has wakened them into self-coasel ousness. Up to our own age, women ver-told, and they believed, that they were made simply for men. But an ow they are discovering that the law of their own na-tores are used as the revealed will of 60, ffs them for only one of these places that namely of the wife, of the most initiants congainon, the most trusted friend and co-adjutor of man. But this nobles and joyful end will never the attained for the sex of for the individua-al until the mothers of the race recognize that marrings is the great end-mot of we ween only, but of monters of the nucleur. But the analyschoola and tary colleges together and for each other. But to methic to fame and until they colleges together and for each other. But to methic to fame are unable to the lighting of the sex of the luck that marrings is the great end-mot of we ween only, but of monters of the nucleur. But the analyschoola and tary colleges together and for each other. But to methic to fame and until they colleges together and for each other. But to methic to fame and until they colleges together and for each other. But to methic to fame and until they colleges together and for each other. But to methic to the lighting the the to kill and roby," and theremute solution in other the invision. The policioner, John O'Neilly, was the to methic to fame, and until they control of man. But the mothers of the race recognize that marrings is the great end-mot of we ween only, but of man. But to methic to fame, and until they colleges together and for each other. But to methic to the lighting the tot the lighting the solution. But methics and the together and one solution and the they control to methic the second thend the second the second the second the second the second th

vious reports concerning the en-gagement of the 10th inst., except that there was one soldier and one Warm Spring Indian killed and eight soldiers wounded; the latter has since died. Some of the soldiers JOSEPH L. BARFOOT.



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THURSDAY, APRIL 3, '73

HAS NOW ARBIVED A SPLENDID

ASSORTMENT

OPENING

SPRING

than none. But dear little reaking the laws of God and woman's heart won't helm reven though it be in sadness even though it be in sadness iess, are honestly earning their , and setting a good example to a-supported sisters, that are helping to solve the social prob-i if the hill be long and steep way dusty, remember that the for of good women in all ages that at the end a loving Father dy to receive his faithful daugh-to welcome them into a world nds ready to receive his faithful daughled to all eternity, not by human ignore and selfishness, but by Omniscien

"Matron" forgets that "breaking the laws of God and some other man's heart" is not in the petion. The idea is to fulfil the laws of God and mend women's broken earts, or rather prevent them from being broken. That is what the petitioners wish to have the privilege of doing and of having done. Next comes "P. N. B." of Brooklyn, and she tells the Graphic world that she too is not happy. She is especially severe upon the whom she talks like this-

bat men who manage things. for so favoring men and so imm. Here in Brooklyn, s T believe it is so in the Govme on the men! I say, time talk loudly of man's Man is very willing

instituted souls who remitse

confined in the Territorial Penitenwith the District Courts. In the case of Locknane vs. Martin, Mc-Cahon's reports, p. 60—also Dewey vs. Dyer, p. 77) the Supreme Court of the Territory of Kansas declare unanimously, that the set of the he laws of God and discharged, alleging that he is "com heart won't help fined and restrained of his liberty" Lieut. Harris is still in a very criti-

cal condition, though the surgeons think that having lived so long there is hopes that he may survive. The party who went up to Kla-math in search of Bogus Charley have not wat returned unanimously that the act of the Legislature, conferring upon Promon law and chancery, is in-istent with and in violation of have not yet returned. Reports from the Yainox res as), and therefy legal validity. ht that the young Kis ors would readily go t loctrine was re-affirm war if they were disturbed Captain Jack holds out Fraham et al vs. Kelly, 1 Kansas Governor possess the legal autho-rity to pass such an Act conferring upon the Probate Courts criminal jurisdiction? It is a well recognized LAVA BED, May 12 -The for

In Idaho the same question, of the jurisdiction of the Probate under an organic Act like that of this Territ secuted and fined by a Probate Court, for selling goods without license. In the learned opinion of the Chief Justice, MCBride, in that data D truth, admitted in this case, and I the Chief Justice, McBride, in that case (The People vs. DuRell, 1 Idaho R., p. 30), it is declared that "the case stands in the same condition as if it had been originally begun and tried before a private in-dividual. The laws of the Territory invest no man or court with authority over these offenses, except t Justices of the Peace and the District Court, and the Probate Court was acting in neither capa-city." (See also Moore vs. Konbly, Idaho, p. 55.) I have un that the Supreme Courts of Montana, Wyoming, and New have given similar decisis have seen none of them. other Territories, so far as 1 mation goes, the question been raised or the Legislatu and K left for the Lava P o Probate Courts. In every tribu-Lava Bed

topographic to-dr



