

no evidence that "that Infinite Source" had authorized him to speak as the oracle thereof. And people generally will not be apt to receive his statement without reserve. He should remember that one of the ablest statesmen, lawgivers and administrators of the law; under "that Infinite Source," of which history gives as any information, was a practical polygamist, and through him were given statutes intended to regulate that form of matrimony. And it is from Moses that the fundamental principles of jurisprudence which govern civilized nations are derived. We do not, however, desire to discuss that part of the ground assumed by Judge Zane, but to refer to another point, in which he gave himself away most marvelously.

Said Judge Zane in his sermon to Mr. Clawson:

The Constitution of the United as construed by the Su-Court and by the authors of States, preme Court and by the authors of that instrument, does not protect any person in the practice of polygamy. While all men have a right to worship God according to the dictates of their own conscience, and to entertain any religious belief that their conscience and judgment might reasonably dic-tate, they have not the right to engage in a practice which the American peo-ple, through the laws of their country, declare to be unlawful and injurious to society.

Thus the court admitted that a man has a right to believe as his conscience dictates and he cannot be rightfully be punished for it.

Now, hear what he says:

I confess that I should have been inclined to fix this punishment smaller than I shall, were it not for the fact that you openly declare that you be-lieve it is right to violate the law—that you believe you are right in doing it.

It would be pertinent to ask Judge Zane how much punishment he inflicted on Mr. Clawson on account of his bellef and thus violated his own theory.

To make it unmistakably plain, we will say that had Mr. Clawson's bellef been unknown to the Judge the sentence would have been two and a half years imprisonment and \$200 fine on the charge of polygamy, and three months imprisonment and \$100 on the unlawful cohabitation charge; then to his friends, and he, no less than the one year's imprisonment and \$500 fine are imposed purely on account of Mr. Clawson's belief

How is that for justice in a free power. The character of "Unser country? How is that for toleration of even religious opinion, leaving practice already well understood, but there is out of the question? How is that for much uncertainty as to the qualifica-"fanaticism on the bench?" How is that for judicial missionary business. The refusal to allow Mr. Clawson's to Emperor William, and interest in release on ball pending his appeal ap- the career of the young vice-chancellor

One is that, the matter being in the have been some feeling other than that mer, and if he has inherited the sterof magnanimity in the breast of the tudge.

The other is that a specific programguilty, can be deprived of his liberty. It may be presumed that men with anti-"Mormon" missions have an idea that the road leading to the imprison- maintained after Emperor William and that the road leading to the imprison-

this hour fall short of the number polled at the corresponding hour in the October election. Nobody now an-ticipates any trouble during the eleccumstances of an extracrdinary char-acter have intervened." That case has been followed since that decision was made, I believe, in all the cases which have been referred to.

tion. 11.40 a.m.— The rain ceased shortly, after 10 o'clock and the weather is turning colder; still cloudy. The vote has increased, so that it now seems to be quite up to the vote at this time in the day at the October election. The The statute would seem to indicate that it was the intention of the Legis-lature, that the court should admit a party to bail where the sentence was to utmost peacefulness prevails. Eleven arrests for illega! voting have been made, all colored men. It is impossiimprisonment, as a matter of discretion, in all cases except murder. If the court is to exercise its discretion in admitting a party to bail, it would ble to tell the complexien of the vote, as none of the ballots will be counted until after the close of the voting at 6 seem that there must be something upon which the court has to exercise that discretion. The court does not admit to bail in its discretion unless o'clock. In Hartford. there are facts or circumstances upon which it can base that discretion.

HARTFORD, Conn., 4.-Weather over-

cast, interest intense and the largest vote ever polled in the State will rrobably be cast. In Boston.

which it can base that discretion. I am of the opinion that it would not be a correct rule of practice under this statute to admit all persons to ball who might choose to take an appeal in good faith. There should be some reason for it, and of course, the rule applied in this case must be a general one. As there are no reasons goown appli-BOSTON, Mass., 4.—Weather cloudy, threatening. There will be four tick-ets in the field-Democratic, Republiin this case must be a general one. As there are no reasons shown, appli-cable to all cases, I am of the opinion that the party is not entitled to bail, unless there is some reason shown why he should be. This seems to be the rule established by the weight of authority. The statute of California is substantially the same as that of Utah, and the Supreme Court of that State has so construed it, and construed it can, People's and Prohibition. The vote is likely to be large. All of these tickets have electoral, gubernatorial and congressional candidates. The republican candidate for Governor is Geo. D. Robinson, present incumbent; democratic candidate is Wm. E. Endi-cott, people's party, M. J. Cafferty, prohibition, Julius H. Seelye, of Amle rst. In Baltimore,

In Philadelphia.

and the Supreme Court of that State has so construed it, and construed it before it was adopted by the Legisla-ture of Utah. In respect to the prac-tice in this Territory, I have inquired of Judge Twiss, and he says that ap-plication was never made to him but once, and that was before the judg-ment was rendered, and he suspended judgment, but he did not admit the party to ball-never admitted any one to ball after judgment. Judge Emerson states that the question has never been raised before him. I do not know what the practice has been in BALTIMORE, Md., 4 .- Noon .- The BALTIMORE, Md., 4.-NOOD.-The election is proceeding quietly. A large vote is being cast so far as heard from fibrough the State. Both parties are hard at work. Little attention is paid to the Butler ticket, but in this city St. John is expected to get a con-siderable vote.

know what the practice has been in this district, but I am of the opinion that the proper rule is that the defendant must be ordered into

custody, unless some extraordinary circumstance is shown authorizing the Court, in its discretion, to admit him to bail. The order will be made.

Prince Bismarck has two sons, the elder of whom, now 34 years of age, has been appointed vice-chancellor of the German empire. The appointment is significant as showing that the grim

chancellor intends that his successor shall be his own son. Bismarck is now approaching his 70th birthday, in health which has occasioned not a little alarm ocal tickets. Indications are largely nereased democratic vote over 188) Heports from country towns are to the same effect. All parties are active and the vote of the county will be very large. Many St. John and few Butler votes are being cast. venerable Emperor William, feels the need of settling his affairs in order for his departure from his sea; of earthly

Fritz," the German crown prince, is Tammany Not Cutting Cleveland. NEW YORK, 1p. m .- Up to this hour NEW FORK, 1P. m.—Up to this hour all parties seem to be voting steadily and squarely for their local state and national tickets. As far as an observer can discern there has been no cutting of Cleveland by Tammany, and Tam-many is casting a full vote for Presi-dent and no trading reported and no disturbance. tions of Count Herbert von Bismarck to be to him what Bismarck has been pears to admit of one of two construc- will now be very great throughout the disturbance. world. In early manhood he was un-

ruly and indiscreet, but so was his discretion of the Court, there must father until he wooed Joan Puttkamling qualities of his parents he may yet develop into a great diplomatist. His

Congress. brother William studied law and enme has been decided upon for ulterior purposes, such as the opening of an avenue through which it is hoped that any man in the community, innocent or Upon them and "Unser Fritz" will same as a year ago. any man in the community, innocent or Upon them and "Unser Fritz" will chiefly depend whether the control of It may be presumed that men with Europe, which Bismarck has endeav-

Twelfth Ward, November 3d, a fine girl. All well.

DEATHS.

CHENEY .- At Ephraim, Conejes County, Colorado, October 28, 1844, of scarlet fever, Peter Laroy, son of Peter W. and Keziah V. Cheney, born at Fairview, Sanpete County, Utah, August 7th, 18s1.

RICHENS.-At Echo, Summit County, Wil lard Richard, little son of Edward and of the said claim and running thence South 82 degrees and 15 minutes east, 603-8 feet to Post No. 2, thence South 2 degrees 00 minu-tes east, 1500 feet to Post No. 3, (from which said Post No. 3, United States Mineral Mon-ument, No. 2, bears south 64 degrees, 56 min-utes east 1705-1 feet (distant) thence from said Post No. 3 north, 52 degrees, 15 minutes west, 605-8 feet to Post No. 4, thence North 2 degrees, 00 minutes west, 1500 feet to said Post No. 1, the point of com-mencing, excepting nevertheless therefrom Sarah Beard Richens, on October 24th, 1884. Deceased was one of twins born Novem ber 22d, 1832. His death resulted from his accidentally falling backwards into a pan of oiling water, just one month previous to his death. His sufferings were severe (although he received all available medical aid) until the time of his death.

WANTED.

BIDS BY THURSDAY AT 12 O'CLOCK m., for the immediate delivery of 60,000 brick; also for laying of same. d2t A. FISCHER BREWING CO.

LAND AND WATER CHEAP.

HAVE SEVERAL GOOD FARMS WITH L water right, located in the north end of Davis County, also 60 head of horses, which I will sell cheap. Terms easy. Call on or write to T. J. Steed, Real Estate Agent, Farmington, Utah. d & w 1 m

ESTRAY NOTICE.

HAVE IN MY POSSESSION:

PHILADELPHIA, PA., 4. — The day opened in Philadelphia with weather overcast and threatening rain, but the early vote is heavy. opened in Philadeiphia with weather overcast and threatening rain, but the early vote is heavy. **Im Maryland.** BALTIMORE, MD., 4.—A rain storm prevails throughout the State, but not of sufficient severity to keep voters from the polls. **In Chicage.** CHICAGO, 10:30.—Despite disagree-able weather, outlook at this hour is for largest vote ever polled in city. District Poundkeeper. Parowan, Nov. 1st, 1854. HENRY WAGNER. Hudson, New York-Democratic.

HUDSON, N. Y., 4.—The election is proceeding with musual quietness. At noon the largest vote ever taken here at that hour and been cast. The De-mocratic electoral ticket is running considerably ahead of the State and SALT LAKE CITY, CALIFORNIA BREWERY

LAGER BEER ALE and PORTER WHOLESALE AND RETAIL.

Second South Street, Three Doors East dia from Main Street.

MARVELOUS STORY

TOLD IN TWO LETTERS.

FROM THE SON : "28 Codar St., New York, Oct. 28, 1882. "Gentlemen: My father resides at Gloves, Vt. He has been a great sufferer from Scrof-uls, and the inclosed letter will tell you what a marvelous effect

Ayer's Sarsaparilla

has had in his case. I think his blood must have contained the humor for at least tet, years; but it did not show, except in the form if a scrofulous sore on the wrist, until about of a serofulous sore on the wrist, until about ive years ago. From a few spots which ap-peared at that time, it gradually spread so as to cover his entire body. I assure you he was terribly afflicted, and an object of pity, when he began using your medicine. Now, there are tow men of his age who enjoy as good health as he has. I could easily name fifty persons who would testify to the facts in his case. Yours truly, W. M. PETLETPS."

FROM THE FATHER : "It to both

Of the latest styles, at prices that will compete with any in this city. as UPHOLSTERING and REPAIRING a specialty. Call and see him. diw

LATEST

CACHMERE

DR. FOOT, Jr., (of New York,)

November 1st, 1854. November 1st, 1854. Notice 18 HEREBY GIVEN THAT Joseph Woodmansce, a citizen of the United States, whose post office address is at Salt Lake City, Utah Torritory, has made sp-plication for a United States Patent for the Lion Hill mining claim, situate in the Ophir Mining District, Tooele County, Utah Ter-ritory, consisting of fifteen hundred (1500) linear feet of the lode, and surface ground six hundred (600) feet wild, being Lot 153 and described in the field notes and plat of the official survey on file in this office, with magnetic variation at 16 degrees, 30 minutes east, as follows: Commencing at Post No. 1 of the said claim and running thence South 62 degrees and 15 minutes cast, 603-8 feet to Author, Lecturer, and America's **Greatest** Specialist. eated permanently at Salt Lake City

to Office hours, 10 to 4 and 7 to 8 p. m. -UNION BLOCK.

Main St., between 2d and 3d South Streets.)

CONSULTATION FREE on all Nervous, Blood, Chronic and Female Diseases and Deformities, etc. AF Methods of Treatment-Homospathy. Eolectic, Electricity, Magnetism and Medi-cated Baths, etc. Cures Guaranteed. Write for last of questions, testimenials, circulars, etc. Visits made. Phrenological Charts given

1884 FRUIT CROP 188 - 47 ----

1500 feet to said Post No. 1, the point of com-mencing, excepting nevertheless therefrom so much as is embraced in the Monarch Mi-ning Claim, Lot No. 39, and the Rockwell Mi-ning Claim, Lot No. 56. The said Lion Hill Mi-ning Claim, more or less. The said mining claim being of record in the office of the Re-corder of said mining district at Ophir City in Tooele County, Utah. The nearest known locations being the Rockwell and Tiger, on the West, the Zella on the North, and the Monarch on the East. I direct that this notice be published in the DESEMET EVENING NEWS, the newspaper **TEASDEL'S!** DESERT EVENING NEWS, the newspaper published nearest the said mining claim, for the period time required by law. H. MCMASTER, Register.

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Test Your Baking Powder To-Day

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Place a can top down on a bot stove mith beated, then remove the cover and must. A show-ist will not be required to detect the pressure of

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EORENSON & CARLOUIST'S.

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Made to Order. Also, all kinds of

By Rail received at the depot Our own wagons visit daily . for the benefit of shippers.

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Our Ladies' Cloth and Flannels Dept., Our' Dress. Button had Trimming Our Table Linen and House Furnish- Department, Department, Our Hostery and Glove Depa

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NOVELTIES

For every one of our numerous Departments.

Bilk, Batin, Velvet and French Goods Department contains th

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The best substitute for Lyons Velvets ever made, positively superiors them in durability and stability of color. Inspection invited, for no iso should buy Velvets, Silks or Dress Goods without first examining and pricas our superior stock.

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The close-fitting Newmarkets and graceful Russian Circulars are the leading styles of the season, and our large sales of Ladies' and Children's Garments of

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choicest products of the European loom and is pronouses tourists in the Largest and Best between Chickge

Are constantly replenished with the Latest Noveities from first hand and sold on the lowest possible margins comparable with fair dealing.

MILLINERY in all its Branches, at Wholesale and Retai We carry the Largest Stock in Utah.

Our Gent's, Boys' and Children's Clothing, Hat and Cap, Boot, Shoe and Rubber and Furnishing Goods Departments are completed Our styles are the newest, materials the most durable and prices the lowest in the city. We make GENT'S SUITS TO ORDER at a saving of 20 per per cent., and warrant fit and material. Call and convince yourselves. CITY C

EF Blankets, Burgy and Sleigh Robes in Great Variety. El

STATISTICS OF THE STATIST gidot/on ? Al houst he show they

Wholesals buyers need not be told that our stock in all the above lines is the largest in the Rocky Mountains and that our prices compete with say market East or West.

G. F. CULMER & BROS.

Mall Orders Solicited and Honorable Treatment Guaranteed.

ment at will of any individual that may his great chancellor have succ be deemed objectionable, has already the power of the mightiest of conquerbeen paved, the ground being compos-OTS. ed of the following flags:

An open venire-outside of the lawby which grand and petit juries can be packed to indict and convict.

A Court that allows the pro a license never witnessed before in any Court on this continent, whose rulings In fact so great are the difficulties are anticipated by the spectators of its thrown in the way of a person entering proceedings, being almost exclusively one way. Indeed, the "objection is overruled" and "the witness may an-swer the question." have become the obstacles thrown in the obstacles thrown in the road. For example, no Frenchman road. For example, no Frenchman can think of getting married without stock expressions. Combine this situation of affairs judicial with a refusal his "pa and ma's" consent before he to admit convicted persons to bail numbers five-and-twenty summers. pending an appeal to higher tribunals, When he reaches that age he generally and it can be seen how much safety comes to the conclusion that he'd betthere is for citizens against whom charges may be preferred. ter bide a wee, and those who can lift

Judge Zane, in his sermon on the what that means. If bachelors are ench, spoke of religious superstitions taxed, however, this state of things whose pathway has been lit with the may be altered. The preamble of the "whose pathway has been int with the aggot and red with the blood of inno-cent people." Let him scan again the pages of history and he will discover that unjust and functural judges have issued the decrees that have consigned to the stake, the sword and the prison hose who have been the world's mar-FARM WAGONS.

of bribery. Among the number are said to be two very prominent persons. Warrants have been issued for the ar-rest of persons alleged to have sold their votes.

A tax upon bachelors is the latest Cleveland Abend by 500 Majority. notion of the French. Men in the UTICA, N. Y., 4.—Weather rainy, but a heavy vote is being polled. Surface indications are that Cleveland's ma-jority in this city will be from three to five hundred. pleasant land of France are not matrimonially inclined until they pass into somewhat of the sere and yellow leaf.

Greater than Tildon's.

COOPENSTOWN, N.Y., 4.—Indications are that Otsego County will give Cleve-land more majority than it gave Tilden in ¹⁷⁶. Pindar will be elected to

New Hampshire.

Bribery and Arrests

Cleveland Wine in Hull. BOSTON, 4.—The following is the en-tire vote of Hull: for President Cleve-land, 47; Blaine, 26; St. John, 18. For Governor: Endicott, 45; Robinson, 29; Seebra 19 ive, 12. San Francisco.

SAN FRANCISCO, 4.—The election is proceeding quitely — three-fourths of the total city vote cast before noon. Heavy scratching. There were three arrests. Among them Chris. Buckley. a prominent democratic leader.

Augusta; Matno.

AUGUSTA, Me., 4.—The vote so far shows republican gains over Septem-ber, and the Cennebec Journal (rep.) says the indications are that Blaine will carry and State by 25,000,

BALL LARE CITY.

a duty for me to state to you the benefit I have derived from the use of

Ayer's Sarsaparilla.

Six months ago I was completely covered with a terrible humor and zerofulous scree. The humor caused an incommand and intolerable itching, and the skin cracked so as to cause the blood to flow in many places whenever I moved. My sufferings were great, and my life a burden. I commenced the use of the

life a burden. I commenced the use of the SARSAVABILLA in April last, and have used it regularly since that time. My condition began to improve at once. The sores have all healed, and I feel perfectly well in every respect-being now able to do a good day's work, although 13 years of age. Many inquire what has wrought such a ours in my case, and I tell them, as I have here tried to tell you, AVER'S SAMSAPARTLA. Glover, Vt., Oct. S1, 1992. Fours grantfully,

Toms gratefully, HIBAN PHILIPS." Avan's SABRAPARILLA cures Scrobals and all Scrobalous Complaints, Erysip itas, Resona, Bingworm, Blotches Sores, Bolls, Tamors, and Braptions o the Skin. It clears the blood of all impu-ritics, sids digestion, stimulates the action of the bowels, and thus restores vitality and strengthens the whole system.

PREPARED BY Die 0.1 Dr.J.C. Aver & Co., Lowell, Mass.

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