### EVENING NEWS Published Daily, Sundays Macopied, AT FOUR O'GLOCE.

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Tuesday, . January 27, 1885.

#### INCONSISTENCY OF THE CRUSADERS.

Tus: Salt Lake Tribune tries to take this journal to task for intimating that | tious "findings" of a committing magcertain U.S. officials were impelled, istrate, that the anti-Chinese immiamong other motives, in making their gration act is likely to lead to a most present wholesale assault upon the unlooked-for local complication, by "Mormons," by the desire to run up creating a scarcity of natives of the an enormous fee bill in their favor, to celestial empire in a moment of sucome out of "Uncle Sam's" pocket. It preme emergency. ventures to say:

"The NEWS should show about what proportion of his cases Mr. Dickson oses, to see if the charge has a reasonable look.

Why should there be any need to wait? Mr. Dickson is engaged almost exclusively in the prosecution of "Mormons;" the District Court is notoriously pretudiced in als favor in a certain class of cases, directing the packing of grand and trial juries by open venire, none but anti-"Mormons' being allowed on the panels, and lu tripls he is allowed almost unrestricted license, of which he takes advantage and overleaps the barriers of ordinary procedure. If Mr. Dickson does not succeed in his anti-"Mormon" raid and secure the fees commensurate with the large number of cases he ap pears determined to pile up, it will be because something, probably to him unforeseen, turns up, and plays smash with his illegal and unwarrantable methods. We do not say that the fees constitute the only object pursued by any means, but that they cut a prominent figure is too plain to be mistaken. Speaking of the local situation the same paper says:

"If the Mormons give up two fea-tures of their creed, no one will intertere with their efforts at success."

One of the features is not a matter of creed at all, but purely political. If the "Mormons", will give up the prestige which belongs to majoritles everywhere in the Republic, and confide the public purse-strings to a hangry, wolfish minority, composed of their bitterest enemies all will be well. That is precisely what is meant.

So far as the "Mormons" giving up their religious principles is concerned according to the inhuman demands of the crusaders, that point involves still weightier considerations. What do the present one-sided partisan prosecution against "Mormons" mean, simmering it down to a fine point? Simply

this: That the Latter-day Saints can elect one of two contingencies. On the one hand to be cast into the felou's cell and be subjected to legalized robbery or be ostracised, or, on the other hand, to cut their wives and children adrift, to be thrown upon a merciless world to be buffeted about like frail boats upon the stormy ocean of life, without a guiding hand. It may as well be understood now as at any other time that the alternative will never be accepted. No others than poltroons and miscreants, could adopt it, and the "Mormons" are not made of that kind of stuff. Neither would any other class lings against their heads and break up then brutalized villains urge it, or ap-

fiction thereof shall be punished by be guilty before the law of possessing imprisonment in the Tefritorial prison for a period of not less than one hor more than five years, provided how-ever that the parents of any such bas-tard child may be relieved from the parents of the the the the in the first sector. opportunities? Otherwise there is "The same babitation. Where one dwella there the other dwells," It is time that every head of a household considered penalty of this act by their lawful mar-riage with each other. Upon such marriage, such bastard child shall be the important "inding." . "That the offence is made out if there be shown a living or dwelling together." This deemed the legitimate offspring therebeing the case, is there any reason why

Sec. 2. Any woman who shall be responsible men of all shades of placed upon trial for the crime of bas-tardy and who shall upon her examinaopinion should not only see that their opportunities are extinguished by the tion or trial therefor testify under oath that shells married to the father of such discharge of female domestics, but why alleged bastard child by any form or also should they not be seen hurrying to and fro with their hair streaming in the wind hunting for maleChinese help.

ritory, and

It is not clear, in view of the terrible situation into which an entire community has been plunged by the ostenta-----

## TURNED TO RIDICULE.

THE anti-"Mormon" law-making THE anti-"Mormon" law-making or rite of marriage between such wo-turore has been carried to such an ex-man and the father of her bastard child treme in the Idaho Legislature, that some of the members of that body are manifesting their contempt for the crusade. 'This feeling is expressed in the ance thereof, and such testimony by form of ridicule, the method adopted being the introduction of absurd measures in relation to polygamy, etc. One of those documents consists of what purports to be a bill for the punishment of railroad companies and other purposes. It provides that when any railroad engine runs on to and kills and maims any live stock, the railroad of this act, shall have a cause of action ompany owning said engine shall be in the district court of the county where she or the father of such child deemed guilty of bigamy, polygamy and unlawful cohabitation, and shall be punished either by fine or imprisonchild ment, or both, at the discretion of the court

A similar alleged bill has been introduced to the effect that if, at certain specified seasons of the year, any owner of hogs shall permit said animals to run at large, said proprietor of the promiscuously perigrinating porcines shall be deemed guilty of polygamy, and, on conviction, be subjected to certain specific punishment.

While such foolishness detracts from the dignity of a law-making body, the cretion the dignity of a law-making body, the cretou require the defendant to pay to burlesque measures are scarcely less the plaintiff such sums of money dur-

ridiculous than those upon which they are intended as satires. And perimps a less pronounced method of exhibit-counsel fee to the plaintiff's attorney. ing contempt would not adequately express the sentiment entertained toward the anti-"Mormon" measures, their in an action of divorce, and if it ap authors and formulators.

----ANOTHER OF THE SAME.

was begotten or born, and while the WE place another auti-"Mormon" defendant was the lawful husband or measure introduced into the Idaho occupied or sustained the relation of Legislature, before onr readers to-day. husband to another woman, whether It is not so generally absurd as some of such relation constitute a valid marits predecessors in the same line, but riage or otherwise, the court shall set the cloven foot sticks out sufficiently the defendant's estate and property as to cause it to be plainly in sight may be necessary and proper under the circumstances of the case commensur-ate with the defendant's whole estate The first section is professedly aimed at unlawful cohabitation in a general for the support of the plaintin and way, but its sting is intended exclussuch child, and in all cases where it shall be made to appear as in this sec-tion, provided that a maniage cere-mony or rite of any kind was performed between the plaintiff and defendant, as ively for "Mormons," as with every other portion of the bill. While it is not likely that non-"Mormon" affenders would be pursued at all, in |case specified in section two of this act beore such bastard child was begotten or born, and while the defendanc was they should an escape is provided for a certain class of them that "Mormons' the lawful husband of or occupied or sustained the relation of husband to would not have the benefit of. another woman whether such relation The 3rd, 4th and 5th sections provide constitute a valid marriage or other-wise such child is and shall be the heir of his or her father and shall inherit inducements for members of "Mormon" families to enter legal proceedhis or her father's estate in the same proportion as legitimate children in-herit under the laws of this Territory the organizations. The 6th is the master stroke of the and enjoy all the rights and privileges measure. It provides that a legal wife accorded by law to legitimate of spring. Sec.5, Any woman residing in this Tershall be a competent witness against ritory whose lawful husband shan coher husband. Thus, as the husband and habit with another, either with or withwife are one, it is rendered, in that out the ceremony or right of marriagoas specified in section two of this act shall have a cause of action against her sense, obligatory upon a man accused of an offence to testify against himself. husband for one half of all his whole. But one may well expect any kind of a estate and shall recover the same in the

601. Majendie is proceeding with the immination of the banquetting hall fid the pouncil chamber in the White lower.

PARIS, 27.-Gen. Briere de Lisle has otified his government that all preparations for concerted action among in Tonquin are completed.

An order for a general movement to-wards the occupation of the entire country is believed imminent. The Nest of Nihilists said to be in

Paris.

aneged bastard canded by any priest or ceremony or rite, or by any priest or member or official of the Church of Jesus Christ of Latter-day Saints or explosions. It declares positively that of any other religious, social or politi- the authors of the explosions are the cal society, organization, institution, denomination or sect, or by any per-son or persons whatsoever, whether son or person of person of the son authorized by law to solemnize a marriage or not, such father being at the time such child is begotten or born the lawful husband of occupying or sustaining the relation of husband to sustaining the relation of husband to sustaining the relation of husband to the time such child is begotten or born the lawful husband of occupying or sustaining the relation of husband to the subscript of husband to sustaining the relation of husband to sustaining the relation of husband to the subscript of husband to sustaining the relation of husband to the subscript of hu another woman whether such relation ter of Paris, where they manufactured constitutes a valid marriage or otherwise, and such testimony be reduced bolical work. When everything was in readiness for the perpetration of the contemplated atrocities, continues Gil to writing by questions and auswers under the direction of the Court, stating full name of the father Blas, the picked men, who were to lodge and set the machines, departed of such child and his place of residence, and the time when and the place where the pretended ceremony seperately and by different routes for London, each carrying one or moxe of the machines. This was six weeks ago, Gil Blas says, not one of these conspirators speaks French, and no member of the entire hand ever at-tanded on memberist meeting in Paris was had and performed, together with the name or names of any person or persons then or there present as wittended an anarchist meeting in Paris. nesses to or officiating in the perform-

Another Trial For Bradlaugh LONDON, 27 .- In the Court of Appeal to-day, the decision was handed down on trial, the court in which such woman may be convicted may in its disin the case of Chas. Bradlaugh on his appeal from the decision of the divi-sional court, refusing him a new trial cretton suspend its judgment and seatence for such time as it shall think proper and permit such woman to go, at large upon her cognizance. in the case which the Government wou againt him for taking his seat in the House of Commons without taking the 3. Any woman who at the time of the passage of this act shall be or who shall thereafter become the mother oath. The Court of appeals decides that Bradiaugh has a right to appeal. The decision in effect is error for a of a bastard child within the meaning

new trial.

#### Later From Wolseley.

resides, against the father of such child LONDON, 27 .- Up to two o'clock this for the maintenance and support of such afternoon the war office had received no further news in regard to Stewart, Sec. 4 .- To enforce such cause of A large convoy was sent by Wolseley yesterday from. Korti to Gakdul Wells, and It is action she may commence and maintain an action in such district court against the father of such child in the to proceed in the direction taken by Stewart with all possible speed.

manner and form of commencing and prosecuting civil actions in this Ter-Wolseley reports the expedition which started Saturday from Hamdab by way of Aberhamed for Berber, under the leadership of Earle, is making faupon satisfactory proof that her child is a bastard within the meaning of this act, and that the defendant in this action is the father vorable progress and has not yet been thereof, the court shall make such fisturbed. orders and render such judgment

#### Refused Permission to Refit.

against the defendant requiring him to maintain and support and educate such child, as to the court may seem A Hong Kong special says the offi-cials there declined to allow the French The court may also in its disman-of-war Triomphante to refit at that port.

# CORRESPONDENCE.

In such action. Such orders to be en-CLARMSTON CORRESPONDENT forced in the same manner as an order to enforce allmony pendente lite DENIES THE IMPETATION.

CLARKSTON, Cache Co., Jan. 24, 1885. pear by satisfactory proof on the trfal that a marriage ceremony or rite of any kind was performed between the plain-Editor Deservet News:

tiff and defendant, as specified in sec-tion two of this act, before such child In the last issue of the Semi-Weekly NEWS, which came to hand, I noticed a communication from Q.E. D. complaining that when our visiting brethren traveling to preach and instruct the Saints, get as far as Clarkston, their Clarkston friends do not inform



plaud those who seek to enforce it. The Tribune is greatly given to exhibiting strong streaks of pretended benignity of sentiment, which only serve to show the depth of the hypoerisy of its conductors. It says:

"If the men or women who caused be found and taken, we hope they will be torn limb from limb. If there is no way to get revenge for real or fancled wrongs, except to murder little chil-tion to attract the strengt of t the explosion in London yesterday can dren, then it is time that society shall resolve itself into its original elements, and for men to become wild beasts un-tli a surfeit of blood-shedding shall make them qulet. However bitter may be the wrongs which led to the act vesterday, the means taken to redress

them should consign those engaged in the act to death This sympathy and indignation show the unconstitutionality of the are directed at distant objects, test oath and other outrageous bills vet the source which expresses passed for political purposes by the ency upon untold misery heaped upon | time to vote two years hence." innocent women and chlidren in the part of the world where they live, but

constantly clamors for more. In addi- Lucien Defelt, died recently in Washtion it applauds the most extra- ington County, lows, leaving \$9,000 in a judicial and extreme methods of inflict- | bank, and with no clue to any relatives. tog the crueity. There is nothing but Illis mania for saving had led him to vengeance for the perpetrators of in- deny himself the common necessaries human outrages at a distance, and of life, and his death was at least parnothing bet applause for miscreants in tially due to exposure.

another line only a few shades better than those who shocked the world by their diabolism on Saturday last. Indeed some of the "tools" used in the vogue, it is said that 10 per cent of the action from top prices but supporting present crusade are, to our informa- animals perish in consequence of bartion, probably not one degree less barous treatment, and that the flesh of villalous than the London conspirators. When murderous desperadoes have to be en-fisted to do the cirty work of the antivillaluous than the London animals thus killed is sold to the pub-"Mormon" crusade, those who are operating against the peace and prosperity of an honorable and virtuous dren born in Laramie during the last community are driven to most miser- three months have been of the female Fargo Express, [5; Westhrij Union,

will flock together." -----

A PERPLEXING SITUATION.

FROBABLY a subject of grave importance is weighing upon the minds of many of the people of Utah. They are placed in a quandary, and may yet placed in a quandary, and may yet in San Francisco. It had covered the some smaller apartments located in the ial officials propose to phrsue with re- was new. lentless impetuosity non-"Mormons," as well as the Saints. Professedly they Apropos of the case now before the

are fair-minied men, and it should Supreme Court of the Territory, for therefore be "presumed" that they will the disbarment of a certain lawyer in

respect of anybody outside of itself.

-----EDITORIAL NOTES.

#### The Idaho Democrat says : "The Mormon citizens of this Territory will

Sec. 7 All acts and parts of acts in conflict with the provisions of this act are hereby repealed. Sec. 8 This act shall take effect and be in force from and after its passage them could not only look with complac- Bingham county legislature in ample and approval by the Governor.

ing.

Another Asylmn Fire."

FOREIGN.

PATCHES.

----BY TELEGRAPH. A miser, eighty years of age, named PER WESTERN UNION TELEGRAPH LINE. AMERICAN. LATEST BY LIGHTNING. Blocks. WALL STREET, 27,-The principal trading this morping was in Lacka-wanna, Northwest and St. Paul. The

..... By the system of transporting live stock in the railroad cars at present in orders were in the market. No at-tacks made upon specialties. The market was duil.

A Wyoming paper declares that a least seventy-five per cent. of the chilable shifts. But "birds of a feather gender, and attributes the fact to the

divinity who presides over the distri-bution of the seres having recognized the collector of the Tarritorial Legislature in granting the franchise to

women.

have to poignautly regret that such a floor of one of the rooms in the mint, have to polynautly regret that such a measure as the anti-Chinese immigra-tion bill ever passed the Congress of our beloved country. A difficulty has arisen through the operations of the gentlemanly anti-"Mormon" crusad-ers. It is a matter that interests all classes of the male gender, because it is to be "presumed," however unsub- with mining dust, and they realized lured. stantial the presumption may be, that \$2,500. Thus, the carpet, after years of the United States executive and judic- wear, was more precious than when it

> LATEST TRANS-ATLANTIC DIS · ----

the brethren that Newton is over the 's estate and property as are some good Latter-day Saints living there who would like to hear fram-them. This seems a little strange, as the brethren nearly always come through 'Newton to visit Clarksten, Newton being on the direct road be-tween Lögar and Clarkston, heace, the brethren would be most likely to first out where Newton is without Clarkston people telling them. And if the brethren should come from the north they would be sure to go

through Newton to get to Logan. The people of Clarkston would be pleased to have a visit from Brother Roberts, but as yet have not had that pleasure, and do not know when we will, knowing it is not as convenient for the brethren to visit our settle-ments on this side of the river as it is to visit those near the line of the rallroad; therefore we do not wish to complain. I think Newton has had as many visits as Clarkston from the brethren.

The health of the people here is good, and the blessings of God have been with us the past season. It was very hate last spring before we could get our seed in the ground; the result was some of our wheat was a little injured by the frost, so that it was not marketable; still the flour makes good bread. We are compelled to, have same manner as is provided in the last preceding section. And in such action he court may make such orders for alplenty of bread, because we cannot sell it: this seems to be a blessing, for we linony pendente lite costs and counsel fees as may be proper and reasonable. Sec. 6 In all proceedings under this act and in all prosecutions for the

have plenty to eat. The people are generally, striving to live their religion and enjoy themselves in the dance and other indepent amuserime of bastardy a wife shall be a ompetent witness against her husband and shall be required to testify as wit-nesses are required to testify in other ments through the winter. Cold weather has set in in carnest; we have plenty of snow which is very promising for a good supply of water the coming season. The DESERET NEWS comes regularly,

and is ever welcome. Ever wishing for the prosperity of Zion and the trivimph of God's people over their energies, I remain, yours in R. G. the Gospel. R. G.

Haying an "Out." - To-day the scholars of District School 25, South Obttonwood, enjoyed the pleasure of a sleigh ride into and around town. They numbered over a hundred and were in ten sleighs. They were accompanied by the teacher, Mr William Bradford, and Trustee James Gilbert. They were supplied with business was hadted, prices advanced X@%. There was a fractional recandy and other good things by the gentlemen in charge, viewed the sights of the city and had a good time. This is a sensible way of giving the children

a wholesome change from the routine of the school room.

تاجه سيعاد فدغد

A Returned Missionary.-We had a call this morning from Elder Charles gation, 665; Trans-continental, 13; l'acide Mail, 64 5; Panama, 98; St. P. Ostler, of Nephl, who returned to Louis and San Francisco 18% Texas Pacific, 12% : Union Pacific, 49% Wall Street, 27 .- In the second hour, INDIANAPOLIS, 27, -A fire at the In-sane Hospital this morning was got occasion was pursued by a mob armed with gins, but escaped without injury. He also, found many kind friends in the South, both inside and outside the Church, had some success in his labors and on the whole, enjoyed his mission very much, and appreciates his exdifficulty in getting home, owing to funds sent | from here to pay his fare having failed to reach him. He was one month on the way, being delayed

> cellent hes lth and spirits. 1. and the second second second



HORSE SHOEING, A SPECIALTY

GOODS WARRANTED. WORK GUARANTEED.

:0:----

HOME-BUILT

\$5,00 per TON

W HERE'A S. THE TERRITORIAL School and County Taxes, assesser against Frank James or Jones, for the yes, 1884, amounting to One Dollar and Nilsety-two Cents (\$1.82), remain unpaid. Therefore, I, Nathaniel Y. Jones, Collec-tor for Salt Lake Connity, Utah Territory, by tirtue of the anthority vested in me by the provisions of an Act of the Legisle flya As-sembly of the Territory of Utab, entitled "An Act to Provide Revenue For the Terri-tory of Utah and the several contains there of, " approved February 28, 1678, and of the

at several points, but returns in ex-

