THE EVENING NEWS

UNLISHED DALLT, SUNDATS RICEPTED AT FOUR O'CLOCK. . June 24, 1874

DAVID O. CALDER, EDITOR AND PUBLISHER.

ednesday.

NEWS OF THE DAY.

A LONDON letter, published in New York, shows that an early and ex-tensive secession in the established Church of England is very likely, owing to a bill, prepared under the inspection of the Queen, and intro-duced in the House of Lords by the duced in the House of Lords by the Archbishop of Canterbury, for the dencies of many of its lay and cleri-aid of a corrupt judiciary, a combi-nation of federal officeholders and have been if he had fallen into the nation of federal officeholders and have been if another dense suppression of the ritualistic tencal members.

The Bonapartists are said to be actively working in every department of France for the restoration of the Empire.

The adoption of a resolution complimentary to Senator Carpenter was the last act of the Senate before adjournment yesterday; the nor point to anything but the col- every lover of American liberty last act of the House was the passage of a bill for the removal of the and misrepresentations contained political disabilities of James L. Pugh, of Alabama.

The Memorial Hall of Harvard College was dedicated yesterday. It was built in commensoration of the graduates who fell in the war and in honor of the names of those who have otherwise won distincphotograph of them all. tion in the service of the country. Charles Francis Adams delivered an oration, Oliver Wendell Holmes read a poem on the occasion.

ed Governor of Maine, by the Democratic State Convention, at Portland, yesterday.

A terrible calamity occurred dursed it. Let us see. It was greatly expected that, by the Poland Bill, ing the progress of a strawberry festixal, last night in the Central in the future, as in the past, Presi- come law" Baptist Church, at Syracuse, N. Y .: dent Young and his friends could a floor gave way, precipitating a be indicted, arrested and locked up stand the billroom full of people into the story fortrial by a packed grand jury, from below. Thirteen dead bodies were extracted from the ruins, and about two hundred others were lujured.

A thirty thousand dollar trotting match, between "Goldsmith Maid" and "Judge Fullertod," at Fleete wood Park, New York city, yesterday; was won by the Maid.

Night before last John A. Huber.

the material for a new edition of his interesting novel entitled *Great Expectations*, and illustrate it with scenes of even greater interest than glow upon the pages of his former work. For the last four years, in shine and shade, in summer's heat shine and shade, in summer's heat

"Mormous," and have indulged in his victim, told him he had not . SRC. 2. That it shall be the duty sary, the same shall be drawn from said "great expectations" that, by the been so badly used as he would of the United States attorney in box by the United States marshal is open nation of federal officeholders and hands of another desperado, who record having jurisdiction of offen-scurvy politicians, and finally by intended not only to rob but to ses as well under the laws of said

ly passed both houses. It is not so sistants as may be necessary, each

The bill, as it passed both houses, in their organ day by day, to de- if it has not already been, undoubtmonstrate what their "great ex- edly will be, signed by President pectations" were; but the Poland Grant, for it cannot be disgulsed

Bill, as orginally drawn by a Salt that, resting ou statements by in-Lake Oily Gammon, who first fluential republican journals, there sought the patronage of the people, is a very general assurance that the and then, Judas like, strove to des- President would sign any special troy and ruin them, furnishes a bill against Utab, no matter how unrepublican, how unconstitution-But alas, the wiles of wicked al, how severe, how unjust, nor men, the best laid schemes of cun- how proscriptive in its character. ning lobbyists have come to It is unfortunate that such a feelnaught, and the Whitney-drawn ing should be general in the public

Joseph A. Titcomb was nominat- Poland bill, emasculated of all its mind concerning the Ch'ef Magisvenomous power of mischief, like trate, whose duty it is to be a father paid out of the treasury of the Terits author, has come to naught, and to the people, but such is the fact, ritory. can injure no one so much as its we are sorry, very sorry, to have so friends and the Congress who pasmuch reason to say.

But what have we in the bill as passed, and as it has, or will, be-

We have, mainly, as we under-

1. The U. S. Marshal and Attor- all actions at law in which the sum which all "Mormons" who either ney, or their representatives, to be or value of the thing in controversy shall be three hundred dollars or practised, approved, of or sanctioned the court officers in all court busiin their hearts, pluralty of wives, ness, throwing out the Territorial where the title, possession, or boun-

thereof may grant such reasonable sum for alimony and counsel-fees plainant and her children by the defendant as may be just and reasonable. And whenever, in any proceeding for divorce, or in any civil cause, or in any criminal relation between two persons, 6. The clerk of the District Court tween the parties as husband and shall be admissible, and the marriin their respective counties, shall have juris liction in the settlement is preserved. vorce commenced in a probate court shall be entitled, after appearance and before plea or answer, to have said suit removed to the district court having jurisdiction, when said suit shall proceed in like man-

GREAT EXPECTATIONS GONE. WERE Dickens still on earth he also, with equal justice, abolish those rights in a State, and their abolishment in a Territory would of the "Poland Bill" in Congress the anew edition of his interesting novel entitled Great abolishment in a State, and consequently to their utter abolishment in a State, and consequently to their utter abolishment in a previously been directed by the state in t

court: but if the attendance of those drawn cannot be obtained in a reasonable time, other names may be drawn in the same manner. [Each party, whether in civil or criminal cases, shall be allowed three peremptory challenges, and in the trial of any prosecution for adultery, bigscurvy politicians, and finally by a facile Congress, they could seize upon the property of our citizens, and transfer it to themselves, is it passed the House, in compari-without money and without without money and writting son with its shape as it subsequent, price." We need go ne further back than last winter for evidence of the wicked purposes of this "ring," nor point to anything but the col-umns of infamous falsehoods, lies and popular rights. The bill as it passed both houses. It is not so bad now as when it first passed the more point to anything but the col-umns of infamous falsehoods, lies and popular rights. The bill as it passed both houses. It is not so bad now as when it first passed the more point to anything but the col-umns of infamous falsehoods, lies torney shall be entitled to the same public officers of every description within fees for services rendered by said as- the district; and they are also entitled to

sistants as he would be entitled to for the same services if rendered by himself. The territorial legislature may provide for the election of a may provide for the election of the election of the election of th nay provide for the end of the sharp ounty; prosecuting attorney in any county; and such attorney, if authorized so to do by such legislature, may com-whose term of office shall be two years

mence prosecutions for offenses un- and until their successors shall be appoint der the laws of the Territory within ed and qualised. The act of the legislative assembly of the Territory of Utah ensuch county, and if such prosecu-tion is carried to the district court titled "An act concerning notaries [ublic,

tion is carried to the district court by recognizance or appeal, or other-wise may aid in conducting the pro-secution in such court. And the costs and expenses of all prosecu-tions for offenses against any law of the territorial legislature shall be the territorial legislature shall be

ritory" shall be substituted. SEC. 6. That the supreme court of said ritory. Territory is he:eby authorized to appoint commissioners of said court, who shall

SEC. 3. That there shall be held in each year two terrus of the su- have and exercise all the duties of com preme court of said Territory, and nissioners of the circuit courts of the United States, and to take acknowledgements four terms of each district court, at of ball, and so forth; and, in addition, such times as the governor of the they shall have the same authority as ex-Territory may by proclamation fix. The district courts shall have excluamining and committing magistrates in all cases arising under the laws of said sive original jurisdiction in all suits | Territory as is now possessed by justices of

or proceedings in chancery, and in all actions at law in which the sum or value of the thing in controversy land, as the same is defined and medified by the courts of last resort in those States of the United States where the common upward, and in all controversies aw prevails, shall be the rule of decision in all the courts of said Territory so far as would be excluded, and that after a shan trial by a petit jury, organ-ized on the same iniquitous plan, not sit for a year and a half) may for forcible or unlawful detainer; SEC. S. That the act of the territorial

ized on the same iniquitous plan, not sit for a year and a half) may every connubial pluralist would be provide for the election of county and they shall have jurisdiction in legislature of the Territory of Utah entievery connubial pluralist would be convicted, sent to prison, and plun-dered of all his worldly goods, by fines, forfeitures and penaltics, Alas laws. and they shall nave jurisdiction in suits for divorce. [When a bill is filed by a woman to declare a mar-riage or pretended marriage void, on account of a previous subsisting of this set, are hereby disapproved. The of this act, are hereby disapproved. The act of the Congress of the United States entitled "An act to regulate the fees and costs to be allowed clerks, marshals, and attorneys of the circuit and district courts as the circumstances of the case of the United States, and for other purjury can be legally drawn of im-paneled in Utah, thank Heaven. More than this, the "great expec-tations" they in lulged, that no 3. The Governor, instead of the tations" they in lulged, that no 3. The Governor, instead of the Further amendments were, the House amendment that the fees, &c., of the U.S. attorney for the prosecution, it is necessary to Territory should not exceed \$3,500 prove the existence of the marriage a year; and the Senate amend- PERIODICALS .- The standard single ments that in criminal cases where shall not be necessary to prove the same by the production of any the defendant is sentenced to capirecord or certificate of the marriage, tal punishment, or convicted of but evidence of cohabitation be- bigamy or polygamy, a writ of error shall lie from the Supreme Court of the United States to the Supreme Court of the Territory. that is, the case is appealable to the U. S. Supreme Court at Washington; that in criminal cases fifteen of estates of decedents, and in challenges of jurors are allowed to each side: and that the jurisdiction of Probate Courts in townsite cases BY TELEGRAPH. PER WESTERN UNION TELEGRAPH LINE. TO-DAY'S DISPATCHES.



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of Newark, N. J., shot and fatally wounded his sister, because she refused to give up a suitor whom the brother disliked.

The people of Pernambuco, Brazil, have had a general jubilee over the establishment of telegraphic communication between Brazil and Europe.

the revision of the rules for the But Sargent again saw in this pro- latter, annually. government of telegraphs, adopted vision a seminal principle of misby the Paris convention in 1865, is to meet at St. Petersburg, next stamped it out by that most just Courts. vear.

The Pope of Rome, in replying to a recent address, is said to have expressed himself as follows: "The United States is the only country where I am really Pope in the eyes Court. So Poland and Whitney shal or his deputy. of the government; I am always again went to the waft. afraid lest the European governments shall oppose my acts, whereas I can freely send pontifical without fear of opposition on the apply for divorce in the District of the peace. part of its government."

The condition of the English agricultural laborers has, for genererations, been little better, in many respects, than that of beasts of burden; and, until the advent of

Joseph Arch, there seemed to be little or no hope of any improvement therein. The preaching of been heard of before in England, namely a strike by the farm hands, the supervision of Mr. Arch.

The visit of the Queen of Eng- edness may plot and intrigue for land to Russia, is to take place next the injury of others, but there is an September.

Rome last Sunday, for crying tinue to frustrate those which the "Long live the Pope," and making future shall reveal. other vocal demonstrations in his favor, have been sentenced to terms of imprisonment varying from six. to eighteen months.

Sir Bartle Frere has resigned the presidency of the English Royal Geographical Society; Sir H. C. Rawlinson has been elected to succeed him.

the day-Senator Sargent knocked 2. The costs and expenses of pre- marriage of the defendant to anthose "great expectations" on the secutions under the Territorial laws other woman, the court or judge head, and no packed grand or petit are to be paid out of the Territorial jury can be legally drawn or im- treasury, thus establishing, practi-

matter how erroneous or corrupt Legislature, is to appoint all notaries the rulings of the court here, the public. Supreme Court of the United 4. The Governor fixes the terms

States could never correct those er- of the Supreme and District Courts, An international conference for rors, or reverse the judgments. two of the former and four of the 5. Criminal and chancery jurischief, and he dragged it forth and diction is taken from the Probate

and holy amendment, by which, in all capital, bigamy, or polygamy (virtually the judge) and the judge wife, and the acts, conduct, declaracases, a writ of error from the Su- of the Probate Court shall make out preme Court of the United States lists of names for jurors annually, age may be established like any lies to the Territorial Supreme to be drawn from by the U.S. mar- question of fact.] Probate courts,

7. The Supreme Court of the Ter-Once more, there were very ritory shall appoint commissioners matters of guardianship and other "great expectations," among the to take acknowledgment of ball and like matters; but otherwise they shysters and starvelings of the bar to officiate as examining and com- shall have no civil, chancery, or documents to the United States here, that all plural wives could mitting magistrates and justices criminal jurisdiction whatever; apply for divorce in the District of the peace. Court, and compel their husbands 8. The best feature of the bill is of divorce for statutory causes con-currently with the district courts;

to pay all their lawyer's costs and that which makes capital and big- but any defendant in a suit for difees, and then give them alimony; amic or polygamic cases appealable the one-third or one-half of all to the Supreme Court of the United their estates to divide with their Stated. The great objection to the bill in counsel and attorneys. But again,

this "great expectation" is blast. its present shape is a fundamental and fatal one-it takes from the

By the seventh section of the people and their legislative repre-Poland Bill, "The Common Law," rentatives powers and rights enjoythis champion from the ranks of with its technical absurdities and ed by them for a quarter of a centhe laborers, sceme, however, to metaphysical errors, has to be tury, always enjoyed by them, enhave awakened them generally, to adopted in Utah. But this "great joyed now by all other Territories a sense of their condition, and to expectation" was strangled by Fre- and States, and concentrates those have inspired them with a deter- linghuysen bimself, and so this powers and rights in half a dozen mination to improve it if possible, sword of Damocles was broken, and federal appointees, a thing entirely One result of Mr. Arch's crusade is this "great expectation" was crush- foreign to constitutional and repubwhat has seldom, perhaps never, ed. In short, by the overruling lican principles. This we can never providence of God, the American approve of, and no American can Senate has been made the justru- sanction it without repudiating the and a lock-out by the employers, or ment of saving our citizens, is a very distinctive principles upon "masters," as they are called there. great degree, from the fangs of the which his own government was This lock out has now been in op- most corrupt ring ever organized in founded. The bill, as it is, is aneration for several months, and this Union. When the black crick- other bad precedent, another step seems likely to continue, for both ets threatened the crops and the towards centralization and the un- peal shall lie to the district court of sides are determined not to yield, grasshoppers the herbage of this dermining of the principle of local The strike has led to the inaugura-tion of a movement for the emigra-tion to the British colonies of the strikers, the first company of which, according to to-day's dispatches, will be brought to Canada under The strike has led to the inaugura- region, when Johnston's army, sent self government, another blow at

and their sceptre was broken. Men in their ignorance and wickoverruling Providence which has

frustrated many evil designs, and Several of the parties arrested in which may be safely trusted to con-

THE NEW LAW.

As we anticipated, and as everybody knows before this time, the no-torious and proscriptive Poland bill, as it passed from the House to the Senate, failed to become law. It was difficult for us to believe that

EASTERN. A Split in the English Church

ner as if originally commenced in said district court. All judgments and decrees heretofore rendered by Likely. NEW YORK, 24 .- A London letthe probate courts which have been executed, and the time to appeal ter says the Archbishop of Canterfrom which has by the existing bury's bill, for the better regulalaws of said Territory expired, are tion of church services, is likely to hereby validated and confirmed. The jurisdiction heretofere conlead to very serious consequences. The jurisdiction heretofore con-ferred upon justices of the peace by the organic act of said Territory is extended to all conservation of the Queen, and is entered to check the Ritualthree hundred dollars. From all final judgments of justices of the peace an appeal shall be allow-ed to the district courts of their re-spective districts, in the same manspective districts, in the same man-her as is now provided by the laws Church, and the organization of a

of said Territory for appeals to the probate courts; and from the judg-ments of the probate courts an ap-head. the district embracing the county

in which such probate court is held in such cases and in such manner AUDITOR'S REPORT. FOR THE QUARTER ENDING MAY 31ST, 1874. To the Hon. the Mayor and Members of the

City Council of Salt Lake City: GENTLEMEN: - I herewith present to your Hon. Body my Quarterly Report of the financial condition of the City, for the Quar-ter ending May 31st, 1874.

probate courts to the district court 1874. March 1, Balance in the Treasury .. \$2,995 Receipts during the Quarter: Ace't, \$18,521 17 1 29,27 70 29,27 00 1 2,000 00 1,941 00 4 996 64 City Tax Bills Payable Rent Liquor 879 50 759 00 616 00 Total of receipts,... 127,731 Disbursements during the Quarter: Bills Payable Ace't, \$8,000 00 Road and Street, 4,904 98 Police 2,121 58 Btreet Lamps and Gas, 1,620 47 City Asylum 4,1487 95 Prisoner's Board 4,189 65

United States, For each additional 1/2 oz. or trac-.3 cents. Drop Letters, single rate,.....1 "

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10 cts. 2 cts

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DIRECTORY

Salt Lake City and Utah Territory.

WORK OF THE CHARACTES INDIGATES BY THE ADOVE TITLE IS UN-A gently demanded by public necessity. A twelve month ago, when the undersigned sunounced their intention of issuing such a work, another birectory was presented to the public, and they immediately with the visiting a vertisement. There being as proposition to publish a Directory from any other quarter at present, and the importance of Salt Lake with the growing in Listries of the Territory cultian for one, they propo e issuing, on or before the 1st of April, a

DIRECTURY of SALT LAKE CITY and UTAH TERRITORY.

Compiled and arr engeling

EDWJRD L. SLOJY.

Whose former DIRECTORY of Sait Like gave a much extisfaction.

The DIRECTORY OF SALT LAKE CITY AND UTAH TERRITORY FOR 1874, will contain

France, direct packet, 10 cts. 2 cts. Greece, bla North German Union direct,	 A General Directory of Salt Lake I. City; a Business Directory of Salt Lake City; A Business Directory of Ogden, Provo, Corinne, Alta, Singham and Ophir; with An Official Directory of every Coun- ty and Municipality in Utah. 	History of the Territory: a des- celption of the various Mining Districts, with much interesting and reliable information relative to the leading mines and their de velopment and to the Agricultur- al, Magufacturing and Industrial resources of the Territory.	
New Zealand, tra Southamp- ton,	ter Gauvassers soliciting Subscriptions a men and others in a few days.	d Myerti ements will call upon business	





amendment in the Schate.]

were taken out of the bill by is such that the judge of the dis-amendment in the Senate.] is unable to do the same, he may request the judge of either of the other districts to assist him, and,

the appellate court. Appeals may be taken from both justices' and as accurately as we can make them without a full copy of the bill. The words within brackets

