ISHED DAILY, SUNDAYS EXCEPTED, AT FOUR O'CLOCK. Saturday, . . Oct. 17, 1874. DAVID O. CALDER,

THE EVENING NEWS.

EDITOR AND PUBLISHER.

NEWS OF THE DAY. gether.

-The brigands did not capture Thiers, and the Italian government did not tell him to leave Italy. So sny the telegrams to-day. -Riel, of Manitoba notoriety, has been declared an outlaw by

the Court of Queen's Bench. -Bismarck's agents have been

appear. We do not see any impro- crite? searching Von Arnim's house again.

being already enormously rich.

His honor then complains of the

territorial law forbidding a physi-

cian to poison a patient without

His honor says the Legislature

has passed an act establishing the

Church of JesusChrist of Latter-day

Saints as the State Church, and in

effect prohibiting the free exercise

of religion on the part of seceders

and dissenters. The Judge has

not only very peculiar tastes, but

he has a very peculiar method of

drawing deductions. He gives a

"Said church holds the constitu-

-There is every indication, in reports are true, of the early col-lapse of Carlism in Spain.

An active canvase is in progress for the election of the Lord Rector of the Glasgow University, which takes place on the 16th of next month. The choice of the students is divided, Disraeli, the present incumbent, Mr. Ferster and Ralph Waldo Emerson each having friends among them.

-The Government Commission for the examination of the U. P. R. R., give in a report showing that road to be in first-class condition. For synopsis see telegrams.

-An adjourned meeting of the U. S. Supreme Court, yesterday, adopted resolutions of respect to the late Judge Curtis.

the patient's consent, of which we -A boy and two men were accidentally killed in Philadelphia need say no more. yesterday afternoon.

-The House of Bishops of the Episcopal Convention, now in session at New York, have adopted a new canon in regard to marriage. Among its provisions are the following:

If any person be joined tootherwise than as God's gether word doth allow, their marriage is not lawful, and 'no Episcopal minister shall solemnize matriniony in any case where there is a divorced wife or husband of either party still living, except in cases of that Church, and he seems to forget divorce for adultery.

the following words in that sec--Bengal has had a frightful tioncyclone which caused general havoc, prostrating the telegraph lines and blowing cars from the tional and original right, in com-mon with all civil and religious railway track.

-The French minister of war communities, to worship God according to the dictates of conscihas placed documents in the pos-session of the Spanish embassador ence," etc. Tnasmu exonerating from the charges contained in the Spanish -In Boone Co., Mo., yesterday, Samuel Stevenson shot and killed

of the sort. Yet we may say we "Whoso sheddeth man's blood, judicial wisdom, the ineffable morthings of some of those officers, shed." Again, it is written in the the precious corporate of our imand we are satisfied there was good foundation for the reports. It is a matter of public notoriety, also, that one of those officials, yet an incumbent, was condemned by the highest court in the land for hav-ing taken a most unwarranted

ing taken a most unwarranted penalty in their laws. According- "Mormonism" might have been and illegal course for months to- ly it happens, curiously and aptly squelched, the Pacific railroads not

the other hand their incluses for mental to the provide that the ball, the gold and allver of Neva-been very rapid considering the been very rapid considering the severe losses, and with our present where men, under cortain circum-moust hat the Legislature should where men, under cortain circum-mental the the unclaimed trop, stances, are sentenced to death, the whole Boeky Mountain region mous that the Legislature should where men, under cortain circum- might have been undiscovered, and provide that the unclaimed prop- stances, are sentenced to death. the whole Rocky Mountain region erty of deceased persons should be appropriated to benevolent purpos- not believe in the doctrine? Does ity and the savage Indian. es, subject to recovery by any legal he mean to say that he is a self-His honor has little to say claimant who might subsequently pronounced, salf-convictal hypopolygamy, except that it is not the

priety in that. It appears to us a Again, his honor allows the va- that it goes hand in hand with --The largest clear importers in the Dominion of Canada have failed; liabilities four hundred thou-sand dollars. --There is every indication, if reports are true, of the early colof blood atonement, and because, thing as some people do. He has further provision is \$6,000. The The next complaint is that in early times a law was made by the Legislature against the citation of precedents in court, and one provide the death penalty. The next complaint is that in therefore, that they cannot consci-entiously bring in a verdict subject-precedents in court, and one provide the death penalty. The next complaint is that in therefore, that they cannot consci-entiously bring in a verdict subject-ing a criminal to the death penalty. The next complaint is that in therefore, that they cannot consci-people talk of polygamy as if they regarded it as the "sum of all principally paid in stock, for itheir principally paid in stock, for itheir ding that lawyers' fees should not be recoverable at law. The first pre-vision, we take it, was designed to lessen litigation and to have sim-vision, we take it, was designed to lessen litigation and to have simvision, we take it, was designed to phatically condemning the "Mor-lessen litigation and to have sim-mons" for believing in blood atone-to our elevated standard, and not the wethers, which make a supeple local law, in its manifest spirit ment, and at the same time only tolerate our religion and do- rior article of meat, or mutton, and intent, and evenhanded jus-tice administered without unneces-they do not believe in it? What sary delay and expense. The idea they believe or do to please all. Go we let this alone upon this of subscription not being met, and

missed from the U.S. Treasury at Washington on the first of next in Utah. It is an old doct in the ist of please. How can we pretty much through his curious posed of. The stock subscribed is fully paid to be the pretty much through his curious to be disposed of. rationally come to any other con-clusion? Where can he discover naut we have commented on be-up. No assessments have been asked, nor are they permitted.

> chronically and queerly querulous. we may be pardoned if we recur to the whole affair seems to be so The Judge scemingly thinks those legislative enactments which The Judge seemingly thinks those legislative enactments which The Angora or Cashmere goat is The Judge seemingly thinks much upon what is termed the "Morrisite" affair, and another un-happy affair in the South. The

by a United States Judge. As to

the second, why have not the U.S. courts taken the proper steps to in-vestigate it without projudice? The vestigate it without prejudice? The has been assalling and condemn- the Angora or Cashmere goat will matter has been in their hands ing laws which are checked and before long be a very important matter has been in their hands ing laws which are obsolete and of feature in our Utah industrial pro-

long enough; and they have always non-effect; he has been stuffing ducts and enterprises. been threatening, harassing, and men of straw, setting them "up on It is not now the intention to take hindering the probate courts, and pulling their work to pieces after it was done, whenever they have rentured to do any. The course of the belligerent energy of his nature.

confess that I falt a little dit to any bedy in charge, yet heavy losses have been sustained. On

the other hand their increase has at the present there is no cause for complaint. We started in three years ago with 110; we have now,according to the approximate report, 1000, nine times as many, with a prospect of a large increase in Jan-uary next. The secretary has not furnished only evil that he has found, and

grounds or reasons for his objec-tions to the "Mormons" believing in this doctrine? We can see none, and we are driven to the inevitable conclusion that he has become more that we need refer to. But will be no company liability, and

first named was the judicially re-quired execution of a process issued by a United States Indre. As to



Thos. Burnett.

The principal party of Lt. Wheeler's Exploring Expedition has returned to Washington, to hasten the publication of the report.

-It is now concluded that the result of the election in Indiana will insure the election of a demoerat for U. S. Senator from that State

for the Black Hills, were attacked by Indians and forced to return, some of their number having been killed and wounded.

-Official stealing is said to have been discovered in San Francisco, which fills the whole community with disgust.

-The democrats of San Francisco will fire a hundred guns to-night, in honor of the victories of their party in the recent eastern

A dealer in coin in Fulton St., N. Y., was arrested and lodged in the Toombs for dishonesty, and while there his house was robbed upon which he proceeds to enlarge of over a hundred thousand dollars in his own peculiar style. Now his

-A prisoner in the hospital of the Western penitentiary, Pa., hung himself this morning.

An explosion at Cleveland, O., this morning, caused the des-truction of fourteen hundred barrels of oil.

-A Chinese laundry has been opened in Washington, D. C.

## THAT PREGIOUS CHARGE AGAIN

Talking of absolute veto, even the President of the United States does not have it, and we have heard no American, nor any other human being, sane or insane, express the wish that the President's veto were either absolute or universal. But we have not heard the Judge's opinion upon that point. He may differ from all the rest of mankind

regarding it. Absolute and universal veto is not republicanism, it is strictly forday Saints. eign to the genius of American government, it is dictatorship, autocracy, absolute absolutism, the supreme, uncontroverted, all-powerful I, a sapremacy and an omnipotency of power which Deity alone does or can exercise. The ausolute and universal yea or nay is the mysterious potency, the omnipotent a helpless prisoner, hopelessly held U. S. President at that time was influence, which Tyndal and Huxley acknowledge they cannot fathom, and which no man has found out, but which, so far as political none whatever for us. Our admi- than to indulge in any such folly. and cognate matters in Utah are concerned, the Judge evidently thinks he ought to find in a poor, week, fallible, not very reputable, spread-eagle webfooter, an ordinary we are not within the charmed Second, consequently the absospecimen of humanity, who, in the circle of the irresistible influence of lute veto was not given to ceaseless procession of sublunary events and the inscrutable dispensations of Divine Providence, hap- it, which we are sorry, very clare that his real mission was to pens to have been appointed governor of the Territory. The Judge complains that the Legislature has considered its own resolutions valid and passed laws concerning the jurisdiction of the Probate Courts and created certain local offices. Wonderful things, these, for a legislature to do, which has been endowed by Congress If he holds his tongue he will not than republicanism, as it works towith power extending to all right. be blabbing his unfortunate condiful subjects of legislation, consistent with the U.S. Constitution and skin effectually covered the carcass of the jackass until the silly anithe Organic Act of the Territory. His honor also takes it upon him-self to charge the incumbents of those offices and the Probate Judges with being, with scarcely an excep-tion, open violators of the laws of the Organic Act of the Territory. the land. With much more reason | demonstrated and undeniable. and truth, and with quite as much propriety of conduct, we might say "Mermons" over their belief in his honor can or not. that the incombents of the federal "blood atonement," when his honor But again, what an ever regrets is guilty of belief in the very same ble pity it was that the Govern without exception, open violators doctrine? He professes to be a ment, Congress, and the Republic of the laws of the land, though we Christian. The Almighty is repreare not so feelish as to say anything sented in the Bible as saying, derful statesmanship, the profes

principles, practices, or perform-ances support virtue and increase morality, and are not inconsistent with or repugnant to the constitu-tion of the United States," etc.

A London dispatch of to-day's date throws a little light on the cause of Von Arnim's arrest. In the face of the above how the Judge can reasonably assert of the Church that it was thereby established as the State Church, and prohibiting the free exercise of deduction that "the legislators and religion on the part of persons popular leaders of Utah regard those

ontside of the pale of that Church, military and civil public servants we must confess we cannot see. who,' in Utah, acknowledge their This act of incorporation was pietty well canvassed by the Congress of the United States in 1862,

but that honorable body does not seem to have come to any such conclusions as his honor, the Judge, has. Perhaps Congress is not endowed with such sharp, pen- it, further than to suggest that the etrating, far-seeing, comprehensive Judge has lived in the Territory

sagacity as his honor is in matters between four and five years, in open of this kind. It is not everybody who can see so far into a politicotheological millstone.

But his honor has a purpose in that deduction, he aims to make it appear that the above act of incorporation is held to cover his favorite doctrine of "blood atonement," honor, with his very peculiar

mental vision, may see things in this light, but we certainly do not. His honor, by his very peculiar method of ratiocination, may make it all as clear as mud to himself,

does. But perhaps he will allow us inquiry and judgment? We have to assure him that such is by no been thinking otherwise, as we means the case. If a cow wears green goggles, that will by no means convert the bare, brown desert into a luxuriant and verdant

meadow, though the silly creature may think that there are nothing but green fields within the range of its vision. His honor seems to be laboring under a similiar hallucination, mentally, in comprehending the character and relations of the Church of Jesus Christ of Latter-

strangely fascinated and sorely ex- of this"amazing statesmanship" was ercised over this matter of blood that noMcKean was at the presidenatonement. He cannot get away tial and senatorial elbow to advise. from it. Like an ill-fated vessel What a pity! Why does not the within the circle of the maelstrom's Judge arraign Divine Providence influence, he sails routid and round for such an oversight in the con the whirlpool, unable to get away, duct of things American? But the by the dangerous influence. Now not crazy upon the subject of "Merthis subject may have resistless monism" and "theocracy." He charms for the Judge, but it has had a cool head, and better sense ration is for the way of life and net for the way of death. Whatever may be his 'honor's real situation, we are happy to inform him that ed with the absolute veto.

The Utah Cashmore Goat Compar SALT LAKE CITY, Oct. 16, 1874.

Editor Deseret News:

to your readers, and to the stock-holders of said company. In December, 1871, a company was organized in Salt Lake City, between four and five years, in open enmity to those "legislators and popular leaders," and to the people generally, and has not always been unquestionably legal in mani-Territory, and Dr. Geo. B. Graff, of Omaha, a flock of Cashmere, An-gora and mixed goats, which were brought here under the supervision of Dr. Graff, and forwarded to the festing his enmity, and yet he is permitted to occupy the seat of the scorner, we mean of the Chief Justiceship, unhindered.

The Judge declares that he has the care of Hon. Benjamin F. Johnfound "a spurious theocracy in the son, Superintendent of said compa-heart of the Republic." We are by. Being late in the season when heart of the Republic." We are ny. Being late in the season when they were removed from Omaha, the train encountered a severe snow public, for therefore the heart of the Republic is sound to the core, so far as the people and their leaders are concerned. But how does the Judge know that he has found for the mumber nurchased from this and may verily believe that every-body else must see through his spectacles, and come to the same extraordinary conclusions as he ineness or spuriousness of any reli-gion a proper subject of judicial from the effects of which a number

twenty-five hundred pounds. They expect next week to make five The goats, when purch read the Constitution of the United States, and that under the pro-visions of that instrument neither Congress nor the courts have any-thing to do with determining the tons of pig-iron per day. They shipped two tons for Provo yester-day. Everybody here is rejoicing at the prospect of the development of the immense deposits of iron stone in this region. Several hundred female goats, o

The Judge is perfectly bewild-dered, he talks as if he, were, at the "amazing statesmanship" that e common stock, were pure tion, mentally, in comprehending the character and relations of the Church of Jesus Christ of Latter-lay Saints. His honor seems to be at once strangely fascinated and sorely ex-srcised over this matter of blood atonement. He cannot get away from it. Like an ill-fated vessel within the circle of the masletrony. Arrangements were therefore made with a Mr. Ide to herd them, who with a Mr. Ide to herd them, who had a team, covered waggon and tent, and a wife and boy; and it was intended to move them from place to place, herding them in a warm climate in winter, and re-moving them to a greater altitude in summer, as experience has prov-ed that they do not prosper so well when exposed to the cold storms. I now quote from Mr. J. E. John-son's letter to me-But the Judge errs in his conclu-

Sr. Gzongz, Utah, Oct. 2, 1814.

Bre. John Taylor, President Utah Cashmore Goat Co., Again, to

the U. S. courts and some other U. S. authorities upon this subject has been such as to induce the popular impression that, unless they could implicate certain persons, they had no desire nor inclination to judici-uly investigate the matter at all. By another of the Judge's peou-sr mental efforts, he makes the whotion that "the legislators and carriages and parlors, rich and su-perior articles of clothing and other industries, and to introduce a rich, silky, glossy, valuable wool, from which is manufactured the finest and richest fabrics in the world. From present indications of a

JOHN TAYLOR,

Pres. W. C. G. Co.

Special to the DESERTT NEWS.

TERRITORIAL DISPATCHES

The Iron Works is Faccosful

Operation.

I have just received information

from Ebenezer Hanks, Esq., super-intendent of the Great Western Iron Co., Iron City, per William Holyoak and John Eyre, who have just returned from that place, that the blast furnace is doing splendid business. The furnace is tapped every ten hours. The last run was

Editor Descret News:

(By Western Union Telegraph Line.

CEDAR CITY; Oct. 17, 1874.







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truth or falsity of any religion.

that doctrine, as he expounds it. the theocracy in check, his honor So iwe can talk rationally about being the first U.S. officer to desorry, 'to say his honor does not destroy "Mormonism." appear to be capable of doing. When "the chief of the theore-It is a subject, too, concerning racy" was appointed Governor it which, if a man cannot talk sensi- was because he was the most likely 1573, he bly, he would do far better to hold man that could be found; he was his tongue and say nothing. A the absolute choice of the people,

sions

man may be a fool, but, if he is, it and that was republicanism; and is not incumbent on him to blazon he proved the best Governor Utah that unhappy fact to all the world. has ever had, which is far better

First, the Governor was not arm

tion to every body. The lion's Next his honor charges "almost or quite criminal neglect of, or moral complicity in these wrongs,' no doubt the Government and the But why does the Judge rate the Republic can both stand it, whether

th 115 he

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Congress and Polygamy, NN D9 POL THE ABOVE IS A RERIES OF LETTERS PRICE 25 CENT