ENING NEWS. PUBLISHED DAILY, SUNDAY'S MECEPTHER, AT POURO'GLOCK August 27, 1880. Fridage NATURALIZATION.

this morning from Sanpete, contains mission of Miles, made at the house questions which have been several of Angus Cannon, on the evening times answered in point, but as there are many new-comers who may not ing that the mere calling a woman be informed in relation to the sub- "wife" by defendant Miles was adject referred to, we reply again, as requested:

Ed.turs Deservet News:

Will you please to answer the following

her.

Endowment House.

ing witness Caroline ()wen to be

1st. How long must a person wait after making his declaration of intention of becoming a citizen before sworn, as she was the alleged second he can get his full citizen papers. wife, and so far as appears, the wife ind, is it required that a person of defendant Miles, and no first marcoming to this country under the riage or other marriage of defendant his full papers without?

An an-wer through your valuable case such as the one at bar, and that columns will be of interest to many Caroline Owen was an incompetent inquirers.

The time that a person must fying at this stage of the case. wait after taking out his "first papers,"before he can obtain his "full papers," depends upon the date after defence proposed to show that there his arrival in this country of his declaration of intentions. There is no date fixed by the law when the de- sleut together at the house of witclaration must be made. But an ness, on the night of the marriage, alien must reside five years in the and the court erred in excluding the United States before receiving his certificate of citizenship, and must have deslare I his intentions at least two years prior to his admission. There is nothing in the law to prevent an alien from taking out his "first paper-" the day after his arrival in this country. But no matter when this first step towards na turalization is made, he must have resided five years in the country, and have had his first papers for at refusing and failing to give, in-trucleast two years before he can be ad-and 12, asked for by the defense.

mitted as a citizen. The declaration of intentions is sufficient to sustain the verdict, and required of a person coming into the same was against the evidence in this, that in prosecutions for bigthe United States before reaching amy the mere confession or admisthe age of twenty-one years, but if sions, or declarations of a party are he has resided in the United States not alone sufficient evidence of the ern Mexico for a revolution. All three years before attaining his first marriage, but there must be Mexican troops on the border expect majority, the declaration may be wise the defendant is entitled to a made at the time of applying for verdict of not guilty. The evidence his "full papers." What the law requires may be best explained by name of the person with whom the quoting the exact language of the statute:

twenty-one years, who has res

spacer.

Miles.

der a new trial herein.



eulogizes Hancock and English. G. Fifth-the court erred in allowing THE tollowing, which was received in evidence any declaration or ad-Ross was nominated for Governor, Thomas George, Lieutenant Gover-nor, John M. Griffin, Secretary of State, H. J. G. Nevmuber, Treasur-er, and Thos. Micheltbaum, Attor-Sixth-The court erred in rulney-General.

One Use Council. missible to prove a marriage with WASHINGTON, 27 .- A dispatch Seventh-The court erred in al-

from Col. Morvpenny, chairman of the Ute Commission, dated August 25, Southern Ute Agency, states that they have held one council and lowing the questions to witness D. H. Wells as to the description of the dress or robes of persons visiting the will hold another on Monday next. 'Eighth-The Court erred in allow-

Kansas Democrats

Ouray is present, but quiet ill. Share Speculations. NEW YORK, 27 .- The World says: The share speculation yesterday was active and for the first time in age of 11 years, should make a de Bliles was proven to the Court or several weeks transactions exceeded claration of intention or can be get jury; that admissions or declarations 300,000 shares; the movement in alone cannot prove a marriage in a Erie absorbed the chief interest.

Moulder's Strike Ended.

LOUISVILLE, 27 .- The strikes of witness and disqualified from testithe Moulders at Jeffersonville has them. ended. The Ohio Falls Car Co. Ninth-The Court erred in excludrefused to treat directly with the ing the proposed testimony of wit-Moulders Union, but stated that ness Mrs. Sarah Cannon, when the

minent in the strike could not be was a marriage with Caroline Owen, received. So many of the old moulders have assented to the comand that defendant, John Miles, and Caroline Owen,as husband and wife, any's terms that to-day the company cannot find employment for all that applied. It is probable that the exodus of moulders' from the Union testimony of the same witness that will result in breaking up the Union Caroline Owen sent for defendant, at Jeffersonville. Miles, as her husband, and that she

said he was her husband. fenth-The Court erred in its instructions to the jury, and said intructions are against law.

Eleventh - The Court erred in giving the first request asked for by the prosecution. Twelfth-The Court erred in giv ing requests Nos. ", 3 and 4 a-ked for

by the prosecution. Thirteenth-The Court erred in

Fourteen-The evidence was insettle under the laws of the Mexican Government.

proof of a marriage, in fact; other- to be ordered to the interior.

the Docket.

was also insufficient in this, that the Upon his return from Minnesota, defendant Miles was alleged to have contracted the second marriage ap-October. not Caroline Owen. Fifteen - There was no evia marriage in fact with Emily The plaintiff in error therefore prays that the judgment of said Su-preme Court of Utah Territory may be reversed, and that a mandate isue from this Court directing said polygamous marriages. Supreme Court of said Territory to reverse the judgment of the said

renominating him for the fifth term in Congress.

Freight Tariff Reduced. The Chicago and Alton Railroad Company has given notice of a large reduction on the rate on freight destined to points in New Mexico. The

reduction is equal to 20 cents on first class, 15 on second and 15 on third, and 10 on fourth, and five special endorses the Cincinnati platform and less than tariff rates per hundred pounds. This has been necessitated by reason of the reduction made by the St. Louis and San Francisco Railroad Company.

Sitting Bull's Warriors Leaving BH fann .

The Tribune says: Sitting Bull is

being deserted by his warriors at what to him must be an alarming rate. About 1,000 of the Sloux have already surrendered at Fort Keogh and are being sent to the Chevenne River Agency. A report comes from Fort Peck, that about 1,000 others are coming into that post and new the doughty Indian warrior has only

about 150 fighting men. The reason for the wholesale desertion is not to be found in the fact that the savages loved Sitting Bull less and Uncle Sam more, but in a far more sub stantial one, that the buffalo herds have nearly all gone south of the Missouri River where it would not

He safe for the braves to follow

What Hayes May Do for the Party.

PHILADELPHIA, 27.-The Ledger's New York special correspondent says: There is a disposition at republican headquarters to attribute important consequences to the Presilent's journey to California. No one supposes he will make any stump speeches of a partisan character, but it is expected he will talk freely to

ment of their manufacturing, mining and marine industries and other

Absolutely Pure-

Salt Lake County, Territory of Utah.

TON, deceased

TON, deceased. PURSUANT TO AN ORDER OF SAID Court in said matter, Notice is hereby given, that Tuceday, the 3'st day of August, A D., 1880, at 10 a.m., of said day, at the County Court House in Sait Lake City, U. T., has been appointed by said Court, the time and place for the hearing of a petition of Htm y Emery and Theodore McKean, pray-ing that a certain document therewith filed be admitted to Probate, as the Last Will and Testament of the said deceased, at which time and place all persons interested may a p-pear and oppose the Probate of said Will. Sait Lake City, Aug. 18th, 1880. stance that such of them as are vouching for these intentions on his part, have but recently returned from Washington, would seem to imply that they are dealing in something more substantial than



Salt Lake City, Aug. 18th, 1880. D. BOCKHOLT. Clerk Probate Court, Salt Lake Co., U.T. d229 td MAKE ROOM FOR

TO

FALL PURCHASES

WE OFFER

BARGAINS



An Old Antagonist of Fremont. Gen. Manuel Castro, a native of California, who commanded the matters pertaining to the business and industrial development of the California forces opposed to Commodore Stockton and Gen. (then Capt.) Fremont, in the Mexican war in

country in this way. They think the President will be able 846, '47, arrived in this city to-day, incidentally to convince the people it being his first visit to the East. of both Oregon and California that He is en route to Mexico to lend his the worst thing that could happen services to the government there to to their material interest just now aid in quieting the agitation in Sonowould be a change of administrara. It is understood the General de-

tion for the sake of the change. sires to plant a colony of Americans don't know what means New York and native Californians in Sonora to republican politicians have for thus orecasting the President's mission, f it is a mission, but the circum-

Another Revolution Impending. SAN ANTONIO, 27 .- Preparations are being made throughout North-

The Miles Case to be Advanced on

Attorney-General Devens will begin the preparation of six or eight of the pears to be Caroline Owen Male, more important government cases "Any alien being under the age of and not Caroline Owen, as charg. to which the Supreme Court, accord- FRANK WHITE to MISS ANNIE BALPH ded ed in the indictment, and the evi- ing to its practice, will give special LONGSTREET, daughter of S. P. Longstreet, dence shows that defendant Miles precedence over the regular docket married Caroline Owen Male and at the beginning of the session, in The principal cases will be the Miles case, involving what dence showing the first marriage or questions may be asked jurors, and the mode in which jurers should be empanelled, where there is suspicion that jurors are themselves living in polygamy. This case must be dis-posed of before the courts can proceed with safety in the trial of cases, directly testing the laws to break up Also, the application for a manda-

the moulders who had been pro-

the Pacific Coast people, on the Chinese question, the importance of commercial treaties with Mexico and Central America, the develop-

in the United States three years next proceeding his arriving at that age, and who has continued to reside therein to the time he maymake application to be admitted a citizen thereof, may, after he arrives at the age of twenty-one years, and after he has resided five years with in the United States, including the three years of his minority, be admittel a citizen of the United States, without having made the de claration required in the first condi tion of section twenty-one hundred and sixty five; but such alieu shall make the declaration required therein at the time of his admission; and shall further declare, on oath, and prove to the satisfaction of the Court. that for two years next preceding It has been his boug fide intention to byco ne a citizen of the United State-: and he shall in all other re-If the parents of the alien coming

ever be required as a qualification to this country before he reaches the to any office or public trust under ageof twenty-one years, become citithe United States," and how far, in zens of the United States before he its burning zeal to break up the doreaches his majority, he is considered a citizen, and is entitled to the citizens, the government will emrights of citizenship without taking

out any paper + at all. It is the duty of our friends who come from various parts of the world for the purpose of making their homes in Utah, to avail themselves of the privileges of the naturalization laws at their earliest opportunity. They should obtain their "first pa pers" at once, and as soon as they have resided here five years take the proper steps to se ure a title to the full rights of citizens. By so doing they will not only be in a position to reap for themselves the benefits that result from citizenship, but become a support and an element of

strength to the body of the people and the great cause in which they have enlisted for time and eternity.

THE MILES APPEAL CASE.

THE Miles case is one of the causes ostabras of Utah, and is likely to be of the United States. As is pretty well known to our readers, John H. Miles was indicted for polygamy under the Act of '33 and after a trial, timonies, given at those meetings, in which great injustice was palpa are all fully reported and make up tions. We have reason to be proud ble towards the defendant, and sev-eral new departures were made from pages, which is placed at the low ness and fidelity to each other of eral new departures were made from pages, which is placed at the low long accepted rules of jurisprudence, price of twenty-five cents. As the in which also Prest. D. H. Wells sermons, etc., here published will was committed to the penitentiary not appear in the NEWS, our friends and governed by as high a sense of for two days for alleged "contempt" should all secure a copy of this work because he would not answer irrele- while it is in print. vant and impertinent questions, having no bearing on the case at bar plete account of the celebration of but designed to force the witness to the thirty-third anniversary of the disclose secret ceremonies of a religi- entrance of the Pioneers into Salt ous character, the defendant was Lake Valley, with an ampler descripconvicted and sentenced to five years tion of the whole affair than was hundred dollars.

The case was appealed to the Su-preme Court of the Territory, and Elder Erastus Snow on the Sunday preme Court of the Territory, and Elder Erastus Snow on the Sunday est, but it will not help Hancock. It the decision of the lower court being after the celebration. The pamph-affirmed, was taken up to the Su- let, although much larger than at and politician, and too little either Dover's and Raubauld's Book Storm.

mus against the Secretary of the In-terior, to compel him to deliver pa-District Court in all things, and ortents to certain pre-emptors, the E. D. H OF, TILF RD & HAGAN, ground pre empted being within the limits of towns which had been in-W. DUSENBURY.

corporated by the Utah Legislature, Attorneys for plaintiff in error Also, I'wo cases under the postal It remains to be seen how far the Supreme Court of the United States sion that, "no religious test shall

laws involving the right of the rostmaster General. He is an rious the result, may be determined. New York Notes.

The Herald's Washington special ays: The Wo Chung, if she enters he port of San Francisco, will have to pay the tax and duties imposed mestic relations of a portion of its by law, but this can be done under protest, and should it subsequently ploy its judicial power in the destrucappear that they were not justly exacted, then the Secretary of the tion of rules which have governed in the criminal procedure Freasury will be authorized to refund them. of the country from the beginning.

Business is very active. Southern We are not prepared yet to believe and western merchants are in town in great numbers. that the highest court in the land,

Three steamers brought 900 emihowever desirous to put down our zrants

marriage system, will attempt to aid Mayor Cooper will, it is underin the enforcement of one law by tood, veto the cat ordinance, placing himself on the ground that there the violation of others, nor lend itis no appropriation available to carry self to the establishment of such out the provisions of the act. Star Chamber proceedings as were The census of Hudson County

Comments on the Letters.

The Herald says: Of the Hancock

shows a population of 102,000, against 133,000 in 1875. Of this Jersey City permitted in the trial of John H. has 122,000, against 115,000 at the same time. Hoboken has 31,000. The Tribune's Washington special

CHURCH WORKS FOR SALE. says: there is reason to believe that at least one of the census supervisors FHERE are two new pamphlets now of South Carolina has applied for ready for sale at the office of the permission to remove from his re-DESERET NEWS: ported list about 200 names which

'no religious test shall

were wrongfully returned by one of "The Year of Jubilee" contains a his enumerators. full report of the proceedings at the Fiftieth Annual Conference of the Church of Jesus Christ of Latter-Sherman letters published here yesday Saints, as well as the exerciseterday. It is worthy of observation in the Assembly Hall on the two that although Sherman is a republi

days preceding the Conference. can and Hancock a democrat, the The instructions, narrations and tescorrespondence shows no marked discrepancy in their views of the rethe higher officers of our army; and if our politicians were equally con-siderate, and mutually respectful, honor, we might escape the disgusting abuse and scandals of our heat ed presidential elections.

"The Utah Pioneers," is a com-The Times says: The letters show. so far as Hancock is concerned, certain preoccupations on his part, a restless dwelling on the partisan aspect of affhirs, the troubulous time, a fussiliess in expression and a imprisonment and a fine of one given in the newspapers, a report in disingenuosness in spirit which are in striking contrast with the straight-

both of Salt Lake City, Utah DIED. At Benjamin, near Payson, in Utah County, U. T., August 16, 1980, of inflamma-

conjecture.

tion of the stomach, MARY ELIZA, oldest daughter of Charles and Susan Hawkins. aged 13 years, 8 months and 16 days. The same parents buried, last year, two boys 11 years old.

Deceased was a very promising young wo man, beloved by all who knew her, and died in full faith of the gospel.

MARRIED.

At the residence of the bride's father, on

August 27, 1880, by Rev. S. P. Longstreet, Mr.

At Ashington Colliery, June 30, 1880, acci-6 years and 2 months .- Mill. Star.

SALT LAKE THEATRE. No. 1237 Ist South St PIERCY'S ECEPTION COMBINATION SOLE PROPRIETOR, - Mr. SAM'L PIERCY STAGE MANAGER, - Mr. J. H. VINSON TREASURER - - - Mr. A. J. PIERCY FRIDAY, AUGUST 27. By particular request, and for positively the LAST TIME, will be presented Mr. Sam-uel Piercy's New Sensational Society Play, in Four Acts, entitled DECEPTION By Dr. Calahan Act 1-Breakfast Room at the Chateau De Ligniers-The Mystery. Act 2-Ballroom at the Chateau DeOrvalt-The Challenge. Act 3-Library in the Chateau DeLignieres-The Revelation. Act 4-De Maubriel's apartments at the Chat-eau DeOrvalt-The meeting and Denoue-Reserved Seats 25c. Extra. Saturday, August 28th. ROMEO AND JULIET MATINEE, AS SP. M. Seturday Night, Positively last Ap-pearance, and only representation of the Sensational Society Play, in Three Acts, by Victorio Sardou, entitled



JOHN W. SNELL,

ICE

CREAM

One Block South of Theatre

DAVID JAMES.

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P. O. Boz, 519.



1880.

GRAND



Day & Co., Salt Lake City.

