NO. 280

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DESERET NEWS: SEMI-WEEKLY, PUBLISHED EVERY TUESDAY AND SATUEDAY One Copy, one year, with Postage, three months, "

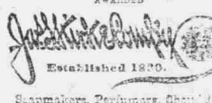
DESERET NEWS: WEEKLY. PUBLISHED EVERY WEDNESDAY.

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A Plea for Oppressive Measures.

The following is the concluding pertion, in full, of Governor West's Report to Secretary Lamar:

ENFORCING THE LAW. In the year 1884, a determined move wes inaugurated for the enforcement of the law against polygamy, and since hat time the Territorial officers of Federal appointment, charged with rederal appointment, charged with this duty, have been and continue virilant and diligent in their efforts to that stringent legislation, does not tend to

have been opened and promptly dis-posed of business before them. While ipor has been shown in the prosecu-ion of offenders, it has been, and continues to be, the custom of the Court of conviction, to suspend the judgment and allow the convicted party to go free, upon his simple promise that he will in future obey the laws. Of the number convicted up to Jane 0, 1886, but seven had given that bromise and accepted their freedom. VISIT TO THE PENITENTIARY.

Seven days after assuming office in ther approving and concurring, I vis-ted the Utah Meditentiary, where about ally of Lose convicted under the law

were imprisoned, and proposed to all spice would promise to except a secure for the President their partion.

Not one of their available imposed of this tender, but - A much respectfully orded communication, named by all, CONVICTIONS IN THE COURTS.

The following showing is made of the consistions obtained to the courts a polygamy and unlawful committation ses, from July 1st, 1884, to June Bott F. Ame convictions were rail, tared tation; eight of whom resided in Lake City and one in Beaver roth July 1st, 1885, to June 30th,

one in Sevier County. Thus the conthe 24 countles of the Territory. Of the 16 counties in which no con-victions have been made, the Mormon

population is largely in the ascendant, and it is known that the population in those counties believe and practice polygamy as well as their brothers in the other counties.

PENDING PROCEEDINGS.

In the Second District Court which sits at Beaver, Beaver County, there are now pending 14 Indictments for polygamy and unlawful cohabitation, ee of those charged, residing in ounty. I have no information as to e number who have been arrested. ne First District Court held at on, there were 55 indictments found gainst those charged with a like ofuse, 34 of whom reside in Weber, 18 Ceche, 2 in Davis and 1 in Box Elder counties. Twenty of those residing in Weber county have been arrested, and of the 18 residing in Cache county none have been arrested. In the First District Court held at

Provo 7 indictments are pending, all against citizens of Utah county. I have noninformation as to the number of arin the Third District Court held at Salt Lake City, there were 123 indict-ments pending, 115 against citizens rending in Salt Lake City, 7 from Tooele and I from Davis county. The clerk of the court says as to these indictments: "In a large number of these cases the defendants are at large, it not having been possible to arrest

THE TRMPLE COUNTIES. In three of the counties where no onvictions have been had, the Mornows have temples located, where heir secret rites of celestial or piural heir sceret ries of calestial of plural neurilagesiare celebrated; namely, at Logan, Cache County, which lies north of Salt Lake City; at Manti, Sanpete County, which lies south of Salt Lake, and almost in the center of the Terriory, and at St. George, le Washington County, the extreme southwestern cor-zer of the Territory.

NEW PEACES FOR COURTS. Heretofore terms of the District ourts have been held at Sait Lake

decorded District Court at the suppression of polygamy, herein at the suppression of polygamy, herein and its officers, will have a wholesome effect in preventing the contraction and celebrating of plural mairiages, and that the authority of the law, if not acknowledged, may be qually felt in every part of the Territyr, and that the place of residence by not, as it seems to have heretoget dong, furnism jimunity afrom ishment to law violators.

The Marshal's one.

The Marshal's one.

Were of foreign birth. The executive order is mentioned in a circular letter sent to the United States District Attorneys on the same subject. The Attorney General invites their attention to the letter addressed to the Marshals in the execution of this law.

The bill reported to the last session of Congress, to which I have heretogore referred, provides for dissolving the Perpetual Emigration Fund Company. In doing so, if it becomes a law. Congress will have taken a step in the direction of interfering with this immigration. But additional lembers to make much stringed to this Description of the executive order is mentioned in a circular letter sent to the United States District Attorneys on the same subject. The Attorneys on the same subject. The Attorney General invites their attention to the letter addressed to the Marshals in the execution of this law.

MINISTER COX

Called on the President to-description with this immigration. But additional lembers to make much subject to the Marshals and asks them to the Marshals in the execution of this law.

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The Attorney General invites their attention to the letter addressed to the Marshals in the execution of this law.

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The Dill reported to the last session of the Marshals in the execution of this law.

MINISTER COX

MINISTER COX

The Attention to the Letter and the execution of this law.

MINISTER COX

To scene a more satisfactory an efficient administration of the laws, I would recommend that all fees of the Marshal and his deputies as to this Territory, be required to be covered into the Frensury. The Marshai to be paid a saidry of not less than 15,000 per mean, and that he be allowed one replay such other number of deputies as may be approved and authorized by a heard, to consist of the control the Justices of the puties.

ment of the laws, believing they are doing God's service when they can do so. The ordinary force of officers, sufficient in all of our other communities, of and obedience to the laws, or the punishment of offenders, fails here. The Marshal and his deputies should the marshal and his deputies should be men of the very best character and qualities. Their duties are onerous and unpleasant. To get and retain such men for such duties they must be liberally paid. The number of depu-

such men for such duties they must be liberally paid. The number of deputies needed will vary with the occasion, and I think that the Marshal and the board that I have suggested can safely be trusted to have on duty and under pay no greater number of men than is needed.

No Physical Resistance.

I know of no armed organization for the purpose of opposing the lawful authorities, or resisting the enforcement of the laws, nor do I believe any such now exists.

The process of the courts is men with no physical resistance, and society is peaceable, and no outbreaks have occurred since ligame to the Territory. It is true, however, that a large majority of the society is peaceable, and no outbreaks have occurred since ligame to the Territory. It is true, however, that a large majority of the people stoutly and stubbornly affirm, publicly and privately, that the enforcement of certain laws is destructive of their rights as freemen, an assault upon their religion, and an invasion usen the sancity of their homes.

The minority with the condition without enacting the secessary laws that will bring this people to a feallzation of the power of the Government, if it does not secure their respect for its authority.

The enactment, it last east authority.

The enactment, it last east authority.

The enactment, it last east eathority of the elective officers of the Territory about expiring. Since the adjournment of Congress on the 21 day of August last, a general election was held, and new officers elected for full terms of two years. If the bill is to become a law—as it should at the coming session of iCongress—it ought to provide for vasating the offices, that the law may become operative, and they may be filled in accordance with its provisions.

The pressing need of a session of the Legislative Assembly at an early day, should find the terms of the adjournment of the power of the flower.

The pressing need of a session of the laws and the law may become operative, and they may be filled in accordance with its provisions. people stoutly and stubbornly affirm, publicly and privately, that the enforcement of certain laws is destructive of their rights as freemen, an assault upon their religion, and an invasion uson the sancity of their homes.

The minority, with equal vigor and openness, proclaim that the ipractices of the first openness, proclaim that the ipractices of the first openness, proclaim that the ipractices of the first openness of the first openness openness.

The minority of their homes.

Conclusion.

The pressing need of a session of the Legislative Assembly at an early day, should any be needed. Judge Cowing fixed the ball at \$50,000 each, in the cases of sharp and Foshay, and \$55,000 additional in the case of Richmond, who is already under that amount. District openness, proclaim that the ipractices of the first open in the case of Richmond, who is already under that amount. District open in the case of Richmond, who is already under that amount. District open in the case of Richmond, who is already under that amount. District open in the case of Richmond, who is already under that amount. District open in the case of Richmond, who is already under that amount.

It follows, necessarily, that the peo-ple here, with a bitterness of feeling, are divided as they are nowhere else in the country. The division is clear, distinct and palpable. The causes of the division, in language not distinguished for its mildness, are constantly, earnestly and vehemently discussed through the press, the houses of worship, court-houses, hotels, husiness places, on the streets and in t e social circle, engendering an intense feeling of bitterness. The vigorous enforcement of the un-

soothe or to make them more amiable. The District and Supreme Courts ave been opened and promptly discorded of business before them. While of violence may be easily provoked.

PRECAUTIONARY MEASURES. There is no militia here to appeal to, as there is in other well- rganized States, to suppress violence, main ain order and enforce the law. Even with authority conferred to organize a militia force, I am of the opinion, with the feeling ex-ising here, a better reliance for the preservation of the public peace would be found in the regular troops.

This statement of the situation makes

apparent the need that may arise at the Territory, on the 13th day of May, any time for the prompt use of a strong, after consulting with Chief Justice well-disciplined and efficient military Zane and District Attorney Dickson, force to aid the civil power. I would force to aid the civil power. I would recommend that such a force of United States troops be placed and sept in galrison in this Territory, and that such laws will be passed as will make them as promptly available to the civil authorities here in suppressing civil authorities here in suppressing violence, quelling disorder and aiding in the execution of the process of the

> ABOUT LESSENING MORMON POWER. It will surely be well to lessen the power and not permit an increase of the strength of this people so long as they remain as they now are hostile to the laws. Yet they have seat and are sending their missiona-ries from here into many States of the Union; they have and are establishing

the tide of this immigration. That the country might have an official statement of facts of the unlawful teachings and conduct of this people, and that others might not be induced to come here with the idea that they could with impunity contract plural marriages, I, on the 16th day of July inst, made and sent to the Executives of the other States and Territories, the tollowing proclamation: [Here follows the proclamation, famuiar to the public.

PRIVILEGES. The effect of the Senate bill, as amended and reported from the Judiciary Committee of the House at the last ary Committee of the House at the last session of Congress, entitled "An act to amend Section 5253 of the Revised Statutes of the United States in reference to bigamy, and for other purposes, approved March 22d, 1882," becoming a law would be good, in staying the immigration from the States, as it will deprive of political privileges, those who identify themselves with this people, to aid and abet them in their violation of the law.

THE IMMIGRATION. The foreign immigration, induced to come through the efforts of the Mor-mon missionaries and brought here by the aid of that Church, is one of great

magnitude, of serious importance and which specially and imperatively calls for legislation to check and prevent. One of the tenets of the Mormon Church, is the gathering together in communities, and Utah is their Mecca and place of sojourn until their return to and final gathering in Jackson County, Missouri; hence their missionaries are, in fact, immigration agents, and induce their preselytes to immigrate here, where they settle in this and adjoining States and Terri-tories, forming one great community, the head and strength of which is cen-

tered here.
The immigration from and including the year 1881 to the present time, amounting to 11,950 souls, is distributed through the years as follows: 1981, 2233 1884, 1799 1885, J. 2683 1835, 1549 1883, 2462 1886, 1214

One-company is to arrive on October 16, 1886. As heretofore stated, under the head

are, as I have before stated, also agents to induce immigration, are deputed and sent from here to foreign countries; their proselytes are gathered to-gether in large companies, and in such companies placed upon shipboard un-der the control and management of agents provided for that purpose, who

provide transportation; make all arangements, look after the affairs of single per annum; that he authorized to appoint and acommander of troops.

At our seaboard they have their agents to look after them, provide transportation, take them in charge and bring than to their destination, and this system can just probably will be continued under the control and the state of \$4 per captures and bring than to their destination, and this system can just probably will be continued under the control and with the aid of the Church, notwithstanding the dissolution of the Perpetual Emigration Fund Co.

LEGISLATION RECOMMENDED.

of this Territory. The need is urgent, and should be met without further delay. Congress, when it reassembles, should not adjourn without enacting the necessary

I can have and do have no other than the kindest feelings for this whole people. I feel a great regret that a great majority of this people will not, or can not see their way to respect and obey the laws. The sufferings and sorrows they bring Eupon! themselves as indi-viduals and as a people, are a source of

profound sorrow.

One who will lead them quickest to where they must inevitably come; to a recognition of their obligations as cit zens; to respect authority and obey
the laws, will prove to be their greatest benefactor. Very respectfully,
Your obedient servant,
CALEB W. WEST,

The foregoing is taken from the Tribune, owing to our not having been furnished with a copy of the report for the use of the NEWS.-[Ep. D. E. N.]

Governor.

BY TELEGRAPH. PER WESTERN UNION TELEGRAPH LINE. AMERICAN.

CAPITAL CULLINGS. Cabinet Session-Civil Service-Min . luter Cox.

represented at the meeting by Secre-tary Manning, for the first time since he was taken sick. Secretary Whitney courts, as if they were the militia of the Territory. The exhibition of the strength of the arm of power, will of the nobviate the necessity for its use. onsidered: Second Comptroller Maynard and Third Auditor Williams have just con-

cluded a critical re-examination of the accounts of the Signal Service from September 1st, 1880, to July 1st, 1886. THE EXPENDITURES during that period aggregated \$1,865,-333, and of this amount the accounting From July 1st, 1885, to Jane 30th, 1885, there were \$i\$ convicted, three for polygamy and \$I for unlawful conabitation; making all told but 93 convicted the past thous. Of the \$4 convicted the past thous, of the \$4 convicted the past thous, of the \$4 convicted the past thous, of the \$4 convicted the past there is needed to be a substant and individuals. I know of no way of ascertaining the states is by ismilles and individuals. I know of no way of ascertaining the extent of it. I have interposed the case of the individuals and one in Sevier County. Thus the confidence is not provided the past their faith, and inducing immigration from the states and peopling this Territory. The immigration from the states is by ismilles and individuals. I know of no way of ascertaining the extent of it. I have interposed the only power I legally possessed, to stay of disbursing officer during the period one in Sevier County. Thus the conofficers have disallowed and suspended mentioned. The expenditures disal-

lowed as unauthorized by law were principally telegraphing, the purchase of supplies and for foreign service.

The Department of Justice has sent a copy of the following circular letter to each United States Marshal:

"Sir:—In pursuance of a letter of the
5th inst., from the President, directing
the Attorney General to take charge of the appointment of special deputy mar-shals, the performance of their duties and their compensation, together with the compensation of supervisors at the

in November next, your attention is directed to titles 24 and 27, chapter 7 of the Revised Statutes. Under sections 2,022 and 2,024, Revised Statutes, you frauds and enforce the law in towns of 20,000 inhabitants and upwards. You should make yoursell familiar with the statutes referred to and see that they are understood by your deputies, who snould be discreet men, impressed with the importance of an honest franchise. The manner of discharging these du-The manner of discharging these du-tles by yourself and deputies is largely left to your discretion. In matters in-volving questions of law you are di-rected to consult the attorney of the United States for your district for needed information and advice. It is assumed that the duties can be per-formed without infringing on the rights of any citizen in a manner that shall be of any citizen, in a manner that shall be firm and at the same time free from unneccessary

DISPLAY OF AUTHORITY.

It is not expected that the supervisors and deputy marshals will receive com-pensation for more than five days service and they should be so informed. Within this time all can be done ed. Within this time all can be done, it is thought, that ought to be. You need vigilant men who are conscientious workers and no others. Before payment each deputy and supervisor will present to you his commission, oath and badge of office, with an affidavit that he is the person to whom the commission was issued, that he performed the number of days' service as charged, which will be annexed by you to the pay roll as vouchers for its adjustment. The same facts should also be known to you through other means on payment being completed. These accounts should be approved by the court and forwarded to this De-

called on the President to-day. Afterwards he had an interview with
Secretary Bayard in regard to the
Turkish mission. It is understood
that the Minister is willing to return
to:Turkey to close up some diplomatic matters left unsettled at his departure, if Mr. Bayard thinks it necesssary, otherwise he will resign and
again enter political life.

THE BOODLERS. Indictments Ground Out-Heavy

the ex-president of the Broadway, kailway, another of the parties in-dicted by the grand jury for giving bribes to the "Boodie" aldermen, was arrested this morning and taken to the District Attorney's office. authorized by a heard, to consist of the result of the res

CROWDS BEGAN TO GATHER The I legislation relating to this at the District Attorney's office by ten o'clock. It had been the general impression, and pending before that box'y, gives assurance that there is a recognition of the situation, and of the need of further law for the benefit of this Territory. No indictment had been found against Sharp, nor was there any new indictment against Richmond and

Foshay.

It is expected that indictments will be found against the three bribe

I INDICTMENTS COULD BE DRAWN

GOVERNOR WEST'S REPORT. of the people are immoral, that they are disloyal to the Government, and that their attitude of defiance to the laws, interferes with the advancement and prosperity of the Territory, and inflicts injury upon all of its interthe indictment against the alleged bribe givers has been found. Just be-fore recess a batch of indictments was handed to Judge Cowing. Soon after-wards three coaches bearing "Jake" Sharp, Mr. Foshay, "Jim" kichmond, Inspector Byrnes and two assistants that left police headquarters about 2 o'clock, drew up in front of the Geueral Sessions Court House. They alighted and entered the District At-torney's office, where they were obliged to await the return of the Judge, who was at lunch. The

COURT ROOM WAS CROWDED when they were arraigned. The bonds were perfected and the prisoners were set at liberty. Thomas B. Kerr, another of the in dicted bribers, subsequently appeared and was released on bail. The indictments against the prizoners charged each with having bribed one or another of the ex-Aldermen, by paying each \$20,000 to vote in favor of grant-ing the Broadway Surface Railroad franchise.

THE SUFFERERS.

Great Distress, and Aid Needed. New Orlkans, 19 .- There is great suffering at Sabine Pass and John-son's Bayou. The relief commit e

asks for money, provisions and croin-Galveston, 19 .- A special from Orange, Texas, says: The steamer Lamar returned here last evening from Sabine Pass with 50 additional sufferers, one-half of whom will go to Beaumont as soon as transportation can be obtained. The remainder will emain here in charge of the local telief committees. Ten additional bodup to the time the Lamar left Sabine, at noon yesterday. The relief commit-tees of Orange have exhausted all their supplies and funds. Sufferers are

CONSTANTLY COMING IN. The relief committee have 360 now in their charge, and 150 more were expected in last night from Johnson's Bayou, the Emily P. having gone for them yesterday morning. Such is the situation at Orange up to the present writing, and unless more relief comes immediately great distress will prevail. Many of the sufferers are sick and require the greatest attention. The citizens of Orange are doing all in their power to alleviate the distress. but the demands are greater than they can bear. The relief committees were notified vesterday that \$1,000 had been ionated by Houston, which is all the cash that has been received outside of this town. Parties returning from the coast report that MUCH THIEVERY

is going on. Scarcely a trunk, valise or package can be found that has not been broken open and rifted of its con-tents. Business has been at a standstill since the great storm. The Gaveston relief committee has issued an appeal to the people of the United States, and especially to those of Louisiana and Texas, for sid for the survivors of the Sabin Pass and John-son's Bayou disaster. They say that about \$15,000 has so far been con-tributed from all sources, but that that is totally inadequate to meet the 2,023 and 2,024, Revised Statutes, you needs of these poor people, who have have power to keep the peace, protect supervisors, preserve order, prevent they lived even being rendered unin-

Sprains and swollen ankles can be put in good shape by the use of St. Jacobs Oil.

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Housework; small family. Inquire at
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HOOPER & ELDREDGE BUILDING,
SALT LAKE CITY, UTAH. SALT LAKE CITY, UTAH.

NOTICE IS HEREBY GIVEN, THAT at a meeting of the Corporation named above, held on the Fifth day of October 1896, at the Office of the Company, an Assessment of Ten Cents per Share was levied on the Capital Stock of the Corporation, and payable to the Treasurer, N. W. Clayton, at the office of the corporation above stated, on the Ninth day of November, 1896, any stock upon which this assessment may remain unpaid on said day, November 9th, 1896, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on the said 9th day of November, 1896, to pay the delinquent assessment, together with cost of advertising and expenses of sale.

By order of the Board of Directors. Secretary Wasatch Mining Company Salt Lake City, Utah, October 13, 1886. d 30d

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SEPTEMBER, 1886.

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FF CAREFUL ATTENTION GIVEN ORDERS BY MAIL

EARLY BREAKFAST COOK STOVE To be GIVEN AWAY, January 1st, 1887.

Anyone buying a Range, Cook Stove or Hester from us will be entitled to a chance in our \$300.00 Mickle Extension Early Breakfast Cook Stove, to be Given Away, January 1, 1887. Our old customer will be given a chance by calling or sending us their address. Complete Stock of Cast and Wrought Iron Ranges, Cook Stoves, Rarest designs in Hard and Soft Coal Heaters. The and Granity

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Irownware and House Furnishing Goods.

GRANT BROS. & CO., 24 & 26 E. Second South St 39 and 41 E. FIRST SOUTH STREET.

WOULD DEPRIVE THEM OF POLITICAL CONGRESSIONAL BLECTIONS

NEW YORK, 19 .- James W. Foshay

be found against the three bribe givers.

"Charley" Waite was brought down town from the House of Detention after the arrest of the alleged bribo givers, in the custody of his keeper, and arrived at the District Attorney's office at 10:80 o'clock. He hurried Waite away from the gaze of the curious, who filled the corridors, and took him into the private office. Shortly afterwards Bright, consult for Sharp, arrived and had a consultation with District Attorney Martine, in which Police Inspector Steers participated. It was learned that Sharp and Richmond were to be kept at pelice the adquarters until the