of Wm. Penn and his second wife. Anti-Home rule papers exaggerat-To molest any of these graves, to ing the actual situation. The local molest, most of all, the chief among correspondent of the Central Press them, that of Wm. Penn, would be refrains from motives of prudence, a desecration. Such was the opin- from giving the details of the colliion of all Americans as well as the sions occurring almost daily in the English. They would not like to disturbed districts throughout Munsee the grave touched on any ac- ster. Several correspondents in the count. Nowhere could Penn's re- smaller towns and villages have mains rest so suitably as beneath been "Boycotted," and one was the elms of the quiet spot, where, roughly handled by a mob at Killawith others, he had worshipped in | mock, but if the evidence of persons unquiet and dangerous times, and who are in a position to obtain fairly where, at his own request, he was accurate information goes for anyburied. This opinion found unani- thing, the country is on the brink and clean. mous expression in a resolution of a civil war. which was passed at the meeting to At a land meeting in the suburbs the extent that nothing would ever near Dublin to-day, Messrs. Sexton induce the trustees of the little and Healy spoke to about 4,000 peograveyard to allow one of the graves ple. The only remarkable incident to be molested. They had heard that was the reference by Mr. Healy to a sum of money had been collected to Secretary Foster, being a challenge purchase a grave for Penn's bones, to him to repeat in Ireland what he but they smiled at the simplicity said in Parliament. Healy said he of anyone who could suppose that might say that he was there chiefly money could have any effect upon to reply to the challenge is ued to them. For anything which they him by Buckshot Forster. intended to do or which they could That gentleman had challenged be induced to do in the matter, the him to come to Ireland and remains would stay where they are his answer to Mr. Foster forever. Minutes to this effect were was, "Here I am." Although he entered upon the record of the day's was present in response to that chalproceedings, and a committee was lenge, which he considered a most appointed to see that nothing was insolent and truculent act, it was as done contrary to this resolution, if a man in full armor had challengshould any direct application be ed a man defenseless to mortal commade for the removal of Penn's bat. He would remind Secretary body. Up to the present this has Forster that there was some counnot been the case. It should be said tries to which it would be safe to that these views are in accordance challenge him to come. There were with the wish of Col. Stuart, whose other countries where the code of wife is a descendant of the original honor still prevailed, where gentlefounder of Pennsylvania, and who men stood on a more equal footing still enjoys the pension of £4,000, than they did in Ireland. If he which was granted to the family in (Healy) thought this gallant Yorklieu of the money lent by William hireman would cross the channel to Penn to Charles the Second. other lands, he would extend every Among those elected upon this com- courtesy to him. Mr. Healy conmittee for the safeguard of the grave | cluded by improvising some doggerel may be mentioned the names of R. lines. Littleboy, of Newport; Pagnell, Luke Hitchings and Mr. Brownton, councilor, of Liston. The first named is the chief trustee of Jordan's meeting house. He writes to the Times this morning the following letter:

"The intimation in your correspondence from the United States relative to the removal of the body of Penn from its resting place at Jordan's, in Buckinghamshire, to America, takes me by surprise. As a trustee of the burial ground, I may say that the trustees have received no application on the subject, and if made it would not be entertained."

Dublin, 6 .- The expedition of the Coldstream Guards is concluded by their return to Dublin, Their last day's work was much more ignominious than the first, for none of the cases of eviction yesterday were agrarian, nor did any of them arise out of the land war. The column having breakfasted early, proceeded to the house of Widow Mulcahey who was living in a little roadside cabin near Kilarney. She was being evicted not by the landlords, but by a tenant of Mr. Squan, member of Parliament for Limerick. That tenant was her own mother. It appeared that her mother gave the house and a bit of land to her daughter as her marriage portion who was about to be married. She was turning out the first daughter to make room for the other. The eviction occupied an hour, but it appears that after the soldiers left, the woman forcibly took possession again. This was purely a family quarrel. Mr. Goddard, of the Property Defense Association, said that he would not allow his bailiffs to assist at another such eviction, the object of the society being to fight the land league, not to take part in domestic quarrels.

The Guards marched back to camp, disgusted with their ignoble work, wet and hungry. Very few people gathered to witness any evictions. There were never more than 50 present; no hostiles appeared on the scene, and there was no excitement. The people gathered in the village street, and on several occasions women and children hooted, and on one occasion about 20 police NOTICE of the rear guard charged them with batons and beat every one who happened to be in the way. All who hooted ran away, while many quiet Thus ended the last campaign of the Coldstream Guards. To Waterloo and Crimea upon their battle flags must be added: "Jim Kennedy's S. W. 14, and S. E. 14 N. W. 14 and Lots 1, 2, 3, holding" and "Widow Mulcahey's of section 25, T. 1, S. R. 4 W. acre." But when it comes to this, 300 police spend two days in evicting Irish tenants, the situation in Ireland is indeed extraordinary.

The government is very reticent about affairs in Ireland, and nothing trustworthy is to be gathered from the Irish press on the subject; the

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25 all large new Chromo Cards, the prettiest you ever saw, with name, 10c NASSAU CARD CO., Nassau, N. Y. eow w4t

No. 583.

LAND OFFICE AT SALT LAKE CITY, March 21st, 1881.

NOTICE IS HEREBY GIVEN THAT THE and peaceful men who were talking of his intention to make final proof in support in the streets were badly beaten. of his claim, and that said proof will be made before the Register or Receiver of the U.S. Land Office, at Salt Lake City, U. T., on Saturday, June 18th, 1881, viz., Jeter Clinton, Homestead Entry No. 2,103 for the S. W. 14 of

He names the following witnesses to prove his continuous residence upon, and cultivation that 400 of her Majesty's troops and of said land, viz: William F. Moss, of E. T. City, Tooele Co, Utah; Joseph Griffith, of E. T. City, Tooele Co., Utah; Thomas C. Patten, of Salt Lake City, Utah. Frederick F. Kesler, of Salt Lake City. Utah.

H. W. MCMASTER. Register. STAYNER & SIMMONS, Atty's for Claimants,



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lary glands to their normal vigor, preventing baldness, and making the hair grow thick and strong.

As a dressing nothing has been found so effectual, or desirable. Dr. A. A. Hayes, State Assayer of Massachusetts, says of it: "I consider it the best preparation for its intended purposes."

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NOTICE TO CREDITORS.

In the Probate Court of the County of Davis, Territory of Utah.

IN THE MATTER OF THE ESTATE OF JOHN A. BARTON, JR., DECEASED.

TOTICE IS HEREBY GIVEN BY THE undersigned, Administratrix of the Estate of John A. Barton, Jr., Deceased, to the Creditors of, and to all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice, to the Administratrix, at her residence in South Weber, County of Davis, Territory of Utah.

JANE BARTON, Administratrix of the Estate of John A. Barton, Jr., Deceased.

CHARLES E. PEARSON, Atterney for Administratrix. Dated May 20th, 1881. w17 4t

NOTICE TO CREDITORS.

In the Probate Court of the County of Davis, Territory of Utah.

IN THE MATTER OF THE ESTATE OF ROBERT ROYD, DECEASED.

DISTATE OF ROBERT ROYD, DECEASed, notice is hereby given by the undersigned, Administrator of the Estate of Ro. bert Royd, Deceased, to the Creditors of and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of this notice, to the said Administrator, at his residence in Bountiful, County of Davis, U. T.

GEORGE LEYNHAM, Administrator of the Estate of Robert Royd, Deceased. Dated 20th May A. D., 1881.

JAMES T. SMITH, Attorney for the Estate.

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