OR G'CLOCE

RINTED AND PUBLISHED BY THE DESERRET NEWS COMPANY CHARLES W. PENBOSE, EDITOR

- - June 21, 1861

THE PLOT WAS SPOILED.

THE following Associated Press dis patch appears in the Chicago papers but so far as we know was not sent any further west:

"The roll of the House of Repres-entatives of the Forty-Seventh Con-gress contains the name of George Q. Canson as a Delegate from Utah, put there by Clerk Adams. Mr. Campbell was given a certificate of election by the Governor of Utah, but Cannon obtained a certificate of the United States Court at Salt Lake City to the effect that a certain the United States Court at Salt Lake City, to the effect that a certain number of votes were cast, and that Cannon received about 8,000 major-ity. Cannon presented this certifi-cate to C'erk Adams, and upon it claimed his right to a seat in the House, because it showed that he got a majority of the votes cast. Mr. 'Camptell claimed the seat simply on the Governor's certificate. The clerk decided that Cannon was selected and entered his name on the

ted and entered his name on the roll. Mr. Cannon has drawn his pay since the 4th of last March as member of the Forty-seventh Con-

This telegram has caused considerable comment. It contains some inaccuracies; indeed it would be very singular if it did not, for anything relating to Utah affairs is sure to be given to the public, by the press, the pulpit or the telegraph "a little mixed." Mr. Cannon's majority was more than double the number mamed; in fact it comprehended almost the entire vote of the Territory. The statement about the "certificate of the United States Court at Salt Lake City" is also' in correct. But the main thing at issue is the presence of George Q. Cannon's name on the roll of the House of Representatives of the Forty-seventh Congress, and the absence of the name of Allen G. Campbell. That the reported action of Clerk Adams may not be misunderstood it will be necessary to make a brief explanation.

The law requires a certificate of election to the office of Delegate to Congress from either of the Territories. If Mr.Cannon'sname is on the The truth is that the plotters reck roll of the House, it is evident that oned too much on the popular antihe las received a certificate of such pathy to "Mormonism." But it will a character as to satisfy the Clerk be seen that although the religious ing the nature of these extraordi-that he was duly elected. But it will charlatans and sectarian hirelings in ary productions the government be urged the Governor gave the cer- of the day are stirring up strong the knowledge of the government of

House, Adams, has put Cannon ou te of Governor very hard that he should not be althis Department, fill leat to-morrow for Fort Hi d to secu not electr and had after bis h trouble certificate which was f ervation, to arrange fo nt on ment bet sentative its face. Campbell is not advancing rapidly, in fact, and the indications are that Congress will not endorse the peculiar factics by which it has been attempted in this case to nulli-fy the popular choice. rvation for the pr nes to Oregon. The Omaha Herald remarks:

"Utah is likely to get her cho 'exas, disjatch says: A tragedy ocdelegate in Congress. The fraud of Gov. Murray has been repudiated by the clerk of the House." The Providence (R. I.) Star has

the following: "The effort to exclude

lannon, of Utah, from his seat iana line, whether he was Louisiana line, whether he was pur-sued by a sheriff's posse. They at last overtook him in the brake and called upon him to surrender. This he refused to do. The posse then opened fire upon the desperado, and twenty shots were fired, resulting in the instant death of Dill, whose body was literally riddled with rifle balls. Congress, outensibly on account of some irregularity in his naturaliza-tion 20 or 30 years ago, but really because he is a Mormon, will probably not succeed. We know nothing about the circumstances under which Cannob became a citizen of the United States, and if his insturalization was fraudulent, it might disqualify him to sit in Con-gress; but Mormoniam will never be checked by such pracement attacks CARLEGRAMS TO THE SEW YORK PAPERS.

as the one now proposed."

The Louisville Post declares:

"Clerk Adams placed Cannon's name on the roll of the House of Representatives because Cannon was duly elected. No rational person, acquainted with the law and the facts, could decide otherwise. Cannon is entitled to the seat and no Member of Congress doubts that he will get it."

This is from the Cincinnati Times Star:

"The indications are that Gover-nor Murray, of Utah, does not run the United States Congress." The annexed is from the Cincin-

anti Gazette:

"It is undoubtedly true that the "It is undoubtedly true that the majority both of republicans and democrats sustain the position taken by Clerk Adams in re-gard to the Cannon-Campbeli case, notwithstanding the claims of the latter and his friend-that he is entitled to the seat. The Committee on Elections were strong-ly of the opinion, and this without regard to party, that Governor Mur-ray has taken an authority on him-self which he has no legal right to exercise. It was also well underministers that the transaction in Bulgaria continued to attract the interest of the government, but he could not with advantage carry on a personal correspondence apart from Lord Granville. Gladstone, replying to a question of Stanhope (conservative) of which notice was given June 16th, as to whether representation had been made to the American government in regard to American organizations for committing outrages in England, made a semi-humorous speech. He exercise, It was also well under-at the time that the act was intend-ed to be sensational in its character, made a semi-humorous speech. He said he was not aware what grounds ed to be sensational in 115 character, designed to create the impression that some desired and new anti-Mormon policy had been agreed up on. President Hayes himself, how ever, was not understood to indorse the action of Governor Murray." These are enough for the present.

said he was not aware what ground-Stanhope had for speaking of pre-parations in America for outrages in England. He pointed out the news-paper inclinaments, by no means-limited to the commission of out-rages to various parts of England, but indicated individuals, giving some particular prominence in this allusion to the threat to shoot him self and Forster, which was received with laughter and cheers. Glad-stone said, in conclusion, that view-ing the nature of these extraordi-

AMEBICAN.

WASHINGTON, 21.-The follow reular in relation to the continue of registered bonds of the 5

registered loan of 1881, has

his department. The limit was

Five Por Cent. Bonds.

derate coalition; three were clerient against the company, but

Henry Baughman, Henry Street of pass forgen lices in the n Bid we

the year visited Baltimore yes Oregon. Denble Eilling. YORK, 20. — A Marahal, ilsi atch says: A tragedy oc-in half an hour. The sewers in the streets

curred near there vesterday, result-ing in the death of two men. Inside Verge and Robert Dill had an alter-cation which led to blows, and at length to a shooting affray in which re torn up. The San Francisco Board of Su city and county taxes at 1.15, a re-fuction of 42 cents from last year's evy, with the assessment life for Verge was killed by Dill. The latter fled to the canebrakes just over the the current year reduced by 25.000,-000, owing to recent decisions of the Supreme Court regarding taxation on certificates of stock, etc.

SALT LAKE THEATRE. FOUR NIGHTS & SATURDAY MATINER

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NEW YORK, 21.-A correspond ent at Berlin reports that much sur prise is felt because Baron Vor Wednesday, June 22.

prise is felt because Baron Von Voetlicher has been appointed a substitute for Prince Bismarck in-stead of Count Von Stalberg Werni-gerode. The changes in the Prussian ministry signify the energetic pur-suance of the present policy both in ecclesiastical and in general affairs. Von Gossler the new minister of public is inclined to favor peace with the Vatican The Eminent Comedian, JNO. T. RAYMOND Supported by his own New York Company.

WEDNESDAY NIGHT, JUNE 23 A. C. Gunther's Fantastic Comedy

FRESH, THE AMERICAN THURSDAY NIGHT, JUNE 23, Mark Twain's American Play,

public is inclined to favor peace with the Vatican. The under foreign secretary, re-plying to a question, said the govern ment had received no information that any intervention was contem-plated in the event of the Prince of Buigaria not obtaining a majority in the forthcoming election. Gladstone replied to a telegram from Zancoff and three other ex-ministers that the transaction in Bulgaria continued to a struct the COL. SELLERS FRIDAY, NIGHT, JUNE 84,

Bartley Campbell's Comedy of RISKS

ATURDAY AFTERNOON, June 24 FRESH MATINEE.

SATURDAY NIGHT. COL. SELLERS,

PRICES AS USUAL, Box Office open for sale of Reserved Seats, Tuesday, June II, at 10 5. m.

1,000 1,000. MATCH RACE -JOR-

J. T. GILMORB Names s. s. COUNTRYMAN. C. CARRINGTON Names b. m. MARY EMERY. MILE HEATS, THREE IN FIVE, TO

At Sp. m.,

Walking Plows, Double Shovel Plows, Single Shovel Plows, HARNESS AND RULE. alf Mile Race for \$1.00 a side betwee DUFFER & MCKEAN COLT.





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all. It is true that feelings on the "Morn that presumptions official did issue what purported to be a certificate to the minority candidate. But ano-ther certificate, showing nearly republican form of government, Mr. Cannon received the as to endorse a scheme to cheat a that Mr. Cannon received the greatest number of votes, was also issued, with the scal of the Territory —not from the United States Court but from the Secretary's Office. The question is, which is the valid document? To determine this we must find out exactly what the law

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requires. In the first place it is made the BY TELEGRAPH. duty of the Governor to declare "the person having the greatest number of votes duly elected." In this in stance the Governor refused to perform this duty. In violation

of the law he declared the minority andidate elected. But in doing so he certified that George Q. Cannon cent. funded loan of 1881, has just been issued by the Treasury De-partment. In the provisions of the circular No. 52, dated May 12, for the continuance of United States registered bonds of five per cent. funded loan of 1881, the limit of such bonds to be continued was fixed at \$250,000,000, bonds to be accepted in the order of their receipt at this department. The limit was had 18,568 votes and Allen G. Campbell 1,857, and certified that the lat-ter was the person being a citizen of the United States receiving the greatest number of votes. This is a aration not contemplated in the law, and altogether outside of the law. It introduces something unwarranted and altogether foreign to

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the law's intent. In the second place the law de-clares that "a certificate shall be given accordingly." It does not say who shall give the certificate. But it does say it must be given "ac-cordingly;" that is, it must certify who is "the person receiving the before the limit, was reached. It is who is "the person receiving the re the limit was reached. tend to all, so far as practicabl the Clork of the House. Both of bounds, and to that end notice ertificates have been presented to them show that George Q. Cannon received the "greatest number of votes. This is the only point that the law provides for! The declaration as to citizen-ship is gratuitous and improper, and implies gross assumption of au-thori y on the part of the Governor, It indicates that he has attempted to usurp the powers of the House of (Signed) Way, Wispow Signed) to usurp the powers of the House of

yes and decide upon the tions of the Delegato atter reserved by the Constitu tion to that body and sint wested in

The duty of the Clerk must he why h ejudicad anind. most bitter anti "Mormon" Not only is the certificate ed by Mr. Common valid, and every purpose required by , but the certificate presented by the Governor's "delegate" s and confirms it. Both and the Secretary, the stag-Governor at the ter haing soling. Governor at liter ne of his setion in the premiser, rtify to the fact which the ork must recognize, wills he not required to notice any judication or declaration of the versor's in relation to a question citizenship.

the United States. The House this evening went into ommittee on the land bill. Healey's ng went into

mendment to the third clause, ing away with the distinction be tween present and future tenancies was rejected, 301 to 59. E. Dwye amendment, that the of the bill to tenants who were

very good.

ies, the Minister of the Interior, re SAM. C. EWING, Sect.

Corper of 2nd South and ist East Stree

EXPERIENCED

nted at Z. C. M. I. Shoe Factory.

FOURTH OF JULY

SAN FRANCISCO EXCURSION ill start from Ogden on JUNE 3041

nit of A HINNE AND EACH FOR ROUND TH

HUWE'S Improved SCALES PLAT FORM SUALES, ANDIAL DE PLAT FORM SUALES, ANDIAL BURN







DMISSION-Gentlemen

HOR FITTERS & MACHINISTS

and a list to m

orted by 40 lancers.

WM. WINDOM, Sec'y. of the Treas ATH WASHINGTON NOTES.

Secretary Windom said to-day

Theopilus French, turned and re ce of his regu

relief fund, Que

In the Italian chantles of the

ations of the Porte wit

The Montreal ship laborers are on strike for an advance of wages hich the stevedores refuse to give, A large force of city police are der arms.

Father Sheeby From Nass to Kill day. Two armed

The army of occupation in Tunis is fixed at 10,000 me

It is the F

neche de Cottoro in

Rallway, has been sent to the fire-



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