CHARLES W. PENROSE, EDITOR.

## THE DELEGATE'S SEAT.

THE Omaha Herald has this to say on the delegateship:

"If the election of Cannon as delegate for Utah does not hoki, it looks as if the people ought to have a voice in saying who shall have the place. Campbell, who claims the place. Campbell, who claims the inferent standpoint, maintaining same name he that is the standpoint, that is the standpoint, maintaining same have he that is the standpoint, that is the standpoint, maintaining same have he that is the standpoint is exclusive to the standpoint is that is the standpoint, the standpoint is snowed under at the polls. Cannon received about ten votes to his one."

This view of the case is clear and

Pertinent to this subject is the the argument is sound. There following brief extract from an arwould be but a short dispute over it in Congress if the country was not ticle by Dr. Wm. A. Hammond, in the International Review, who deexcited so foolishly over what is called "the Mormon question." It clares that "without making any is only by linking the two together very extended researches, he found sixty-eight cases on record in Engthat the promoters of the conspiracy land alone of persons acquitted of can hope for any degree of success. The present position appears to be homicide on the ground of insanity this: The possession of a certificate who afterwards committed further homicides. He concludes that jusof election is usually taken as prima tice demands some more effective facie evidence of the right to a seat. restraint upon the homicidally in-In the case of a contest from Missane than a mere committal to an sissippi, Lynch | and Chalmers each asylum until cured." claimed the seat, While Lynch is said to have had the majority of votes, Chalmers obtained the Governor's certificate and on this prima facis evidence was sworn in as a member, leaving Lynch to contest the seaf. The same rule is claimed in Campbell's case, and in support of the claim it is argued that on objection made to the swearing in of Mr. Cannon when Gen. Maxwell contested, the possession of the Governor's certificate decided the objection, and Mr. Cannon was admitted on the strength of that certiffcate.

But there are two points in the present dispute which are not to be found in the cases alluded to. They are these: Mr. Cannon has a certificate of election in fact, though not in the usual form. The Governor has certified over his algnature and the official seal of the Territory, that lowed the assassin, it should be George Q. Cannon received the greatest number of votes. And it is the person having the greatest num-bar of votes who is, according to haw, to be declared duly elected. But Mr. Campbell also has a certifiother. It does not certify that Allen G. Campbell had the greatest number of votes. This would have been too glaring a lie for any man in his senses to certify to. But it declares that Campbell "is the person beta a cilizen of the United States wi received the greatest number . Votes." This implies that Governor has decid ed a question of citizenship over which he has no more jurisdiction than a shoeblack. It discloses the fact 'that he has assumed the tatives in passing upon the qualifi cations of a member-elect. It proves that he has "presumed to exercise judicial authority. And all this goes to show that the certificate of Campbell's election is a fraud, and not such a document as is contemplated in the law. certificate is informal, by the same leave Utah without a Delegate and who polled many less hundreds than the Delegate polled thousands; and be stamped upon by the House of Representatives with the indignation which it should arouse in the as separate and distinct from "the Mormon question," as the tariff is the anti-"Mormon" agitation, that it is not surprising to see men who depend upon the popular vote for their positions pretending to con-

EVENING NEWS, POTRIMENTED AND PUBLISHED BY PRINTED AND PUBLISHED BY PRINTED AND PUBLISHED BY FHE DESERFET NEWS COMPANY FILST COMPANY

of the precepts of irrelevant. THE DESERET NEWS COMPANY. Christianity, the letter of the old gress Even such papers as the New

York Herald and Sun, the Inter-Ocean of Chicago, the Philadelphia News and influential papers too numerous fo mention, sustain the sanity in the family, said Scoville, but

Mosaic law seems to retain a firm a very bright lady, but she is op-hold upon the sentiments of the posed to having it appear that there's any insanity in the family, dated at Beaver Canyon, Idaho, Guiteau-Mrs. Wilson seems to be

that's what's the matter with her on the Utah & Northern R, R., testimony. from a gentleman named W. C. Brown. He gives a very clear description of the appearance, resource and industries of that part of the Is itemeved by the use of Oceanine

position that death should be cer-tainly inflicted upon the perpetrator prisoner whostruck his hand violent-tainly inflicted upon the perpetrator

"A word now about the Mormon remember well that when I ack in the States people talk bout Mormons in about the sam one as they did cannibals and he

ides that a Mormon weed formed an who have committed similar crimes. Portinent to this emblact is the sgan, whose sole aim in life was to se how many wives he could accumulate. Imsgine my surprise, when on coming to this place and finding a class of people who are educated and refined, I am rial points the testimony of the pre-The Court was about to announce mons. Where, I ask, are those barthe usual recess, when John W. Guiteau arose a.d said: barians who are laughed, scoffed

Your Honor, I greatly desire to make a personal explanation. My father is dead-Guiteau broke in interrupting him-Oh, shut up and sit down, you have been vindleated.

Davidge objected to any more side scenes. The prisoner had continu-ally been allowed to interfere with the proceedings and at this rate the trial would sood become a farce. Judge Cox-I see no o casion Mr. Guiteau, for any explanation on

If this statement is based upon your part. Recess. facts, it clearly demonstrates that confinement in asylums during bad Spicidal Insanity. behavior is not effectual in securing CHICAGO, 8. - A River Falls Minn., special says: Mrs. Adolph the public from repeated assaults, Baclocsh, a Bohemian woman, huns and that if it is decided to confine herself in the presence of her five such persons, the incarceration children yesterlay morning. Her husband having gone to a neighbor's to-work, she took some strips of cloth, got on the stove, tied the lips to the bare beams of the house should be during life, for a madman

ceding witness

turned loose upon society endangers it to the same extent as a bloodthirsty tiger or any other beast of above her, and despite the most strenuous exertions of her oldest In regard to the trial now pro-

daughter, aged 11, adjusted the rags about her neck, stepped off the stove and strangled in a few minutes. The gressing in Washington, whatever fault may be found with Judge Cox husband was sent for but arrived too who is now presiding over the case, late. Mental depression was the

no one can consistently declare, not. coroner's verdict. withstanding the heinousness of his Printers' Strike.

offence and the popular clamor WASHINGTON, 7 .- The compos tor's in the government printing office struck to-night. The govern-ment printer refusing longer to al-lew 60 cents an hour after midagainst him, that the prisoner is not having an impartial hearing, and whatever criticism may be indulged in concerning the liberty al- night.

The Ming's |Banquet.

borne in mind that, as the law al-J. W. Mackey, the Bonanza king

They are in favor of disposing diamonds to the value of \$2,000.

Sensible Talk About the "Mor-

TRICTLY ONE PRICE STORE SO BRUTABD.

> of the St not ours or help, or for anyth

pure or injurious found in them-itop litters. Test it. See "Truths DANDRUFF

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L. Goldberg offers more HATS for less money than any place in the world.

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> Go to the Globe Bakery for your Confectionery and CAKES, where they are to be had pure and whole-H. ARNOLD.

and jeered at by eastern papers and people? Where are the ignorant, heathenish polygamists over whom Brigham Young presided? Surely these honest, kind-hearted and WARTED. A GOOD GIRL TO DO HOUSE WORK. AP-

pleasant spoken people are not they! Yet they are all Mormons, and the gentleman with whom I am staying has seven wives and thirty children. WANTED. COOD COW. Apply to A. EKKER, 14th Ward

He is a Mormon Bishop from Utab and has one wife and several chil-dren here with him and the only difference I can see between him 4 19 WANTED.

and the average American citizen is that he is a little better educated WOOD, CHOPPERS TO CUT TIE on Weber River and its branche and has more wives. Contrary to all reports a Gentile is welcome in a

Mormon settlement as long as he behaves himself, and I was never used better by any class of people than I have been since I have been E. B. YOUNG, SEN., dswim

825 REWARD.

After I have been here sometim WILL BE PAID FOR INFORMATIO longer and become more familiar n or person of the tame do tion at the real Co's., Main St

Special Washington dispatches announce that the President will not be a witness in the Guiteau trial,

DIED.

ongestion of the brain, JOHN, son of Jo

as was thought.



It was learned in New York yes-terday, that Jefferson Davis sailed from Liverpool on one of the steam-ships now overdue at this port. SPENCERIAN EEL PENS REAL SWAN QUILL ACTION. In 20 Numbers. A complete Sample Car for trial, by mail on receipt of 25 Cents, In the 14th Ward, December 4th, 1881





AT

HOLIDAYS

HOLIDAYS

WM. JENNINGS, Supt.



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