TRUTH AND LIBERTY.

SALT LAKE CITY, UTAH TERRITORY, FRIDAY EVENING, JUNE 20, 1879.

NO. 176.

### THE EVENING NEWS Published every evening except Sunday. One copy, one year, with postage ..... \$10,50 six months three months. "

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Going North.

Name of Station. antaquin .....

American Fork.

SAVE TO LEARN HOW TO DO YOUR IT READ AND HEED HAIR WHAT FOLLOWS. SAVE YOUR HAIR. -Thelawsof Health

BEAUTIFY YOUR HAIR.—It is the surpassing crown of glory, and for the loss of

Discovered thirty-five years ago by Prof. Lyon, of Yale, is the most perfect preparation in the world for preserving and beautifying the hair. Besides being the best hair dressing ever produced, Lyon's Kathairon will positively prevent grayness, and

of which the following is

I had been entirely hald for several years matitudional, I appears I used a few bottle of Kathairon, and, to my great surprise, I have a thick growth of young hair. COL. JOHN L. DORRANCE, U. S. A In every important respect the Kathairon

absolutely incomparable. It is unequaled. 1. To Cure Baldness.

1. To Cure Baldness.
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just arrived, that is to be seen at my Establishment.

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GREAT variety of garden seeds. The greatest variety and stock of flower greatest variety and stock of flower seeds and oroamental grasses in the City. plants, Gladiolus and Tuber he best Pansies in the City, Dai-verius and Temperverius, a great Abonors, where the control of the co

NOTICE.

In the Probate Court in and fer Salt Lake County, Territory of ARAMINTHA C.PHTTIT.
Plaintin,
against
LORBNEO PRITIE,
Defendant,

The People of the Territory of Utah, to Lorenzo Pettit, defendant, Greeting:

CULTIVATE YOUR HAIR .- For by

wait.

Hereford said if the senator from Rhode Island would compel his political friends to vote when they were in their seats proper legislation could be carried on. It was the exclusive judges of their con-

Eaton — I hope we will not ad-journ unconditionally. Morrill—I have no reasonable doubt this bill will be disposed of Platte-I cannot consent that the bill shall be disposed of at any particular time.

Pendleton—Will the Senate agree

that the bill shall be disposed of toatte-At no time. Eaton-I desire that it be under-

stond the desire that it be under-stood, so far as the democratic sen-ators are concerned, that we have been anxious all the time that there should be no adjournment until this matter is settled, to day or to merrow, no matter how long it may be, whether ten or twenty hours. The Senate refused to adjourn. Burnside moved that the ser-

geant-at-arms be required to com-pel the attendance of absentees. Raton said it would be well to purpose, on his motion, there was a call of the Senate and 30 senators answered to their names.
Burnside replied that It was in the power of the majority to adjourn when the proper hour arrived, (noon). Then, meeting at the usual

time, the Senate could have resum-ed considerations of the bill withed considerations of the bill without condition. Republicans would,
in that case, have voted. They did
not want it understood that they
would be compelled to vote. It
could be determined where the
responsibility rested. Thurman then resumed

ceeded to the execution of the order to compel the attendance of absenters. Twenty-five democrats and five republicans were present. This number was increased from time to time by the arrival of other

After a long passe is the pro-ceedings, Withers, at 11.15, made a parliamentary inquiry whether, if the Senate adjourn new, the legis-lative day of Thursday would begin The Chair responded that it Withers then moved to adjourn-

carried. The Senate reassembled at noon The Chalc stated that he was informed by the clerk that owing to the length of the previous session the jeurnal was not completely made up. He suggested, therefore, that the reading thereof be dispen-

Conkling—I object, and insist on the observance of the rule which provides that the first business is the reading of the journal.

Davis (W. Va)—I take it— Conkling, interrupting-I object

The Chair—The realing of the ournal cannot be dispensed with except by unanimous consent.

Finally the clerk read the first part of the journal, occupying 15 minutes. The Chair then announced the reception of petitions and memorials in order. Conkling—Has the journal been

political friends to vote when they were in their seats proper legislation could be carried on. It, was now near the 1st of July when the appropriation bills would take effect. The democrats were endeavoring to pass them so that the operations of government might be continued, yet the republican sendators accomplying their seats declined to answer their names when called. The trouble was not that senators were not here but that they refused to vote.

Morrill, at 9.15, moved that the Senates adjourn. He had no doubt that each side would be willing to have the bill disposed of during the adjourns able men they could reach such a conclusion.

Eaton—I hope we will not ad—

Times were driven to stand on their reserved rights, and they were the seclosion of the reserved rights, and they were the seclosion of Carpenter's Reputations are as follows.

San Francisco, 19.—The further nominations are as follows.

San Francisco, 19.—The further Springer in reply to Garfield de J. E. Hale, M. H. Myrick and E. Barred that if the President vetoed D. Wheeler.

> Monroe of the conferees on the part of the House explained the reason of his opposition to the re-port, and in answer to Cox, ex-

> ed his intention to vote against Cox intimated that he would do the same thing but for a different

Garfield-The President has taken an oath that he shall see to it that the laws shall be faithfully executed. You do not repeal their laws, but you make it impossible for him to execute it without his running know who they are, and for that in danger on the one hand or your purpose, on his motion, there was impeaching him on the other hand, without neglecting his duty and violating his oath. Now I take it no President of the United States can allow himself to be put in that attitude. The wisdom of the old attitude. The wisdom of the old writ of Proverbs: "Burely in vain the net is spread in sight of any bird"—is quite likely to apply on this case. I de not see that there is the slightest probability that you can catch the Fresident in this net, or that he will allow himself to put in a position where he will be decide between obeying his oath and the Constitution on the one hand and obsymp this entangle.

Thurman then resumed the chair.

Rollins moved that the sergeantaters request the attendance of absentees and not compel them to attend. Rejected.

The motion of Burnsile was agreed to.

At 950 the sergeant-at-arms proceeded to the execution of the order to compel the attendance of absentees. Twenty-five democrats and five republicans were present.

This number was increased from the House. McMahon thought the times had sadly changed when on an offer of an appropriation bill or any legisla-tion somebody who seemed to alt

near "his fraudulency" who was known by the title of President of the United States, (jeers on the republican side) seemed to be charged with the special commission of coming here on the flor to tell the representatives of the people that that gentleman who had to go into the presidency by fraud, was not going to approve the bills that not going to approve the bills that those representatives desired to pass. There had been a time when representatives of the republican party had thought such a course indecent, but they had progressed in that branch of the public servece. Who were the gentlemen who talked about nullification? The men who a year and a half ago had voted against the Bland silver dollar and who now under the lead of the swallow-tailed gentleman from Michigan (Conge) came into the House and fillibustered sgainst the political assessment bill—the bill relative to the removal of causes to State courts, and the test oath repeal bill, and now when the majority had brought in an army appropriation bill it had witnessed a speciacle, but he would not allude to it, although it had taken place not a thousand miles from the Capitol. The democrats were in a majority; they represented a major-

Conkling—Has the journal been majority; they represented a majority of the people, and they were entitled to have legislation. When the gentlemen on the other side whole of the journal be read. He Conking demanded that the whole of the journal be read. He referred to the rules to show that the reading of the journal was the first business in order, and that the reading of the journal was the first business in order, and that the reading could not be dispensed with the reading could not be dispensed with the reading of the Senate to the stiffen up that member of the table. The senate the stiffen up that member of the senate to the stiffen up that member of the first business of the Senate to stiffen up that member of the table. The remain der could be read afterward.

Cinking appealed from the deposition, and said this was a question of order, but of privilege. The content would be dangerous.

Heroford moved to lay the appeal on the table. The vole was—yessaled that the relation to the table. The vole was—persaled would be dangerous.

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Heroford moved to lay the appeal on the table. The vole was—persaled the leaves of the law to the person that the

Throws which provides that when the provide for the exchange of the collection of the control of

F. M. Campbell, the nomines for Superintendent of Public Instruc-tion, is a teacher of wide experience, is superintendent of

ence, is superintendent of schools in Alameda County since 1879.

Frank W. Gross, for Clerk of the Supreme Court, is a journalist of first class standing.

The judicial candidates are all of fair legal ability, and mostly eminent in the profession.

James A. Clayton, of Santa Clara, is nominated member of the State Board of Equalization by the republicans of the Fourth Congressional District. The republican Fourth Congressional District, nominated Romanido Pacheco for Congressman.

Coast Citppings. The Stock Exchange, at an ex-ecutive meeting to day, decided to adjourn on the afternoon of Thurs-day, July Sd, until the following we Monday.

a compromise has been effected between the Coleman heirs and Battor
rick O'Brien, Brother of Win. S.
O'Brien, the millionaire. The sum
paid O'Brien is \$600,000, for which
he renounces all claims to the each

A Marysville dispatch says: The French Canadian ludged in jait here on suspicion aroused by him own language, that he committed the Wheatland outrage, proved to be afflicted with a mild type of insanity, and evidently had nothing to do with the affair, and has been dispersed from controls. discharged from custody, "

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THE FOURTH!

wo July 4th 20 TO OGDEN AND RETURN

PIPE ORGAN

clared that if the President vetoed this bill he would put himself in the attitude of defying the majority in congress and demanding of the majority to do what was wrong.

McMahon sustained the report against the argument of Gardeld and provoked derisive jeers of the republicans by an aliusion to the President as his fraudulency.

Monroe of the conferees on the

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