DULLA INTERNATION MANUAL THE PATHO ALTER D. United States from its supposed TELEBRED DAILY, SUNDAYS EXCEPTED AT neutral eminence, into the mire of

DAVID O. CALDER, ROITOR AND PUBLISHER February 17.

NEWS OF THE DAY.

Weldon a mono-maniac and the son of a preacher. .Chicago opiaions on the Lou

.Party struggle in Constantiship can possibly apply.

.....A man shoots his wife and imself in Missouri.

. Fire at Jersey City, \$50,000. The feeling in Obio over the

The feeling in New York. Ciaflins repudiatiate indors-

nediate concern over the party ww-gauge railroad subsi-mased by the Montana e and signed by the Govtricks by which that settle shall be effected.

...... Montenegro wants the armis MONTANA AND THE NARROW

Fire at Jersey City, \$50,000.

The Duke of Edinburgh regus command of the steamer Sul-

Bank suspension at Pottsville, yesterday (Feb. 16) approved a bill,

.Congressional proceedings.) ... Public printing deficiency

... Winslow sentenced. Boiler explosion on the Mis

.. A man shoots himself and wife in Missouri.

...The feelings in Ohio over the electoral deci A man shot for seduction and

esertion at Minneapolis. ...Kenner says Wells does not

confine himself to the truth. .Boston wool market.

and distilleries.

Bogy, in the Senate, scarifies the electoral commission, especially their action on the 10th of April Bradley.

EDITORIAL NOTES.

Some men do not do things by halves. When R. J. Taylor, cashier of the First National Bank at Franklin, Indiana; disappeared, he carried away with him the ledother important books, and the whole available capital of the bank, about \$140,000.

-The Freeno (Cal.) Expositor says a solid column of wild geese, seven miles in length, passed over that town recently.

-The Omaha Herald tells the there will be work for somebody in Nebraska farmers to plough deep Utah, and busines

dragged the Supreme Court of the by the lered the sixth substitute as follows: Resolued, That evide

ority of the members of that Court to demonstrate that their decisions are not neutral, but formed ceived to mai- ceived the mait neutral, but formed strictly party consideraupola and within strictly party limits. To the nation at large this is a degradation and debasement of

that high court of judicature, from which it will with difficulty recover itself, and, if ever, after a long time and a liberal series of decis-

GAUGE.

amount named.

tended

business matters.

A seventh substitute was offered ions to which no taint of partisan-

by Bayard, as follows: Resolved, That no person holding an office of trust or profit under the United States is eligible to be So far as the public at large So far as the public analy of the United States is eligible to be them, are pretty well sick of the an elector, and this commission will receive evidence tending to prove said ineligibility as offered

way, and with either set of candiates numbered one and dates on top, to manifest much im-

Rejected by the same vote. Justice Field offered the eighth substitute as follows: Resolved, That in the opinion of the commission evidence is admis-

fled nor canvi

aible upon the several matters which counsel for objectors to num-ber one and three offered to prove. Rejected by the same vote, and question on the original order, sub-mitted by Hoar, came up, viz.: That the evidence offered be not re-A DISPATCH from Helena, Montana, states that Governor Potts

ceived. assed by the Legislature of that Territory, granting a subsidy of \$1,700,000 for the construction of a

narrow gauge road from Franklin, Idaho, to Helena, 300 miles or so, being virtually a continuation of

the Utah Northern road, which now runs from Ogden to Franklin. This act appears to be in answer to the recent proposition of Jay After a conclusion had been Gould and other eastern railroad eached by the commission, counsel magnates to continue the narrow

utions were read by the secretary gauge from Cache Valley to Mon-As soon as the final vote had been taken, Justice Field moved that the injunction of secrecy be remov-ed from the proceedings. Adopted tana in consideration of a subsidy in bonds to something like the Theact, it is stated, will have to

Hoar inquired of the Chair whe-ther any of the time to which coungo before the people of Montana for sel were entitled under the order of next. If they vote in favor of it, the commission remained, or whether it had been exhauste which they probably will, it may be expected that shortly thereafter arrangements will be entered into for the re-commencement of work upon the road. Of course the track minutes remained, but the time had been substantially exhausted. will be laid from Franklin northwards in order to take advantage Payne moved that an hour b given to each side for the respective of the present railroad connection Garfield said an order had already for the transportation of the necessary material, as well as for the

een made that each should have continuous use of the road as ex-

been made that each should have four and one half hours, and that time should be used as they chose in interlocutary questions. He considered that he ought to stand on the order, and should vote against the motion. The counsel themselves had not yet asked it. Judge Clifford inquired if they If the extension of the northern railroad shall be commenced this summer, and also the extension were satisfied to rest their case

ers of election. | Gove The report will also state

polls and and said returning board never ge, and the fact appears that the leged ineligible electors, Breweven pretended to complie or can-vass the returns by said commis-sioners of election, but only pre-tended to canvass the returns made by the State supervisors of registrafill the vacancies caused by their own absence from the college, and there was no allegation of ineligioility at the time they cast the

The commission remained in

session until nine o'clock when a adjournment to four p. m. to-mor row was ordered. While the com an elector, and this commission marks were made by Morton, Thur-will receive evidence tending to prove said ineligibility as offered by the counsel for the objectors to

The Printing and Binding Bill Approved by the President,

The President has approved the bill providing for the deficiency in the appropriation for public print-ing and binding, and which reduces the compensation of compositors from 60 to 50 cents per thousand ems, and 40 cents an hour for time work.

Winslow, indicted for the Jarcany of a \$12,000 package from the Treas-ury Department, was, to-day, sen-tenced to eighteen months impris-onment in the Albany penitenti-

---- It is reported that every barroom in Princess Anne, Md., is closed. The town commissioners passed an ordinance forbidding the sale of wines, and this wound up

-The Providence Journal talks in the following sensible manner-"Give work to the able-bodied, give food and shelter to the sick. give sympathy to distressed, and solation to the afflicted, but be ware how you give alms to the

MINING STOCKS.

STREETS. San Francisco, Feb. 17, 1877. Bullion, 161 b, 17 s, 161 s Exchequer, 61 b Julia, 61 b, 61 a Modoc, 21 b, 3 a Justice, 18 b Belcher, 81 b, 9 a Cala, 471 b, 471 a Con Va, 51 b, 51 a Overman, 84 b Mexican, 17 b Ophir, 25 b G& C, 121 b

Leeds, 4 a MORNING BOARD



AUERBACH'S

G R D

Felt and Balmoral Skirts, Dutch Quilts,

COVENANTS

CA







the business.

lazy."

Nebraska farmers to plough deep and sow early. Good advice for Utah, and business will be likely to be enlivened accordingly, and the this region also.

-The New York police com-Lake Railroad, if commenced, will also new think of securing Little serve as a still further impetus to Hell Gate Channel, between Ward's the approach of better times in and Randall's islands, for a dumping ground, gradually filling it up, and thereby eventually adding about twenty-four acres to that city's real estate.

-The Patterson Press says that Marshall Jewell, while minister to salvation and the means of the ad-Russia, discovered that the great vance of their Territory into an secret in the manufacture of Rus- era of unprecedented prosperity, sian leather was the employment which pleasant anticipations it is of birch bark tar, instead of tallow and grease, in dressing the skins, and that genuine Russian leather is now made in this country, and will probably soon be sold at 50 pe cent. below former prices.

-The Cleveland (O.) Herald PER WESTERN UNICN TREEGRAPH LINE. says, "President Grant has person- Last Night's Dispatches. ally been giving a great deal of aid to the poor of Washington this winter, particularly to the educated poor who are out of employment. His charities, like all his other acts, are entirely unostentatious."

-----Says an exchange, "Adelaide Nellson turned the heads of the Virginia Legislature by a visit to the State-house. One member in the midst of a speech lost himself and was only brought to his senses by a roar of laughter.

a post, and bearing on their breast their se a placard stating the nature of the offense they have committed.

ANOTHER ELECTORAL DECIS-

THE tripartite arbitration electoral commission has decided, by another "strict party vote" of eight to seven, not to go behind the returns in the Louisiana case, and therefore to accept the vote of that State as returned for Hayes and Wheeler. This seems to be gene-Wheeler. This seems to be gene-rally regarded as virtually settling the presidential question in favor of the condition of and throwing Tilden and Hendricks out of

the field. These partisan decisions have a

cut and dried appearance, as if the commissioners had early made up their minds to vote unswervingly in a manner to favor their party candidates, regard-less of any other consideration. under the law establishing it, in this that it was composed of four persons of one political party in-stead of five persons of different

The decisions in these cases have some noteworthy peculiarities, being, although given in the interest of the republican party, of a nature will receive testimony on the sub-

Evarts said they were satisfied with the case as it stood. Justice Clifford asked if the opwork upon the Denver and Salt posing counsel also agreed to it. Judge Campbell said they had nothing to add under the circum-

Commissioner Abbott—I under-stand you, Judge Campbell, to say that the commission having ruled on the evidence you offered you have nothing further to urge? Judge Campbell—Yes, sir. Judge Clifford said the motion was withdrawn The Montanians appear to be greatly in earnest over the early obtainment of railroad connection with the rest of the Union, in the belief that it will be their temporal

Commissioner Morton moved

that three members of the commis-sion be appointed to prepare a re-port in the Louisiana case, and that a recess of one hour be taken. Strong said the question that had been passed upon was the question of the admissibility of evidence, and he thought they now ought te go into the merits of the case. On motion of Hear, the commis-sion at 5.30 went into secret session for consultation. Payne moved that one hour be that three members of the commis-

Payne moved that one hour be allowed each side in which to make

arguments. Garfield EASTERN Garfield objected, saying the whole question had already been discussed by taking extra time. Morton said unless counsel desireision in the Louisians Case-Another Party Vote-Eight to Seven ed he should vote against the pro-position. He would not invite WASHINGTON, 16 .- At 5 o'clock

counsel were sent for. They had been waiting for the summens in a private room of the Supreme Court, Evarts said his side had argued and when advised that the comthe whole question fully, and cov-ered the whole merits of the case as they had so considered it during the time allowed them. and when advised that the com-mission were prepared to receive them they entered the court room in a body. Some time elapsed be-fore the deors were opened to mem-bers of Congress and those who had tickets of admission, and when they were presed a frantic meh they the time allowed them. The motion was withdrawn. Hoar then moved that the com-mission go into secret session for the purpose of consultation on the question. Adopted, and the crowd was directed to leave the room. Immediately after the doors were closed Senator Morton offered the following:

-The Nevada Legislature has passed a bill providing that persons convicted; of wife-beating shall be punished by exposure, fastened to a rest, and hearing on their breast their secret session, and afterwards reported to the counsel: Hoar submitted the following:

to be hoped will be fully realized.

By Telegraph.

WASTERN UNION TELEGRAPH LI

ngs of the (

Ordered, That the evidence not received.

Abbott offered the following as

closed Senator Morion offered the following: *Resolved*, that the persons named as electors in certificates number one were the lawful electors of the State of Louisiana, and their votes are the votes previded for by the constitution of the United States, and should be counted for President and Vice President. This resolution was adopted by a vote of eight to seven, as follows: Yess-Bradley, Garfield, Morton, Edmonds, Hoar, Freilinghuysen, Miller, and Strong-8. Nays-Abbott, Bayard, Clifford, Field, Hunton, Payne, and Thur-man-7. Resolved, That the evidence received to show that so much the act of Louisiana establis show that so much act of Louisiana establishi the returning board for that State is unconstitutional, and the acts said returning board are void. This was rejected by the follow-

Ing vote: Yeas-Abbott, Bayard, Cliffor Field, Hunton, Payne, and Thur-Representative Hoar were then ap-pointed a committee to draft a re-port of the decision, with a brief statement of the reasons therefor, to be signed by the members agree-ing therein, and to be transmitted stitute as follows: Resolved, That evidence will be

Is up

to the joint session of the two d to show that the returning board, at the time of canvas-ing and compiling the vote of that State at the last election in that

A recess of about an hour was then taken to afford time for drafting a report, which, upon the re-assembling of the commission, was presented, and after being read, was signed by Miller, Strong, Bradley Edmunds, Morton, Freilinghuysen Garfield and Hoar. State, was not legally constituted under the law establishing it. in The report is to the fellowing ef

bott then offered another sub stitute:

Tto electoral commission having received certain certificates and papers purporting to be certificates AMS to my place in Sugar House W

Justices Miller and Bradley and Representative Hoar were then ap-



550 G Prize, 41; 41

175 Belle, 251; 251 100 G Charlot, 31

acific Bonds, 107.

HAVE in my possesion the fol

Salt Lake City, Web. 17, 1877

and on left bern

ESTRAY.

565 Leeds, 31; 4

100 Alps, 14 50 Patch, 3



CHICAGO TRADE.