THE EVENING NEWS. fruits mete for repentance and the features of a truly Christian char-PUBLISHED DAILY, SUNDAYS BECHNERD FOUR O'GLOUN and ceremonies and keys and cov-GEORGE Q. CANNON. enants of the everlasting gospel and priesthood are administered in BRIGHAM YOUNG, BOISONS AND PUBLISH ing of those who have eyes to

May 5, 1879. TO MERCHANTS AND OTHES BUSINESS MEN.

IT is particularly requested by the general public that stores, workgations. shops and all places of business and public labor he closed to-mor-row morning, that these who desire may be at liberty to take part in the reception to General D. H. Wells, the true man whom the people delight to honor.

ONE MORE JUDIOLAL OUT-BAGE.

On Saturday evening Counsellor Daniel H. Wells was sentenced by Judge P. H. Emerson, temporarily presiding in the Third District Court, to pay a fine of one hundred dollars and to be imprisoned for two days, the offense alleged against him being contempt of court, in not answering certain questions asked by District Attorney P. T. Van Zile, in the Miles case. He was taken at once by Marshal Shaughnessy to the penitentiary, where a tritand room was allotted to him, and he was treated with kindness;

The consignment of this honorable and venerable gentleman to a prison designed only for felons and criminals of the deepest dye, is geterally viewed as an Infamous out- A Popular Expression of Respec rage. Jew, "Gentile" and "Mormon," so far as we have heard; unite in feelings of indignation at this perversion of justice and tyran- THE whole community, with very

nical exercise of judicial power. few exceptions, having been stirred The witness did not act in a con- to profound sympathy and respect temptuous manner. The Court was for President Daniel H. Wells, who not injured or insulted, neither was has been, as they consider, unjustly its dignity assailed. The questions fined and imprisoned, simply for re-asked were not only unnecessary fusing to answer irrelevant and imfor the purposes of justice, but were pertinent questions concerning impertinent and prompted by pry- certain sacred ceremonies of his ing curiosity and in fulfilment of a religion, a general desire has been boast previously made by the in- manifested to demonstrate to him they expect perjurers to give truth in evidence? a religious obligation, which was their esteem, affection and support. to him as sacred as anything could A public reception is therefore bebe under heaven, to preserve secret | ing prepared, to welcome that genthe things he was asked to divulge. tieman to his home after his incar-Supposing that the court considerceration. 1 1 1 K 7 Y ed the witness wrong in declining At a large meeting held in the

ministers; then by manifesting Band. Seventies. High Priests. scier, they can be admitted to the House of the Lord, where the rites Bishops and the issuer Priesthoo with Banners, Scandinavian and German citizen with banners.

Band. their true order, for the understand- General cilizens on foot and see and ears to hear and News has been received from

minds to comprehend. But several of the settlements north public business and labor be closed. without this, we are of the firm and south of many thousands who Let us have a quiet, peaceful, orderopinion that they will never learn would like to take part in the re- ly and lawful, if enthusiastic and them as they are, even if they ception if they could arrive in time. earnest assembly, that nothing press into their service and bring As it is, about a dosen Mayors and may be done which has even the into court every apostate who is City Councils will be present, with appearance of evil, or can be construed into anything hostile or ofwilling to violate his solemn obli- a number of prominent citizens

earth!

from Logan in the north to Nephi fensive to the honor, dignity, wel-If the court or its officers imagine in the south, with several brass fare or anthority of any lawfully that by this fine and imprisonment bands, and with flags and bauconstituted power under the heavens. Glory to the brave and goodthey can terrorize the "Mormons" pers.

It is desired that the Stars and will to all the honorable of the into revealing anything which belongs only to the secret sacred rites Strices be displayed from every point convenient, also that the of our Church, we can assert in the most positive manner, that they Sunday schools and various sociehave made a great mistake. Pains, ties will bring out their mottoes, penalties and death are nothing flags, etc., and all form in line as when weighed against dishonor, directed by the Marshal of the day. and the whole Church of Jesus The following motices have been Christ of Latter-day Saints improvised for banners hastily pre-

is ONE with Brother Daniel H. pared for this special occasion: Weils in a determination to obey God rather than man. For while wholesome law must be obeyed and the constituted authorities of the government must be respected, the Weils in a determination to obey government must be respected, the ed. Hate are manifestly endanger-

ALVOITY must also be maintained, no matter "And I flatter myself, in this country, is extinguished forever that smbitlous hope of making laws for the human mind.—MADISON. whatimay be the cost or the consequences.

and Sympathy.

"Happy, thrice happy shall they be who shall have assisted in pro-tecting the rights of human nature and cs ablishing an asylum for the poor and oppressed of all nations and religious.-GEOBGE WASHING-RECEPTION TO GENERAL

> D. H. WELLS. The Nineteenth Century is too late for religious pains and penal-ties to be imposed in the name of the law.

> > We venerate the Constitution, we honor the law, we respect the Executive, Congress and the Judi-clary, we bow to the righteous mandates of the law, but we des-pise bigots, we execute tyranny, and protest against intolerance from any source.

> > > No blas of juries, packed or un-

We despise jury-packers but sym-pathize with the packed. If courts competenen to dishonor and forswear themselves, how can

Honorable and just prosecution

but no parsecution We honor the law and its just administration but we despise pet-

The Contempt Case .- Our readply an expression of the popular sentiment towards an old and tried friend, a true patriot, and an hon-orable, faithful, Counselor in Israel, Care should be taken to preserve children from accident from teams 7 o'clock in the evening the matand other sources. Caution ter [was resumed. The following affidavit of the defendant was filed: should be observed in regard to our homes; let none be In the Third Judicial District Court left unguarded. It is desired that of Utah Territory.

the stores, workshops, and places of

BY TELEGRAPH

PRO WROTERN UNION TRLEGRAPS LINE.

FORTY - SIXTH CONGRESS.

EXTRA SESSION.

SENATE.

WASHINGTON,5.—Shortly after as-sembling consideration was resum-ed of the bill to prevent the intro-

Eaton introduced a bill similar

58 45 \$758.8C.

Whereas, The presence of troop

The People vs. Daniel H. Wells. Salt Lake County, ss.

Daniel H. Wells, being duly Daniel H. Wells, being duly sworn, says: [In respect to the charge of contempt now pending against me for refusing to answer the two questions relating to the apron and alippers of persons going through the ceremony of the En-dowment House of the Mormon dowment House of the Mormon Church, I meant no disrespect to this court. I declined wholly upon conscientious grounds. I was wil-ling to testify to any material fact not covered by any previous obli-gation, and had I been interrogated while on the witness stand to elicit these facts, I should have stated, and the truth is, that persons going through such ceremonies wear spe-cial (garments, and these are pre-cisely the same whether the wearer in the course of those coremonies is united in marriage, plural or other wise, or not, and those married are not distinguished by any differ-ence of dress from those who do not enter into the marriage relation: enter into the marriage relation:

DANIEL H. WELLS. Bworn to and enbecribed before me this 3d day of May, 1879. C. S. HILL, Clerk. D. D. P. HILT, Deputy Clerk.

Judge Sutherland then made an able address in which he showed that although courts had the power to compel a witness to answer, and to treat as contempt a refusal to answer, and though it was left to WASHINGTON, 15.-Under the answer, and though it was left to call of States a bill was introduced the discretion of the judge as to by Ladd to prohibit military inter-ference at elections and it was re-ferred to the committee on judi-clary. The following is the text of the bill: the affidavit, were wholly immateat the polis is contrary to the spirit rial to the prosecution, and were of our institutions and traditions of therefore unimportant. They required bim to divulge secrets

our people and tends to destroy the freedom of elections, therefore Be it enacted, dc., that it shall not be lawful to bring to or employ at any place where a general or special election is being held in a Bate any part of the army or navy of the United States unless such force be necessary to repel armed enemies of the United States, or to enforce section 4, article 4, of the Constitution of the United States, and laws made in pulsed States, cuiry. He then reviewed the and laws made in pursuance theretions which the defendant declined of, on application of the legislature or executive of the State where such force is to be used, and se to answer, showing their irrelevan-

cy and unimportance to the prose nuch of the laws as is inconsist nt cution, and that as the jury were herewith is hereby repealed.

not deprived of any important facts thereby, a nominal punishment BASTERN. ought to suffice to preserve the dig-The Sacrifics.

nity of the Court. We will teach our children to be true to their country and their God; but to periore themselves neveral of the church of pace in the Meth-



MEN'S

ADIES'

CHILDRE

SPECIE

X

CUTLER

THE YALE ARTIFICIAL LEG

AR

ARDW

to answer the questions propound-ed, all the circumstances being con-Council House yesterday, after the sidered, a simple fine of small amount would have vindicated the to arrange the preceedings: alleged rights of the Court and COMMITTEE OF ARRANGEMENTS: amply supported Its dignity.

But we dispute the right of the Attorney to ask any such questions as those which he put to the witness. They related to a dress said to be worn in certain secret religious caremonies concerning only the initiated. The object in view was County. to constition that to prove the marriage of the defendant in the case with Emily Spencer. The prosecution expected to prove and did offer as High Prisats' Que evidence by the chief witness, who was ready and willing, and appar-Elders Quorums. ently anxious to tell what she knew and much more about the ceremonies she had agreed to keep secret, that Emily Spencer was in the Endowment House on a specifled day clothed in the dress referred to- But it was shown that this dress was not peculiar to nor the sign of a marriage ceremony, becouse it was worn on other occasions, and at other ceremonies besides marriage. Further, the witness held as in contempt stated that maniages were sometimes solemn-ized without the dress referred to. But the District Attorney was determined, if pessible, to force the witness to break his sacred obligation and render himself contemptible in his own eyes and in the estimation of his religious associates. In this course he, was sustained by the Court, and, failing to accomplish what had been boasted would be citizens. done, malice suggested the punish-ment that was inflicted. Supposing a man was killed in a Masonic Lodge, either

by accident or design, and a of the Order was on trial for homicide; would it be necessary for the prosecuting attorney to ask a witness to describe the cut and color of the aprona wern or the form of the insignia used in the ceremonies? And if he were to ask, would a true Mason answer as required? Would he not prefer to keep his obligation to the Order, rather than that which an Impertinent and browbeating at-torney chose to consider was his torney chose to consider was his bligation to the law? And if the witness declined to answer such questions, is there a judge in the United States who would dare to send him to a prison erected only for the worst of crim-

inals? If these cases are not strictly par-allel, the advantage is on the side of President Wells and the sacred cause which he represented in street, between 5th and 6th Bouth cause which he represented in court, for he was under obligations to the Most High God, the Grand Master, Chief Architect and Suprame Raier of the Universe, to

but to perjure themselves never No never!!! services in the Tabernacie, the folin we not lowing committees were appointed COD'S LAW "Thou shalt not forswear THY SELF; but shalf perform unto the Lord thine oaths."

MODERN LAW

Mayor F. Little, Hen. John Sharp, Col. Theo. McKean, Hon. Wm. Jennings, Col. John R. Winder, Marshal A. Burt, Geo. Criamon Eaq. "Thou shalt forswear thyself or go to prison." ASSISTANT COMMITTRES.

When Freemasons, Oddfellows, and others are compelled to make their secrets public, it will be time enough to practice on "Mormone;" Judge Ellas Smith and Col. Theodore McKean, for Salt Lake try the others first.

Prisons are made for thieves, vag-bonds and law-breakers and not First Presidents of the Seventies. Presidents and Counselors of the for henorable men; when used for such purposes, we honor the pris-oner more than the persecutor. Presidents and Counselors of the

Honer to the man who is true to his religion and his God, and who Presidency of the Bishopric. cannot be overawed by judicial ty-Presidents and Counselors of the rants.

Quorums of Priests, Teachers and Honor to the man who prefer fealty to his friend, his religion, his country and his God, to obedi-ence to the unjust fiat of a jaun-diced judiciary. Mrs. M. I. Horne, Mrs. Sarah M. Kimball, Mrs. B. W. Smith, Mrs. Hannah T. King, Mrs. M. M. Bar-ratt, for Ladies Relief Societies.

Jurors who would honer the law, Messrs. Junius F. Wells, Joseph even when against their religious convictions, are the peers of the highest in the land. H. Felt, Geo. C. Lambert, John W. Taylor, B. C. Badger, M. H. Har-dy, Young Men's Improvement Associations. There is nothing more excred than a religious obligation.

It would accord more with the

-P. P. PRATT.

Mrs. Louie Felt and Clara Con-rad, for Young Ladies' Societies. Better the Penitentiary for faith-biness in this world than the Prison-house" for perjury in the

Me-srs. Geo. Goddard, Wm. Wil-les, S. L. Evans, F. A. Mitchell, L. W. Bichards, J. C. Cutler, for the Sunday Schools. The "dignity" of "Courts" will never be upheld by persecution and

C. W. Penrose, John T. Caine, Jos. A. West, J. C. Graham, Miss Annie Wells, Geo. C. Lambert and proscription. Elders of Israel-staunch defend-ers of the Constitution and of equal A. W. Winberg Esqs., to represent The Press. ights.

J. C. Sanberg and Henry Reiser, for the Scandinavian and German We respect honorable men of all creeds and professions, but abhor crawling sycophants and chican-

The committee of arrangemenst having met this morning have prepared the following

PROGRAMME:

dignity of the judiciary, in fining an honorable gentleman for con-tempt, to find a more powerful rea-son than the cut and color of an lat .- The party invited to es Gen. D. H. Wells to the city, will be organized and leave President Taylor's Office in carriages only, on Tuesday, May 6th, at 9. s. m. 2d.—The Bishops are requested to pron for his action. While we contend for religious berty, we do not rebel against the overnment. 2d.—The Bishops are requested to organize [their] respective wards march them to East Temple Street between 3d and 6th South Streets "No "Apron" of any "color" will hide the wespons of judicial spite. and there report to the Marshal o the day at 9.50 a.m., who will place them in position to receive Gen Wells on his arrival in the city. "Thou shalt not forswear thy-self." The law of God.

Packed juries, religious tests, bonds and imprisonment for reli-gion are not bruilant ornaments for the Goddess of Liberty. Wanted, a national laundress, to cleanse the ermine from the mire of politics and religious moths.

thence up Red Temple Stre to Gen. Wells' relidence. FERAMORZ LETTLE, Ch No north, no south, no east, n

The Bishops of all the wards are re quested to organize their respectiv Quorums, Societies, Association and Sunday Ballools, and report to Freedom and equal rights to all. Indian, Moslem, Greek and Jew.

reedom's banner waves for you."

No Catholic, no Greek, no Proon to all. We do not care so much about

color and cut of "Aprons" as do about justice and equal

et yesterda afternoon. The body was brought to the church in a small casket by

to the entreal in a sympathizer with Alden P. Davis, a sympathizer with Freeman in his deed, and one of the latter's chief abettors, who, after himself, but between the defendant and the court as a ren depositing the casket and contents near the altar, announced the in tention of addressing the andience, was necessary that the supremacy of the law should be maintained. The but this be was prevented from do-ing by threats of arrest. Advent-ists, who in their blind superstition fully believed that the dead child question of the materiality of the question as he had previously stat-ed was closed, and did not enter in-to this matter, but he was even now fully believed that the dead child would be resurrected or else bodily more firmly convinced than before translated to heaven, are deeply mortified that their prophesies that the question was a material one. The law as to what should should result in this way. After constitute a contempt could not be the funeral service in the church, expressed with more force or prothe body was removed to the vilpriety than it had been by counsel for the defendant. Though it was a very disagreeable duty, it was nevertheless incumbent upon the

lage cemetery hard by, and depos-ited in a grave. Dairs, an Advent-ist fanatic, mounted a tombstone and began an address to the crowd court to see that the orders of the and began an address to the browd assembled, attempting to prove that Freeman was justified by God in killing the child, but was prevented by the crowd, who compelled him to desist. The casket was then cov-ered with earth, Adventiats having threatened to remove the body and court were respected as they should be. He, therefore ordered that the defendant pay a fine of \$100 and be confined for a period of two days. President Wells was then placed

threatened to remove the body and throw it into the waters near by in the custody of the Marshal, who took him out to the Penitentiary. that the climax to the sacrifice may

not be interfered with. The sher-iff's officers have guarded the grave and will remain on the watch until Calder's Opening .-- D, O. Calder, Esq., music dealer, opened his new morning.

CITY COUNCIL. SPECIAL MEETING.

the floor stained and canvassed, A special meeting of the City the floor stained and canvassed, Council called by the Mayor, con-wened this morning at 9 o'clock. portraits of musical celebrities. After the usual opening exercises, the Mayor stated that the object of convening the council this morning was to give an expression relative planos of various styles, and an ar-

was to give an expression relative planos of various styles, and an ar-to the imprisonment in the Peni- tist is in altendance to perform at tentiary on Saturday evening, of one of our prominent citizens, a man long associated with this coun-cil as its president, and honored by the seffrages of our citizens as

mayor, for five consecutive terms, manufactories of Weber, Chicker-

overing a period of ten years. On motion, a committee consist-ing of Alderman Baleigh, Counci-lor Reynolds and Recorder Caine was appointed to draft resolutions expressive of the feelings of the council & Son, and others, on exhili-tion, also ion different styles

of the celebrated Mason & council. The committee retired, and upon returning, through their Chairman Alderman Raleigh, reported the the first time enabled to give it Hamlin organs. In all 30 crgans

bis personal and undivided atten-PREAMBLE AND RESOLUTION.

son of John and Allee Canuson; aged 19 years, 6 months and 21 days.

from Les's Ferry, on his way to Arizona, April 12(h) 1879, 'NEWMAN BROWN, Sen.

Court, May 3d, 1879, and Whereas, We further approve of his declaration, "I am under moral and sacred obligations to not answer; and it is interwoven in 5 yours, 3 months and 26 days.

character never to betray a friend a brother, my country, my religion or my God," and honoring his de-termination rather to suffer im-In this city, April 29th, 1879, after a pro tracied illness of chronic pneumonia, WiL-LIAM YATES, son of Andrew Yates and Jenset Russel, Born in Bistwell Parish-Lenerickshire, Scotland, April 25th, 1813. nment than to do violence to

REPAIRING DONE. The question was not a personal one between the defendant and LIGHT HARNESS & SPECIALTY.

MOSS, BREWER & CO. tative. General Wells had defied the mandate of the court, and it ESTRAYED

FEOM the 7th Ward Pasture, southwest of the city, a small yellow MARE, branded J on right thigh. The finder will be rewarded by returning her to this office, or to R. G. LAMBERT;

WANTED

A PARTNER, with a capital of \$6,000, and oversight of the books and financial arrangements of a good paying business, now firmly established in this city. For special information, apply by letter to

Post Office box, 1139, Salt Lake City.



music rooms in the rear of his es-What are your "ymptoms, Sufferer? Are they a furred tongue, dizz'ness, head-sche, an uneasy stomach, oppression after eating, pain between the shoulders, consil-pation? If so you are dyspeptic and billous, and nothing will meet your case so effi-ciently as toblishment, to-day. The apartment, which, busides being protected from the dust, is well adapted for its purposes, is nicely fitted up,

Tarrants Effervescent Settzer Aperient, SOLD BY ALL DRUGGISTS.

SCHOOL NOTICE.

A MEETING of the qualified voters of County will be held in East Mill Creek Ward House on Wednesday, May Vist, 1879, at 7 p m ,for the election of the election inities on said district. RENBY B. &KIDMORE, SAMUEL OLIVEE, CHARLES STILLMAN, diss wi

ing & Son, Hallet & Davis, Decker



HAVE in my possession, a large, brown HORSS MULE, about eight years old, branded r. sembling H on right shoulder, lame in right hind leg: which if not claim-ed, will be sold to the highest bidder on Thursday, May 15th, 1879, at 19 o'clock a. m. at the cetray pound.

JOSRPH BORNE, District Pounckeeper S. L. City, May 5th, 1879. dis

ESTRAY NOTICE.

HAVE in my possession the fol described animal: One bay STALLION, 3 years old, white attrice in face, two while feet, no brands. If not called within 10 days will be so at publicale at the stray pound in Fill more Cliy, on Saturiay, May 10th, 1879, 1 10 o'clock an PETER HUNTSMAN. District Poundkeeper Fillmore City, Millard County, daw May 1st, 1879.

ESTRAY NOTICE. HAVS in my poss ession the following

1 described animals: One light roan HEIFEE, 3 years old, branded on 1 ft hip S B, on left shoulder B X, circ'e on left ribs, dewiap, wat le on left fore leg, has a calf One red and white COW, 5 years old, branded on left hip TP blotch brand on

thigh, crop upper and under bit in right ear and underbit in left, has a calf. One red COW, 5 or 5 years old, branded on right ribs with triangle, swallowfork in

Is proncunced by leading Surgeons and these who wear them to be the best. A perfect fit guaranteed without the presence of the patient. A descriptive pamphlet sent free. Address GEO. B. HOGGBON, New Haven, Conn. PURE CHEAP DISINFECTANT! Much of the Tes that is brought into market is highly colored to avoid gotting a tea that

L F. A. PASCOE will supply fine screened Quick Lime, suitable for fecting compools, and neutralizing all is adulterated, purchase decaying organic substances for TWO DOLLARS PER TON, in large or small quantities, at his Pioneer Perpetual Lime Kilms, First North of Warm Springs, Salt ISS, Salt Lake Oity.

N.B.-Building and Plastering Lime of Best Quality always on hand. dtf





OWERS

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CORSETS

STYLES DAILY AT TEASDEL'S.

ANTS

COATS

NEWEST STYLES AT TEASDEL'S.

SUMMER

HATS,

TOOL

Specially Selected fom

BEST MARKETS AND LOWEST PRICES at

TEASDEL'S.

SHOES

ARPET

MISSES'

BOYS'

AND

AND

AND

Whereas, Our much respected friend and fellow-citizen, Hon. Daniel H. Wells, ex Mayor of Salt Lake City, is at present suffering what we doem to be an unjust im-prisonment, in the Territorial Peni-lentiary, under the order of the acting Judge of the Third Judicial District Court of this Territory for DIED.

At Randolph, Bich Co., Utah, April 1. of a lingering illness, JOHN CANUSON Jr.

District Court of this Territory, for alleged contempt of court, in re-fusing to answer questions which would violate what he esteemed to St. Louis papers please copy. Near Badger Greek, about eight miles

to his affidavit filed with said aged 47 years and 9 months.

Therefore be it resolved by the

