AND LIBERTY.

NO. 65.

1877-

FEBRUARY.

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SAWS SHARPEND, STOVES RE-

PAIRED, GUNS RE-STOCKED. Etc.,

Commercial Street

NOTICE. District Court for the First Juffold Dis trict, Territory of Utah, Utah

n the matter of the San-pete Coal and Coke Co., In Bankrupter. bankrupt A warrant in Bankruptcy has been issued said Court against the estate of the San-te Coaland Ceke Company of the County Sampage of the Tarritage of Ulab. in mid

of Sanpote of the Territory of Utah, in middistrict, adjudged a bankrupt upon the petition of its creditors; and the payment of any debis and the delivery of any property by it are forbidden by law. A meeting of the creditors of said bankrupt, to prove their debts and choose one or more assignoes of said bankrupt's estate will bu held at a Court of Bankrupter, to be holden at Provo, Utah Co., in said district and Territory, on the 19th day of February, A. D. 1877, at 11 o'clock a m., at the chamber of fion Philip H. Emerson, Judge of said Court.

WILLIAM NELSON,

SCHOOL NOTICE

By Telegraph.

PER WESTERN UNION TELEGRAPH LINE Last Night's Dispatches. CONCRESSIONAL.

TRUTH

WASHINGTON, 6. - Paddock, from the committee on public lands, re-ported favorably the Senate bill for the relief of settlers upon the pub-

lic lands under the pre-emption West, from the committee or railroads, reported favorably on the Senate bill to amend the act of June 8th, 1872, granting the right of way through the public lands to the Denver and Rio Grande Rail-

way Company; passed.

Cockrelf reported favorably on the Senate joint resolution to amend the joint resolution of July ed, 1876, authorizing the Secretary of War to issue arms to certain States and Territories so as to issue ammunition not to exceed fifty ball eartridges for each arm; passed.

Burnside introduced a bill for the protection of widows, orphans and heirs at-law of officers of the army of the United States; referred.

The Chair appointed Hereford a nember of the committee on claims in place of Price, whose term of ser-

vice expired. Stevenson presented a memorial of the board of regents of the Smithsonian Institution, asking an appropriation of a quarter of a million dollars to erect a building adjoining the Smithsonian for the exhibition of goods contributed by foreign government to the United States lately an archibition at Philadelphia. on exhibition at Philadelphia.

Merrill and Sargent favored the rection of such a building. The memorial was referred.
Hamlin, from the conference
committee on the disagreeing votes
of the two houses on the bill estabof the two houses on the biti establishing certain post routes, which involves the question of restoring the fast mail trains and franking privilege, reported that the committee had been unable to agree. He moved that the new conference asked for by the House, be granted; so ordered. Subsequently he said the House had not appointed its members of the new conference although the bill had been sent to the Senate, and he moved that the

that body might appoint its memcommissioners, with the President's veto, was lying upon the table, the committee having recommended that it be passed, notwithstanding the objections of the President thereto. The subject was discussed at some length, and the question being—Shall the bill pass notwithstanding the objections of the President thereto, it was decided in the negative—year 33, navs 22, twonegative—yeas 33, nays 22; two-thirds not voting in the affirma-

WASHINGTON, 6 .- Whitthorne offered an amendment directing the accounting officer of the treasury to adjust and settle the accounts of navy officers on the active list, whose pay was affected by the general order of the Secretary of the Navy on September 1st, 1876, on the basis of waiting pay; adopted. Jenks offered a resolution for printing the Louisiana commission

testimony. Wilson, of Iowa, requested that when the committee make its gen-eral report it would tell the House whether any portion of the testimony was printed without authority of the House.

Conger said he understood the testimony had been mutilated, and being told that it was in the committee on privileges, he said he would condemn it wherever it happened. The resolution was adopt-

EASTERN. The Ashtabula Disaster

ASHTABULA, 6.—Charles Paine, superintendent of the Lake Shere Railroad, testified that he had a Railroad, testified that he had a list of those supposed to have been wrecked in the disaster. Some who were supposed to be missing were not on the train; others were fraudulently claimed to have been passengers. The list contains seven-ty-two adults and eight children supposed to be lost, and sixty-nine saved, some are marked doubtful. This list includes all known to have been on the train though have been on the train though many were not identified.

or and Wells-Another Fals - bood.

WASHINGTON, 6.—The following orrespondence took place yester-"Washington, 5

"To Duncan J. Kenner, New Or "Wells testified, to-day, that you offered \$200,000 to change the vote for Tilden. E. A. Burke."

"New Orleans. "Had Wells stated the truth he should have said that he (Wells) asked for \$200,000 to count the vote of Louisiana as actually cast in the ballet boxes. I replied that I did not have the money. If deemed

not have the money. If deemed necessary I can come to Washing-"(Signed) D. F. KENNER."

Just after the returning board's romulgation of the vote, Kenner net Wells in the street and said to

"Why, Wells, how could you do such a thing as that?" To which Wells replied—"Why note of you would do anything for

The testimony of Wells before the House investigating committee was as follows—

Field—You have stated that you never altered the returns or destroyed a paper?

A.—I decline to answer the queswitness decilned to answer any question concerning the action of the beard until the House gave him his liberty and relieved him of his disability. He wanted to know whether he was a peer of any member of the committee or vas-

witzess to answer every question put to him unless such answer would criminate him.

Wells said there was no question that he might answer which would

A.—Are you through?
Field—Mr. Stenographer, read

him the question.

The stenographer read it.

Wells—Is that the finish of your

question?
Tucker—This is trifling.
Chairman—Oh, Mr. Wells, answer the question or decline to answer the question of the question Wells-Can I say a word? Chairman-Not now.

Witness—I do not know whether I am a vassal or a peer. If a peer I should like to know it. If I am a vassal I am forced as a servant to answer your question. Chairman—I wish, in the kindes Chairman—I wish, in the kindest spirit, to bring your attention to the attitude you occupy.

Witness—There is no gentleman whom I would listen to with more attention than yourself, but I must consider my duty.

Chairman—I merely wished to remind you that you are aworn to tell the truth and you must answer.

Witness — I will answer fully whenever relieved of the disability imposed by the House, which holds

Lawrence asked witness whether he declined to answer because he feared he might render himself lia-

ble to criminal prosecution?
Witness—I do not,
Field—Will you explain what powitness—Am I a vassal or peer Chairman—That has nothing to do with your pesition. You are under an obligation to answer every question, excepting, of course, such as might tend to criminate

Witness-I reserve to myself the construction of my right, and the committee have no power to force me to answer questions whilst I am under the sentence of the House. members of the new conference although the bill had been sent to the Senate, and he moved that the bill be returned to the House that that body might appoint it.

Witness-I decline to answer. Ingalis said the bill abolishing rejection of 10,000 votes was a part the board of metropolitan police of the conspiracy to give the electoral vote to the party net entitled to it? A .- I leave that for yourself to

Q.-Lid you take part in any A.—Does that conclude your ques-Chairman-Oh answer the ques

tion or not. Tucker—We will take a vote to see if such conduct on the part of witness should be tolerated in the commission. Chairman-The question is whe

ther the committee will require the witness to answer? Tucker—The sentence of repro-bation should be put on witness for such answering.
Witness—Then I am a vassal.

Chairman—Keep order, sir.
Seelye remarked that it was unanimously decided this morning, so far as the authority of the committee went, that witness should answer the questions.

Lawrence and Burchard concur

red with Prof. Seelye.
Field—(To chairman) Is it not case of contempt and misdemeans under the laws of the District o

Q.—Because you are under duress are you unwilling to tell the trutb? Witness-I am never unwilling to tell the truth, Q.-Then why do you not an-

He was asked if proof was presented to the board that a hundred voters voted under compulsion contrary to their judgment. He could not say how many testided to that effect.

The electoral commission, after taking a recess of half an hour in the middle of the afternoon, remained in secret session until nearly eight o'clock this evening, when they adjourned to meet again for private conference at ten o'clock to morrow morning. No vote was taken, to-day, or any conclusion reached on any point.

Indian appropriation bill, as reported from the Senate commit-

The Indian appropriation bill, as reported from the Benate committee, is increased \$636,000 over the total ametioned by the House, which was \$4,835,000. The principal items of increase are as follows: \$279,000 for the Bioux Indians; various tribes \$25,000; for the Bioux at Fort Peck Agency \$43,000; for the Osages \$15,000 for the support of schools.

TOTOTTON B B

Turns Up Under an Assumed Name Chicago, 6 — The Tribune's Washington special says George W. Miller, of Omaha, who figured as the sender and receiver of Tilden campaign dispatches, has been discovered in an hotel here under an assumed name, and being wanted ould criminate man.

Wells said there was no question that he might answer which would subject him to prosecution, but he had his construction as to what were his rights, and the committee had no right to question him when he was in durees.

The said there was no question description in the said the campaign dispates.

Covered in an hotel here under covered in an hotel here covered in an

FORT MONROE, 6.—General W. F. Barry, with four companies of artillery and the Artillery School Band, arrived here this morning in the steamer Lady of the Lake, and relieved General Joseph Roberts in command of the post. Roberts leaves in a few days for San Francisco, to take command of the Fourth United States Artillery there.

WESTERN.

An Indian Outbrook to Arisons SAN FRANCISCO, 6 .- Dispatcher

SAN FRANCISCO, 6.—Dispatches from Tucson, Arizona, state that the Apaches are killing and plundering the settlers in South-eastern Arizona. Ten were killed in Sencrita Valley on the 4th inst., and the work is still going on.

Gov. Safford has sent a message to the legislature recounting the depredations and murders commitately desired in which military operations are being conducted. The treops are moving slowly, with heavy trains, and unable to reach the more mobile enemy. He recommore mobile enemy. He recom mends the legislature to memoral-ize the Secretary of War asking for the appointment of a body of Indian scouts to operate with the troops, or else appropriate money to raise and equip a force of whites and friendly Indians and carry on a vigorous campaign. He says as military operations have been con-ducted for the last six months the whole army of the United States could not subdue the hostiles in the next twelve years. While believing that a scouting party of twenty five citizens and as many Indian auxiliaries could accomplish the work in three months, he expresses fear that under the present condition of affairs, South Eastern Arizona must be abandoned by the settlers, and the success of the hos-tiles liable to induce an outbreak among the reservation Indians, re-sulting in a general war.

FOREIGN. GREAT BRITAIN.

The English and America MANCHESTER, 6.-At a meeting of the Chamber of Commerce, yesterday, the president stated that the exports of Manchester goods to the United States, which formerly afforded an excellent market, were now nil, and there is considerable trade in Manchester in cotton fabrics manufactured in America. of the Chamber of Comme

A Spiritualist Soutenced to Three Months Imprisonment. LONDON, 6.-The Court of Ex-

chequer affirmed the decision of the Huddersfield magistrate, cenvicting Doctor Monck, the spirit-ualist medium, under the vagrant act and sentencing him to three months imprisonment.

Increase of Small-pex. The ravages of small-pox are again increasing. There were 103 deaths from the disease in London last week. The largest number during the present epidemic, except in the first week of January. Particulars of the Fall of Midhat

case of contempt and misdemeanor under the laws of the District of Columbia for a witness to refuse to answer questions propounded by the committee?

Chairman—It is.

Field—The witness is contumacious in the highest degree. Field then exhibited to witness a statement showing the number of votes rejected in several parishes, attested by Abell, secretary of the returning board.

Objection was made to the paper. The question being taken the objection was overruled by a strict party vote.

The statement showed that the board rejected 1,763 Kellogg and 10,280 McEnery electoral votes. Another paper was exhibited, also attested by Abell, showing that the supervisors' registration returned 76,717 Kellog and 80,515 McEnery electoral votes.

Field interrogated witness about the papers the former had exhibited, but witness declined to answer.

On Friday last the Sultan sent for Midhat, but his summons was

on Friday last the Sultan sent for Midhat, but his summons was not obeyed. On Saturday Midhat remained at home on the plea of indisposition. On Sunday the third summons was disobeyed, but Midhat attended the ministerial council in the afternoon. Meanwhile the police discovered a security of the summons was disobeyed, but Midhat attended the ministerial council in the afternoon. Meanwhile the police discovered a security of the summons of

Witness—When the contempt is semoved I will answer, but not till then.

Q.—You were asked just now whether you threw out the votes for reasons which were founded on evidence satisfactory to yourself.

After further parley of a like kind, witness said, in rejecting the votes the board acted lawfully. They threw out votes for intimidation and violence. Grant Parish was thrown out because of irregularities. There was no objection to the votes on the ground that they were not actually cast. Gov. Wells stated the manner in which the evidence was gotten before the board.

He was asked if proof was presented to the board that a hundred voters voted under compulsion

House attended the filter founded in the afternoon. Meanwhile, the police discovered a sectorespondence which showed that Midhat was plotting for the overthrow of the Sultan and his overthrow of Monday night to the palace to demand the abdication of the Sultan.

The fall of Midhat Pasha will check no reforms, the Sultan being determined to carry out the constitution in its fullest spiri'.

soon recover, and the demand for Davis County Co-op-

The Porte's Conditions to Servin.

VIENNA, 6 .- The Politische Correspondenz states that the Porte has proposed the following conditions to Servia, waiving its former claim for substantial guarantees:

First—The right of being diplomatically represented at Belgrade.

Second—Catholics and Jews shall

enjoy the same rights as native Third-Servia shall not allow the

formation of armed bands or vio-lation of Turkish territory.

Fourth—The existence of secret societies will not be permitted.

Fifth—Servian fortresses shall be

kept in good repair; and finally, the Turkish fisg shall be hoisted in these fortresses jointly with the Servian flag.

It is said that Servia will doubt less accept these condition

C. S. BAILEY. Carpet Weaver.

HAS removed to Third Scuth Street, next door west from the Old Washington Meat Market, and solicits the patronage of the public. **TOWNSEND** HOUSE

SALT LAKE CITY. A. MINER,

Attorney and Counselor.

THE SALT LAKE CITY IS AT 145 East Temple Street, Three doors below Walker House, where rders and repairs will be executed with extness and dispatch.

JOB SMITH, Supt. DR. A. W. CALDER. DENTIST.

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NOTICE.

WILL BE SOLD AT PUBLIC AUC-TION, for eash, at Taylor's Hotel, February 8th, 1876, the baggage, etc., of D Odell, W Tracy,

NOTICE!

TAYLOR & CUTLER.

ELIZABETH LIVINGSTON, inistratrix of the Estate of Archi-te bald Livingston, deceased.

80 €

erative Company.

Notice is hereby given, that a meeting of the Stockholders of the D. C. C. Co. will be held at the Meeting-house, Farmington, at 11 a.m., on Monday, January 15th, 1877, for the purpose of considering the propriety of amending the Sixth Article of the Agreement, by striking out the clause thereof that determines the apportionment of the Directors in the County.

By order of the Board.

ARTHUR STAYNER,
Secretary D. O. C. Co.

Notice is also hereby given that the General Ricction of Officers of the D. C. C. Co., for the ensuing year, will be held at the Meeting House, Farmington, at il a.m., on Tuesday, January 16, 1577.

Secretary D. C. C. Co. Farmington, January 1, 1877.

G34

UTAH CENTRAL

RAILROAD. Pioneer Line of Utah.

On and After Jun	e 20th	, 187	8.
Name of Station.	No. 1 Possenger.	No. 3 Passenger.	Fares.
Trains leave alt Lake Wood's Cross entreville armington aysville Arrive at gden	7 25	3 40 4 06 4 16 4 33 4 52 5 40	80 75 1 00 1 3 6
Name of Station.	No. 2 Passenger.	No. 4 Passenger.	Fare s.
Trains leave gden. aysville arming ton enterville Wood's Cross.	10 81 10 62 11 04	6 20 7 10 7 31 7 44 7 53	1 00 1 35 1 00 1 75

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On and after Dec. 13th, 1876.

Going South.

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Pleasant Grove.....

Nos. 1 and 2 will be run daily. Nos. 3, 4, 5 and 6 will be run lays excepted.

Freight or Passage, apply to JOHN SHARP JOHN SHARP, Jr., General Freight and Ticket Agent.

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