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TRUTH AND LIBERTY

VOL. VI.

SALT LAKE CITY, UTAH TERRITORY, TUESDAY EVENING, DECEMBER 17, 1872.

NO. 22.

oncer Paper of the Rocky Mountain Region.

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OFFICE:-Cor. South and East Temple-sts ANGUS M. OANNON, General Business Agent THE NEWS BOOK AND JOB PRINTING OFFICE

BOOK RINDING AND PAPER RULING poned till Wednesday. It is stated that the Governor won't answer the citation, Pinchback is regarded as the strong-GEORGE Q. CANNON, EDITCR & PUBLISHER.

serior tacilities for the execution of sinds of Book and Job Printing.

t expiration so that their papers may con-

members together.

Pomeroy introduced a bill granting the right of way to the Kansas and Colorado R. R.

the completion of the Winona and St. Paul railroad, by 117 to 230.

Morgan, of Ohio, moved to suspend the rules to pass a bill proposing to amend the constitution so as to make naturalized citisms slightly to the Presidency and vice Presidency of the U. S. Rejected 84 to 71, less two-thirds affirmative.

Ox, of New York, moved to suspend the rules and adopt a resolution that the State government of Louisiana is now administered by orders from the Federal courte, supported by Fyderal bayonets, such a condition of things being subversive of civif government and dangerous to liberty, and requesting the President to inform the house why an executive of the U. S. interfere in the affair of that State gives all information on that subject relative to the conduct of E. H. Durell, U. S. Judge there, so that the House may depend the facts; also to give all information on that subject relative to the conduct of E. H. Durell, U. S. Judge there, so that the House may depend the president to inform the house what steps, if any, ought to the tenton in consequence of such interference what steps, if any, ought to the ballon of popularly supposed to the tenton in consequence of such interference with the political affairs of Louisiana. Stevenson asked Cox to omit the pre-amble. Cox consented, and to the in-

with the political affairs of Louisiana. Stevenson asked Cox to omit the preamble. Cox consented, and to the insertion of the words, "If not icompatible with the public interest." Hidridge asked Cox not to insert these words, as there could be so seen thing as incompatibility with public interests in matters of that aind. Congress was entitled to know by what right and authority the President interfered with the civil government of the State. Cux said he had inserted these words so as to have the resolution adopted without any partiresolution adopted without any parti-san or acrimonious discussion. He

san or acrimonious discussion. He only wanted the facts to come out and all the basis for the President's action in that most important matter.

Cypher denied that the President had interfered in any way in the Louisiana matter, except to order the execution of mandates of the U. S. Court.

Bingham suggested that Cox strike out the aliusion to Judge Dureil, as information which the President would publish would necessarily cover the point.

3; 77, b 5; 76½; 78, 60; 76½; 78, 7

Cox did not intend to amst.d the 500 Belmont, 6 specially of Penn., asked Cox to omit the closing words of the resolution, so that the House may judge, and which he thought implied the House would do he thought implied the House would do something perhaps offensive.

Many

Charles Sucta, D

Wanter Charles Sucta, D

Something words of the resolution, so that the House would do he thought implied the House would do something perhaps offensive.

Many

Charles Sucta, D

Substitution (5, 52; 52, 52, 53); 6; b 30; 6; resolution further. the closing words of the resolution, so that the House may judge, and which he thought implied the House would do something perhaps offensive.

Cox declined the suggestion. Many Republican members said, "Let us vote it down." The resolution was rejected,

down." The resolution was rejected, yeas 79, nays 89; party vote.

Stevenson then offered a resolution, which was adopted without division, requesting the President to communicate information relative to the condition of affairs in Louisians, and what action, if any, he had taken in regard thereto.

A resolution instructing the judiciary committee to inquire what legislation was necessary to guard sgaines the dangers threatening the liberties of the peoples of Louisians, Alabama and Arkansas, and to guarantee a republican form of government and to avoid the danger of civil war in the several States of the Union, was adopted.

EASTERN.

Washington, 16.— The Supreme Court to-day rendered the folioging:

"The Supreme Court exparts N. C. Warmouth. We are sli of the opinion that when the final decree that the care, appeal all. appeal will be to this court. We are ass

also of the opinion that this court has no jurisdiction in this case to issue a writ of problittion until an appeal is taken." The Heuse Committee on Territories

The Heuse Committee on Territories interviewed the President to-day.

New York, 16.—The Chicago and Rock Island R. R. Co., to-day, notified the stock exchange of their intention to issue 60,000 shares of new stock.

A committee of the Italian Republican Association have arranged to solicit contributions for the relief of their sountrymen, arrived recently.

Commodore Vanderbilt denies that he has abandoned the underground

he has abandoned the underground railway project.

New York, 16.—In Oyer and Terminer to-day, after some six or seven motions in the Tweed case had been depled, defendant plead not guilty to the big indictment, whereupon Graham, prisoner's counsel, called for the reading of it, and the court directed the ciera to read it. The big indictment is a printed volume of 1,050 pages, which will occupy, it is thought, at least two days in reading. The trial is set for the first Monday in January.

NEW ORLEANS.—Postmaster Barnes and deputy P. M. Barney, of Bolton, Missaissippi, have been arrested for robbing the mail. Ball \$5,000. In default they were sent to prison.

The ditiens' committee of thirty-seven iere this afternoon for Washington. A large crowd at the depot witrailway project.

ton. A large crowd at the depot wit nessed their departure. In the Federal court, in the Warmoth contempt case, to-day, several new witnesses were examined, but there being no new developments, it was taken under advisement.

est candidate for senator, nearly three-fourths of the legislature being colored. NEW YORK, 16.—At seven o'clock NEW YORK, 16.—At seven o'clock this evening, Jao. Simmons and Nichols H. Duryes, both well known lettery dealers, engaged in a desperate struggle in front of a restaurant in Liberty dealers, engaged in a desperate struggle in front of a restaurant in Liberty Street, between Broadway and Nassau. Simmons aucceeded in throwing his antagonist and then drawing a dirk stabbed him repeatedly. The principal wound inflicted, which almost instantaneously preved fetal, was on the left side of the neck, sayoring the juglar vein and several main arteries. Simwas about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards. Simmons and Duryea was are both supposed to have been connected with business in which they were engaged. Simmons declined to make any statement whatever to the members together.

Pomeroy introduced a bill granting the right of way to the Kansas and the fort Richards. Simmons refused to make any statement when interrogated by the officer in charge of the police station. Subsequently his wound was dressed, and he was taken to the park Hospital, where he remains in charge of two police officers. Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards have been connected with business in which they were engaged. Simmons declined to make any statement when interrogated by the officer in charge of the police officers. Duryea was about 30 years of age, of genteel appearance and slight build. He lived at fort Richards he lived at fort mons fled and took refuge in a neigh-

WESTERN.

Colorado R. R.

A resolution of Windom for the appointment of a committee of five on the question of providing cheaper transportation from west to east was taken up and modified so as to make the number seven, and passed 56 to 32 House.

A large number of bills were presented.

A resolution in opposition to removing from the army register the names of battles of the rebeltion, was adopted.

On motion of Bunnett, the bill passed extending for six menths the time for the completion of the Winona and St. Paul railroad, by 117 to 220.

Morgan, of Ohio, moved to suspend

WESTERN.

PORTLAND, 16.—At Wallinia, the earthquake on Saturday evening is reported as heavy and fasting to account a time and search as distinctly as a heavy peal of the which a heavy rumbling sound was heard as distinctly as a heavy peal of the thermometer fell from 50 to 26 degrees. The shocks continued at interrupted intervals, until 4 a.m.

The first shock was violent enough to shake buildings and their contents in a pretty lively manner. At Walla two heavy shocks were felt; at Austilia three, and at Dalles four or the completion of the Winona and St. Paul railroad, by 117 to 220.

Morgan, of Ohio, moved to suspend

GANADA. Agron, 16 -The tannery of Beardmore & Son was burned last night; loss \$50,000.

MINING STOCKS. AFTERNOON BOARD.

San Francisco, Dec. 16.
780 Valley, 181; 181; 181; 182, b 30; 182, b 3;
181, b 5
350 Raymont, 77; 771; 77, s 30; 77, b 80; 77,
8 3; 77, b 5; 761; 78, b 8; 77, s 3;

761 10 Bareka Con. 163; 161; 161, b 10; 161 10 161, s 10; 171 85 Phoenix, 28; 22 150 Pioche, 91, s 3; 91; 91, s 30 200 Alps, 41; 41, b 30

15 Cedarberg, 7; 200 Charter Oak, I, b 30; 1; 200 Standard, 2; 5 G Charlot, 10 5 Elemore, 10; 60 Mahogany, 9; b 30; 8; 400 Minnesota, 2; 1 190 Savage, 73; 74; 73; 721; 731, b 5; 73; 75, b 90; 73, 900
10 Crown Point, 104, b 80
295 Originar, 55; 56; 57; 58; 58, a 3; 58, a 30;

574; 58

185 Overmen, 71: 711; 73, b 10

165 Ophir, 41; 404; 44, b 10

10 H & N, 78; 80

70 Caledonia, 27; 28, b 30; 271; 28, b 30

205 Imperial 94; 94; 91

385 8 Hill, 81; 81; 81; 81; 81; 11

120 Belcher, 101; 1011; 102; 1011

20 S New, 14

HAR POR MANES

ARTICLE OF BALED MAY MAR. WILKIES E. R. Depot Lie May. LECAL.

BATES & ORMSBEE, Attorneys and Counsellors at PURCHASE AND BALE OF MINES AND LANDS. GRO. C. BATES, U. P. Dist Attorney. Balt Lake City. CHARLES W. ORMSBER.

D. COOPER, ATTORNEY AND SOLICITOR DFFICE: Over Mrs. Colebrook's Millinery

A. HUGGAN, Attorney at Law. SALT LAKE CITY.

A. MINER. ATTORNEY & COUNSELOR

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Whereas by satisfactory evidence presented to the undersigned, it has been made to appear that "The Descret Stational Bank of Salt Lake City" in the City of Bait Lake, in the County of Salt Lake and Territory of Utah, has been duly organized under and according to the requirements of the Act of Congress entitled "An Act to provide a National Garrency, secured by a pledge of United States bonds, and to provide for the circulation and redemption to ersof," approved June 3rd, 1884, and has compiled with all the provisions of said Act required to be complied with before commencing the business of Banking under said Act.

Now, therefore, I John S. Langworthy, Acting Comptroller of the Currency, do hereby certify that "The Descret National Bank of Salt Lake City," in the City of Salt Lake, in the County of Balt Lake and Territory of Utah, is authorized to commence the business of Banking under the Act aforesaid.

In testimony whereof witness my hand and seal of office this 21st day of October, (Signed)

J. S. LANGWORTHY, Acting Corporations

(Signed)
J. S. LANGWOBTHY,
Acting Comptroller Currency,
4291 2m

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sation about it; that the condition in things in Louisians is simost acceptant. J. G. COLTRIN & CO., 10 tures Judge Campbell said-

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WILLIAM CALTON. I of some when among the mortonished may lon