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THE RAGE OF THE CON-SPIRATORS.

THE probability of an extra session of the Legislative Assembly has set the little knot of conspirators in a rage. What for? Is it not a fact that the a fact that there is no way to obtain the necessary funds except by means of an extra session? Why, then, should not all classes of the community be glad at the prospect of relief?

We believe that everybody is pleased except the malignant schemers who bility to perceive future consequences made a tool 'of Governor Murray, and who recognized in the President's recommendation another proof that they made a mess of their pot of hell broth. They induced him at first to withhold his signature from every bill "passed by the Assembly. But toward the close of the session they began to see that this would not work well. It looked too much like wholesale obstruction. So they permitted him to sign a few bills just to take the all the most important measures including the appropriation bill. The object in view was the further-

ance of the scheme to deprive the peo- to stem a swelling torrent of an oppople of a Legislature and the "Mormons" of the elective-franchise. They is being gradually and surely flooded. knew of the general disinclination to hear the "Mormon" side of the question, and counted on the prevailing prejudice to be able so to misrepresent for the nation is at the doors by pointaffairs that Congress and the Administration swould ' unite in a sweeping measure, fitting into the conspiracy, without stopping to investigate. The pretext for the arbitrary and

reckless exercise of the veto power was the conflict between the Executive and the Legislature over the apcreasing causes. pointment of certain Territorial officers. The Utah statute made the officers elective. The Governor claimed the right to appoint, under section ingmen in compact bodies bids fair to seven of the Organic Act. There were two sides to the question. The Assembly took a consistent position. For ful element, are rapidly absorbing the twenty-four years these offices had been filled under the provisions of the the secret associations. The outlocal statutes. The law creating the siders are in a manner impeloffices provided the manner of filling led to membership by the sentithem. While the law making the offices ment of self-protection. In numerous elective remained upon the statute book instances the employment of one nonand had not been delcared invalid by a union man by a firm has caused the competent court, the Legislature was whole of the other employes to quit justified in acting upon it. In'support work in a body and go out on a strike.

impotence. Everyone who desires the THE UTAH COURTS NOT SUSwelfare of the Territory will welcome the only means by which its financial affairs can be saved from confusion and its business be conducted on proper basis.

ANARCHICAL CONDITIONS VS. POPULAR SENSE.

THE capital and labor question continnes to absorb a large share of public. attention. After a while it will becoine so portentous that, for a season it will throw the "Mormon" problem into the shade of temporary forgetful-

ness. This will not be for a while yet, but by and bye. In the interim that will ensue the people now so much despised, maligned and persecuted will

place themselves in shape to take a conspicuous part in rescuing the coun-Territory is in need of money to carry try from irretrievable anarchy, by aidon public business? And is it not also ing in the re-establishment of constitutional principles and the maintenance of social order. Most people do not believe that

> upon the breakers of disruption. They fail to see the signs of the times, which by lawyers that the yiews of the maindicate the drift of events. Their in-

of present and growing conditions is largely caused by their faith in the the opinion. The cancellation of the stability of the institutions of the country, combined with a belief in the strong undercurrent of common sense which characterizes the American people. Yet the ability to see danger ahead, is by no means incompatible with a comprehension and appreciation of the stable quality of the principles upon which the Government is built. Indeed they will, being true, withstand curse off, but opposed the approval of the approaching storm and survive it. common sense in the country, but it is rashly. It is quite possible that a

a question whether it will be sufficient site character by which the Republic We know full well that to attempt to convince the generality of people outside of our community that an evil day ing out the declarations of divine inspiration on the subject, would be no further on. more effective than whistling against the wind. Any appeal to that quarter must be based entirely upon the phil-

court in the Snow case, for it aposophy of future conditions that must pears pretty evident that it was necessarily flow from present and inmore because an affirmatory decision could not be given, than Everywhere labor is organized and anything else, that the case was

placed in frowning array against capdismissed. After exercising jurisdic-1. This consolidation of the worktion in the Cannon case, and listening to the arguments in this case, exhibitbe universal. It is nearly so now. The ing unusual interest and taking pains organizations, being the more powerscraps that are still outside of of jurisdiction entirely, seeing that it had not been sprung on either occasion. Why then was advantage taken of it to escape the responsibility of a ruling on the important, questions in-

Another Terrible Tale of Disaster in the Trail of the Great Tornado. TAINED. CINCINNATI, O., 13 .- There is no ws notice that several anti-"Mormon" telegraphic communication with Xenia papers are endeavoring to impress the public with the notion, that the de-der the reilmod that the culverts un-W z notice that several anti-"Mormon' public with the notion, that the de-cision of the Supreme Court of the United States confirms the rulings of the Uiah District Courts on the co-habitation question. The wish was habitation question. The wish was father to the thought. It is a great and a large number injured. The fearmistake or a sheer fabrication. The decision confirms nothing, gives an opinion upon nothing, but withdraws such opinions on the subject as were formerly enunciated by the Court. It going by way of Muskingum Valley. simply dismisses consideration of the Other Reports of Disaster and Deat Other Reports of Disaster and Death by the Great Storm. subject for lack of jurisdiction. Looking at the matter rationally, this DAYTON, Ohio, 13 .- The storm last night resulted in considerable damage. The rain fall filled both the Miami disposition of the matter, under the circumstances, should bring an opposite Rivers bank-full. The drainage of the conclusion to that reached by the pacity led the water to the main street, where business blocks occupy all the pers to which we have alluded. The decision in the Cannon case sustained the ruling of the lower court. But

ground. The thoroughfare became a river and flooded all the store cellars, destroying the goods. Walk Creek levee broke, flooding the west side, that is now withdrawn, so that the ruling stands on its own merits or de-merits, without sanction from the higher court. So far, it was a prudent thing to do. It is generally conceded The Big Miami waters raised nine feet the country is rapidly drifting higher court. So far, it was a prudent between 9 p.m. and midnight, showing indications of great damage to farm-ers and gardeners of the valley. The jority of the Court were opposed to all railway bridges and culverts were washed out and telegraph communiprecedent, and that Judges Field and Miller were right in dissenting from cation shut off from Dayton. Trains are all behind time and several people Opinion leaves the highest court undetained in this city. The washout on the Bee Line, four miles south of Daycommitted on the question, and so, if the Bee Line, four miles south of Day-ton, took away 300 feet of the em-bankment. Washouts are reported on every road out of Dayton. All kinds of extravagant rumors are afloat concerning loss of life. Reports from Springfield, Ohio, announce similar destruction by dightniag and flood. Portions of two trains were derailed it should ever come up again, that decision will not stand in the way of a different conclusion mere in accord. with the established meaning of terms in criminal jurisprudence.

Portions of two trains were derailed, It will be urged here, no doubt, that but no loss of life resulted. The founthe question cannot .come up again, dations of several buildings were washed out, allowing them to tumble down, Jand several houses in city and under the latest decision. It will be well not to jump at conclusions too down.gand several houses in city and country were burned from being struck by lightning. At West Baltimore, Ohio, George Miller, a prominent farmer, was struck by lightning and killed. CINCINNATI, 13. — Only the merest outlines of the great disaster are yet obtainable. From these, it appears that the rainfall last night was the worst ever known in that part of the change of opinion on that point will have to be made. There are more ways than one to accomplish most things, and when justice cries out for a remedy, it is generally the case that the law furnishes something of that nature, worst ever known in that part of the State. It was like a lengthened cloud burst, beginning at 8 o'clock and conif not by one method, then by another. And that a remedy is now demanded tinuing until after 10. Shawnee Run, which runs through a portion of the town, with cottages built on its banks, rose to an unprecedented height. Ex-actly how the great volume of water actied, whether by being dammed and for a serious evil is easy of demonstration. But of that we may discourse The decision is not to be considered as affirming the action of the lower

then breaking, or by its direct course, is not yet known, but from 50 to 100 buildings were swept from their foundations and the lumates suddenly found themselves helpless in the angry flood. How many lives are lost is no yet known, but at 12:30 the rescuing parties had rescued 24 bodies. It was estimated that a number more would yet be found. The storm is described as the most disastrous ever known. On the Little Miami Railroad the nearest approach to get at its merits, the Court could have consistently ignored the question of invisitentian entirely, seeing that it was also taken; trees were blown down, fences destroyed and crops ruined. It will require several days

to repair the railroad. Another Schooner Out of Baff. volved? Was it not because an ad-OTTAWA,13.-Information is received verse Opinion would have had to be rendered, and this would have been considered advantegeous to the been Frank Williams has put into Port Barple whose domestic relations it was desired to disrupt? Thinking people will take this view of the matter. And this will also lead to a conclusion the reverse of that immed at by some of that such permission cannot be given and to warn the captain that he cannot stay in port, but must leave according to law. FOREIGN. LATEST TRANS-ATLANTIC DIS.' PATCHES, Heavy Failure in London. LONDON, 13. -Schumacher & Schull. rice merchauts of this city, have failed, with liabilities of £183,0 0. The firm have no assets. The failure is due to a falling market.t Military Movements for Ireland. DURLIN, 13.—The Freeman's Journal says: Frederick Roberts, commander of the Indian army, will be recalled from India to take chief command of the army in Ireland. The Journal also says the garrisons in Ulster will be increased. A Colorless Ministry. ATHENS, 13.—The French minister to Greece has sailed for France. The ministry formed by Valois is colcriess.



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of their position the Supreme Court of There are but few men that can take a the United States, in two cases, had position so isolated by their own class, recognized Territorial officers elected besides having their lives and limbs in under a similar statute as lawful offidanger from the violence of intimidacers, and laid down the principle tors. Thus the absorption goes on to that until disapproved by Congress the completion by a process of compulsion law was valid. Also that the policy of allied with a sentiment of self-perserthes government towards the Terri- vation.

tories was to give them the largest The idea of the saving power of a measure of liberty and self-governcommon sense current in the people ment compatible with the authority of will bear examination. Its existence the General Government. is granted. What is the measures of

But suppose the view taken by the its strength as compared with conspirators and voiced by the late unreasonable tyranny and un-Governor was correct, and that the controlable passion. Common sense officers whose position was in dispute is ian element that appears should be nominated by the Governor. to have been flargely eliminated It then required the advice from the labor and capital controand consent of the Council to versy. There is no need to enumerate appoint, and that being withheld, the circumstances that prove this fact. the appointment was incomplete. If It is displayed by the wrongs inflicted it should be granted that the nominat- on the workingmen by capitalists on ing power was vested in the Executive, the one hand and the inexcusable tyrand that the Legislature could consisanny of the labor unions on the other. tently ignore a time-honored statute The results are before the public. Disbased on the principle of popular govturbances of trade, stagnations, upernment, was it proper on the part of risings, violence, destruction and redthe Governor to try to thrust upon the | handed murder.

people men whom they never would It is true that, thus far, the more elect to office? And because the Counviolent outbursts that have ensued have been repressed. It is probably pursue. cil did not feel willing to confirm the selections of a clique known to be also correct that they are opposed to plotting for the overthrow of the Leg- the general sentiment of the orders islature and of all local government, whose members perpetrate them. was it right for the Governor to refuse But that is, after all, a merely to sign good bills absolutely necessary sentimental opposition. Only that to the proper conduct of public at- and nothing more. But does fairs? Who made the Executive the repression of those outbreaks cure the judge of the law? ZAnd where the liability to their repetition? By no is the authority for that arbitrary means. It but increases the probabilexercise of power because his views | ity of their reappearance on a larger of the law were not shared by the Leg- and much more destructive scale, unislature? |An Executive desirous of til finally they pass beyond the point of fulfilling his duties would seek to pro- control either by the common sense mote the good of the people, and to current of popular opinion or any maintain, not destroy their rights, to practical means at command. Then promote, not obstruct the prevalence will desolation sweep the land like the of the popular will. The conspirators and their tool went | resistless tidal wave that rushes be-

a little too far. They counted too yond the ordinary bounds of the ocean's much on the passions of the country, shore, carrying destruction and death inflamed by anti-"Mormon" misrep- over the flooded area.

resentations, and the unwillingness to Every strike swells the ranks examine both sides of the "Mormon" of the more desperate men who law as his needs require for convicquestion. President Cleveland, while are ripe for bloody mischief. When strongly opposed to polygamy, did not a settlement of a dispute is suffer that part of the controversy to | reached the more active among those shut up his eyes against the real points | who caused it are marked by the em-And his removal of ployers, who take the first available the Governor showed that he appre- opportunity to dispose of them. This District Courts of Utah are Territorial clated the matter in its true light. ostracism to which they are subjected There was no excuse for such despotic extends to other firms, and thus large action as that taken by Murray, no numbers of workmen already tainted matter whether he was correct or not | with the germs of refractoriness beas to the nominating powers of the come permanently soured, and finally, Governor. It was absolutism, imthrough poverty, are rendered desperperialism, autocracy. There was nothing ate, and ready to join in the most inrepublican about it. It was totally unfernal work in the ranks of the anarchists-the worst enemies of social said "We have often so decided." justifiable under any circumstances. Now the disgruntled conspirators order. Indeed, every disturbance of trade conditions tends to manufacture Statutes in regard to the Territory of want to lay the blame of his removal. and of the call for an extra session of the Legislature, upon Secretary Lamar. It is entirely too flimsy an excuse. The reasons for the removal are so plain stable enough. ' The conditions of a States in all cases wherein the Constithat a child may understand them.

Murray had twide deceived the President grossly in regard to the need of troops. His course during the Legislature was closely watched at Washington, and what he considered his great stroke of policy was seen in the character of the people who be some protection to the citizens

ALL OCCUPATIONS. forcibly presented by Hons. John T. tion must exist in the hearts and con- licious presecuting officer. Prices. Caine and Joseph A. West, in a docu- sequently in the conduct of the popu- The rejoicings which are had over Articles by the ton or car load, and pay Cash on delivery in this city, less freight: Carpets, Linoleums, Curtains, Shades, Portieres, Upholstery Goods as low ment to be found in another part of lace. If it does not, then the nation the decision of the upper court show this paper, and their statements can- may become disrupted and the govern- that fair investigation is what the Wagon Covers, Robes, Fents, Old Cast Iron, Old Wrought Iron for flux, Old Bottles, Old Broken Glass—the different color niture. J. L. DURGIN, Gents' Suits made to order; Fit and Workmanship guaranteed. You can not be controverted. It is useless for mental principles remain-truth being promoters of the raid upon the "Mor-Auctioneer Whips, Wagon Extras, Lamps, save 25 per cent. by giving us a trial. the defeated schemers to gnash their indestructible-to be again reared mons" least desire. They gloat over Rubber, Coach Candles, Cloth, We carry a complete stock of Cloths, Cassimeres, Linings and Tallors' teeth against the Secretary of the In- in the form of a symmetrical the opportunity which it assures of unkept seperate Washers, Duck, Etc. terior. The matter is now before superstructure. Perpetuity of gov- checked assaults upon the lib-Trimmings, and sell them at Wholesale and Retail. ATTEAMS WANTED. BARTON & CO. Congress and will most likely receive ernment can only be assured erties of the people of Utah. It For further particulars apply to G. W KELSEY, Box 417, Salt Lake City, Utah. d saw ime Our Stock of Gents', Youths' and Boys' Ready-made Clothing, Hats, Boots SPRING ARRIVALS OF prompt attention. 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But truth and of their persecutors in the name of the Wholesale Buyers will find our stock more than complete, and our prices ALSO REPRESENTING ceive the notice expected for it. justice are natural conditions of the law, without appeal to a proper thi-SALT LAKE CITY, All grades of Men's and Children's Goods at prices to suit the times. Gents' Neck-wear for May just received by express. Don't fail to call and examine for your-selves. **BABTION & CO.**, dir **44** Main Street. We say alleged, because it is universe of God, and they will finally bunal. Those who can rejoice over to compete with any market east or west: I. I. Case Threshing Machines known how and where the false prevall, as everything not in consonance such a condition of affairs are not to CALIFORNIA BREWERY Mail Orders receive prompt and careful attention. Steam Engines, Saw Mills be numbered among the magnanimous and infamous document was con- with them will ultimately be swept and Horse Powers, of the earth, and their names would be cocted. It was all of a piece with his away. The time will yet come when, LAGER BEER ALS and PORTER message to the Legislature. Both consadly out of place in ithe list of the McCormick Steel Harvesters, . Man to man the world o'er - WHOLMSALE AND RETAIL just. tained most outrageous and wilful ESTRAY NOTICE. Will brothers be, and a' that. Second South Street, Three Doors Zas alai from Main Street. and Twine Binders, distortions and perversions of im-But before that glorious epoch shall IJ STLATETTISTETT) HAVE IN MY POSSESSION: 1864 Mowers and Reapers, portant facts, and were only deserving set in, there will be great revolutions BY TELEGRAPH One black HORSE, supposed to be 4 years South Bend Chilled Plows, of the flames. and overturnings, which will clear The raking up of these dead embers old, branded J O on left thigh, three white feet, star in forehead. One sorrel COLT, supposed to be 2 years old, both hind legs white to the knees, both Weir Steel Plows, WOODI WOODII the atmosphere of human affairs and shows the rage of the rascals who PTR WESTERN UNION TELEGRAPH LINE. Sulky Plows and Harrows, render it congenial for the inaugurahave been stirring up strife for 'years, tion and perpetuity of a state of things Cash paid for good, sound AMERICAN. WE ARE NEVER UNDERSOLD. Hollingsworth Hay Rakes and who thought they had achieved In harmony with the design of Him front feet white, branded A H betwen the thigh and hip. If the above described animals are not claimed within ten days from date, they will be sold to the highest budder at the estray pound, Sterling Precinct, Sampets County, Utah, at one o'clock p. m., Thursday, May 20th, 1896. F. W. SNOW, Quakingasp Wood, at the MACHINE EXTRAS. their object but find it slipping from LATEST BY LIGHTNING. whose handwork proclaims that inteltheir grasp. The need of an extra ligence, order and peace are normal Paper Mill. Must not be session of the Legislature is recog-The Scott Law. COLUMBUS, Ohio, 13.-The legisla-ture to day passed; the liquor itax bill, which is a re-enactment of the Scott law, and which gees into effect from date. conditions of all His creations. less than Five inches in di nized by all classes, and the impotent 33 and 35 Main Street, F. AUERBACH & BRO wrath that foams from the lips of the clique) through their demoralized or-THE Sixth Infantry Band left for Sterling, May 10, 1886. SALT LAKE CITY, UTAH. THE DESERT HEWS CO. gan, is but an exhibition of folly and Fort Leavenworth to-day.

nsidered advantageous to the reverse of that jumped at by some of our contemporaries.

If the Supreme Court could have consistently sustained the course of the lower courts in segregating indictments, and in constructing criminal cohabitation out of platonic association; in making a law so elastic that penalties for a misdemeanor can be multiplied so as to imprison a defendant for life and ruin him financially; in construing cohabitation when the parties do not cohabit, in view of the determination to enforce the law to the utmost there is no doubt that the Court would have done so. But the arguments of counsel against such monstrous rulings were so cogent and the reply of the Government attorney was so weak that the case would have had to go against the lower courts and therefore the Supreme Court dodged

the issue. It was an easy way to slip out of a difficulty. But it was not a dignified nor courageous course to

There is, therefore, not the slightest

ground for the assertion that the decision sustains the rulings of the lower courts, in any particular, but on the contrary, the indications, if anything, are all the other way. They go to show that those rulings would not stand the test of fair judicial scrutiny. But they serve a determined purpose, and so are allowed to stand and accomplish their work,-without apparent responsibility upon the highest judicial tribu-

The necessity for some competent and conclusive definition of the meaning and scope of the third section of figines of a consuming fire, or as the the Edmunds Act, must be apparent to every tair mind. It is not in accordance with justice that the people affected by it should be left to the mercy of a ProsecutingAttorney without scru-

ples of conscience, who interprets the tions, and whose word is echoed by the and should be defined in a conclusive manner by a United States Court. The Courts. The Supreme Court of the United States, in the Reynolds case, explained that they have the same jurisdiction in certain cases as the circuit and district courts of the

United States, but that "this does not make them circuit and district courts of the United States," and the Court If the provision in the Revised

Washington was made applica-

tution or any law or treaty of the

and the only duty imposed upon it is to convoke the Chamber of Deputies. BRIEF TELEGRAMS.

The Bank of Ireland stock rose yes-

terday from 240 to 252. A Nogales special courier just arrived from Barnett's (Arizona) ranche 25 miles southwest of Nogales, brings news of the killing of Charles Murray and Thomas Shaw yesterday. Gero-nimo's entire band is supposed to be in that locality. Two hundred troops are in close pursuit. Both Murray and Shaw were preminent among the vol-unteers from Nogales when the Indians raided the Santa Cruz Valley. two weeks ago, Much sorrow is manifested at their sad fate.

Pender, presiding at a meeting of the Submarine Cable Trust to-day, stated that the revenue thus far in 1886 is £4,655 less than for the same period in 1885, in consequence of the dimin-ished dividends of the Anglo-American Cable Company and the competition of the Commercial Cable Company.

tions, and whose word is echoed by the courts from whose judgment there is no appeal. It is a United States law in China for opposing the Germans. The letter says a veritable railway war prevails between agents from America, England, Germany, France and Bel-gium. It accuses the English of seeking to cast discredit on Americans in the eyes of China by fanning the re-sentment felt in Peking over the persecution of the Chinese in Califor-

The Hon. E. B. Washburne, of Chicago, has accepted the presidency of the American Exhibition to be held in London commencing May 2, 1887, and to continue two months. The presi-dency was tendered to Mr. Washburne by the Executive Council. The object of the exhibition is to make in London additions to the reckless and desperate class. Hunger and good sense are not ordinarily congenial companions. The institutions of the country are table accurate. The country are table accurate in all cases wherein the Consti-ordinarily congenial companions. creased.

to be the act of a tyrant, and he was compose it. No institutions, consti- against the diverse and 'unjust deci-Ladies' and Children's Hose, Foster Kid and Fabric Gloves, Laces and AUCTION ! AUCTION !! tutions nor laws can compel people to sions made in the Territorial courts. TO BUSINESS MEN OF Trimmings, Rosary and Bohemian Beads direct from European markets. officially decapitated. Household Goods? No. 360 West, Second North St., one block directly north of the Descret University, on Saturday, May 15th, at 11 a. m., one Upright Chickering Piano, Parlor, Bed-room, Dining-room and Ritchen Fur-The need for an extra session was be consistent with them. That condi- at the will of a fee-hunting and ma-Millinery Goods in complete assortment at wholesale and retail, at Eastern





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