PU BLISHED DATLY, SURDAYS BROSPERD, AT GEORGE Q. CANNON, BRIGHAM YOUNC, BOLTONS AND PUBLIS August 1, 1979. Friday.

THE EVENING NEWS.

JUDICIAL FALSEHOOD NUM- chilty. BER ONF.

BOREMAN'S decision in the sohimself of the protection of the Judicial ermine to fulminate to reduce the amounts specified in Railroad Company's and \$118,000 and without blame.

Here is falsehood No. 1; we quote strike out the sum of \$21,000 for said contempt charged, and ter yesterday. the trust imposed in these execu- to the items of \$50,000 for Washing- is yet in the power of said defend tors, is unparalleled for its reckless-ness and utter disregard of law throughout the whole administra-the set of the s tion" If the Executors had the property, their actual value was stand committed to prison, and squandered the entire estate much less, as appeared from the placed in their cure, if they inventory and appraisement which had been introduced as evidence in the said receiver, the sum of \$142,995.-50, and said Brigham Young do had diverted both the real and per- the case.

THE "CONTEMPT" CASE.

sonal property to their own indi-vidual use, a worse accusation could not have been made against ed, stating that in his answer the defendant had admitted defined at the stock of the sto or legates, greedy for more than his proper share of the estate, or wrathy because of some imagined part of it on the Manti and St. Company of the value of \$1,350, and five and 83,53-100 shares of the capi-tal stock of Z. C. M. Institution, of the value of \$291.75; a lot of sheep injustice, who uses this language, George Temples, and it could only and wool in Beaver Co-op but a judge sitting on the bench, be assumed that he had received it herd of the value of \$962.70; who is supposed to deal out impar-tial judgment and not to indulge lowed in the same strain. Judge Hagan fol-lowed in the same strain. Judge 21.70, and order from Heber Young in personal spleen nor in passionate Williams and Messrs. Miner and for \$210, and order from Heber Young for \$210. And that said defendant, Bichards showed that in the origi- John Taylor, do stand committed

If the Executors had been thus nal answer, which was part of the to prison, and their remain charged If the Executors had been thus nai answer, which was part of the guilty, Boreman would not have been justified, when issuing this interior order, in thus passing apon the whole case, nor in uttering such abuse. But the statement is utterly false and malicious. It while its nominal value was over to said protection of the proceeds of is utterly false and malicious. It while its nominal value was over cash value thereof, to wil: \$59,000; has not been shown that the gen- \$600,000.

tlemen thus accused have abused After considerable discussion or their cash value, viz. \$15,000; and Respect to the Dead-Brother that the trust imposed upon them, ex- among the lawyers and of this proceeding, taxed at \$20, on the the trust imposed upon them, exhibited any recklessness, nor disre- some remarks and questions from and that a warrant issue to carry garded the law in any instance. the Judge, counsel for the defend- this order into effect. Yet Boreman says these evils ants explained that the point they Atlest-C. S. HILL, Clerk, by JACOB S. BOREMAN, Judge. are exhibited throughout their wished to make was this: Part of H. G. MCMILLAN, "whole administration." Facts the property required to be turned Deputy Clerk, show to the exact contrary of this. over to the Receivers had In their settlement with the been disposed of, and could not Church they studied the interest be produced, and the defendant BY TELEGRAPH of the estate, and made terms that w vas now required to pay over th any unprejudiced person on investi- nominal value of property instead PAR WRETTERN UNION TELEGRAPH LINE . gation would prenounce most favor- of its actual value, and they wished EASTERN. able to the heirs and legatees. In the Court to make the proper re Views of the Administration Res paying the honest debts of the tes" duction. Also that as the real pecting the Canal Scheme, tator they showed a proper regard estate had not entered into these at the same time for justice to the proceedings for contempt, the rents creditors, for the preservation of had not been demanded by the the good name of the deceased plaintiffs, and the amount thereof the intentions of this government was then formed, and headed by and for the positive instruc- had not appeared in this matter tions contained in the will. In before the Court, the same be ment was not opposed to his the settlement with the heirs, due stricken from the Order. forms of law were subscribed to- The Court, after closely examincidedly in favor of the Nicaragua pared for its carriage to Salt Lake, route, and loose with decided disas we shall show before we have ing his own decision, and also the done with this subject-and the inventory and other papers in the favor on any plan which will give a sanction and instructions of the case, for some time, granted the foreign company control of the pro-The stand of the property into other papers in the foreign company control of the property important matter which they are prominent members. His to be turned over, from the bench, to go outside of the reserve in the control is a point at every favorable opport.
That despicable person has made they have a difference thing to the reserve in momers. His they are prominent members. His to be turned by the control its point.
A Miner, Esq., moved that a been control of the defendant : ogive a him, to make the Church of which they are prominent members. His made by the interisted parties, and ed, aged 71 years. that the late Congress in Paris was She died in full f been published to the world with controlled by those who are pecu-Judge Williams then moved that his name attached. They can be eas- the Order be suspended until toniailly interested in the adoption of the Panama plan. ily produced when neccessary. They morrow, to give the defendant an Lesseps declared precisely what istored to ber in her last momen's. are of the same character as the opportunity to show his inability to is the reverse of the truth when he baseless attack on the Executors in comply with the Order. This also said this government was not opposed to what it has reason to rehis latest decision, and, coming was overruled. gard as a stock jobbing operation. from such a source they are simply Exceptions were taken to the The president has not afficially Infamous Order in behalf of all the defendtaken up the subject as yet, but The practice of some attorneys, ants. when in court, of personally at-By agreement of counsel, further tacking the character of individuals proceedings were suspended until on the opposite side, in cases at bar, to-morrow. Is exceedingly reprehensible and disgusting to every well regulated ORDER OF COMMITMENT. tration of the United States will the Church for over 28 years. mind. It ought to be frowned do all in its power to prevent the consummation of Lesseps' plan, and also that it will appoint a comdown by the occupants of the judi-THE EXECUTORS AND TRUSTER TO cial bench and suppressed if neces BE IMPRISONED. mission of officers of the navy or sary by severe penalties. For, an Tudicial District of the Territory of Utah, Salt Lake County. Smeline A. Young et al., plaintiffs, army to examine into the whole attorney in court has no more right In the District Court for the Third to assail a witness or a defendant by provoking and abusive language than has a private citizen to thus advises, engineers of other countries will be invited to consider the insult another on the street. It is taking a cowardly and un-George Q. Cannon, Albert Carring-ton and Brigham Young, execuwhole subject. The decided opin-ion of the administration is that gentlemanly advantage of the Clayton-Buliver treaty opposes no difficulties to action on the part tors of the last will and testamen cannot retaliate. person who of Brigham Young, deceased, and John Taylor and others, defend-But if this is mean and conof this government looking to the temptible in a lawyer, what prevention of the building of the can it be thought of in a Judge? It manal by a foreign company, or by A writ of attachment having is is the course of a pettifogger, the mark of a small mind, a gross outrage upon the individuals thus ancelled, and a plain proof that the poltroon who descends to it is more fit for the squabbles of a low barroom than the calm discussion of legal questions or a seat upon the judicial bench.
A writ of attachment having is used out of this court against said defendants, George Q. Cannon, A Carrington, Brigham Young and John Taylor, for contempt in neglecting and refusing to comply with the order, made in the above entitied action, on the 12th day of June, 1879, by which order they, the said George Q. Cannon, Albert Carrington, Brigham Young and John Taylor, were directed on demand to deliver over to W. S. Mecon number one. There are others to be noticed in their turn. A writ of attachment having is is the course of a pettifogger, the The same paper says: It gives us much pleasure to announce that the accomplished officer of the

torneys for the defence, who pre-sented a good point and made it stick, in spite of the efforts of the efforts of the opposite attorneys to turn it aside by sophistry and tech-nical objections. Perhaps if Judge Boreman were

Perhaps if Judge Boreman were to make himself familiar with the case, instead of hunting for hard words against the defendants, he words against the defendants, he

words against the defendants, he might gain a little more respect and save himself from much diffi-critty. M Soo, 5 and 83 53ds shares of the cap:-tai stock of Zions Co-operative Mer-cantile Institution \$291.75, an order on Zion's Co-op. M. I. of the value of \$5,793, a lot of sheep and wool in Beaver co-operative herd of the solid in his favor, and that he value of \$5,793, a lot of sheep and wool in Beaver co-operative herd of the solid thresh other conditates where monito here. And will be assisted by

the value of \$962 70, one old thresh other candidates whose merits have been discussed. Tilden is reported ing machine of the value of \$40, been discussed. Tilden is reported cash \$21.70, and order from Heber also to have said, hewever, he did called "contempt" case contains a number of direct and wilful false-hoods, such as if uttered in any other capacity than that of a judi-cial officer would have exposed him cial officer would have exposed him to the charge of lying, and an ac- Order adjudging the defendants in tory notes, and Salt Lake Gas com- main issue in the next canvass. to the charge of tying, and an ac-tion at law for libsl. We do not think that because that conscienceless biget avails bimself of the protection of the protection of the protection of the bimself of the protection of the protectio President Taylor, moved the Court 16 \$1,000b onds of the UtahSouteern two weeks ago.

falsehood, he should be permitted the order, which the defendant was to slander and abuse houorable and required to pay over to the Rc-respected citizens without exposure ceiver, from the nominal to the acment of a successor. Walmbold, the minstrel, was bettual value of the property; also to mines and adjudges the defendants

WESTERN.

An Unhappy Voyage.

SAN FRANCISCO, 1 .- The ship Templar arrived last evening, 16 days from Rio Janeiro here. She put in for repairs on the voyage out from New York. While in Rio the captain took the yellow fever but recovered. Nine of the seamen also stand so committed and charg-

carpenter, and several sallors were taken down. On June 24th, Wil-liam Snelling, chief mate fell overboard and was drowned. Capt. Armstrong is still ill and several of the crew are not fully recovered. The quarantine officers took charge fever on board for three months.

and 16 \$1,000 bonds of the U.S.R R



PRELIMINARY NOTICE! SALT LAKE THEATRE! MONDAY, AUGUST 4, 1879. AMY SHERWIN

Will give a GRAND

MRS. MURTHA PORTEOUS,

(Miss Lizzie Murphy,)

It is rumored that the celebrated The attention of Families is called N. BOUKOFSKY'S

> FINE OLD KENTUCKY BOURBON WHISKY At \$2.00 a gallon, 25c. a plat, -4740-Pure California Port and Sherry

At same price. It is the PUREST KEN-TUGAY WHISKY and CALIFORNIA WINE sold at the price in Utah. We advise you to call IOT GIVE IT A TRIAL 'S

> N. BOUKOFSKY; 29 and 31 First South Street.

died in port from that disease. The J. PAYNE. Manufacturer and Dealer in Home-Made and Imported **BOOTS and SHOES** BIG BOOT. East Temple Street, of the vessel, destroyed the bed-ding and carpets, disinfect id the ship and took her to quarantine. There has net been a new case of Has on hand a Fine Stock of his

own manufacturing. Also

Established May, 1876.

ASHION

GENTLEMEN:-We have on hand

on the arrival of the remains of Elder Joseph Standing there last evening, an immense concourse ef people of that place and other surrounding settlements assembled to witness the transfer of the body to the Utah Central train, A large representation of the Y. M. M. I. A. of Weber County, received the





NEW YORK, 1 .- The World's truth," and "Freedom, where is Washington special says: Lesseps thy Domain?" A funeral cortege

when he said at Nantes on Tuesday the Ogden brass band playing night that the American govern- Webster's Funeral March, proceedscheme for a canal by the Panama ed to the Utah Central depot and route. The administration is de deposited the body in the car pre-



Stock replete with the novelties body and placed it upon a bler of the season, and would be pleased draped with black and white and for you to call and inspect, when we will quote figures never before decorated with garlands and the mottoes, "Joseph Standing, an- Chicago. touched by any firm west of other martyr for the cause of

Punctuality

BUCKLE & SON. MAIN STREET.

She died in full fellowship in the Church of Jesus Christ of Latter day Saints. Her su-viving relatives tender their thanks to the friends who so kindly admin-

At Omaha Nebraska, July 23, 18:9, of in flammation of the bowels, SAKAH ASH-TON, wife of Jos ph Ashton.

Deceased was born on the 24th of July. 1815, in Lincoln, Liccolnshire, England, Ste from the tenor of bis conversation | was baptized at Wakefield, in Brad'erd in the interview referred to it is Conference, and emigrated to this country very plain that he has gone far in 1873. She was a kind and lowing wife enough in to it to see the force of and mother. She has left a husband and Ammen's views. It may be an. five boys in this country and four daught. nounded with authority then that, ers and many friends in England to mourn as at present advised, the admini .- ber loss She was a faithful member of Millennial Star please copy.

FOR RENT.

MULES, HORSES.

A NOTHER band of herses at mules fro = 0. P. Rockwell's retate are now at Armstrong's Lumber Yard. Persons wanting good draft driving or riding ani-mals, will find them there. div

TO RENT.

HOUSE and LOT 434 Blocks East of Deserve National Bank, 4 rooms and larv with water from main. Also Booms raished or Unfurnished in Grossbeck ook, above Postoffice, and in Wasatch liding to let on reasonable terms. Apply Grossbeck & Son, Box 452 Salt Lake

VALUABLE INFORMATION To these interested. I wish to inform the Wool Growers that I am prepared to make arrangements for buying and will make arrangements for buying and will make arrangements for buying and will FOR WOOL Wool Backs, Twine and a No. I artic of Sheep Shears furniahed. I a deal in Bidee, Pelts, Tallow, Fu dc, for which I pay liberal price Corner of South and East Terms Streets, Sait Lake City H., E CLAWS and a No-1 article furnished. I also



9

PLUMS

Look out for the Wagon or Leave Your Address at Store to Call at Residence

conceived that

for them.

Shirt MARKET PRICE Collars, CIVEN

Wear FOR Cuffs, DRIED out,

Neck Ŷ Ladie's and . Ties. Sho Slippers Bows.

Tip

Shoes,

that

hardly

**ever** 

Dusters,

\$

lothing,

Hats,

Caps,

Boots

-1 -

......

.

-

EAGLE

H

E

ORUM

AT TEASDEL'S Etc

0

10

and Fancy Dry Goods in Endless Variety,





S. P. TEASDEL



THE

Powders

asting

00

and

Rifle

ling,

port

3

S

Dupont

6

gents

Glass

Grockery,

Ranges,

and

Stoves

mings,

Ξ

B

TINWAR

2

EMPORIUM

NEW ARRIVAL Ladies' Dusters, Hosiery, Gloves, Corsets, Marselles, Pique,

Lawns, Prints Dress Linens, Notions, Staple

AT GREATLY REDUCED PRICES.

DRESS GOODS, PRINTS, LAWN GRASS CLOTHS, PIOUE.



