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A WORTHY EXAMPLE.

ant's counsel.

as a witness because his job is simply the simplest member, the most experi- testimony was worthless to the prose-

A stereotyped catechism of any kind await the action of the grand jnry or does not meet the requirements of not, the whole expensive, vexatious house to house ministrations. They and bombastic business is a complete are to be conducted as the Spirit of fizzle, which we think no one realizes light and truth shall suggest, and as more keenly than the District Attorney various conditions and circumstances and his favorite committing Commismay demand. Consolation is needed sioner. But what excuse was there for all this trouble to 36 people, put to repeated inconvenience, and for the great cost of the proceedings, to say cessive zeal. There are differences nothing of the wrong done to Mr. Angus M. Cannon? We do not expect a reply from the cause of the needless trouble, but the question will not suggest any sentiments of satisfaction or reflect much honor or glory upon the

Dickson.

97th inst.

the fine is paid.

ITEMS.

titlersen, a native of Denmark, and toiay E. S. Marcus, German, J. H. Last, Hollander, Thos. H. Robinson, Thos. B. Evans, and Elias Woodward, English, were made citizens of the United States. In this connection it may not be amiss to observe that it has been noticeable that during this term of the District Court quite a number of applicetions have been made by aliens





sult, so far, must be very disappointing wonderfully increased in our midst, for to those who have been looking for which we are thankful and feel encoursomething sensational as the outcome

something sensational as the outcome of the case. After the huge throes of Dickson's big "moun-tain," it has not even brought forth the figurative "mouse." Like Sir Charles Coldstream, hei has climbed up this imaginary Vesuvius, and after gazing into the dotter of the trials and privations which the wicked would in-flict if they had the power, and that your lives shall be prolonged to see the people of God triumph over the ene-mies of righteousness. We figure the trials and privations which the wicked would in-flict if they had the power, and that your lives shall be prolonged to see the mess of righteousness. We affectionately approximately approximately approximately the trials and privations which the wicked would in-flict if they had the power, and that your lives shall be prolonged to see the people of God triumph over the ene-We affectionately subscribe ourand after gazing into the depths of the crater, he can only exclaim with wear- Peace. iness, "There's nothing in it."

The defendant was arrested by four deputies on a complaint charging him with unlawful cohabitation, the parties named being Sarah M. Cannon and Mattie P. Hughes. The extraordinary bail of \$10,000 was required on a single

On Monday, Dec. 18, Robert Cannon charge of misdemeanor. When the time came that was set for the examination, the case was postponed to suit the wiskes of the prosecution. A host of witof the prosecution. A nost of wit-nesses were subponned but that did not matter. Uncle Sam is rich, and if the case could be made to stick, the detendant, who bears a name that seems to inflame the Public Prosecu-tor like a red flag does a raging bovine, would have to foot the bill. After a delay of nearly a week, the District

states that the fire then spread so rapidly that the boat was wrapped in flames in a short time. He thinks there were ten or twelve lives lost including a colored fireman and two col-ored chambermaids. It is thought that 50 persons perished.

L. W. SHURTLIFF, C. F. MIDDLETON.

OGDEN DEPARTMENT.

DISTRICT COURT PROCEEDINGS.

The McQuade Trial.

but it finally gained such headway that

nothing could be done with it. Barry

at Mermith, Monmothshire, England, re-ceived the Gospel and was baptized in 1883 New YORK, 14.—Hundreds of peo-ple flocked to the General Sessions Court to-day but were forced to re-main outside, as no curiosity seekers were allowed to enter. It was rumored that District Attention and has ever since lived as she died, a true Latter-day Saint, in full hope of a glorious resurrection .- Com.

RASMUSSON-In the 11th Ward, this city,

tember 1st, 18:3.

DEATHS.

ber 28th, 1886, from croup, Henry Z. Lufkin;

born at North Point, Salt Lake County, Sep-

MORLEY-At Tempe, A. T., of oid age,

December 2d, 1-86, Ann Morley. The deceased was in her 74th year; she was born

LUFKIN .- In Washington, Utah, Nove

main outside, as no curiosity seekers were allowed to enter. It was runnored that District Attorney Martine had secured testimony that Juror Rosen-berz was a firm friend of Keenan. Shields and others, and that he had sworn falsely in his examination as talesman. It was expected Martine a mis-trial or that Rosenberg would be arrested for perjury. When the court opened, counsel for the defense and people alternately held long consulta-tions with the recorder, taking up hali a hour. Martine was evidently er-cited. The recorder looked glam, Newcomb looked very serious, but Mc-du and bine recorder nodded for the defense and said "Go on Mr. Grady," and the case proceeded. A. J. Cawley, who had a room at Mc, Laughlin's, testified be never saw any aldermen visit the bouse except Full-graff. The defense here rested.

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