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EVENING NEWS.

THE PROBABLE EXTRA LEG-ISLATIVE SESSION.

PRESIDENT CLEVELAND has recommended to Congress the passage of a bill authorizing a special session of the Utah Legislature. This he considers necessary, in consequence of the obstruction of the late Governor to the passage of the appropriation bill. It will be remembered that when the idea was advanced that the President would call an extra session, the DESERET NEWS showed that it must be done through Congress. It is to be hoped that action will be taken on this matter at once. It is possible that the members elected to the last Legislature may be authorized to jact in the special session. But it is probable that a new election will be required, when the late members could be re-elected as the most competent persons to attend to the business necessary to be done, because of their familiarity with all the details.

If the extra session is called, we hope sufficient time will be allowed for the re-enactment of several very important measures which |were vetoed by the late Governor out of pure spite and malice. They are almost as necessary as the appropriation bill. Of course the new Governor would be put on his mettle, and if he approved of the bills he would be assailed by the conspirators who made such a tool of Murray. But it would give the Governor an opportunity of showing how much sand there is in his composition, and whether he means to study the public interest or the wishes of a clique bent on "rule or ruin."

They will be terribly disgruntled if the extra session is authorized. They have not been able to bulldoze the President and cannot manipulate Congress as they handled Murray. They would not only prevent the extra session if they could, but would destroy the Legislature entirely. They are so anxious for Republican or Democratic rule that they would take away from the people to be governed all voice and question. It is easy to see, however, control in the local government. First that the bringing of the proposed rehef they want the "Mormons" disfran- so near to a successful issue, and then chised so that they-the little minority-can run the Territory. For this they clamored for the Woodburn bill, signal defeat, which it is Nkely to enor preferably for a more stringent measure concocted among themselves, taking away the ballot from eve; y per- ator and chief promoter, to eradicate. son who belongs to or supports the The creation and governing of de-"Mormon" Church. Second, if that pendencies by the freest system on

sarily given much attention in his and sufficient, the judgment is in his copious researches, to the causes of hands, and he can sit down upon them the decay of nations. In his "Sketch after hearing them with better judicial grace and consistency than by inferof Cæsar," he thus expresses himself upon this momentous subject: jecting such snappy expressions as, "I don't care anything about that!" "I "If there is one lesson which history don't want to hear anything further!" clearly teaches, it is this; that free na-"The Court 'doesn't care about any-

natural object.".

tions cannot govern subject provinces. If they are unable or unwilling to ad-mit their dependencies to share their body else!" etc. Such a course only puts him at a disadvantage when his constitution, the constitution itself will fall to pieces from mere incompesnarliness is compared to the quiet "When the control of reason is once assurance and calm consciousness of rectitude exhibited by the gentlemen emoved the catastrophe is no longer upon whom he inflicts the severest listant, and the nations, like all organized creations, all forms of life, from the meanest flower to the highest punishment within his power. Mr. Lambert's remarks were simple. human institution, pass through the regularly recurring stages of growth pointed and relevant to the question,

and transformation and decay * Commonwealths have and would have been considered by a fair and impassioned court as reasons proved as unenduring as any other why the extreme penalty should not be

pronounced. Still stronger reasons Whether prompted by an inherent were advanced by Mr. Naisbitt. Ilis disposition to extend the principles of explanations showed that he had kept her constitution, or from the more sorthe Edmunds Act under which he was did motive of self preservation, Great convicted' As a matter of fact he had Britain has so governed her provinces, not broken the law. It was only by a as a rule, for half an age at least, in strained and altogether inconsistent such a way as to cause them to feel as construction of the law that the jury lightly as practicable the position of could find any excuse for his conviedependency. They have had their own tion. The evidence showed most conparliaments and have enacted their clusively that he had not cohabited own laws for all practical purposes with more than one woman. He en-This liberalization in the treatment of deavored to explain this but while doher colonies has been a gradual proing so was rudely interrupted by the cess and has, doubtless, contributed Court. Surely, when a defendant is largely to the perpetuity and solidifiasked for reasons why sentence should cation of the Empire. The British denot be pronounced, and he pendencies have been considerably left wished to show them or mitio govern themselves under the genial gating circumstances justifying a auspices of the constitution. The conmoderate sentence, he should equence has been that the tendencies be allowed to do so without interrup-

to disruption of the body politic have tion and without exciting judicial petbeen of a mild type.! tishness. Ireland is theoretically an integral All that Judge Zane appears to be part of the United Kingdom, but pracdesirous of hearing is a promise from tically she has been treated as a deconvicted defendants that they will pendency. She has long groated unobey the law as construed by the der the burden of stern injustice. The courts. This is something that he result of this treatment affords a well understands they cannot do, honnodern illustration, so far as it has orably and consistently. For, 11 the been developed, of the soundness of first place the constructions of the Mr. Froude's theory regarding the courts have been so many and so varicauses of the decay of nations. The ous that no one can tell what is the, situation of Ireland bids fair to consettled meaning of the law. In the secstitute a rock upon which the British ond place there are other persons con-Empire will split. Mr. Gladstone, at terned besides the defendant, who this late date; has made a gigantic must be consulted as to their future, effort to stop the progress of disintegwhich is involved in the extorted ration by according to the afflicted

promise. country her constitutional rights, in # la the Naisbitt case the meaning of the framing of one of the most-radical the law is explained to be, that a measures ever aimed at in the British man who has more than one wife, Parliament. The remedy comes jate, must not call upon a woman who and present appearances indicate that has been connected with him it will be repudiated. It is difficult to by the most endearing and enduring tell what effect such an enactment ties, even if she is dangerously sick or would have in arresting the disintegdying. The one call which Mr. Naisrating forces engendered by the Irish bitt made upon the wife with whom he had ceased to live. by mutual arrange. ment, at the time of her confinement. was construed by the Court into: undashing to the ground the hopes of lawful cohabitation, and for that he those who were longing for it, by a was sentenced to [six months' imprisonment and a fine of three hundred counter, will greatly increase the evils dollars. So, if he had promised to which it was intended, by its originobey the law in future, as required by Judge Zane, he would have promised

the

him

ment.

cution," there is no telling who may

be brought in as "first wife," and

therefore when a defendant is asked

whether he will obey the law in future

he does not know what he is promising

nor what trap may yet be sprung upon

when a man has married plural

wives, he has made solemn and eternal

covenants with them. They are parties

with him to the contract. He cannot

break that contract without their con-

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> AMERICAN. LATEST BY LIGHTNING.

More Pay and Shorter Hours.

NEW YORK, 12.—The strike of the sugar refiners in Brooklyn has ended. The strikers surreneered unconditionally and have asked for work. Those who are taken back will be paid \$1.45 a day instead of \$1.35 as tormerly. Th What the men struck for practically was a recognition of the right of their

union to dictate terms, and there they have failed. A Failure.

INDIANAPOLIS, 12 .- The switchmen's conceded by a number of strikers. Th night men have been at work all day trying to get the day men to join them, but so far only the Wabash men have come out. The men on the other roads remained at their posts. The night men of the Big Four express determination to return to work to-night.

> In the Track of the Great Tornade which SWept Through Missouri and Kansaa

RoLLO, Mo, 12.—A report comes from Vichy Springs, 12 miles north of Rollo, that the greater part of that town was destroyed by the storm last night. A majority of the residences and many business blocks were unand many business blocks were un-roofed a.id almost completely demol-ished, but no lives were lost and only four persons injured, and they not seriously. Atchison, Ks., 12—An 11 o'clock yes-terday morning a severe cyclone struck the town of Nortonville, 17 miles southwest of this city, doing an im-mense amount of damage.

The brick block which had just been

completed by McCarthy & Layson, was completely wrecked. The Bank building adjoining this was also de-molished. Many dwelling houses were unroofed and almost totally destroyed. Reports from the surrounding country state that the damage to property was very great.

Green Ridge, Mo., 12.-This village suffered severely by yesterday's storm. Houses were removed from their foundations out-buildings acstroyed, fences blown down and great damage done to fruit and shade trees. The

done to Iruit and shade trees. The glass in the windows of nearly every building in town exposed to the force of the storm was shattered by the hail, no lives were fost. Osno City, Mo., 12 — A violent storm struct this place at 2 o'clock yesterday afternoon, lasting about an hour and a half during which time the rain poured in torrents so that within he minutes from the time it began the streets and fields were flooded and covered with water; fences were torn down treas uprooted and blown in every direction. The Os ge River has flooded its banks two milles south of here, causing hamense miles south of here, causing hamense damage, driving many from their houses. Crops in the surrounding country will prove a total loss. Kansas City, 12 - The search in the ruins of the buildings wrecked in yes terday's storm was continued until af

ter mininght and resumed this morn-ing. The bodies of the dead children are fall out of the Lathrop school building, but three men are still miss-ing, who are supposed to have been in the Oswald factory building. A meet-ing will be held this afternoon to provide temporary quarters for the county and court officials and to dethat if a wife of his were to send for cide on their future action. The rechim when dangerously 11, he would ords and papers, all of which are





M T



dent's proposition is considered in frequently exhibited that their enu-Congress, the representatives of this meration here is unnecessary. That can succeed. If Congress is not ; thordition of things brought about by the is concerned, no matter late Executive of the Territory.

fereign to everything democratic in theory and practice. It is monarchial. power to disapprove of every act of of Mr. Fred Dubois, U. S. Marshal for the Legislature, and this is surely Idaho, uttered a few days ago, the sufficient for every purpose.

If the bill is passed for the extra sesappropriated. The cost of a new election will fall on the government, because of the useless incumbrance known as the Utah Commission, which ought to have ended its existence after the Legislative session of 1884, as intended by the Act which created the Commission, but was kept in life by the connivance of the now defunct Governor. The extra session is needed for many things, and it is to be hoped that its powers will not be confined to the mere passage of an appropriation

hope Judge Zane will get to underhis side of the subject. The question of the expenditure of stand after a whill that perverting the If the Constitution and laws are the line of the finer arts, and feeling in public moneys, in the event of the paslaw, multiplying its penalties, berat-Spring Wraps, Jackets and Jerseys. trampled under foot in order to crush my duty to encourage the young such labors, I am most cordially, sage of an appropriation bill at an exing defendants and trying to induce any portion of the people, dwelling in Your brother in the Gospel, NORMAN FILLMORE. tra session of the Legislature, has men to act like brutes, and pay any section of the Republic, the spirit been sprung by the little party of obno respect to their religious obligaof disregard for law will spread structionists. There need be no tions and the dictates of humanity. throughout'the whole governmetal fabdublety on that point. The de facto We carry the Largest Stock and Choicest Styles over shown in this city, at will beget no respect for the laws as he A shrewd Yankee has invented a re ric, and lawlessness, anarchy, and strife Auditor and Treasurer have the uninterprets and administers them, but volving table, which dispenses with waiters. Instead of tipping the wait-ers one need only tip the table. will take the place of peace, order and doubted right to act while only embitter the unfortunate victims prosperity. Already the symptoms apto his malice, their children and their they retain possession of their pear in the very vitals as well as on the offices. They have faithfully perchildren's children and all- their assosurface of the Republic. Would that Ladies' and Misses' Muslin and Gauze Underwear at lower prices than ever formed their duties while they have ciates, against that power which is so the country would take to heartj the PALATER been entrusted with the handling of relentlessly and inhumanly exercised, lessons of history. But no; its tones, Garments. Our prices will convince her. the territorial finances, and there is in a vain attempt to stamp out a faith CASH! PARKER .- From Cancer, at the home of which come thundering down through A Large Lot of Embroideries at 5c., 10c., 15c., 20c., 25c., 30c., 35c. and upnothing to hinder their still doing so that is indestructible, rend, asunder C. A. and E. J. Clark, after 4 months' sick the ages, fall without effect upon the wards; worth 25 per cent. more. The suit against them is still undeness, May 7th, 1886, Mrs. Rebecca Garfield Parker; born June 20, 1839, at Crowland 02 ties that are entwined around human ears of the nation. Ladies' and Children's Hose, Foster Kid and Fabric Gloves, Laces and hearts, and quench affections that will cided. The bogus appointees have AP Enquire at the Office of the Desered Trimmings, Rosary and Bohemian Beads direct from European markets. merely gained one step in their ad-Lincolnshire, England, She was baptized Woolen Mills, City, or at the Mills, Sugar endure for ever. Millinery Goods in complete assortment at wholesale and retail, at Eastern vance to grasp the offices which the about the year 1854-6; emigrated June 20th, House Ward. FRANK W. JENNINGS, Manager, AN IRASCIBLE AND INCONSIS-\$5, from Chatham, Kent, England; was a people do not want them to obtain. d 1w Prices. TENT JUDGE. They are not in yet. The de facto offifaithful, patient Latter day Saint.-Com. ADIEU. Carpets, Linoleums, Curtains, Shades, Portieres, Upholstery Goods as low Mil. Star, please copy. cers are in, and the nimsy objection Judge Zane very much dislikes as the lowest. YESTERDAY the crusade made two TO BUSINESS MEN OF to their old bonds is removed, for they hear a "Mormon" advance any reasons l'euts, W. gon Covers, Robes, more victims-Henry W. Naisbitt and are under new bonds against which why the extreme penalties of the law ALL OCCUPATIONS. The depressed, anxious, tired, pros-trated feeling with disposition to chills and fever, headache, malaria and ner-vous prostration indicate that the Whips, Wagor | Extras, Lamps, George C. Lambert. Like the balance save 25 per cent. by giving us a trial. no objection can be raised. But in should not be passed upon him, when Rubber, Coacl | Candles, Cloth, either event, they are fully competent, convicted of unlawful cohabitation. He of the brethren who have stood true to I WISH TO. BUY THE FOLLOWING articles by the ton or car load, and pay Cash on delivery in this city, less freight: their convictions under pressure, they Duck, Wasliers, until the dispute is finally settled at it Etc. blood is full of uric acid, which can only be effectually remedied by that great blood purifier. Warner's safe asks for such reasons as a matter of go to prison carrying with them the they have turned over their offices to Old Cast Iron, Old Wrought Iron for flux, Old Bottles, Old Broken Glass—the different cold form. But when defendants begin to good wishes and sympathy of their cotheir successors, to handle the moneys present them, he becomes irascible religionists. One of them-Brother belonging to the people who elected Mae Harriess a Specialty cure. naterials most durable and our prices the lowest, and grumpy, and often uses the most Lambert-has been for nearly a year them, and who, as is matter of right, insulting language and epithets in his kept seperate and a half on the staff of this journal. Twenty Years Make a Skeleton unseemly wrath. He has not lately While we regret to part with him-and ought to decide as to the disbursement ATTEAMS WANTED. We warrant every pair we sell. of their own finances. Anything that gone so far, as on some former locca-For further particulars apply to G. W KELSEY, Box 417, Salt Lake City, Utah. d saw Ime THORPE, Tenn., Dec. 29,1884 .- Warn er's sale cure restored me to perfect health, from an emaciated condition with Brother Naisbitt-and to lose his ALS() REPRESENTING seeks to deprive them of this power, sions, to call his silenced victims services for a season, it were infinitely caused by chronic diarrhea. Had it twenty years, and was reduced to a mere skeleton. I am well. Weigh 120. -JOHN L. GORMAN. to compete with any market east or west. whether it be in the form of a congres-I. Case 7 breshing Machines, "cowards" , and , their children "basbetter thus than that either of them Mall Orders receive prompt and careful attention. sional statute, an executive edict or tards," ,but he cannot control his im-Steam Engines, Saw Mills should have taken a course at variance a judicial ruling is opposed to demopatience when they respond to his un-REMOVAL with his religious profession and famcand Horse Powers, cratic principles, is usurpation and meaning invitation to state if they have ily obligations. We bid them both s OF THE oppression and is in violation of the anything to say why sentenec should McCormie k Steel Harvesters, temporary farewell, and trust that spirit of those institutions which every not be pronounced. D. & R. G. LUMBER YARD FOUND. they will be no worse for their exand 'Twine Hinders, patriot should struggle to maintain in upon Brothers George C. Lambert and perience, disagreeable beyond ex In the inflicting of the full penalties 1864. A PURSE CONTAINING MONEY. THE owner can obtain it by calling at this office and paying costs. dlt RSTABLISHED Mowers and Respers, ---- TO THE ----their primitive integrity. pression though it may be. OLD TANNERY SITE. South B and Chilled Plows, Henry W. Naisbitt, he interrupted them several times. He should Cor. 2d South & 3d West Sts., THE DECAY OF COMMON-Weir Steel Plows, ESTRAY NOTICE. remember that though he may WEALTHS. Seth Kinman, of San Francisco, has Sulk y Plows and Harrows, not consider the reasons offered Where may be found a general assortment of finished President Cleveland's new elk HAVE IN MY POSSESSION: WE ARE NEVER UNDERSOLD. JAMES ANTHONY FROUDE is one of the sufficient, he cannot judge of horn chair which is a unique and He illingsworth Hay Raises, One bay horse MULE, about 4 or 5 years old, brand resembling 7 on right thigh. If the above described animal is not claimed and taken away on or before the 17th day of May, 1886 it will be seld at public auction at the estray pound at 2 p. m., in Randolph, Rich Co., Ciab. JOHN BNOWBALL, District Poundkeeper. Randolph, Utah, May 7, 1896. MACHINE EXTRAS. leading mlads of the age. Being a them until they are heard. And GALIFORNIA, OREGON, UTAB AND EASTERN historian, as an historical student he has few peers and fewer superiors. The philosophic deductions he draws from the vast accumulation of facts he has stered away in his capacious brain are likely to be sound. He has necesbeautiful piece of work, with its grace-LUMBER. Which will at all times be seld as the LOWEST MARKET PRICES, SALT LAKE CITY, UTAH. F. AUERBACH& BRO ar Grain and Wool wanted at surren rices. 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appointed by the Government in place a constitutional monarchy, such as of the Legislative Assembly chosen by Great Britain. It is much more the people. Third, that being impossi- foreign to the spirit and interest of democracy, where the people are pre-Judge Zane himself. sumed to be severign locally. Yet it thing but local self-government in any practically exists, and nowhere so shape or form. They are nice Repub- markedly as in relation to Utah. The licans, are they not? And what kind people of this Territory are legislated of Democrats are they whe wish to de- against in a way that is foreign Daynes case the same judge ruled that stroy in this Territory the very funda- to the spirit, intent and express mental principle of democratic govern- provisions of the Constitution of the country. The facts illustrating the truth of this statement have been so

earth-the republican form-is much

more of an anomaly than in the case of

clique will do all that lies in their the Utah question, owing to the small power by falsehood and misrepresen- number of people claiming to be optation to prevent the convening of the pressed, should have any bearing in Legislature. But we do not think they producing processes of national discolution and disaster will, doubtless, be oughly blinded by prejudice, the neces- treated scoffingly. Yet the principle sity of the measure will be perceived laid down by Froude is involved in it. at once as the only remedy for the con- And so far as the extent of the trouble 8.4 obstruction and nullification of the to the comparative paucity the number of the people

Attached to the bill for the extra oppressed, it will not be denied session should be the measure placing that the question as a whole has been Utah on the same footing as all the made one of national import, and exother Territories in regard to legisla- ceedingly conspicuous at that. It intive powers. The absolute yeto should volves the nation to all intents and be removed. There is nothing in it purposes. Then if Froude be correct that is justifiable in a republic. It is evil to the country will be the result. We firmly believe with Mr. Froude that, "when the control of reason is despotic and anomalous. There is no removed the catastrophe is no longer need for it whatever. If all the anti- distant." The control of reason has "Mormon" nonsense uttered on the been for some time removed in the subject was true, it is still entirely treatment of the people of Utah. This is unnecessary. Congress retains the exemplified every day. The expression

making of the assertion being admitted by him in court under oath, is but a sion, it will no doubt be limited to a sample instance which applies to the short term. The expenses will have to anti-"Mormon" crusade throughout. be specially provided for, because the He said he had a jury empanelled to law forbids any session of the Legisla- try "Mormon" unlawful cohabitation ture until the money for its expenses is cases that would convict Jesus Christ if he were on trial. Neither has argument the slightest effect in changing the merciless bent of those who are operating the anti-"Mormon" crusade. They appear to have, individually and collectively, determined that "The control of reason be removed" from the controversy. A saying of Painesubsequently plagiarized by Ingersollapplies precisely to them. He said that to argue with a man who lays aside his reason is as useless as to administer medicine to a corpse. They

will not entertain any reason that a "Mormon" has to offer in support of

not respond to her call. Any man that would make such a promise would either agree to something he did not intend to perform, or he would be as heartless, inhuman and fiendish as day.

Then, according to the latest judicial FOREIGN. dictum a man with more than one wife must agree to live LATEST TRANS-ATLANTIC DISwith the first only. In the PATCHES.

Chamberlain on Home Rule.

the defendant could live with which wife he pleased, so that he only lived LONDON,12.- A political meeting was with one. But Mr. Naisbitt had lived held at the residence of Joseph Chamberlain to-day. Sixty memoers of the with one wife only, and that the first iouse of Commons were present. wife, as he undesstood the matter. His bamberiain explained the renewal of his activity against Gladstone's bill by saying he had been clearly informed last Saturday that the premier was first and second wives having died, he lived with the third, and no other. But the court ruled, for the purposes prepared to expanse from the meas-ure the clause excluding Irish representatives from sitting at Westminster and thus maintaining the of the prosecution, that the wife upon whom he made one call when she was sick, was the first wife, so that the unity of the empire as desired hy the radicals. Chamberlain declared that nothing short of withdrawing the Home Rule bill would restore unity wife whom the defendant considered first' wife was adjudged a plural wife, and hence the unlawful among the liberals. The meeting unanimously adopted resolutions decohabitation. In the case of Apostle claring that those present would do the utmost in their power to oppose the Government's Irish Lorenzo Snow, the court ruled that his wife Sarah was the first wife, so as to convict him on one indictment, and bills as there was no hope that the measures would be amended in a way to make them acceptable to the folthat his wife Adeline was the first wife to convict him on another indictlowers of Chamberiain. ment. "For the purposes of the prose-

A Censeless Downpour.

LIVERPOOL, 12 .- There has been a ceaseless downpour of rain ever sinceearly yesterday afternoon and the royal programme has been curtailed.

----CORRESPONDENCE. AN ART SPECIMEN.

SALEM, May 11th, 1886.

Utah's Young Artists :

sent. Mr. Naisbitt tried to explain I have just been shown a specime of crayon drawing, of Bishop C. D Evans, of Salem, the work of E. R Rooinson, of American Fork, from a this to the Court. But Judge Zane wanted no explanation. He only wanted to extort a promise. That failing the to extort a promise. That failing the photo likeness. The drawing was a full vengeance of the law was present to Bishop Evans, by the artist. This young, but promising artist, is only 19 years old and is a son of Brother Edward Robinson, of Ameriimposed. If "Mormons" who are thus placed in jeopardy had as little regard for their agreements as can Fork, and grandson of the late many of their persecutors, they would Bishop L. E. Harrington.

All who have scen it pronounce it a be free to promise with the lips that work of superior merit, reflecting which they cared little about fulfilling great credit on the genius and indefain act, and would thus escape the pun-ishment inflicted upon the true and faithful. And if they had no regard for their plural wives and children they could, by agreeing to discard them as required, avoid both fine and lenprisonrequired, avoid both fine and imprisontalent of the young men of Utah is fast coming recognized.

Judge Zane said "I hope you people will get to understand after a while of Salem who have seen this specimen of Brother Robinson's skill in this dethat these laws must be obeyed." We lightful art are about to apply for his professional services. Withing success to all enterprises in

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