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CHARLES W. PENROSE, EDITOR. laturday,

EDITORIAL NOTES.

A married man can be sued upon a breach of promise to marry, in the opinion of the Supreme Court of has been judicially declared an Vermont, in Pollock vs. Sullivan. alien, and therefore, that he cannet

The first complete railway train, carrying one hundred passengers, passed safely through the St. Gothard Tunnel, recently, in fifty eral habit of repeating ramors about minutes.

The adage about glass houses and Pittaburg proposes to make glass bricks of divers colors, to be used in ornamenting houses.

A remarkable case of Divine visitation is reported from Arkansas. John Freeman and Robert Nelson. farmers of Little Rock, who cursed God for permitting them to suffer from the prelonged drouth, were stricken down, one by paraly sis and the other by lightning.

The Chicago Times notes that the fur business of Maine amounts to over \$100,000 a year. The bulk of the fur is furnished by professional trappers, who work near the headwaters of the Androscoggin, Kennebec and Penobscot. There are hundreds of men in Maine who support their familles by hunting, trapping and fishing.

The San Francisco Bulletin states. as evidence of the growth of the fish canning industries on the Paelfic coast, that a lithographing firm in that city have increased within two years their label printing facilities from \$13,000 worth of machin-

TWO GRAND MISTAKES. THE time has come around for another of those anti-"Mormon" epi-

lemics which periodically affl et the press of the United States. Just now the papers are considerably agitated on the "Mormon" question, and as usual, in attacking it, they shoot very wide of the mark. Two great mistakes are being made in

this season's assault, which we will briefly point out for the benefit of our contemporaries, not because we anticipate any serious consequences

It is supposed that the "Mormon Delegate," as they call Mr. Cannon, take his seat in Congress. This is

one of the great mistakes. It is not remarkable that so many journals have fallen into it, when their genem called "Mormonism," they certhe "Mormons" without inquiry is considered. The press dispatch an-

f American citizens.

nouncing the termination of the stone throwing will soon be well un- Campbell-Cannon suit in the Third stood. A glass manufacturer of District Court of this Territory, was worded so as to lead them to this conclusion. They did not stop to think of the many falsehoods con cerning Utah which have been sent

therefrom.

over the wires to deceive the public, but proceeded at once to comment on it as a fact. We wish to inform them that no

judicial inquiry into Mr. Cannon's citizenship has been had. A suit was entered, asking the Court, among other things, to declare void his certificate of naturalization ot-

tained December 7th, 1854, but the case has not been tried on its merits, simply because the Court had no jurisdiction of it in the shape in which it was presented. No answer was filed to the complaint because the defendant's counsel interposed a demurrer pleading the Court's lack of jurisdiction, and the demurrer was sustained. The sult was there-

fore dismissed. This was defeat to the Campbell side, but is represented as a triumph against Mr. Cannon. Anyone acquainted with the simplest principles of law, or the common proceedings in a civil suit, must know that when a case

rect something objectionable which

has no part in the controversy? We remind those who are interested in these affairs that the faith of the Latter day Saints, the truth or falsity of their views, the polyga-my question or any other peculiar feature of "Mormon" doctrine or polity, cuts no figure whatever in the inter the value in the which doctribute was riding from the court room back to the jail and had reached the vicinity of the Capitol, a man riding on horseback came up and fired two shots, and then rode rapidly away in the direction of the navy yard. It is not believed that Guiteau was hit at all. this issue before the country. The

attempts to force them into it pro-

alnly should not confound them with a simple question of the political rights of an undoubted majority

TELEGRAPH

PER WESTERN UNION TELEGRAPH LANE.

AMERICAN. LATEST DISPATCHES. Guitenn's Trial Continued.

WASHINGTON, 19. The crowd about the court house this morning was far greater than upon any former day. It was with the greatest difficulty that those whose presence was needed in the court room could gain admission. Fo avoid an otherwise inevitable scramble it had been found neces-dary to issue tickets of admission, ind only ticket holders were per-mitted to enter. At 9.40 the doors were opened, and in a few minutes every seat was occupied, the larger pro-cortion of the spectators being The crowd about the court hou

was occupied, the larger pro-portion of the spectators being adies. Guiteau arrived at 9 o'clock, front of the van and pointed his pistol at the driver with the evident and without any particular demon-stration on the part of the crowd. He was taken at once to the prisonintention of intimidating him or stopping the van. The driver was somewhat excited, and in response to the inquiry of the reporter sail, perhaps he intended to stop the van by shooting one of the horees. Seers' room, where he ate a hearty breakfast and expressed himself well satisfied with the progress of his case. Scoville, when questioned in ing an army policeman by the side telation to Guiteau's alleged new of the driver he exclaimed I've

ounsel, Judge Magruder, of Mary- shot the ties from \$13,000 worth of machin-ery to \$65,000 worth. The firm in question, it is said, have at the pre-sent time orders on hand for litho-graphed labels for next year to the extent of \$150,000. Don't fool with an object that you know nothing about. A most ex-know nothing about. A most exand putting spurs to his horse, dashed down East Capitol Street in and, stated that he was not aware

DIND.

Several rumors are in circulation In the 14th Ward, Salt Lake City, at 5 a.m. me of which is to the effect that when the van in which Guites sin, W. C. REMAR. He was born October Christ of Latt of a coasting vessel. He presided over the Trms River Branch of the Chu o and entertained the Elders. While then Brooklyn, Captain Brannan,

Later.-The young man who wit-nessed the shot fired into the prison He emigrated to Utah in 1880. attempts to force them into it pro-ceed from a consciousness that the main cause is nothing but a bag of wind. Of itself it can do nothing, for the smallest point of sound rea-son will puncture it and shrivel it up. Therefore side issues which have caught the popular mind have been seized upon, joined to it and made prominent, that the iniquity of the main thing may be kept out of sight. Whatever views the press of the United States muy have of the sys-tem called "Mormonism," they cer-The funeral services will take play

18th, 1881, after several weeks severe illness,

Dover, Kent, England, November 4th, 1818 making her 65 years and 2 weeks old at the

time of her death. Sister Griggs was baptized into the Church of Jesus Christ of Latter-day Saints December 24th, 1834, and emi-grated from England with a company o

telephonic communication is aints in 1836. She intil 1851, when she came 'to Utah. She has Just received from the Washington Asylum situated near the district been a faithful member of the Relief Soc of the 15th Ward for some years, jail, which states that Guiteau was struck by the shot fired into the van acted as one of the visiting con but only slightly wounded. The driver of the prison van gives the following particulars of the attempt to shoot Guifeau:

Account of the Driver. The facts are substantially these: Upon the adjournment of the court the van started as usual for the jail, having a policeman as a guard, who sat on a seat with the driver. Before reaching the capitol the guard noticed a young man on horseback riding leisurely behind the van near the corner of East residence of her son in the 15th Ward, Sun-

day, at 2 p.m. Ogden Herald and Mul

INTEREST NOTICE

PER CENT. PER ANNUM.





traordinary accident occurred a short contest for the seat in Congres time ago in South Carolina. One of This was the object of the falsehood the dynamite torpedoes used to stop sent over the wires by the author of railroad trains was lying on the the press dispatch from Salt Lake. track, when a laborer came along It; is one little part of the and not knowing what it was, struck whole iniquitous conspiracy to it with an axe, when it exploded rob the Territory of the with such force as to throw up his its lawful representation in the naaxe with such force as to cut his tional Legislature. Foiled at every throat so badly as to kill him. This step in the shameful business, the is one of the curiosities of accidents. scoundrels who laid the plot are re-

A dealer in Pittsburg, Pa., was making a last big effort. But this convicted of a violation of the stat- impudent attempt to cloth their ute prohibiting the transaction of signal deteat in the trappings of vicworldly business on Sunday. The tory will only aid in their final overevidence showed that the defend- throw. The position of our Delegate ant's store was open, and that his is legally impregnable, and if only man vs. Commonwealth, the Su- success. preme Court of Pennsylvania, on October 7, affirmed the conviction, not a citizen of the United States and said: "The business was carried makes a grand mistake or utters a on with the knowledge of the de- falsehood. Whoever says that he fendant and by his authority, and has in person or by attorney, in fact ble under the statute."

A new thing in electricity is tele- the facts and proceedings are against graphic drawing. At the recent such an assumption, and those pa-Electrical Exposition, in Paris, the pers which lead themselves to the drawing of an officer of the French circulation of the untruth are Grenadier Guards was transmitted a only injuring their reputation for considerable distance by the ordinary reliability. telegraph wires. The original sketch was done in dotted lines withmetal- Utah election laws permit women lie ink. Every time the pointer who are minors to vote. This falsetouched one of these dots the elec-tric current was closed and the mark it is believed by many persons, and much in his interest. There reproduced at the other end of the wire. In this way the drawing was were well established, by that I desire to call the attention of so exactly copied that the original draughtsman was unable to distinguish between his drawing and the of the iniquities of the ""Mormon" copy thus taken.

Be careful about making promises truth is that no woman can vote at you do not intend to keep, even in a joke, and especially over matrimonial matters. Carrie Carr and J. J. Underwood met casually in a store at Bear Creek, Tennessee. A rumor that she was about to be married was mentioned, and she said, "Ob, no; nobody will have me." I'll take yeu," he replied. An engagement was made to m et at an appointed time to have the marriage ceremony performed. Underwood says it was all a joke, neither party intending matrimony, and he did not make his appearance. But she claims that they were both in sober earnest and has brought a suit for \$10,000 damages.

The manufacture of wood pulp has excited no little interest of late, and promises not to be lost sight of and promises not to be lost sight of soon, judging from newspaper com-ment. The Paper World has an interesting articles on the subject of the manufacture of paper pulp from wood in Pennsylvania. The wood in Pennsylvania of the milis mentioned is pop-

duced to narrow straits and are

ness that Guiteau borrowed the \$15 with which he bought the revolver. On cross-examination the witness thought Guiteau looked seedy and hungry. The prisoner showed much feeting and frequently inter-rupted the witness, asserting that he lived in first-class style and wore ant's store was open, and that his clerk sold goods therein, and that the defendant was in the store a part of the time. In this case, Sea-part of the time. In this case, Sea-man was the store at th his mind about that time. The

witness did not notice anything Whoever says that Mr. Cannon is about the prisoner's manner, except a sort of skulking gait. James N. Burart, clerk to May-nard, also testified to the loan of the

he, and his clerk as well, were lia- or in law, admitted that he was not the way he held his head a little properly naturalized, either ignor- peculiar. John Omery testified to selling the pistol to Guiteau. He could not

antly blunders or wilfully lies. All identify it, as there are thousands just like it. The charges were then drawn from the revolver at the suggestion of counsel and much to the relief of the audience Pending the examination of the

The other mistake is that the

many newspapers. The Spring. the court to. There are a number field Republican speaks of it as "one of the iniquities of the "Mormon" have been made. During the week system, which the whole country is interested in wiping out." Now, the

truth is that no woman can vote at an election in Utah who does not make oath that she is twenty-one years of age and possesses other qualifications essential to a voter. qualifications essential to a voter. Any one can satisfy himself on this point by reference to the registra-tion law in force in this Territory. The tion law in force in this Territory. The statement made that young girls or women under twenty-one years of age can, by marriage, become vot-ers, whether made up by unscrupu-lous attorneys conspiring against the people of Utah, repeated by a silly Executive joining in the plot, or quoted by newspapers without reference to the law, is so utterly untrue that it is estounding to foce. untrue that it is astounding in face

of the statutes providing to the con-trary. Why is it that reputable journals will ald in the promulgation of such

The court opened without inci-dent, and Geo. C. Maynard, elec-trician, was put on the stand and testified to loaning Guiteau \$10 one time and \$15 at another. Guiteau protested against this line of evidence. He didn't think it was anybody's business BOSTON, 19.-At 11.30 the Central National Bank stopped paying checks. The officers say it is a whether he owed \$25 or some one owed him. Maynard is a good fel-low and I owe him \$25. That is all there is in it. District Attorney Corkhill desired to prove by the wit-ness that Guiteau borrowed "the \$15 with which he bought the reaction of the bound of the state of the bound of the state of the state of the state of the bound of the state of the state of the bound of the state of the sta was anybody's business

FOREIGN.

The Pope.

ROME, 18 .- It is stated the Pope will consult the bishops of Great Britain and Ireland in regard to the re-establishment of diplomatic rela tions.

Earthquake,

Instruments in the Roman obser vatory gave distinct indications o an earthquake in Sicily, on the 16th which was perceptible in Rome a the same time.

Correspondence.

LEWISTON, Oct. 29, 1891. Editor Deseret News:

We have at last reached this re nowned place and are snugly room-ed, and feel thankful the miles were no longer, the roads no rougher and that we are mentally as smooth as we are. We arrived here at 6 p.m. af-ter a very enjoyable ride from Day-ton. At Patahoe I had the pleaso the court that he had invited John B. Townsend, of New York, and Leonard Swett and R. S. Trade, ure of meeting an old time stager, by the name of Luce, who gave me all the points of interest along the of Chicago, to assist him. There route.

I will here mention that the fields of grain encountered at Walla Walla and south, do not seem to end here even, but extend far away on every hand. On the way we passed many houses and farms, where the of disr-putable characters in the court and some threats of violence occupants when seen, proved to be Nez Perces Indians, with all the signa of civilization surrounding them. The driver pointed out the Indian runways and breast works used during the late war and I ex-claimed, nature designed this country for the Indian's strong-hold, the rimrock or lava strata, form natural fortifications in many places impregnable. Old Chief l'imothy has a large ranch near the ferry and is well to do. The ferry is a beautiful place. The wire cable is 1,300 feet long and about 50 feet above the water; on the east end it is anchored to heavy frame work and on the west to a cleft of rocks. At on the west to a clere of foll grown this point the Snake is a full grown this point the Snake is a full grown river. Clear water is a beautiful stream and in most countries would pass for a good sized river; this also has a ferry. Boon as you leave the boat on the south side, Lewiston is reached. While walking the streets my mind went back 15 to 20 years when King Lynch held high carni-val at court, and each member strove to even high follow in deeds of

Dr. D. W. Bliss was then called The vertebra was then handval at court, and each member stroye to excel his fellow in deeds of violence and blood. As I looked at the silent flowing waters of the mighty river, and thought how many lost, loved ones have been buried forever

Newspapers & Magazines, Library Books. Church Works, Stationery, AT LOWEST PRICES ! NOTICE.

LL PERSONS KNOWING THEMSELVES indebted to the Estate of Maria Julia aules, are hereby notified to make pay is immediately to L. W. Hardy, and all ions having claims against said fistate, requested to present the same, duly henticated, within three months from Salt Lake City, October Sith, 1961. NOTICE.

A LL PERSONS KNOWING THEMSELVES indebted to the Estate of Sarah Cun-ningham, are hereby notified to make pay-ment immediately to L. W. Hardy, and all persons having claims against said Estate, are requested to present the same, duly authenticated, within three months from L. W. HARDY, Excoutor. Sait Lake City, October 24th, 1881. d 274

NOTICE BALED PROPOSALS WILL BE RE ceived at the Descret National Bank, November 25th, at 12 m., for fifty thousand t of red pine lumber, for the Descret Uni-raity building, to be delivered on or before y lat, 1852. The right to reject any and bids is reserved.

JOHN READING, RSERYMAN & SEEDSMAN EAS THE Largest Stock in His Line Of any in the Territory.

THEM.

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