## ENING NEWS. DAILY, SUNDAYS RECEPTED. AT FOUR O'CLOOK PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY. CHARLES W. PENROSE, EDITOR. Friday. HON. GEO. Q. CANNON'S CITI-

ZENSHIP.

FROM a dispatch which appears elsewhere in this paper, it appears that the question of Delegate Cannon's of his naturalization appears in the citizenship is likely to be investigat- minute book of the Court for Decemed by the House Committee on ber 7th, 1854; that he was absent Elections. This is quite proper. It from the Territory in the Sandwich is also to be desired. The gentle- Islands during four years almost man has nothing to fear from full immediately preceding his naturaliinquiry. Light will show his posi- zation, and therefore had not comtion impregnable. His opponents plied with the law requiring five have made darkness their covering years' residence in the United States and under falsehood have they hid and one years' residence in the Terand under falsehood have they hid and one years' residence in the Ter- He would like to hear from Scoville' themselves. Mr. Cannon's citi- ritory; that he cannot now be natu- as to how much time he might want? zenship is only disputed on a thread- ralized because he is a polygamist. bary technicality. It was supposed by his adversaries at one time that he had no certificate of naturaliza tion containing the seal of the court; that he had lost or mislaid it, and consequently would not be able to produce it if placed in a position where it would be necessary. This

was the opinion even to the day when the Governor assumed the functions of a court and usurped the powers of Congress, by sitting in for- in Mr. Cannon's favor by a Congresmal judgment on the question of Mr. Cannon's citizenship and quali- lished principle in law that a man's fications as a Delegate to Congress. But the facts are these:

On the 7th of December, 1854, George Q. Cannon, with Elias Smith and Joseph Cain'as his witnesses, appeared before the First District Court (since changto the Third District Court) and was there and then in open court admitted in due form as a citizen of the United States, under the provisions of the United States Statute in relation to aliens who arrived in this country previous to the age of eighteen years. He then received a certificate of which the following is a copy:

United States First District Court for the Territory of Utah.

UNITED STATES OF AMERICA, ] TERRITORY OF UTAH, GTEAT SALT LAKE COUNTY.

Be it remembered, that on the fall investigation of the matter, and seventh day of December, A. D. 1854, George Q. Cannon, a subject of Victoria, Queen of Great Britain and cannot fail to show 'beyond a doubt

to be filled up as occasion required. used plain las Thus it appears without doubt that George Q. Cannon was natural-ized December 7th, 1854; that he re-the Savior of mankind. I shall sob-Thus it appears without doubt ceived his certificate with the seal of mit my name to the next rep tion. I shall exp the Court; that the decree of naturalization was recorded in a Record fore it. There are only tw the country who want me hun One is Judge Porter, who exp eed for that special purpose; and get \$5000'from government if I am therefore that he is a citizen of the convicted, and the other is Corkhill, United States Leyond the legal who expects to get bounced, and power of any authorized body or offi- who knows I am the cause of it." Counsel for the prosecution havcial to declare otherwise, to say nothing of an executive officer who has no power whatever in the prem-

The witness diu not believe in tem-The technical objections raised porary insanity in the sense that a erson could be insame and wholly cover from it in an hour. Witness against his case are that no record was asked if he believed Sickles was sane or insane when he shot Key, and replied, "I think he was sane,

"Guiteau-The jury did not agree" with you, Sir, they thought he was nsane. Upon the witness leaving the stand Corkhill announced that he

had but one more witness to introduce on the part of the Government.

The first objection is met by the trial would continue. Record to which we have referred, Scoville replied, "We have and judicial decisions are numerous to prove that a record in a journal or minute book is not essential, and even if it were that it is beyond the power of the citizen to enforce recording; after he has complied with the law he can do nothing further. The second has been decided already Corknill-We would like to know sional committee, and it is an estabwhat you excect to prove? residence is where his home is located, from which he may be absent without losing his domicil. The Davidge—Could you give us an idea of how much time you will want on such rebuttal? third is not necessary to answer,

because based on the two previous Scoville-Several days, probably objections. But meeting it direct, Il next week. there is no law against living in Davidge-We must object, your polygamy, and no law that can neet Mr. Cannon's case at all or it would have been applied long ago. It may be asked why was not all this presented in the case before the Governor, previous to his issuing the certificate. The answer is, the main facts were presented but not the whole details, because that functionary had no more right to

sit in judgment on the matter than private citizen, and his assumption of authority was as ludicrous as his disregard of the law defining his

CLOSING THE SALOONS.

powers was shameful and criminal. All this will be fairly argued on a

NOTICE. minute book, but in a book of blanks the meek and lowly Jesus, who and Territories figure in the table. "I have been accused dian Territory and Utah only be

> liss Carolin Even ST. LOUIS, 30.-Wm. H. Erb, t

German who murdered his wife was executed this morning in the ed ity jail, in the presence of nearly

Care Twice Wreek entered, Dr. Kempster took and Scoville PHILADELPHIA, 30 .- At Christi-

or three injured badly, one beyond recovery. Another man is missing and suprosed to be somewhere in the wreck. The authorities sent to

ancaster for engines.

Marder A La Guitcoss

CINCINSATI, 30.—The Commer cia?'s Gore, Ohio, special says: Mor gan Richards has conferred the mur lal says: Morto consume upon surrebuttal, that der of Mrs. Terrell, his mother's sis some idea might be had of how ter, and says it was done on account ter, and says it was done on much longer this long-drawn-out of an old grudge. The murd

woman's son William is undergoi life sentence in the Ohio peniten witnesses whose names have been tiary for the murder of three per-presented since we closed our case, sons four years ago. Mr. Terrell and I shall ask the Court to permit us to have them sworn, and our rea-years ago. There is a theory that Home son will be upon the ground of new-ly discovered evidence material to the case. I shall only ask your honor others implicated in her son's crime. to allow me to ask a few questions Richards is a young man and has of the witnesses relative to inde-pendent facts not heretofore known teau trial, particularly what Guiteau teau trial, particularly what Guiteau says. Four days ago he bought a revolver remarking that is was, the same kind that Guiteau used. From E poville-We have evidence to this it is supposed he did the murrisoner's mind just before the lynching him.

TO THE SEVENTIES.

Desiring to manifest our appreciation of the many virtues of our de-parted brother, President Joseph Young, we have erected a neat and substantial monument to his memory, a description of which appear in another column of this paper. Feeling that the brethren of the Seventies generally would desire to bave an interest with us in this memorial, it has been decided to offer all who feel so inclined the priviege of contributing a small amount to this object.

The Presidents of the Stake or ganizations of the Seventies are re mested to see that all the Seventie inder their jurisdiction, have an op portunity of contributing according to their circumstances or desires for too, your honor. They are high-toned, honorable men, and I ain't afraid to trust them anywhere. The American people don't want me hanged, anyhow, and the best thing this prosecution can do is to dismiss the indictment and let us all go



MEETING OF THI

W. CARLSON.



Manufactory

CUPBOARDS TABLES

PLAIN & LEAF; ROUND SEWING,

a Specialty. 'Also,

WARDROBES

.... AT ....

P. SORENSON & CO'S

No. 16 Main St..

ARE OFFERING ALL LINES OF

VOLDSTHE NY



Sec.

-AT



1 mm 154848 1

AYS

"Bar he Ho

The Mond day. Me one of the hi the w The Bould to big conch Rer slon" the di Snell.

Let the m on M the L profit We the th aid of given even Spr on M and to other able the.

Th in m City good of oth mon

HOLIDAYS!





however, his proposition to be al-lowed to separate and go to their omes, relying upon their honor

and integrity. Guiteau said: "I agree with that, too, your honor. They are high-

ing a freight train parted and the following train ran into the rear par-tion, causing a general smash up. Soon after came another freight train along and ran into the wre when the whole mass took fire. Two men were burned to death and two

that Mr. Cannon is no more an alien Ireland, made application and satisthan President Arthur, for though fied the court that he came to reside be was not born in the United in the United States before he was States, he has been duly naturalized, eighteen years of age:

And thereupon, the said George and is entitled to all the rights and Q. Cannon appeared in open court, and was sworn in due form of law, and on his oath did say, that for three years last past, it has been his privileges of a native-born citizen with the single exception of eligibons fide intention to become a citi. Vice-President of the United States.

zen of the United States, and to renounce and abjurs forever all allegiance and fidelity to every foreign Prince, Potentate, State and Sover-

eignty whatever; and thereupon, the As yet, no proclamation has been court being satisfied by the oaths of issued in response to the request of court being satisfied by the oaths of issued in response to the request of speech to the jury. Joseph Cain and Elias Smith, two citizens of the United States, that the City Council for the closing of Judge Porter-"As I have the the said George Q. Cannon, for one year last past, has resided in this Territory, and for four years previ-ous thereto he reside in the United dubiety as to the law governing States - that during that time such proceedings, we here cite the he has behaved as a man of good moral character-that he is attached section of the City Charter conferto the principles of the Constitution of the United States, and well dis-posed to the good order of the in-habitants thereof, admitted him to be a citizen of the same. And SEC. 70.—The City Council shall

be a citizen of the same. And thereupon, the said George Q. Can-non was in due form of law sworn to support the Constitution of the United States, and absolutely and entirely to renounce and abjure for-ever all allegiance and fidelity to Dataset of the city; to impose fines, forfel-tures and penalties for the breach of any ordinance; to provide for the re-covery of such fines and forfeltures SHO. 70 .- The City Council shall every foreign Prince, Potentate, State and Sovereignty whatever, and particularly to Victoria, Queen of Great Britain and Ireland, whose subject he heretofore has been. nances, not repugnant to the Con-stitution of the United States or the

In testimony whereof, I have hereunto subscrib-ed my name, and affiixed the seal of said court, apecified in this act, and for the the seal of said court, apecified in this act, and for the [Seal of the seal of said court.] First Dist. this seventh day of De-Court.] cember, one "thousand eight hundred and fiftypeace, good order, regulation, confor the protection of property there-in from destruction by fire or otherfour and of the Indepen-dence of the United wise, and for the health, safety and States the seventy-ninth. W. I. APPLEBY, Clerk."

The signature, to this certificate, the writer being deceased, has been sworn to as the writing of W. I. Appleby by several persons familiar therewith. Elias Smith has recently given his own testimony that he did attend with George Q. Cannon

doreed in the handwriting of W. I. Appleby as aworn to by competent witnesses:

"George Q. Cannon's certificate of citizenship, December 7, 1854. Recorded in Record A of Naturalizations, folio 585.

W. I. APPLEBY, Clerk."

This endorsement shows that the court at that time had a special book liquors for a great many years. It is as a record of naturalizations. For framed in consonance with the some time it was thought this book powers conferred by the Charter, for was lost. But it appears that W. I. the preservation of the "peace, good Appleby was at the same time order and safety" of the city. These clerk of the First District Court were so violently disturbed on Deand of the Supreme Court of the comber 26th, that the practical ap-Territory, and the records of each plication of this section of the ordincourt were kept in the same place. ance becomes necessary. It is hoped

home." Judge Porter (turning towards the lock) called attention to the outdock) bursts of the prisoner, and intimated

that if they were to continue, he must request the dock be moved to the farther corner, where at least the prisoner could not disturb. "I bility to the office of President or do not ask," he added, "for immedi-vice-President of the United States, ate action, your honor."

Guiteau (sneeringly) — Oh, you don't, Mr. Judge Porter. Scoville—I wish Judge Porter would make his motions when he

desires argument upon them, and not to continually make his little

undoubted right-to do. The question of permitting the jury to disband was again raised, but was dismissed by the foreman announcing that they preferred not to separate provided they could have a reasonable opportunity for exer-Corkhill proceeded to reply to what he termed counsel's as-

persions upon the distinguished medical gentlemen who did the honor to the State. He would repel the assertion that they met at night to weave meahes about the prisoner; the prisoner himself had woven meshes which were now enclosing him and only two men, and they the spawn of the medical profession, who could not even be brought to a knowledge that they believed in a God, had been found who would un-

ter ath declare their belief of the surprised every one by making one of the best and most impressive speeches that have been heard in the court room since the opening of

the tilal. In earnest language, he iugs. vindicated the conduct of the de mise and severely rebuked the course of the district attorney in his "unseemly efforts to muzzle and drive the defence from the court." Some manifestation of applause followed the conclusion of his ess of the inhabitants thereof.

In an ordinance passed Nov. 15th, 1881, the following appears:

Sec. 6 .- The Mayor, whenever in speech, but was quicly checked by ne Court.

Sec. 6.—The Mayor, whenever in his judgment the peace, good order, or safety of the city or its inhabi-tants shall require it, and on Muni-cipal, County or Territorial election days, Fourth of July, Decoration, Thanksgiving, and all Territorial and National holidays, may, by pro clamation, forbid the sale, giving away, or in any way disposing of Dr. John Grame, medical superin-endent of the New York Lunatic Asylum, then took the stand. Wit-ness had made the study of insanity his business since 1850, and in that time had treated or investigated as a witness to his naturalization as set forth in the certificate. The other witness is dead. The tack of the certificate is en-dermit in the handwriting of W. I.

time, and any person who shall sell, barter, or give away any vinous spirituous or ferm nted liquors in tal unity so as to locate impairment contravention of such proclamation shall, on conviction, be fined not to exceed ninety-nine dollars for each insanity in itself had no more tendancy to excite crime than neural-

gia, or any other disease. "It puts nothing new into a man's nature. This section is but a re-enactment of a provision that has been in the ordinances relating to the sale of liquors for a great many years. It is framed in companyon with the phases and peculiarities of each. H did not believe that any type of in-sanity exists outside of asylums, that has not its prototype in asy-

na. Recess Small-pox in lows. KEOKUK, 80 .- Forty cases

The Record of Naturalizations, con-taining a large number of names, will feel anthorized and at liberty to was found intact, and on page 585 of respond to the request, in which he was found intact, and on page 585 of respond to the request, in which he

contributed and a list of the contributors and amount paid by each peron to the respective Presidents of aon to the respective Presidents of the Stake organizations, who will please forward the same to Robert Campbell, Box 357, Salt Lake City. These lists will be placed with the general archives of the Seventies, and should be kept entirely sepa-rate from all other transactions or reports. Your Brethren,

HORACE S. ELDREDGE, JOHN VAN COTT, WILLIAM W. TAYLOR,

In behalt of the First Council of the Seventies.

SPECIAL BUSINESS NOTICES.

## HOLIDAY GOODS

Go to Barnes & Davis's for your Christmas and New Year goods. off r a large choice stock to elect from. Give them a call be fore you make your purchases. They have some of the square cheese that took the prize at the Territorial Fair, which they are offering to their pa-

## NOTICE. 1882.

Early in October we bought two olid car loads of goods designed largely for holiday trade. Every variety of fancy furniture is includ-ed. A few nice pictures, music racks, ladies desks, firescreens, etc.

These goods we are hauling from the depot, and we mean to sell then between now and the 1st of Janu aty, 1882. BARRATT BROS.

Special Sale of HATS at Goldberg's, Wasatch Build-



MONDAY, January 2nd.

NEW YEAR'S DAY, 1882. AT TWO O'CLOCK p. m.,

Boarding House MATINEE

performance of this uproariously Com' Drama. 237 Doors Open at 1:30.

In the Evening, at EIGHT o'clook, the Chut will present, after the most careful pre-paration, the elegant Society Comedy, by the author of the "Bankers" Daughter," "Wives," etc., entitled

By permission of the Authort presented entirely New Costumes and Scenery

ingers and Programmes for the Cast;

Consisting of 25 Sparking Characters, including MR. WRLLS, MR. SPIENCER, MR. CUMMINGS, MR. STALY, MISS CLARIDGE, MRS. CUMMINGS, MISS CLAWSON, MRS. L. CUMMINGS, Etc., Re.

NEW SCENERY-The Act Gallery in to Academy of Design, New York, painted COUNTRY ORDERS FILLER WITH DISPATCH



STUFFED OLIVES, AND TABLE LUXURIES OF ALL KIND TEA, COFFEE. AND A FULL AND COMPLETE LINE OF CHOICE GROCERIES. G. W. DAVIS. GLORIOUS NEWS SPECIAL ANNOUNCEMENT " To the inhabitants of Salt Lake City and surrounding Country, whi intend purchasing CHRISTMAS & NEW YEAR'S PRESENTS For the Loved Ones of all ages, I would say before purchasing else-where, IT WILL PAY YOU to wait and see the stock DWYER has in Store for those who wish to make everybody happy the approaching Holidays. I am daily receiving the ELEGANT STOCK OF GOODS I selected while in New York, Boston and Philadelphia. My Importation orders for FANCY GOODS are perfectly exquisit My Illustrated Books and Photograph Albums ARE ALL NEW. MY FINE WAX DOLLS With Kid Bodies and Indestructible Bodies, are very beautiful this year. THE TOY DEPARTMENT can't be beat this side of Chicago. My stock of CHILDREN'S BOOKS is simply immense. Thousands of TOY BOOKS from 5 to TGots. CHILDREN'S WAGONS, HOBBY HORSES, in real horse skin, BURRAUS TABLES, DESKS, CHAIRS, GRADLES, SHOO-FLY HORSES, SLEIGHS, Rec., Etc. ELECANT BOOKS IN SETS! nds of Books for Children of all ages, and suitable to all tastes. EF Bear in min Stock is all NEW and COMPLETE, having secured all the Novelties of the year both from Europe and America. My Novelties in PUZZLES, BUILDING BLOCKS, BANKS, PRINTING PRESSES MECHANICAL TOYS, MAGNETIZING BATTERIES, Both in Wood, Iron and Tin, are Immense, all of which will be sold at PRICES TO SUIT EVERYBODY. MY STOCK OF FAMILY BIBLES, ALBUMS, AND AUTOGRAPH ALBUMS IS COMPLETE. ney Baskets, Leather Goods, Pocket Books, Diaries for 1882 Socket Knives, Writing Besks, Work Roxes all Kinds, Ladies' and Gent's Breasing Cases. Ladies' Fancy Baskets, Every Department is complete, and Prices will range Lower than at any other House in this City. Books, Stationery, Albums, Dolls, Toys, Paper and Envelopes, at WHOLESALE AT DWYER'S. -----THE GRAND OPENING chiefs and Scarfs. Takes Place Monday Evening, at half-past 6 o'clock. FOR A PRESENT: Ladles' Genuine Pebble Goat, Cork Sole Button L G HARDY. O. H. HARDY. HARDY BROTHERS' Shoes. FOR A PRESENT: (SUCCESSORS TO A. D. YOUNG) Finest French and Amer- TEA WAREHOUSE ican Kid Shoes, Made. FOR A PRESENT: 1 20 The Best and Nobby \$ 5 1/ 8 82 English Walnuts, Almonds, Fil-



CALIFORNIA WINES

Ever brought to this Market, which I will sell in any quantity desired. Also,

ENVINE ENGLISH ALE & DUBLIN STOUT.

the Sole Agent for the Territory for the

Boston "HUB PUNCH."

MEDICINAL AND OTHER PURPOSES.

13 Family Trade Solicited. Goods order sd by Telephone and delivered in all parts of

MPORTED AND DOMESTIC GOODS FOR