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## ASIDE.

THERE are two points'in the com-G. Compbell, on which the plaintiff- day and date claimed, but that the rely for a decree that Hon. Geo. Q. Cannon is not a citizen of the United Status. First, that he being a suffect of Great Britain did not, a ter arriving in the United States, de dare his intention to become a citizen; second, that being from this country from July, 1850, to August, 1854, he Lad "actually lived, labored and resided out of the Territory of hitali, and outside the limits and jurisdicof the United States," and therefore the testimony of his witnesses given naturalization-that he had resided these facts. Further, the record five years in the United States and adopted and in use by the Court for one year in this Territory next preceding the date of naturalization. was false. We will briefly examine each of these points.

It is shown in the petition of plaintiff for the decree, and not disputed, that Mr. Cannon was born in 1827, and that he came to Nauvoo in 1812. This would make him 15 that he was not naturalized, and years of age on his arrival in the that the Clerk, without any author-United States. It is further shown that he remained in this country until the summer of 1850. He therefore resided in the United States plaintiff has proved these negatives for eight years previous to leaving and affirmatives, which are impossifor the Sandwich Islands. The natu alization laws of the Unit- trary to facts, the conspirators to the ed States provide that, "Any alien being unler the age of twenty-one years who has reside and discomfiture into which they ed in the United States three years next preceding bis arriving at that age, and who has continued to reside therein to the time he may make application to be admitted a citizen thereof, may, after he arrives at the age of twenty one years, and tion. It will fall to piece after he has resided five years within the United States, including the three years of his minority, be admitted a citizen of the United States, despising of all honest men and wowithout having made the declaration of intention" required of aliens who come to this country after such

specified age. Mr. Cannon, there Washington has recently issued a fore, having arrived in the Uni ed circular showing the average num States when he was but 15 years of her of letters mailed per capita in age, had no need to declare his in- the various States and Territories. tention to become a citizan before

ment, is complete evidence of its own validity." The naturalization laws leave this matter to the Judge to decide: "It shall be made to ap-pear to the satisfaction of the Court asimitting such alien that he has re-sided," etc. That this was so made to appear is proven by the certificate, PUBLISHED DAILY, SUNDAYS EXCEPTED, AT laws leave this matter to the Judge to appear is proven by the certificate, for the alien would not have been permitted to take the oath required unless the Court had been satisfied of his quelifications.

It is not alleged in the complaint or petition that the proceedings of THE MAIN POINTS TURNED the Court were irregular, but it is

denied that they took place. It is asserted that the Court did not adjudge the defendant a citizen on the Clerk. But the proofs are all to the contrary, and the best proofs are the certificate and record, which will sessing the requisite qualifications, he one to open up commerce with and was admitted in due form after Japan Secretary Hunt made a speech and presented the diplomas, giving two to the Japanese students. One Japanese, Enroye, did not take a full course but was a cadet engineer. taking the necessary oath, and his certificate is conclusive evidence of

this special purpose, shows that this was the case, and makes the evi dence complete. It rests upon the plaintiff to prove

his rash assertions and establish beyond a reasonable doubt resident W. D. Southworth, of that the Judge did not decree that Arizona, has been in the city some Mr. Cannon should be admitted. nonths working up the scheme. He claims he represents the Mexican commission of colonization whose president is Don Juan Luberin, with headquarters at Chibushua, the ity from the Court, did make out and issue that identical certificate apital of the state of that name, in to the defendant. By the time the ble of demonstration because constealing of Mr. Cannon's seat may recover a little from the chagrin have been plunged by the failure which has hitherto overwhelme

them. Their whole case is founded in fraud, built up in malice and framein impudence and assump by its own rottenness, and expose itfabricators to the derision of on lookers as well as the contempt an men in the land.

The bullion production is increasing. The bullion production is increasing. The state line of stocks have de-reloped more strength on restricted The Postoffice Department The average in Utah Territory is

\$866.356.

EVENING NEWS. ment, is complete evidence of its not extemporize success. It must be and now that the land grant bonds of now that the land grant bonds of the Texas Pacific Co. are based upon the texas based upon lazy or hopelessly incompetent. (Applause.) Gentlemen, as I stand here, I almost experience a feeling of envy when I think of the possi-ble future before you. All of us on this stand have our characters set. ble future before you. All of us on this stand have our characters set: There is no curiosity about our fu-ture. Even angels would hardly look down upon us. The very gods, if we lived in mythological times, would look down with interest on you. You have so much to mold,

would look down with interest on you. You have so much to mold, shape and build up. All your friends will follow you so long as you work for this end. The profession to which you belong has made this nation. A sailor was first to give this land to you. A sailor has chrystallized the borders of the seas. The Mediterranean was the first through which they called but it the time prescribed in the grants when it the time prescribed in the grants has lapsed, the Supreme Court has, in every case brought before it, decided that the grant rests as soon as it is made, and that no-thing but an act of Congress can ever place in the market, lands cov-ered by a grant, or deprive the company of its right to them. The Mediterranean was the first company of its right to them, through which they sailed but it As a matter of fact the Texas was too small for the rising ambition Pacific Company is now at work far outweigh any allegations or side is-sues that may be introduced by the plaintiff. The facts are that George Q Cannon did appear in open Court with his wit-me-ses on December 7th, 1854, and was then and there adjudged as pos sessing the requisite qualifications, portion of the Southern Pacific Rail-road which runs through New Mex-ico and inside the land grant limita-tion of the Texas Pacific Railroad.

## Opera Singers' Movements.

It is stated positively that Gerster signed a contract with a prominent manager, be ore leaving, to sing in concerts throughout the north, from November 15, at a thousand dollars nightly, afterwards acting in New Orleans and Chicago. Mexican Coloniantion. TOPEKA, 11.—The past few days inq iries have been received as to the responsibility of those moving in the Mexican co-operative coloniz-ation scheme. It is ascertained that

Louise Pullen has been engaged by Jno. McCall for Andrau, a new opera at the Bijou, next season.

## IRISH ITEMS.

More Riots, though not Connec with League Matters.

The Herald's Cork special says: lid Mexico. He also claims to be visited Skibbereen this morning and found the town as it was reported to be already, tranquil and showing but few signs of the outrages alleged to have been committed by the mob early in the week. I called up on Bishop Fitzgerald and was receiv. in correspondence with the Mexican minister at Washington, and says, Albert Pike & Son, of Washington, are the attorneys of the association, and that there is no politics, religion or fillibustering in it, but it is parely business co-operative society. The centlemen connected with it in this ed with extreme courtesy. He assured me there was great exaggera-tions in the reports of the late oc currences at Skibbereen and Schull. He knew and his curate confirmed the statement that no one of the re ity are reliable, honorable men. New York Mining Stocks. NEW YORK, 11 — The mining as-ociated press furnishes the follow-ing resume for the past seven days. Mining Stocks at New York ex-thanges are quiet and generally weak, with the exception of bonanza ocks, Consolidated Virginia and pectable inhabitants of the town or f its neighborhood had been en-

ahfornia, the Con Virginia being

he favorite, advancing from 3,50 to

,65 under large dealings, closing at No special causes are assigned by

he dealers for the general weakness,

aged in the disturbances. The riot-ing was carried on by roughs and oys. The police were absent from Skibbereen at the time of the riot, so that the mob had full rein and took advantage of it. The Bishop was positive that the demonstration was n no way connected with the Land League. There were not 15 mem-bers of the League in Skibbereen. There is no doubt that the people except those of Bear man pulation und realizing sales. There is no unthroughout the country are much irritated at present. The Bishop thought that much forbearance was business. Mining Stocks are attract-ing the attention of large operations on Wall Street. Large transactions are reported. A better market is ex-pected next week, the transactions



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applying for admission.

falls out of sight, provided that the of Alabama, Alaska, Arkansas, Desecond is found untenable. The laware, Florida, Georgia, Indiana, whole question, then, turns upon Indian Territory, Kansas, Kentucky, the legal meaning of the term "re Louisiana, Maryland, Missis-ippi, sidence." If George Q. Cannon Te Missouri, New Jersey, New Mexico, sided in the United States five years, North Carolina, Ohio, South Caroand in this Ferritory one year next lina, Tennessee, Texas, Virginia. preceding the date of his natural. Washington Territory, West Virginia ization, then both objections fail together. That he did so reside can age in the entire country is in the be established beyond the possibility District of Columbia, 85.84; the low of reasonable doubt.

The date of his arrival in this Utah's calumniators chew this cud country is given above; his continued residence therein cannot be disproved. His abseuce in the SandwichIsles for a period did not change day an article 'rom the Kansas City his legal domicile nor vitiate his Journal, containing the account of an claim as a resident of this country interview with David Whitmer, one and Territory. It is shown in the complaint that he was sent "on a mission;" that his object in leaving this place was "to make converts and proselytes to the sort of which he was a member." He was merely away from his home temporarily with the plain, implied and expressed tention of returning. It would be prepo-terous to state that a man loses his domicil on taking a visit abroad for business or pleasure; it would be also contrary to establish ed principles of law, The Act of March 3, 1813, required residence "without being at any time during the five years out of the territory of the United States." But this was repealed by the Act of June 26, 1818, and in that repeal it was virtually declared that such continued location was not required of an alien. The term residence was thus left to its general logal meaning and effect. Mr. Cannon acquired a residence by his remaining in the country dering the eight years preceding his departure on his mission. He could not lose that residence without an extress and explicit renunciation thereof and adoption of another country as his residence. All the authorities affirm that the intention. goverus in this particular, and that "If a person leaves his home for temporary purposes, but with an intention to return to it, this change of place is not in law a change of

The very nature of his mission is mission was ended he returned to his home, and during his absence, his own expressions, published and now on record, show that it was his intention to come back to his domicile, and that his absence was but temporary. In a former article we quoted from un-doubted authorities on this subject, proving the points here advanced. A case which illustrates the present isme, although not exactly parsited, was the Delgado dispute. Delgado mission was ended he returned to

19.42, or nearly nineteen and one-The first point relied upon thus half. In this matter it stands ahead and Wisconsin. The highest aver est in North Carolina, 5.81. Let. before they bellow again.

> We publish on our first page toof the three witnesses to the Book of Mormon. His testimony remains unshaken. It is not new, but will be of interest to many. We have omitted from the article the testimony of the three witnesses, which appears in the Book of Mormon, wor some remarks in regard to David Whitmer's dissent from the presen views of the Church, and the testi monial of several neighbors to his good character, which appeared in this paper but a short time ago With these exceptions, the article is copied entire. It stands as evidence of the truth of the Book of Mormon and the divine mission of Joseph

Smith, that cannot be impeached. Isn't it rather a queer proceeding

to enjoin an officer from receiving his salary? If an injunction can apply in the case of payment of salary to an individual not entitled to it, is not the disbursing officer the proper person to restrain? How can a Court prevent a man from receiving money which he considers his lawful due, when it is paid to him in correct form?

## materials had been placed in the hold of the British war ship *Dotrel* for the purpose of destroying her. furthermore Irishmen in the British BY TELEGRAPH. navy have given us assurances they PER WINTERS DITTON WORKING APR igain. AMERICAN.

Destructive Storm.

Again. The Tribune says: O'Donovan Rossa, who was mentioned in some of the dispatches from London as protably inplicated in the plot from the paper- found in possession of one the conspirators, is the editor of the the dispatches and the plot of the ABILENE, 10 .- A storm accompanied by rain and hail, struck Salomon Valley last evening at 5 o'clock. proof that he did not change his re-sidence within the meaning of the haw. He was a mere sojourner in the Sandwich Islands. When his Tribune reporter, he said, last night that he knew neither Roberts nor windows and a number of houses

to do the sa

bected next week, the transactions of the past few days having been insed on bed rock prices. The bul-lion receipts in New York the past week were \$351,990. The total sales of Mining Stocks at both exchanges, trouble. The trials arising from the recent Mitchellstown riots were to take place to day, but the crown prosecutor was Boycotted, and being refused a conveyance, he could not get within 10 miles of the town where the court was held. Mr. Eaton,

Archbishop Croke Speaks to the the resident magistrate, who presider intimated that other evictions would Iriah. A Dublin special says: Archbishop follow soon, and warued the people if they assaulted the police they would be fired upon. He said the roke's conference with the clergy and Land League yesterday at Tip-perary is discussed by all the papers. The Archbishop was received at Limerick Junction railroad station, evictions were under military con-trol, and to be careful. The riots at The Archbishop was received at Limerick Junction railroad station, at noon, and escorted to Tipperary by the members of the local league, headed by brass bands. A mile rom town the horse was taken from the carriage and he was drawn by he people through the street. He made a speech, which is highly commended by all the journals as manly, and as offering a new way out to the people, and as better in ut to the people, and as better in is morale than Parnell's efforts.

A disturbance arose during the losing movement of the races. i le eulogized Ireland, its clime, peo-le and beau'y. He hoped the lead-rs of her fortnnes in the House of 'ommons, he added, "by the im mortal Parnell," would prove equal to the occasion and follow a policy of indicious flexibility as well as firmused their clubs freely but got a dreadful beating, being only 13 in ess. They must not accept the law number. When reinforcements were the committee a clear, substantial boon to the tenant farmers of Ire-tand, but should not oppose it on ac-sant of a few minor amendments they would desire. It ought to be ac-epted not as a final settlement of the land question, but as giving a large instaliment of justice. He recom-mended the people to be self-con-ained, restrain their temper, throw no stones, pay honestly all they build. He denounced the imprison-ment of the Irish leaders for no pending unless it comes from received from the grand stand they

was cut on the head. During a riddled with stones. The Captain is was cut on the head. During a charge by the police, one constable was dangerously stabled in the was dangerously stabled in the groin and many others injured. New YORK, 11 — O'Donovan Rossa says of the plot to destroy the Liverpool Town Hall, "I am sure the plot was prompted by the same plot was prompted by the same prompted by the same plot was p Rossa says of the plot to destroy the Liverpool Town Hall, "I am sure the plot was prompted by the same -pirit that animates our organiza-tion, and which led to the Mansion House plot. All this skirmishing is done o show England she can't -end her armies into Ireland with impunity. It is only the beginning of the trouble. I received intelli-



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