VOL. XIII.

SALA LAKE OUS THURSDAY EVENING, APRIL 8, 1880.

NO. 114.6

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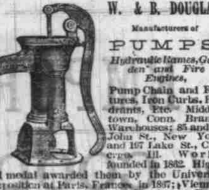
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He can't be beat in Salt Lake Cap

Note the Address. A few TO EMPLOYERS AND THE UNEMPLOYED

GEO. BRETHERTON,]

CAPITAL NOTES.

TELEGRAPH FORTY-SIXTH CONGRESS

of the Vice-President, Thurms was chosen to preside. 1. It authorizes the Secretary of Eaton, from the committee on appropriations, reported back the con-sular appropriation bill; placed on the calendar. Saunders' resolution, instructing

SENATE.

the Indian commission to inquire into the expediency of removing Santese Indians from Nebraska to the Ponca reservation, was adopted.

Dawes moved to reconsider the vote and opposed the removal of the Poncas to any other tribe. Discussion on the Ponca question Kirkwood declared the reports

about the sufferings of the Poncas greatly exaggerated. After the morning hour, Saulsbury aid to-morrow he would call up the ellogg-Spofford case as a privilege

The Ute bill was then considered, Kirkwood moved to strike out the words "or until the President shall" be convinced every possible effort to effect such surrender will be made

treating with the Indians should be thereto.

ment so as to provide that the agree guilty men are shown to be dead or to have left the United States. He thought the clause should be amended so as to include the men who committed outrages after the massacre. ment shall not take effect until the

Vest wished the criminals given up, but asked under what law they could be punished. The Supreme court has decided that when we treat with Indian tribes as indepen-dent nations, we have no jurisdiction over the crimes committed on their

in to punish Indians for outrages on government officers. Kirkwood's amendment thus modified was adopted; yeas 35, nays 11.

Dawes offered an amendment providing that the \$25,000 set apart by agreement, shall be expended in practical industrial education of the youth of the Utes.

Messrs. Teller, Ingalls and Alli-on opposed the amendment, think-ing the distribution of that fund ing the distribution of that fund should be left as by treaty, to the discretion of the President. Pendleton advocated the amend-ment. Pending debate, adjourned.

HOUSE. WASHINGTON, 7.—In the army surgeon bill Sparks offered an amendment, coming from the com-mittee on military affairs, which was defeated in committee of the

whole. He then wanted the House to vote upon it, and Clymer, who has charge of the army appropriation bill, to promise that it might be of-Clymer refused and denied that the military committee had applied to have the amendment voted on.

Thereupon Sparks became very angry, accused Clymer of having been bulldozed, and then leaning over his deak, shook his fist violently at Clymer, telling him several times that if he insinuated the amendment was not from the military committee he lied. Clymer retorted that Sparks could not insult him.

Springer in vain tried to restor

ceive the House. If mistaken would withdraw his language unwarranted, but of perwise no po er under the sun could get him

Clymer disavowed any such inter on as Sparks supposed.

McLane introduced a bill from the ommittee on Pacific Railroads to

and the sinking fund act of May th, 1878; placed on the calendar. After the morning hour, Coo alling on the Secretary of War for

Alken objected.
The House then went into committee of the whole on the army ap At this point a scene between Sparks and Clymer casued. When matters find been settled to the satisfaction of Sparks and Clymer, Conger and gation will be chosen. The district in which General Carfield resides is the ruling of the Speaker and sense in the Western Reserve of Ohio,

and should be censured.

not competent under any circumtherewith, and the army appropria-

AMERICAN.

bonds or in first mortgage bonds of the companies, as he may elect. 2. It extends the time of settle-

ment necessary to ascertain the amount of payments to be made by the companies from one month, as now, to three months. 3. It makes settlements and payments semi-annual, instead of annu-

4. It authorizes the Secretary of

the Treasury to transfer moneys now in the treasury and due said companies to the sinking fund. The fourth section of the bill extends the provisions of the act as well as those of the act of which it is amendatory to those persons or compantes who become possessors of

roads by lawful purchase or by con-5. A section of the bill extends the provisions of the sinking fund act to so that no money shall be paid the Union Pacific and Sioux City and Pacific railroads, since those three Kirkwood would vote for no bill that did not provide for the surrender of murderers and outragers.

Whyte thought some policy of treating with the Ladice railroads, since those three roads were created by the same acts as the Central Pacific and Union Pacific roads, and constitute money subsidized roads as created by the treating with the Ladice roads as created by the

adopted that would not change with every discovery of a mine.

Beck opposed treaties with Indians. We could never have peace with the Indians while the Interior Department managed them. We must treat them fairly and punish them promptly. He feared the bill would encourage the Indians to commit more crimes. He would vote for Kirkwood's amendment.

Ingalls thought it unadvisable to risk a Ute war by insisting on their surrender. The bill was not perfect, but the best that could be done under the circumstances.

A Message on Chinese Relations.

Representative Willis, of Kentucky, isst Friday wrote to Secretary Evarts, that he intended to offer a resolution in the House, calling attention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to furnish information, if not intended to offer a resolution in the House, calling attention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to furnish information, if not intended to offer a resolution in the House, calling attention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to fine at tention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to fine at tention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to fine at tention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to fine at tention to the fact that the President had made no response to the resolution of Mr. Ferry on the 25th of March, by which he was requested to fine at the fact that the President h

accordingly waited till yester-

that the House inquiry of February 12th would be answered very soon. This last communication to-day elicited from Mr. Evarts an official letter to Mr. Willis, saying an answer is being prepared and will be sent to the House of Representatives without delay.

Willis being still dissatisfied organization was effected. The resolutions denounce Republican corrup Kirkwood said that was a disputed without delay," then inquired third rule in the National Convention of the convention

> House committee on mines and mining being called for reports, to-day, Berry reported the joint resolutions heretofore agreed upon by the committee, which provides for the appointment of a commission of two civil engineers and one officer of the Coast Survey to investigate the debris question, and appropriates \$250,000 to be forthwith expended under the directions of the Secretary of War for the promotion of navigation of California streams from injury by loosened debris now in the

mountain gorges. The House committee on naval, affairs will next Monday take up the documents received from Secretary Thompson, some time ago, exhibiting the extent to which the Mare Island navy yard approaches have been shoaled and will thereupon adiress themselves to the determina-

tion of the question and what should be done about it. California repre-sentatives in the House are invited to be present at the meeting, as it will undoubtedly lead to important general inquiries concerning the mining debris question. They will all attend it. case of Jessie Raymond Senator Hill came up in the The

Circuit Court of this district to-day, on motion made by Senator Hill's atr counsel that the case be stricken from the docket, on the grounds that Springer in vain tried to restore order, when Conger moved that spark's words be read, and the question was discussed whether the question was discussed whether the committee should rise the matter to took the papers. Later in the took the papers. Later in the day Mrs. Lockwood appeared with and the matter was reported.

Sparks admitted having been excited and had understood Clymer to insimuate that he was trying to decive the House. If mistaken he would withdraw his language as unwarranted, but offerwise no pownarranted, but of the protest. The court took that he grounds that the suit was instituted by plaintiff's consent the suit was instituted by plaintiff's cons

An amendment to the army appropriation bill was offered by Harry White, and adopted, authorizing the President, on request of any incor-porated college, to detail an army officer from the retired list to act as superintendent or professor thereof.
This amendment attains the purpose which Page had in view for the benefit of the California University by the amendment which he pro-posed yesterday, but which the adoption of White's amendment

allow his name to be used as district egate to the Ohio State Conveninst. at Columbus. It is represented to Garfield that should be decline, where the Blaine feeling is the

Chicago, 7.—An important arest was made last night of Harry

Webb and wife, who for some

onths past have been working the Grand Pacific, where they have a cured a large amount of plands and in every case not leaving a ci They have been shadowed for so days, and at the instance of Same

COL BILL BALLET

ommittee on Pacific raffroads pro- who claims to be his wife, gives the 45 Years before the Public. posed to alter and amend the sinking fund set of May, 1878, commonly known as the Thurman act, and an act amendatory thereto, in the following particulars:

Province of Tachic Harrads prowho claims to be his wife, gives the name of Mattle. They have been the most acute thieves who ever did the business in Chicago.

Rhode Island Election.

PROVIDENCE, 7.—The State electhe Treasury to invest the sinking fund of the Union Pacific and Central Pacific railroads in bonds of the United States other than 5 per cent.

The authorizes the Recreaty of the Treasury to invest the sinking Governor and Lieutenant-Governor, the democrats having polled a considerable vote in the latter part of the day. Returns from 32 towns, inthe democrats having polled a con-siderable vote in the latter part of the day. Returns from 32 towns including one ward in this city, gave Littlefield 6,250, and Kimball, democrat, 4,290; Howard, prohibition and independent republican, 2,814. The towns generally exhibit irregu-lar and surprising results. Some democratic districts show republican success, and strong republican towns divide their votes between three

candidates. Newport gives Littlefield 448, Howard 432, Kimball 316. The re-publican candidates for Secretary of tate, Attorney General and General Treasurer, are elected by about the usual majority, there being no third candidate for those offices. The general assembly will be threequarters regulation, insuring the election or Littlefield.

Providence, 7.—Returns from all the towns in the State except Block Island, gives Littlefield 10,014, Kimball 6,921, Howard 5,006. The Hazing at West Point.

Pougarkenesse, 7. — Whitaker says of the men who assaulted him last night, one was tall and the other short, and both were masked One struck him with an Indian club (which was blood-stained) clip-ped his hair and cut his ears. He knew nothing more until he was found by the doctor. Whitaker was then taken to the hospital, stripped and examined, not a brulse was found on him; and the doctor telling him he was not hurt, sent him on duty. General Schofield says every cadet has been examined and none has any knowledge of the affair. He says Whitaker is not a brilliant scholar; has always been a quiet and well treated student, and should it be discovered that this is his own dolors be will be discovered. doings, he will be dismissed in disder the circumstances.

McMillan advocated Kirkwood's amendment, lest the Indian be impressed with the weakness of the government, and be encouraged to

> BURLINGTON, 7 .- The Democrat ic State Convention to-day was large and enthusiastic. The chairman in his speach declared the electoral frauds of \$876 must be the A man must be nominated at Cin cinnati who can defeat Grant, as anybody of sense could seelthe latter will be nominated. Committees were appointed.

Upon reassembling, a permanent with the vagueness of the phrase tion and fraud and favor the twoselected and instructed to vote as a

NOTICE.

IN CONSEQUENCE OF LAST YEAR drouth, it is discovered by Bro. Wagstaf that the mulberry trees on Forest Farm are unfit to be removed from the soil till another year. Sale will have to be postponed accoord-ingly. dswl. ZINA Y. WILLIAMS

WANTED. AN EXPERIENCED TANNER AND Currier, to take charge of a Tannery in the Country. For Terms and Particulars, enquire by letter of otherwise off GEORGE W. DAVIS ds lw Salt Lake City.

NOT DEAD YET! WM. PETERSEN WILL OPEN Market, on Monday, April 5th, where he will keep a Choice Stock

Removed and Consolidated.

No. 75 Second South Street. (Corner of State Roads) JAMES WILLIAMSON.

Fourteenth Semi-Annual Dividend.

Zion's Co-Operative Mercantile In-

stitution. SALT LAKE CITY, April 6th, 1880. THE DIRECTORS OF ZION'S CO-OPERA upon its Capital Stock, payable on and after May 5th next to Stockholders of record on the 28th of February, 1880, upon present in the capital stockholders of record on the capital stockholders of record on the capital stockholders.

MOTICE

S HEREBY GIVEN TO THE STOCK-I HOLDERS of the Summit County Raffronce any, that there will be a meeting of said ekholders at the office of the Union Pac Railroad Company, in Echo Station, at the hour of 2 o'clock p. m., of Wednesday the 7th day of April, 1880, for the purpose of electing ectors of said Company; to serve for

JOSEPH W. GANNETT, Secy., Summit County R. R. Co. Salt Lake City. March 12, 1880.

SEALED PROPOSALS

OR THE CARPENTER WORK ON THE

Austra-Hummey 1282 000

THE CENUINE

are not recommended as a remedy "for all the ills that fiesh is heir to," but in affections of the Liver, and in all Bilions Complaints, Dyspepsia, and Sick Head-ache, or diseases of that character, they stand without a rival. ACUE AND FEVER.

No better cathartic can be used pre-paratory to, or after taking quinine. As simple purgative they are unequal BEWARE OF IMITATIONS. The genuine are never sugar-coate Each box has a red-wax seal on the PILL. Each wrapper bears the signa-tures of C. McLane and Fleming Bace.

Dr. C. McLANE'S LIVER PILLS, pre FIEMING BROS., Pittsburgh, Pa., the market being full of imitations of the name McLane, spelled differently.

Gentle

Who want glossy, luxuriant and wavy tresses of abundant, beautiful Hair must use LYON'S KATHAIRON. This elegant, cheap article always makes the Hair grow freely and fast, keeps it from falling out, arrests and cures gray-ness, removes dandruff and itching, makes the Hair strong, giving it a curling teudency and keeping it in any desired position. Beau-tiful, healthy Hair is the sure

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ness generally.

PRINCIPAL CORRESPONDENTS. IN CHICAGO.—The First National Bank.
IN OMAHA.—Omaha National Bank.
IN SAN FRANCISCO.—The Bank of Cali-

ANTHONY GODBE,

MANAGER NOTICE

SALT LAKE CITY, Feb. 21st, 1880. To A. F. Weeden, E. C. Williamson and Titus Billings, your heirs and

OU ARE HEREBY NOTIFIED THAT I have expended for you in money the

S. C. EWING-M

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Women LOUIS REGGELI

No. 138 MAIN STREET.

AS I AM CLOSING OUT MY

PREPARATORY TO RECEIVING A LARGE - follow k less lead STOCK OF

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These Goods must be Closed Out by Spring, to make room for my New Stock.

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