

GEORGE Q. CANNON,
EDITOR AND PUBLISHER.

Wednesday, - November 1, 1893.

U. S. Attorney for Utah.

GEORGE Q. CANNON, Esq., who has received the appointment of U. S. Attorney for this Territory, is a gentleman of from fifty to fifty-five years of age. In early California days he practiced his profession at San Francisco; but for the past thirteen or fourteen years has resided at Chicago. He is an old time friend of Gen. Grant's, is a man of national reputation and has the credit of being a lawyer of fine attainments. It is rarely that a man of his caliber accepts an appointment in a Territory, and whether he will consent to act the telegraph does not inform us. There never has been a time in this country when a man of justice, good sense, honesty and legal ability was more needed as a United States Attorney than now. An attorney of a vindictive, brutal and ignorant nature has it in his power to breed an immense amount of disturbance. He can by his proceedings disturb business relations, unsettle grade, check the development of the country and drive off capital. By promoting vexatious and needless prosecutions he can inflict damage, not upon the men alone whom he seeks to entangle in the meshes of his snare, but upon the entire community. The mischief which a man of such a nature, acting in such a position, can accomplish, this community has experienced of late. Those proceedings are truthfully described in the editorial correspondence of the *Indianapolis Journal*, which we published yesterday, the writer of which is, himself, a lawyer of first-class reputation, in the following language:

"The pending prosecutions are conducted in folly, conducted in violation of law, and with an utter recklessness as to the grave results that must necessarily ensue."

For these the acting U. S. Attorney must be chiefly responsible. Situated as this Territory is, therefore, it is highly important that a U. S. Attorney acting here should be a wise and upright man. In Mr. Bates we trust the Administration has secured a gentleman of this character.

SALT LAKE is not the only place which has jury difficulties, though there may be few places so bad as it in respect to the manifest desire and determination of officials to find a jury tuned to their views of things. Speaking of the Rosenzweig case, the *New York Herald* complains of "the inevitable difficulty of finding citizens enough who had never heard of the case to form a jury," and takes consolation in the thought that "when we get a Legislature willing to take leisure enough from jobbing to rectify so palpable an infraction of the spirit of free institutions as our present jury system the law will, doubtless, be so arranged that a notorious case may be tried on its merits by intelligent citizens conversant with the facts, forthwith then we shall have the usual law's delay lengthened out by this tedious duty of packing juries with the ignorant men of the community."

Such may be the state of affairs in New York, but it is slightly different in Utah. Here we have a Legislature which has passed some very equitable provisions for the empanelling of juries, and if officials will act honorably in accordance with those provisions there never will be any difficulty in obtaining an intelligent, responsible jury, fairly representative of the body of citizens in the Territory, and willing to render a verdict, according to fact, law, and justice, giving the benefit of doubt in all cases to the last named property. Only such a jury is a true, lawful, constitutional jury, for the jury should not represent the judge, nor the prosecution, nor the defense, nor the law, but the people of the community whom they are called and sworn to act for and in the place of, and should return verdicts accordingly, taking into consideration fairly justice, next the well-known sentiments of the community, which give shape and body to the idea of what is or is not crime in that community, and both these things should be regarded so far as the law will possibly allow. We do not urge upon jurors to cleave to justice in spite of the law, for that might be accounted treason, and we consider that following justice so closely is a matter that lies with a man's own conscience, although we would not advise any officer to place us upon a jury if he did not wish the ends of justice to be served.

The great difficulty in obtaining juries in Utah seems to be that some officious official or other wants to have a jury after his own heart, not to return according to justice, evidence or law particularly, but to convict according to a preconceived policy, and frequently according to a pre-arranged plan, using such laws, and so much or so little of them, whether Federal or Territorial, as may suit the purpose in hand. Such a jury is not a jury, it does not represent the community, and can not act for the people—it is essentially a partisan mob, having no right whatever in a court room, only to be tried and punished for perverting the law, if it assumes to act as a jury.

The judge has comparatively little interest in the jury, and the counsel on either side have equally little. The parties to whom the jury are all important are the defendant and the plaintiff, and the plaintiff and the community—the defendant or criminal has a right to a jury that represents the community and the sentiment of the community, and that is not prejudiced against his case, and the plaintiff and the community have the deepest interest in the obtaining of a jury that shall act according to justice so far as they reasonably can. Apart from these considerations the views, policy, designs, wishes, feelings, hopes, or fears of the judge, the counsel, or the marshal have nothing to do with the jury. The judge does not own the jury, neither does the marshal. If the jury are responsible to any, it is to the people, the community for and in behalf of and among whom they act. Hence the folly, the wickedness, the perversion of law and justice in organizing juries who do not

represent the people, but who are brought together to act according to a certain plan or policy, regardless of, or rather in opposition to the views, feelings, sentiments, and wishes of the community.

If all the officials who have to do with the procuring of juries in Utah would take these things into proper consideration and let them have the weight to which they are entitled in action, we could hardly ever again see among us a jury which had not the full respect and confidence of the entire community. And is not this an object worth striving for by all who have anything to do with judicial matters? It is undoubtedly. Then go and strive for it, and the Lord will bless you, if you never deserved to be blessed before.

AMONG our dispatches comes the following—

WASHINGTON, 31.—At the cabinet meeting to-day the subject of the Utah prosecutions was considered, and it was determined that if necessary troops will be sent to that Territory. It is known that some of the Federal forces asked for troops to aid in making arrests, but this was considered to be inexpedient, unless resistance should render additional force necessary.

There is considerable good sense manifested in the above, and it meets our decided approval. We are staunch supporters of the present administration or any other, so long as it manifests good sense, and we are forward to bear and forbear much when good sense is not manifested. With the cabinet we also consider that it is inexpedient to employ troops to aid in making arrests, albeit some Federal officials in this Territory think or did think differently. We commend the cabinet in its determination to send more troops if necessary. That is right. More troops should be sent everywhere that a necessity for them exists. When there is any necessity for additional troops in Utah, we will inform the government at Washington through the News, and we have no doubt, from the readiness ever manifested at the capital to attend to the interests of this Territory, that all the reinforcements we may ask for will be promptly forwarded, with all the necessary equipments. We are much pleased to find that the government is so plainly at a point where we can heartily sustain it. When will the judicial swing round to the same point?

A VERY sensible thing was done by his honor, Judge McKean, yesterday—he actually adjourned the court held over the stable. We delight in commending the judiciary upon every fair opportunity, because they do so many perverse things that our index-finger of right condemns, and we are under the necessity of speaking right out sometimes. However, the court is closed for a week or two, and we take the opportunity to say that nothing that has occurred of late years has more disturbed the financial prosperity of the Territory and been more sensibly felt by infusing capital, than recent court proceedings. This ought not to be, and we do sincerely hope that when the Third District Court re-opens in this city, the proceedings thereof will be of a nature to calm and reassure the public mind, restore public confidence, and forward rather than check public prosperity. "A hint to the wise is sufficient," and hereby we shall discover who is wise, so far as the jurisprudence of Utah is concerned. The public peace and prosperity should be the aim of all judicial proceedings, and we hope it will be in this Territory.

MORMONS.—The Omaha *Atlas* is rather rough upon the crusaders.

The present fight in Utah is a most disgusting one. Not that we believe in Mormonism or polygamy, but because a few knavish politicians and religious bigots are endeavoring to stir up the passions of a people whose views are peculiarly their own. President Grant, in his letter to the White House on the back of polygamy, but the judge will throw him. If the Mormons have a thousand wives it is none of our business. They are separated from us by the Rocky Mountains, and the taint of their social system will be purified by mountain air long before it reaches Nebraska. Then why do we have a pack of rascals, as *Blasquero's* ghost? We have the reason in a nut-shell. Some of the leaders of the crusade are jealous, and they are not as smart and as good looking as Brigham Young. He has a score of wives, and they are lucky to get one. This makes them mad. Not smart enough to fool more than one woman, they determined to bind others by their own misdeeds. James E. Smith, the old-time politician, and if we were in Utah, would hang Judge McKean and his vampires to a lamp post in less than a minute. We would not advise any officer to place us upon a jury if he did not wish the ends of justice to be served.

"DELICIOUS WITCHES" may be a very fine epithet to apply to the Mormon people, who have been so long in the desert and who have subdued the desert and planted the remarkable industries which have made Utah the wonder of the world. The fact is, however, that the use of it is exactly that which led their ancestors to drive the Quakers into the arms of the service, and which burned and hanged men and women alive at the stake in New England.—*Omaha Herald*.

SPECIAL TO THE EVENING NEWS.

By Telegraph.

For Western Union Telegraph Line

Afternoon Dispatches.

NEW YORK.

Various.

New York, Nov. 1.—Kellie goes to San Francisco early next morning.

James A. Leavitt, having accepted the nomination for Governor of France, resigned, last night, his membership of the committee of seventy. His resignation excited much comment.

County controller Green, declines to pay the police justice and clerks, on the ground that they have been overpaid, as the increased salaries they have been receiving under the vote of the common council, were in consideration of law. Under this decision they will not receive any salary for several months to come.

The Times has information from the Captain of the steamer *Hermann*, which sailed hence for Bremen, Sept. 23rd, leading to the belief that Andrew S. Gurvey and with went in the steamer under the name of Macdonald, and arrived at Bremen, Sept. 23rd, and returned to New York, Sept. 24th.

The grand jury were discharged yesterday, without finding any indictment

against Tread. His case will be brought on Monday.

Five San Franciscans, Italians and Spaniards, have just sold a mine, recently discovered in Arizona, to an American company for \$35,000.

Kershaw Island, a spur of Angel Island, better known as Peninsula Island, occupied by U. S. troops, by direction of the War Department, issued August 27, 1893, it having been at that time designated as a military reservation. The Government proposes to erect fortifications upon it to prevent a hostile fleet passing through the Raccoon Straits, flanking Alcatraz, and taking San Francisco from the bay front.

Mrs. Keating, wife of a Pacific Street saloon keeper, was to-day committed to trial for drugging and robbing an old man from the country, who had walked into her parlor.

The average advance in the rates of premiums by fire insurance companies doing business here since the Chicago fire is fifty per cent.

The grand jury have indicted nearly one hundred persons for dealing in the lottery tickets, or advertising them for sale.

PERVERTED JURISPRUDENCE.

The excited state of public feeling at Salt Lake and throughout Utah is the natural consequence of the conviction of Thomas Hawkins for the crime of adultery, which he is held guilty as an unborn babe. All fair-minded and well-informed beholders from a distance, of the events that have transpired at Salt Lake city of late, are probably prepared to hear at any moment of violent resistance to the authority that is backing up the unrighteous verdict. If a collision should take place between the Mormons and the federal troops, it will be, no doubt, just what McKean and his co-adjutors desire. It is doubtful if, should such a conflict ensue, the military would be able to hold their own, or the moral sympathy of the Gentile population of Utah. Hawkins is guilty of adultery, no doubt, but he was not tried for the commission of a crime, as any law book or any State statute defines it. He was convicted at judicial dictation, and under a Utah statute passed by a Mormon legislature. The verdict of the jury, any one of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

The vice of polygamy, the sin of the five hundred shysters who have in California even—knows that in construing a legislative enactment, care must be taken to ascertain the intent of the legislature that passed it. It is as easy to get at the intent of the body which adopted the section under which Judge McKean secured his first victim as it is to see the sun at noon in an unclouded sky. If the intent of the legislature, which passed the construction McKean put upon the section, the law, although passed by Mormons for the benefit of Mormons, might be appropriately entitled "An act to deprive the Mormons of their rights, and to punish them for the crime of adultery as understood and defined by the polygamists themselves." A Mormon, according to his belief, cannot commit adultery in visiting any number of women to whom he has been married under the form of his own church.

PACIFIC COAST DISPATCHES.

Brain of Specie.

SAN FRANCISCO.—The drain of specie to make good the losses sustained in the Chicago fire by local insurance companies and assessments on their stock, amounting nearly to \$1,000,000, is seriously affecting the stock market, the bank of England will raise its rate of discount to a high figure, and so embarrass monetary transactions with Germany that the latter will be glad to act in a more liberal manner towards France. The future operations of the agencies now at work will be watched with interest from this side of the Atlantic, for any great disturbance of values will have its effect in this country.—*Washington Star*.

At Mount Pleasant, Oct. 31st, of typhoid fever, LUGINA JAMES, daughter of Mrs. J. and John Smith, aged 10 years, 6 months and 10 days.

ARRIVALS.

TOWNSEND HOUSE.

Oct. 31st.

Ben Smith, Snake River; W. E. Judson, Cleveland; J. G. St. John, St. Paul; J. G. Griffith, Homanville; J. McFarlane, Suebeck; W. K. Graham, England; T. S. Clark, Omaha; E. W. Howell, Camp Floyd; G. Lundberg, Stockholm; U. T. E. Doggett, New Haven, Conn.

Oct. 31st.

St. Hamilton, U. S. A.; G. Stegl, Corinne; F. Clark, Mrs. J. W. Greene, Brooklyn, N. Y.; J. Connel, Mrs. Hopkins, E. W. Comstock and wife, Ogden; F. H. Hyatt, Grass Valley, Cal.

SALT LAKE HOUSE.

Oct. 31st.

Joe Campbell, Ogden; Chas. C. Warner, Virginia, Nev.; H. P. Leach, San Fran.; L. C. Hawkins, B. P. Boyd, Mo.; S. G. Phillips, London; M. N. Stewart, Sam. Garner, J. W. Campbell, Texas; W. White, Colorado; Frank H. H. St. Louis; D. S. Chamberlain, Arizona; W. H. Jones and wife, Miss Harrison, W. H. Shelling, B. F. White, Mailed City; F. L. Sherry, N. Y.; E. H. Gipp, Council Bluffs; F. M. Smith, Corinne; H. Simons, Ophir, Mrs. Granger, North Platte; J. C. Jay, Am. Fork; J. Howell, Camp Floyd; S. A. Wessels, Sandy Station; C. Wheat, Kelton; H. C. Harrison, Denver; C. H. Marion, Boston; I. S. Miles, Leigh.

Nov. 1st.

A. C. Aakim, Winona, Minn.

JUST OUT!

PROLETARIAT'S NEW SECTIONAL AND MINERAL MAP OF UTAH, \$1.50 by 26 inches. Scale 1 mile to the inch. Elegantly colored. Shows all the principal towns and mountains of Utah. Indispensable to every traveler. It shows all the United States Surveys.

Agents wanted in every county. Sold only by subscription, and limited to one per family. It is from CALDER BROS., SALT LAKE CITY. Send for your copy to-day.

GRAIN, FLOUR AND PEACHES.

A Large Quantity Wanted For CASH.

Oats, Barley, States Corn, Flour, Corn Meal, Bran, Shorts, &c., In Large or Small Quantities at

GEO. H. KNOWLTON'S GRAIN AND FLOUR STORE, West Side of Main St., SALT LAKE CITY. 221-1-10-11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-12