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CHARLES W. PENROSE, EDITOR.

Dec. 15, 1886

and placing greater obstacles in the so "much ado about nothing." long and thorough discussion, and as a If that is the case, his general thing asked for some decided enemies have taken very foolism action by Congress."

nominations in earnest, the legislators | the community in the proper of the country will be compelled to light, and coupled with the former attake action upon it in the desired di- tempt to entrap him on this very rection. |

against "Mormon" influence raise the | create any feeling of layor. Isward the hackneyed cry of "Church and State," parties engaged in the questionalist and try to alarm the country on this business. mixing together of religion and poli- The expense of these useless probecause the "polygamy" cry has be- significant sum. And the discussion come stale and nauseating to all sensi- cannot be made to most the fall. He ing the "Union of Church and State in ferral, which, if justice were done, Utah." Yet all the ground they ought to be imposed upon his aca connection exists, is the apparent about which he know a should. The political questions, and must be tied | dation? It is true that some of fluence such men have as respected less expenditu and experienced citizens, trusted and We congratulate Brother Nature St. revered by their co-religionists, is as- Cannon in his escape from the tolls sailed as a Union of Church and and we know that the thousands who State, and the great thing to be dread- join us in this sengment include many ed and suppressed at any and every persons who are opposed to fam in

If the influence that churchmen ex- is general. ercise in the politics of their locality is to be destroyed as dangerous and improper, how much more should the pressure of the clergy upon national legislators and their endeavors to direct rational politics be denounced lation, has breathed with prester inand opposed! If a "Mormon" Elder its usual freedom during the last few must not do anything to shape local affairs in Utah, why should Methodist and Episcopalian, and Baptist and Presbyterian Bishops, Priests, Pastors and Deacons be allowed to interfere in whose marital status threatened national affairs? Or does it all de- bring the "waole social fabric pend on what form of religion a tumbling about our heads." I preacher supports. Is that which is threatened to enguli the country, in wrong in al" Mormon," all right in a cluding the Utah Leyal League (adpolitical parson of any other denomin-

Our position is, that an Apostle or other official in the Church to which we belong, or a dignitary of any of the and mysterious tone, by the churches and sects that are called payee. But to return orthodox, has just as much right to a the man who imperified the voice in political affairs as a doctor or social safety of the country, it may a a lawyer, a merchant or a manufac- well be stated, right here, that his namturer, or even a professional politician is Grandfather Daniel Cornett, ages or an officer-hunter. And if by powers and qualities lawfully acquired, he can influence his friends, associates or hearers to side with his views or vote as he thinks will be for the public interest, he has just as much right to exercise that influence as any whiskyinspired stump orator or brawler

against "Church and State." As to the marriage and divorce question, there has been trouble ever since it has been taken out of hands of the steamed patriot of the crusader strip ecclesiastical power, where it was vested for many centuries. Marriage is and must be greatly a question of religion, while any considerable number of people believe in a God and in an organized Church or in divine clerical authority. And whatever laws may be enacted by the civil power, that question will remain under ecclesiastical control to a large extent unless infidelity succeeds in overwhelming

It will take some time, too, and great exertion on the part of those who desire to centralize increased powers in the National Government, before the country is likely to so curtail the authority of the several States, as to transfer control of the domestic relations from the latter to the former. Marriage and divorce, so far as the secular power can affect them, are regulated under State enactments. And while there is no doubt that a greater uniformity in the laws relating to those questions should be established, it does not follow that all power to regulate them should be taken from the several States and vested in the Federal Gov-

The fact that Congress now has no lawful authority over the questions of lawful authority over the questions of exclaimed: "Man's inhumanity to Burton, is somewhere in the State of he had eleven children, four sons and seven the description of the poet, who is somewhere in the State of he had eleven children, four sons and seven the description of the poet, who is somewhere in the State of he had eleven children, four sons and seven the description of the poet, who is somewhere in the State of he had eleven children, four sons and seven the description of the poet, who is somewhere in the State of he had eleven children, four sons and seven the description of the poet, who is somewhere in the State of the poet, who is somewhere in the State of the poet, who is somewhere in the State of the poet, who is somewhere in the State of the poet, who is somewhere in the State of the poet, who is somewhere the poet, who is somewhere in the State of the poet, who is somewhere the poet, which is somewhere the affecting the States. Where it obtains the right to regulate them in the Territories has not been made to appear. There has been a great deal of assumption, but no proof. It cannot be found in the letter of the Constitution and has been exercised by the force of might over right. The movement to endow Congress with the added powers contemplated in the proposed amendment, if pursued will cause general discussion of the important questions of marriage and divorce in every part of the Union. This will no doubt be productive of great good, and the princiductive of great good, and the princiWilliam Studer, a petit juror, would age and blind, but it is thought that he South in the year 1857. He performed other pies which underlie the "Mormon" be called on to show cause way he should not be punished for contempt. When arraigned, the defendant admitted that when he went into the jury room he had in his pocket a small flask of brandy which he had procured from Illinois, where he is for medical nurrocaus as he apply to the charge of for medical nurrocaus as he apply to the charge of form Illinois, where he is for medical nurrocaus as he apply to the charge of form Illinois, where he is form medical nurrocaus as he apply to the charge of form Illinois, where he is the charge of th sult cannot fail to be of benefit to that system and its supporters.

THE END OF THE FARCE. THE farce of the Cannon case is ended. The discharge of the defendant surcast by the twelve jurors in making up the verdict of "not guilty." Defendant and woman in the community. The surprise was occasioned through the law when he took the flask of the belief that although there was not the slightest particle of evidence against the defendant, he would be bound over to await the action of the grand jury as others have been with a little cause. The tremendous exertions of the prosecution indicated interior to provide the size in it." Their proceedings, while

Adam" rises up and forbids condol- streets that off may had been resorted to 5 and 1. seiling off again, resided.

that the religious strength of the body distinct charges, and not one of them homer was abstract addition for jury politic is prepared for united action at made to stick, after such an array of ery in making up his decision in the an early day, looking to legislation people to testify from different parts Fatracial. Hasting the which shall place upon the community of the country, and the confident atii- they or night, when they had resired for greater responsibilities for maintain- tude of the prosecution, cause many to ing the sacredness of the marriage tie wonder what could be the reason for

way of divorce. The past summer the It is asserted that the clesire was councils and the governing bodies of to break down the influence of various church organizations in the Brother Angus M. Cannon as the West and Northwest gave the matter President of this Stake of Zoon.

measures to effect their purpose. This The influence exercised by religious | conspicuous failure will have the exbodies and religious dignitaries in the actly opposite effect. He will new politics of the country is very power- feel free to prosecute his lators among ful and often dominating. It was a the people and he will have more than religious furore that forced the pass- | ever their sympathy and support, while age, in the House of Representatives, they will despise the desperate efforts. of the infamous Senate bill that goes | made to bring him again into bondage by the name of the Edmunds Act. Re- | The last struggle to make him anonligious pressure is exhibited in all able to the law for his alleged residence anti-"Mormon" measures that have with his family, between the cate of obtained prominence in Congress. And his indictment and that or when this marriage and divorce ques- his sentence when formerly placed tion is laid hold of by the religious de- in legal jcopardy, is viewed by

ground, before a grand jury white But why do not the declaimers would not join in the scheme, does no

tics, the domination of the clergy over | ceedings must be excessive. Three c. legislation? The opponents of the four days' fees and infleage for the "Mormons" are shifting their tactics, | host of witnesses mount up to no an ble people, and they claim to be fight- is cally put to the expenses of the dehave for pretending that such cuser who swore to empirical influence that some leading "Mor- Governm at pays the costs and readmons" have in local politics. If a man | no benefit. Is it not about time that holds a Church position, according to charges cease to be made against their notions he must be dumb on prominent persons without solid feattup as to all movements relating to of- make fees by the transaction, but fices that affect him as well as other it not probable that there Sam was members of the community. The in- object to such extravaguat and need-

politics and religion. The satisfaction

### THE SOCIAL PARISHE SAFE.

DOUBTLESS the Republic of the United States, with its fifty-five million popudays. It has been threstoged with imminent danger, which is, however, in a fair way to be abatist. The relicame in the arrest of a dangerous man mission flity cents). The consideration for the half dollar fee and monthly dues is the reception by the payor of password, uttered in a guttural, tragi-

eighty years, who has been in the habi of joining in those treasonable plets known as the 'Old Folks' Excursions,' instigated by the area conspirators t R. Savage, George Goddard & Co. The complaint against Grandfathe

Corbett was sworn out by D. W. Reach, sometimes popularly called with an eye to the eternal fitness of things-"D. W. Wretch," a we known and generally thorough Grandfather Corb. tt is 80 years old married his first wife about 60- ve. since and the second twenty-on bedridden and the other one name her with solicitous care. But M. powers that be step in and demanthat the veteran must accept the all r native of turning his wife of twents one years' standing into the street to suffer the buffetings of the world, and leave her bedridden female companie

minus her attentions; or he must tak up his abode in the penitentiary. All this may entail suffering upo feeble and helpless women, but spesense. What of that? Old Mrs. Curbett might have known over half a contury ago, that such a climax would come in the course of patriotic eventtherefore she "must suffer."

Ye heavens! who enjoin respect for the aged, look down upon the grain spectacle of the Rough complaint against the octogenarian, his buling taken into custody by a stalwart deputy U. S. Marghal, and bound over to answer to a grand body of Inquisitors by a U. S. Commissioner. Behold the scene and turn away and weep in uniman makes countless thousands

OGDEN OCCURRENCES.

Studer, Finsd \$10 for "Contempt" -Pest Gets Six Years in the into lever. Per. - A Murderous Assault-General Notes.

On Tuesday morning, Dec. 11, a for medical purposes, as he could prove by a certificate which he held. He had been sick for two idays, and it was his intention to take the "medicine' home and use it there. It was not true, as stated by the Tribuac, that three or four bottles of whisky were taken into the jury room nor was it true that fifteen or sixteen votes were 3,817 to 3,283. cast by the twelve jurors in making up

complaints, all of which had to be dis- tice of the coars. Mr. Bierbower said to la per cent, on specialties, also that Press dated December 18th and a pointer of the Pioneer Press dated December 18th and a pointer of the proper of th Press dated December 8th, says, a peti- three indictments for polygamy. assertion, not a sen by implication, that tion was presented in the Senate on that there were three when the it was proved it is in that day asking for an amendment to sion that there were three when the it was proved it at histor was drank in that day asking for an amendment to the Federal Constitution, allowing Congress to regulate by law marriage and divorce in the United States. It only two accusations of polygamy and to the room with middle to violate the configuration of the room with middle to the room also says that "there are indications two of unlawful cohabitation, Four law, or in contempt of the court. He

ards in the room, or if they need not refreshments, in dicine, ite, is

The motion was beined and Petriwa in poen to six years in the position be able to answer the queries of mureal shallers gand were each ad-

mirror to crizzana dip. But a person-lament trim was less fortunate. He art this is a republican nation

uds. His tamans John Meight one ing that is by brother ban, by been to jail. He will be examined on

e will same by it will be unenviable of order, y. It is expected that a runngod others will follow in the wake ly mained Lemon was fined \$10 for

aimai without provocation.

that souterer, sure the young man

WILD WORK ON WALL STREET, NEW YORK.

Stocks Tumbilling From 4 to 15 Per Cent. All Along the Line.

ing in a Dicksonian-not Pickwicklan The Dreision in the Field Sennett Little ! Suit.

By Telegraph to the NEWS 1 The Patti Concerts in Sexico.

City of Maxico, 15 .- Nothwithfor scats, during her season here next month, is so great that twice the capacity of the neuse has already been applied for, and this too with the prices of admission 25 per cent higher han those fixed by the bogus agent. It is reported here to-day at the office of the governor of the federal district, Guadalajara making his way to the

New Haven, Conn., 15.—George Watkinson, Yale's famous half back and goat kicker died this moreing. His sickness resulted from a cold he caught during the Yale-Princeton thanksgiving game, which developed

Mysterious Disappearance. New York, 15 - William Storer, eugaged in the commission dry goods business, on Church Street, for many years, has suddenly departed leaving creditors in mourning to the amount

SAN FRANCISCO, 15.—Oliver A. Linden was arrested here on a requisition from Illinois, where he is wanted to answer to the charge of forgery. Victory for the Workingmen's

Ticket.

the toils. The failure is commen- making up their judgment were peace- | gers, he said. "There is nothing in thi a High Counsellor in the Sait Lake Stake of surate with the effort. The proceedful, and one could have heard 'a pin whole thing but the loud talk of [Wall Zion for 20 years thereafter. He was a memings were very much of a fizzle. There drop." Only one other juror, Mark Street hears. Some few small brokers' her of the organization known as the "Minlines was to have been a great display of Fletcher, drank of the liquor, and that was to have been a great display of freeworks, but the whole thing went off in smoke. If we did not despise insincerity, we would say we are sorry insincerity, we would say we are sorry for Mr. Dickson. But alas! the "old of Lorin Farr, It was removed on the capacity he was a side of the market, but have made private sattlements and no further suspensions are anticipated. At this writing the market at its lowest showed a decline of 4 to 35 points all of Lorin Farr, It was removed on the capacity he was a side of the market, but have made private sattlements and no further suspensions are anticipated. At this writing the market at its lowest showed a decline of 4 to 35 points all of Lorin Farr, It was removed on the capacity he was a member of the P. P. Pratt party to make private sattlements and no further suspensions are anticipated. At this writing the market at its lowest showed a decline of 4 to 35 points all of Lorin Farr, It was removed on the capacity he was a side of the market, but have made private sattlements and no further suspensions are anticipated. At this writing the market at its lowest showed a decline of 4 to 35 points all but one. At his death he was laboring as for Mr. Dickson. But alas! the "old of Lorin Farr, It was removed on the capacity he was a side of the market, but have made private sattlements and no further suspensions. At this writing the market at its lowest which he was the only surviving member of the P. P. Pratt party to make private sattlements and no further suspensions.

number of Hawniians, who seemed very much affected at their loss.

### AMUSEMENTS.

eputy Commissioner of Internal Rev. nuc, has resigned. His resignation I to take effect on the appointment a) ection was taken rt the instance of the President. Rogers is a Republican and has been in office many years. There are no charges against him. I is generally understood that Hender-

seratic committee, will be ap o onted to succeed him.

RUSSIA'S ATTITUDE TOWARDS GERMANY PACIFIC.

FOREIGN.

on, chairman of the Indiana State

Mestaned.

Washington, 15. - P. C. Rogers,

Gadban's Opinion on the Bulgarian Question too Loudly

hapressed.

The E. Hou Case. DOBLEN, 15,-Dellou and O'Brion, unnounced, will attend a campulcetting at Kingston oil Taursday shords advice Dillon to give but, con

The Case of John Dillion Confirmed.

face a trial by jury by estreat of sure

London, 15 .- In the appeal of Jame forces Bennett regularit the decision or rate, Cross W. Field five thou the New York Herald, the court of apnea's to day quashed the virili agains! E mactt. The present deels states the ground that Beneeft no being a British subject, and being non-resident of Great. Britain, the substituted service on Limita London apon which the verdict was obtained III . J. The court condemns Fiel

Gadban's Opinion Too Loudly Expressed. CONSTANTINOPLE, 15 -- The ambas

ulor of the five powers have recently storned the Porte that Gadban Rife at , especial Turkish envoy to Bulgaria been playing a double game a Yesterday the Austrian, French Capressed could do better to wait until a re-elec on of Prince Alexander was poe. It is reported that the Turkis dismissal of Gadban Exendi, from the diplomatic service, as soon as he p sence from Bulgaria.

> back and rule, and being sinesta's Affiliate towards German Pacific. The oficial Messenger confutes the acticles which recently appeared in the Burshan press generally, describin Germany's attitude as hostile to Bus in. The Messenger says: It is to b repretted that the press has been thu had d. Owing to their mutual and v tal interests the relations between Rus and thermany bave become mor correspidated. It has been proved be several trials that both powers recog nice these relations as important to

the welfare of both. Ressar as formerly, intends to respect to remany's special interests and the reason to be assured that Germany will continue to abstain from action affecting Russia's diginit or interes's which have arisen throng Russias historic relations with the influence will be exclusively directto maintain the general peace which Europe needs and which the Czar and the Russian people earnestly desire.

Grand Larceny Case.-Last evening Jacob Higginson and R. P. Snell came up from Spanish Fork, Utah County, accompanied by A. G. Sutherhad, Sen , as counsel, to answer to the charge of grand larceny, made before Commissioner McKay. The case James Perr was pent to the peni- was deferred until a late hour this satisfied to the is 2) years old, afternoon. The defendants are accused of having stolen a mare ant 5 feet to inches high: belonging to John Morgan, of Clover to been partilled, but his wife is dead; the control of County. Their state is been impressed before for a simple unent is to the effect that they were sent over to Toocle County to get, an enimal belonging to a resident of Spanish Fork. They brought one that enswered the description, but when they g t home they learned that a mistake had been made, and tick the saimsl back to where they found it. They were arrested a ow days later, and released on their own recognizance to appear when wanted, and were required to come up last night, which they did.

> OBITUARY. NEDEKER .- Died in the Nineteenth Ware

mit Lake City, Utah, December 1st, 1886, o enous hemorrhage, George, son of George and Susanna Merřidith Nebeker. Deceased was born at Newcastle, Del. July 22a; 1827. He subsequently moved to

remained antil the year 1846. In the spring of that year he, in company with his chiest rother John, came west as far as Winter Quarters, suffering, in connection with the aints, the hardships of the winter of 1846-7 at that place. The following spring he con inued his journey westward in Brother George B. Wallace's company, in which hi brother John Nebeker was a captain of 50 Since Brother Nebeker's arrival in the val jey his labors for the building up of the kingdom of God have been signally conpicuous in his untiring zeal and manifest integrity to the principles of the Gospel which he espoused in early manhood, being daughters, all surviving him excepting five daughters. Again in the year 1863 he was married to Maria Leonard, who bore him four sons and two daughters all of whom daughter. In connection with raising his family, his life has been devoted to mission-

ary labor most of the time. His first mission in 185, was to the remnants of the House of Israel in the regions of the White and Elk Mountains; and in the year 1856-7, he was among those called to olonize what was then known as the Western part of Utah, but now known as Carson South in the year 1837. He performed other missions, notably, may be mentioned the one to the inhabitants of the Sandwich Islands. where he was enabled to establish an industry, namely, the manufacture of sugar, which has also been the means of assisting to establish a home, or place where the natives of that land, who receive the Truth, may gather and build up a Stake of Zion in that land, thus materially contributing to the spiritual as well as the temporal welfare of that people. This mission embraced t period of 13 years. He also filled a mission

ence. The solemn truth is, we are glad at his discomfiture.

Thirty-six witnesses and not a scrap of evidence, shows an inordinate desire to punish, without reasonable support to a charge. The number of support to a charge of the number of support to a charge. The number of support to a charge of the number of the number of support to a charge of the number of the number of support to a charge of the number of the number of support to a charge of the number of the number of support to a charge of the number of

SALT LAKE THEATRE. Wednesday and Thursday

MODERN MARVEL!

Magical Untertainment ENTITLED

BEGONE DULL CARE. adisputably the Grandest and most Sense tional entertainment of its kind now before the Public.

POPULAR PRICES - 75c.; \$50c. and 25c vo extra charge for Reserves. Hox Office open Tuesday, Desember 14th,

ESTRAY NOTICE. T HAVE IN MY POSSESSION: One red STEER, coming 2 years old.

third back, white face, dewlap and chin waitle; no brands visible.

If not claimed and taken away within ten days from the date hereof, it will be sold at guidic auction in the South Bountiful estray pound at 2 o'clock, Thursday, December 1975. JOHN JOHNSON, Poundkeeper. South Bounfiful, Dec. 13, 1886.

ESTRAY NOTICE.

THAVE IN MY POSSESSION. One black horse MULE, right front for arge, age not known; no brands visible.
If not clamed and taken away with on days from the date hereof, it will be sold fuesday. December 21st, 1886, at 10 o'clock i.m., at my corral, to the highest cash bid-

WILLIAM HAMMOND, Mill Precinct, Lake Point, Toocle County

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NOTICE. THERE WILL BE A MEETING OF the Stockholders of the Sait Lake Glass Works, at the office of the President Sait Lake City and County, Territory of Utah, Wednesday, December 15th, 1886, a seven p. m. The meeting is called for the purpose of submitting a proposition to in crease the Capital Stock of said Company JOHN A. EVANS,

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> > 1860.

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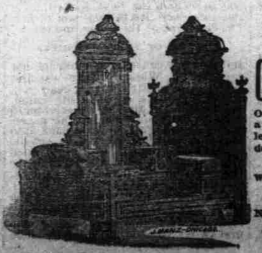
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