THE EVENING NEWS. UBLISHED DAILT, SURDATS SECRETED, AT

FOUR O'GLOGE.

Friday, . . November 28, 1879.

attention to them and to the names of the persons who signed them, would inculpate a gentleman munity, and their statements proven. Witnesses in other cases purposes as essential an American part of the message. strait as if it flows through the at their proper value. Some of pense from the eastern States, and peninsula of Florida. If this fact become as inflated, and vain, and be a dollar of revenue left silly as their prototype, the cele- for any measure of public benebrated Valentine Verdict in the fit, and the witnesses and, jurors play of "The Charcoal Burner." would be little if any better off If they were only bombastic and than at present; the cash would arrogant, it would make but little fine into other channels. difference how far they might proceed in the line of ridiculous documents, filed in Court and gravely kind, and the only wonder we feel is to see some of the names ings amount to nothing and their mendations are never noticed there, as we have reason to believe, in a practical manuer. But they are not content with that. They step entirely outside of the bounds of their duties, and in malice and and falsehood which it contains. falsehood go so far as to utter gross libels on the people and the Terri-

tory. The Reports which we publish was adopted unanimously. How a to-day are conspicuous examples of number of men ordinarily intellithis. The general report, which it gent could thus commit themselves will be observed is only signed by is astonishing. There is no such eight members and the clerk, con- thing in existence as "The Insane eight members and the clerk, con-tains some expressions that should not be allowed to pars without comment. An attack is made upon the witnesses brought before the Grand Jury for the purpose of elic-Ur. Seymour B. Young, totally and iting testimony in alleged cases of entirely. It is not the property of the western associated press by sympathy, I am, unfortunately, polygamy. They are charged with the Territory, the County nor the Murat Halstead, Joseph Medeli, not well enough to be able to thank The featiment is alonged case of polygamy. They are charged with being "unwilling or unreliable" and the territory, the found or of a "painful exhibition of diaregard for the amotily of judicial oaths." What are the facts in the case: They wate so informed when they paid their visit. They had no right there whatever in an official capa-tion of law and precedent, for the special purpose of finding indici-ments against persons supposed to have broken the amily. The law gives them no power in the premises. They wate so the public prison." But this building is not op ower in the premises. They and the form and ling is not that the this building is not op ower in the premises. They may fight as well visit and report is an exhibition of aware broken the anti-polygamy law; the employment of smaking gives them no power in the premises. They make the times to the public prison." But this building is not op ower in the premises. They make to the anti-polygamy law; the employment of smaking with as well visit and report with the terms of any wing the as well visit and report with the terms of any wing the as well visit and report with the terms of any wing the as well visit and report with the terms of any wing the terms of terms of the terms of the terms of terms of the terms of terms of the terms of terms of terms of terms of terms of the terms of terms

ment does the past history of offi-

other part of this paper. We direct witness, who, he thought, could be to the fact that from the moment connection with the request that induced to give testimony which would inculpate a gentleman against whom no crime could be proven. Witnesses in other cases of the activity become to all intents and proven. Witnesses in other cases

these statements are of an extraor-dinary character. There is nothing legislators were such fools as to give which is to construct the canal it surprising in them however, com- the key of the Territorial Treasury will become necessary for us, soonsurprising in them however, com-ing from a Utah Grand Jury, for it really seems that as soon as some to lock and unlock at will; they of our citizens are dubbed with the would deserve to be relegated to of 1850 as they either are or ought bark Mercury, abandoned in the ice title of "Grand Juryman," they private life, for there would not to be in force now, will be to in-Oct. 24th, in lat. 10 north, long. 172 was an ill-advised and mischievous This report is manufactured for outside effect, like others of its kind, and the only wonder we which are attached to it, placed its intelligent representatives have under strong pressure, but still

there, making their owners measthe United States from the outset urably responsible for the folly of any practical negotiations about the canal in the spirit shown seven years ago by the Government of Costa Rica. The report on the insane asylum, Rews Gathering in New York. ral report. And we notice that it

A meeting of prominent journal-ists took place at the Windsor Hall yesterday for the purpose of discussing existing arrangements for the

gathering of news and for considering a plan submitted by the west-

open to be dipped into at pleasure. not do this unless he has taken ef-we would ask, what encourage-ment does the past history of offi-plain to Nicaragua and to all the mendation that a commission be ment does the past history of offi-cial disbursements give to the Legis-lature, for, placing large sums of money within the reach of those who desire to handle it? The whole revenue of the Territory would not suffice to meet the demands of men Salt Lake Dramatic Association, Prop's. Engagement of the successful, emotional NELLIE BOYD

 GRAND JURY MALIOE AND ABSURDITY.
 suffice to meet the demands of men anxious to convict "Mormons" of crime. The late District Attorney Grand Jury will be found in an suffice to meet the demands of men anxious to convict "Mormons" of crime. The late District Attorney went clear to California for one
 course we ought not in any way to infringe upon the local independ-ence of either of Nicaragua or any other Central American State. But it is childishness to close our eyes
 of the army. He urges that a suffi-cient sum be appropriated to com-plete the Washington Monument at an early day. He gives renewed attention to the election laws in

WESTERN.

Whaling News. SAN FRANCISCO, 28 .- The whaltroduce perilous complications west. Just north of Herald Shoals into the matter. That convention they left the bark Vigilanten in the was an ill advised and mischievous convention when it was drawn up. It has become an achronism and it should be unbesitatingly treated it should be unhesitatingly treated fear that the Jeannette may be as an achronism. What it is a frozen up in the pack ice, in which mistake to do in 1850 it would be case they have little hopes of the ittle short of a crime not to undo in 1850. If the Nicaraguan Government is in earnest in its profes-sions concerning the construction of a great water way in which pounds of bone and 4,000 pounds of

ivory. The vessel is owned by taken so lively an interest, it can in no other way serve itself so ef-fectually as by co-operating with policy having been made for four years, and had one year to run.

> FOREIGN. CREAT BRITAIN

> > Foreign Notes.

LONDON, 28.-The North German Gazette publishes the following letter from Prince Bismarck, dated Varzin, the 15th: "In consequence ern associated press for the estab- of reports circulated by the press

TWO NIGHTS ONLY. THURSDAY EVENING. Bartley Campbell's Greatest Effort, FATE, OR LOST AND WON Helon Faraday, - Miss Nellie Boyd FRIDAY EVENING, The most successful of all Comedies, written by the author of "Pinatore," W. S. Gilbert's great burlesque comedy success ENGAGED Belinda Treherne - Miss Nellie Boyd In which character she is pronounced by press and public to be unexcelled ADMISSION—Parquette and Parquette Circle, \$1; First Circle, 75c; Second Circle, 10; Third Circle, 25c. No extra charge for

SALT LAKE

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HEATR E

reserved seats. Box Office open on day of performance Doors open at 7.30, Performance at 8.

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ONE house with several rooms, cellar and barn opposite 15th Ward Co-op Store. One house on State Road, known as the

Two suites of rooms connected in the WASATCH BUILDING, either double or Also a few furnished or unfurnished

in the Wasatch still for rent. Apply N. GROESBECK & SONS, or Box 442, Post Office.



THE undersigned, committee appointed to supervise the construction of the Jordan and Sait Lake City Canal, are now prepared to let contracts for excavating the first three miles of said canal, com-mencing where the South Jordan Canal flume crosses the river. The work will be mostly side hill excavation, well adapted for laboring men with picks, shovels and ,wheelbarrows. The committee will be at said point to let contracts on Monday, December 1st; at 10 a.m.

FERAMORZ LITTLE, A. H. RALEIGH, JESSE W. FOX, Committee. Salt Lake City, Nov. 26th, 1879.

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H. S. ELDREDGE, Supt.

1.





tients in carpeted drawing rooms, and Smith, expressed the opinion How can any man or woman tes. tify under oath that a neighbor or surrounded with luxury? We are last evening that the project for a acquaintance was married at a assured that they are cared for to national news clearing house in Ballantine Barnes M given time to a designated person, the satisfaction of their faiends who without being a witness to the placed them there, and kept as Utah and Her People Discussed in Cottam A ceremony? Witnesses are not ex- comfortable as they will thempected or required to give their elves permit.

TELEGRAPH.

PER W 467 BRF UNION THLEGRAPH LINE.

The Forthcoming Message on the

EASTERN.

opinion or to repeat common rumor. They are only under legal obligation to speak that which they know. If a man says, under oath, he knows that another contracted marriage with a certain individual evidence of the fast than what he has heard, or what he suspects, or what he believes, he then certainat a certain time, and has no other ly "exhibits a disregard of the sanc- claimed is entirely undeserved? tity of a judicial oath." But when he replies that he does not know, when questioned as to a contract system altogether is strongly advo- The three electoral votes of the when questioned as to a contract performed in secret and about which the cannot possibly know any more than his questioners, he such repeated exhibitions of folly, into the House, the vote of Utah any more than his questioners, he speaks the truth, and no Grand Juror, swelling with the impor-tance of his mighty office and the majesty of his temporary position, majesty of his temporary position, or angry at not being able to extort the information desired, has the slightest right to attack the wit-ness as unreliable, or throw out the dirty insinuation that the latter is dirty insinuation that the latter is a perjurer; and these who do so ex-pose themselves to the scorn and contempt of all reasonable and re-spectable persons.

These inquisitors next attack our "inflexible and inelastic laws." It appears that they would prefer laws BY so flexible and elastic that juries could be empanelled, indictmenta found and verdicts rendered, according to the desires of attorney and judges anxious to make a name by putting alleged polygamists in prison. Why did not these nine

Andrews D Halminton Amy L Miss Ashman M A Handly W B Hunt D 2 lum and investigate for themselves. There are some demented persons in the asylum who are filthy in the ball of the filth Bergman F Heath T G Baker E Howe J C Butterworth EHughes J M 2 Handley J Babbage G Hoagland J Booker J Holsten M

Bell L Bansen M Butterworth LHowcroft M Booth M E Hayden M L Bunnell M H Hail S Press. Murat Halstead and Rich-Bovin M ne M Jones E nes M Jensen E antine RAJackson F New York would be adopted.

Jones J The Tribune has an editorial on Carr F Chase E Conklin H the Press and Message, We cannot but think that the the following points are gleaned: Coolins J Chapman Z Kershaw A object of these self-important per- The time is close at hand when the sons who have framed this report is to pander to the prejudice existing against the people of Utah, or why should they take the trouble to make up such a statement, and and there will be practical inconve-to the prejudice existing and there will be practical inconve-to make up such a statement, and there will be practical inconve-to the prejudice existing and there will be practical inconve-to pander to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and there will be practical inconve-to the prejudice existing and the present and Law A Lundden C Louis B A Lyons C Lee L Lienhard M Larsen M A Leveridge Edgerly R 2 Farnham A

admission of Utah. The two sena- Fowler Mrs claimed is entirely undeserved? We are not at all surprised that the abolition of the Grand Jury would certainly be democratic. Gillett A Greensides Gray M

GENTLEMEN'S LIST.

Holmberg J Hamilton A "JW Huper E G Holman I Higson C Hayden D T Hyde C Jr Hansen C C M Hamblin C F Benson W Hault Mr Habn A luckiand Mr irgess C ill H J Issacs M Union, no respect for its laws, no Itts A W Jackson F omenthal Balley G Jacobi E3 Bywater GG Judd TA Soawell H Jones A A Iowen H J ⁴⁴ W T interest in its prosperity. The American people never will consent to the erection of Utah as a State antil the barbarous practice which divides it from the whole Christian Jurns JO JJKarunsky A Kimbali N Kahler H Kugh H J Knight C world has been forever abolished, and before there can be any serious question of admission, the laws urnswood art J Brown J against polygamy must be amend-Kermeen Kirk A H Kimball & ed and put in force. The Herald has the message in NEW YORK, 28.-The Herald, al-luding to Grant and his probable advance and summarizes: The uthbert J Ciark Grand Jurymen make some laws, as elastic as india rubber, to suit their notion? They had just as much right to legislate as to enlarge Lind J 8 BLuke J A Lillard J W Lund H C





Tarbert A