THE EVENING NEWS. THLISHED DAILY, SUNDAYS EXCEPTED AT YOUR O'CLOCK.

DAVID O. CALDER, EDITOR AND PUBLISHER.

Wednesday, . January 26, 1876.

minion of Canada recently pass-ed a law creating a supreme court, for the Dominion, one clause of which provides that from the de-cision of that court there shall be no appeal, as heretofore to the Privy Council of England. The Imperial Government objects to this, and has sont an intimation to bistrict Attorney; but Merrit op-the authorities in Canada that this objectionable clause must be re-

get them. tians by the Turkish rulers.

......The latest about the French elections shows that the Left will have 126 seats in the Senate.

. Turkey has determined to annihilate Montenegro if that power continues to aid the rebels.

.. Monsignor Keutschler is the new Archbishop of Vienna. ..... There is a financial crisis at

Riga. ..... The Wallachian Chamber

has voted an additional £320,000 for war purposes.

tennia

......Fifty thousand dollars dam-age by fire at Suncook, N. H.

in West Virginia.

the thermometer ranging from zero to twenty below.

after contained, provide by law for the manner in which, and the offi-WANTS TO CONFISCATE SOME-THING.

school-lands as it may be desirable THE Columbus (Neb.) Journal to sell may be selected and desigthinks that the Republican party nated for sale, and also the manner should now "set itself in earnest to by whom, such sales of land shall the work of eradicating polygamy be conducted. Accurate descrip-in Utah." "Let it be thoroughly tive-lists of all lands so selected and

are here enjeying Washington life; and if on a political errand, are pur-suing it discreetly, for they keep very quiet. Not so is Sam Merrit, who is also here, and is the same

at Boston, Mass., are now estimated at half a million. .....Forty thousand dollars dam-age by fire at Brooklyn, to-day. .....The Carlist troops are meet-ing with reverses. .....The Parliament of the Do-minion of Canada recently pass-ed a law creating a supreme

objectionable clause must be re- fit for the office. Thus it is, the and shall pay or cause to be paid, cation from the Secretary of the pealed. Cation from the Secretary of the fight goes on. Not as to who shall to the treasurer of the proper Terri- Treasury in response to a resolution

Great cruelties, it is sad, are honestly fill the positions, but as tory, the interest thereon as fast of the 20th inst., enclosing a report being practised on Armenian Christic to who can honestly or dishonestly as the same shall accrue. All bonds of the action taken by him in re-DESERET.

> curities. Three years after the Ter-A BILL TO PROMOTE EDUCAritory on whose account they may TION IN THE SEVERAL TERRITORIES.

printed.

subject to the requirements herein-

cers or board by whom, such sec

tions or parts of sections of its

be held in trust shall be admitted into the Union as a State, they shall become the property of such State, and be turned over to the Presented in the House of Repres tatives, January 6, 1876, by Mr. Treasurer thereof; and until the Maginnis, read twice, referred same shall be so turned over, the to the Committee on Education interest thereon shall continue to and Labor, and ordered to be be paid to the treasurer of such and it was so ordered. State, in the same manner as though it was still a Territory. All

.....Four hundred and six depu-ties have been elected to the Span-ish Cortes. .....The U. S. House of Repre-sentatives has passed a bill appro-priating \$1,500,000 to help the Cenmoneys received by any Territory under the provisions of this act shall be applied exclusively to the - sage of this act, the sixteenth and thirty-sixth sections of the public lands, or other sections of parts of sections selected in lieu thereof in conformity to law, reserved for school-purposes in the several Tar. conformity to law, reserved for school-purposes in the several Ter-ritories, may be sold prior to the admission of said Territories into the Union of said Territories into the Union of said fund shall be ap-plied to the maintenance or support of any sectarian or denominational school, nor shall the same be di-the Union of said Territories into the Union of Said More murders and lynching school-purposes in the solution of any sectarian of denomination denomination denomination of any sectarian of denomination denominati denomination denomination

> A BILL FOR THE SALE OF sundry civil appropriation bill with TIMBER-LANDS IN THE TERRITORIES.

> postage on third class mail matter Presented in the House of Repre- from one cent per two ounces to sentatives January 6th, 1876, by one cent per ounce, or fram eight Mr. Maginnis, read, twice re-ferred to the Committee on Pub-lic Lands, and ordered to be was before, to one cent for two printed. ounces.

Be it enacted by the Senate and Cannon addressed the House in

bable he will be removed, though I hear rumons to 'the effect that should he lose the "manufalship" another place will be proffered to hm. AtWillards there are Col. Patrick, ex U. S. Marshal, I believe, of your Territory, and his brother. They are here enjaying Washington life:

NEWS OF THE DAY. News of the sale bragger he has always been credited with being. His fa-to show in Eastern Nevada. The stealings and fergeries of Winslow, the king among thieves at Boston, Mass., are now estimated the were to be believed, you cught the were to the tork of the the the the the the the to the tork of the to the tork of the the tof the the to the tork of the to the tor

hardly be reached for a fortnight. Ex-attorney general Williams, his counsel in this city, is busy on the case, and expresses the greatest confidence in his ability to estab-lish Babcock's innocence. The most intimate friends of Babcock do not share his confidence, and based to the trial with the greatest By Telegraph. TO-DAYS DISPATCHES. await the trial with the greatest naxiety. Four commercial treaties are CONGRESSIONAL. talked of in Congress and two are SENALE now under consideration They are

Communication from the Secretary of the Treasury, Etc.

now under consideration They are with Canada, the Hawaiian Islands, Cuba and Mexico. Three commis-sioners are here pressing the Cana-da 'treaty, and they have a very earnest advocate in Ward, of New York, of the House committee. The WASHINGTON, 26 .- The Chair laid before the Senate a communipurchased under the provisions of this act shall be subject to the le-gislation of Congress in the same manner as other United States seation of the Hawaiian reciprocity treaty. The greatest objections t West presented a memorial signthe treaty are presented by the sugar interests. The contest is beed by several members of the State Senate of Louisiana, in reference to tween the San Francisco and New the credentials of Eustis claiming a

Orleans sugar markets. The proseat as a U. S. Senator from that posed treaties with Cuba and Mex-State. West said he presented the ico are the subject only of speculatmemorial on behalf of Eustis, and asked that it be referred to the comive discussion. mittee on privileges and elections. More About Winslow

BOSTON, 26.-It is positively stat-ed that E. D. Winslow issued large

" HOUSE. Postage on Third Ci as Matter, de.

quanties of fictitious stock of the Boston Post Company as collateral. WASHINGTON, 26.-Clark, of Mo., A meeting of the stockholders will .....Sitting Bull's band of Sioux are accused of committing murders on the Yellowstone. admission of since it for an equal ben-of common scheols therein in the schedule in the support of common scheols therein in the schedule in the sche passed in the last hours of the last

Writ of Attachment Served. ession, in the form of an amend-At the instance of N. G. Green, ment, inserted obscurely in the one of the former proprietors of the Post, a writ of attachment was the evident intention of misleadserved this a. m. on E. F. Porter. ing the House. That law increased the astensible owner of the Daily News; the writ is based on Winslow's transactions.

> Damaged by Fire Hollis Hall, Harvard College was badly damaged by fire to-day. Meavy Failure.

NEW YORK, £6.-The affairs of

agreed between the court and the counsel for the government, and

his witnesses should simply be in-structed to hold themselves in rea-



WALKER BRO'S

## CLARK'S O.N.T.

# SPOOL COTTON.

## York, of the House committee. The committee has given the subject consideration enough to direct a sub-committee to prepare a report. The ways and means committee to prepare a report. The ways and means committee the consideration of the House constant of the House c

### PER DOZEN.

SEE OUR HANDSOME, New Retail Grocery Dep't,

ENLARCED AND RE-FITTED, Giving us Increased facilities for Conducting a FIRST CLASS FAMILY GROCERY TRADE OF WHICH WE MAKE A SPECIALTY. New Fruits, Just Received.

SEASONS

TEA

Brought to Utah.

HOME MANUFACTURE.

Wasatch Woolen Mills.

I am continuing to purchase and paying the

W HIGHEST PRICE FOR WOOL.

And for the better accommodation of my customers. I have opened an office op-posite the north side of the Townsend House, Salt Lake City, where I will try and keep on hand Docskins, Jeans: Flannels, Blankets, Repellants, Tweeds, Meltons, Lin-seys, Sheeting, Batting, Single Double and Triple Yarns. Parties having WOOL to sell will do wei to call and examine our CLOTH and PRICES. Samples mailed on application. Wool Sacks furnished.

-ALL KINLS OF-

-A SPRCIALTY .-We will not be Undersold

12" Half Black Post of fregor

Daily

L

Latimar, 124 of & C

And for the better accommodation of customers, I have opened an office op-

GEO. H. TAYLOR,

F. ARMSTRONG

WHICH HAS BEEN

and the possibly innocent plural by the territorial legislature, estab-lish the minimum price at which wives."

the same shall be sold; but said This great difficulty, however, minimum shall not be less, nor this sagacious journalist thinks can be met by confiscating the estates of the husbands and the property of the church

of the husbands and the property of the church. This has long been a favorite idea with the unscrupulous opponents of "Mormonism." They and ev-erybody else know that precious little of such confiscated property, stolen property would be a fitting term, would reach "the innocent children and the possibly innocent plural wives." Depreciation of values through forced sales, com-bined with lawyers' fees and court expenses, would eat up the sub-stance of the property thus confisstance of the property thus confis- have been given in some newspaper cated or stolen, and the infinitesi-mal residue ought to do the inno-no newspaper shall be published in such county, then in the newspaper cent children and their innocent published nearest to the lands to be mothers good when they would get sold.

it. The principal profit from such a course of procedure would fall to the vultures who are always in United States legal-tender notes, preying around when there is a pos- or the notes of some national bank sible carcass to be picked.

sible carcass to be picked. But there are three things which we might ask in this connection— 1. Wherein is Congress constitu-tionally authorized to confiscate the property of a man to satisfy the preferred claims of a relation which preferred claims of a relation which

WASHINGTON, D.C., January 20, 1876.

Editor Deservet News:

Introduced to Brigham Young, Jr., in the hall of the Hones. Mr. young was surrounded by his inches and those of Delegate Car-non, the portly representative of the Territory. Mr. Young was the recipient of many courtesies while in the House, and his courteoine de-portment and gendal manners made him friends, with many who had never known him. One glance at his reception of these and sold, such sold is ware to be sold the order of its execu-tive section of the secti To-day your correspondent was introduced to Brigham Young, Jr., in the hall of the House. Mr.

in Utah." "Let it be thoroughly abolished," says our Nebraska con-temporary, "there will, perhaps, be no division of sentiment on this source." The Journal, however, acknowledges that it is not an easy matter to set about, and thinks "the difficulty of the problem lies in prodifficulty of the problem lies in pro- be to select and designate the lands cultivation, may be sold to citizens committee, suggesting that the rate morning; lcss \$40,000. viding for the innocent children for sale may, if authorized thereto of the United States, or persons of postage on merchandise be douto become such, in quantities not tion bill came from the Senate to

exceeding forty acres to any one the House at 2 on the morning of person or association of persons, at the last day of the session, with the price of two dollars and fifty cents an acre; and lands valuable which were amendments, among chieffs for stone may be sold on the to be in pursuance of the posed chiefly for stone may be sold on the to be in pursuance of the Postmas- John W. Barclay for twenty-seven same terms as timber-lands: Pro- ter General's recommendation, and years journal clerk, has resigned,

een hundred and sixty-six, entitled hour of the session to put such a "An act granting the right of way matter on the country when he had matter on the country when he had the entire session to come to a conto ditch and canal owners over the public lands, and for other purposelusion about it?" Garfield-"I cannot answer for es," shall be abrogated by this act,

and the same are hereby extended to all public lands affected by this sold not the same and the terms of payment shall be paid as follows: Fifteen per centum of the nurchase-money shall be paid he postmaster general's reasons."

country?'

Garfield-"Perhaps, I am not informed. The postoffice was established to transmit intelligence, and preferred claims of a relation which ensuing, which interest shall be statement in duplicate, one of lished to transmit intelligence, and Congress does not recognize as le- paid to the officer or board herein- which is to be transmitted to the anything else is a departure from after mentioned as authorized to General Land Office, designating by the original idea.

came here to go before the grand jury last summer, he never had any conversation with McKee upon a scheme to defraud the government.

Congress does not recognize as is legal: 2. Wherein is Congress constitu-the principal shall be payable at the payable interest. The shall shall be payable interest shall be payable at the application under this act; the shall shall be payable at the shall shall be payable at the shall be payable at the application under this act; the shall shall be payable at the shall shall be payable at the shall shall be payable at the shall be the U. S. circuit court. Prices. his proper certificate of the fact. Lands sold under this act shall be subject to taxation the same as other lands owned by private per-by which the title which he might sons, but only the rights of the legal holder thereof shall be sold for taxes. SEC. 4. That the officer or board SEC. 4. That the officer or board statement must be verified by the subject to taxation the same as legal holder thereof shall be sold for taxes.



OUR CELEBRATED BRAND OF Removed and Resigned. WASHINGTON, 26. - Dr. M. C NEW preferring that course to removal. finest ever the The McKee Trial. ST. LOUIS, 26.—Upon resumption ID of the trial of McKee to-day, it was



d251 tf JAMES McGHIE, Lessee. Having done a better Fall **F. LATIMER**, Leavenworth had not always done trade than expected, we notify EO. ROMNEY our patrons and the public UNUS REMOVED into our prepared to furnish everything in our line at the Lowest Rates and that the collections on the crooked were much less than they really were. He also said that until he with dispatch. that we will sell the balance Lumber, Shingles, of our Winter Stock of Wool-SASH & DOORS BAN FRANCISCO, 26.-The case of en Goods at greatly Reduced **Everything In the Building Line** 

MOULDINGS & FRAMES SOUTH TEMPLE STRET.

