EVENING NEWS

Published Daily, Sundays Excepted, AT FOUR O'CLOCK.

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CHARLES W. PENROSE, EDITOR.

Monday, . June 30, 1884.

HE OPENED HIS MOUTH WITH THE USUAL EFFECT.

THE New York Mail and Express has published an endorsement by Eli H. Murray of the Edmunds-Hoar bill. which has passed the Senate. Of course our Gotham contemporary supposed that the Governor of Utahiwas an authority on Utah affairs, and that his opinion was worth something, while the fact is that his acquaintance with the Territory of which he is the Trecutive is extremely limited opinions, because of his lack of spowledge, to say nothing of his disposition to pervert and deceive, are of the

smallest possible weight or value. The first answer to questions put to him showed the whole drift of what little mind he has on this subject. He considered the bill, "legislation in the right direction because it is unfriendly towards the 'Mormon' power, and seeks to divest the Church of its temporal power." Thus, in his view, anything that is unfriendly to the "Mormon" Cirurch is "in the right direction." The right or the wrong of it, the constitutionality or legality of it, the injustice or dishonesty of it are not to be considered. So long as it is hostile to the "Mormon" religion and its, temporal power, it is to be commended. That is about as much as might be expected of the ex-Marshal of Kentucky and echo of the Utah conspirators.

His next remark was, that "He had never thought that the territorial statute giving the right of suffrage to women was very good law." Very profound indeed. Why didn't the President give this great judicial authority the position of Chief Justice, and thus remove one of the Utah officials who is obnoxious to his Mathematical Excellency? He has tried with his associate conspirators, by numerous hints and turns of law, to make the courts of his opinion on this matter, but in vain. The law remains so valid and impregnable that it is recognized as such not only by the courts but by Congress.

The value of his opinions is still further exhibited by another remark. He told the Mail and Express reporter that "The annulment of the territorial law which now permits prosecution for adultery only on the complaint of the husband or wife, is a good provision also,22 Very good indeed. Seeing that there is no such provision in the territorial law, the astonishing goodness of torial law, the astonishing goodness of the provision to annul it is apparent, and would be a most popular candidate and would make a shrewd and des-And his wonderful acquaintance with

A TARDY TILDEN BOOM. WITHIN the last few hours, some new Ideas have begun to dawn upon Democratic minds, and some issues which were considered almost sure of maintaining a slumbering condition are all at oncefound to be assuming a decidedly different one. Two days ago no one would have thought of Ex-Governor Samuel J. Tilden, of New York, as a possible candidate in the presidential contest: yet the wire now brings the startling news that he is by no means out of the race, and some are even quoted as saying he is sure of the nomination. For the first time since confiscates all the wire he takes down. the publication of his manly letter some weeks ago in which he declined to be a candidate and gave good rea-sons for his action, there is prominent and influential mention, of the sage of

Grammercy Park as the standard bearer of the Democratic party at the Youngstown, Ohio, 30.-The resi-dence of Mrs. Patrick Murphy, of Brier Hill, a suburb of the city, caught polls in November. Mr. Tilden has in truth made no public announcement truth made no public announcement of his change of mind, but there is good reason for believing that some Democratic managers who of his change of mind, but that some Democratic managers who burned to death. have within the past few days given utterance to their opinions, are in possession of his true feelings, and know what they are talking about. It is now 8's 983, 45's, 10'; 4's, 194; Pacific 8's, 23; Central Pacific 314; Burlington, stated that he would not decline the nomination if it were offered him by acclamation, and this indeed has been the first the so overwhelming as to secure this, it was deemed the proper and patriotic course in him to put himself on record 28%, Central Pacific to 30%, Northin positive terms, so as to remove any west 84. Damage by Storm and Flood. possibility of a panic in the convention which an unexpected an-BALTIMORE, 29 .- Accounts of dama age by the great storm continue to reach this city. There is a break in the Chespeake & Ohio Ceutral near nouncement of his determination would have been sure to cause there. Hence his letter, which, subjected to a Harpers. careful re-perusal in connection with the rumors now afloat, is found really to contain no emphatic or determined assertion whatever that he would un-LATEST TRANSATLANTIC DISder no circumstances consent to lead

the party in the election. If it can be represented to the aged statesman that Panie Among the Jews. the use of his name at the head of the ticket is the one thing necessary to defeat Blaine and the Republican party, his patriotism, to say nothing of his ambition, would, we think, scarcely be able to resist the temptation to come former Mongolian yoke. out and enter the lists for a second time. As to his mental and second time. As to his mental and physical qualifications, there is no fur-ther doubt. His mind and memory are unimpaired, while his vitality andbodily vigor, though not so perfect perhaps as physical qualifications, there is no further doubt. His mind and memory are unimpaired, while his vitality and bodily eight years ago, are' nevertheless, allsufficient, his friends declare, to weather the blasts and troubles of a A fellah found Pain in the desert in an campaign and hold the helm of state. His brilliant record as Governor of New York in uncovering and stamping out fraudat a time when corruption of the vilest kind flourished in city and for false imprisonment. state made him the idol of his party, and the champion of those who desired thorough reform and a return to pure deaths from cholera last night. Capt. Bellet, of the Navy, when his wife was seized with cholera, commitadministration of public affairs. He and would make a shrewd and des-perate yet honorable and straightfor-



encloses larger tracts than fifty acres, that being the limit allowed by an act of the Cherokee Council. The sheriff ESTRAY NOTICE. T HAVE IN MY POSSESSION.

Burned to Death.

Storks.

PATCHES.

Theatre Fire.

Logan River has been flooding some

One bay HORSE, about 6 years old, white stripe in face, brande resembling son right thigh. One bay HORSE, 7 years old, white spot in face, branded O P on right thigh, ventee on shoulder, O on left thigh, so on left shoul

der. If not claimed and taken away within ten days from the date hereof will be sold to the highest responsible bidder, at the Brighton Estray Pound, Friday, July 11, 1884, at 10 wolcot a m Estray Pound, Friday, July 11, 1884, at o'clock a. m. THEO. McKEAN, JR., District Poundkeeper. Brighton, June 30, 1885.

ESTRAY NOTICE.

T HAVE IN MY POSSESSION !

One from grey MARE, some while in face, small white spot on left thigh, about 2 years old, small rope around neck, inelligible brand on left thigh something like M H combined.

District Poundkeeper

SCHOOL TRUSTEES NOTICE.

TO THE REGISTERED TAXPAYERS TO THE REGISTERED TATPATERS of the 51st School District.-The annual meeting of the 51st school District, for the election of one Trustee for term of three years and for other school business, will be held in the 11st Ward Meeting house, on blondsy, July 14th. 188, at 8 p.m. THOMAS GOODMAN, W. W. WILLIAMS, W. P. AFFLECK, Trustees.

FOREIGN.

olst School Distlict. 21st Ward, Salt Lake City, June 30th, 1884.



WE WANT TO TELL ALL July 6th.



Wholesale and Retail Dealers in

SHINGLES, DOORS.

Side of State Road, South of Colorado Stables,

228 S FIRST SOUTH TEMPLE STREET,

ESTRAY NOTICE.

SALT EAKE CITY.

SALT LAKE THEATRE.

A COMPLEMENTARY

DENERTI UUUUEN.

WALT LAKE CITY, April 25th, 1884 2. C. M. I., GENTLEMEN.-With great pleasure I recommend the Miller Wrought Iron Range, as by far the Best Cooking Range that I know of, and as an Economizer of Fuel, its Boiler Attachment and Heater (in my experience of forty-five years) I have never found anything to equal it. HENRY GROW Yours truly, Ninetcenth Ward, Salt Lake City.

SALT LAKE CITY, May 8th, 1884.

GENTLEMEN.-I take great pleasure in recommending the Milliar Wrought Iron Range, as being decidedly the Best Range in the Market; it requires very little fuel; a person can work around it without soiling or scoroling the dress, the heat seems concentra-ted within, so that the kitchen is not over-heated, even during the warmest weather, the dampers are arranged to perfection, so that the heat may be regulated as desired; the Water-back is so protec-ted that it does not wear out as in other Ranges, at the same time it heats the water wonderfully, and we are never without plenty of water in the bath room; the Oven bakes perfectly and is very large. In the opinion of my housekeeper (who is a very competent woman of twenty years experience) this Range is unequalled and should be called the "Kitchen Treasure."

MRS. DR. WHITE

SALT LAKE CITY, April 21st, 1884.

Z. Q. M. I.,

GENTLEMEN.—Replying to yours of 19th inst., will say that I take great pleasure in saying a word in favor of the Miller Wrought iron Range. I have had one in constant use for one year, and it has proved satisfactory in every particular. Its general Cooking and Baking qualities are all that can be desired, and as an Economizer of Fuel I believe it has no equal; since using it we have had, ever ready, a constant supply of Hot Water in all parts of the house. I would not exchange it for any Range I have ever examined.

M. B. SOWLES. Very respectfully yours,

SANDY, Salt Lake County, April 19th, 1884.

Z. C. M. I. Institution

GENTLEMEN, —I take great pleasure in giving a Testimonal in regard to the merits of The Miller Wrought Iron Range, which I purchased from you, it is the best I have ever used in all respects, the Cooking and Baking qualities are excellent, the Hot Water Appa-ratus is splendid, and as an Economizer of Fuel I have never seen its equal. In fact, it is perfect in every particular.

Respectfully yours

SARAH M. DRIGGS. Sandy, Utah.

MARSEILLES, 30 .- There were five

BEE KEEPERS

IN THE WORLD, HOW TO MAKE their own hives with reversible frames, and so that the lower ones can be examined safet Lake LUMBER VARD, without removing but two upper frames. It costs less than 40cts, has no rabbits or bev-els, can be made with hammer and hand-saw, at the rate of 10 a day. It is a perfect LUMBER, LATH. yractical hive and will winter more perfect-ly than any other made. We want to tell you how to raise queens and have them for tilize from any stock and laying in 2 days af-ter hatching. How to make foundation comb unchine and all at a trifling cost, and Destitute Jews. ODESSA, 29 .- A number of Jews bave been returned here as destitute Brit-ish subject 'from Cpyrus whither they had emigrated to avoid persecution. The British consul is sending them to Window Frames, Sashes Blinds, how to prevent dysentery, spring desinding and foul brood and briefly everything per-taining to " the Honey-Ese and its Honse." Full, complete and illustrated, and will save you many times the price, Send 50 Cents for it at once, or send \$1.00 for "Our Descret Home [Honey-Bee Home]" a monthly Home, Farm and Ese-Journal and the above book Free. Address: DES. HOME CO., Box 543. Balt Lake City, Utah." d s & woam 3m. CONTRACTORS & BUILDERS, omes in the interior. New State of Congo. BRUSSELLS, 30 .- It is considered certain that America, France and Germany are about to recognize the free State of Congo. d s & w oam 3m.

Z. C. M. I. Institution,

the laws of a Territory of which Mri Murray has been nominally the Goverpor for over four years, is prominently exhibited in this profound opinion. But hear him further:

"I think, however, that the clause prohibiting the General Assembly of Utah from changing the laws respecting the corporation [of the Church] without the approval of Congress is proper," A very "proper" clause in+ deed and of powerful utility! But as there is a provision in the Organic Act that no law of the Assembly shall be valid without the approval of Con+ gress, and that has been in force for thirty-four years, the propriety of this clause in the Edmunds-Hoar bill does not appear in a very striking light to those who know anything about Utah affairs. Senator Hoar and his associates may claim some excuse for not understanding more than they do about Utah, because of the distance and their multifarious duties in regard to greater matters nearer home. But the Executive of the Territory, re-appointed after serving more than a full term, ought to have some little acquaintance with things that are familiar to schoolboys.

This brilliant genius thinks also the attempt to rob the Perpetual Emigrating Fund under cover of law, is "a wise and proper step, for the reason that no church or corporation should be allowed to control the emigration of the country as has been the case in Utah for a long time." We can hardly bring our mind to believe that on this point it was ignorance that produced such unmitigated nonsense. It is more likely that Ell H. was resorting to one of his well known tricks of faisification. He certainly must know that the P. E. Fund company does not "control the emigration of the county," nor even of this Territory. It simply regulates the emigration of the nembers of the Church of Jesus Christ of Latter-day Saints, with which Congress has no right to interfere, and which the dissolution of the corporation that manages . It will not prevent. In fact the attempt to put the property of a private corporation into the hands of officials appointed by the President of the United States, with the pretended object of bindering emigration of "Mormons" to this country, is one of the most nonsensical measures ever proposed, and at the same time a high-handed outrage that cannot be defended on any honest ground. Of course Ell H. Murray endorses, it, because it seems to be "unfriendly towards the Mormon power,"

and we are well aware that any scheme of rascality and political infamy which looks in that direction suits him to a

He complained to the reporter that 'mining interests in Utah had not been advanced as they would have been un-der a different condition of affairs," and blamed this to "the policy of Brigham Young" and the "Indifference of the church." He did not count over to the reporter the number of wildcat schemes to which he had lent his offcial name and influence, nor show what effect such things have on the

ward fight. But the field is full of good candidates and the uncertainties of any transport with troops from the candidates and the uncertainties of east. politics were never more perplexing. THE UTAH AND SALT LAKE COUNTIES DISPUTE. MALAD CITY, Idaho, June 26, 1874,

To the Members of the Utah Lake Commission and persons owning land in-

jured by waters of said Lake. Gentlemen-I cannot take time to answer all individual questions at the present time, but take this public means of advising you of my position, I think I am pretty well informed as to the present situation from the in-formation sent me, and will say that I The Horrors of Egyptian Prisons London 30 .- Clifford Lloyd in a letter to the Times gives a graphic des-cription of the horrors of Egyptian Prisons, the corruptions of the Mudirs and the anti-English intrigues of the

am directly opposed to any attempt to officials in Cairo. orcibly remove any obstruction in the Jordan River or even to discuss any proposition of that character at the present time, as any hasty change of the waters of Utab Lake might do more injury in Salt Lake County than benefit in Utah County, and this we Edinburg Theatre Royal, this city, urned to-day. cannot afford to do. TERRITORIAL NEWS.

cannot afford to do. I cannot advise the commencing of any sult either for damages or for an injunction at present, for many rea-sons. We are not in a position at pre-sent to definitely determine the extent of the mjury caused by the hasty and ill-advised actions of a very few per-sons, who may be willing--when we can determine the amount of injury they have done-to compensate us, and if so, they should have the opportuni-ty, without suit at law. Again there are a great many gentle-CULLED FROM LATEST EXCHANGES. The Charlotte Thompson troupe perform in Ogden this evening. The small fruit crop in Box Elder County has turned out well this year. A Logan poulterer claims to have set a hen on 18 eggs which hatched out 14 chickens. The Ogden City Council has declared

ty, without suit at law. Again there are a great many gentle-men who tacitly endorse the policy of the Jordan River Canal companies controlling Utah Lake as they please, who if they were truly advised of the injury to others would change their views, and it would be unjust to them to sue them when they would probably prefer to pay the portion of damage they have caused without a suit. I cannot favorably consider and do against holding public funerals over victims of scarlet fever. merged a part of the county road leading into the city, damaging gardens, etc., to a considerable extent. I cannot favorably consider, and do not wish to call a meeting to act upon, the resignation of any member or members of the commission, as the present situation is one which calls for the best endeavors of those who The Sabbath schools of Wellsville Mendon, Paradise, Hyrum and West Millville, united in a Sunday School Union in the meeting-house in Wellsville, yesterday. The exercises occubest understand the matter, to perfect a just and peaceable solution of the pied morning and afternoon. ale difficult

At Yellow Creek, Wyoming, on the To the parties interested in Utah county I advise that as the waters of 22nd inst., two Indians quarrelled over county I advise that as the waters of the lake have now about reached the maximum height of this season, each person interested should establish fixed marks at the edge of the water on his own land, at such points as will show definitely, when the water re-cedes, the area of each piece of land now submerged; and to establish per-manent marks at different points on the lake to show hereafter how much the water has raised this season! and I think the commission for Utah coun-ty snould meet and arrange for doing this forthwith, and adopt such other means for ascertaining the extent of the injury caused by biolation of our agreement as their best judgment can devise. a young and pretty squaw. They had been indulging in too much whisky and felt full of jealousy and fight. On shot the other three times, killing him instantly, and then made his escape, although friends of the murdered man are on his track. To the parties interested in Salt

Lake County I desire to suggest the propriety of their causing as much as practicable of the water of the lake By the breaking in to flow down the Jordan, so as to al-low the people in Utah County to save as much of their crops as can be done, thus reducing the amount of damages to be paid for the unnecessary viola-

tion of our just agreement. I am strongly and emphatically in favor of a peaceful and permanent settlement of this question without litigation if possible, and heartly commend the efforts of many in both was badly hurt. It now appears that the trainman Edwards killed aboutcounties for a fair settlement; but we must hold somebody responsible for the wrongs of the few who have done the injury, so that they also will re-spect their neighbor's rights, and yet at the same time continue our labors in the security of page and institution circus, is a brother of the conductor killed in this accident.

Logan in grand style. The programme

HAVE IN MY POSSESSION: One red HEIFER, about 2 years old, white faced, white on under part of belly, switch of tail white, branded EM on left hip, and



Foot Races, Dipping for Oranges, Climbing Greasy Pole New English Games. EVENING-FIREWORKS.

portions of the Island and has sub- Under special charge of Charles Millard

SELECT DANCING PARTY in the Evening. Good Quadrille Band

NOTICE.

THE UNDERSIGNED, BOARD OF DI

rectors of Payson Opera House, offer a sell at Public Auction in Payson City, be tween the hours of H a. m. and 2 p. m. of the 14th day of June, 1884, the following de

JOHN E. BETTS, JAMES W. MEMMOTT, SOLOMON HANCOCK, SAMPL W. MCCLELLAN,

NOTICE.

some of the cars, which could not be controlled by the brakes, were ditched. In the disaster Conductor Edwardswas killed and a brakeman named Sayles





CLOSING OUT SALE MILLINERY GOODS. AT'MRS. PAULINE OLSON'S, 228 First East, between Second and Third South Streets. Ar Great Bargains. Call at once. Dress Making continued. Apprensions Wanted-P. O. Box, 194. d 183 1w d 183 1w O.F. DUE, Florist, Seedsman and Preserver of Fresh Flowers HAS REMOVED To his new place of business, Third South St., No. 240 W, 2% blocks west of Clift House. His BUSINESS PLACE OCCUPTES NOW by acress of ground. A very large, new greenhouse was built on the ground ast Fall and is now in good working order, alled with plants of allkinds for spring sale, such as house, bedding and basket plants in great variety, and at moderate prices. Gardon seeds, pure and reliable, in bulk as well as in packets, in great variety and at moderate prices, also peas, beaus, sweet corn and herb seed. All floral decorations made to order of And there seeds and the set of th and ernamental grass in the city. Fruit twees, shade trees and shrubs, cab-bage, caulidowor, celery, tomato and egg-plants by the hundred or thousand in sea-son. Orders by mail or express promptly aitended to. Catalogue free to all custom-ery. Visitors are cordially invited to look at the greenbouse. Residence in the two-story house on the fround. The Denver & Ello Granda stree cars pass by my place every 15 minutes.

Baled and loose Lucern.

19000

ADMINISTRATRIX SALE OF REAL ESTATE. NOTICE IS HEREBY GIVEN, THAT C

County Clerk.

NOTICE 13 HEREBY GIVEN, THAT in pursuance of an Order of the Pro-bate Court of Davis County, Territory of Utab, made ou the 2nd day of June. 1884, in the matter of the Estate of George Cole-mere, deceased, the undersigned, the Ad-infinitratrix of said estate will sell at Pri-vare Satz, to the highest bidder for cash, and subject to confirmation by said Probate Court, on Wednesday the 9th day of July, 1884, at 18 o'clock noon of said day at the of-fice of Charles E. Pearson, Attorney at Law, 115 & Mann Street, Sail Lake City, all the right, title, Interest and estate of his death, and all the right, title and interest that the said estate has, by the operation of Law or otherwise, acquired other than, or in ad-dition to, that of the said George Colemere, at the time of his death, in, and to all that entit being in the City and County of Sait Lake and particularily described as follows, to wit:

HULBERT BROS.

RAC CARPETS

In Great Variety, Wholesale and Retail.

CUSTOM WORK A SPECIALTY.

Country Orders promptly Attended to.

to wit:

50 cents per ton extra for Car Loads delivered.

to wit: The South portion of Lot Four (4) in Block Seventy-three (78) Plat "C." Sait Lake City Survey, containing one hundred and twenty(120) square rods of land or there abouts, with a small adobe house and or-chard therefor. Terms and Conditions of Sale: Cash on day of sale and subject to confirmation of sale by the said Probate Court. Deed at expense of purchaser. The premises will be sold in one lot; or will be divided into three (3) lots to sult purchasers. Bids in writing will be received by the said Administratrix up to the day of sale, at the office of Chas. E. Pearson, Attorney at Law, 115 s Main Street, Salt Lake City, to whom application may be made for further information. June 7th, 18'4.

June 7th, 18³4. RACHEL COLEMERE, Administratrix of the Estate of George Colemere, deceased. d167 oaw 4w

CHAPTER XXV. OF LICENSES. An ACT authorizing County Courts to grant

License

Licenses. SECTION 1.—Be it enacted by the Governor of Utah: That on and after the first day of April, eighteen hundred and eighty four, no person shall be permitted to carry on the business of merchants, retailers, peddlers, anetioneers, brokers, pawnbrokers, money ohangers, travelers, traveling showman, these trical performances, circus, and menagenes, without first obtaining a license therefor room the county courts in their respective onnies, as hereinafter provide. The counties are herefor autorized to pro-ride for the granting of licenses, as contem-phaled in the first section of this act. They while a the first section of this act. They while a the first section of this act. They shall also provide a smithle book of printed forms with stubs, said stubs shall contain a they shall be aurobered consecutively i said county courts whall fix the price of all be uniform for all licenses issued, and they shall be aurobered consecutively i said county courts whall fix the price of all be uniform for all licenses insue class and shall not exceed for any one license on one hundred dollars for any one year; Pro-rided, That the price fixed for a quarter y coreta shall require payment for all be undred dollars for any one year is pro-prise invariably in advance. Upon the orden inversion in a size the de-philcant paying the required amount to the ounty clerk, and clerk shall issue the de-ounty clerk, and clerk shall issue the de-ounty clerk, and clerk shall issue the de-ounty clerk conse invariably in advance. They inverse and she incense for any term not exceeding one be and incense for any term not exceeding one be and the shear term of the same the de-ounty clerk conse they have the interformed and and the shear terms in the remefer.

Relating to License pursuant to chapter zav, Laws of Utah, 1884. PURSUANT TO PROVISIONS OF the Act of the Governor and Legis-lative Assembly of the Territory of Utah, entitled "An Act authorizing county, Courts to grant licenses," ap-proved March 18th, 1884. It is ordered by the County Court of Salt Lake County that every person, isrm company or corpor-ation who withes to obtain a license to carry on in Salt Lake County the business of a merchant, retailer, peddler, auctioneer, broker, pawnbroker, money changer, travel-ing showman, or to exhibit theatrical performances, circus or managerics

performances, circus or mana must make an application the in writing to the Clerk of the verified, isuch application must stan name of the person or persons who is to carry on the business, or if it be a Charcoal, car lots or less. 11 19 21. Neat Oil, 5 gal., 1, % qts. and pts.



IN ALL ITS BRANCHES ON SHORT NUTICE.



etc. At last accounts the stream was By the breaking in two of a freight train on the Utah and Northern on the

\$30 Im 25th inst., near Glen Hill, Montana,

FlowerSeeds Over 360kinds FOR SALE

