PUBLISHED DAILY, BUNDAYS BICEPTED AT FOUR O'CLOCE. day, - -March 17, 1974. DAVID O. CALDER, EDITOR AND PUBLISHER.

THE EVENING NEWS.

NEWS OF THE DAY.

"NICK" LAWLESS, convicted a few days since, in the Probate Court of Tooele County, of manslaughter, for killing Doc. Snively, at Bingham, has been liberated on habeas corpus, by the Chief Justice of the Territory, and bound over, in \$1,000 bonds, to appear at the Third District Court.

Floyd, a convict who escaped from the Penitentiary a few weeks ago, was re-captured last night, and is again in safe keeping. For parti-

culars see local column.

Colonel O. P. Robie, formerly of the United States army, committed suicide by shooting himself through the head, in San Francisco yesterday.

The Central Pacific railroad is again blockaded. The snow at Summit is said to be twenty-five feet deep on the level, and the telegraph poles and wire are buried in snow for half the distance between Emigrant Gap and Truckee.

The Catholics, in some portions of Mexico, have recently been committing atrocities on the Protestants; one of their crimes was the brutal murder of the Rev. John Stevens, a Congregational missionary. They beat his brains out, chopped his body to pieces, and sacked his dwelling.

The remains of Senator Sumner were deposited in their final resting | WHAT a pity that the Legislature, place, with imposing ceremonies, in Mount Auburn Cemetery, Boston, yesterday afternoon.

Over seven hundred men were discharged from U.S. navy yards, therein! What a pity that the yesterday.

Dispatches to the War Depart ment in licate great probablity of trouble with the Indians at Leech Lake.

an unmerciful multiplicity of small trict Court with a suspended term, and courts for counties staring him in the face or looming up as big as a man's hand in the distant horizon, besides the Supreme Court, not forgetting Hollister's 400 small

sadly over-worked Chief Justice.

Don't drive him to distraction with

beer cases, and innumerable habeas unfading lustre the adjudication of corpus cases. How is it possible for even McKean's capacious crandure all this and more? If you District Courts in particular, and pile cases and courts upon this upon American jurisprudence in passed on this subject; expenses unfortunate judicial gentleman in general! How the news would flash were incurred and had to be paid. ium to hold brains sufficient to en-

this thoughtless and unfeeling fash- to Washington! What a Gould-en The courts were to be held in the ion, you will either drive his gray opportunity for sensational telehairs with sorrow into a premature graphic correspondents ! They grave, or you will oblige his Ex-would be sure to make the most of S. business. In this condition of cellenge the Governor for send him it, for they could hardly hope to the law Courts were held in Ogcellency the Governor to send him it, for they could hardly hope to

way of a vacation, to cool and rest what professional extacy they vo, Utah County, in Manti, Sanwould his fevered and weary brain.

While there, he can look after Carey, while Carey looks after the McKee bill and sees that bill put through in a jiffy. So if you want to be blessed with the continued presence of the Chief Justice, and his enlightened, constitutional, legal impartial, prompt. vigerous and every way satisfactory

and admirable administration of the law and of justice, just have a little mercy on him and ask the feminine members of your household not to brew so many pecks o' malt, and, if they must brew a peck now and then, to be particularly and exceedingly cautious how they dispose of the resultant small beer. We cer-

tainly should not like to see our estimable and venerable Chief Justice driven into drivelling idiocy, or his



at its late session, did not considerately take into account our worthy Governor's mania for making appointments, and make liberal pro- ble speculation, and some prognosvision for his innocent indulgence Legislature holds only biennial sessions, and therefore cannot, for

two years to come, make any with seasonable showers of rain, amends for this unfortunate inadadvertent omission !

an unmerciful multiplicity of small account! What a magnificent spec-beer cases. He has already a Dis-trict Court with a suspended term. English Provide and a super cases and the suspended term. English - Russian royal - imperial less than twelve, nor more than could carry off most of this toggery. maniage, or even our own Ameri-cau centennial, after that! How such an event would fill the news-papers, and exercise the glowing pens of "our special correspon-dent." What we are special correspondents!" What unapproachable and all legal voters were eligible for have been, many of them, from the these causes celebres would reflect be summoned and sworn; no stat-upon the jurisprudence of the Utah utes of the United States applica-

several counties, the first six days of which, or so much thereof as was necessary, were to be devoted to U.

pete County, in Fillmore, Mil-Then, with a flash of fire, Send o'er the lightning wire,

While the world wondered, Eastward the grand report, That into District Court **Rollid the Four Hundred!**

Nnow Storms-Railroads-"Rip." OGDEN CITY, Utah,

Correspondence.

March 15th, 1874. Editor Deservet News:

The people here have been wait- 16th, 1856, this was the practice ing long, patiently and hopefully, expecting the departure of this dreary winter, and for pleasant spring to come again, to see the trees putting forth their buds, to see verdure on the plains. Thus far, however, they have waited in vain, and the desire to dig and delve once more into the bosom of our cility by the stupendous superin-cumbent weight of Hollister's hun-drede on hundred of Hollister's hundreds on hundreds of small beer ant days during the present month, and things-looked hopeful, the nights have set in dark and dismal, and the mornings have revealed a fresh fall of snow. Thus it has continued for about two weeks, and

piration of such term, whenever in notwithstanding time's rapid flight, his or their opinion the further the Spring appears to be still more distant. But it surely will come, though it tarry. The lateness of continuance thereof is not neces sary." See 11 Statutes at Large, p. 49. the season gives rise to consideratications. Some persons are of the opinion that we shall have a short

since then, without any repeal of iry summer and be likely to suffer the Utah laws or of the Organic law from drought. Others, more hopeful, believe that we shall be visited requiring the courts to sit in the counties, the sessions have been that it will be a fruitful season, and that crops of all kinds will be abun-judicial district. But this did not dant. All agree that there is a affect the law relating to the Terri-The Legislature might have cre- vast quantity of snow back in the torial Marshal and U. S. Marshal,

The clergy men of Washington City are meving in the temper-ance causs. More official thieves arraigned in the Court of Oyer and Terminer, New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his Excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his Excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his Excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his Excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-ces, just to please and satisfy his excellency in this matter of his peculiar appointive proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-matter appoint few proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-matter appoint few proclivities. New York. The Legislature might have cre-ated a few hundred honorary offi-sates a good firme now cst. It is also a good firme now cst. It what ecstatic delight he would have is also a good fime now to look the United States are hereby au-JULIET.

parents' had put all their valuable pease the offended majesty of Territory on these subjects; it was parents' had put all their valuable the law on this very small beer held that the common law as to funds into laces and diamonds bejurors. This was a necessity: Courts South, and their beauty is of the were to be held, and jurors were to | luxuriant type, not common at the

DIED.

cough, FANNY, daughter of David L. and Esther Davis, aged 28 days. Funeral will take place at 10 a.m. to-mor row. Friends are invited.

Suddenly, at her residence, Cedar City, March Sed, CABOLINE ELIZA, wife ef cellency the Governor to send him it, for they could hardly hope to off to Washington, after Carey, by look upon its like again. With look upon its like again. With city, Salt Lake County, in Salt Lake Christopher J. Arthur, and daughter of Leaac C and Eliza Anne S. Haight.

Her death was so sudden and unexpected that her sisters living but a few rods dislard County, and in Parowan, tant from the house of deceased failed to Iron County, in each of which, as the law then stood, the venire for the grand jury was issued to the U. S. Marshal. But as there was called Moravia), Cayuga County, New only a very small amount of busi- York. She was fifteen months old when her ness it was not necessary to call a parents embraced the gospel. Two years jury on behalf of the Territory in afterwards her parents moved to Nauveo. any county except Salt Lake and, She was baptized when eight years old in one instance, in I ron county. This Traveled with the Saints in their drivings practice prevailed from Oct., 1851; till January, 1853. See Utah laws p. 65, Sec. 17, which act only changed the number of grand jurors rents, moved to Cedar City, her father being called to superintend the iron works to fifteen, instead of from twelve to twenty-three as before decided. at this place. Was married to C. J. Arthur From January, 1853; till August in December, 1854. She was the mother of eight children, four of whom have passed under this act of Utah. behind the vail, and four remain with their

At this last date Congress provided "That the judges of the Supreme Court in each of father. She was a sister of unimpeachable haracter, a kind and affectionate wife and mother, and was much appreciated, which was exemplified at the funeral by the large the Territories, or a majority of them, shall, when assembled at encourse in attendance.--Com. their respective seats of govern-Mill. Star, please cory.

ment, fix and appoint the times At Moroni, March 3rd, of fever, ELIZAand places of holding the several BETH ANN, wife of Zachariah Rump, daughter of James and Mary Ann Cle vard. Deceased was born at Payson, July 28th, 1853; left five children, a husband and a large circle of friends. than three places in any one Terri-

tory; and provided further, that At Moroni, March 6th, of scarlating, the judge or judges holding such PETER, son of John and Sarah Kellett, courts shall adjourn the same withaged 3 years, 1 month and 9 days. out day at any time before the ex-Millennial Star, please copy.

NEW ADVERTISEMENTS.

This, whatever may be the true construction, produced in this Ter-SALT LAKE ritory a change of practice, and THEATRE Salt Lake Theatre Corporation, Proprietors.

ENGAGEMENT



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A. MITOHELA...... DAVID JAMES

Mitchell & James

REMOVED

To their new premises on

West Temple Street.

In the U.S. House of Representhe mouth of the Mississippi.

Charles Francis Adams is favored as Sumner's successor in the U.S. Senate.

A post mortem examination of the body of Mr. Sumner showed ossification and other unnatural conditions of the heart.

In Trenton, N. J., and Chicago, Ills., the prospect for the temperance cause is not very promising; in the former place the State Senate rejected the local option bill by a vote of forty to six; in Chicago, the City Council have repealed the ordinance closing liquor saloons on Sunday, notwithstanding the fact that a petition against this measure was presented, signed by sixteen thousand ladies.

A terrible catastrophe at sea is reported from Europe-during a gale in the Mediterranean one hundred and seventeen pilgrims were washed from the deck of a steamer and drowned.

Right Rev. Chas. Paris, Bishop of Gibraltar, is dead.

Bald Mountain, in the western part of North Carolina, is reported to be in a state of volcanic eruption; houses and cottages on its sides and at its base have been thrown down. The people are fleeing, terror stricken.

The latest news from the East Indies says that one hundred thousand starving people, in one district, have applied for relief during the last ten days.

A PECK O' MALT.

"WILLIE brewed a peck o' malt." That was in a strict excise country, and an exciseman told all about it. He did not report it to Hollister, or to any of the "authorities," on pur-

bustled about! How the great to the safety of foot and other brid- thorized to hold court within their

to devise offices of this kind. There was warm and pleasant over head,

have appointed twenty or more, all to-night. honorary, for the "ring" would have "donated" the expenses. Then

there is the brewing of small beer. this important home-brewed beer road this winter. In this respect business. There might have been the company have been very fortubusiness. There might have been one or two officers appointed to watch over each eld woman in the Territory who attempted to brew a gallon of barley, and inform Hol-lister against her if she happen-ed to violate the revenue laws.

If these offices would not have great irregularity-sometimes they been sufficient, others in addition have been from two to twenty-four hours late, and the one that was could have been readily devised. If the appointees were not suffi-When the snow blockade is effectciently anxious for office to hold it ually raised, it is thought by some gratuitously and for the fun of the that inundations will still impede

thing, "the "ring" would have the travel on this read. As to the Utah Central, it has nothing to do nobly stepped forward and "dona- but to come in, discharge and take ted" to relieve them fin monatly, in cargo, and return home again; and something might have come and this it does with great regular-

thing to ask Congress to restore the rather dull, but "when the spring old plan of annual sessions for the time comes, gentle Annie," we are Utah Legislature, that this matter expecting better times. might be attended to within a rea-

sonable time, and that our worthy Governor might not have so long to wait before he could gratify himself to the full in dispensing appointments and commissions with

an open and generous hand? We respectfully commend this important subject to the consideration of our liberal and gentlemanly

legislators.

tatives yesterday, a bill was passed American eagle would have be-appropriating \$30,000 to improve american eight would have be-

vided, that the expenses thereof

might have been several kinds of offices pertaining to getting the McKee bill put through. Instead McKee bill put through. Instead fierred, for last night the clouds burst shall in no case be chargeable thereof only one Carey to care their sides, and it snowed all night with." for that bill, the Governor might and has almost all of this day; it also At the next session of the Legis

lative Assembly of Utah that body passed our jury law, see Utah Laws p. 70, Sec. 14 of which is as follows: "A district Court is hereby empowlooks as if it will be repeated again

Travel on the railroads at the present time is but light; although "A district Court is hereby empow-the U. P. comes through westward ered to sit at the county seat of any Scores of persons might have been appointed to the office of watching been a stoppage on that ever the County Seat of any county within its district, to try cases arising in such county, when-There has scarcely cases arising in such county, when-stoppage on that ever the County Court of said vinter. In this respect county shall make provisions to defray the expenses of said district court." This act was approved Jan'y 21, 1859, and on the same day was approved the act defining the

qualifications of jurors. Yours truly, Z. SNOW.

WASHINGTON NOTES.

WASHINGTON, March 10. The Secretary of the Interior to-day telegraphed to Governor Potts, of Montana, instructing him to prevent the construction of the proposed wagon route and prospecting expedition into the Black Hills of Dakota.—Sacramento Union.

In the House of Representatives, March 10, by Mr. Giddings (Texas.) of it to repay the "ring." It is to be hoped that the Legis-lature will take good and early care, at its next session, to provide for this very strongly marked ap-pointive prepensity in the charac-ter of our excellent Governor. Meantime, would it not be a good thing to ask Congress to restore the

a letter to the Governor of Montana, saying that the proposed mining expedition from a point in that Territory to the Indian country al-luded to in circulars recently forluded to in circulars recently for-warded by General Custar to the War Department, will not be per-mitted to move. The reason for opposing such an expedition into the Indian country is because of the great probability which would at-tend it of seriously aggravating the Indian troubles already in exist-ence. – N. Y. Herald.

imous consent, submitted the fol-

to any of the "authorities," on pur-pose to get poor Willie arraigned before the atful majesty of stern-browed justice, and heavily multi-ed for his indiscretion and perhaps ignorant disregard of legal techni-calities concerning the bomely mixing of malt and water, and the disposal of the elevating resultant compound. But the exciseman mang about the peck o' malt to the public, embalmed Willie's humble brewing adventure in immortal verse, for the delectation of postority to the remotest generation, as not a bad thing to do. Now brewing a peck o'malt in Scotland may be an innocent and enjoyable affair. But that is an enjoyable affair. But that is an



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and

Quality

Best

the

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Everything

FEW DAYS LONGER

Will return

A

Grand Medal of Merit! R BSPROTFULLY announce to the pub VIENNA WORLD'S FAIR, 1873. AWARDED TO THE

TOR **Taylor & Cutler**

Opposite the City Meat Market, 00 Where, they hope, by strict attention to usiness and small profits to merit the mtinued patronage so liberally bestowed KIN Tia, Sheet Iron & Coppersmiths 20.373.3 Fornace Work and Roofing.



SEMPER.

Since writing the above, another

snow storm has commenced.

