

no weedinged hained to along Bainsz Janw , burgartesb birow GEORGE Q. CANNON, OTO S GOG TEL EDITOR AND PUBLISHER. Dising, none call ten. Countles lives of

LOCAL AND OTHER MATTERS. R CORDAS OJ LIA DIA :DSDDDIA FROM WEUNESDAY'S DAILY.

INFORMATION WANTED. - Sophrona daughter of Phylanda Carpenter and Joseph C. Clark, wishes to learn the whereabouts matter as he understood it, and if he had of any or all the descendants of Ezra and not done so correctly, it was entirely nn-Susannah Carpenter, both of whom died in intentional on his part, as he had no desire the State of Ohio, 20 or 24 years ago. Ad- to misrepresent the court. dress Sophrona Clark, Pleasant Grove, Utah County, Utah T.

INFORMATION WANTED of the whereabouts of Mary Wastell, late of London, England, who left Liverpool in the ship Our traveling Agent, who has just return-Underwriter, March, 1860, and arrived in Utah in the fall of the same year. Address Thomas Morrill, Sen, Logan, Cache Co.

JUST AND RIGHT.-The Territorial Enterprise says, "We hope to see the apportionment bill so amended as to admit the Territories now applying for Statehood." That is a right that should be no longer withheld, or, if it is, equal rights with the States should be extended to the Territories of electing their own officers, otherwise the name of a republican government for the Territories is a mockery and a farce.

THE MORMON TRIALS .- We find the is now removed, the debt having been following in the San Francisco Chronicle- liquidated some time since, and the pros-Washington, January 6,-The question pects of the institution were never more whether the Grand Jury which indicted happy than now. States Marshal, instead of the County author- ager since the commencement, and, at the ities, was a lawful and properly organized last election of officers he was also apbody, will be argued in the Supreme Court pointed to the positions of secretary and next Thursday. The decision will determine treasurer, all of which offices he is well the validity of the recent Mormon trials, qualified to fill, for, although a young man, and is looked forward to with great inter- he is rapidly gaining a reputation for busiest. The defendants in the case claim that ness tact and habits of a high order. the jury had no legal existence. The Gov- This branch of Zion's Co-operative Merernment counsel will deny the jurisdiction cantile Institution, started in only one line of the Supreme Court, and if this plea is of business-merchandizing, but now has not sustained they will argue that the jury in operation a harness and a shoe shop, was properly organized. UNITED STATES OFFICIAL SURVEYS .-We have received from Col. B. A. M. Froiseth, of the Surveyor General's Office, the following information relative to a late survey of public lands made in Skull Valley, west of the Onaqui range of mountains and situated in Tooele county, Utah, the plats of which have just been turned over to the Register of the United States Land. Office in this city, by the Surveyor General of Utah, C. C. Clements, Esq. The survey embraces eleven fractional and full Townships, to wit:

be levied by the United States Marshal, and prosecutions conducted only by me as the United States District Attorney; and, of course, all expenses of the trials must be paid out of the United States Treasury, it paid at all."

The court said it had not decided that all felonies committed within the limits of the Territory were offences against the United States laws; but that, notwithstanding they were offenses against Territorial laws, they could only be tried by United States Courts and al tave boods Ilw ve

In reply, Mr. Bates said he had stated the

FROM THURSDAY'S DAILY,

LOGAN CO-OPERATIVE INSTITUTION .ed from a tour through Cache County, offers the following jottings concerning the Logan branch of Z. C. M. I.:

The institution was established May 1st, 1869, with a capital stock of \$18,000, which has been considerably increased since. When the association commenced operation it bought out the stock and real estate of Messrs. William Jennings & Co., in Logan. This, in some respects, was somewhat of a drawback to the institution, as it necessitated the lying out at interest, for a considerable period, of a large portion of the capital stock. This obstacle, however,

Hosea Stout, the Mormon, for murder. Brother Moses Thatcher has been the having been summoned by the United superintendent and general business man-

that Biegan had asserted that Doyle was one of the party who planned and for whose benefit says most of the senators object to adwas committed the forgery on the First National Bank, and for which Bieggu was, a short time since, arrested. This assertion, it appears enraged Doyle against B egan, and he threat ing opposition to civil service reform, ened to shoot the latter on sight. To carry out this intention, it is said that at about five o'clock yesterday afternoon he was hunting about on the streets for his intended victim, and that he had a horse ready, with which to make his escape after committing the deed. Between seven and eight o'c'ock, Doyle and Mrs. Miller went to the Graud Restaurant, where they took supper. After this they went down East Temple Street together, Doyle with his pistol in his hand, prepared to shoet Biegan, should be meet with him. They entered the Revere House together, and as Doyle stood at the counter, with his pistol in one hand and a. glass in the other, Biegan entered the saloon and fired three shots from a revolver at him, millions are four and half per cent, and one of which took effect in his (Doyle's) right \$200,000,000 are in four per cents. The sice, about seven or eight inches below the arm. Blegan would have fired more, but his pistol would not revolve. Doyle then fired at Biegan, the ball passing through the latter's right arm, misway between the elbow and wrist, causing him to drop his weapon. Biegan then ran into the wash room. followed by Doyle, the latter, nowever, soon s aggered back into the saloon and fell.

Biegan soon afterwards gave himself up to the officers and was taken to the city jall. Doyle was carried to a bedroom in the Revers House. Several physicians were called to, who rendered him all the aid in their power, which however, proved unavailing. He died this morning at fifteen minutes to eight,

morning, Thomas Butterwood was up for examination, at the City Hall, on a charge of passing a counterfeit ten dollar bill to Fred. May, an employe of M1. John Paul, butcher. It appeared from the evidence adduced, that after receiving the bill from Butterworth, Mr. May took it to Mr. Hepworth and got change for it, Mr. H. at the time putting it into his vest pocket. Some granting furloughs to the naval retime afterwards the latter gentleman handed it to another man with whom he had some business transaction, and who, when receiving it, said he thought it was a counterfeit, but agreed to take it, with the understanding that should his surmises prove correct, it should be returned to Mr. Hepworth. On presentation of the bill at one of the banks it was declared counterfeit, and it agossa returns to Havana. It is assertwas, of course, returned to Mr. Hepworth, ed that the Spanish steamer Pisarra, who took it to Mr. May, from whom it was watching the Virginia, at Aspinwall received by him. Mr. Paul, Fred. May's will also return to Havana. employer, then called upon Butterwood to take back the bill and make the amount good to him, and Butterwood failing to comply with the request, was arrested yesterday and held under \$500 bonds for his appearance this morning. The examination was postponed till one p.m. to-day, when Butterwood proposed to prove that the bill was passed to him by another party.

CHICAGO, 11.-A Washington special mitting foreigners to West Point on account of its being so bad a precedent. Another special says there is a growmany Senators and members coinciding with Senator Carpenter in the opinion that it is a popular delusion and humbug.bus sabold edt to mollasiseb

The Treasury Department received the proposition to-day, through the banking house of Jay Cook & Co., in this city, to take \$600,000,000 of the new loan. The time in which to make the subscriptions is stipulated to extend over twenty-two months. One hundred millions of the amount is in five per cents, one half to be taken at once and the balance within a year. Three hundred condition of the last two named sums being that the interest accruing therefrom be paid in Europe.

WASHINGTON, 10 .- Williams to-day formally assumed charge of the Dept. Justice. It is understood that he will pursue the exact course in the Ku Klux trials laid out by Akerman.

QUEBEC, 10,-A heavy shock of earthquake here at 8 p.m., lasted five seconds and caused considerable alarm, but no damage. The shock was felt at other points. add edd to selation the

FOREIGN.

JEH DIODES)

QUEENSTOWN, 8.-The health of the PASSING COUNTERFEIT MONEY .- This Prince of Wales is so greatly improved that the physicians have deemed it unnecessary to continue bulletins. KIEL, S .- The Imperial Admiralty have cancelled the order recently issued for the equipment of iron clads and other vessels for service on the Atlantic. Orders were also issued, Serve. office 100 sieson HAVANA, 8.-In view of the departure of the United States frigate Congress, to escort the steamer Hornet to the United States, the Spanish war steamer Churruca has discontinued to watch the latter vessel, and returned to Santiago De Cuba. The iron-clad Sar-ROME, 10 .- It is announced that the Pope will soon send an ultimatum to the Roman Catholic Bishops who have not accepted the dogma of infallibility.

Townships 1 and 2 north, range 8 west; 11 9 11

which includes Dunnstein's improvements; Township 3 south, range 7 west, includes Dalle and Darly's ranches;

Township 3 south, range 8 west, includes Hooper's, Knowlton's, and Doremus' day. The names of the Grand and Petit Juranches;

a fine sulphur spring;

for himself," etc. handed over, on a mittimus, to the custody "the Indian Farm" and settlement, and Marshal, Paul, there being no bailiff. The township 5 south, range 9 west concludes appointment of prosecutor was offered, by of the U.S. Marshal. the number, which covers in all an area the Court, to Mr. Robertson and Mr. Royle Butterwood preferred a charge against of one hundred and fifty-two thousand who declined to accept. The Grand Jury another man, named Boyd, who he alleged eight hundred and eleven acres of public are now wandering around, like sheep land, most of which is well adapted to without a sheperd, and parties bound over, latter case is set for 10 a.m. to-morrow. agricultural pursuits and affords superior and under arrest, anxious for something to facilities for stock raising, as it contains some be done. A sixteen-year-old girl, near Pittsburg, excellent grazing land. The number of Later .- At 2 p. m. the court met., The recently kicked her father through the miles of exterior and sub-divisional lines case of the Eureka Mining Company vs. run in the above survey amounts to five Rose et al, came up. The defendants, by hundred and twenty-three and one half previous compromise, not being in court, miles. Persons interested in the above it was submitted to a jury, who, without

formerly owned by Messrs. C. B. Robbins & Co., and also a butcher shop. The business of the concern averages in the vicinity of \$100,000 per annum.

In order to encourage the purchase of stock, to increase the capital, 5 per cent, is allowed on all cash purchases of \$5 and upwards, payable in stock. An increase of the capital stock will become, with the advent of the railroad to Cache, an almost absolute necessity to the prosperity of the association; for the shadows of coming events indicate that Logan will, in all probability, become a great grain depot for the surrounding country, and will, consequently, greatly increase and enhance the business interests of that city, and, as a matter of course, the whole county.

FIRST DISTRICT COURT.-Provo, Jan. 10. -The 1st District Court commenced yesterrors were called. No Prosecuting Attorney Township 3 south, range 9 west, takes in being present, the Court adjourned till 10 a.m., to-day.

Township 4 south, range 8 west, includes This morning when the Jury was called, pendents' have a sufficient variety to choose was resumed and,; the evidence being Mr. Miner objected to two of the Grand Ju-Smith's and Palmer's ranches; from," deemed sufficiently strong, he was held rors, but the objection was overruled, and Township 4 south, range 9 west; over, in \$1,000 bonds, to appear at Court Township 5 south, range 7 west, includes the Grand Jury were empanneled, Wm. J. of the Third Judicial District. The bonds Hawley foreman. The Grand Jury was Barlow's settlement; ilar classes of individuals are "every one not being forthcoming, the prisoner was Township 5 south, range 8 west, includes charged and retired, in charge of Deputy

The bill was alleged to have been passed to Fred. May by Butterwood on the 28th of December last.

Since writing the above, the examination

Vuneb Jaulerss Corner THE CANDIDATES.-An exchange speaks thus of the Presidential candidates-

e protection surplaned by

"The Republicans may be reduced to 'Hobson's choice' for a candidate and the Democrats be at a loss to find any one willing to be their candidate, but the Inde-

Of course the "Independents" and sim-

TRAINS .- The bulletin of the Deseret passed the counterfeit bill to him. This Telegraph Office, last night, had the follow-Hard graatie would make good R. Squi OGDEN, 10,-Two sections of the U. P. train are reported fourteen hours late, They house, across the yard, and locked him up in the cow stable, because he went to town and spent all his money for whisky, instead of buying her a new boanet, as promised. will arrive at 7 o'clock to-morrow morn-