

THE EVENING NEWS.

PUBLISHED DAILY, SUNDAYS EXCEPTED,
AT FOUR O'CLOCK.

DAVID O. CALDER,
EDITOR AND PUBLISHER.

Friday, Nov. 27, 1896.

NEWS OF THE DAY.

The New York Longshoremen commenced a general strike this morning.

Brigadier General Leslie died in New York on Wednesday.

The Memphis Chamber of Commerce has given \$1,000 to the sufferers of the Yellow Fever.

The charge to the jury, by Judge Humphreys, in the safe burglary case occupied two hours.

Thirty-one thousand dollars damage by fire reported on the 25th, at Franklin and Munich.

Milton Fisher, a forger, has been sent to the penitentiary for twelve years.

A workman named Rogers was instantly killed at San Francisco, on Wednesday, by falling from the Palace Hotel.

Col. McClure, it is said, has paid \$250,000 for a controlling interest in Forney's Press.

A joint resolution has passed both branches of the Arkansas legislature, for an investigation into the manner of Senator Dorsey's election.

A general strike of longshoremen is expected at Brooklyn, Jersey City and Hoboken.

Most of the inmates of places of charity and correction in New York yesterday were well supplied with Thanksgiving luxuries.

The Governor of Massachusetts pardoned three long-sentenced criminals yesterday.

A Mrs. Goss, of Freemansburg, Pa., is said to have thrown her child into the Lehigh river.

A fire at Litchburg, Iowa, \$50,000 to \$100,000.

There are some more particulars about those two girls recently recaptured from the Indians.

There is a report that President Grant contemplates great improvements to the navy by buying the people's votes with the people's money.

Andy Johnson is thought to have no chance of success in the election for Senator from Tennessee.

An accident has happened on the Alps, by which eleven persons were killed.

A bill has been introduced in the Italian parliament, to allow Garibaldi two thousand a year.

Thanksgiving Day was generally observed east and west, as well as in Salt Lake City.

Several horses were killed and the engineer of the train badly injured in a railway accident near Camden, last night.

The Secretary of the Safeguard Insurance Company, at Philadelphia, has been arrested on a charge of forgery.

The King of the Sandwich Islands is on his way to the United States; before leaving he reorganized his cabinet and appointed a regent and successor.

An infant was stolen from a cradle by the side of its mother's bed, a night or two since, at Freemansburg, Pa.

In the safe burglary case the jury could not agree with regard to Whiteley and Harrington, but they were unanimous as to the innocence of Williams.

Late Australian advices tell of the capture and massacre of a ship's crew by savages; also of dissatisfaction and rumored revolts in the Fiji Islands because of the annexation scheme.

Mrs. Pontin is to be hung on the 5th of January.

No prospecting parties have entered the Black Hills region since Custer's Expedition, but a party have found placer diggings on the Big Laramie, near Fort Sanders.

By the explosion of a barrel of gunpowder, in a railway tunnel in New Jersey, on the 25th inst., two persons were killed and other damage done.

The financial condition of Cuba is frightful. For particulars see a telegram under New York news of the 25th.

More New York newspaper correspondents have been arrested in Spain.

The Faraday is having bad weather while laying the direct cable.

An advance of a shilling in the price of wheat is noted in most of the European markets.

Constitutional reforms are announced in Mexico.

A treaty of amity and commerce is being negotiated between Spain and Dominica.

JUDICIAL EXHIBITIONS OF BAD TEMPER.

A WASHINGTON paper has the following, concerning a District of Columbia Judge, peculiarly given to unseemly outbursts of passion:

"The impeachment of Judge Wylie is unanimously demanded by the Washington bar. It is round Robin is wanted to that effect. It will be signed by every lawyer, judge, clerk, bailiff and suitor. The one ground on which all will meet is that Judge Wylie's capricious and petulant conduct has done him for the bench. An eminent lawyer said of him: 'I don't think the omnipotence of God has any limits; but it would puzzle him to make another man so utterly unfit for a judge as Wylie.' Many others say this and go on for quantity."

"If anybody doubt, let him attend the chancery court early. The Judge comes in smiling, takes his seat, bows pleasantly to the bar. Evidently he has breakfasted well. Some routine business is disposed of. In an instant, without apparent occasion, the red blood flushes through his ears, nose, face and eyes, and his voice rings angrily through the hall. All proper attention to business ends there for that day. Every lawyer feels as if dealing with a Judge suffering from some uncontrollable temporary aberration of mind with one smitten of God and afflicted."

"Judge Wylie never forgets or forgives a lawyer who has been the unfortunate object of one of these outbursts. Consequently, nine-tenths of the bar feel as if they are charged with the pecuniary interests of numerous clients. To the other tenth he is answering by his obtrusive favoritism. His decisions appear to be governed chiefly by these personal considerations. Hence there is in them little law and no consistency. Among the bar they are regarded as a necessary evil, being as difficult to foretell as the verdict of a petty jury. Indeed, indeed, they are regarded as a necessary evil, being as difficult to foretell as the verdict of a petty jury. Indeed, indeed, they are regarded as a necessary evil, being as difficult to foretell as the verdict of a petty jury."

Then you can always tell, Clients who are able always appear from his adverse decisions, and he has crashed under foot many a poor man in his penitence towards his advocate."

"On the supreme court bench, Wylie's manner at the beginning of a case betrays his leaning. If he is unfavorable, his countenance assumes a most scornful look, his voice becomes almost as expressive as his curled lips. We have sometimes thought some of his recent decisions were based on that time, but the truer idea is that he is expressing his contempt by all the grimaces his face is capable of. His pictures, taken at the moment, would be much more to be stared at in a barroom than in a court."

"All the other judges are courteous and fair-minded, and two of them will compare not unfavorably for ability and legal skill with any judges in the land. But the place of Judge Wylie is on the floor, where his brother members of the bar would soon teach him to keep his tongue under control. But give us the investigation. It will be more speedy than the other. We will make it a point to attend and hear the lawyers depose as to the capricious results of this District Judge."

In the foregoing article we have the strictures of a free and independent press on the conduct of a judicial luminary in the District of Columbia. The proceedings of Wednesday in the Third District Court have a tendency to make one reflect on the animadversions therein contained. If we understood the question asked by counsel correctly, it was not improper, according to accepted and long-established rule of evidence. The question was, for what purposes Miss Conway's house was kept, and the fact of a previous conviction for keeping a house of ill fame was not sought to be proved in this manner. The rule of evidence is that the fact of a conviction must be proved by the record. This is the rule laid down in Greenleaf. But supposing that the fact of a conviction for keeping a house of ill fame had been attempted to be proved in this way, would this justify the court in indulging in so much passion, spleen, and mad strictures? If an improper question is asked by one counsel and objected to by another, the province of the court is simply to overrule or sustain the objection. Further than this, it is highly improper for a court to go, excepting in cases of extraordinary aggravation, and even then it does not enhance the dignity of the court. Indeed we very much incline to the opinion that ebullitions of temper are not only unbecoming, but tend to detract from the dignity of the bench, and to breed contempt in the minds of all fair-minded persons in the community. An over-speaking judge is no well tuned cymbal, and if we mistake not, in other countries than Utah such conduct would be held up to the scorn it so justly deserves. We invite the attention of our readers to what was said of Judge Wylie, and from the facts let them draw their own inferences.

"THE EMINENT OLD DONKEY."

Such is the language in which the St. Louis Democrat, of November 23, a republican paper, clothes its conclusions respecting an "amiable old gentleman," who is known by his blue coat, brass buttons, and most benevolent countenance, but who was not sufficiently good-looking to be admitted to Congress at the late elections. Here is the passage:

"Old Mr. Poland is losing his memory fast, or the Washington correspondent of the Chicago Tribune has been misled. For instance, a special to the Tribune says: 'Judge Poland arrived here today from Arkansas. He steadfastly refused to be interviewed. He said that when he reached St. Louis on his way, he was literally besieged by hungry reporters, with whom all he could do was to talk. The next morning he came out with elaborate reports of his interview with the Tribune, each man putting in the Judge's mouth the sentiments that his reportorial precedence led him to believe the Judge would have uttered had he spoken at all. Now this amiable old gentleman seemed quite willing to be interviewed by a reporter of the Tribune, and at the Lindell Hotel, in the presence of two or more witnesses, gave utterance to the language attributed to him by the Tribune. The donkey is ashamed of what he said, he might easily withdraw it without imputing misrepresentation to this or other St. Louis papers.'"

"A FLEETING SPECTACLE."

The Cincinnati Times of Nov. 21 says: "A body of miners going to their work, and a Remington Remington rifle, is a pleasing sight to an enlightened country, as was noted at Scranton, Penn., yesterday. We noticed that the strikers did not go to work, but that they were, however. Another example was furnished by a body of Italian laborers on their way to the Cunard docks, in Jersey City, reported by the St. Louis Democrat. The strikers did not go to work, but that they were, however. Another example was furnished by a body of Italian laborers on their way to the Cunard docks, in Jersey City, reported by the St. Louis Democrat."

By Telegraph.

TO-DAY'S DISPATCHES.

EASTERN.

Boston, 27.—The governor yesterday pardoned one of the prisoners sentenced for life, and one for fifteen years. They had served from six to twelve years, and the pardon was granted on account of the good behavior in confinement and mitigating circumstances attending their trial.

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schedule rates provided by "longshoremen" is actually lower than the present pay. The inmates of the charitable and correctional institutions in the city and vicinity are suffering from lack of food and clothing. The King of Hawaii is on his way here by the steamer Seneca. Before leaving he reconstructed his cabinet as follows: Wm. L. Green, minister of foreign affairs; Wm. L. Green, minister of the interior; Jno. S. Walker, minister of finance; R. H. Stanley, attorney general. King Kalanikou appointed Prince Deliohoku regent during his absence to the United States. He has also been proclaimed successor to the throne.

WESTERN.

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