## THE INFAMY INCUBATED.

But Is Not Yet Brought Into Actual Life.

GOES THROUGH THE SENATE

By the Great Majority of 37 to 13.

FINE SPEECH BY SENATOR CALL

VEST, BUTLER, HOAR AND BLAIR ALSO TO THE FORE FOR THE RIGHT.

Special Dispatch to the NEWs.]

Special Dispatch to the News.]

Washington, D. C., February 18.—
Edmunds called up the conference report on the Utah builthis afternoon before 1 o'clock. Vest (Mo.), Call (Fla.), Butler (S. C.), Hoar (Mass.), Blair (N. H.), spoke against, and Edmunds (Vt.) and Ingalls (Ks.) in favor of the bill.

Call's speech was a magnificent defense of Christian methods; in espoke of the bill as brutal and subversive of Christianity, said it betokened the beginning of an era of religious persecution and denounced it as inhuman. He was equally severe on Edmunds.

The consideration lasted over two hours, and when the vote was reached, thirty-seven voted "aye" and thirteen "nay."

Neither Baskin nor Bennett is salis-

Neither Baskin por Bennett is satisfied with it. It is anything but what they wanted. Their only hope is to "catch oh" with the test oath.

DETAILS OF THE BILL.

By Associated Press. ]

By Associated Press.!

Edmunds presented to the Senate the conference report on the Utah polygamy bill, in the shape of a substitute for both the Senate and House bills, and it was agreed to, 37 to 13. The bill now goes to the President.

The first six sections of the bill apply to the prosecution of bigamy, adultery, etc., and make the wife or husband a competent witdess, but they will not be compelled to testify.

The seventh and eighth sections apply to the powers of Court Commissioners and of the Marshal and Deputy Marshals.

Marsnals.

The ninth and tenth sections apply
The writing ceremony. They re-

to the marriage ceremony.

a CERTIFICATE

to be properly authenticated and to be recorded in the office of the Probate Court.

The eleventh section disapproves and annuls all Territorial laws recognizing the capacity of illegitimate children to inherit or the entitled to any distributive share in the estate of the father.

father.

The twelfth section disapproves and annuls the Territorial laws conferring jurisdiction upon Probate Courts (with certain exceptions.)

The thirteenth section makes it the duty of the Attorney-General of the United States to institute proceedings to escheat to the United States the property of corporations obtained or held in violation of section three of the act of July, 1862, the proceeds of

#### SUCH ESCHEAT

such escheat
to be applied to the use of the common schools in the Territory.
The fourteenth section regulates the proceedings in such cases.
The fifteenth section disapproves and annuls all laws of the Legislative Assembly creating or continuing the Perpetual immigration.
The sixteenth section directs proceedings for the disposition of the property and assets of the Immigration Fund Company. All such property in excess of its debts and lawful claims is to be escheated to the United States for the benefit of the common schools in the Territory.
The seventeenth section disapproves and annuls the acts of the Legislative Assembly incorporating or providing for the Church of Jesus Christ of Laiter-day Saints, and dissolves

frage.
The four next sections make provisions as to elections and require of the voters au

OATH OR AFFIRMATION

to support the Constitution and obey the laws especially the polygamy act of March 22, 1882, and this act.
Section twenty-flye abolishes the office of Territorial Superintendent of District Schools and makes it the duty of the Supreme Court of the Territory to appoint a Commissioner of Schools.

organization of the minitary or for the creating of the Nauvoo Legion, and gives the Legislative Assembly of Utah power to pass laws for organizing a militia subject to the approval of Congress. The general officers of the militia are appointed by the Governor of the Territory, by and with the advice and consent of the Council.

section of country, and out of this number there have been but 11 deaths—a smaller proportion than usual in districts where the infection takes hold."

Manti Election.—The Manti municipal election was held on Monday last, and resulted in the election of the following with but little opposition. The total vote cast was 264. certainly

FROM MONDAY'S DAILY, FEB. 21.

The Crismon Case.—This afternoon deorga Crismon was called in the The Crismon Case.—Tais afternoon George Crismon was called in the Third District Court, and arraigned on the second count of an indictment charging him with unlawful cohabitation. He pleaded guilty, and will be sentenced on Monday, March 7th.

Released -William Jeffs, of the 16th Ward, who was sentenced to the peni-Ward, who was selected to the peni-tehtiary for nineteen months, for co-habitation, under a four-count indict-ment, was released to-day. William W. Galbraith, sentenced to imprisou-ment for six months, was also released. Both paid their fines, the former \$150 and the latter \$300 and costs.

Pleaded Guilty.—To-day the case of Edward Schoenfeldt, indicted for unlawful cehabitation, was called in the Third District Court. He came forward and announced that he desired to change his plea to guilty.

Court—Is it the first count?

Mr. Schoenfeldt—Just as you say,

your honor.

The first count was then settled on, and judgment will be passed on March

Joseph Hogan, of Bountiful, changed his plea to guilty on the first count of the indictment charging unlawful co-habitation, and 2 p.m. was named as the hour for sentence.

sad Bereavement. — In another part of this issue will be found a notice of the death of the baby boy of Thos. Allen and Susan Winder Williams, at the age of three weeks. The bereavement is rendered the more pathetic on account of the absence of the father of the little one, who is on a mission to the Seuthern States and laboring in West Virginia. But a few days since he received the glad news that a fine healthy boy had been born unto him, and now the intelligence has been dispatched that death has claimed it as a victim. The bereaved parents and other relatives have the sympathy of a wide circle of friends.

Suspended Sentance.—Orrin Skel-

wide circle of friends.

Suspended Sentence.—Orrin Skelton and Frank Linberg, young boys who reside in Tooele, were arraigned on a charge of disturbing a Methodist meeting hy noisy and boisterous conduct. Mr. Moyle, in behalf of the defendants explained the circumstances of the case. It appears that the accused joined a crowd of boys as they were passing. When the offense was committed, those who made the disturbance ran away while the accused remained and was caught and placed under arrest. District Attorney Dickson joised with Mr. Moyle in requesting the Court to suspend sentence pending good behavior. The Court so ordered.

On Two Charges.—Ludvig S. Han-

Court so ordered.

On Two Charges.—Ludvig S. Hansen and Andrew Jensen were arraigned before Judge Zane'this morning on an indictment charging them with having committed on, Feb. 13, 1887, an assault upon Mary Stevens, in Salt Lake County. Mr. Laurenz was sworn as interpreter, and explained the accusation to the defendants. Mr. Maloney were appointed by the court to defend the accused and the statutory time was taken in which to plead.

These same defendants were then arraigued on an indictment charging assault upon Wm. Stevens, at the same time and place.

The defendants both asserted their innocence, and were allowed until Thursda y morning to enter their plea Accident.—On Friday morning Mrs.

Fund Company. All such property in excess of its debts and lawful claims is to be escheated to the United States for the benefit of the common schools in the Territory.

The seventeenth section disapproves and annuls the acts of the Legislative Assembly incorporating or providing for the Church of Jesus Christ of Laiter-day Saints, and dissolves

THAT INCORPORATION.

It makes it the duty of the Attorney-General of the United States to lustitute iegal proceedings to wind up the affairs of the corporation.

The eighteenth section makes provision as to the endowment of widows, who are to have one-third of the income of their husbands' estates as their dower.

Section nineteen gives to the President the appointment of a Probate Judge in each county.

Section twenty makes it unlawful for any woman to vote in any election and annuls the act of the Legislative Assembly which permits femsle suffrage.

The four next sections make provisions as to elections and require of the voters au

Report Denied. — Our correspondent at Peoa, Summit County, writes as follows under date of Feb. 16th:

"I notice in a correspondence sent you from Wanship, in this county, and published in your issue of the 14th inst., that the writer asserts that there fice of Territorial Superintendent of District Schools and makes it the duty of the Supreme Court of the Territory to appoint a Commissioner of Schools.

Section twenty is gives to all religious societies, ects and congregations the right to hold, through trustees appointed by the Probate Court, property for houses of worship and parsonages.

Section twenty-seven and last section annuls all Territorial laws for the

Manti Election.—The Manti municipal election was held on Monday last, and resulted in the election of the following with but little opposition. The total vote cast was 264. certainly up to one-half of the town's full strength:

Mayor—John H. Hougard.

Alderman—F. R. Kenner, Peter P. Dyreng.

Alterman—F. R. Dyreng.

Dyreng.
Councilors—Ezra Shomaker, Albert
Tuttle, Lewis C. Kjar.
Recorder—A. E. Merriam, Sen.
Treasurer—William B. Lowry.
Assessor and Collector—George E

Marshal—John Lowry, Jr.
Ole Nielson, John Patten and J. H.
Hongaard were judges of election.

Hongard were judges of election.

To Cattlemen. — There will be a meeting of the Utah Cattle and Horse Growers' Association at the secretary's office, 110 Main Street, on Monday, April 4th, at 10 a. m., for the purpose of discussing the best means of securing a more thorough organization of the stock interests of the Territory, the transportation and marketing of stock, the subject of co-operating with the International Range Association, and carrying out the plans agreed upon at the recent important convention held in Denver. All stock men of Utah, whether members of any association or not, will best secure their interests by attending this meeting, and are cordially invited to do so, as also the sheep men of the Territory. The presence of the latter is desired, with a view of Larmonizing range interests.

Mr. Mercer, editor of the North-

with a view of terests.

Mr. Mercer, editor of the Northwestern Live Stock Journal, is expected
to be in attendance, and present his
views on stock and range interests.

G. U. Snell, Sec'y.

Convicted.—To-day

views on stock and range interests.

G. H. SNELL, Sec'y.

W. H. Tovey Convicted.—To-day the trial of Wm. H. Tovey, of the Twentieth Ward, ou one count of the indictment charging him with unlawful cohabitation, was held in the Third District Court.

A jury from the odd numbers on the list was called and accepted without examination.

Mrs. Harriet S. Tovey was the first witness. She testified—I am married to the defendant; my joungest child was horn Nov. 8, 1886; I live in the Twentieth Ward; my husband lives with me a portion of the time; we were married about eleven years ago; Annie Maria Tovey was married to him before I was; she also lives in the Twentieth Ward.

Miss Eliza Tovey testified—The defendant is my father; Anna M. Tovey is my mother; my father lives with her a portion of the time.

The case was submitted to the jury on the Court's charge, and a verdict of guilty given.

Sentence on March 1st at 2 p. m.

guilty given.

Sentence on March 1st at 2 p. m.

#### HE COULD PROMISE.

JUDGE ZANE WANTS IT UNDERSTOOD THAT HE WILL NOT ALWAYS SUS'-PEND SENTENCE.

To-day Albert Dewey, who was formerly a "Mormon," was called in the Third District Court to an indictment charging him with unlawful cohabitation with Mary L. lawful cohabitation with Mary L. Dewey, Eitzabeth Woolcott and Sarah Shearer, from Dec, 2, 1883, te Nov. 30, 1880. The defendant entered a plea of 1886. The defendant entered a plea of guilty.
The Court asked—Do you wish sen-

tence pronounced now?

Mr. Dewey (surprised)—No; Oh no!
I don't want sentence pronounced

Mr. Dickson—I think he wants to promise obedience to the law in future. So I understood him. Court—is that your intention?
Mr. Dewey—Yes, sir. Court—You understand there is a law against polygamy and unlawfui cohabitation. Do you intend to obey that law?

that law? Mr. Dewey-I propose to obey the

law.
Court-Your intention is to obey the

law?
Mr. Dewey—Yes, sir.
Court—You understand what the law is, and intend to obey it in good faith?
Mr. Dewey—Yes, sir.
Court—Well, if people understand the law, and continue to violate it, I don't want it understood that the court will continue to hold out the inducement that sentence will be suspended in all cases where promise is Let the judgmenthe . susmade.

made. Let the judgmentoe sus-pended.
The Court then repeated its remark that it should not be understood that parties who continue to violate the law until arrested, could have sentence suspended on them by promising obe-dience to the law, and Mr. Dewey de-parted from the court room.

#### SOUARELY MET.

NINE "MORMONS" WHO DECLINE TO VIOLATE THEIR CONSCIENCES.

This afternoon was the time set for the sentence of nine Latter-day Saints, who were convicted under the Edmunds law of living with their wives. The Third District Court room was crowded at 2 p. m., a large number of excursionists, who had stopped over in Sait Lake on their way to California, being among the spectators. The first one called to receive sentence was Brother Brother

WM. H. FOSTER,

of Farmington, was the next in order. Same questions, same answers and same penalty. EZRA T. CLARK,

of Farmington, was then called. He replied to the interrogations of the Court, "I have no promises to make."

make." The full penalty was inflicted on him.

PETER BARKDALE

of Farmington, came next and in-formed the Court that he had no as-surance to give as to his future con-duct, and the full penalty was im-posed. HERMANN GROETHER.

of the Tenth Ward, was next called. The same questions were put as in the preceding case, same answers given, and same penalty.

JOHN ADAMS,

of Centreville, received similar treat-ment. JOSEPH HOGAN, of Bountiful, followed in the same

JOSEPH BLUNT,

of the Twenty-first Ward, was not in when his name was first called, but arrived shortly after, and having no promises to make, he received the extreme sentence.

All of these brethren were placed in the penitentiary, this afternoon, to suffer imprisonment for conscience sake.

suffer sake.

#### OGDEN OCUURRENCES.

Delayed Mails Through Storm-bound Trains—The "Liberals" Accept the Situation-Ravages by, Death-General Notes.

NEWS' Special Corgespondence.]

News' Special Corgespondence.]

OGDEN, Feb. 18, 1887.

The weather we have had for a week past has been variegated. We have had hall, snow, rain, sleet, frest, thaw, clouds and snushine. These atmospheric changes have made the roads in the settlements almost impassable for teams with even empty vehicles. As a consequence very few of our cousins come to town. There are, however, thought to be indications of an early spring.

spring.
For fivel days past, until to-day, there has been no regular arrival of PASSENGER TRAINS

from the west. A snow blockade has been the cause. Indeed, the eastern and northern trains have all been snow bound and the arrivals have all been very irregular. Two of the back trains were expected in from the west tonight.

were expected in from the west tonight.

To-day freight for the north was refused at the depots, as the railroad
officials could not tell when it would
reach its destination. The season,
however, has so far advanced that it
will be but a short time, in all probability, before there will be a general
break up. Should it be sudden, accompanied by warm weather, which is
not improbable, we may look for high
waters in our rivers, freshets from
the monntains, and floods and washouts along the lines of the railroads
and in the cahons.

This evening the newly elected city
officers expect to receive their commissions. A telephone message was
received from Secretary Thomas that
the documents had been mailed today.

THE OPPOSITION

seem now to have become as far as possible reconciled to the situation, although an absurd rumor was circulated to-day that it had been discovered that Mr. David Eccles was not a citizen of the United States and that in consequence Mr. Klesel, the Liberal candidate, was the Mayor of the city. But the statement was officially contradicted and the rumor dried up.

But the statement was 'officially contradicted and the rumor dried up.

This afternoon the members of the "old" City Council met, as is supposed, for the last time. The usual routine of business was gone through. The Mayer delivered his valedictory speech, and the junfinished business was liald over to be completed by the new incumbents. The Council adjourned to meet at the call of the Mayor.

To-day the First District Court in Ogden adjourned to meet in Provo, on Monday, the 21st inst. One of the assistant district attorneys told me that there are over a dozen murder cases to be tried at Provo, besides a large numbet of felonies, largenies, etc. The term, it is thought, will be a PROTRACTED ONE.

PROTRACTED ONE.

On the 14th inst. Robt. P. Harris, a respected citizen of Ogden, died after a brief but severe illness, of softening of the brain. The funeral, which was largely attended, took place from the Second Ward meeting house, on the 17th. Consoling remarks, suitable to the occasion were made by Elders T. B.

of the Seventh Ward, of this city. The Court asked him, "Have you anything to say why sentence should not be pronounced on you?"

Mr. Foster—No, sir.

The Court—Have you no assurance to give that you will obey the law in the future?

Mr. Foster—No, sir.

The Court then sentenced him to the full penalty of the law, six months' imprisonment and a fine of \$300 and costs.

BEDSON EARDLEY,

also a resident of the Seventh Wardcame next. The same questions were asked by the Court as in the case of Mr. Foster, the same answers given, and a similar penalty imposed.

WM. H. WATSON,

of Farmington, was the next in order. Same questions, same answers and same penalty.

EZRA T. CLARK,

THE HISTORY rest.

of \*Ogden City is progressing favorably. The citizens are contributing to help the historian to bring out the record. The committee and the writer held a meeting last night, at which a large section of the history was read and approved. The matter is not only interesting but important and concerns deeply the future as well as the present generation of those who inhabit the junction city. About one half of the history proper is written and ready for the type setters. The remainder will be completed with as little delay as possible:

On Thursday James Frances and Albert Staler, of Hoytsville, Summit County, were brought to Ogden, having been arrested by the deputies, charged with unlawful cohabitation. They were taken before the U. S. Commissioner, T. J. Black, when, waiving preliminaries, they were placed under the usual bonds to await the action of the grandjury.

Everything is quiet at present. All are looking for and expecting news of the passage of the Tucker-Edmunds hill. There are a great number of opinions as to whether the President will sign or yeto it, if it passes the Senate in its present form. Those who will be the most affected by it seem to be the least concerned about it just now.

now

now.

We have another of your young townsmen and putrons located here, T.
C. Morris, the artistic painter. He is doing excellent work, giving good satisfaction and is building up a solid business.

Among other changes that have taken place here, Mr. Thomas Burt, who has been with Driver & Som for many years, has ceased his connection with the establishment. He was a popular, safe prescriptionist. He has now formed a partnership with his brother in the mercantile business. His successor is Mr. W. B. Clark, who is also an expert at his profession.

#### MARRIAGES.

EVANS-TEW.—At Logan Tomple, Fobruary 3th, Charles D. Evans, Jr., son of Bishop Charles D. Evans of Salem, to Miss Anna Bell Tew, daughter of Thomas and Rebecca Tew, of Springville.

On the return of the bride and bridegroom the guests spent a most enjoyable time at the residence of the bride's purents. Yongs, recitations and maste lent their sid to render the occasion one long to be remembered. Hearly wishes for the happyness and prosperity of the bridal pair were expressed by all present.

### DEATHS.

Powell.—At his home, Payson, Utah, on the evening of February 16th, 1887, of heart disease, Payed Thomas, son of Win, and Christina Powell, aged if years, 5 months and I day.

POULTON-At Wombourne Common, England, Jan. 2, 1887, lof old age, Jane Poulton; born Jan. 30, 1808. She was a faithful member of the Church for twenty years, and departed full of faith in the work.—Millennial Star.

# SEEDS!

E. J. BOWEN'S LARGE Illustrated Descriptive and Priced Catalogue of Vegetable, Flower, Clover, Grass' and Aifalia Seeds, containing Valuable Information for the Gardner, the Farmer and the Family, mailed FREE to all applicants. Address: E. J. Bowen, Seed Merchant,

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