Published Daily, Sundays Excepted, AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY

EVENING NEWS.

CHARLES W. PENROSE, EDITOR. Thursday, - March 24, 1887.

GENERAL ANNUAL CON-FERENCE.

The Annual Conference of the Church of Jesus Christ of Latter-day Saints Take that away and the entire batch of will commence at 10 o'clock, on the rubbish falls. Adopt Judge Boreman's own partmorning of Wednesday, the 6th of nership illustration, and use the word April next, at the Stake House in "uphold" instead of "commit," and Provo, Utah County. see where it would stand. A The officers and members of the

Church are respectfully invited to attend. JOHN TAYLOR,

> GEORGE Q. CANNON, JOSEPH F. SMITH, First Presidency.

--JUDICIAL PERVERSION OF

THE LAW.

It is but a very short time since the aiding in its commission that any one country was informed, officially and could be proceeded against. Yet through the press, that all the" Mor-Judge Boreman seeks to draw a paralmon" people were required to do was lel between a person who "upholds" a to "come within the laws." There theory which some people reduce to was no desire, it was stated, to persepractice, and one who aids in the percute or oppress them, or interfere in petration of an act that is criminal. any way with their religious belief or Any same boy ought to know better membership in any Church, but they than to talk such nonsense. were simply asked to "come within the But even if the stuff enunciated laws." The refusal of men who had from the bench at Beaver could be married plural wives to promise that they would obey the law in future "as construed by the courts," was heralded throughout the land as proof of the hostility of the "Mormons" to the Government, and as reason for depriving them of the rights and privileges of citizenship. The courts berated defendants for declining to make this promise, and some judges fairly boiled over with wrath because of this alleged contumacy. But now that a law of Congress has

been enacted, which requires all voters to promise not to break the laws nor advise or assist others to break them, every obstacle that can be raised is interposed to prevent, dissuade, and intimidate the "Mormons" from subscribing to the agreement. Is not this a very singular state of

To make the matter affairs? clear, we must once more refer to the difference between the requirement of the courts of polygamists, and the requirement of the law of monogamists.

In the former, men who have entered into solemn engagements involving, fealty to God and to women who are

new law or of the old makes "uphold- are about to repeat some highly flaing" polygamy a crime? Or will he vored piece of gossip, would it not be point out that part of the oath which right for them to ask first, "Is it true? requires any one to promise not to is it kind? Is it necessary?" We be-"uphold" polygamy? Has not the lieve these would form three distinct Judge added to the law by using the barriers in the way of slander, and be words "upheld," "upholds" "up- a threefold protection for the assent holding" as though they formed from the tongue of the backbiter and the very gist of the test oath? the lips of the talebearer. How many of the stories that are And is not such wresting of the law the lowest kind of police passed from lip to lip, gathering volcourt pettifoggery? The law does ume and venom as they go, are either "true," or "kind" or "necessary"? not forbid the upholding of polygamy, What sensations are made out of some either by a Church or any of its members. The law deals with actions, not simple facts, colored and dressed till

opinions or the expression of opinions, they are perfect caricatures of the naked truth! In the vision of the And the substitution of the word "updamned, portrayed in the Apocalypse, hold" for the word "commit," is the foundation stone of the Judge's whole torment is depicted as suffered equally by those who love and those who structure of transparent sophistry. make a lie. If the receiver

is as bad as the thief, surely the circulator is as bad as the inventor of falsehood. The intent of course qualifies and determines the status of the act. A "Speak No Evil Society," or the practical adoption of its rules, would A Loving Wife Scalds her Husfirm might "uphold" the rightbe a splendid thing in Utah, and if fulness or the policy of receiving prevailed throughout the stolen goods. But if no stolen

world would prove a boon such as has not come to humanity since the deluge, and would be the harbinger of a rapidly approaching millennium. Who will pledge themselves, to themselves, to make these three queries conditions to the utterance of personal remarks and the tittle-tattle

ing the offense, but committing it or that usually constitutes what is known as small-talk?

> THE INTER-STATE COMMERCE COMMISSION.

afternoon of July 6th, with a rope; he

stated to me what he had bought the rope for; knew of the quarrel over the rope, and that Green promised to re-place it; I helped put it on the well. Deputy Marshal Cudihee: Was at Phil Green's residence on the 15th of

band to Death.

THE Commissioners under the Inter-NEWARK, O., March 24 .- Jacob Bread State Commerce law were appointed by President Cleveland on Tuesday, and the personnel of that body will, we think, be satisfactory, all being men of high character and, in most instances, of great ability and experience ed at some abuse by her husband, and a Bread threw a pan of boiling water in his face. She kept everybody out of the house after the scalding, but sinco nis death she has become a raving ma-Niller and an Excellent Company, in the following repertoire: in public affairs. The chairman, Judge Thomas M Cooley, of Michigan, who serves for

six years, is an able jurist and author, and is specially fitted for the duties of Eighty-five Men Buried. the place, a great deal of his attention having been taken up with railroad SYDNEY, IN.S.W., March 24.-Eighty. five men were entombed by an explomatters of late years; he is not noted as a partisan, and might be termed a sion in Bull's celliery yesterday. The

accident occurred in a tunnel a mile no-party man with Republican proand a half from the mouth of the pi'. Seven bodies have been recovered. The W. R. Morrison, of Illinois, is better tunnel is blocked with debris caused by the explosion.

> Cholera Disappearing. QUEBRC, March 24 .- The consul-

he has made an enviable record for general in Canada of the Argentiae Republic has been notified by his governability in debate and workmanship in committee. He was candidate for the ment of the disappearance of cholera from the principal points of that coun-

A Big Reduction

PITTSBURG, Pa., March 24 - The revision of the west-bound freight tariff for posting on April 1st, when

"Ricody Ballour "

July; went there making arrests and saw a new rope there; it was in the cellar: a rope about half an inch thick and forty feet loug; Mr. Shea stated that the rope was the one so much to Utah with his parents in the year 1852 was ordained an Elder in the 'spring 1969, A deposition was read from John D. and for two years filled the honorable posi-Fitzgerald. I saw John T. Harring-ton; (one of the defendants) July 6th; tion of president of the Y. M. M. I. A. in . praiseworthy manner. His father, through he came to our cabin at half-past six in the evening; was drunk, and my brother and I put him to bed, where he remained till the next morning; we were with him all the time; were not present at the lynching; heard of it; exposure in the early days of Zon, being deprived of his eyesight, Allen had the care of the family from his youth. He was a prother to the two boys who were killed by the Indians, and is the last of Brother

Harrington could not have left our cabla without us knowing it. Weeks' sons. He lived and died a faithful Saint, and departs in the full hope (of Patrick Fitzgerald's deposition was meeting his father, mother, eleven brothers and sisters, leaving many relatives and a

hosi of friends to moure his less. His fune neral was held March 18th, 1887, and was at LATEST DISPATCHES. tended by relatives and friends from Cedar Valley and Fairfield.

Suchlen's Arnies Salve.

in which he grew ever more zealous wit

his increasing age. He leaves a wife and

five children and a host of relatives and

WEEKS .- Of pneumonia, March 7th, 1887,

at Cedar Valley, Utah, Allen B. Weeks, son

of the late Allen and Sarah Jane Weeks, born at Harris Grove, Pottawatamie Coun

ty, Iowa, October 21st, 1848. He emigrated

friends to mourn his loss.-ICOM.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Sait Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box. FOR SALE at Z. C. M. I Drug SALT LAKE THEATRE. Commencing Thursday Eve., Mar. 24. SPECIAL LIMITED ENGAGEMENT **Fwo Nights & One Matinee** Of America's Greatest Actress, lara Morris

Thursday, March 24, L'ARTICLE 47,

Clara Morris as Cora. Friday, March 25, MISS MULTON.

(lara Morris as Sara Multon Saturday Matinee, The New Magdalen

Clara Morris as Marcy Merrick.

Saturday Night. - - - ENGAGED. By Frank L. Goodwin's Dramatic Company.

PRICES-Parquette, \$1.25; First Circle, \$1 (with Reserved Seat); Second Cirle, 50c.; Third (ircle, 25c. Sale opens at the Theatre and Union Ticket Office, Wednesday, at 10 a. m.

WANTED A COOK. Apply at 348 N. First West

LOST. O^N MAIN STREET, A PURSE CON-taining about Seven Dollars (\$7 00).

One bay HORSE about 12 years old

oranded TN on left shoulder and vented

alst, 1887, at my corrail, at 2 6'clock p. m. THOS. W. CROPPER,

warded by M. W. TAYLOR, City Hall,

C. CRAMER, Florist,

WISHES TO CALL THE ATTENTION

V of the public to his new and chololiections of

GREEN HOUSE AND BEDDING PLANTS:

Turnished at very short notice. Orders entrusted to me, will be filled with the greatest care, and satisfaction guaranteed. All orders by mail promptly attended to. Natural Flowers preserved. Address 263 S. Seventh East St. S. L. City, dlm

ESTRAY NOTICE.

One gray Mare, 7 or 8 years old, branded

One roan pinto Horse, white face, 8 or years old, branded G on left thigh.

THAVE IN MY POSSESSION :

ou left thigh (and ' on right thigh.

furnished at very short notice.

d99sw&w1w

STRAYED OR STOLEN.

Precinct Poundkeeper, Deseret.



X. S. BLDRBDGB superintendent.



turned into sense, what legal obstacle is there in the way of any man, who is ready to make oath that he will not break the law noraid or advise others to break it? The oath relates entirely to the present or at the most to the future. It has no reference to the past. It has nothing to do with a man's membership in any Church, society or organization. It does not touch upon what he has done or has refrained from doing. No Judge, Attorney or Leaguer has any light to question a vot-

goods were received, no member of

the firm could be prosecuted. And H

some members of that firm committed

steal, the pattner who performed no

overt act could not be made particeps

criminis. It would not be for uphold-

larcenvor helped some one else to

er, a juror or an office-holder, as to his membership in the "Mormon" Church or any church. There is no law for it. There is no legal right for its interpolation. It is nothing less than assumption, obstruction and intimidation

Judge Boreman is not constituted the public regulator of conscience in his district. He says if he belonged to the "Mormon" Church he could not take the oath himself. For the credit of the organization we are thankful

lication of the foulest falsehoods ever

We understand the motive of the

cross-examination of jurors at Beaver

and the exhortation delivered from the

Bench. But the purpose will fail. A

few jurors may be driven from the

We say to the people of Utah that

trine of plural marriage freely and to

offences named in the laws and not to

officiousness and deception may be

viewed with the most profound con-

THREE IMPORTANT QUES-

TIONS.

SOMETIME ago a purity association

continent-in which the members took

a vow of chastity. We do not hear

A new society has been started in

London called "Speak No Evil." Its

these three questions before passing

censure upon any one, either mentally

money.

Mrs. Phil. Green 21 am defendant

Green's wife; my husband brought a rope home that day (July 5th) for the

twenty minutes and then went home;

he came home about eleven o'cloch

from Argail's. . Cross-examined: The rope was not

does not mat-

invepted by mortals or demons!

which

panel,

for the fact, and are fully assured that the gentieman would not attain to that position without considerable repentance and reform. As he is not a member

clivities. known by reputation and name in this part of the country than any of the others. As a member of Congress from Illinois for six consecutive terms.

United States Senate in the famous neck-and-neck race with Logan, the Legislature being a tie. He was defeated through the death of one of his supporters and the subsequent election of a Republican to succeed him. He is appointed for five years.

He is appointed for five years. August Schoonmaker, Attorney-General of New York State, is, as his contained for five years. the inter-state law enters into effect, shows a reduction of from 50 to 422-contained for five years.

GREAT FREIGHT REDUCTION Terrible Disaster in New South Wales. INTERESTING HABEAS CORPUS

talked of.

the same.

A NUMBER OF OTHER ITEMS OF INTEREST.

By Telegraph to the NEWS.

Wedlock's Joys.

died last evening from the effects of scalding received at the hands of his, wife Sunday evening during a quarrel. The couple frequently had trouble and on this occasion, becoming exasperat-ed at some abuse by her husband, Mrs.

wives before neaven and moth ers of their children, are asked to agree that they will cast off and avoid those wives and treat them as worse than strangers, thus breaking their covenants and violating their sense of honor and of manhood, to escape a prison and a fine. In the latter, men who have not entered into these relations. are required to promise that they will obey the haws and not aid or advise others to break them, as a qualification to vote, serve as jurors and hold office in this Territory. Who cannot see the essential differ-

ter much considering the methods ence between the position of the two resorted to for the purpose classes? The plurally married "Morof securing jurors "in sympathy with mon" cannot consistently and truththe prosecution." But it will not fully make the pledge sought to be exscare sensible "Mormons" sway from annum and necessary expenses while torted from him by the courts, but the polls, that their enemies may gain | traveling on official business. thousands of "Mormons" who have but possession of the local offices and prey one wife, or no wife at all, can take the upon their property.

oath or affirmation prescribed for them That which Judge Boreman tries to by the law. And yet the utmost pen- insinuate as the purpose of the law, alties possible are inflicted upon was the very thing that those who those who cannot make the promise, framed the law would not consent to. while obstacles are placed in Anything that would interfere with bethe way of those who can lief or opinion or the free expression agree to observe the law, to deter them | thereof, they declared they would not from taking the oath. How much con- countenance. The oath was not to be sistency is there in this?

made a religious test but to refer solely "Force them to take the oath !" was to acts. What can be thaught the cry when it was supposed that it of a Judge who attempts to inject into would be rejected. As soon as it is the law the very purpose which its discovered that it can be taken and will framers intentionally avoided, and to be taken, the cry is changed and the justify which there is not a sentence or word now is, "obstruct, threaten, de- a line in its language?

ter the ['Mormons' by every, possible means from taking the oath, whether the law allows them to believe in, exvoters, jurors or office pound, defend, and uphold the doc-Such sudden transmutations are to be expected from the their heart's content. But those who wretched gang that are plotting to seize | take the oath agree not to commit the and despoil the Territory, but people at a distance would advise or assist others to commit them. scarcely expect such conduct in the That is all. And he who tries to make courts. However, we invite attention more of it than this, whether he be a the boys or get revenge. He said, "My to the official utterances of Associate Federal official or private citizen, over-Justice Boreman, on the 21st inst., steps the bounds of the law and his while holding Federal court at Bea-

ver. A juror while being examined as to tempt. his statutory qualifications was 'questioned as to his membership in the "Mormon" Church and his ability to take the oath. He stated that he was a member but had no right to counsel or advise at all, either as to polygamy or anything else. He was ready to was formed in Chicago-where it was subscribe to the oath. Whereupon needed as much as anywhere on this Judge Boreman proceeded to deliver a strange harangue. We take the report furnished by the organ that claims | much about it now, and perhaps would to represent the Federal officials in this Territory, lest it should be said that we have misstated the Judge's po-sition, and present his remarks in our

local columns. tinuity, but that it is working its way We have never heard Judge Boreagainst the dark tide of corruption man accused of being much of a law- that floods the commercial city by the yer. It is considered in this communlake.

ity that the position he was best qualified to fill was that which he adorned when formerly lifted from the bench members are pledged to ask themselves and dropped to his natural levelplate-passer in a small Methodist concern in this city. But one might rea- or verbally: "Is it true? Is it kind? sonably expect ordinary sense from a Is it necessary?" When these quesperson in his station, and also a truth- tions, or either of them, cannot be anful statement if not an acute construc-tion of the law. The attempt he makes to place a member of a church which to place a member of a church which teaches the rightfulness of a certain members only live according to their doctrine and practice, who does not pledge, the good that will result is in engage in that practice, on the esiculable.

same ground as a partner in a firm th receives stolen goods, is a piece new craze and it should be con

position implies, a thorough lawyer and Chicago. iOther classes are re-duced two and one-half cents. The itis not for him to decide what a memand Democrat. He holds the office for reduction was unexpected by shippers. ber should or should not do in that caracity. God forbld that any "Mor- four years. A. F. Walker, of Vermont, who mon" should acquire that elasticity of conscience which allows Methodist serves for three years, is a lawyer of DUBLIN, March 24.-United Ireland. coin-collectors to malign the "Morconsiderable ability and high standing, Parnell's organ, publishes a bitter atmons," and raise funds by the pubhaving also had experience in railroad

able things to have, it being \$7,000 per

PROVO POINTS.

tack on Balfour, chief secretary for affairs. He is a decided Republican Ireland. It calls him "the bloody politically. Balfour with a tiger's heart wrapped in a woman's hide," and says "He Walter L. Bragg, of Alabama, is the short term member, holding for but has entered lightly into a struggle with the Catholic Churck; in such two years. He is a Democrat.

struggles, the proudest despots have The Pacific Coast would have been been humbled into the dust. Prince better satisfied if a member had been Bismarck, swaying the destinies² of

Europe, in his whole career but once chosen from west of the Missour learned the bitterness of defeat, and River; otherwise we do not think any that was when he laid his hands on the fault will be found. In point of salary chultch which resents the sacrilegious bandling of the sacred privileges of the priesthood." the commissionerships are very desir-

A Serious Case

NEW YORK, March 24 .- A writ of hahin Bluff Dale, 20 miles south of Salt Lake City, one dark bay Mare,'3 years old, branded **G** on left shoulder; shoo one light bay Mare, 2 years old, same brand; netther have been worked. Any person returning or giving informa-tion of whereabouts, will be suitably rebeas corpus obtained by Henry M. Folsom, ordering Dr. Wm. M. Cate to produce in court Miss Agnes Folsom,

the actress and daughter of Folsom, FIRST DISTRICT COURT PROCEEDINGS was made returnable before Judge Patterson to-day. It was alleged that Dr. Cate had held Miss Folsom under PROVO, March 22, 1887.

The defense called Albert Ether to impeach the testimony of Ole Chris-lianson; the latter stated to Ether that represented by counsel who, in exhe was not at the lynching at all, and that Tim and Dennis Sullivan could not have been there, because they were not in the possession of his client and claimed that she was not insane. Counsel said the charge with him at Lombard's.

James Douglass: Ole told me he that his client had taken advantage of James Douglass: Ole told me he that nis client had taken advantage of was down near Beck's dump with Tim his relations with the family and sies and Inisies; Floral decorations, cut Flowers and Funeral Emblems. Bouquets, bim Fisher had been hung.

her family, is false. In relation to the suit of W. J. Baldwin, the former him Fisher had been hung. James Harrington said he knew Ole lover of Miss Folsom, against Dr. Cate Christensen, and had a conversation to recover damage for alleged assault

on the defendant, he said there was no merit in the action and with him in regard to the lynching; he denied being there at the jail or at the lynching, and said he was with Jimmy claimed it was a conspiracy to injure him in his profession. Miss Folsom' and Tim; saw him at Provo while the grand jury was in session; he told me at the Roberts House that he had been driven from Tintic and would do all he could to get even with affidavit was produced in court; it states that she is not, and never has been under duress of Dr. Cate or anyone else; that it is false that she has been ruined and taken away from her mother by Dr. Cate, or that he has word will be taken as soon as any coerced her in any way. Her affidavit states that her relations toward her hody's" but if the boys would pay him \$200, he would skip; I told him I would father forces her to remain silent as to not give him five cents: he replied, that he knew I had \$50, and if I did not the true reason of bringing these pro-ceedings. Counsel for Folsom will file give it to him he would get it from the a traverse of the return to-morrow.

Heavy Liabilities.

WEDNESDAY, MARCH 23. John Driscal: Ole Christianson said PHILADELPHIA, March 24 .- The liabilities of the firm of James and John There is no need of taking me to Salt Lake before the Commissioner, as] Hunter, so far as discovered, amount now nothing about the case." I asked to \$194,000. him if he was going to Provo, and he said, "No, I'm not going for that party

Railroad Sale. any more; they don't give me any

branded (on left thigh. SYRACUSE, March 24 .- Judge Wal lace, of the U. S. Circuit Court, has lace, of the U. S. Circuit Court, has One dark grey Horse, 3 or 4 years old, ordered a sale of the New York, Rut- branded (7 on left thigh.

land & Montreal Railway to pay the well, which is between us and Argall receiver's certificates issued to the ex-tent of \$350,000.

Additional Honor. NEW YORK, March 24 .- A cable disnew rore was put in the cellar of the house for a while, was afterwards put patch is just received from Rome announcing that the Pope, desiring to show especial honor to Archbishop Carrigan, has named him prelate as on the well and is therenow; when the hots were fired that evening, my husband was at home; he went out and I followed him in about five minutes and raw him standing at the gate; a person was standing outside the fence that looked like a woman; I saw my hus-band again in about twenty minutes in Argall's house; I remained there about sistant to the pontifical throne.

Manning Gets Over. QUBENSTOWN, March 24.-Arrived

the Arisona, from New York. Secretary Manning is a passenger.

Nerionsly III. ROCHESTER, March 24.-Ex-Senator

Lapham is seriously ill.

Dismissed on Suspicion.

Wm. Argall: Mr. Green is my neigh-PARIS, March 54 .- Herald, an officia missed on suspicion that he has been supplying the secrets of the depart-ment to foreigners. pledge, the good that will result is in ealculable. But if society should take it up as a should take and again at about nine or half past nine; I heard four or five shots

The finder will be rewarded by returning S. P. TEASDEL'S STORE.

334 East South Temple St.

n thigh, right hind foot white.



SURPLUS, .

JOHN SHARP.

WM. W. RITER, J. A. GROESBECE,

AND MANDOLINES.

Finest toned, most durable, and possess the only absolutely correct scale. Warranted to stand in any climate. Ask your dealer for them Ostalogue mailed free by the Manufacturers.

LYON & HEALY, 162 State St., Chioago

MAKES MORE WHOLESOME



If not claimed within ten days, will be old to the highest cash bidder, on March, DENVER AND



THE POPULAR PASSENGER ROUTE

DETWEEN THE

EAST AND WEST!

THE ONLY LINE -BETWEEN

OGBEN, SALT LAKE AND

DENVER,

WITHOUT CHANGE OF CARS PULLMAN BUFFET

-AND -

SLEEPING CARS On all Through Passenger Trains.

the The Only Line from Salt Line Oley Running SLEEPING CARS PREE for the use of Passengers holding Second class and Emigrant Tickets. One bay yearling Horse Colt, light tail, randed T on left shigh, star in forehead. One dark grey Horse, 2 or 3 years old, left and foot white, branded () on left thigh.

THE ATLANTIC EXPRESS Leaves Ogden Daily at 945 a. m.; Leaves Salt Lake City Daily at 11:10 a.m. Direct connection is made at Pueblo and Denver r Omaha, Kansas City and all points East

One black Horse, white spot in forchead, s or 4 years old, branded T on left thigh. THE PACIFIC EXPRESS Arrives at Salt Lake City from the East a 4:30 p m., and leaves for Ogden at 4:45 p.m arrives at 6 p.m., making connection w the Central Pacific for the West, One bay Mare, two white hind feet, little white strip in forehead, 3 or 4 years old,

LOCAL TRAINS Leave Salt Lake City for Bingham and Alta

at 7.20 a. m., for Ogden, 8.15 a. m. and 4.45 p. m., for Springville, 7.20 p. m. Arrive at Salt Lake City from Bingham and Alta, 4 25 p. m., from Ogden. 11.00 a. m and 7.15 p. m., from Springville, 8.15 a. m.

If said animals are not claimed and taken away within ten days from date, they will be sold to the highest cash bidder, on Monday, April 4th, 1887, at 3 p m. JAMES TEMPEST, Tickets for all points East and West can b

purchased at the Depot Office and City Ticke Office, White House corner, Salt Lake City W.H.RANCROFT, D.C.DODGE, J.S. BRNJETT Gon. Supt. Gen. Penager. Gen. Pass. Agt



Omaha,

of judicial pettifogging and actual ab- "good form" to join the fassociation, fired and went to the door, then started surdity that we think cannot be dupli- what would the tea-dringing gossips towards the creek; heard a com at the jail and came back; saw Green cated from the records of any court of and the chrenic scandal-mongers find about ten minutes after the shots were fired; he came in our house, and re-mained there till 11 o'clock, and then went home. Witness testified the same as Mrs. Green as to the rope. Cross-examined: When Green came in I said it was too bad that Fisher ancient or modern times." to taik about? Lady So-and-So's re-Why does not Judge Boreman see to ceptions and Madame Thingumy's "at it that the "Mormon" Church is prose- homes" would lose their chief attraccuted for "upholding" polygamy? If tion and manylof the "most chawming," the organization, the society, the Church is an association of partners all engaged in crime, why not have the Church indicted? And if a member of that Church, because he believes in its doctrines is on a level with a partner in a firm which is engaged in the violation of law, why is he not prosecuted for that connection? If the Judge's logic is good, he should have directed the grand jury to indict that juror for his membership, instead of trying to dis-suade him from taking the oath to obey the law. If a man aids and abets his fpartners in stealing, he can be prosecuted as an accessory. If he the organization, the society, the of conversational gatherings would be Mrs. C. H. Watts: Saw Phil Green on the evening of the 6th of July; I was on my way from Mr. Watts' office, and when near Green's house I saw Mr. Green standing by the fence; I asked him what was all the noise at the jail, he said he did not know unless they were lynching Fisher; I re-marked, "My God, can nothing be done to save that poor man?" and then went home. I supposed it was Mr. Green; I was quite excited; I think pow It was him. Henry Argali: Saw Phil.Green on the prosecuted as an accessory, If he scription list attached. But decent does not aid and abet, he can say that people of all persuasions might govern he does not and swear that he will not. their tongues and pens by the answers It requires an overt act to constitute to those questions, and the world aiding and abetting, and some positive | would be much the better for it. Both advice to do an overt act to constitute the individual and the community conaseling to commit a crime. would be vastly benefitted. C. to be But will Judge Boreman, or the sage Leaguer that put the notion into his head, please to tell us what part of the speak evil of one another. When they

