## THE EVENING NEWS.

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Friday,	-		May	10, 1	1
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from the Boston Glode upon the "Mor-mon" question, virtually dropping the lilegal course of the Federal judiciary. Speaking of the McKean usurpative ast, well and the interacts of this community. Beaking of the McKean usurpative method of conducting courts, the Glode and impartial jury be obtained." We heg pardon of the Glode, but that state-ment is eggrelously erroneous. Instead of the method pursued by Judge Mo-Kean having "prevented the embar-rassment of packed Mormon" it is notorious that the pacultaries, and other irrelevant side issues, so and other irrelevant side issues, so and other irrelevant side issues, so and other irrelevant is eggrelously erroneous. Instead of the method pursued by Judge Mo-Kean having "prevented the embar-rassment of packed Mormon" it is notorious that the pacultaries, He Glode. SENATOR CHADIN is evidently work-ment to that assumed by the Glode. How ELSEWHERE will be found an article from the Boston Globe upon the "Mor- turers who have no regard for the pubmentioned had an exactly opposite re-suit to that assumed by the Globs. How a long course of flagrant judicial usurpation and unprecedented illegality could possibly secure the free course of public justice surpasses our comprehension, and so far as we are concerned must be left to the superior acumen of the Globe to determine.

The motive of Judge McKean may have been good and his object laudable, as the Globe asserts, yet we are by no means assured of that, and if it were by any possibility the case, then the had a most strange and unnatural way of manifesting the same.

The Globs mays that 'under the Territorial law" "no grand or traverse juries could be obtained that were not exclusively composed of Mormons." So far as our recollection goes we can not recall a single instance of the impanneling of a jury exclusively "Mormon" by the Territorial authorities according to the Territorial laws.

There is no judicial,"dead-lock" in Utab, except the dead-lock against usurpation and illegality, brought on by the saurping Jadge bissett, a dead-lock which ought ever and everywhere to prevail. So far as the bulk of the community is concerned, the course of justice is as free to-day in Utab as it is or ever was in any Territory or State in the Union. It is the judiciary and their alds and abettors, and alone, who have caused them and do cause such obstruction as there is to the free course of justice in Utah. This cannot be truthfully denied, and no additional Congressional legislation is needed "to aid the enforcement of the laws," except legislating Utah into the Union as a State, which will be legislating the official obstructors of justice out of the power to jobstruct as they have been and are doing. There would government upon Utah-indeed would be an eminently just and proper thing to do, Nobody asks or expects Congress to confer a "State government upon the Mormon hierarchy," nobody dreams of any such thing. "Mormonism has nothing to do with this matter of State government, and neither Congress nor any other body has the right to lug "Mormonian," Methodiam. Catholicism, Presbyterianism, Shakerism, or any other religious ism into State organization. The organization of a State Government is a matter mere politics too frequently. but should be a matter of statesman ship, leaving religion to take care of it self, which it ought to be amply able to do. The great Globe itself pays this voluntary tribute to the Constitution of the State of Deseret, that "the consti tution appears well enough, and would answer a very good purpose as the or ganic law of any normal community in this country." "Bat," here's the inev itable but, when "it will fix the politi cal status of such an exceptional com-munity" as the "Mormons," "the in strument is only so much waste paper.' What does this mean, only the old mob doctrine that equal laws and equal rights are too good for the "Mormons?" Their political status should not be fixed, but uncertain, undefined, the prey of every advecturer. What right has the Globe, what right has any American citizen, to assert that a re-

Almighty, he might wake up some fine morning as the "Mormons" have done, and find himself famous, without taking the trouble to seek for such a condition. And as to money, why the promise is to those who seek first the

tingdom of God and his righteousness, that all other things shall be added. That, however, does not appear to be Senator Cragin's way. He evidently prefers to seek fame and fortune by attacking persecutingly those who do conscientionaly and faithfully endeavor to serve the Lord and establish bis kingdom and righteousness. We cannot commend the Senator's policy. It is undoubtedly and inherently and thoroughly bad, and whatever success he may attain thereby, it will not be

permanent but temporary, evanescent, insubstantial, hollow, and indeed apparent rather than real. The ill success of those who have adopted such a policy does not appear to deter him. The McKean usurpation fissee only spurs Mr. Cragin to renewed effort in the bad cause in which he is enlisted, like as Pharaoh's heart grew harder

after each successive judgment. The Senator's latest anti-Mormon endeavor appears to be his "Amendment," which we published in the NEWS on Coesday. Partaking largely of the features of the Voorhees and Wheeler bills, it is open to similar objections. Merely technical objections we leave to the lawyers, as such objections do no always involve principles. Our comments are based on broader, intrinsically sounder, and more general and com-prehensive grounds. Discussions about technicalities, though perhaps important and possibly necessary occasionally, we by no means attractive to those

miles high around Utah, by Utah be-coming a State, and the only safe course for Congress is to keep Utah in tutelage and revise the Utah legislation so as to secure equal rights to all eitizens, are simply nonsense, betraying the ignor-ance of the writer in regard to the condition of things in this Territory, and the character, of the community

persistently worked up by designing persons for the accomplishment of their own ulterior and nefarious purposes. SENATOR CRAOIN is evidently work-ing for fame or money or both. If he would take pattern of the "Mormons" and conscientiously endeavor to do that which is right in the sight of the Almistry he might wake up some fine Register," "Dubuque Herald," "Rich-mond Whig," "Irish Citizen" and "Irish Demograt" N. Y., "Indianapolis Sentinel," "Buffalo Courier," and the three other Democratic papers in St. Louis. The majority of the last named class are country papers, many of them change it to a State government. The distinct and absolute abandonment of

and the character of the community generally and of those political adven-turers who have no regard for the pub-

instrument is only so much waste paper. Congress has already gone far enough in extending a territorial government over that community, and if the prin-ciples of civil liberty, justices and pub-lic morals upon which our republican institutions are founded, cannot be es-tablished in Utah under that territorial organization, it would be wiser to aboliah it entirely, rather than to change it to a State government. The

A Washington special says the op-ponents of any change in the tariff bill are preparing to make another charge against it, in the form of a sport bill for sweeping away the internal revenue taxes by wholesale, and reducing the income of the government so materially that it will be around in any constitution under which Congress might admit Utah as a State. Nothing less than this would preserve the hon-or of the nation and maintain its conthat it will be expedient, if not neces-sary, to let the present tariff stand. The said bill will be attempted to be run through on Monday next, under a sus-pension of the rules. NEW YORK --Information has been NEW YORK the present tariff stand the second the said bill will be attempted to be run through on Monday next, under a sus-pension of the rules. NEW YORK --Information has been

NEW YORK —Information has been received at the Naval Department at Washington from Havana, that Moro Castle is being rapidly strengthened, and that fifteen inch guns, pointing seaward, are now being put in position. Workmen are clearing away the debris preparitory to rebuilding Midas. The body of a man was found in East river yesterday, the hands and feet strapped together; it is supposed to be case of murder. A Washington special says should the next dispatches be unfavorable for

A Washington special says should the next dispatches be unfavorable for arbitration, it is in contemplation to issue immediate orders to recall the U.S. agent and counsel appointed to U. S. agent and counsel appointed to the absolute and arbitrary eccleanaction of congress an exhaustive statement and indication of the action of our govof Congress an exhaustive statement and indication of the action of our gov-ernment prior to and under the treaty for the double purpose of setting the country and the administration right before the world, and conservating our interests against such future measures and opportunity as may arise for a satisfactory settlement of the difficul-ties between ourselves and England. WESTERN DISPATCHES,

Los ANGELES, Cal., 9.—A drove of 1,000 horses and mules start to-morrow for Salt Lake. of the Mormon rulers for a State organ-ization is easily explained. They want State power, to give them an absolute monopoly of Utah. True, they are now in a majority; but territorial power is circumscribed, and the territory may be settled up so extensively by the Gen-tiles, as to deprive them of their num-erical preponderance. The only safe course for Congress is to reject their present application, to revise the legis-lation of the territory so as to secure Ο σ ation of the territory so as to secure equal rights therein to all citizens of the United States, and to trust to time for the settlement of Utan by a major-ity opposed to the Mormons close cor-poration.—Boston Globe. FIBST NATIONAL BANK E 5 OF UTAH. SALT LAKE CITY. 44 Designated Depository and Financial Agent of the United States. Warron Hussey ..... ......President. Anthony Godbo ...... .....Cashler AUTHORIZED CAPITAL, \$500,000 PAID-UP, CAPITAL, 8150 ,00 Y R 3



who love justice and equity and are not in love with pettifogging. One great objection to the Amend-Macdonald's broker's office yesterday, One great objection to the Amend-

which those officials have not scrupled to excitement and will be examined to-usurp for many months past, and which day. This is the first cut and out vicnave just been judicially declared to be not only illegal, but contrary to all precedent in the nation and at utter vari

ance with the spirit of American institutions. As stated in that judgment, the un-

varying principle and practice have been for the people of the Territories to be considered entitled to local self-gov-srament equally with the people of the States, and the sentiment is fast growing that all existing policy restrictive of that right ought to be abandoned or way St. DIN to thoroughly modified as to cause itizens in the Territories to be substanially and virtually in the enjoyment The recent action of the U.S. Sup of the same rights and privileges as itizens in the States. But this Cragin mendment goes back of this enlightaned, impartial, and just policy to that of colonial, despotic, barbarous times, and seeks to impose the iron policy of those times invidiously upon a Territory and an embryo State of this creat republic. We cannot bring our-elves to believe that the people of the United States will sanction or permit such a crawfish policy.

How would it read in history that

ment is that it clothes the very officials, who are largely irresponsible, with the very powers, arbitrary as they are, have become insane through the stock

The glove and furnishing store of C. Brown, No. 1104, Stockton, St., was burned early this morning and the premises above, occupied by Brown and wife and Mrs. C. E. Ringold, hair-

dresser, were badly damaged, the occu-pants barely escaping with their lives. Brown was badly injured by falling from the awning in escaping from the burning building. Stocks appear to be strong, with an upward tendency to day. Jack Hill and Jas. Morgan are under arrest for garroling and robbing Henry Bartel, of Oregon, of \$175, on Broad-

THE MORMONS.

reme Court in overruling the procee ings of Judge McKean in Utah, opens view the fundamental obstacles Read's action was to regulate the draw-ing, summoning and empanelling of juries in the Territory of Utah by the law and practice of the United States Government, rather than by the Terri-torial law. In this way alone, could a free and impartial jury be obtained in the District Court of Utah, for the in-

