

A CINCH ON THE C. P.

If it is true as reported that Gould and Dillon are the backers of the Salt Lake or Ogden road to San Francisco, it will be built rapidly. When completed won't the Union Pacific Railroad connect with the new line and leave the Central Pacific with little business?—*Marysville Appeal.*

Exactly, for when the new road is built the heel of the New York railway kings will be upon the throat of the Central Pacific. It is idle to talk of any combination between the lines, for Gould will have it all his own way. Stanford's power ends at Ogden. Gould will have a continuous line of road stretching from New York to San Francisco. He can put heavy charges on all freight billed over the C. P. and give through shippers over his line ever advantage. With Stanford and Company entirely at his mercy he can dictate terms or ignore him altogether. The probabilities are that the U. P. Company will soon do what they have long contemplated, viz: desert the C. P. line and conduct the business of the Southern California roads. The vast earnings and much of the tax which they should have paid the government has gone into the new line to put money in their own pocket and weaken the security held by Uncle Sam. They have made good use of Government aid, salted down the taxes, sold their land subsidies and from their original capital of \$12,500 realized the enormous sum of \$186,556,609. They can well afford to give Gould the entire trans-continental trade and let the C. P. become simply a local road.

ABANDONMENT OF FORT McDERMIT.

It is reported that Major General McDowell, Commander of the Military Division of the Pacific, while at Washington recently, recommended the abandonment of Fort McDermit. This report is, perhaps, unfounded, but the settlers in the northern part of the country, fearing that it is not, are circulating petitions to our Senators, Congressman, Governor and to Gen. McDowell, asking that the Post be not abandoned, and giving reasons why it should not be.

Yesterday the Governor received a petition from Winnemucca signed by over two hundred and fifty names and setting forth that the fact of the Post being held by government troops, held hostile Indians in check. There has been several serious outbreaks in the vicinity and a government force is absolutely necessary to the peace and prosperity of the country. In a few months the Indians can commit depredations in the crops alone to say nothing of the destruction of human life, entailing expense largely in excess of the cost of the fort for a year.

The San Francisco daily papers are trying to forestall the *Argonaut's* publication of the story of the alleged Sir Roger Charles Dougherty Tichborne, given to Gen. W. H. L. Barnes, by publishing interviews with Gen. Barnes. All the papers but the *Chronicle* treat the subject respectfully, but that riddle the whole affair. General Barnes, however, is "standing in" with Pixley, and will give nothing away to the newspaper reporters that the *Argonaut* did not publish last Saturday. This is the *Argonaut's* own sensation in which a weekly has beaten all the dailies.

The principal topic of conversation at Washington is Auditor French's singular course concerning the railroads. The case against him continues to grow worse. His original report against the Central Pacific now appears to have been a huge stock jobbing affair. Mr. French will be called on for an explanation, and will then be removed. It is probable that General Jerry Bush, of Wisconsin, will get the place.

That is a very unsavory story from Washington, in which the intoxicated young lady and the brace of foreign attaches figure. If it is true, the consequences to those racals should be more serious than the mere loss of position. The commission of the deed was atrocious in itself, but the after-boast about it is a strong recommendation to the treatment of Judge Lynch.

The APPEAL acknowledges the receipt of a complimentary ticket to the reunion of Tichborne claimants. There will be speeches by Frank Pixley, Col. Barnes and the Duke of Sutherland. A good time may be expected as in the evening there will be a dance and a clam bake.

A man at Colfax went crazy on the subject of religion, and was sent to Stockton. How anybody in that impious place ever contrived to think enough about religion to get his head out of kelter is what worries the *Grass Valley Free Lance*.

The Manhattan Company of Austin gives notice that owing to the depreciation in the price of silver bullion, the discount on ores reduced at their mill will be 17 per cent. until further notice.

M. COHN.

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—OF THE—

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THE PUBLIC WILL PLEASE COMPARE PRICES.

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AT THE "CLOSING OUT" PLACE.

All Wool 3-ply Carpets.....\$1 00 Per yd	All Wool 3-ply Carpets...\$1 20 Per yd
Brocade Suiting..... 25 Cts yd	Brocade suitings..... 30 cts yd
French Kid Shoes.....\$4 50 per pr	French Kid shoes..... 5 00 per pr
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Black and Colored All-wool Cashmeres. 42 Inches Wide 50 Cents per yard worth \$1; 48 Inches Wide, 75 Cents per yard, worth \$1 25,

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MONDAY EVENING, JUNE 27, 1881.  
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Etc.....Etc.....Etc.

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Choice New Dupee Sugar Cured Breakfast

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The cuisine is presided over by one of the best cooks in the State. Everything in the shape of Fish, Flesh and Fowl will be kept on hand and cooked to order.

Oysters in Every Style

Of the culinary art and at all hours. Attend to my own business in person Call and see me. March 24, 1881.

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NOTICE TO CREDITORS.

IN THE DISTRICT COURT OF THE Second Judicial District of the State of Nevada, in and for the County of Ormsby—Joseph Irvine vs. His Creditors.—Notice to Creditors of Insolvent.—Pursuant to an order of the Hon. S. D. King, Judge of said District Court in and for Ormsby county, notice is hereby given to all the creditors of the said Insolvent, Joseph Irvine, to be and appear before the said Judge in open Court, at the Court-room of said Court, in Carson City, in the said county of Ormsby, on the ELEVENTH DAY OF JULY, A. D. 1881, at 10 o'clock A. M. of that day, then and there to show cause, if any they can, why the prayer of said Insolvent should not be granted, and an assignment of his estate be made, and he be discharged from his debts and liabilities, in pursuance of the Statute in such case made and provided, and in the meantime all proceedings against said Insolvent be stayed.  
Witness my hand and the seal of said Court, this 9th [day] of June, A. D. 1881.  
June 9-30d M. D. HATCH, Clerk.

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MISS MATTIE WILLIAMSON, Proprietress