EXIT CARLOS.

Another of the humbugs transmitted to the present from former time is about d. The divine rights of Kings to live in pampered luxury and dispose of the lives, fortunes and liberties of their unhappy subjects is about on its last legs. Two of its representatives, Don Carlos and the Count De Chambord, are remitted to the positions they should occupy, that of private citizens. The rerespective countries that their preten-sion have troubled and cursed, have rid their territories of the hateful presence of these absurd, insolent pretenders and and mountebanks. It is also very doubtful if they will ever be allowed to again visit the countries to which they have proved to be such an unmitigated evil. The late movement in Spain in support of the claims of Don Carlos affords a remarkable example of the folly of mankind and to which it seems as prone as ever. It was an effort to place a man in an elevated position, of which the only result could be the degradation of his fellow countrymen, for which he could not afford any possible compensation. Yet in spite of that, hundreds and thousands of men sprang to arms perilled and lost their lives by the thousand, dissipated their means, rained their country, inflicted untold misery and sufferings and for what; to keep a man in case and affluonce who in his sleeve laughs at the folly and credulity of his dupes. These delusions are thank Heaven coming to an end. People are beginning to find out that these imposters are no better and as a rule not as good as those whom they attempt to impose upon and control. These mountebanks are all like the Veiled Prophet. Tear the covering from their countenance and the villainous deception stands confessed in all its suess. This is the case to a great extent with the Spanish people. They have found out what miserable nuisances Queen Isabella and Don Carlos are and probably will not be long in making the same same discovery with Alfonso. It is to be hoped that they will speedily reach that conclusion.

NARROW AND ILLIBERAL.—The Virginia Enterprise seems to think that the New England States engross all the ability, learning, patriotism and high character of the United States. The Enterprise in mistaken. It does great injustice to the nation of which the New England States form a very small proportion either in area or population. In the other portions of the Union are to be found millions who are more than the peers of the masses who live in the New England States. Honesty, ability, intelligence and the desire to acquire knowledge is, thank God, not confined to any portion of the United States or the world. There are no greater instances of such qualities exhibited in New England than in any other State. opinion that there are is an instance of greater illiberality and prejudice than of horns. could have been expected from a newspaper of its standing and ability, and we regret to witness it.

The House of Representatives cut down the appropriations for West Point and the Senate raised them. The two branches of the National legislature do not appear to agree in their ideas of economy. It is noticeable that West of Louisiana supports the increased expenditure. There never was a carpet-bagger in the National or a State legislature that was not in favor of corrupt extravagance and lavish expenditure. They think that some of the golden shower will fall their way.

T. W. Park who has acquired notoriety on account of his connection with the Mariposa grant and the Emma swindle says "it was hard for General Schenck to live on \$17,000 a year." Yes it must have been hard indeed. No doubt he must have practised pinching economy to make both ends meet upon an income of very nearly \$1,500 per month. Of course it was his necessitous circumstances that drove him to practice the mysteries of a poker and mining sbarp.

The Congressional investigation into the Emma mine swindle is developing some very unsavory matters in which Stewart, Schenck and Morton figure. The latter has voluntarily appeared before the Committee and says on oath that he had nothing to do with the affair. As he is a Senator of the United States and as all the members of the U. S. Senate are all honorable men, of course Morton's disclaimer should exenerate him.

Secretary Chandler wants an immediate and extra appropriation for the Indian Department. The object may be all right and the money needed, and it may be the duty of the House to authorise it, but it should send a special and trustworthy officer to superintend the disbursement and see that none of it is spent for quack medicines or other equally corrupt jobs.

Ar Gold Hill.-A dirty beast named John Welch has been sentenced to ninety days imprisonment for exposing his person to the girls attending the public schools. Instead of ninety days laxiness and being supported by the tax-payers of Storey county, the rascal ought to have Deideshelmer, at that time Superintend ninety stripes well laid on. The whipping post is the only proper punishment for such wretches.

Professor Tyndall was married on the 29th ultimo. That gentleman may know all about light and other scientific matm, but it is safe to bet that his better half will enlighten the renowned savan on many matters of which he was ig-

General Pillow published a letter in he New York papers concerning himself and his bankruptoy, in which he says: "I am without hope for the future. To be homeless, with my family famished, with gaunt poverty staring me in the face at my advanced age, presents a prospect so gloomy that my heart gives way, and the conclusion is forced upon me that I have lived too long."

W. E. F. Deal, Chairman of the Demperatio State Central Committee, has called a meeting of the committee, to assemble at Virginia City on the 25th inst. The object of the meeting is to select delegates to the National Convention, or to call a State Convention for that pur-

It is proposed to name a new and splendid street in Loudon after the immortal Washington.

Tom Fitch will deliver the oration at the Carson celebration of the 17th in-

The Gold Hillers are suffering terribly from the Black Hills fever. The President has refused to allow

NEVADA NEWS.

The Consolidated Virginia stock is not interest

Babcock to resign.

The Manhattan Company of Austin shipped \$84,211 in bullion during Feb-

ting in place a steam hammer weighing 13,000 pounds. Colonel J. W. Grassy, private secretary

of Senator Jones of Nevada, died in Washington, on the 29th ultimo, of pneumonia after a brief illness.

Steel dies and shoes are being extensively used in the quartz mills on the Comstock. They are gradually super-seding the use of iron as being less trou-ble and more economical.

The Virginia Chronicle and Mayor Currie are after the Comstockian police with a sharp stick. It is probable that the aforesaid pointed weapon is greatly

A Virginia social club gave a party and honest genial Dan de Quille, of the Enterprise, goes into compition fits anent the toilets and charms of the lady visit-ors, At last accounts Dan is better and will probably recover.

The Virginia folks have formed an organization to take a hand in the next fight in which the Chinese indulge. That melee will greatly resemble a fight be-tween school-boys, in which the peda-gogue concludes to take a leading part.

C. D. Fitch, a mining expert, is endeavoring to inoculate the Comstockers with the Big Horn fever. It is probable he will succeed, for the folks at Virginia are accustomed to take the biggest kind

A "Home Protection Association" is organized in Virginia City, The members are going to look after the two Sings —Sam and Hop. They say they intend doing nothing but what is legal and right, but they want the Chinamen to regard the laws also.

The Carson Tribune publishes an item to the effect that the conditon of Mr. Bollen (Grand Master of the Masons of Bollen (Grand Master of the Masons of this State) is most critical, and that there were the greatest apprehensions of fatal results. The Virginia Enterprise of the 1st inst. says: We are glad to say that, in answer to a dispatch sent yester-day by Mr. E. H. Langley of this city, inquiring after Mr. Bollen's condition, the dispatch in reply read: "Much better."

The Consolidated Virginia Mining Company yesterday, says the Virginia Enterprise of the 21st inst., shipped 107 bars of bullion, weighing over six tons and valued at \$378,632.55. This is the largest single shipment ever made by any company on the Comstock lode. The Belcher company made a shipment of \$335,000, however. The work ment of \$335,000, however. The work of melting and assaying the large amount of bullion mentioned above was commenced on Monday morning and finished on yesterday morning by 11 o'clock, there also being made during this time 140 ore assays. This is undoubledly the biggest work ever done on the Pacific Coast in the way of melting and assaying silver bullion. Each month about the time that a general clean-up of the mills is be-ing made similar "melts" will take place.

The Gold Hill News of the 2d relates a cowhiding scrape at Virginia: Early morning a young lady entered the barber-shop kept by Charley Berkman and. advancing to the chair run by Gus Ossendorff, demanded a retraction of some scandalous talk about herself put in cir-culation by Ossendorff. This Ossendorff flatly refused, when the woman, drawing a cowhide from under her shawl, let the gallant barber have it with all her force over the head and face. Ossendorff has been paying some attentions to the woman, who bears a good reputation, and had spent the evening at her residence only a few days ago; after which, for some cause, he had put some terrible slanders into circulation in regard to her character; hence, the retraction demanded, and the chastisement he received at her hands.

Al Peck has commenced suit against Michael Castle, in which he charges that in 1872 he and Castle entered into a contract whereby Castle agreed to pay his expenses to and from Virginia City, for the purpose of pointing out to Philip Deidesheimer, at that time Superintendeat of the Ophir mine, where the orebody of said mine lay; and that if the
ore-body should be found after nine
months of regular work in the course
Peck would point out as the course of
said ore-body, then he, Castle, would deliver to Peck one hundred shares of
Ophir Company's stock at the price of
\$50 per share. Peck, the plaintiff, alleges that he did go to Virginia City and
point out to Deidesheimer the locality of
the ore-body, and that the work was for
a time carried on as he directed it should

be. But, he says, this was done only for a few months, and then the miners were taken from the proper course and made to work in another part of the mine, in violation of Castle's agreement with him. The plaintiff then alleges that in the Fall of 1874, the miners having been allowed to work in the course he had before marked out, the body of ore was discovered where he told Deidesheimer it would be; and that the new shares of stock advanced to and were worth on the market vanced to and were worth on the market of San Francisco \$350 per share, mak-ing \$200,000 as the value of the one hun-dred old shares of stock he was entitled to have of Castle at \$50 per share. Therefore he asks for \$200,000 in dam-

UNCONSTITUTIONAL.

call a State Convention for that purpose.

By an extract, published in another place, taken from the Eureka Sentinel it will be seen that the jury law by the Supreme Court has been declared unconstitutional. This will, it is supposed, revive the old law.

The Carson Tribune says that unless parties interested in coal mines in Eastern States give the Central Pacific a controlling interest the mine will not be of much use. Cause, the railroad will use it in freights.

[From the Eureka Sentinel of March 2.]

A private dispatch from Carson yesterday brings the information that the Supreme Court has declared the criminal jury law, passed at the last session of the Legislature, unconstitutional. Whether or not all of the judges concurred in the decision is not stated, but we take it for granted that Judge Beatty dissected, inasmuch as he is understood to have drafted the bill. It will be remembered that Judge Rives, of Lincoln, and Judge Rising, of Storey, among the ablest of the District Judges in the State, some months since, ruled that the law was void. Judge Rising, we believe, went so far, in fact, as to adhere to the old law, requiring all criminal cases to be tried in conformity with that statute. It is impossible at this writing [From the Eureka Sentinel of March 2.] E. C. Brearley, formerly District Attorney of Lander county, has commenced the practice of law at Salt Lake city.

It is impossible at this writing to determine the full scope and effect of the decision just promulgated by the Supreme Court, but there is reason to believe that it leaves the State without a jury law of any description for the trial of criminal causes. In the absence of the text of the decision it is also a matter of uncertainty as to what will be the status of the large number of persons convicted and sentenced under what has been generally termed the struck jury law. Certain it is at least that all cases wherein appeals have been taken will be remanded for new trials. All things considered, we think it a subject of record that the law think it a subject of regret that the law has been set aside. There can be no question that it worked well, at the same time proving a measure of great economy in counties of large area in the eastern part of the State, some of which had hitherto been almost bankrupted in the trial of criminal cases. We shall await the receipt of the decision with no little

#### NEW TO-DAY.

#### The Savage Mining Company are set. Notice to Creditors. Estate of P. F. Davis, Deceased.

NOTICE IS HEREBY GIVEN BY THE UNdersigned, Administrator of the estate of F. F. Davis, deceased, to the creditors of and to all persons having claims against the said deceased to exhibit them with the necessary vonchers, within ten months after the first publication of this notice, to the said Administrator, at the law office of A. B. Hunt, in Pioche, in the County of Lincoln.

Dated March 3d, 1876.

J. H. NASH

Administrator of the estate of P. F. Davideceased.

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