

Pittsburgh Gazette

Published by J. H. BROWN, at the Pittsburgh Gazette Office, No. 100 North Second Street, Pittsburgh, Pa., on Tuesday Morning, May 3, 1860.

THE MORNING DISPATCH.—The congratulations of the President and the democratic press upon the happy and bloodless manner in which they extinguished the rebellion in Utah were premature, as one of our distinguished citizens and an officer in the late House of Representatives of this State has written a "little piece" on the subject.

The rebellion is not suppressed. The pacification of Utah has not been accomplished. The army is there, and the government officials are there, but the machinery of government is not there in the right way. The Mormon grand jury will not find indictments, and the Mormon petty juries will not convict persons guilty of crimes and misdemeanors, and the witnesses who appear and testify are liable to persecution and even violence. The courts are exposed to intimidation, and justice is administered under the protection of bayonets. Gov. Cumming has indignantly denounced Gen. Johnston, and Judge Craighead has a collision between the troops and the Mormons, and the Administration at Washington, which is nearly distracted with a trouble it does not know how to get out of. Great aid with the Government and the rebellious Mormons' or with the army and the juries, or enforce obedience to the laws. There would seem to be but one course for any honest government to pursue—to enforce them at all hazards, but this course is not to be judged by such a rule.

"Popular Sovereignty" is having its practicality put to the test in Utah. If the people there are to rule, then it falls to U. S. Judges to see that they rule in any but their own way; and if Judge Craighead and the Army are to have their way, then it is to be Popular Sovereignty in Utah. As long as it is held absolutely necessary that the people there should administer the law, and it is manifest the only way they recognize is one which the Courts do not recognize, the question of how the Government is to be carried on in one which is held to be unconstitutional is a question of the highest importance. There are two ways to get out of the dilemma. Either we must conquer the Mormons, and hold them subject to our laws and jurisdiction, or we must abandon them to their own laws and let them administer the law as they see fit. The whole scheme of the administration, to make the Mormons administer our laws, when we know that they feel it to be their duty to do their best in administering and defying them, is an abortion. The thing cannot be done. Mormons will not sit on Grand Jurors to find bills against Mormon murderers and thieves; Mormon witnesses will not give evidence against them; and Mormon petty juries will not convict them. The law needed there is martial law; and no Court is so well suited to the exigencies of the case as a Court martial. Judge Craighead might get military protection and support from the Administration in such a case, but then Johnston's troops would come in as potent auxiliaries, instead of finding themselves lagged and defied as they are now. In the meantime we understand they look on with languid interest at the embarrassment which the affair causes to poor old Buchanan and his doubtful cabinet.

The Democrats on the Supreme Court are good things, always—when they are not such. When they are against us there is no such thing as a Democratic majority. The Court is not all on the Grand Jury to find bills against Mormon murderers and thieves; Mormon witnesses will not give evidence against them; and Mormon petty juries will not convict them. The law needed there is martial law; and no Court is so well suited to the exigencies of the case as a Court martial. Judge Craighead might get military protection and support from the Administration in such a case, but then Johnston's troops would come in as potent auxiliaries, instead of finding themselves lagged and defied as they are now. In the meantime we understand they look on with languid interest at the embarrassment which the affair causes to poor old Buchanan and his doubtful cabinet.

The Democrats on the Supreme Court are good things, always—when they are not such. When they are against us there is no such thing as a Democratic majority. The Court is not all on the Grand Jury to find bills against Mormon murderers and thieves; Mormon witnesses will not give evidence against them; and Mormon petty juries will not convict them. The law needed there is martial law; and no Court is so well suited to the exigencies of the case as a Court martial. Judge Craighead might get military protection and support from the Administration in such a case, but then Johnston's troops would come in as potent auxiliaries, instead of finding themselves lagged and defied as they are now. In the meantime we understand they look on with languid interest at the embarrassment which the affair causes to poor old Buchanan and his doubtful cabinet.

The Democrats on the Supreme Court are good things, always—when they are not such. When they are against us there is no such thing as a Democratic majority. The Court is not all on the Grand Jury to find bills against Mormon murderers and thieves; Mormon witnesses will not give evidence against them; and Mormon petty juries will not convict them. The law needed there is martial law; and no Court is so well suited to the exigencies of the case as a Court martial. Judge Craighead might get military protection and support from the Administration in such a case, but then Johnston's troops would come in as potent auxiliaries, instead of finding themselves lagged and defied as they are now. In the meantime we understand they look on with languid interest at the embarrassment which the affair causes to poor old Buchanan and his doubtful cabinet.

The Democrats on the Supreme Court are good things, always—when they are not such. When they are against us there is no such thing as a Democratic majority. The Court is not all on the Grand Jury to find bills against Mormon murderers and thieves; Mormon witnesses will not give evidence against them; and Mormon petty juries will not convict them. The law needed there is martial law; and no Court is so well suited to the exigencies of the case as a Court martial. Judge Craighead might get military protection and support from the Administration in such a case, but then Johnston's troops would come in as potent auxiliaries, instead of finding themselves lagged and defied as they are now. In the meantime we understand they look on with languid interest at the embarrassment which the affair causes to poor old Buchanan and his doubtful cabinet.

Statement of James Reed—First of the St. Nicholas.—We left Memphis at 4 P. M., last Sunday, and proceeded down the river, without stopping either engine, until we arrived at the foot of St. Francis Island, about 10 o'clock the next morning, at which place the engine was stopped. The Captain was the only person with me in the pilot house at the time. We were both in the pilot house, and I remember distinctly of hearing a report like that of a cannon, and feeling myself thrown forward by the shock. When I recovered my senses, I found myself on the ground, and the engine was crawling towards the river in doing so. I saw a man in a blue uniform, with a sword at his side, and a hat on his head, who was standing near the engine. I saw him as he passed me, and he was looking back at me. I saw him as he passed me, and he was looking back at me. I saw him as he passed me, and he was looking back at me.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.

THE LEGISLATIVE COUNCIL OF CANADA has taken a first stand against death-by-execution, enacting a law that no convict shall be executed within six months of the date of his conviction. This is a humane and liberal measure, and one that we should emulate.