A WEEKLY NEWSPAPER

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Paul & - Miscellany; Advertisements.

AMUSEMENTS.

All from under this head enverted at you per iran.

Eight Bells," at Fifteenth Street Theatre all next week, commencing Sunday

NOTES AND COMMENT.

CANADA has her P. P. A., which is similar to the A. P. A. in the United States. A dispatch from Hamilton, Ont. of Jan. 27, 1894, says the main body of the Protestant Protective Assession here a week adjourned yesterday. The unfinished work was left to be dealt with by special committees, and they, together with the executive Royal hotel today. Their work was delegates left the city this evening. officers occupied a long time. The ob- state and county take care of theirs. Roman Catholics prevailed, and this subsist, then it would be better to close Hoboken. resolution, which was deemed the most its doors, as all other business entervital one before the convention, was prises would do. A gentleman told me carried.

Protestant Patriotic Women's Associa. If there is an order of that name here tion, which has been in session jointly it has my hearty approval, and if not, with the P. P. A., also concluded its the act of selling our county infirmary according to the right which you have labors yesterday. The board has de. should be the cause of an organization as bishop to watch over the greater cided to eschew politics, in which it of A. P. A. in every township in Effing. good of the people confided to your care. means of reaching that end. had heretofore interested itself, and to ham county. give its undivided attention to the conversion of Roman Catholics throughout Canada to Evangelical Christianity.

There is danger in Romanism.

If you but watch the political the Roman church, your preception jealously every move made by her. The n to an Efficigham county paper;

tion, or is it so poor that it cannot af- matters squarely in the face. We have lies were involved. ford to keep it up? I think there is no the power to make the laity believe doubt that all unprejudiced citizens what we say is law, and we cannot risk will decide after an investigation that our soft positions and easy livings by kall the atention of the Byes to the neither of the above is the reason. In passing over lightly such outrageous Fack that thur Will bee a Matin at this same meeting of supervisors bills conduct as we have witnessed in the di- Maginnuses saloon afthur mass nex to the amount of \$234.47 are presented ocese of Lincoln. As inquisitor of Sunday to arrhange fur the annul seliand allowed for keeping the county these latter days, we demand that these brashun ov St. Patrick's day. We want poor at St. Anthony's hospital, which priests be disciplined, and that those all the Byes to Cum out. is only a sample of what has been done heavier punishments be meted out to ever since the hospital has been built, them. until they have become so bold that they now propose to sell it out and turn | THE parochial school ques- Hotel block.

county today who are tax payers and dren of his parish. against this devilish act publish their the delegate's suggestion.

I have no objections to St. Anthony's a few days ago that an A. P. A. organ-

A CITIZEN AND TAX PAYER. Our "dear son, Satolli," has THE Fremont Tribune thinks Bonacum scrimmage down at Lincoln. there is no cause for alarm because Dan He has held that a priest, according to Lamont has sent a soldier of the regu- ecclesiastical law, has no right to sue a lar army to instruct the students in a bishop before a civil tribunal. Had Jesuit college in the manual of arms, Father Corbett read these columns estant colleges all over the land which this doctrine plainly stated therein, and on the part of the Catholic clergy. have military instructors, detailed by he would have had no occasion to be the government and paid out of the resting, today, beneath our "delegate's" purse of the people?" To this we and displeasure. And that other priest who Editor Bidwell, of the Fort Wayne Eagle swer, no, there are not, and the Tribune called Bonacum a liar, thereby causing man can not name to exceed one dozen. gross scandal to the whole church not Fort Wayne, Feb. 7. have to be examined." The Roman other priests may follow ther lead. against Bidwell. Catholics are one-tenth of the popula- We desire to enquire whether or not FORT WAYNE, Ind., Feb. 15.—The tion; then their proportion of instruct these priests have forgotten their grand jury yesterday returned an intors should be less than nine, and the vows? Do they not know they must dictment against W. P. Bidwell, editor number of arms they should be entitled obey?. Their actions are the rankest of the American Eagle, the A. P. A. to would be 1,200; instead of this we heresy and set a bad example for the paper, charging him with criminal find they have nearly seven-eights of laity, and we who are in power will not libel, the alleged victim being Rev. all the instructors, and, proportionately, allow these breeches to go unreproved, Father Borg, of St. Vincent's orphan nearly 10,000 stands of arms. It is such else in time the laity will imagine they asylum. Today at noon Editor Bidwell sheets as the Tribune, which go off are not a drove of cattle that must do gave himself up. He was released on half-cocked, which keep the people as they are bidden. Away with them, \$500 bond. blinded to the real purposes of Rome. and damned be they who attempt to avail themselves of any of the boasted liberties of this free land. 'We will Dickens' "Child's History of England" not of them." The power, authority moves in any party of the country and and dignity of the holy see must and

all the county poor into St. Anthony's tion, like Banquo's ghost, will not hospital, and by so doing enrich the down. Rev. Father Corrigan, late pocket of the Catholic church, and at rector of the church of Our Lady of \$2.00 a year, in advance.

the same time break down an American Graco, in Hobokon, did not five long SPOKE IN DEFENSE OF LOYOLA. indibition that is sacred to every pic enough, to learn the decision of Rome. triotic citizen in Effingham county. Is in regard to his pet scheme of securing It not high time to call a half on such city aid in the maintenance of the large nutrageous work? If not now, when? purechial school which, says a New It would be no more out of place for York dispatch, he had erected at an this same board of supervisors to sell expense of \$100,000. Pathor Corrigan's our court house and have the county plan was to personde the school truction hold court in some church to swell its of Hoboken to heave the school during fund by collecting a good rent for the school hours and maintain it at the exsame, weither should we be surprised posse of the city. Before and after at that or similar actions if we allow school hours, and on Sundays and holithe present act to be carried out, days, it was to be at his disposal to use There are well to do people in our for the religious instruction of the chil-

patriotic citizens who may by misfor- Bishop Wigger refused to allow him tune be compelled to call on the county to carry out the plan and Corrigan apat some time for support, but would pealed to Satolli. The panal delegate, have decided objection to being dragged it is said, favored the scheme, and into a sectarian listitution. This im wrote to Bishop Wigger, suggesting Judge Scales, P. H. Keenan, J. A. portant fact seems to have been ignored strongly but not positively command. Keenig, Capt. Richardson, U. S. A., by those who voted to sell the home of ing. that he accede to it. The bishop the poor. Let the supervisors who voted and his council declined to comply with Moore.

names in both county papers that the Mgr. Satolli was averse to taking the sociation convention which has been in stigma not unjustly rest on them. matter in his own hands, as he might cray, Macauley and Carlyle for preju-Some will say that the writer of this have done, so at his instance Father article is prejudiced against the Catho- Corrigan prepared a complete statelic church. If the shoe fits such peo- ment of the case and sent it to the pope, ple, then wear it; but I would be equally together with all the correspondence, committee, held long sessions at the opposed to any sectarian denomination The propaganda took the whole case or their allies that seek to build up under formal consideration and arrived finally concluded and the remaining their institutions at the expense of the at a conclusion which sustains Bishop county. Let the churches take care of Wigger in the position he took. With-The installation of the newly elected their own affairs and the government, in a day or two the bishop received this letter from Rome:

ligations are said to be very strong. A motion that the society is one for the protection of the interests of Protestian protection protection of the interests of Protestian protection protection protection of the interests of Protestian protection protect ROME, Jan. 15, 1894.-MOST ILLUStants and not for the persecution of and is obliged to rob the tax payers to transfer of the parochial school at

Having accurately examined the give up, even temporarily, the rooms The missionary board of the Loyal ization had been formed in Effinghan. of the above-mentioned school for the able zeal under the circumstances and have wished, therefore, to assure you in this letter of the approval of this sacred congregation of that which re-

gards the above mentioned prohibition.

M. CARD. LEDOCHOWSKI, Pref. Mgr. W. Wigger, Bishop of Newark.

IN IT TWICE.

Fined and Indicted. The "Tocsin Alarm" shows there are only in the diocese of Lincoln, but court this morning Judge O'Rourke eighty-five colleges, all-told, being fur- wherever his remarks were read and overruled the demurrer to the comnished instructors by the government, commented on, had he read these col- plaint of the plaintiff in the case that the same number are being fur- umns at that time, he would not have brought by Rt. Rev. Joseph Radernished governmentarms; and that only allowed his client or his zeal, or his macher, bishop of this Catholic dio-meets the practical problem of lifeeleven of the whole number are Prot- vindictiveness to have lead him to pro- cese, against William P. Bidweil, the estant schools. Chas. Shaler, Capt. ceeded so summarily against the proprietor of the American Eagle, for Ord. Dept. U. S. A., in a letter in our anointed person, the holy person, of his criminal libel, and entered a judgment possession, says: "In reply I am in- venerable superior. But they who will of \$500 for the plaintiff. The Ameristructed by the chief of ordnance to not hear must feel, therefore we turn can Eagle is an American Protective inform you that the number of col- these refractory, law-defying, seandal- Association paper, and the case had leges that have secured arms from the breeding and authority-weakening been brought for libelous words pub-United States is eighty-five. The num- priests over to the strong arm of our lished in it concerning the Catholic ber of arms that have been distributed delegate, Satolli, with instructions for orphan asylum in this city. The deto them is approximately 12,000. To him to proceed against them as occasion fendant excepted to the ruling and will hundred and fifty years ago there was give the exact number will require con- and outraged ecclesiastical law seem to appeal to the supreme court. The siderable time, as the returns of each demand. Such presumptuousness must Catholic authorities will begin tomorof the eighty-five institutions would be brought to a speedy termination or row two other cases for criminal libel

OBJECT TO A TEXT BOOK.

Causes Trouble at Bessemer, Mich.

BESSEMER, Mich., Feb. 10.-Indignacannot detect the fine Italian hand of shall be maintained! These priests tion exists among Catholics over the reseem to have forgotten that Bishop cent introduction here in the public proved a magnificent victory for the must be blunted indeed. However each Bonacum would have been justified in schools of Dickens' "Child's History of Americans. They elected every man community has a few men who have refusing to appear before the civil tri- England," as a text book, and there is on their ticket; electing the mayor by a their eyes open, and are watching bunal for trial, since any act which much harsh criticism of Professor Hart- majority of 3025, and carrying every cites him to appear before a civil court, ley, principal of the high school. Many precinct in the city for him except a of such men as Pivs IX., Bishop Meold state of Missouri is not an exceptional conflicts with the laws of the church, Catholic parents have refused to per-vile, Rome-ruled, rum-scaked hell'stion, as witness the following contribution, and has not Leo XIII laid it down as mit their children to study the work half-acre patch which gave a majority olics, and the whole Roman hierarchy, law, that where the laws of the church and there is talk of calling a public for his opponent. They elected every MR. EDITOR: I see from the pub- and the laws of the land conflict, the meeting to protest against its intro- councilman and have complete control lished work of the county board of laws of the church are to be unhesita- duction. The school board was induced of the city. This is the way our corsupervisors that a motion was offered tingly obeyed? These are things bibuto adopt the history at the solicitation respondent sees it: to sell the county poor farm and was lous, and other priests should keep well of an agent, and copies of the book carried. But no explanation was made in mind, or they may incite the laity were furnished the pupils free of cost. to the people why such work should be to the belief that they must obey laws The Catholics allege that the work is done. Is Effingham county so well off which are clearly condemed by the unfair to their church and misreprethat they no longer need this institu- church. We might as well look these sents historical events in which Catho-

MISTBUR EDITUR-Will yez Plaze

PATSEY LACY, Captain.

John Rudd has removed his jewelry store to 317 North 16th street, Midland

Subscribe for THE AMERICAN, only

Address by Father T. E. Sherman on the Aims and Work of the Jesuits.

When Father Thomas Ewing Sher-Contral Music hall, Musday night, he carried but one precinct in the city, reservey this impression. It is not true, with protonged applause. He had some naught votes. to deliver his defense of the order of Jesuits, for which he rencunced all that men most covet. Bented on the platform were a score of Catholic clergymen, and in different parts of the house could be seen such well-known laymen as W. J. Onahan, Michael Beansfield, Assistant Chief Kipley, Frank Lawler, John F. Finerty, Col. W. P. Rend, M. V. Gannon, J. P. Rafferty and J. J.

Father Sherman spoke of the Jesuit in fiction, and censured Bulwer, Thackdice in their characterizations of the order. He referred to the charge that the brothers of the society acted on the theory that the end justifies the means,

reasons for which you deemed it well not to permit Rev. Father Corrigan to teaches that where the end is lawful Second War use of the government school, I have that end. In the hands of the unseru- man (one year) Christian E. Evans plu- meanor! found that you have acted with credit- pulors that theory may easily be per- rality, 235. verted. Yet it is correct. If the end

"What is the Jesuits order anyway? jority, 237. It is a body of religious men who take vows of poverty, chastity and obedi-In the meanwhile I pray that the ence. We are a compact body intended Alderman (one year) Louis Christian- the justice of the peace? Was it to Our 'dear son, Satolli,' has Lord may long preserve and prosper to do special lines of religious work, son's majority, 95. This ward was the compel the defendant to lie in jall, be-Loyola felt that the monks did not suit hardest fought ward in the whole city, cause of a fear that he would be acthe spirit of the times. He wanted and is Rome's stronghold. men whose whole life was free. We are This decision is calculated to excite not monks. No Jesuit ever carries arms. considerable comment and criticism We are servants of the church, men for Alderman (one year) George W. Gold- a large bond in misdemeanor cases. and asks "are there not scores of Prot- three weeks ago, he would have found among Catholics, and more especially the people rather than for the cloister. "I was 22 years old when I entered the order. I was sent to England. The various occupations to conquer pride. He then takes vows. Two years of classic study follow and three years of

philosophy. In the meantime higher mathematics and the sciences are not forgotten. The novice is then ready to step into the class-room, where he the American boy. He begins to wrestle with character. The novice has then four years of philosophy, and Loyola's masterpiece. He is then admitted to the priesthood. You see now why a Jesuit formed on Loyola's plan is a

"The charge is made that we do not a great controversy as to the origin of authority. King James of England said that the kingly power came from above. He was attacked by two Jesuits, who taught that the power comes from God to the people, and that the people give authority to whom they please. Of course, I do not assert that all Jesuit writers taught the same, but by the order of Pope Lio XIII. we Jesuits are compelled to follow the leachings of St. Thomas Aquinas, who taught that authority lay in the people.

Father Sherman closed by referring to the missionary work done by the Jesuits. After the lecture he held an informal reception.—Chicago Record.

The Result in Duluth.

The election in Duluth, Feb. 6, 1894,

DULUTH, Minn., Feb. 12, 1894. Mayor-Ray T. Lewis. ALDERMEN.

First Ward-Benj. F. Howard, (two years), James T. Hale, (one year). Second Ward-William M. Getty, two years), Christian E. Evans, (one

Third Ward-Roger S. Lerch, (two years), William Harwood (one year). two years), Lewis Christianson (one went!

Fifth Ward-Edward M. Patterson, (two years), George W. Goldsmith (one year).

Sixth Ward-A. M. Cox, (two years), John. W. Nelson, (one year). Seventh Ward-Nels N. Ole, (two

years), L. D. French, (one year). Eighth Ward-Elmer F. Mitchell,

The Northwestern (Rome's) Witness firms and jail sentences. advocated the election of the fusion ticket; branded the elected ticket as State of Missouri reads as follows: apists and threatened the inglorious defeat of all not addicted to Rome. Hence their candidates received the entire papist vote and defeated it as posed, nor cruel and unusual punishwell. No sides had been taken until ment inflicted." this unwarranted attack appeared in said sheet. Alderman Cox, he who is bitterly hated by Rome, received the largest majority recorded 724 on the aldermanic ticket. Alderman Getty, opposed by Mr. Wilson and Rome, also had a walk-away.

It is thought that Mr. Schelsser ran against Trevillion to please McGolerick. At any rate he received a minority not to be coveted.

"Time and again have we challenged Capt. Lewis received 6,395 to Jens- glance, that the bail demanded of our enemics to prove some of these wold's 3,370. If the demopoporome's Bishop McNamara was excessive and charges. In our order there are 500 vote had been double what it was Jens- unusual. Take the cases against the writers on social science. For the last wold's majority would have been only Kansas City bankers, Darragh and three years I have been employed in 345. But it was not and Mr. Lewis Sattley and John Reid. They are all teaching from their books, yet I defy sails into the executive chair with a charged with felonies, punishable by

the order. The nearest approach to Benjamin F. Howard's majority, 542. each, and in the case of the latter at that teaching is in the book called Alderman (one year). James T. Hale's \$1,000. But the mighty Latshaw fixes

Fourth Ward-Alderman (two years) bail. Thomas F. Trevillion's majority, 100.

Fifth Ward-Alderman (two years) Edward M. Patterson's majority, 663, smith's majority, 388.

Sixth Ward-Alderman (two years) A. M. Cox's majority, 724. Alderman (one year) J. W. Nelson's plurality, 717. Seventh Ward - Alderman (two years) Nels N. Sie's majority, 430. Alderman [one year] L. D. French's majority, 467.

Eighth Ward-Alderman [two years] rality, 301.

It was bolted with a vengeance.

The victory was not a republican vic-On the defeated side were some good I challenge any priest to prove their mens but their company played havoc frequent assertion that "their church with them. It is safe now to predict preserved the Bible." that all parties will respect rather than court the ill-will of patriotic bodies in

unknown before. At the very moment-that nightthat the result of the election was made known, there was a spontaneous demonstration. And one of the glorious features of that night was the lack of accompany elections.

Last Thursday another parade took banners were to be seen with one excaption. The exceptional banner was bad. a little red school hoese with the American flag floating irom a little flag-staff from its dome. When this float hove book was to be taken as a true version. in sight it was a sign for load, long and hearty cheers. Better still, the little in it, it was called in and destroyed. school house was carried between two Then Clemens XII., I think, issued one,

men carrying old glory. The reception that banner received would send chills up and down the backs fault with the errors of the other. for that matter. The election and credit to Duluth. No drunkenness or disgraceful scenes have blurred this election and all Duluth is happy. It right, the other is wrong. was a great victory. A grand victory. A glorious victory. A victory for American home rule. ZENITH.

Excessive Bail.

To the Editor of THE AMERICAN-Sir: Since the arrest of Bishop Me benefit. Yours, Fourth Ward-Thomas F, Treviillon, Namara there has been considerable criticism of a certain justice of the Roman Catholic Nuns as Schoolicachers. peace who is said to be the "pride of Superintendent George H. Luckey, de push," and before whom the above of the city schools of Pittsburg, Pa., to show that the amount of bail fixed in to their employment, but Mr. Luckey each case against McNamara was unusual and excessive.

(two years), Thomas Olapson, (one year). some erroneous impressions that have name and not as sisters,

Three thousand and twenty-five became powerlent among renders of the majority—the largest ever recorded dally press of Kansas City. Many perin the state is what Hay T Lowis some believe that if McNamara is concaptured at the polls last Tune victed that he will be sent to the peniday. J. Neweld, the demo-pop-Reman tentiary. Even the "Kansas-City Med." men warked to the speaker's desk in carolidate, was not in the race. He through ignorance or malice, seeks to faced an audience that filled every scat and that by only nine votes. One pre- of course, since the offence charged from pit to gallery, and he was greeted cinct gave him a total of 0 (Editor against the defendant are only misdemeanors, and are punishable only by

Section 25 of the Constitution of the

"See, 25. Excessive bail and unusual pstrobount. - That execusive ball shall not be required, nor excussive fines im-

It becomes portinent therefore to inquire what is excessive ball? Was the amount of bail fixed by Justice Latshaw, in McNamara's case, excessive?

The object of bail is to secure the attendance of the defendant at court on the day of trial, and any more ball than is necessary to accomplish this result is

Let us call to mind some cases that are fresh in the minds of the people, The total vote cast was 9,765, of which and then we shall see at once and at a First Ward-Alderman (two years), the cases of the two former at \$750 McNamara's bond at \$1,500 in each case Second Ward-Alderman (two years) except one, when the defendant is there is a lawful means of attaining Wm. M. Getty's majority, 231. Alder-charged with nothing but a misde-

That these bonds were excessive is Third Ward-Alderman (two years) further shown by the fact that when is lawful there must be some lawful Roger S. Lerch's majority, 189. Alder- the cases reached Judge Wofford's court man (one year) William Harwood's ma- they were all greatly reduced. Whereupon the defendant immediately gave

> What shall we say of this action of quitted when tried, and the push thus lose the opportunity for revenge?

Heretofore \$500 has been considered These are the facts; draw your own conclusions. STYLUS.

KANSAS CITY, Feb. 12, 1894.

Challenges the Priesthood.

ROCK ISLAND, III., Feb. 11, 1894.-Editor of THE AMERICAN: Our Catholic friends point with pride to the Bible which this class in these United States are permitted to read in their mother Elmer F. Mitchell's majority, 305. Altongue, which in popish lands only the derman [one year] Thos. Olafson's plu- learned are permitted to have, and chat under restriction only. I under-Your correspondent stated two weeks take to say this is 2 mistake. The ago that the democrats and populists Catholics have no Bibie, neither was would bolt the Roman-endorsed ticket. the Catholic church the custodian of the ancient manuscript, and any priest who claims this is either an ignorant tory but one of the American specie. ignoramus or an unmitigated faisifier.

Now come out Father Nugent, and try to prove that I am ignorant, or the future. Their strength has been else a first-class (iar. They have, 'tis true, what they call a Bible, but their dupes did not have this until Lather and his contemporaries forced them to issue one, the invention of printing acting as a stimulus. The Duny Bible is not a book copied, as is the King James drunkenness and arrests that generally version, from the Hebrew and Greek manuscript, but is a production or copy from the wei logs of St. Augustine and place to do honor to the occasion, other fathers, and even then it is About 2,000 were in line. The usual tinetured to suit the occasion. If it was an honest copy, it would not be so

Now, again, Sextus VI. made a copy and then issued his "buil," stating this After a time, many errors being found claiming that his was the only true production, he at the same time finding

Upon examination over two thousand errors were found in his production,

Is not this a sad commentary on infallibility? Popes and the church candemonstration have been a veritable not err! No, no; 'in a horn!' Yet one pope curses his predecessor. So on down the channel of time; each one is

> When will their dupes get their eyes open and study the question for themselves?

I have not given dates, but if any priest wants to take up the challenge, we will get down to the data for their

named defendant was first brought, on has examined a number of Roman account of the amount of ball demanded Catholic mans who desire to become before he could be released. I propose teachers. There was some opposition received instructions from the state superintendent that he should examine Before doing this I wish to correct them if they applied in their family