THE JOURNAL

WEDNESDAY, DEC. 28, 1881. Entered at the Post-office, Columbus Neb., as second class matter.

Eight cases of small-pox were reported last week in East St. Louis. Both houses of congress adjourned on the 21st inst., until January

It is stated that the number of deaths, by the Ring Theater fire st Vienna, is 794.

THE number of deaths from smallpox last week in Chicago amounted grades. This will make the best to twenty-five.

GEO. B. ADAMS of Lincoln has been appointed post-trader at Fort Missioula, Montana.

TIMOTHY O. HOWE, of Wisconsin, was promptly confirmed by the senate as Postmaster General.

TRINITY Methodist Church, at Oil City, Pa., was burned last week. The loss will reach \$12,000.

JUDGE W. A. WELCH, a prominent citizen of Newman, Ga., suicided the other night by hanging himself.

ENGLAND was visited by severe gales last week, which did considerable damage to irees and houses.

Is the senate on the 20th inst., the woman suffrage resolution was discussed and informally laid aside.

HENRY MOSTA, of Cincinnati, 63 years old, a German cabinet maker, at once. suicided last week by jumping into a cistern.

THE grand jury at Omaha failed to find an indictment against any one for the murder of Col. Watson the census of 1880. It is an interest-B. Smith.

LAST week 103 small-pox patients were in the hospital at Chicago, and of the east. ten new cases were reported to the health office.

MR. BLAINE accepts the invitation of the house and senate committee Agency, Wis., are now being investo pronounce a enlog" upon President Garfield.

It is claimed upon good authority that A. A. Sargent, of California, will be nominated by the President, Secretary of the Interior.

WISE men declare that the "Star of Bethlehem" is now visible from 3 a.m. until daylight. It will not appear again for 300 years.

AT Dublin last week an important A MAN boring a well near Alma liscovery of arms, ammunition and claims to have struck coal at a depth of thirteen teet. Instead of digging explodents, and a list of officers belonging to an old Fenian organizaa four-foot shaft down to the distion. Four persons were arrested covery, he rushed off to the editor of

the Alma Herald, and told his story. in connection with the affair. Let the gentleman dig down to his A RECENT dispatch from St. Peters vein, uncover a four-foot bed of burg to London says it is believed in coal, and come in and get his rethe former city that the information ward from the state. What we want brought by the governor of Eastern to see is less indications and more Liberia of the discovery of a steamen coal.-Lincoln Journal. in the Arctic refers to the Jeannette.

The dispatch adds : "The crew have suffered no loss." COAL at Cincinnati last week wa

put down one cent per bushel on al Pittsburg coal worth sixteen cents

to try the case, although the prisoner per bushel, delivered, the slight reinsisted that he should. His bail duction being due to the high water, remains at \$5,000. His trial will which brought a large coal fleet probably take place at the next U down the river.

S. district court, to be held at Lin-A BOHEMIAN carpenter in New coln in January. This is the same York, last week, battered his wife's person that has been suspected for brains out with a large carpenter's killing Col. Watson B. Smith, of mallet, then cut his own throat with Omaha.

a razor, slashed his face and body, A LITTLE Ohio girl making a conand afterward hanged himself. Pov-

tribution to the Garfield monument erty, want and domestic troubles, fund, addressed a quaint letter to the cause of the horrible tragedy. "Mr. Committee," in which she said The long list of nominations sent "I am a little girl 7 years old, and I by the President to the senate last live five miles from Hiram, our dear week were all promptly confirmed, president's former home. Now my and when the senate adjourned there uncle Oscar, living in Cleveland, was but a single name reported that said I could not spell hippopotsmus. had not been confirmed, and as an He bet me a dollar. I won the bet. offset to this several nominations It is the first dollar I ever earned, sent in the last day were confirmed and I would like you to accept this

as a token of love to our beloved THANKS to Hon. C. H. Van Wyck President Garfield." for a copy of tables showing the

cereal production of the United GEORGE TRAVERSE, of Waverly, States, by counties, as returned at Neb., last week attempted to kill his wife by stabbing her. He stabbed ing document to those who take her five times, of which one cut in

time to make comparisons between the left breast was the most severe. new western lands and the old lands When seized by the citizens, he made a slash at his own throat with the

RECENT charges made against knife, cutting a gash about two Stephens. Indian agent at Keshena inches long. He left his wife some time since, and in his absence she tigated at St. Paul. It is believed was appointed postmistress. He is that the charges of drunkenness, believed to be in fault, and ground-

lessly jealous. Her wounds are not lewdness, bad management and difficulty with Indians will be confirmthought to be dangerous. He was ed by evidence taken, and Stephens taken to Lincoln. will be removed.

C. G. METCALF, recently station NEWS was received the other day agent of the St. Paul road at Jackat the Indian department to the on, Neb., and agent of the Ameri effect that small pox is rapidly

can Express Company at that town.

was last week arrested, charged with

embezzlement and forgery. When

called on at Oakland by Mr. Flinn

THE New England society of New at Auburn, N. Y., was examined by on the evening of the 22d, being the seventy-sixth annual dinner.

Three hundred and fifty guests in court. He had heard all the testook part in the banquet. President Arthur was present and court by the prisoner, and judged responded to the second toast "The from it all that he was sane. His President of the United States," was judgment was based entirely upon received standing with tremendous such evidence as Guiteau himself

dent Arthur, in responding to this, that Guiteau's sanity was proved by

said for years the New England so- the history of his life brought out AUGUST F. ARNDT, has been in ciety had offered as a token of loyal- in the trial. He did not think that dicted at Omaha for threats made ty the toast that had been offered to- he had been shamming, but had against the life of Judge Dundy. He night. He could not forget he was merely been acting a part, natural was arraigned last week, and pleada New Englander resident of New to his character and circumstances. ed not guilty. Judge Dundy refuses York and a member of the New The witness generally had no diffi-England society. He could not fail to recognize their friendship and esteem with a brimful heart. The cate insanity. Insane persons were festivities were kept up until a late often more cunning and wicked than

THE London Standard this morning in a leading article on Mr Blaine's dispatches, says :

"Mr. Blaine's dipatch on the Clay ton-Bulwer treaty is a stain on an honorable ambition which has repeatedly induced congress to uphold the principles of international law. Hitherto America has never yet There was no such thing as unsoundbeen faithless in what she promised, and it is humiliating to such a nation to see its government adopting such argument. Mr. Blaine's allusion to the rightful claim of the United States to priority on the American continent cannot be regarded as a serious proposition. Every commercial nation, Great Britain more than all together, has rights and interests in the Panama canal movement when it is open for

traffic. The Telegraph calls the dispatch "a spread eagle production," and says Earl Granville will never be excused if he admitted Mr. Blaine's claims.

The Post sees in Mr. Blaine' phrases a clumsy disguise and a desire to convert the canal into an American water-way, and says a conservative government would never lend itself to the abrogation of the treaty, and the dispatch presumes on the liberals being in office.

Guiteau Trial. THE court convened at the usual

hour and some four or five witnesses were examined, the testimony going to establish the fact that the prisoner was eccentric, but sane.

We have watched pretty closely York celebrated "Forefather's Day" the prosecution. He had made a the expression of public opinion in

personal examination of Guiteau in the state on this subject, and we fail jail, and had observed him carefully to hear any crying demand for a congressional omnibus, a sort of

timony and declarations made in carry-all. The people of Nebraska evidently wish to eleot their congressmen by separate and distinct districts, wherein responsibility to constituents will applause and three cheers. Presi- had furnished. He also believed not be divided with two others.

SHERIFF'S SALE.

BY VIRTUE of an execution issued out of the District Court of Platte county and State of Nebraska, by the Clerk thereof, and to me directed on a Land Office at Grand Island, Neb.,) udgment obtained before John G. Higins, County Judge of said county, on the 6th day of March, A. D., 1877, in navor culty in detecting simulations of inof Steele & Johnson as plaintiffs, and against John C. McMahon and John C. notice of his intention to make final sanity. Bad character did not indiproof in support of his claim, and that Wolfel as defendants, for the sum of one hundred and four dollars and sixtysaid proof will be made before the Clerk of the District Court of Platte five cents (\$104.65) and costs seventeen County, at Columbus, Nebrasks, on iollars and forty-two cents (\$17.42) and January 5th, 1882, viz: others. It was not likely that a man

increased costs, a transcript of which said judgment was duly filed with the County Clerk of said Platte county, on Josef Kopetzky, Homestead No. 6699 for the E. 3, S. W. 3, Section 20, Town-ship 19 north, Range 1 east. He names the 13th day of April, A. D., 1877, I have levied upon the following described real the following witnesses to prove his continuous residence upon, and cultivaestate, to wit: The east two-thirds (2-3) tion of said land, viz: Mathias Goeden, of lot number three (3), in block number John Steiner, Charles Muth and William one hundred and eighteen (118), in the city of Columbus, Platte county, Neb., Reese, all of Columbus, Platte Co., Neb. 32-w-5 M. B. HOX1E, Register. taken as the property of John C. Mc-Mahon, and will offer the same for sale

to the highest bidder, for eash in hand, at the west front door of the court house FINAL PROOF. in Columbus, (that being the place wherein the last term of the District

anuary 12th, 1882, viz;

Land Office at Grand Island, Neb . Dec. 5th, 1881. Court of Platte county was held), on the TOTICE is hereby given that the

at Columbus, Nebraska, on Thursday

21st day of January, 1882, following-named settler has filed otice of his intention to make final

at the hour of two o'clock p.m. of said but a common excessive idea of a day, when and where due attendance man's importance. The prisoner' will be given by the undersigned. projects to revolutionize the world Dated at Columbus, Nebraska, this 20th day of December, A. D., 1881. BENJ. SPIELMAN,

Sheriff of Platte Co , Nebr.

Paul Faber, Ignatz Veith, of Humphrey Platte Co., Neb., and Charles Brandt, o Columbus, Platte Co., Neb. M. B. HOXIE, Register. 33-w-5

the 6th day of March, A. D., 1877, in favor of Steele & Johnson as plaintiffs, and against John C. McMahon and John Wolfel as defendants, for the sum of one hundred and three dollars and fifty cents (\$103.50) and costs, eighteen dol creased costs, the above mentioned udgment \$103.50 being paid, all except nent was duly filed with the County Clerk of said Platte county on the 13th

tate, to wit: The east two-thirds (2-3) of lot number three (3), in block number one hundred and eighteen (118), in the city of Columbus, Platte county. morning of the 23d, the prisoner Nebraska, taken as the property of John C. McMahon, and will offer the same for sale to the highest bidder, for praising Scoville for doing the best cash in hand, at the west front door of Co., Neb.

FINAL PROOF.

Land Office at Grand Island, Neb., Dec. 2, 1881. JOTICE is hereby given that the fol-

N lowing - named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of the District Court of Platte county, at ounty seat, on January 15th, 1882, viz: John Nelson, Homestead No. 6759. for the S. W. 14. Section 6, Township 20 north of Range 4 west. He names the following witnesses to prove his contin uous residence upon and cultivation of aid land, viz: Ole Solberg, Cornelius R. Brumiand, Huloor Bog and Handy strand, all of Newman's Grove, Neb. M. B. HOXIE, Register.

FINAL PROOF.

OTICE is hereby given that the

following-named settler has filed

Dec. 1st. 1881.

FINAL PROOF. Land Office at Grand Island, Neb.,

Dec. 15, 1881. TOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before C. A. Newman, Clerk of the District Court, at Columbus, Nebr., on January 19th, 1882, viz:

John C. Hurley, Homestead No. 6489. for the S. 1/2 of S. W. 1/2. Section 28, Township 15, Range 3 west. He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz: J. J. Judd Chas, D. Tyler, W. H. Cotton and Willam Tyler, all of Monroe, Nebr.

34-w-5 M. B. HOXIE, Register.

FINAL PROOF.

Land Office at Grand Island, Neb.,) Dec. 15th, 1881.

TOTICE is hereby given that th IN following-named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry thereof on January 20th 1882, before Clerk of District Court for Platte Co., Nebr., viz:

William Loseke, Homestead No. 10379, for the E. %, N. W. %, Section 4, Town-ship 18 north, Range 2 west, and names the following witnesses to prove his continuous residence upon, and cultivation of, said tract: F. Fessendorf, D. Eickmeyer, Carsten Peterson and Martin Bloedorn, all of Platte Co., Neb. M. B. HOXIE, Register. 34-w-5

FINAL PROOF.

Land Office at Grand Island, Neb., Nov. 22d, 1881.

NOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that proof in support of his claim, and that said proof will be made before C. A. Newman, Clerk of the District Court of said proof will be made before the Clerk of the District Court of Platte County, Platte county, at Columbus, Nebr., on Thursday, December 29th, 1881, viz:

Hugh L. Smith, Homestead No. 6753. for the N. W. 14, Section 30, Township 19 north, Range 4 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Wright, Frank Sisson, Henry Saunders, Henry Guiles, all of St. Edwards, Boone Co., Neb.

31-w.5 M. B. HOXIE, Register.

FINAL PROOF.

Land Office at Grand Island, Neb.,) Nov. 25th, 1881.

TOTICE is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Clerk of the District Court of Platte county, at Columbus, Neb., on Thursday, December 29th, 1881, viz:

Diedrich Eickmeyer, Homestead No. 6662, for the S. ½ of N. E. ½, Section 4, Township 18 north, of Range 2 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Loseke, of Platte Center, Platte Co., Neb., Martin Bloedorn, Fredrick Tessendorf, Carsten Petersen, of Metz, Platte Co., Neb. M. B. HOXIE, Register. 31-w-5

FINAL PROOF.

tended rather to prove fanaticism than insanity. It was simple fanati-34-5 cism, which was merely a wrong strong faith in religious ideas, which SHERIFF'S SALE. BY VIRTUE of an execution issued out of the District Court of Platte This witness was subject to a close county, in the State of Nebraska, by the and tedious cross-examination with Clerk thereof, and to me directed, on a udgment obtained before John G. Higfrequent interruptions and insults gins, County Judge of said county, on from the prisoner, but no material

change was made in his testimany. Shaw, the witness who testified about what the prisoner said about acting Booth, came on to the stand but among the interruptions and the cries of the prisoner, "that his statement about Booth is false," he did

day of April, A. D., 1877, I have levied upon the following described real esthe court house in Columbus, (that be-

lars and seventy cents (\$18.70) and in-\$8.89. A transcript of which said judg-

not get to make much of an explana-Court adjourned. When the court convened on the

of Guiteau's physical health, who

had enjoyed the same health from

birth, would become insane at 40,

without some exciting cause. The

witness took little stock in what

was called hereditary insanity.

Children of insane parents might

have a predisposition to disease.

ness of mind, which itself was im-

material. Egotism was not insanity,

other men did not believe at all.

Ferdinand Rohde, Homestead No. 6630, for the N. 14, N. E. 14, Section 34, Town-ship 20 north, Range 1 west. He names following witnesses to prove his continuous residence upon and cultivation of said land, viz: Martin Froehlich

FINAL PROOF. Land Office at Grand Island, Neb.,) OTICE is hereby given that the following-named settler has filed

T. Spoerry, all of Columbus, Platte M. B. HOXIE, Register, 33-w-5

1882, viz:

notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of Dist. Court of Platte county, at Columbus, Nebraska, on Thursday, January 12th, 1882, viz:

19 north, Range 1 west. He names the following witnesses to prove h's continuous residence upon, and cultivation of said land, viz: Benjamin Spielman,

John Wagner, Homestead No. 6781, for the S. W. 34, Section 12, Township

Emil Pohl, Charles Brandt and Henry

A BILL has been introduced in the House for the admission of Dakota. New Mexico and Washington territories into the union as states.

ALL the jurymen in the case of Guiteau, accompanied by the deputy marshal and bailiffs, attended the funeral of the wife of juror Hobbs.

Hox. E. K. Valentine, representative in the house from this state, was appointed by the speaker, chairman of assistant secretary for many years, of the House Committee on agricul- his total forgeries and defalcations ture.

SENATOR MORRILL takes courage 000. from the fact that of over ten thousand bills that were presented at the last Congress, only between six and seven hundred became laws.

EARTHQUAKES are still shaking up sisting of a miniature silver engine the island of Chios, and hot springs and tender, and a gold snow plow, are appearing everywhere. The is- perfect in every particular to a land is continually sinking and it is screw, valve, nut and bolt. These feared will disappear entirely.

THE President received a large teem in which the employes hold number of callers on the 19th, includ- the general manager of this road. ing two colored delegations, one headed by Prof. Greener and the other by ex-Marshal Douglass.

THE Lincoln Democrat man says, tion of the president on the silver if the Journal man cannot find better reasons than a few statutory pro- and silver, both, may not be the visions for his opposition to woman foundation of our currency. And the females.

count of the defalcation of one of his assistants.

000, at least.

Loss \$75,000.

dangerous condition

don't venture in."

spreading among the Indians in the country extending from Montana to Idaho. Also, a report comes from Superintendent Hayworth that the Kickapoo Indians in the territory are in a starving condition.

and Hancock, of the express company, Metcalf at first denied his guilt, but being confronted with a FRED NEWBURG, assistant secre-

particular account of his misdoing tary of the Ohio state board of by Mr. Flinn, he confessed all, inpublic works, was arrested the other cluding the forgery of the express day, charged with raising orders and messenger's name. He was lodged drafts to the amount of \$40,000. As in the Dakota City jail.

Newburg has occupied the position IT appears that Clark Mills and his son, sculptors, took a bust of may reach a sum greater than \$40,-Guiteau at the jail on the 17th, and

in so doing had to remove his beard. THE employes of the land depart-Citizens in the court room on Monment of the B. & M. railroad preday were very anxious to see Guisented Mr. Touzalin with costly and teau with a beardless face. The princely Christmas presents, congeneral impression is that the shaving improves Guiteau's countenance, removing a certain wildness of expression, and presenting him with a face like a keen, alert clergyman. costly presents indicate the high es-The removal of Guiteau's beard

makes a great change in his personal looks. He has a firm, rather broad chin, lips rather thick and a heavy It is a fact pretty generally conceded, we believe, that the west at jaw bone,

least is opposed to the recommenda-SENATOR BECK thinks it would b awful if women are allowed to vote. question. We cannot see why gold He says "he deplored the admission to suffrage of the colored men of the south, an appalling mass of ignorance, and said the colored women of the south, who would come in under the proposed amendment, were even more ignorant than the men. The

> men of the country would almost hopelessly crush and degrade Ameruntil we say, the American Republic still exists, and ladies will never crush and degrade it.

> A LADY correspondent writes to up

the delay in the execution, horror stricken at the buffoonery of the assassin, sick at heart when she thinks of all the expense to the country, of the doctors' bills, the attornevs' and witnesses' fees, and all

he could, and stated that C. H. Reed, Dr. Hamilton of New York had of Chicago, would henceforth assist examined the prisoner three times at the jail and found no physical de-W. A. Edwards, a Brooklyn clerk, fects in the conformation of his head corroborated Shaw's testimony as and face, or any physical peculiari-

ties or symptoms of congenital dihe would imitate Wilk's Booth. sease of the brain. On the contrary, Dr. T. H. Talbott, sup't. of the he found from actual measurements state insane asylum at Middletown, that he had a symmetrical and ex-N. Y., was examined and cross exceedingly well-shaped head. He amined at length, and the substance found no external evidence of any of his evidence was, "sane-now and mental or physical disease. I beat the time of the shooting." lieve the man sane though eccentric, The testimony of H. P. Stearn, and fully able to distinguish between

sup't of the retreat for the insane at right and wrong, and realize the Hartford, Conn., was about the same consequences. as that of Dr. Edwards. Court ad-Mrs. Anna J. Dunmire, the divorced wife of the prisoner, was examin-

ed, who stated she never saw any signs of insanity in him while she lived with him as his wife. The prisoner seemed to be under

ome unusual restraint to-day and did not get in as many interruptions. The court adjourned until Monday.

Monday, the 19th, when the court convened, the death of Mrs. Hobbs, wife of one of the jurors, was announced, and, with the consent of counsel on both sides, the juror was given leave to attend his wife's funeral, and the court adjourned until

ing the place wherein the last term of the District Court of Platte county was held), on the

Land Office at Grand Island, Neb.,) 21st day of January, 1882. NOTICE is hereby given that the following-named settler has filed

at the hour of two o'clock p. m. of said day, when and where due attendance to Guiteau saving ten years ago that will be given by the undersigned. Dated at Columbus, Nebraska, this 20th day of December, A. D., 1881. BENJ. SPIELMAN,

34-5 Sheriff of Platte Co , Nebr.

LEGAL NOTICE. (Copy).

ing as his witnesses, viz: Peter Ceder, Lewis Ceder, Fred Peterson and Nels. The State of Nebraska, in District Cour for Platte county. In the matter of Mullery, all of Genos, Nance Co., Neb. 35-w-5 M. B. HOXIE, Register. the estate of Edward C. Kavanaugh, deceased. Order for hearing.

THIS MATTER coming on to a hearing in open court this 29th day of September, A. D., 1881, upon the petition in due form of Daniel C. Kavanaugh, administrator of the estate of said deceased for license to sell the real estate of said deceased described in said petition for the purpose of paying the debts of said deceased, his funeral expenses and the expenses of administering upon his said estate, Albert W. Crites, Esq., appearing for said petitioner, and it appearing to the Court from said petition that there is not sufficient personal estate in the hands of said administrator to pay said debts, funeral expenses and expenses of administration now outstanding against said deceased, and that it is necessary to sell the real estate of said deceased in order to provide for the payment of said debts. fuperal expenses and expenses of administration, It is therefore now here ordered by

the Court that said petition be heard at the chambers of the undersigned Judge of said Court at the city of York, in the county of York, in said State, on the Sist day of December, A. D., 1881, at one o'clock in the afternoon; that all persons interested in the estate of said deceased then and there show cause, if any they have, why license should not be granted to said administrator, to sell said real ating in said county of Platte. ALBERT W. CRITES,

SHERIFF'S SALE.

Clerk thereof, and to me directed, on a said Court, at its September term, A. D. 1881, to wit: September 22d, 1881, favor of David Cunningham as plaintif and against Heinrich Prigge et ux. et als as defendants, for the sum of two hundred and seventy-seven dollars and evied upon the following describe eal estate, to wit: Lots No. one (1) and thirty-seven (137), in the city of Colum-ous, county of Platte and State of Nebraska, taken as the property of Hein-rich Prigge, and will offer the same for ale to the highest bidder, for cash and, at the west front door of the Cour House in Columbus, (that being the place wherein the last term of Distric Court of Platte county was held), on the 6TH DAY OF JANUARY, A. D., 1882,

will be given by the undersigned.

FINAL PROOF.

Dec. 24th, 1881.

Lars Larson, Homestead No. 6073, for

the W. 1/ S. E. 1/4 Section 30, Township

18 Range 3 west, and names the follow-

Dec. 7th, 1881.

Land Office at Grand Island, Neb., Nov. 234, 1881. I Notice is hereby given that the

following-named settler has filed totice of his intention to make final following-named settler has filed proof in support of his claim, and that notice of his intention to make final said proof will be made before C. A. Newman, Clerk of the District Court of proof in support of his claim, and secure final entry thereof before Clerk of the Platte county, at Columbus, Nebr., on District Court of Platte Co., at Co-Thur-day, December 29th, 1881, viz: lumbus, Nebraska, on the 3d day of Feb. William Wright, Homestead No. 6721,

for the N. E. 14, Section 30, Township 19 north of Range I west. He names the following witnesses to prove his coninuous residence upon, and cultivation of, said land, viz: Hugh Smith, Fred Smith, Henry Saunders, Frank Sisson, all of St. Edwards, Boone Co., Neb. 31-w-5 M B, HOX1E, Register.



First-Class Boot and Shoe Store in Connection

Don't forget the Place, Thirteenth Street, one door west of Marshall Smith's,



Wednesday. The trial was resumed on the hope every one else will be. morning of the 21st with a great

journed. On the assembling of the court on the 24th, the cross examination of Dr. Stearn was proceeded with, in which the witness stated that the faculty of memory generally first shows impairment in almost all forms of insanity

Four other witnesses were examined, who in the main corroborated the testimony of Dr. Edwards. The

prisoner to-day was very noisy and kept throwing in at short intervals interruptions, and delaying the proceedings. The court adjourned till Tuesday.

As the audience arose to leave, the prisoner shouted "To-morrow being Christmas, I wish the court and jury and the American people a happy Christmas. I'm happy, and I