THE EVENING NEWS GULINEED WALLY. SUMMAYS RECEPTED, AT FOCK O'CLOCK-GEORGE Q. CANNON. BRIGHAM YOUNG. ROPPOSS AND PUBLISHERS. sday, . . November 5, 1878. PEOPLE'S TICKET. For Delegate to Congress,

WHO'S TO BLAME ?

GEO. Q. CANNON

WHO'S TO BLAME? Jurn's and witnesses in civil as well as criminal cases would be rowided for. A bill was framed at the last session of the Legislature providing for an advance sum for the ground that he had never re-estred payment of his fees as Grand Jurn at the fail term of 1874, when he sat for 33 days on Territorial bus-the sat for 34 days on Terr set red payment of his frees as Grand Jurner at the fail term of 1874, when he sat for 33 days on Territorial business. He stated that he had ap-plied to the Territorial officers for payment, but his certificate had never seen honceed, and while he was willing to serve on United States business, he would not serve on Territorial business until the considerable are provision for men who set to him was paid. The tempt, but held the matter under stances of the people and contrary advisement, for the present inflict- to the genius of American institutions. Put the blame where it

ing no penalty. As advantage is being and will justly belongs. he taken of this occurrence to misrepresent the affairs of this Terri-THE MILES CASE AGAIN. tory and its relation to the Courts and the Government," we will give SWORN STATEMENT OF THE CHIEF

the facts which relate to the matter, and some explanations. There was no trouble about jur-

ore fees in criminal cases until Congress undertook to interfere with the internal affairs of this Territory, by depriving us of cer- To the Editor of the Salt Lake [Seal] tain officers appointed under laws

framed in accordance with the Or-Dear Sir: In the interests of justice, ganic Act. The so-called Poland I trust you will allow the following communication a space in the col-Bill abolished the offices of Territorial Marshal and Attorney Gene-ral, and placed the duties assigned to them by our local statutes, upon the United the duties assigned appeared in the Triouns lately, in which I am accused of saying and to them by our local statutes, upon the United States Marshal and Dis-Latter-day Saint would neither al-

the United States Marshar and the low me to say nor do. that singular piece of special legis-that solution article which appeared in that paper some few days ago, that paper some few days ago, that paper some few days ago, that day bank the costs headed "Sanctified Rape," I am Meryland Institute fair, in Baltithat singular piece of special legis-lation provided that, "the costs and expanses of all prosecutions for offenses against any law of the Territorial Legislature shall be paid out of the treasury of the Territory." This was an interfer-ence with our local finances, un-

warranted by any necessity and unauthorized by the spirit or letter of the Constitution. Congress has no ments. It was also stated that I

Now the juror who refused to serve has no real ground of grievance against the Territorial anthorities. The difficulty originated with the Poland bill, which the "ring!" that he supported pushed so strenously and rejoiced over so much at its passage. He has no claim on the Territory. We think, how-ever, that it should have been paid

the Territory. We think, how-ever, that it should have been paid by the county, with other similar certified demands. A juror should be remunerated for his services, whether in civil or in criminal cases. If the legislature had ibeen allowed to act in its legitimate sphere, untrammeled by semile Congressional enactments and the one man gubernatorial veto power, jurors and witnesses in civil as

jurors and witnesses in civil as It is also stated in Sunday morn-The Journal says: The indica

Chicago, 5. — Public exchanges and offices are generally closed, and business is largely suspended. The day opens fair, but is now cloud-ing gup. The probability is that the vote will be large and the con-tests close for all offices. No foreno person, directly, or indirectly, has either coaxed, threatened or in-Apologizing for this lengthy com-munication, and trusting, as I said before, that, in the interests of jus-tice, you will insert this, believe me

cast possible. The Journal's Desmoines special

The same thing is being done in Muscatine County. Philadelphia, 5.—The election in this city is progressing quietly, the early vote being larger than the average A large republican vote is being polled in the first, second and third congressional districts. In the fourth district Kelly's name

is being scratched considerably. Baltimore, 5.-The city marshal more, yesterday. He drew im-manuely, and was hospitably en-tertained by the managers who cherished none of the foolish prequistly. At the opening of the polls, this morning, a slight dis-turbance occurred at the third precinct, between the judges of the election and a United States supervisor of election, in regard to the custody of the ballot box. During the wrangle over the ballot box, a pistol shot was fired, and Deputy-Marshal Wright The Tribune says: The final









right to say how the money of the people of this Territory should be not under the control of Congress I did so. right to say how the money of the was dragged back to Mr. Cannon's not under the control of Congress I did so. nor subject to any of its laws. The Legislature of the Territory, repre-

senting the people, has alone the right to direct what shall be done with Territorial money.

Pravious to the enactment of the Poland Bill, the fees of jurces were paid by the county courts, as pro-vided in an Act approved January paid by the county courts, as pro-

Laws of Ulab, p. 636.) The "Poland bill," requiring jur-ors to be paid out of the Territorial have at any time restrained me of which can have an effect upon the

wing June, and our Legislature other way than I should be treated At T lowing June, and our Legislature could not meet again until 1875. As a responsible being. Therefore no provision remained ed itself in a most marked manner also a United States Chief Super-

for the payment of jurors in 1874. against me, I would like, in order visor of elections, had caused the The jurior who objected to serving yesterday at on the Grand Jery for the fall term of 1874, and re-caived his certificate. The coun-tiles generally honored the certifi-ties generally honored the certifi-

cates issued under the provisions of faith, to leave my husband, and to the Territorial statute quoted above, say and do things which I never and paid the jurges' fees. We do not know of any exception to this but one, that is, Salt Lake County. We know that several of the county. We know that several of the coun- the public, and had I submitted to firm were \$207,000. ties paid the jurors, and believe them, would have placed me not that most, if not all of them did, with this exception.

with this exception. ith this exception. to which I belong and from my We presume that the Salt Lake husband, but they would also have County anthorities took the ground placed me is such a position that I should have despaired of receiving seded the Territorial statute, and that therefore they had no right to pay the money. But the Territo-pay the money. But the the pay the money the the territorial the territorial the territorial territoria to issue any warrant for the pay- in justice to the authorities of the The loss will be about \$200,000; inment of these fees, as no action had Church, and to my husband perbeen taken by the Legislature au- mit me to state that no coerciou of thorizing him so to do, neither any kind, has at any time been thorizing him so to do, fielther any kind, has at any time been NEW ORLEANS, 5.-The weather brought to bear upon me, but on is clear and pleasant. Deaths, 9; the convene for nearly two years after with the utmost kindness and conhe stupid act of Congress was ap- alderation.

At the session of 1876, the Legislature made an appropriation of band with the nature of the com-

judices of the San Franciscans.

The Election Outlook.

EASTERN.

Great Attraction

fluenced me to do so.

to remain,

WITNESS.

SALT LAKE CITY,

Utah, U. S. A., Nov. 4, 1878.

(From the Sait Lake Herold of Nov. 5th.

Herald:

In another article in the same The Weather-Political Excitement paper headed "Ladles and Jus-The weather is clear and fair, and tice," it was stated that I had been for the first time this season the decoyed from my home in London, brought here, rushed through an point. There is much excitement unnatural ceremony with two in political circles: The best an-other women, taken to the house thorities claim that the republi-

sil, 1859. And the Legislature, in untrue. passing the Fae Bill, Fab. 20, 1874, made line fallowing provision: \*Turors shall be paid out of the choice, I joined the Church of ber of persons were arrested on choice, I joined the Church of ber of persons were arrested on charges of attempting to vote illetreasury of the county Jesus Christ of Latter-day Saints charges of attempting to vote ille-they reside, axcept when in the autumn of 1875, came here gally; most of them were dischargeving in civil cases, and it shall some few weeks ago, because I be-e the duty of the elerk of the dis-lieved in the divinity of what the not to attempt to vote. One of the trict coart, at the cluss of each term of mid coart, to make out and give to each jutor a certificate certifying the number of days' attendance of, the number of miles traveled, and amy case." Before being mar-instructed his deputies to count and amount of compensation due to said ried. I was asked the question danyas all the votes in one box part in the cere-tificate upon being presented to mony of my own free will and the county sourt of the county from which said jurer was summoned, qualified assent. In justice to Mr.

shall entitle him to be allowed and Cannon, in whose house I have the amplest support and protection, make by said county." (Compiled stayed, and also to my husband, it He also orders the arrost, without is incumbent upon me to state that warrant, of any election officer

At Tammahy Hall, it was

A Settlemont.

The creditors of Slate, Woodman

NEW HAVEN, Conn., 5 .- In a

bale of jute thrown into the gutter in the paper mills of Wilkinson Bros. & Co., in Birmingham, late yesterday afternoon, was a piece of iron, which, coming in contact with the knives, ignited the jute. The

Irance \$25,000,

The Greenbackers.

To the Public! THE business combination above noted is intended to meet an urgent desire of the people of Utah for the establishment of an extensive first-class manufactors of Boots and Shoes. The Directom are known to the whole community, and are a guarantee of the solid and reliable charac-SASH, DOORS, BLINDS And examined in the second real of the second second second second second second second second real se MARTINES IN CUSAL STRAIL ter of the Accountion We respectfully collect a continuance and, increase of patronage, and wring mating the second secon MORTON & TUPIS.

WM: H. ROWE: Superintendent: Manufactory and Salegrooom at the Old Stand,

ST 200 "THE BIC BOOT," ST 200 Comple Street, Sate Traine Try at the Thirdery, 19th Ward. 23

0

S

Frames of all kinds Made to Or er Very Cheap. WINDOW GLASS.

tent NIT Buil our t dr Co this d2

W class ply 1 Bool CA Main the good of D wear tions ness, email The copie the r the d

Will

verpe

than brow

use o cause white

come breat

MA the p are it may, stayc expel Scov Sync Sync Sync Sync serie behin rheun plain script by it.

gins,

ing a a mail alets, gorms Amer-mar n l'il be mar's. iike n Amer-Just h of a pl and it good? sway father his eig luxury craves must o ("girls he say tle mo of Dr. tion, tl male d al be fishnes the ch mate, i

Using large quantities ourselves, and dealing directly with the Manufactories in Carlicus ints, we insend a coping a Large Stock on hand, of the various sizes, for the Public to select from as Very Low Rates.

2615



Fover Reports,

A.U.ST.

IATEST.

WELL AUGER

alderation. Meinphie, 5.—From six o'clock last night until noon to-day, under-takers report orders for alno inter-inter-

\$200,000 Fire.

CARPEYS. WALL PAPER. WIN- cond annual meeting of the several President Taylor, received just as SPECIAL BUSINESS NOTICES A CENTENNIAL AWARD DOW SHADES. LACE CUR-TAINS.OTTOMANS. HASSOCKS. grain for Zion is now next at hand, CORNICE MOULDINGS. OIL and as we are saxious to make a CLOTHS AND LINOLEUM. FUR- correct report of all grain stored by Morning. Is valuable to the recipient and the public, when given to one at many competitors, as showing true meet. The competitors in plasters at the Contempal was great, yet the manufacturers of Remeen's Capcino Porous Plaster recoived the highest and only award; thus proving by the high-

MED. NITURE COVERING AND UP, the states to all pasts of the Ter