

For Mayor:
SPENCER CLAWSON.

For Recorder:
HERBIE M. WELLS.

For Treasurer:
ANDREW W. CARLSON.

For Assessor and Collector:
JOHN J. BURNES, JR.

For Marshal:
GILBERT A. MCLEAN.

For Councilman:
First Precinct—JAMES H. TAYLOR,
JOHN BISHOP, W. G. GIBSON.

Second Precinct—A. G. GATCHEL, R. E. THOMAS, JOHN G. BISHOP.

Third Precinct—O. H. HARTY, FRANK H. HARTY, R. E. GATCHEL.

Fourth Precinct—W. H. TUCKER, W. J. STEPHENSON, J. F. WILSON.

Fifth Precinct—J. H. CLAYTON, JOSEPH M. GILBERT, F. A. MITCHELL.

For Justice of the Peace:
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THE ELECTION LAW.

The organ of the conspirators who have matured a plot to steal this city, charges that the "Mormon" is responsible for the "Mormon" which is the cause of the "Mormon" being so persecuted. It declares that "there is not a Gentile who does not think the law a brutal one," and says further:

"They persecuted by force and fraud against the people of the law, and when, under the law, a Gentile candidate offered 100 challenges to the list they were informed by the registration officer that their challenge to be filed would cost \$5 each. When he was asked by what authority he imposed a charge of \$5 for entering a challenge to a name as being improperly on the list, he replied that it was by the advice of Brother (Apostle) Lyman. This was his tool."

We do not, on the authority of the official record, that the assertion that "scores and hundreds" of Gentiles, petitioned against the passage of the election law of 1878, is an unmitigated falsehood. No such petition was presented to the Legislature by any person or persons, while that the law was under consideration. A careful examination of the journals of the Council and House attests this fact. Petitions upon various subjects were presented, but the record of them, which must be accepted as complete because it is official, discloses no reference to any petition at all in connection with the election bill, the then most interesting and important measure pending in the Assembly.

The statement of the conspirators' organ upon this point is exactly the reverse of truth. The law was passed in response to the demands of "Liberal" agitators, and was regarded by them as a great victory. They boasted loudly and frequently that, under this secret ballot law, the power of the "Mormon Church" would now be secret and independent.

The history of that law, briefly told, is as follows: Just prior to the year 1878 the "Liberal" became strong enough to make a showing at the polls in two or three counties, and, foolishly imagining they could still further increase their strength by accessions from the People's Party if they could get such an election law as they wanted, they began an agitation for the passage of a secret ballot statute. On the opening of the session of 1878 a bill designed to meet this demand was framed and introduced into the Assembly. There were objections to this bill, mainly from "Liberal" as we now recollect, and the suggestion was made that the best election law among the Eastern States be used as a model. The Pennsylvania statute was selected as the very best registration and election law in the Union, and a copy of it was telegraphed for, for the use of the committee on elections, who had the matter in hand. The bill was accordingly introduced, and the chairman of that committee for expenses incurred in procuring a copy of a volume containing the "Constitution and Election Laws of Pennsylvania."

The committee drafted and introduced a substitute bill, modeled after the Pennsylvania law, which took the Pennsylvania law, having its history recorded in the journals of the two houses, and, having passed both, was approved by Governor Emery, February 22, 1878. Both political parties accepted of the law as a good one, and it is a new thing to hear any faction in the Territory pronounce it otherwise.

That an election officer of Tooele county should have refused to enter and hear challenges, except on payment of \$5 for each, is an absurdity. Not election officers but justice of the peace heard challenges. A showing before a district court that any justice of the peace had taken such a position would have instantly procured a manumission to compel him to recede from it. On its face this statement is ridiculous.

To determine the right of a man to register in a judicial act, under the Polak Law (passed in 1877) the exercise of judicial functions was confined to the courts as then constituted; hence the Utah Legislature, in providing for the striking from the poll list of names unlawfully placed there, was compelled to give to one of the courts existing authority to determine whether or not the name was rightfully registered. They gave this authority to justices of the peace, for the sake of expedition and the convenience of the people. There could have been no other design, nor injudicious to any class of voters in this, for the civil code then in force provided for appeals to the district courts from all decisions of justices of the peace.

Under the law as it was passed by the "Mormon" legislature, the justices of the peace held court, listened to the evidence on both sides, heard counsel and formulated a decision. He was not in any sense an election officer. He did not place upon or strike from the list any names; but if by a judicial proceeding, found registered, he had been wrongfully registered, he could send such finding to the judges of election, who did the striking off.

But under the present procedure, the registers are made courts to pass judicially upon work they themselves did as ministerial officers. Such an absurd arrangement, such a source of power and discretion on the part of the "Mormon" Commission which this appointed them, is sufficient in itself to invalidate the election. The territorial election law never contemplated the possibility of such a state of things; and that law is not to blame for the crimes committed by the "Mormon" government officials. It was of their own free will, and in their large majority of Gentile voters in this city and in their knowledge of the most abominable and fraudulent political operations on record, committed by the opposition.

RESERVE THE PEACE.

We reiterate the advice of the News given last Saturday to the members of the People's Party and all good citizens—avoid all tendency toward a disturbance of the peace. Let there be no resort to violence. Because the other side are, even now, frequently committing breaches of the peace, and the commission of this crime furnishes an excuse for those who form the majority of the people to act in that direction. Let your utterance be prudent, devoid of threats of physical force, and

your actions should be of the same character.

At the same time there should be no blinding from duty. Those who have a legal right to vote should be on hand early on the morning of election. In the mean time all who are summoned by the registers to show cause should appear according to the time specified in the notifications. This is important. They should also report their names at the headquarters of the People's Party, in the Herald building.

Here is a whole cloth falsehood from Sunday's issue of the "Liberal" organ:

The News last night had a riotous call on the Saints to pitch into the Liberal parade tomorrow evening, or at least that was the effect of it if it meant anything. It would be as well not to heed such incendiary advice, unless the News editor will lead the assault in person.

The absence of brains of the fellow who penned that statement is only equalled by his lack of conscience. We have throughout this whole campaign counseled peace and decried every tendency to the contrary. No editorial article in Saturday's issue will bear the contrary construction, put upon it by the wretch who wrote that squib. The people would do well to keep at home instead of going upon the street during the parade.

AN AWFUL SCENE.

Two Persons Killed in a Conflagration at Boston.

DEATH OF SECRETARY BLAINE'S DAUGHTER.

Speaker Reed's Interview with a Press Representative on the "Situation."

A DUEL BETWEEN FRENCHMEN YESTERDAY.

Kilrain and a Young Frenchman Have a Set-to in New Orleans.

By Telegram to the News.

Two Persons Killed in Death: Several Seriously Injured.

Boston, Feb. 2.—A fire in a building, a magnificent fire story marble structure, occupied by the Second National and Atlas banks, insurance, lawyers and bankers' offices, burned this morning. The building was valued at \$1,000,000. The fire was caused by a gas stove in the kitchen of the building. The fire was caused by a gas stove in the kitchen of the building. The fire was caused by a gas stove in the kitchen of the building.

Later it is now known that in this morning's North-street fire, three persons were killed, and three others fatally injured, and many seriously if not mortally hurt. It is believed the fire started in a kitchen where a gas stove was burning. The fire was caused by a gas stove in the kitchen of the building. The fire was caused by a gas stove in the kitchen of the building.

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MUNDAY DIVERSION.

Kilrain and the Young Frenchman Have a Set-to.

New Orleans, Feb. 2.—Notwithstanding all that has been said about the death of prize fighting in New Orleans, Kilrain and a young Frenchman had a set-to in the city today. The fight was a very close one, and the Frenchman was the victor.

Vaquelin is a good-natured, hearted sort of fellow who would not fight for money, but yet in his own mind, and his friends were anxious for him to meet the Baltimorean because he is probably the most scientific man in the world, and Vaquelin's manner could best be taken by a standard. The result was the victory of the Frenchman.

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SPEAKER REED.

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