THE OTOAR BUSINESS. EVENING NEWS.

ASLY, SUNDAT'S EXCEPTED, AS NOUR O'GLOCE PRINTED AND MUNLISHED THE DESERBT NEWS COMPANY. CHARLES W. PENROSE, EDITOR. Feb. 19, 188

THEY CAN'T COVER IT UP.

MR. ELI H. MURRAY and his traving companion J. R. McBride, who is prove to be good ground for the campbell's attorney and the author raising of the sugar beet as well as the sugar cane (sorghum), and that of the sophistical and absurd "argu-ment" on the minority side of the the manufacture of sugar will be one certificate case, are doing their ut- of her most profitable and useful industries. most to present before the public their excuses for the wrong committed against the Delegate-elect

and the people who voted for him. Stereotyped "interviews" with these persons appear in different newspapers, but they do not appear

to make the desired impression. The fact is, the certificate fraud is

so palpable that no amount of legal quibbling or pretended patriotism can cover it up from the public gaze. The New York World thus editorially dissipates the fog with which Messrs. Murray and McBride envelope the

"The Governor of Utah explains in our columns the state of facts on which ke withheld his certificate of election from Mr. Cannon, who re-ceived a large majority of the votes cast for member of Congress in Utah, and gave it to Mr. Campbell cast for member of Congress in Utah, and gave it to Mr. Campbell, the candidate of the minority. It is in substance the same statement with which the country is familiar, and upon which Gov. Murray's acwith which the country is familiar, and upon which Gov. Murny's ac-tion has been condemned by all persons who care more about law and justice than they do about mak-Gumison was built last season, with ing a moral demonstration against polygamy. It is not for the Gover-Brother Madsen is as sanguine as nor of Utah, but for the House of Representatives to decide whether a person chosen to that body is ineli-ing sugar, and he would be willing gible. If he is ineligible, nothing is to supply the Descret Agricultural better settled than that the contesting candidate does not succeed, and

that the effect of the inegibility is to create a vacancy. This was dis-tinctly decided by the Court of Ap-peals only the other day, in the case of an ineligible candidate for county judge. The award of the certificate is, therefore, a purely ministerial act, which is merely an official de-claration of the vote. This case is not on the same footing as that of a presidential elector. In the case of Oregon in 1877, Gov. Grover gave a certificate to a minority candidate in

certificate to a minority candidate in place of an ineligible majority can-didate. But in that case there was some doubt whether anybody ex-cept the Governor could review the election and exclude ineligible That is to say, the repubof republican members last evening, sideration the nature of the evidence to discuss the apportionment and to they were likely to give, the prose-

It is reported the Boars retrented in two columns, one,2,000, the other 1,000, into Orange free state. THE subject of sugar manufactur Germany has given its adherence in the United States is still attract-

ing much attention, and both scien-tific theorists and practical agricul-turists are engaged in experiments with sorghum and the best. We to the plan for an international hibition of electricity at Paris. The English Cabinet and the Bo government are discussing the t ing the terms sed to note this because we

The Maine House refused to con-cur with the Senate and indefinitely postponed the resolution of sympa-thy with Ireland. have faith in the ability of American sell and American industry to produce all the saccharine matter

needed for home consumption, and needed for home consumption, and believe that the time will come when Utah will do her part in the the murder of her husband, and edful production and manuf

A bellef is now gaining ground that General Garfield will presently aik Mr. Sherman to remain at the head of the Treasury. We think that this Territory will

Bishop Madsen, of Gunnison, writes that the analysis of best syr-

up by the Agricultural Department gives the following results: - 12,3° 100.00 THE DITE STORENT AT A

The chemist says the mineral matter present is largely composed of carbonate of potassa, the soluble portion amounting to 6.48 per cent. Brother Madsen intends to precip-

itate the potasan by the use of lime,

ufactmens say: Strike one, strike all. The date of the strike is fixed, but not proclaimed.

An international medical and san-tary exhibition will be held in London on the occasion of the meeting

Question-Did you ever make such statement to a man named. Dris-oll? Answer-No, sir. going over the case. As the jury were aware, there was no evidence in this case except what the prosecu-

coll? Answer-No, sir. Q.—Is not there a man there by that name? A.—There is a thing that has the shape of a man, who is a guard, but he is no man; if I had made such a remark, it would have been to a guateman, and not to made such a settiment. That is a guard but he is no man; if I had made such a remark, it would have been to a guateman, and not to the third settime in this case. It was one of that had of cases, however, where the evidence was

ch a thing as that. Sheriff Allison recalled, testified of the nature known as di Sheriff Allison recalled, testified tial, save the admissions of the de-to having arrested the defendant on the platform of the Union Pacific at some upon first view, that circumthe platform of the Union Pacific at Cheyenne. He was put in jail that evening. Next morning they left Cheyenne for Salt Lake City; dur-ing the journey the defendant made a voluntary confession. Mr. Sharp objected to this confes-sion being made public, on the ground that it might have been close under excitationant. The defendant that be court

ven under excitement. The court

veruled the objection. The court The decil was not performed in the day time. It was performed in the night, in the darkness, that fit coma the start of the Transury.
The will ge of the Transury.
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He went back to Johnny and I nothing that could break that chain

He went back to Johnny and 1 heard a couple of dull heavy blows and Emerson came running up to the wagon and said, I have done it. I said, done what. He said, killed Johnny. Well, says I, it is a d—n bad job. Emerson says: Well, it is no use kicking about it now; its done and we've got to make the best of it. We then went over to where Johnny. don on the occasion of the meeting of the International Medical Con-gress, for July 16th to August 38th Application from America for space will be reserved until April 16th. THE HOPT MURDER CASE. Contrary to all expectation, the attorneys for the prosecution rested their cases about fail-past four or detect yasterday afternoon. This sudden prizes, more particularly the attor-neys for the defence. The prosecution asked nothing else termination took everybody by sur-prise, more particularly the attor-neys for the defence. The prosecution asked the sememed confused. Sideration the mature of the evidence is about Welcomes was frequently in exercise the case. As a thready stated, the attorneys





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PERSONAL PROPERTY.

Because there are none sweeter in Tone, more elastic in Touch, will stand longer in Tune and are the perfection of Mechanism. Earnestly sought

and Manufacturing Society, gratuitously, with sugar beets for experiment. BY TELEGRAPH PER WESTERN UNION TELEGRAPH, LINE.

AMERICA'N. The New Apportionment,

WASHINGTON, 19 .- At the caucus

cept the Governor could review the chection and exclude ineligible bersons. That is to say, the repub-lican claim was that there was no authority to gobehind the Governor's certificate, and it was to expose the absurdity of this claim that Gover-nor Grover gave the certificate. The roublicans of the electoral coun-mission were guilty of the stiffing greater absurdity of counting the wole of an elector distinctly declared ineligible by the Constitution. The position taken by Sennor Bayard at that the minority candidate was not elected, but that the people of Oregon had lost an electoral voit by voting for an ineligible person. If Cannon is really ineligible the people of Utah have simply created a vacancy by voting for inin.²¹ The Chicago Times, in the an nexed editorial remarks goes down

nexed editorial remarks goes down bination of discordant political elements - the Watterson-Murray-Campbell mess of broth-and we Campbell mess of broth—and we hope that the facts in the case and the true reasons for this ill-assorted union will all be made public, so that union will all be made public, so that

union will all be made public, so that the motives which have actuated the Utah official and the Ken-tucky editer will be known and de-spised of all men: "In this publing world he who cannot or will not fight is thrust to the wall, and he who would succeed can have no better shield and buck." ler than the reputation of ability to care for himself by the hitting of Let than the reputation of ability to care for himself by the hitting of hard blows. That he is a man of abounding courage, Delegate Can-non of Utah, has already given proof at the matrimonial altar; and that he means to advance aggressively at the matrimonial altar; and that he means to advance aggressively upon his enemies, among whom he numbers the territorial Governor of Utah, who refused him an election certificate, but gave it to his rival, one Campbell Lackvotes, is shown by his declaration that he means to one Campbell Lackvotes, is shown by his declaration that he means to make minute inquiry into the bond of fellowship binding with hooks of steel such incongruous people as Governor Murray, Campbell, the aforesaid and Henry Watterson who, in defense of the action of his friend Murray, has sounded a war whoop against all Mormondom in general, and against the smoothbore Cannon in particular. The many-wived Utah delegate alleges that the trio own a silver mine in common, as he confesses is their right, but he means to know just how far officiar bowel of the earth which the trio are burrowing. Mr. Cannon means war burrowing. Mr. Cannon means war and vengeance, and the handsomest men in Kentucky would do well to

burrowing. Mr. Cannon means war and vengeance, and the handsomest men in Kentucky would do well to draw their visors down." The mandamus case is to come up before the Third District Court on Monday next, and the only remedy

several western members strong-ly favored 332. Representative Anderson, of Kansas, claimed the neys. As for the spectators—they

Anderson, of Kansas, claimed the neys. As for the spectators they present remember which if any advan-tage was to be gained would give it to the north rather than the south. "As soon as Judge Emerson asked, "Are you ready to proceed with the

His Honor: Say half past nine. Mr. Sharn: I would like to have it set for ten o'clock. Mr. Van Zile: Well, I move we ad-journ until ten o'clock to-morrow His Honor: All right. Court is adjourned until ten o'clock to-mor-

in law be applied for which will aid in righting the wrong done to "the person having the greatest number of votes" at the Delegate election, and to nearly the entire people of the Territory, whose votes have been trampled upon as nought by the un-lawful act of one individual. The

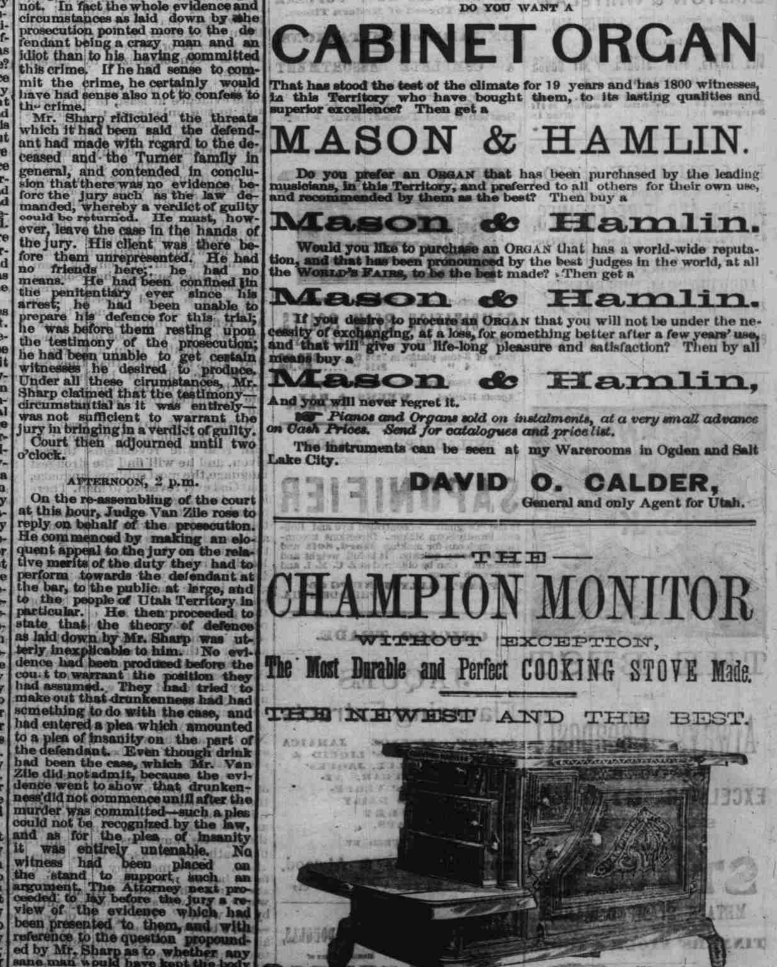
for the defence were greatly sur-prised at the sudden arrest of the case for the prosecution. Mr. Sharp mention the ground that the defense would require some little time to that he had seen him use an axe like a let-handed person. In an answer in the cross-examination, he testified that he had never seen Welcome would require some little time to that he had never seen Welcome top with an axe right-handed. T. Jeff Carr was next sworn: I live at Cheyenne. I am at present torneys expected to be ready to pro-tore the 22d of July, the day he was attempted no explanation. This the bady several days be-filled in every part. Judge and jury were in their places, as also were the prosecuting and defending attor-te ueys. As for the spectators—they in seats for the night.

The state of the night.
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mit the crime, he certainly would inve had sense also not to confess to the crime. Mr. Sharp ridiculed the threats which it had been said the defend-ant had made with regard to the de-ceased and the Turner family in general, and contended in conclu-sion that there was no evidence be-fore the jury such as the law de-manded, whereby a verdict of guilty could be returned. He must, how-ever, leave the case in the hands of the jury. His client was there be-fore them unrepresented. He had no friends here; he had no means. He had been confined in the penitentiary ever since his arrest; he had been unable to prepare his defence for this trial; he was before them resting upon the testimony of the prosecution; he had been unable to get cestain witnesses he desired to produce. Under all these cirumstances, Mr. Sharp claimed that the tastimony— dircumstantial as it was entirely— was not sufficient to warrant the

Agreeable to adjournment, the structure to be adjournment, the structure to ad

Territory, whose votes have been trampled upon as nought by the un-lawful act of one individual. The writ of mandamus is introduced in haw to prevent disorders from the failure of fusice. It is peculiarly applicable in the present case. The whole history of this infamous conspiracy is likely to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to be yet unfold-ed to the provide of the United to t



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