THE NEW ELECTION LAW.

THE EVENING NEWS TRLIBURD DAILY, STUDATS XX 3 STED, 1 POUR O'CLOCK .. 4

BEIGHAM YOUNG ROTTORS AND PUBLISH

<text><text><text><text><text><text> intermal products the second for the revealed in the second for the revealed for the second for and the second for and the second for the clamored for at first, is now the obs ject of their hatred. It will strike a great falling off in the very fils-tricts which they call their sym. the same upon their lists, and all interfere with any voter in the free the ballots shall be immediately re-turned to the ballot box, and the shall be deemed guilty of a misde-ballot box shall be locked and se-

a Act Pravilling for the Begistra ters and to Regulate the Manuer of Conduct ing Bleetings in This Territory."

1. Best enacted by the Gove Legislative Assembly of the lerritory of Utak: That the assesors in their respective counties are THE NEW ELECTION AW. We publish this evening is full text of the new election is. It should be read carefully and its various provisions be notef and digested. Every unpre fidiced unind must acknowledge the fit is a mind must acknowledge the fit is a control of the second carefully and its text of the new election is and text of the new election is a full text of text of the new election is a full text of the new election is a full text of text of the new election is a full text of text of the new election is a full text of text of the new election is a full text of text of the new election is a full text of text of text of the new election is a full text of te

mbled on the day of been declared; and immediately e number of siz, at or after the expiration of the ten days after the time designed and no notice of a contest being inct first as immediately after the time dealg-nated for opening the polls, may elect a judge or judges to fill the vacancy, and the persons so elected shall qualify as hereinbefore providfied see clerk of the

Sec. 10. The county court shall provide the necessary books, blanks, stationery, and ballot boxes, which ballot boxes shall be made of galvanized iron, of suitable tained therein. Bec. 21. The clerk of th

ourt shall also, as soon as p after the result of the election has been so determined, make but a general abstract thereof in tripli-

erk of the county court shall, in a sembers of the county court shall, in a embers of the county court and o oth candidates voted for as may be resent, open each of the failor.

boxes and destroy all ballots con-WASHINGTON.

viding for the redemption of certain Haited State MP U FI



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T THE OPENING OF THE NEW YEAR WE

Especially invite the attention of our Patrons and





The great majority have had if ob-ject for illegal voting if they had entertained the disposition, and those who have tried it and filled, and who chamored for a "softet ballot" simply because they visitand who champered for a set-ballot" simply because they a set-ed to stuff the boxes, are fully by the simple system of registration adopted.

The honest objectors to the muth-ed ballot will be perfectly ant did with the new law. And we will asy here that the Legislature, at mane to be posted oput least fifteen say here that the Lagislature, at the session of '74 and that a 750, contemplated the abolition of the marked ballot in deterance (1) the views of some and to stop the silly cries of others, but ware detarred in consequent of of the greates perme of the regists dim plan then proposed; soil they i new that an unmarked ballot whispat registration, in the peculiar ap-rounding circumstances, war in-politic and suicidal. The mathid adopted secures the rights of all. dopted secures the rights of all, and is the most immoustication

folent that has been suggest a.

It will be perceived that the will provides for the rights of the mi-nority, by giving to it one judge at election out of three in each pe-client where there was any content at the last previous election. I this is more than they would have botte for us, but we should endeaver, is far as consistent, at all times to a more than they would have the first objections to the right to vote for us, but we showed andeaver, in their objections to the right to vote far as consistent, at all times to of any person registered, until sun-return good for evil. It has then don't of election, Sald objections stated that this provision the angle by a qualified voter pressed upon the Assembly, by isse is writing and delivered to said pressed upon the Assembly, by isse is writing and delivered to said Governor. The change was volunt if it is in every respect a consistant is in every respect a consistant who would blame the Governor for alging it would have demon for alging a ging it would have demon for alging a ging it would have demon for alging it would have demon for alging it would have demon for alging the hall with alging the hall with alging the for the same of all such angus.

curely sealed.

Bec. 17. After the canvast shall have been completed, the judges of election shall add up and deter-mine the number of votes cast for

county court, by a qualified voter able counideration for his vote at an of the county, who shall, before election, or for withholding the taking the same, take and sul scribe same, shall be deemed guilty of a an oath to the effect that he will deliver the same to said clerk with-the right to vote at such election; out unnecessary delay, and that he will use his utmost ability to pre-vent any interference whatever therewith, by any person whomso

SEC. 1. On receipt of the ballot-boxes and returns of election, the clerk of the county court, in the presence of at least one memter of presence of at least one ment of of the county court who is not public-ty known as a candidate voted for at such election, shall break the seal of the returns, and all candi-dates may be present as provided in section 15 of this act, and said Clerk of the county court.

In section 15 of this act, and said clerk and member, or members, of the county court shall carefully symmine the returns, and if no ir-regularity or discrepancy appear therein, affecting the result of the election of any candidate, they chall accept said returns as correct; but if the right of any person voted for, for any office is in any way af-fected, then the cierk and said members of the county court shall open the ballots from said precinct and canvase the same so far as to determine the rights of the person where office may be affected. They may also cause to appear before them any persons whom they may deem proper, and take their testi-meny in relation to said election in said precinct.

and precinct. BEG. 19 If there shall be any lingreement in the returns in re-pard to the number of voles cast for iny Territorial officer, or any officer whose election is affacted by the votes of more counties than one, then said members of the county court shall conven the votes, and proceed as herein directed. After the completion of the convery, mid member or members and clerk of the county court shall declare the

a done, or who shall in any manner do or cause any fraud in any elec-tion, or having entered upon any of the offlows or duties provided for in this act, shall wilfully fail or neg-lect to parform any of the duties required of such offlowr or person, shall be deemed guilty of a felany, and on conviction thereof, shall be punished by a fine not exceeding the sum of one thousand dollars, or be imprisoned in the peniten-tiary for a term not exceeding two years. Sec. 27. If any person who is re-quired by this act to take an oath, shall falsely swear, such person while the coll for the English company thall be deemed guilty of pering. Sec. 28. Any terms who is re-quired by this act to take an oath, shall de deemed guilty of pering. Sec. 28. Any terms who is re-quired by this act to take an oath, shall de deemed guilty of any riotons conduct at any election in this Territury, or who shall disturb or interfere with the canvasing id the voles, or interfere with the free exercise of the elective franchise, shall be deemed guilty of a misde

meanor. Sec. 19. Any person who shall give or promise or offer to give to an elector any money, regive to

Sec. 17. After the canvast shall give or promise or offer to give to het. have been completed, the judges of an elector any money, reward or in Judges the earthquake other valuable consideration for his shock was terrifle, and threw the other valuable consideration for his shock was terrifle, and threw the other valuable consideration for his whole town into a state of alarm witholding the same, or who shall is and consternation. It is main shock was followed during the minute and 30 seconds. This main shock was followed during the sideration to any other person or hight by 40 minor shocks. Land the judges acting as clerks of the election, and the withbolding thereof, or any become or agree to reported along. Che ralls to the same, and forward all the or who shall receive or agree to reported along. Che ralls to the same, bullot bey, to the terk of the any money, reward or other valuable is reported to the same is the clerk of the any money, reward or other value fell and the stehmer Karnak is reported tort.

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and any elector whom right to vote whall be challenged for such came, before the election officers, shall be required to swear or affirm that the matter of the challenge is untrue, before his vote shall be received. Bec. 30. Any person who shall offer any brite, threat or intimids-tien to any elector for the purpose of influencing his or her vole, or shall examine any ballet offered or dast at the polls, or found in any ballot box, for any other purpose than to accertain what candidate has been elected, or who votes more than once at any one election, or knowingly offerate vote two or more ballots, or in any manner changes any ballot after the same has been

ited in the ballot box, or adds NEW OCLEANS, 25.-Thomas O. Anderson was onlied before the bar, shis morning. The motion in ar-

d guilty of a

on and after the gree March, A. D. 1878 Bec. 32. The provisions of all acts and parts of asls superssided by, or in coefficient with any of the provis-tions of this set, are hereby repealed. Approved Fabruary 22d, 1978. Guomon W. Excest, Gauge W.

Gavetro BY TELEGRAPH

TO-DAY'S DISPATCHES

CONCRESSIONAL.

WASHINGTON, 25 -Vice-Presi-

led as satisfactory in official

As a reward for the Porte's inef-fectual efforts to keep the British fiest out of the Dardanelles, the Crar has consented that the Ruschar has consented that the hus-sians shall not come nearer Con-stantinople than San Stefano; but, at the same time, informed the Ports that he had great difficulty to prevent the Grand Duke Nicho-has from marching into Constanti-

has from marching into Constanti-nople as conqueror. The Russians are coming to San-Stefano as friends, not exactly on the invitation of the Sultan, but with his consent, and the Grand Duke Nicholas will probably be invited by the Sultan to enter Stamboul with a military escort. At is expected that peace will be signed, to-day, (Monday), the Turks accepting all the conditions except two. One about the immediate surrender of the ironclads and the other the payment to Russia of 10,000,000 reubles in cash, and 40,-000,000 sterling in bonds. The Turks have received no in-vitation yet to be represented at the Congress. The New Pope.

The New Pope. A correspondent at Rome tele-graphs: The feeling is growing here that the new Pope is not so liberal as was thought. It seems certain that Cardinal Pacei and Leo XIII do not hold the same views. It is now believed the Pope will remain weinded in the Vatican.

Silver-Stocks. Silver 55d per. ounce. Consols 95 9-16; 4j per cent bonds 102; 67's 106; ten-forties coupon 104; new 5's, 103; Erie, preferred, 21.

TURKEY. The Peace Protoc d guilty of a misdemeaner. See, 31. This act shall be drem-mand when and when and with a new tilf he had anything in and after the first Monday of March, A. D. 1878. The provisions of all acts and that he considered his case a maid that he considered his case a maid that he considered his case a find Stefano, and ratifications will be exchanged in Constantinople 10 of ind, and that he was in the pow- days subsequently.

AUSTRIA. Council of Hinisters.

sentence. Judge Whitaker an-sweets that the accused hats fair trial before an impartial jury, and that due voril i was fully justified by the sudence. He then sentence of Anderson, in con-squence of the Vrunna, 25.—A joint Council of Ministers of Austria and Hungary was held, to day, and lasted five hours. The Emperor presided. Count Andramy said he desired a vote of confidence and a vote of mendation of the jury to the of the court, to the under the law, two years abor in the State penitentiary edit for military purposes to sup-ort Austria's views at the conferand costs. A suspension appeal was grapted, returnable on Wed-meeting. A motion to transfer the case of Wells, Kenner and Casa-nave to the United States court was flied, and will be heard on Wednesday, March 6.



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