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CHARLES E. TROWERIDGE, of Salt Lake City, in the County of Salt Lake and Territory of Utah, who has been adjudged a bankrupt, on his own petition; that the payment of any debis and delivery of any property belonging to such bankrupt, to him, or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debis and to choose one or more assignees of his estate, will be held at a Court of Bank-ruptey, to be holden at Salt Lake City, Utah Territory, before R. H. Robertson, Register, on the léth day of May, 1868, at 12 o'clock M. JOSIAH HOSMER, U.S. Marshal and Messenger in Bankruptey. w9:4 By D. R. FIRMAN, Deputy.

MERCHANDISE and MACHINERY of all descriptions purchased or imported for UTAH TRADERS on the most favorable terms and at lowest current prices. The proximity of San Francisco to the prin-dipulousiness points in Utah, both north and south, affords an opportunity to merchant's to quickly and frequently replenish their Stocks at any season of the year, either by the way of Austin or San Pedro. Many articles of general consumption both of foreign production and California manufac-trancisco than elsewhere. Talfornia and Oregon-made Woolen Goods, Blankets, Cassimeres and Clothing, such as underwear and Hoslery, are superior to any-thing imported and intrinsically cheaper, mak-ing SAN FRANCISCO UNQUESTIONABLY THE MARKET FOR UTAH. And ahead of all others in the advantages offer-ed, Actual market quotations and all necessary information furnished to Merchants on appli-

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STOVE and TIN WARE, Corner 6th St., Washington Avenue, St. Louis, Parties emigrating to Utah can be supplied with all kinds of Stoves, Tin Ware, etc., at the Lowest St. Louis prices. w8:6m [Special to the Deservet Evening News.]

By Telegraph.

Washington, 13.—Gen. Sherman was called.—Stanberry asked if the witness, after the resolution of Stanton, formed

called.—Stanberry asked if the witness, after the resolution of Stanton, formed a good opinion of the service required of another secretary of war, and expressed such an opinion to the President. But-ler objected. After a lengthy discussion a vote was taken on the question when it was not admitted, yeas, 15, nays 35. (Question by Senator Johnson) Did you at any time advise the President to appoint another person as Secretary of War in place of Stanton. An objection was made to the question and it was not admitted, yeas 18, nays 32. A con-sultation then took place among the President's counsel the result of which was that they gave up Gen. Sherman as a witness; Butler declined to cross examine. A recess of fifteen minutes was talled and testified that he affixed the seal to the warrant for the arrest of Gen. Thomas, about two o'clock in the morning upon the affidavit of Secretary Stanton. Stanberry offered these papers as evidence, but Butler objected on the ground that it did not bear upon the case. The Chief Justice decided that the papers were competent evidence. Conness appealed from the decision but the Senate sustained the Chief Justice, 34 to 17. Gen. Sherman was called to answer

the papers were competent evidence. Conness appealed from the decision but the Senate sustained the Chief Justice, 34 to 17. Gen. Sherman was called to answer the question put by Senator Johnson-whether, when the President tendered him the office of Secretary of War ad interim, he told him for what purpose he was doing this. An objection was made to thequestion, but it was decided to be admissable. While Sherman was answering, Butler stopped him and ob-jected to him proceeding further. John-son then offered an additional question-"What did the President tell you his purpose wa?s" This was objected to, but the Senate sustained the question by 26 yeas to 25 nays. Sherman said the President told me the relations be-tween Stanton and himself and other members of the Cabinet were such that he must fill Stanton's place with an-other ad interim, and that the appoint-ment must be in the interests of the country at large and of the army. He did not say his purpose was to take the matter into court, though he said he was satisfied that, if it went into court, it would not stand half an hou. Stanberry asked the witness to relate what the President said at other inter-views. The managers objected on the ground that the court had dismissed the witness, who was recalled, simply to answer one question and the counsel had no right to examine him further The question was finally admitted, when the witness accepted the position of secretary ad interim, Stanton would make no resistance, he was too coward-ly. Witness gave no positive answer at the time. Henderson asked if the witness gave the President any advice on the subject. The Senate refused to admit the ques-tion, when Gen. Sherman retired, the managers informing him that they would recall him to-morrow. The court then adjourned. On the court same biling Summer of-fered an order that such other of the managers and counsel as chose may

court then adjourned. On the court assembling Sumner of-fered an order that such other of the managers and counsel as chose may print and file their remarks on the clo-sing argument. Conness objected. The Chief Justice directed that the or-der should lie over. Evarts stated that Stanberay is ill, but would possibly be able to resume his du-ties to-morrow. Washburne offered the following pre-amble and resolution, reciting: That whereas it is reported that efforts are being made to induce the government

being made to induce the government to transfer to a private company, with-out consideration with Congress, the island of St. Paul, being a portion of island of St. Paul, being a portion of the territory embraced in the treaty with Russia; and whereas the said island is believed to be very valuable, being the only home of the fur seal in the world; Be it resolved that the com-mitte on foreign affairs be directed te inquire into the subject and report te the House: agreed to. There being no uncrum present no business of importquorum present no business of importance was transacted.

Trenton, 13.—The city election, to-day, resulted in the choice of the whole democratic ticket, with about two hun-dred majority and with a majority of the Common Council.