

A TARDY SUIT FOR LIBEL.

THAT is a pretty heavy libel suit which was entered yesterday in the Third District Court against the Salt Lake Tribune. The particulars will be found in another column. They recall some interesting incidents of the late municipal election.

The gentleman who has pleaded this suit, in which he will appear as his own attorney, is at present engaged in the practice of law at Chicago. He came to this city from Chicago a little more than a year ago, with the intention of making his home here. He brought his family with him and had no idea that he would be subjected to such a libelous attack.

Mr. Barton brought with him considerable from his former law office, judges and other notables. He was in the city, and he was a gentleman, and so far as we know, did nothing to excite the public attention. He was made up of him by the vilest paper under the sun. True, he worked with and for the people's party during the municipal campaign, but that was as a lawyer and was not intended to do anything morally, socially or professionally improper.

We are of the opinion that the charges so recklessly made against him in the columns of the "Tribune" are entirely without foundation. He was not a member of the party, and he was not a member of the party, and he was not a member of the party.

The refusal of the scrub registrar, who set himself up above all courts and precedents, to permit Mr. Barton to preside before his tribunal, was a gross insult to him, and he was a long time to wait before vindicating his character in this legal manner. But there may have been good reasons for this delay. It is well known that there was considerable excitement just after the election, and that party felt that they were being attacked.

It may be objected that the gentleman is too late in bringing this suit against his libelers. It is true that it is a long time to wait before vindicating his character in this legal manner. But there may have been good reasons for this delay. It is well known that there was considerable excitement just after the election, and that party felt that they were being attacked.

We advance this opinion not knowing what Mr. Barton's motives were for this delay. He has commenced suit within the statutory time, however, and so no legal objection can be offered as to his apparent tardiness. There are some other claims connected with that election that ought to be ventilated. There are some names who ought to be exposed. There are some names who ought to be exposed. There are some names who ought to be exposed.

We hope this trial will develop the facts in the case. The parties defendant will have ample opportunity to show whether they had any justification for the attacks on the complainant, and he will be permitted to vindicate himself before the public, particularly the people of this city, among whom he expects to make his home and many of whom were prejudiced against him by the attacks of the "Tribune" in its editorial columns.

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A BILL TO REGULATE "HABER CORPUS."

CONGRESS will find it necessary to legislate for the Territories. We have seen that in order to regulate the power of Congress to regulate the Territories, Congress must have the power to regulate the Territories.

For instance, here in New Mexico, which has passed a law concerning the power of Congress to regulate the Territories, Congress must have the power to regulate the Territories.

Under the refuge of the court of last resort, Congress may, independent of the Territories, through the power of Congress to regulate the Territories, Congress must have the power to regulate the Territories.

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One of the most significant signs of the times is the gradual recognition of the power of the human Catholic Church. It is in a fair way to absorb the Protestant sect, which appear to be hopelessly affected by religious superstition.

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CIVIL LIST OF MONS.

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THE STRICKEN NATION.

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