

A law

teprese eif to think the troyed pate from

sumption of powers not vested in any Governor "of a Territory or a State, or in any other executive offleer in the Union. The question will naturally arise

FOUR O'CLOCK.

CIDED.

the Utah Delegate case:

lawyers in the House."

in the minds of those who have to the Governor comply with the law, of votes," and leave the House non if, as is claimed, it can be shown that he is an alien and cannot be that their whole scheme was a fraud. They did not want fair in-

by lies and strained technicalities. clamor on the "Mormon" question to postpone inquiry into the merits draw the salary in payment for their irregular proceedings.

The Butte Miner of a recent date has an article on the "Inviolability of Elections," from which we make a few extracts, as they relate directly to the present dispute:

upon which there have been fuller adjudications, or a better established line of precedents to give efficacy cession in a manner to render popular government a misnomer. The courts have been so sensitive on quences. these points as to hold that no irrequalified, and that the polls have teen regularly of ened, and he is not to be disfranchised through neglifew election boards so well informed as to comply strictly with the full requirements of an election statute. ther the election returns correctly represent the expression of the popu-

Bringing the subject to bear on the case now pending, the Miner says:

"There is probably no better set-tled principle of law than that the

can surities, yesterday.



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