

question have been elected, not only the earth? for certain terms which expire on necessary to show that in the event the very people who pretended to be of a failure to elect a successor to opposed to "one man power" are any of these offices, or of the failure of an elected successor to qualify to obtain it. This is one of the inaccording to law, the old incombent would hold over, this provision being plainly implied in the terms definplainly implied in the terms defin- long enough to please them, ing the tenure of the office. The neither will they reap as bonds of these officials would clearly continue in force also, being given with that contingent understanding, The bond covers the term of the office. For whatever time the officer It lasts while the term continues." And the term in each of the cases under consideration extends until a successor is elected and quali- ed and the temporary "one man fied.

Thurs 'sy.

their lot.

The failure of the August election, occurring through no-neglect or mal- the bill containing the antithere is nothing in the way to pre- again in the House for revent their lawful continuance in view of the Senate amendments, the positions they occupy, and the the non-necessity of the establishattempt to place these positions in ment of such arbitrary and dangerthe gift of the Governor, is simply a ous authority will be made plain, part of the plot which finds feeble and the shameful and needless adend designed. It only provided for the Governor in the matter of the a small part of what was expected. Delegate's certificate was well uners, if anything, worse than the peo- from prominent members of that ple against whom it was designed. body for his assumption and disre-But this movement in the Senate gard of his official oath, were more ment, although the power of ap- thing administered by the people pointment provided in the bill is but whom he insulted and defrauded. "a little brief authority." .We are of the opinion that the fory to place in the hands of the "eight" months tenure, as reported same individual whom many memin the dispatch, is a mistake of the bers of that body so strongly detelegrapher. An appointment for nounced, power which no one man eight months would expire on the ought to wield, be he ever so just 7th of May, 1883. There is no and unpartizan. election provided for at that Congress has done some queer time. The probability is, that things during the session now drawthe intended tenure of the appoint- ing to a close, and if this amendment is for three months, as that ment becomes law it will be one of would fill up the interim from the the queerest. We are of the opinion, August election till the November however, that ignorance of the exelection of this year. It is pessible igencies of the case is the cause that the figure 3 has been mistaken of the proposition to which the for 8. On the 7th day of November Senate has sesented, more than a It is quite likely that the intention ple of Utab. The law-makers know is to provided for supposed vacancies little of the facts and requirements (which however, as we have shown, of the case, the wireworkers do unwill not necessarily exist), from the destand but wilfally misre-7th of August till the 7th of Novem- present, and take advantage of ber, thus giving time for the Com- the ignorence of the powers missioners to reach Utah and make that be. The more the "Mormon their appointments of registration problem" is handled, the more it is Buston OW & and election officers, and so com- demonstrated that only by doing bine the election for territorial and extreme violence to the fundament-

Hoberis T Rock T Hall B J Revaolds M N Richards S W Hiter L Reynolds M Ruder J H Robinson J



WALKERS'

better.

S. WARNER, THOS. WOODLAND, THOS. BUDER, J. W. HUBBARD.

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FURNITURE