## NEW S FUBLIERED DAILY, SUNDATS SECEPTED, AS FOUR O'CLOCK. PRINTED AND PUBLISHED BY

THE DESERBT NEWS COMPANY.

CHARLES W. PENROSE, EDITOR.

Feb. 25, 1882.

This special joint committee of the Legislature appointed to draft a by requiring rolling in the naturalization of foreigners by requiring rolling in the setting forth ton. By specious rulings, invading even the boundless induct of the right ton. By specious rulings, invading even the boundless induct of the right before action is taken by Congress on the affairs of this Territory have prepared the following which was presented in the House by Mr. Pen-rose and unanimously adopted, and sent to the Council where it was also adopted: MEMORIAL. To the Honorable the Senate and House of Representatives of the United States of America in Con-

United States of America in Congress assembled:

We, your memorialists, the Legis-lative Assembly of the Territory of Utah, respectfully represent that in consequence of baseless rumors and monstrous exaggerations the people whom we represent have been placed in jeopardy, and are now threat-ened with the deprivation of the right of local self-government. Persons whose faim is to gain control of this now wealthy and prosperous Territory and manipulate its finan-ces, have succeeded in arousing the ire of the clergy, and through them the anger of many people against the large majority of the citizens of Utah, and thus a pressure has been brought to bear upon your Honor-able Body which shows its effects in proposed measures containing provisions utterly at variance with the fundamental principles of republican government, and which, while ostensibly aimed at the marriage relations of but a small portion of the people will, if carried into effect, deprive the whole Territory of the vested rights secured to it by the Organic Act, and the Constitution of the United States.

For many years the people of Utah have patiently endured the misrepresentations and slanders of unscrupulous persons who have located at different times in the Territory, and who from various unworthy motives, have formed them-

by ruling in the interest of deachery, prostitution and kindred for their per diem and other legd have ren

torial Courts and remanded the causes for new trial. Other government officials have endeavored to cripple and break up our co-operative, mercantile and in-dustrial institutions, by illegal im-position of revenue taxes to the amount of many thousands of dol-

and without support of law or precedent other than that established by the malice of bigotry and hatred; and when their incar-ceration has been by higher powers pronounced unlawful, unjust and cruel, the sufferers have remained without redress. Office to sustain the Constitution and laws of the country, have disre-garded their sacred obligations, and and laws of the country, have disre-garded their sacred obligations, and persistently arrayed themselves against the people whom they have been paid to serve, losing sight of law, justice and equity, and cften of humanity, they have frequently joined with scheming adventurers, whose greed for spoil has only been equaled by their malevolence, and in order to acquire influence have per-aistently misrepresented the opin-ions, aims and practices of the neo-

ions, aims and practices of the peo-ple. Thus have they succeeded in eda arousing jealousies and heartburn-ings of the flercest kind, and have rendered alien to each other those who ought to be bound together by fraternal affection.

Government officials, in many in selves into political and religious cliques, avowedly to represent the liberal and progressive element of the Territory, but really, as the his-tory of their transactions plainly

General was appealed to for military aid, while the militia of the Terri-tory were compalied to defend the homes of the people from the hos-tile encroachments of Indian who tile encroachments of Indian who the ferritory depending alone upon the will of the general govern-ment for the tenure of their offices, and for the amount and payment of their salaries have frequently obstructed justice by ruling in the interest of de-

\$40,000 instead of \$23,500, and yet the members and officers of the As-sembly have not received one dollar for their per diem and other leg-islative expenses of the session of d yeza- islative expenses of the session of LEGISLATIVE MEMORIAL TO CONGRESS.] The special joint committee of the

court insisted that the prisoners should be tried separately or in groups, according to their crimes. They are forbidden to speak or write to each other. While together in the docks, at first communication between the prisoners and counsel was forbidden. Even the public protecutor protested against this de-cision, which was ultimately with-drawn.

ners were very disorderly. At the trial of Nihilists to day the our co-operative, mercantile and in-dustrial institutions, by illegal im-position of revenue taxes to the amount of many thousands of dol-lars, requiring expensive suits at law for the recovery of the large sums extorted. Some of our most honored citizens have been im-prisoned upon trivial pretexts, and without support of law or precedent other than that established by the malice of bightry and hatred; and when their incar-ceration has been by higher powers pronounced unlawful, unjust and

### An Innocent Dynamite Flend.

ST. PETERSBURG, 25.—In the trial to-day, Isenneff declared he pre-pared the dynamite which was used in the mine at the Winter Palace, but did not know for what purpose it was intended. He was not connected with the mine under cost so much to establish, or to that glorious instrument which should the stone bridge. Merktloff said the guard the liberties of all people in corps of bomb throwers was organized in connection with the latter mine, including Michaeloff, Bar-denoff and Tetrierorka. Emanreloff And as in duty bound your me morialists will over pray, etc. made an important, disclosure, de-claring all the statements of the de-

The following resolution was of ceased Goldenberg were untrue, and that Melikoff, when at the head of affairs was in direct communication with the Nihilists through a lady. fered by Councilor Wells and adopt-

Resolved, The House concurring, that three duplicate copies of the Resolution be ordered enrolled, and that it be presented to be signed by the members and officers of both Tous

Councilor Caine moved the followng, which was also adopted: Resolved, The House concurring,

The *Telegraph* says there is no-thing astonishing in General Sko-beloff's speech. It only expresses the opinion of millions of Russians. Postmaster-General Howe decides

Lock boxes It is my bellef and the t he nev lief of the community that he never really believed that his mail matter had been tampered with, but he wanted to let his friends in the States know that he was not in sym-pathy with the "Mormons." If he did not kick up a little fuss when he hought he saw a chance, he mi lose an opportunity of actounding his friends and gaining a little cheap notoristy. He jumped into print some time ago over the matter. ident of the Three petitions were got the Postoffice Department at Wash-

that I was not una

one knows better than Mr. Cort

ington in my favor. The first was sent as soon as it become known there was a movem that on foot for my praying that I be A second retition was gotten up and largely signed after the appoint-ment of the new postmaster, deny-ing Mr. Cort's false statements and praying that I be reinstated, setting forth hew wall the post office had been conducted under my charge, and that I had the entire confidence of the community after

of the community, etc. The third petition was gotten up by some business men of the place. Not the alightest attention has been Not the alightest attention has been paid by the P. O. Department to these petitions, that we are aware of. The Presbylerian minister weighs against all the rest of the community and no questions asked. Here is the one man power in a lit-tile way, with a vengeance, but then you know it depends altogether whose ox is gored, seeing that I live in the back parts of Utah, 750 miles from Salt Lake City. I have been looking around lately to see if. I could discover any of these warlike preparations against the Govern-ment, that Rev. Sheldon Jackson told the people in the Central Presbyterian Church of New York City were going on in the back parts of Utah. I have been asking my friends about it, but they say it must be still further back. Yes; so far back that it never will be found only in the brains of the false orionly in the brains of the false ori-ginators.

ginators. Now here is an excellent opportu-nity for Mr. Cort, who calls himself "Truth Seeker." He can vindicate truth by rublishing a denial of Mr. Sheldon Jackson's statement to the people of New York, which Mr. Cort knows contains not a shadow of truth. Will any of the sectorian min-isters now sciourning in Utab refute sters now sojourning in Utah refute he false, statements that are being circulated against our people in the East and West at the present time? It is hardly to be expected that they will labor to tear down what they themselves, to a great extent, are responsible for exciting, but if they would do it, it would stand to their credit before God in time and eteruity. The Latter-day Saints have learned one lesson, "Man proposes,

tut God disposes." Therefore we hope to keep the faith, trust in God, and labor and wait for that happy time predicted,

W. C. McG.

MARCH 24 and 25, 1889.

LEAVITT'S

Our Star Register:

THE STOCK .TRANSFEE BOOKS OF this Institution will be CLOSED on March 1st, and RE-OPENED

ESTRAY NOTICE.

HAVE IN MY POBBESSION:

T. G. WEBBER, Sec'y and Treas.

nd in thi

Positively will appear with the beneficiary, Miss Neilie Colebrook, Miss Angle Parcello, Mr. J. S. Lindany, Mr. J. Committinge, Mr. H. Tayler, Mr. H. Tayler,

and a suppo. ting cast never before equa

Usual prices of admission. No extra charge br reserved seats. Box Office open Saturday, at 10 a.m. Order carriages at 10.4%

TELEVISE Y'LL BU TELEVISION CALLS OF CALLS

STOCKTAKING.

UR PATRONS WILL PLEASE RE

I Z. C. M. I. will be closed Tuesday next

the 28th ipstant, for the usual semi-annus

WANTED.

NOTICE

FIFTERS OF MENS' BOOTS AND SHOES, and Wax Thread Machinists wanted, at z C. M. L. Shoe Factory. Steady employ-ment to competent hands.

MARCH 15th, 18821

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success, and return any time within sixty outerey, and return any time within sixty is with stop-over privileges. \$62 50 for the round trip.

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ichets can be had of h. H. Tchottler, build Zion's Savings Bank, Fait Lake City, or Geo. H. Tr be, merchant, Ogden.

March Remember

IN THE MOOVE DATE THE MAGNE

till be served in the

Remember, March, the

MAN WHO UNDERSTANDS THE Building of Iron Blast Furnaces. Thomas Taylor, 14th Ward, City.

d70 3t 1ew

member that the several departments

WM. JENNINGS, Bupt-



shows, to vex and annoy the majori-ty of the people, and deprive them, it possible, of their civil, religious and political rights.

The executive and judicial powers of the Territory being vested in the of the Territory being vested in the hands of government appointees and the legislative trammeled by the absolute veto power of the [Governor, it is not difficult to realize how comparative-ly powerless the people have been when attempting to foster the in-terests of the Territory. While bearing all the burdens im-power under influences created by offences totally different from those alleged. Thus men have been pun-ished for the United States offense of polygamy, under the territorial laws against lewd and lascivious co-

While bearing all the burdens im-posed under influences created by officials wholly irresponsible to them, the people of Utah have waited, hoped and prayed for better things, under a government less like the colonial bondage to which their fathers were subjected, and more in harmony with true repub-lican institutions. When accused of exercising undue influences over the famala portion of the populaabitation; and the reason such habitation; and the reason such laws are not now upon our statute books is because prosecutions have been conducted under their pro-visions in cases to which they were never intended to apply and to which they were entirely foreign. They have designated our citizens as the scum and offscourings of the world, morally debased and physithe female portion of the popula tion, and the idea was advanced

tion, and the idea was advanced that if women in Utah were granted the right to vole, a remedy would at once be found, the Territorial Legis-lature promptly anticipated the pro-posed action of Congress, and passed an act conferring upon women in Utah, over 21 years of age, and with other proper qualifications, the elec-tive franchise. Again, when accus-ed of making the Church dominate the State, by permitting ecclesiasti-cal influence or priestly authority to assert influence at the polls by means of the marked ballot--which had been approved, and which many still believe to be the cheapest and best means of prevent-ing illegal votes-the Legislature enacted a law providing for the registration of voters, repealing all election laws requiring numbered or otherwise marked ballots and mak-ing them strictly secret. It has been frequently said and widely published that the affairs of the Territory are under the control of foreign born citizens; yet the present Legislative Assembly con-tains twenty-seven American-born and but nine naturalized citizens. We are accused of being opposed to education. Statistics demonstrate the contrary, and a Territorial to equal to that from which the entire revenue of the Territory is derived is annually assessed, collected and disburged exclusively for payment of school teachers in district schools, open to the children of all citizens.

ing them strictly secret. The registration law having failed open to the children of all citizens, irrespective of creed, color, or party, while in addition, a local option law permits a tax not exceeding two per cent. for general school purposes to be annually assessed in the district where the people so elect by popular vote. to change the vote of the people in favor of their accusers, Congress is now urged under pressure of public opinion incited by unscrupulous per-sons, to enact laws disfranchising in

this Territory many native born and other loyal citizens of the Republic. The fraudulent certificate issued by Utah's present Governor having thus far failed to disfranchise The country has rung with cries of "Mormon" atrocities and the Mountain Meadows Massacre is the people, Congress is asked to do what duplicity and unblushing fraud have failed to accomplish, and we call the attention of your Honorable Body ited as an instance. The truth is that no western Biate or Territory has been settled with so little haw-lessness and bloodshed, and so little expense to the Government, as Utab; and the shocking catastrophe alluded to, occurring in an Indian country, over three hundred miles from the capital of a Territory then without railroads or telegraphs, is no to the fact that previous to the pass-age of the anti-polygamy Act of 1862, there was no law in force, local or Congressional, against the marriage of plural wives in Utah. There are many persons who con-tracted plural marriages before that There are many persons who con-tracted plural marriages before that time, who have never violated thar statute, and who have remained un-molested in their family relations. They cannot be convicted of crime because they have broken no law, yet the legislation proposed to rour Honorable Body would dismanching them and deprive them of the in-allenable rights of difference while them and deprive them of the indeclare that all the reliable evidence ever adduced is entirely opposed to the popular belief. We court inves-tigation on this and other vile and lienable rights of citizens which. mit, is both unnecessary and . Under these cruel circun s the future can alone develo infamous slanders. We respectfully urge that while this Territory is deprived of any re-presentation in Congress, through

the act of

unhappy events may yet be one for a people so long subject-the evils growing out of usur-as and the abuse of power by rs of the General Government

officers of the General Government wholly irresponsible to the people. While reviewing the grievances which caused the revolutionary fa-thers to place on the altar their lives, their fortunes and their sacred honor as proof of the truths con-

tious manner annoyed, harassed and trammeled the people in the exer-cise of their political, religious and civil rights. They have taunted our that one thousand copies of Fostmaster-General Howe decides the Memorial to Congress, adopt-ed this day, be printed in pamphlet form, and that copies thereof be forwarded to the Presi-dent of the United States, each member of his cabinet, each Senator and Exercised entry of the Con-gressman must be on franked mat-ter. Senator Miller introduced a bill to-day appropriating \$175,000 for

best citizens with the charges of disloyalty, called them traitors to our country, reproached, insulted and incarcerated them under preand Representative and other gov-ernment officers and influential pertence of crimes repulsive and foreign to their nature, and have prosecuted others under laws enacted against

# THE UTAH CONTEST CASE.

WASHINGTON, 25.—After a session of about four hours on the Utah contested election case, the House com-mittee on elections, to-day, on mo-tion of Hazeltine, adopted the fol-

lowing: Resolved, That Allan G. Campbell is not entitled to a seat in this Conas the scum and offscourings of the world, morally debased and physi-cally corrupt; and yet drinking sa-loons, gambling dens, billiard halls and houses of assignation, harlots, libertines and prostitutes have been urged as a means best adapted for the "regeneration" and "Christian-izing" of Utah's people that they might better harmonize with "the civilization of the age." It has been from the age."

leclared vacant. The detail of the vote on the last The detail of the vote on the last two paragraphs of the resolution was as follows: Ayes: Calkins, Hazel-tine, Waite, Townsend, Ritchie, Rathebone, Miller, Jacobs, Paul, Beltzhoover, total 10. Nags: Ran-ney, Atherton, Davis, Jones, Moul-ton, total 5. The first paragraph declaring Campbell "not entitled to the seat" was unanimously adopt-id.

td. Substitutes for the second para-graph were offered by Moulton and Ranney, which in effect, set forth that Cannon's private character did not involve his disqualification to the office of delegate under the ex-listing statutes of law. The substi-tutes were rejected 10 to 5. Chairman Calkins was authorized to prepare a report on behalf of the majority. Each member will be re-quested to submit his views in

quested to submit his views in writing, to be printed and embodied in the district files for future refer-



"When the right and the might And the truth shall be, And come what there may, To stand in the way: 'I hat day the world shall see." Your Brother in the Gospel, WM, C. MCGREGOR.

to-day appropriating \$175,000 for prosecution of steam vessels for the P. S. I can solemnly say, and am willing to take oath of it before God, if required, that while I have been revenue marine, adapted for service in waters of the North Pacific.

BRIEF TELEGRAMS.

The ex-commissioner of the West-ern Trunk Lines Association, met P. M. of Parowan I have held every person's mail matter sacred, whether Mormons, Jews, or Gentiles, and no tampering has ever been done, as far as the duties of P. M. were THE UTAH CONTEST CASE. THE Judiciary Committee, by a two-thirds majority resolve to recom-mend to the House the rejection of both claimants: concerned, it made no difference to me what people were; the persons who assisted me in the post office are willing to make the same state-Western roads At Denver, in the trial of Charles ment.

At Denver, in the trial of Charles W. Stickney for the murder of M. T. Campan, which attracted wide interest, the jury to-day returned a verdict of not guilty, on account of insanity. Stickney Ailled Campan in a boarding house last May be-cause of criminal intimacy with Mrs. Stickney. The trial lasted claptices days. A number of prosti-SALT LAKE THEATRE THE EVERT Saturday OF THE EVERT Saturday SEASON! shown days. A number of promi-ent insanity exp is and others om the East in ...d for the de-Thursday Friday and Saturday

AN ACT "All-Star" Specialty Company AMENDING THE CHARTER OF

GRANTSVILLE CITY. DUDLEY McADOW, Manager. Section 1.—Be it enacted by overnor and Legislative Assem 137 Positively and indisputably the larg-est,most complete and talented GALAX Y OF STARS ever organized. The creme de la creme of the profession. Returning East after a fire weeks' engagement at the Bush-street Theatree San Francisco, to the biggest bush-ness ever done on the Pacific Coast. Houses packed to the doors.

of the Territory of Utah: That sec-tion thirteen of "An Act to incor-porate the city of Grantsville," ap-proved January 12, 1867, is hereby amended by inserting after the word "city," in the sixth line, the following words, to wit.: "The Jus-tice of the Peace shall have jurisdic-tion in all cases arising under the .THE FRENCH TROUPE DAVENE. tion in all cases arising under the ordinances of the corporation. Approved Feb. 25, 1882.



BONNIS RUNNELS, THE TWO BARNEYS Master Barney and Barney Monun, Admission as usual. Box office open i ale of secured seats on Wednesday March to extra charge for resorves. W. J. CHAPPELLE, Gen'l Ag't.

Attest: My hand and the Great Seal of this Territory of Utah, the 25th day of February, A. D., 1882. NOTICE Z. C. M. I., SALT LAKE CITY, Utab, Feb. 25, 1882.

PAROWAN, Feb. 15, 1882.

in two. Flint Giass Fire. WHEELING, 24.—The filnt glass manufactory of Hobbs, Brockaier & Co., was almost totally destroyed by fire to-night. Loss \$40,000, insur-ance \$18,000. This was one of the largest factories of the kind in the Country, 400 persons are temporarily hay HORSE, white face, gines oyas, three years old, brand resembling J op

on April 6th, next.

d81 1w

IN OUR Goods Departm' Dress WE HAVE BLACK AND COLORED CASHMERE, ALPACAS, TAMISE CLOTH, PLAIDS, STRIPES,

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