ing the age at which majori y shall EVENING NEWS

AT FOUR O'CLOCK.

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CHARLES W. PENROSE, EDITOR.

Wednesday, . Feb. 25, 1883.

SCHOOL TAX ASSESSMENT.

WE are in receipt of the annexed

communication: SOUTH HOOPER, Davis Co, February 26th, 1884.

Editor Deservet Neuros

Sir-Will you please inform your readers through the NEWS if it is slegal for those not registered to yote for or against a special school ax, and oblige the trustees of the 6th School District of Davis Counthat women may vote, and that

Yours, etc., EDWIN PARKER, Trustee. among other qualifications they must No. it is not illegal. The law probe twenty-one years of age. Nothing vides that a special tax, not to exis said in the latter law about deed two per cent. in one one year, "majority." The word is not may be assessed and collected for used in it. The definite minimum any school purposes, as shall be de cided by a two-thirds majority vote What legitimate connection can be of the property tax-payers resident in the district. It should be ob-

served that those who vote on the tax must not only be property tax- has no bearing or effect upon the bayers but residents of the district, other. and that there must be a two-thirds majority vote of such persons who

are present at- the meeting, called by a notice given ten days previously by the trustees, and either adverleed three times in some newspaper published in the county and having general circulation therein, or posted in three public places in the district. It must also be borne in mind that if the tax is for the payment of teachers, the property of non-residents cannot be taxed. If the tax is for the building, repairing

or furnishing of school houses, such property can be taxed as well as the property of residents.

Some confusion of mind on this uestion occurs in consequence of the provision of law in regard to the election of school trustees. That is different from the voting on a different from the voting on a prohibits it. But to make the mat-special school tax. Only registered voters can vote at a meeting called for the nurnar of electing a school istration Act of this Territory. Unfor the purpose of electing a school trustee.

If there be any dispute as to the years of age. meeting duly called for deciding that it is followed

of making legal centracts, has nothing whatever to do with the law naszed eighteen years next financial year. afterwards providing that one of the qualifications of a woman voter shall be that she must be of voter shall be that sie must be of the age of twenty-one years. Tech-nically the *Inter-Ocean* has quoted the woman suffrage law as it ap-pears on the statute book; actually and morally it has falsefied the re-cord by adding to it something that cord by adding to it something that

reached for the purpose

cord by adding to it something that does not belong there in any sense or for any purpose, and which was 000; Cleveland Paper Company, \$3\$,000. Taylor says the debts of vey an impression contrary to the intent of the law and contrary to the practice. And new letter contrary to the law and contrary to attached by the Inter Ocean to con-

Railroad Wreek. And now let us contrast the bear ings of the two enactments. The

DALLAS, Tex., 28.-Eight cars of lumber on the Texas Pacific were law of 1852 provides that for the wrecked west of this city, and one purpose of making valid contracts, man reported killed and two minors shall reach their majority by wounded marriage. The law of 1870 provides Drownod

PALMYRA, Mo., 28 .- Mrs. B. Ca vert, of Warren township, was drowned in attempting to cross North River on horseback.

Daley Shot Dead. COLUMBIA, Mo., 28.-Edward Daley, farmer and iather of a large family, was shot and killed by Mrs. age of a woman voter is stated. Sarah l'earson, at the residence of the latter. Daley had formerly been a visitor at her house and a claimed for the two enactments? damage suit for \$5,000 was a few months ago instigated against him by Mrs. Pearson for an alleged as-None whatever. They are for separate and distinct purposes, and one sault committed during one of his visits. Since that time the parties

But we are asked to state whether have been on unfriendly terms. "Mormon women under age have Another Railroad Elot in Chicago ever voted in Utah?" And we are CHICAGO, 28.-A riotous demon stration, more serious than that re-ported in these dispatches as having occurred a few nights ago, was made upon the Chicago & Evanston Rail-road last night. About midnight a told that "if not, it is easy to say so." Indeed. Could the editor of the Inter-Ocean answer the question, have any "Gentile" male persons voted under sge in Chicago? If band of 300 men fally organized marched up Southport Avenue to so, he must be very familiar with Fullerton Avenue. They were the birth and doings of a great many equipped with crowbars, jimmles, pickaxes, and under the direc-tion of chosen leaders, proceeded to people whom he has never met. We can answer the question truthear up the track. Five hundred fully in this way: So far as we are feet of rails were torn up and twisted aware there has been no such votout of shape. The ties and roadbed were completely destroyed for that ing. But if there has been, it was contrary to the law and to the gen- distance. The police had expected a rlot but the mob, by stratagem, had deceived the officers as to the time and place. When the latter arrived, the riotors formed in line eral understanding. The point in dispute is the law, not its violation. The Inter-Ocean tried to make it appear that the law allows voting and marched some distance in an orderly manner, and then dispersed. by minor women, whereas the law No arrests were made.

ock of Buildings Barned. LEXINGTON, Ky., 28. - A fire broke out in Paris last night, in a der that, no woman can vote unless she swears that she is twenty-one

resident of the district, present at a the law be made? We think that it is followed "implicitly, office, James Z. Croxton's notion the Bible authorizes, and a people

affirmative giving several quotations from both the Old and New Testacommittee of the Board of Super visors have decided to dispense with all the street lamps and recommend a two months' vacation of the court, and to reduce the expenses in the offices of clerk and sheriff until the ments justifying its practice. He replied, that were it not for poly-gamy, the christian world, he felt confident, would gladly receive us within the pale of christian ortho-doxy, but that this principle, even with the Bible evidences and exam-Geo, H. Taylor & Co. CHICAGO, 28 .- Geo. H. Taylor &

ples in its favor, was too much for them to accept. It did not occur to him that the rule of so-called christian ethics that excluded us from tian ethics that excluded us from the pale of Christianity also ex-cluded those great and good man, Abraham, Jacob, Moses, Aaron, Joshua, David, Solomon, and in fact nearly all the holy patriarchs and prophets and the entire Jewish people as a nation, even to the days of Christ. In other words, that the writers of the "law and that the writers of the "law and the testimony" and the nation through whom it came to us by the voice of inspiration of God are, in consequence of their polygamous customs and practices, also excluded from the philanthropic brotherhood of modern Christianity. Oh, how inconsistent and self-important has satisfaction. If you are afflict-

this self-righteous generation be-come! They build the fabric of thair religious faith upon the Bible, yet they stigmatize its inspired au-thors and its great men by this rule ed, try it. of modern ethics as among the outcasts of the earth and beyond the pale both of civilization and of their Christian religion. They expect when they get to heaven to go to the bosom of Father Abraham; yet they will not fellowship him, or countenance his practices while up-

on the earth. They speak in eloquence and sing in praise of Joseph, Jacob's son, the child of promise; yet they stigmatize him as a bastaro because he was the son of Rachel, the second wife. They speak in glowing terms of the goodness and wisdom of Solomon; yet, were he living to-day he also would be sublect to a similar denunciation. They pretend to believe in the Bible, which says, Deut. 23rd, 22: "A bas-tard shall not enter the congregations of the Lord, even to his tenth generation." Yet this Solomon who, by their rule of Christian morals would not only be a bastard, but a gross adulterer, a crime punishable by the laws of his own kingdom by ceath, was of all his progenitors accounted worthy to build a temple to the "Most High God," and not only to build it, but to dedicate it; to not only administer before the "congregation," but to stand before the Lord and to be the means through whom (by mighty faith and prayer) the power of God rested upon that holy edifice, in the form of a cloud by day and a pillar

of fire by night, and in which hosts i of holy angels appeared, and fire came down from heaven to light the holy offering upon the sacred altar. Modern Christianity can count its adulterers and fornicators by the barber shop; origin unknown; the million, and its bastards by the whole block was destroyed. The hundreds of thousands, yet scarcely Presbyterian church was the only ever is a Christian sermon devoted

THE WASATCH WOOLEN MILLS, SIT-

FOR SALE OR LEASE.



upon a school tax, the oath of such person, or his tax receipt for the past year, or a copy of the tax list showing that such person owns taxable property in the district, is suf-ficient evid nce in law as to his right to vote.

The trustees should remember answered to the contrary in the pubthat under the amendments to the llo prints, and the Central Commitschool law made in 1982, they are tes of the People's Party have giv. required to file with the County Superintendent, within ten days on this and other points of isw in after a meeting held for the assessment of a school tax, a copy of the the Inter Ocean in reference to it is notice of said meeting and also a an error, the source from which it copy of the minutes thereof, to be derived its supposed information was wilful and deliberate falsehood. kept on file by the Superintendent, subject to the inspection of any Now as to its insistence that the member or tax-payer of the district. proposition to disfranchise the wom

THE "INTER-OCEAN'S" GREAT MISTAKE.

A SHORT time ago we replied to plural wives. To disfranchise the some errors which appeared in an present voters, then, exunot be a editorial in the Chicago Inter-Ocean movement against polygamy, and concerning the election laws of must be against woman suffrage and Utah. The Woman Suffrage As- that alone. The Edmunds law was sociation was ridiculed by the Chi-cago paper for objecting ito the dis-it discreted against polygamy, in that it disfranchised both men and womment of the women of ed practically connected therewith. Utah, the Inter-Occan taking the But the new Edmunds bill proposes ground that the proposed legislation to disfranchise the women who are was aimed against polygamy. We not in polygamy, and does not propose proved that this was a mistake, be- to disiranchise the non-polygamic proved that this was a mistake, be-cause under the Edmunds law all polygamists, both male and female, and including every person who had at any time lived in the polygamic relation were already prevented from voting, and therefore the pro-posed abolition of woman suffrage in Utah was almed against women in the provented with roly. not personally connected with poly- pectfully ask that it will put this matter right before its readers, and gamy.

The Inter-Ocean made some as- not suffer the mistakes into which it sertions in regard to the Utah wo- has fallen, further to deceive that man suffrage law which we showed considerable portion of the public were incorrect. For instance, it ad- which is influenced by its utter ded to it a section of an altogether ances.

different law, passed eighteen years previously, the object being to make it appear that women under twenty-one years of age could vote in Utah, providing only that they were married. We pointed out this unfair and erroneous method of sasault, and explained the true status of the law.

Now comes the Inter-Occan with an answer to the NEWS, and says: We quoted the territorial suffrage "We give the statement for what

"We give the statement for what it is worth, remarking that it has been asserted time and time again that hundreds of Mormon women have voted under cover of the clause, 'All minors obtain their ma-jority by marriage.' We say the NEWS if these statements are true? Have Mormon women under age ever voted in Utah? If not it will be easy to say so."

We have every reason to believe that women in Utah do not attempt to register or vote, whether they are married or single, if under twenty-one years of age. The question has war whether they had to register or vote, whether they are married or single, if under twenty-one years of age. The question has to register or vote, whether they are married or single, if under twenty-one years of age. The question has to register or vote, whether they are married or single, if under twenty-one years of age. The question has they can be between \$75,000 and \$100,000. War on the Dredgers. Non the Baints and a few strangers at South-Saints and a few strangers at Southstore, John T. Nesbitt's grocery whom it fully justifies in all the

NORFOLK, Va., 28. - Governor the right to do so, and invariably Cameron starts to-night with steam-ers and a large military force against town would not rent us a public hall the illegal oyster-dredgers.

> Longfellow. BOSTON, 28 .- The Longfellow me norial association re-elected James Russell Lowell precident, and ac-cepted from the family a strip of land in front of his late residence whereon to erect a statue.

> > FOREIGN. LATEST TRABS.ATLANTIC DISPATCHES.

en of Utah is "against polygamy and Arrested not against woman suffrage." No PARIS, 28.-Frank Byrne, impliwomen are now permitted to vote in Utah who are or ever have been

is one of extradition.

Reform Teronto, 28.-There was a general had recently started a new sect un-election in the province of Ontario der very peculiar, and certainly election in the province of Ontario der very peculiar, and Certainly yesterday, in 78 constituencies. At midnight the returns indicated a reform government. Oliver Mowatt, Premier, carried 47 States; the oppo-sition 36.

Salver Wedding Celebration. Berlin, 28.—The silver wedding festivities of the Crown Prince and Paincess, which were postponed at the time of the anniversary of the wedding on account of the death of Prince Charles, are taking place to-day. The streets are thronged with people and busta of the Crown Prince and Princess are being ex-hibited at various points. The city will be illuminated to-night. The Emperor William paid a visit to the Duke and Duchess of Edin-burgh. THE RAILEOAD ROBBERS! THEY PDEAD GUILTY AND ARE SENTENCED TO TERMS OF Sliver Wedding Colebration.

ENTENCED TO TERMS OF IMPRISONMENT. BY TELEGRAPH FRE WERTERS UNION TELEGRAPH LINE.

AMERICAN. LATEST BY LIGHTSING. Earthquake [Accompanied an Enormous Motoor.

"Frank Hawley, Frank Francis, Norwich, Conn., 28.-This diy-was startled by an earthquake shak-ing the buildings alarmingly. It insted from 8 to 5 seconds and was

were each sentenced to fif-

teen years, in the Carson Peniten-tiary, the term to date from the time The Shock has Shaken Rhode

PROVIDENCE, R. I., 28.—There was an earthquake shock at New port last evening which was very generally felt, numbers of panes of glass were broken in that vicinity; meantime the Hill House at Stone-bridge and house at Stone-bridge at the store the store the store at an an obtain a bridge at a bould at a bouse state at a bould at a bould at a bould at a bould a

Mill. The main building is two and a half stories, rook, with large frame dye house and finishing rooms sitached. Good water power; machinery in first class running order. Forty-six (46) acres good land, with teams house, etc. For further information apply to A. O. SMOOT, Provo City, Or JOHN SHARP, or R. T. BURTON, d sw 2 w Salt Lake City.

ampton on the Monday night, but

W. HULBERT, we were compelled to meet in a CARPET WEAVER

private house; but the purposes of the Lord were fully subserved in this humble place, for after the meeting all the strangers present, seven in number, handed in their R EMOVED FROM NEAR THE THEATRE Carpets wove strong and durable. Eag Car-pets for sale. Particular attention paid to Ladies having their own rags wove up. Warp found at the same price as at storo. Country orders promptly attended to. d 79 2w swim names for baptism. We had an excellent meeting-

house at Southampton a year or so ago, but through a little hypocrisy and subteringe the Saints were in-WM. COOK

duced to surrender it, and since then have been unable to obtain another **Contractor and Builder.** The circumstances briefly

60, BEAVER STREET, NEW YORK, P. O. BOX, SOC.

Street, New York City, on Wednesday, Street, New York City, on Wednesday, Th day of March, 1883, between the hours 10 o'clock a.m. and 12 m. Transfer books will be closed on the 23th

TREES! TREES

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L. D. BECK. Se

ebruary, at 3 p.m.

477 2

told are as follows: The proprietor of the hall notified the President of PARIS, 28.—Frank Byrne, impli-cated by informer Carey in the as-sassinations in Ireland, was arrested here. He denied any political rela-tions with Carey. The Minister of the Interior will consider if the case is one of extradition.

most elegant manner, and rented it to one of his Christian brothers who Parley's Park Silver Mining Co. THE ANNUAL MEETING OF THE Stockholders of the Parley's Park Silver fining Company, for the election of a Board of Trustees and and the transaction of anols ther business as may be presented, will be ald at the office of the company, 80, Beaver

called "The Church of God," and while the latter was making a tour

SEED POTATOES. WE WILL BE ABLE TO FURNISH THI trade and public with the Mammod carl and Beauty of Hebron, potatoes. Ap his forgiveness for what had occur-red. The object of this letter was thought to be two-fold, namely: to disarm the husbands, wrathist him,

By courtesy of Dr. Benedict we are enabled to publish the following dispatch received by him to day, from Captain Deal, the C. P. R. R. detective, and dated at Elko, Ne-vada: **U. S. STANDARD SCALES!** CHICAGO SCALE CO blished in the news "Frank Hawley, Frank Francis, Ormus B. Nay, Sylvester Earl and Ras. Anderson were taken into court to-day and plead guilty to the MANUFACTURE MORE THAN 300 Different Varieties attempted robbery of the C. P. train at Montello Station. They waived the time for sentence. Hawley, Fraucis and Nay. merflock, or a portion of theory built THE BEST QUALITY AT LOWEST Nay. mer flock, or a portion of them; hall paid for during out occupancy, was rented to him; most of his former tiary, the term to date from the time congregation and many more rallied of their arrival at the State prison. around him, and to day he has the

101101

CLOSING OUT ! S. J. LYNN, Balt Lake 1 pose of 73,000 COEDS OF GIBB SUBSTANTIAL BUILDING ROCE. SUBSTANTIAL BUILDING ROCE. Suther as his guarry, porth of the Warm Springs, or delivered in guantities to suit pur-61m I. H. VAN NATTA. IAS. THOMS N. O. J. THOMSON FOR SALE!

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