VOL. XV.

SALT LAKE CITY, UTAH TERRITORY, SATURDAY EVENING, APRIL 29, 1882.

NO. 135.

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UTAH CONTESTED ELECTION CASE.

Mr. Thompson, of Iowa. In the time I have had the honor to occupy a seat in this body I have usually contented myself with casting my vote either for or against such measures as were under consideration. I certainly have had no ambition at any time or under any circumstances

moment, either through himself or his friends, made a denial of the fact that he had continually lived, that he was to-day living, and that was living in open violation of laws that had been passed by the Congress, in one body of which he sought a seat. Now, I wish to call attention particularly to the fact that such a statement has never that the fact that such a statement has never that such a statement has never that there was a certain tabulated statement which some often the committee; the had no opportunity to the law requires, you strike it out and the certificate must stand as a warrant entition of them, and who would not be satisfied if they had fifty just about the day of election. These fraudulent votes claim to central the majority of them, and who would not be satisfied if they had fifty just about the day of election. These fraudulent votes claim to central the must stand as a warrant entition print of them, and who would not be satisfied if they had fifty just about the day of election. These fraudulent votes claim to central the must stand as a warrant entition of them, and who have more than one wife, the majority of them, and who if the majority of them, and who is well as unde testimony how it came into the and seal of the secretary of that my friend from Pennsylvania (Mr. Belizhoover) has stated them exactly as they occurred, but I believe he did not have the evidence before

During this investigation, in Jun 1881, and after the time had expire or taking testimony, these parties that such testimony as each might desire to take on the question at is-sue might be taken irrespective of the fact that the time for taking testimony had expired. The conse-quence was that a portion of the res-timony was then taken, and among others there was called, as a witness on the part of the contestant Angus M. Cannon. In his examination he was asked as to the peculiar beof wives that he then had; and beaking of any further testtimony upon that point being thus obviated, the committee proceeded upon that admission; and we did right in doing

Cannon is entitled to a seat here, have always been in accord with the committee on that question, as I am now. But I go further and in-sist that while Mr. Cannon is not to this branch of the case I propose

first discussed at all I have heard re-peated allusions to the number of

THE PERSON NAMED OF THE PE

I certainly have had no ambition at any time or under any circumstances to persistently and continually seek a place upon the records of the debates of this House. As I before a single the continually seek a place upon the records of the debates of this House. As I before a single the continually seek a place upon the records of the debates of this House. As I before a single the continually seek a place upon the records of the debates of this House. As I before a single the continually seek a place upon the records of the debates of this House. As I before a single the continual to the continu

absolutely not the case. I say this: that the evidence itself establishes he fact that long after this contest ceived what purported to be a tabu-lated statement of the votes cast at that election, certified to by the Secretary of the Territory and brought here—not to the committee on elections; for I assert here and now that paper never was in the Its way into the committee room until the 6th day of February 1882, more than two months after this

was brought here for a very differ-it purpose, and that it served that nctions of Congress. He assumed the functions of a court. In viola-tion of his oath and in violation of the law he placed the name of Mr. Cannon upon the roll and gave him that position which enabled him to claim both his seat and his pay until after the organization of this House,

That, Mr. Speaker, was the purose of having that tabulated state ment, and that was the purpose for which it was used. It was never among the papers referred by the onsider it for any purpose what-ver as a part of the history of this

say that he has had no opportunity of spresenting the facts, the true facts in his case, because you have positively denied him the right to do so. How many votes his opponent received that were unlawful and illegal there has been no opportunity of showing. It could only be to-day exactly in this position, that Mr. Campbell asserts one thing which is denied upon the other hand, Will it be denied that Mr. Campbell was in a position where he could take no evidence until he was otified by the other party to prowas his duty to wait until Mr. Canon had gone on and taken his tesmony, and notified him, so that he could be present to hear it and cross-examine the witnesses; and I repeat, that from that time to the sent there has been no scintilla evidence taken to establish the right of Mr. Campbell and no op-portunity given him to present that evidence before this Congress that

uld substantiate his claim, and I defy any man on this floor or els where to show that there has been Again, sir, I take it that we will go upon the supposition, in this case at all events the presumption is, that the officers of the Territory did their duty; and that presumptio will be taken as true until the con igation as will establish its unlaw-ullness before you can say he shall not have his seat.

votes cast for the two candidates at the election held in Utah on the 2d of November, 1880. I want to ask those who are in favor of seating these who are in favor of seating authority, of Madam Rumor, but Campbell, having received the large did so expecting to receive of November, 1890. I want to ask those who are in favor of sesting. Mr. Cannon where under heaven they get any evidence of that voted in the anthority of maddam Ramor, but upon the authority of maddam Ramor, but upon the authority of maddam Ramor, but upon the substitute of the committee who are to follow me in oppositions to the position I am taking, where at any time and under what discumstances have you found any evidence that Mr. Campbell received the largest number of the case. The contestee had a right to be present and care in the case. The contestee had a right to say that the attainent was not the best evidence and deray the had a right to say that the attainent was not the best evidence and deray to the conservation of the prevent of the general to itself, is as much the creature of nature in the taking of testimony as any juniteed the peace in this broad hand; that outside of the statute the committee cannot live, or move, or have its being. Now it turn to seek the outside of the statute the committee cannot live, or move, or have its being. Now it turn to seek the outside of the statute to the seed of the statute of lifes, and I read:

See Es. The party desiring to take a deposition under the provisions of this case, the man to his seat, and investigation into the legality of very ballot cast as well as the quiltiest to demand in westigation into the legality of very subject that the antitute provides. Every argument is the interest and investigation into the legality of very thing that the committee cannot live, or move, or have its being not one of the testimon of each elector; and excellent so when we find the right to demand and investigation of the votes cast in providing that the constituence of the provisions of this case, the next of the constituence of the provisions of the case of the constituence of the provisions of the constituence of the provisions of the constituence of the provision of the constituence of the provision of the constituence of the constituence of the provision of the c

February 12, 1870, section 43, chapter 2, and reads as follows:

That every woman of the age of twentyone years who has resided in the Territory
six monlist next preceding any general electean, born or naturalized in the United States,
or who is a wife or daughter of a native-born
or maturalized elizaber of the United States,
shall be smitted to vote at any election in
this Territorr.

Now, under this law two-thirds,
it is admitted and the evidences

have shown his right to the teat, if
his right alone rested upon that
charge. But the question has been
raised as to the fact that this certificate contained more than the law
required. Now, admitting that
there is more in it than the law requires, I propose to show that that
contained more than the law
required. Now, admitting that
there is more in it than the law requires, I propose to show that that
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required. Now, admitting that
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there is more in it than the law requires, I propose to show that that
contained as to the fact that this certificate contained more than the law
required. Now, admitting that
there is more in it than the law requires, I propose to show that there
is and upon that point is the centre of the cent

which will cover this very poin which have always been law, and

"The remainder of the certificate is to be rejected as surplusage." Can there be any mistake as to the exact and technical meaning of that lan-

that certificate, and after striking from it every objectionable feature, would not admit that Mr. Campbell upon its face presented an unqualiyou are sure to get in the young to get them. You have taken the power to naturalize citizens from the power to naturalize citizens from the such as the law requires. If there such as the law requires, more than the law requires, you strike it out and the certificate must stand as a war-ant entitling him to the seat. Now, and entitling him to the seat. Now, and entitling him to the seat. there unchallenged as the honest legal act of the only officer in this nation who could give that certifi-

> and in violation of the law, I have test then and there settled. I have But it did not happen to be the

statement which they claim is evidence' was never attempted to be used by him, and if offered it could not have been legally passed upon by the committee on the reason that it was not taken as evidence in the care submitted to government that its people, where-ever they are, whether in districts,

every one of them is entitled to re

pre-entation; and you have given your emphatic approval to that doe trine by declaring that each and every Territory in this country shall be entitled to prepresentation and to send a Delegate here.

But we have the authority, you But we have the authority, you say, to refuse that Delegate a seat. Yes, you have the authority if you have a sufficient number of voters. But have you the legal right to deprive this Territory of representation simply because you have the numbers to do it with? Have you the right to say they shall not be represented? If a Delegate comes here bringing a legal certificate if

say to each one of you who holds up his hands in holy horror at this crime that he is entitled to your votes He has made this contest in good faith. He has callenged and dared them to meet it, and they have no met it, but have failed in every particular. The certificate held by her comparison of the contest in the conte particular. The certificate held by Mr. Campbell, I say, stands to-day clear as a sunbeam; and gives him the right that is given to every Delegate who comes here armed with that certificate to a seat in this House, to debate but not to vote. And I trust that such will be the decision of the House in this case. I yield the balance of my time to the gentleman from Kansas, [Mr. Hastell.]

When all with one accord given taneous testimony in favor benefit, and was considerably surprised to feel somewhat easier after the first application. The use of paly one-third of a bottle perfectly cured me. From a state of complete help-lessess, I am now just as alrong and healthy as over, and gladly give all the praise to that wonderful remedy, St. Jacobs Oil

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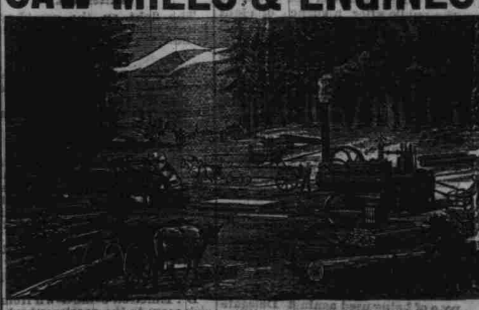
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