EVENING NEWS Published Dally, Sundays Bat AT FOUR O'GLOCE.

RINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Thursday, - - Sept. 14, 1882. TO CITIZENS WHO HAVE NOT REGISTERED.

CITIZENS of the People's Party de not be deceived by minors that the registration will be prolonged after the present week. These are circulated to throw you off your guard Lot all who have not registered and who are eligible be sure to appear and take the oath before Eaturday evening. The law provides that the revision shall take plars "during the week commencing the second Monday in September." It is open to argument whether or not there can be any legal continuance of the registration after this week. But there has been no order or rule pretending to authorize it, therefore no dependance should be placed upon the report. Regulter at once and don't delay.

THE CASES NOW PENDING.

THA People's Party have not objected to a judicial investigation of the validity of the woman's suffrage law of the Territory, neither has this paper uttered a syllable sgainst it. What we have opposed and criticiled is the trick resorted to by the so called "Liberals" by which they expected to get anap judgement on this question. The scheme which was concocted by persons who ought to be too highminded to stoop 'to such chicanery was to obtain an adverse decision to an application for a mandamus, and thus prevent investigation and block out full inquiry into the merits of the case.

This was the dodge resorted to at Ogden. The complainant, the attorney appearaing for her and all the parties, plaintiff were as much desirious of having the application denied as were the defendant, his attorney and the persons who the officers appointed to attend to this plotted the scheme. It was a pretence, a transparent fraud, a The pretence that anything of the

resorted to by the malodorous Regis-trar of Weber County. The object of this trickery ought to be known. It is simply this: The "Liberals" of Ogden, uzable to gain control of municipal affairs by fair voting, have laid themselves out to capture the city by fraud. If the People's Party voters can be kept tack from registration during this week, the chemers think they can register enough names to make a majority in the municipal election next February. That is the sum and sub-

clause of the section, and the con-tents of the section following refer-red to in that clause, viz, "Subject, nevertheless, to the limitations spe-cified in the next section." That stance of the plot. If assistance canwas added to the section which denot be obtained from the Commissionfined the qualifications of voters at ers to defeat this infamy, other legal means must be adopted to secure the first election. It might be supposed from a bare reading of that section, and this conthe rights of the majority. But in view of the statement of those gencluding clause, that in the next section there would be some qualifitlemen in their official report, it apcation, some restrictions upon the right to vote at the first election; pears to us that the people of Ogdan may look to them confidently for re that would be the natural reading of it. But when they came to read the section 1880, there was not any allu-

However, the business of the Commission, as understood by the sion at all to the qualifications of voters at the first election; there members thereof, relates not to was no limitation on the right to questions of parties or candidates, vote and hold office so absolutely but to securing so far as possible a fair registration and an impartially conducted election under the law. granted in section 1859. But the next section applic 1 exclusively to subsequent elections, and to the power of the Ligislative As-This is all we want. But this is what certain parties in Ogden and sembly to define the qualifications of voters and of gersons to hold elsewhere are determined the Peofice. Now what must be the force ple shall not have. Let the live men and effect of adding that clause for the purpose followed by such a sec-tion-to the section which applied exclusively to the first election? of the People's Party see to it that fraud and trickery are not permitted

to prevail. A FALSE ACCUSATION.

business until the present week.

drees. They say:

fact.

Some of our opponents attempt to justify the shabby tricks resorted to by parsons on their side, by claiming point and continued by saying that that the People's Party have done the meaning of those authorities that the People's Party have done such things against them in times past. This is certainly untrue and with out a shadow of foundation in four foundation in of that statute is used advicely for

fact. Ample opportunities have been some effect, and that the intention of the Lagislature could not be car-afforded to every citizen ricd out without giving effect to every word and clause in it. Now without regard to creed, party with that rule he invited their or degree to register according to Honors' attention to the necessary law. The statute placed it within effect of the words, "Subject, never thele's, to the limitations specified the power of every one, male and female, who desired to do so, to have in the next section." What is there their names placed on the registry in the section,1859 that is made subject to the provisions of the lists. If the assessor failed in any next section? cases to call upon them at their find that out in order to be abla to give force and effect to that residences, the way was open to have the omlesion rectified. There is no authentic care of a person being denied or obstructed in registration by

struction on the other, is the trick to become citizens in any Territory ritt followed on behalf of the Peo-resorted to by the malodorous Regis-trar of Weber County. The object tual residents of such Territory at hour at which they finished, we withhold their remarks until to-The arguments must close

clock, the court having limited. to the limitations specified in the next section." That section, the Judge contended, referred only to the first election, and it stated who might vote at that election. And what was important in support of his position was the concluding his position was the concluding Governor.

BY TELEGRAPH

PER WRITERS UNION SELECTAPE LEVE

AMERICAN.

LATEST TELEGRAPHIC DIS PATCHES.

The Best Double Time on Record

CHICAGO, 14 .- A Hartford spacia rsys: The Vanderbilt pair, "Early Rose" and "Aldine," made a mile yesterday, over the Charter Oak course, in 2.162, without a skip or a break. The best time on record.

The republicans of the Nintcenth The republicans of the Ninteenth District, at Mount Vernon, nomin-ated George C. Ross for Congress. At Rood House, Ilinois, a small number of people from vari-ous parts of the Tweifth Congres-sional District, yesterday nominated as prohibition candidate, Rev. P. R. Miner. It is claimed that this is an apti. Singlaton movement. anti-Singleton movement.

Stolen Bonds.

Now, it was a well known rule of further construction of statutes, that CHICAGO, 14. - A Lesvenworth every part of it, every word of it. first time, to-day, that on the 5th was to have a meaning. The auinst 19 \$1,000 bonds of Leavenworth thorities upon that subject were City and Fort Leavenworth Water very numerous. The Judge refer-Power were stolen from Adams Express Co., as they were in transit from Donell, Lawson & Simpson, of New York to the Massachuzetts red to one or two authorities en this was, that in reading a statute the court must regard all the clauses in Mutual Life Company of Springfield.

The court must

They were stolen in Springfield the loss falls on Adams Expres Co. No clue to the thieves.

> FOREIGN. ATEST FROM THE SEAT O WAR.

IT IS FINISHED.

The Battle of Tel-al-Mabie a Dec ive Blow. The Dominion of the Khedive Established.

Fonce at the Pyramids,

LONDON, 14 .- General Wood teleclause. Now, there was something in that section that was subject to raphs the war office, from Alexandila, to-day, as follows: An officer from Kafir-al-Dwar has the limitations specified in the next section. The right to vote at the first election was not subject to this provision. Why? Because the next section was expressly confined to the Khedive. They have given burlesque on law, a disgrace to all kind has ever occurred, cannot be all subsequent elections, however, ask me to re-open the telegraph all subsequent elections, however, lines. They state that their army in any Territory herearter organized lines. They state that their army subsequent elections, namely; "At orders to open the canal dam and liss stopped all hestilities Flag of Truce. Alexandria, 14. - Toulba Pasha has just sent in a flag of truce offer-ing to surrender. Gen. Wood has telegraphed to Gen. Wolseley for instructions. A deputation from Cairo is at Kafir-el-Dwar, waiting to come in. The enemy have opened the her loss. canal and the water is coming down rapidly. Orders have been issued that the dyke at Meeks into Lake Marcotis be closed. da S. Childs. The conditions of surren ler are ot yet known. The general opinion here is that the natives will de-28th year. liver up Arabi Pasha to the British. The British troops have been ordere to hold them elves in readiness to take possession of Kafir-el-Dwar.

boy named Christian Alfson. This boy named this and as he says that is entirely false, and as he says that you have been made acquainted with the fact, I give you a true statement. This spring several par-ties in Salt Lake City undertook to collect donations to aid the boy's mother to emigrate to Utah from

mother to emigrate to Utah from Norway. I was one, and enclose a list of donors. About two months ago Mr. Winberg turned over to me the amount that had been paid in to his office for the same purpose. Mr. Thomassen holds in trust a much larger sum, but as the total was still inadequate to pay Mrs. Alfson's fare, there has been no-thing dona in the case yet, and we thought to wait and see if some ad-ditional aid could be obtained in Utah or Norway. This is as the matter stands. we are exclusive Agents for, and carry regularly in stock a line of Stoves which are unexcelled in this or any other Terry.

 \mathbf{Z} .

matter stands. The boy has no guardian, and have as much right to hold money in trust for him as Mr. Thoms seen and not until I had been requested to pay over the money to a respon-able party, and refused or failed to do so, would any person have a shadow of a right to intimate that I had appropriated the money. But as it is, and as the malignant shander has gone forth, I hereby

send the money to you with the request that you hand it over to Mr. Winberg, (ss this money is to be used in Scandinavia) and tell him the fact of the matter, so that slander's lying tongue may not say that it came through the police, because I had been forced to give it up, al-though it would be easy for me to evade the payment of it, if so dis-

The letter is a transparent, flime and Baking qualities, and the increasing demand, warrant the attempt to cover up a piece of con temptible villainy. The money has special says: It is learned for the evidently been relinquished because of complaint having been entere with the police, involving danger of arrest and punishment. A nice keeper of funds for a friendless boy he is, having abscended and then

> sought to keephis whereabouts secret by forwarding letters written in San Francisco and destined for this city to Elko, Nevada, to be mailed. Athletic Association .- The dele-

gates from the Base Ball, Bicycle and Cricket Clubs are requested to meet at the Continental Hotel this YOUNG GIRL TO ASSIST IN HOUSE-WORK. NO WRABINGS. Apply at this EXCELSIOR MANUFACTURING CO. evening at 8 o'clock, to consider the report of the committee on Constitution and By Laws, and such other business as may come before the mesting.

DIND.

invited.

SALT LAKE CITY, At Wolverly, Worcestershire, England uly 11, 1882, of chronic rheumatism, MARIA WEBB, aged 66 years. Was baptized into the THE STOCK TRANSFER BOOKS OF THIS Church in 1841, and died in full faith of the

15th. and RE-OPENED on October 6th

NOTICE.

Z. C. M. L.

M.

CHARTER OAK



STOVES

tory or State in the Union. We are offering them at prices

that defy competition. A heavy per centage of the popula

tion of Utah already are using our renowned Monitors and

Champion Monitors, both, Plain and Extension. Also, our

Charter Oaks---Royal Charters and other Stoves, both Cook

and Heating Manufactured by the well known firms, "Wil-

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nounce, not a fail and fair judicial inquiry into the validity of the woman suffrage act.

representatives of the People's Party. The Liberal sham to attempt to obtain a mandamus requiring the registrar to place the name of a eral" party, and the fact that they lady on the list who had been re- have not offered any objection is jected was foiled by the intervenease was in progress, who asked and ple's Party. obtained a postponement. Meanwhile new class were obtained by which the law could be fairly tested, and we hope it will be done fully and completely and impartially, for such proceedings. The memwhen we shall have no fears for the bers of the People's Party have result. All we have objected to is been so overwhelmingly in the mathe sneaking trickery and under- jority that there was no need, if hand and unprofessional methods there had been any disposition, to rethat desgraced the inception of the sort to the tricks now being introcontest.

MORE "LIBERAL" TRICKERY. politicians. They are not versed in "the ways that are dark" which are WE learn by telegram from the so common in political contests

South that advantage has been elsawhere. They have had no taken of the pending cases in the schooling in that direction, and Courts to test the validity of the save in Tooele County where some woman suffrage act, and some of of them "got their eye." soth cut" by the registrars have been induced to the wholesale election frauds which refuse women the right to register. wrested the country from them for Yesterday the following telegram a season, they have not been under was received by the Registrar of the necessity of doing much toward Washington County: even guarding their position to say

BEAVER, Sept. 13, 1882. To J. N. Louder, St. George.

Registration office at Salt Lake

The author of the dispatch is a pettilogger at Beaver, who has no right or authority to speak for the ings, and low trickery, that they Commissioners or anybody else of the slightest importance. The speak louder in their favor than registrar communicated with was the strongest asservations. foolish enough to act upon it and to stop the registration of women voters. Subsequently, however, he changed his course and instructions to his deputies, and the registration ALL that is necessary to refute the of women voters was resumed.

We understand that the Commissioners disclaim having given any read the Organic Act, from which instructions on this matter. As will be seen from their report to the Secretary of the Interior, which her already been publishedi'n the NEWS, a demand was made upon them by certain "non-Mormon citizens of ARGUMENT OF JUDGE SUTFERLAND.

The fullest freedom has been acby Congress, as well as at all elections in Territories already organcorde i to every person and party at

ized, the qualifications of voters and of holding office shall be such as the polls. One of the three judges That proceedings are now in pro- of election in each precinci, at least, may be prescribed by the Legisla. gress, for a proper test is due to has been a representative of the five Assembly of each Territory; subject, nevertheless, to the follow opposition. The count has been witnessed and all the proceedings scanned by persons of the "Lib-and the balance of the section contains an enumeration of certain persons that shall not be excluded, and all persons that shall be excluded; evidence that there has been no attion of Judge Williams while the tempt at wrong-doing by the Peo- necessarily and expressly and exclusively to "subsequent elections."

The e was nothing in that section But the plainest proof that any which qualified the right of any accusation of the kind mentioned person named in section 1859 to vote must be untrue, is the fact that at the first election, and yet in order to give that clause effect, there was something in that section which was silectthere has never been any necessity ed by the provisions following, or, otherwise that clause was meaningless. Now, what wer it? It was decided by the "Libera's".

Then the people here are not quent elections. The right of those

Lersons to vote was the exclusive subject of "the next section." It followed therefore, nccessarily, it followed with mathematical certainty, that when a Legislative Assembly exercised the power granted by section 1860, it legislated in a man-ner characterized by the word "limitation," and by way of qualify-ing the right of voting and holding office mentioned in section 1859; therefore both sections related to the same persons, the same voters, the same candidates for holding office. nothing of availing that of others. We have this satisfaction in all the attempts made to deprive the that it was not the intention of Conrefute to register women, test care be heard to-morrow. Direct your deputies to register no more women —let them test case likewire. People of Utah of their rights. grees in rassing the acts from which ton of the law and honorable pro-ceedings of any kind, cannot be elective franchise to females. ceedings of any kind, cannot be elective franchise to females, brought to bear against them. It is That intention was very forcibly suggested by section 1859, which was made applicable to all only by misrepresentation, chicanery, legal quibblings and stretch-Territories. Congress expressly confined the elective franchise to can be assailed. All of which male citizens over 21 years of age. There was not a foot of land within the dominion of the government over which Congress has ever legis-lated for a woman, or any action of Congress by which she has been

ALL THAT IS NEEDED.

poorest argument Judge Sutherland was ever known to make, is just to he quoted.



Gans Captured.

London, 14 .- Gen. Wolseley tele graphs that about 69 guns were cap-tured at Tel-el-Kebir, he says Arabi has gone to Cairo. Gen. Wolseley the right to vote and hold office in hopes the cavalry will occupy Pel-the Territory without regard to the bays to-day; the infantry will arrive elections, or at subsequent elections; there to morrow. He expects to the right of male citizens 21 years of take porsession of Bena to-day, and age to vote and hold office at subse- if all is well to advance to Kelloub if not to Cairo with the guards.

Capture of Zagazig.

Tel-sl-Kebir.-Our loss is 150. in cluding 30 killed; there are eight officars among the dead. Gen. Lows is at Belbays with cavalry. A bri-gade of Highlanders marched toward Zagazig and are now in preses-sion of the railway to Cairo. All Arabi's papers were selzed here. Hundreds of fugitives, including many officers are sorrendering. Instructed to Sign the Convention male citizens 21 years of age. He contended (2)-and this point was entrely independent of the other-structed I ord Dafferin, British ambassador, to sign the military con vention.

tion. Welseley.

Tel-el-Kebir.-Gen. Wolseley has gone to Zagazig.

Cavalry Moving on Cairo.

London, 14 .- General Wolcaley telegraphs that the cavalry will push on to Calro to-day, by forced marches, along the Desert roats. Alexandria, 14.—The British will cocupy Kezrel Dwar to-morrow. It is stated that the surrender will be nconditional.

Arabi Pasha's Capture.

permitted to vote. There is no court held under the Constitution in Alexandria, 14. — It is reported that Arabi Pashs has been captured near Benhs. the exercise even of powers greated by acts of Congress where woman has

Leen admitted to any of the privi-Cairo Submits to the Khedive. leges of a voting citizen. They have not even been permitted to practico law. Therefore there is nothing that has ever been done by Con-gress or by the Federal Government Alexandria as delegate of declare their loyalty to the Khedive. Better Accommodations at Less Rates than to suggest any intention of the Gen-etal Government to extend the Astronomer Boad,

Geneva, 14.—Emile Prantsmour Swiss astronomer is dead. Judge Merritt: Is Mrs. Belva





COMMISSIONERS.