		the first of the second second			A	
EVENING NEWS.	tain any respect whatever for	various parts of the Union and dis-	Chatman L Larsen K Christensen J MLeonard L	Steel M Stanford L 2 Stindeck E R	La Jei De Mever's	Z.C.M.I.
the second s	and the second	plays increased vigor at every ex- hibition of its character and forte.		Smyth R		
Published Daily, Sundays Excepted,	and who, while pretending to move	It is a protest against a system of	Christiansen ELake A J Christiansen ALImdberg A	Sucusor C L Salisbury B	GAIANNA	이 것 집중에는 것 같아요. 이 것 같아요. 이 것 같아요. 집에 집에 있는 것 같아요. 이 것 같아요. 이 것 같아요.
	in the interests of justice and morai-	from the "apoils system" of dispos.	A Les R	Stewart Mra Smith J	WY CURE	
PRINTED AND PUBLISHED BY THE	ity, really open wide the door for the	ing of public offices and it must perforce take in civil service reform.	Duncombe A McLain A Duval H Moursy B	Skidmers M		
DESERET NEWS COMPANY.	most dampable corruption.	The movement it is preparing will	E Mathews E J Blis B H Martin E 2	Townsend EV Tattersall A	and the state of the second state admitted	SPRING GOOD
ESEREI NEWS COMTANT.		will be an outlet for that move-	F Milacs M M	Taylor A Thune R	The antidetal theory, new addition	ADDINI (100D)
THE TRUCK PROTECT	RECOGNITION OF INDIANS'	ment which shall give the power to defeat parties until it can control	Voraman V Madaen L	Vaughn G	Catarrhal Polson	SPRINTTUN
CHARLES W. PENROSE, EDITOR.	RIGHTS.	them. Another significant thing is	G. Merils M L	Wetson E	REV. CHAS. H. TAYLOB, 140 Noble St., Brook-	NT TITLE O O O O D
	HOMESTEADS FOR THE RED MEN.	that the carrent of this movement which is breaking into new chan-	Gardener M J Mair M	Wellridge G B Webb H	lyn, N. Y .: " One package effected a runnes	
hursday, · · May 25, 1882.		nels is destined to find present na-	Gray L	Wright J Walström J	cure-	
	DEPARTMENT OF THE INTERIOR, GENERAL LAND OFFICE,	tional administration in its way	George S Niekon B	Wetson L	NY: It restored me to mg ministerias income	HAVE JUST ARRIVED,
HE ANNUAL SCHOOL MEET-	WASHINGTON, D. C.,	wherever it appears. The New York "Tribune" on the	Hawkins A Olsen M 2 Hales A A	Widlund M C Walsh A K	owy W. H. SUMNER, Frederick, Md.: " Fine	
INGS.	April 28th, 1881.	Independents.	Hollow T Phelps M	Young M W	remults in six cases in my family." REV. GEO. E. PHATT, St. Stephen's Rectory,	OUNSISTING OF
HE attention of school trustees 13	To the Surveyors General of the			and the set	Phila: " Quite wonderful; let me distrume.	AND ANTING OFTIN OF MADUFILIFILAND OUT
nce more directed to the law in re-	United States.	subject, looking at the work of the convention from this distance, we	GENTLEMEN'S	Carlo a carlo a la	unir "Treatise."	SILKS, SATINS, SATIN DE MARVELLEU AND SURAHS
ation to the annual school meetings,	Gentlemen-The 15th section of the Act of Congress of March 3,	are not prepared to say that the	A Gocdell M Adelman F Gallispie R E	Parker B M	CHAS. H. STANHOPE, Newport, R. L.: " I was too deaf to hear the church bells ring; hearing	SILRO, OATINO, ONTIN OUTANS
t which, in addition to other busi-	1875, enacts:	course followed is the wise t which could have been adopted in the pre-	Anderson B Grimes Dr Arpold H Goodman T	Palmer G Peck H A	restored."	
esse, one trustee should be elected a each school district for the ensu-	"That any Indian, born in the United	least party any reanay but yo must	Axton J Gray T	Pane J W Powell J D	GROUGE W. LAMBRIGHT, 73 Biddle St., Balti-	IN ALL THE LEADING SHADES,
ig three years. Under sections 2	States, who is the head of a family, or who has arrived at the age of 21 years, and	say that the independents have not acted without great provocation, and	Acobaim M EI	Picknell J H Fratt L 2	more, Md.: " Suffered 9 years : perfectly cured."	그는 그 같은 것 같은 것 같아요. 이 것에서 이렇게 되었다. 이 것에 안에 가장에서 이 것을 찾았는 것을 가지 않는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 하는 것을 수 있는 것을 수 있다. 것을 하는 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있다. 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있다. 것을 것을 것 같이 하는 것을 수 있는 것을 수 있다. 것을 것 같이 하는 것을 것 같이 하는 것을 것 같이 하는 것을 것 같이 있다. 것을 것 같이 하는 것을 것 같이 않는 것 같이 않는 것을 것 같이 않는 것 같이 않는 것을 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는
nd 8 of the Act of 1890, the time	who has abandoned, or may hereafter abandon his tribal relations, shall, on	that they have kept their protest	Attwood OF Homer Mr	Paul M Parker O	Mos. M. F. SUENNY, 3022 Sarah St., St. Louis:	
or the holding of these school meet-	making satisfactory proof of such aban-	within republican methods and within the republican party, and	JA Harvey BD	Pringle R Papineau R	"The first natural breath in 6 years."	
ngs was the first Monday in June.	I LUC DUCLUMET OF LUC AMOUNDED OF CHESSICH	what effect they will have upon the	Anderson RL Hamlet B	R	MRS. J. W. PURCELL, Golden City, Col.: " Used only one package; entirely cured; suf-	
But at the latest session of the Le-		voters of the State cannot yet be estimated. Their ticket is in every	Anglur S H Harrison R L' Allen T Hunter B M B Heath H W	Robison A G Raback F 2	fered 24 years.	ODECC COULD TOIMANAIAUPC AND HOOT
islature, some amendments were nade to the school law of 1880, and	the nutille domain ! approved May 20th.	way equal to that of the Cameron	Buckanan R Hendry G F	Robson H	DR. F. N. CLARK, Dentist, 8 Montgomery SL.,	DRESS GOODS, TRIMMINGS AND HOSE
mong them was the following:	and that the provisions of the sighth sec-	convention, and in one way, much	Bradley B Hollegrove J	Reed J H Rogers I Rial J 2	San Francisco.: " Suffered 15 years; perfectly cured," Ele.	DIILOO OUODO, IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
"Pection 8 of said Act is hereby	apply to entries made under this act-	superior. It was nominated by the people, not by a "boss." If it were	Butler EM HIII M	Heese M	Dr. Wei De Meyer's Popular "TREA-	
mended in line fourteen, by strik-	Provided, however, that the title to	not for the question of its regularity	Ba'dwin G Hathawar O B	Rockwell O P_ WRoskel.cy S	TISE " on Catarrh malled free. The great	IN GREAT VARIETY.
ig out the words "flist' and June," and inserting in lieu there-	hereof, shall not be subject to allenation	present state of exampration against	Bird J 4 T	Runie W	Cure is delivered by Druggists, or by D. B. Dewey & Co., 182 Fulton St., New	같은 그녀는 옷에서 가슴에 가지 않는 것 같아. 가지 않아 이 것 것 이렇게 위해 가지 않았다. 이 것 같아. 가지 않는 것 같아. 이것 같아. 가지 않는 것 같아. 가지 않는 것 같아. 가지 않는 것
f the words "secon i" and "July."	or incumbrance, either by voluntary con- veyance, or the judgment, decree, or order	the family rule among the voters of	Branburg J Lorn W	Smith J J	Tork, for \$1.00. dtu thr & w	
The effect of this amendment is	a former second and shall be and second to be	Pennsylvania, it would receive two	Deader ID II Jacob P W	" JY		
o change the time for the annual	the date of the patent issued therefor:	republican votes for every one cast for the Cameron ticket.	Blorequist L GJust J H C Bacon R L Jackson J R	" Ja	WANTED.	LATEST NOVELTIES IN DRESS BUTTONS, Etc
chool meetings from the flist Mon-	the date of the patent issued therefor: Provided, That any such Indian shall be entitled to his distributive share of all an- nuities, tribal funds, lands, and other	Officeholders Shaking in Their	Bruce R Jenson W L Briscoe R ⁴⁴ M	1 4 JG	THREE GIRLS. TWO FOR HOUSEBOLD work and one for nume. Apply to Overland House. 4154tf	
lay in June to the second Monday	nuities, tribal funds, lands, and other	The Times Washington corres-	Book T "N Hellenger T D Johnson N	Sproul M 2 Falisbury A C	Apply to Overland House. d154tf	[] - 이렇는 말 : : : : : : : : : : : : : : : : : :
a July. The law of locs	nuities, tribal funds, lands, and other property, the same as though he had maintained his tribal relations; and any transfer, allenation, or incumbrance of	pondent says: It is rumored that	Biroumanaw T Jeneen T S	Stoddard A B :		
		politicians are soon to be aroused by a sort of "shake up," from New York City to Buffalo. It is impossi-	Barter W J Jones J R Brown W "A	Sowger T O Stenhaven C]		
aken of the children of school age	son of his former tribal relations shall be	York City to Buffalo. It is impossi-	Burrows Wm Brown TS J Kinghorn A Kolliker B Kimball P	Sohle D B Shriver D		GOODS ARRIVING DAILY
a each district. This must now be	The 3d section of the act of May	This of present to saveriain whether	a section of the sect	Snow E Stevens R Stemton C R	HARDWARE	
tone before the second Menday in uly, the school year commencing	14, 1880, further enacts:	the sweep of officers is to be so clean as to include all who are suspected	C Kanlamanoku	Stallings H	INANUWANL	[19] 이 가격 방법은 이 되는 사람이 있는 것이 가 하는 것이 하는 것이 가 있 게 말했다. 가 나라는 것이 가 나라는 것이 가 나라.
n the first day of July and ending	"Inat any settler who has settled, or	of lukewarmness towards the ad- ministration, or whether the post	Clark C F Kimball H	Bameon G		
the best day of June The report	who shall hereafter settle, on any of the public lands of the United States, whether	office in New York is marked as one	Conrad FS Livingston C	Sturm J F MSimmons J		ATT MITTA ATTIMITION OPVIDE AT DODITI AD DDIO
of the census is to be made to the	aurveyed or unsurveyed, with the inten-	of the places which is to be re	Crafton R Lyndon C A Coulam M Lower B H	Spencer J	Bo you want the best AXE in the world? Ash for E. C. Simmons KEEN	ALL THE NEWEST STYLES AT POPULAR PRICE
County Superintendent on cr before	tion of claiming the same, under the homestead laws, shall be allowed the same time to file his homestead application and	formed.	Cowley G H Lyman F M	Shiway R Scott S	KUTIER.	
he 10th day of August.	perfect his original er try in the United	The James Gang of Bisjouri Ban ditti.	Conklin G Longer F P Crismon H Larsen J M	Snowball R Spliz T P	Do you want the best BHEEP	
The amendments to the school law	perfect his original entry in the United States Land Office as is now allowed to	The Head Docor service of the servic	Cheever J " J Clark J A " L J 2	Sawyer H H	SHEAR madet Ask for MEEN KUTTER DOUBLE ARCH SPRING	
were published in the DESERET	settlers under the pre-emption laws to put their claims on record, and his right	member of Gov. Crittenden's party in this city, that on his return to Mineral and a party	Chugg J Letsing PK	ShepharJ K Sincolee P W	and take no other.	
NEWS shortly after the adjournment	shall relate back to the date of settlement.	Missouri, he will conclude negoti	Fon & Co Lowengan S.	J Shelton M V	The best solid * teel SHOVELS and	
in the Territorial SuperintendenVa	g emption laws."	ations for the surrender of Frank			HARDWARE CO., ST. LOUIS.	
Report, just issued from this office.	The enactments referred to place	James and possibly other member of the James gang and thus put ar end to the organization of brigand in Missouri. Frank James is nov	Campbell R L Leslie T Clark T Lewis W J	Thain AL Thompson JD	the second se	
Superintendent Nuttall will shortly	the public lands to acquire title	end to the organization of brigand	Corbett W J " W H Conley W I	Tulgr n Tippets A Thukeldson B	"LUCEUNS" OF WEED SCYTHE.	
place the report in the hands of the	thereto in tracts not exceeding 160	in Missouri. Frank James is nov	Decker C MoGinley A	Thain A G	It is far SUPERIOR to asything on the Market.	NOTICE.
tistelets so that they will be able to	the homestead laws as set forth in	meditating more mischief is repre	Dahler C L Macomber SE Dewey D McRae U R Damen G F Mahon P J		AD AXES, HATCHETS and other	. 이 사람이 많이 아파 (2004) 2004 12 명이 있는 것 같은 것 같
post themselves in relation to the	detail in official circular of October	in Jackson Country and instead of meditating more mischief is repre- sented as being anxious to make the best terms possible for himself. Gov Crittenden is fully informed as to hi whereabouts and means to have	Damen G F Mahon P J Dootittle 1 N MeLaughton	Tippets A Thiele H STurger H	IDGE TOOLS, POCKET KAIVES	
hange in the law, the new tabu-	1, 1880, particularly on page 23 of the	Crittenden is fully informed as to hi	Dean P MeAllister H Davis T McCloskey W	DTerry J 2	SCISSORY ,and SHEARS, Learing the Trade Mark of KEEN HUTTER	Utah.
STOC TOT THE TOT TOTAL TOTAL	I to has been officially reported to	whereabouts and means to have	Drake H Riley	Thomas J M J	are UPERIOR to any other.	Before the Hon. Ellas Smith, Judge.
Before the time arrives for the	e the Hon, Secretary of the Interior	I It is asserted that the whole gan	Davidson W G Mandell A G Dell W Maynard A	Train W H Turgensen M	The above Goods can be Purchased of the wholesale Hardware Dealers	
sublication or posting of notices for	r that many indians become settler on the public lands before survey	will be broken up. The plans ar	B Darghtery P or Mestes A H	Vineger PO	In Salt Lake and Ogden.	JOHN RICKETT, DECRASED.
the annual school meetings, we shall	thereof, who fail to take the neces sary steps to secure title to the tract		Davis I Manwaring E	- W	d103 1y	
ten; in regard to the election pro-	- so settled upon by them, through ig	Impending War of Baces,	E Marshallank (Frickson C Mortensen J	P Walters Mr		AND IN THE MATTER OF THE ESTATE OF WILLIAM CLAYTON, DECEASED.
rided for in the law, to take place	a norance of their legal rights, and in	The Telegram's special from Baton	Eliason J L Morton J Edwards J C 2 Mackay J C	Wanners Mr Wetmers &		
on that occasion. For the present,	homes and improvements are appear	r Rouge says: In Baton Rouge a reign of terror exists in St. Martin's parish	Ebrengut M Meyer J	White C L		WILLIAM GRIFFIN, EXECUTOR OF having this day filed a petition in this Court CADDETCI CADDETC
this will suffice.	nriated by other persons who come l	of terror exists in St. Martin s paris	Merni FK	Whittaker D	IT 1 D 1 0TT. 1	having this day filed a petition in this Court CADDETC CADDETC

this will suffice.

DOUBLE-ACTION STATUTES.

THE assessments levied upon office holders for political purposes-a Rein many instances press heavily upon the occupants of low-salaried positions. This is recognized by fair-minded Republicans as well as by the Democrats, and a statute passed by Congress expressly forbids certain Government officers to "receive from any other officer or emplove of the Governmen', any money or property or other thing of value for political purpo:es."

This looks well enough and appears as though the dominant party wished to discourage and put and collect these political assessments, without let or hindrance. The trickery of this law is made apparent in a recent case in the United States Circuit Court, in New York. General Curtis, a special agent of the government, and trea-surer of the Republican State Committee, is under indictment for collecting assessments for political asand tide waiters. It is well known that Mr. Robertson, the Collector of the Port of New York, is as deep in the mud as Curtis is in the mire, and the question arose why was not Robertson indicted as well as Curtis. The answer was: Robertson was appointed by the President, Curtis by the Secretary of the Interior. Therefore, Robertson could lawfully collect all the money squeezable out of the poorest government employe, while Curtis, for doing the same thing is liable to legal pen-

in the doings of Curtis in the premises, it is equally wrong in Robinson. Yet one may be prosecuted while the other cannot be touched by this lovely law, framed to appear in the interest of "civil service re-form," but really a sham and a deception. It is all of a piece with special laws passed against the "Mormons." They are supposed to be in the in-terest of public morality. Yet they are as great a humbug as the law while the other cannot be touched

are as great a humbug as the law





