Dally, Bundaye Ba AT FOUR O'CLOCE.

EVENING NEWS.

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR

Here I ventured to ask if he was

dent Arthur," he answered. But the

people must be loyal. And I tell yea, those that don't vote the Lib-

ral ticket at the coming election,

This is a case for the People's re-

presentatives to take hold of and

That is the law; let it be executed.

THE TRICKERY AT OGDEN.

Sept. 15, 1882. Friday,

THE LAST DAY.

SATURDAY is the last day of regis-tration. Let all the stragglers be hunted up and if there are any sick, you know the People's ticket; because you know the people must obey the infirm or aged persons who have We advise the people to pay no been [unable to go to the register] and the register will not go to them atention to this fellow, at least in

let them be conveyed as comfortably the way of conversation. We are as possible to the places of registra- told that he attempts to get into tion, that they may not be deprived houses while the head of the family by bodily misfortune of the is absent, and "Brothers" or "Sis privilege of the elective franchise. ters" the inmates for the purpose

Let no one be deceived as to any of opening his investigations, the with which the yards were filled rumored continuance of the regis- object of which is to induce the peo- and before the flames were checked tration; Saturday is the last day. ple to vote the "Liberal" ticket at thirteen or fourteen million feet of Now friends, if there are any left the coming election and to scare the mill is \$100.000 insured for \$60. who have not registered, hurry up them against voting the People's 000; on the lumber \$220,000, was cov and attend to business. Although ticket. He asks the question direct ered by insurance. Nearly all the in that which is worth doing is worth "which ticket are you going to vote surance companies represented here doing early and well, it is "better for" This is a question which no are interested in this loss. iste than never." Remember, if one has the right to ask, and no one your names are not signed by Sat- should be simple enough to answer. urday night, you will not be able to Tell the sneak to clear out, and if he vote at the November election. does not depart, throw him out.

UNLAWFUL AND UNJUST.

SEVERAL citizens, ladies and gentle-men, have been denied the right to register during the present week, on the ground that they had lived in the ground that they had lived in deemed guilty of a misdemeanor." polygamy. In (ach of these cases the parties had violated no law of the United States concerning big- If he does not cease his impertiamy or polygamy, but were able to nence and intimidation, let a comtake the oath prescribed, in plaint be filed at once before the every particular. They had nearest Justice of the Feace, and entered into the plural marriage "put the fellow through." relation and emerged from it previ-

ous to the passage of the Act of 1862, which was the first law of the United States constituting plural WE again call attention to the pro-

marriage a crime. In some cases the coedings of the Registrar at Ogden. lady had not really contracted any Another letter from "Ogdenite" plural marriage, the husband had shows the drint of affairs in that taken another wife and lost her be- city. It is claimed by some that fore 1862, yet both the husband who everything is going on all right now had not broken the law, and the in Ogden, because the number of wife who was not responsible for his persons registered per day has inac; if he had broken the law, were creased so largely. Ninety-three only were registered on Monday, granted a new trial. excluded from the registration. We do not suppose that any one but on Wednesday about five

will pretend that this is just. But hundred were registered. This how can it be claimed that it is le-gal? The work of the Commission- first obstruction and tardiness was second district nominated N. J. Eld-

name please; full name. I don't expect to get pay for this, I am sent -fou a citizen?-by the meeting to the laws of Congress.-In this Ward I have help.-I tell you, you must obey the laws; there is no getting out of it." Enere I vantured to get it by meeting to write about at some future time, we and as it has completely cured me wish to proclaim it to all the world as the most wonderful discovery ever made for the benefit of afflicted men as well as for the poor horse, for which it was first used. As this remedy must be of incalculable value to the world, I write this letter to express my thankfulness to you for ever mentioning it in your col-umns and to ask another favor in behalf of my fellow men who are efficient in both that Here I ventured to ask it he was they expect to register enough merican born. With a glare of names to carry the city election the eye, he answered, "No; but we next February, and the party are must obey the laws." Again I timidly asked, are you eli- boy who was watching for the woodafflicted in body, that you continue to make known to the world, the great value of Kendall's Spavin Cure for both man as well as beast. Respectfully yours, ARNOLD PARKER. glille to vote? "Oh no, I am distran-chuck. They have got to have it chized until I can hear from Presi-for they are out of funde. OGDENITE.

Y TELEGRAPH

AMEBICAN.

LATEST TELEGRAPHIC DIS-

PATCHES.

\$320,000 Fire in Ohio.

TOLEDO, 15 .- This morning a fire

Republican Convention.

Rochester, N. Y., Sept. 1st, 1881. dakw.

DIED.

In Payson, U. T., Sept. 11, 1362, from th effects of a kick received from a horse HENRY T. HARDY, son of Mary Ann Tu ney and John T. Hardy, aged 21 years, 1 menths and 22 days. Mill. Star, please copy

broke out in the extensive lumber At Union, Salt Lake County of old an mill of the Mitchell & Rowland Lumber Co., destroying it. The THOMAS WALKER, born August 10, 1810 fire spread to large piles of lumber at Hereford, Fugiand. He joined the Church at an early day, and emigrated to Utah, by way of New Orleans, in 1852.

> In the 3rd Ward, Salt Lake City, Septe ber 15th, 1882, of paralysis of the heart CHRISTINA, wife of George L. Simpe born October 5th, 1256. She leaves a husba and four children, the youngest a twin, three weeks old.

Funeral services at 10 a. m. on Sunday, at the 3rd Ward School House. Friends are DERVER, Col., 15 .- The republivited can convention resumed at 10 a.m.

THURSDAY EVENING,



WASHINGTON, 15 .- The verdict in the case of Miner and Rerdell has DANIEL ROCHAT! been set aside and they have been iday and Saturday and Saturday Matine **LIGHTS O' LONDON!** Nominated.

CHICAGO, 15 .- An Adrian, Mich.,





---OR----

Natural Fruit Flavors.

Gal

Z.

STOVES!

We beg to inform our patrons and the general public that we are exclusive Agents for, and carry regularly in stock a line of Stoves which are unexcelled in this or any other Terr. 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 liam Resor & Co." and "The Excelsior Manufacturing Co" The superior construction, economy in use of Fuel, Heating and Baking qualities, and the increasing demand, warrant the opinion, that ere long these celebrated Stoves will occupy a position in every well conducted household in Utah.



HIGHEST MARKET PRICE PAID FOR H. M. FOWLER, Agent for Utab. DRIED APRICOTS AT

ers is supposed to be in pursuance of the complaint. But now, additional the provisions of the Edmunds Act. deputies being employed, the regis-What was the object and intent of tration goes on quickly enough, es. that law? Was it not chiefly, or pecially in certain picked places, but ostensibly, to suppress or abolish it is done chiefly in the interest of polygamy in the Territories? As we one party, and it is claimed that the read it, the object of disfranchising emigrant trains are made available actual polygamists was to make to swell the list of that party's regiatration. the system odious, place those Our people must keep a sharp

who continue in it under political watch of these proceedings and note disabilities and encourage its adherents to relinquish the practice. But every case of unlawful registering. Between now and election time how can these objects be achieved such cases can be tested, and every by punishing the innocent and including in the pomaltice of the law those who never violated the law? Whatever may be said concerning prosecuted. This is a matter for the explosion-Loss \$20,000.

wide-awake men of Ogden to look those who contracted plural marinto. Let them not be caught naprlages or lived therein after the passage of the act of 1862, it appears to ping nor be found "left" when they us that no valid resson can be ought to be "on hand,"

given for the disfranchisement of persons who have not been in any way connected with the practice since that time.

It cannot be shown that any man IT is expected that a decision in this who has lived with more wives than case will be rendered on Saturday one since 1862, but not since March morning. Of course any presump-22, 1882, and who contracted his tion of what that decision will be plural marriages before the Act of can only be designated as guess-1862, violated any law of the United work. But from the arguments of-States on this subject. For the law fered in the case,our report of which arms. of 1862 does not make living in is concluded to day, it is evident to the plural marriage relation a crime; most people that the law it is directed simply and solely and the reason are strongly on against the ceremony or contract. the side of the validity of the Act "Living in polygamy in violation of under consideration. The strained the Act of 1862," so often alleged efforts and tortuous windings of the against parties, is a contradiction in attorneys who attacked the law have itself. The law of 1862 does not strongly confirmed many persons mention or refer to the act of who previously had doubts, that the its occupation are expected to be "living in" polygamy or bigamy, or law is strictly in accordance with conducted this afternoon. The an-any other marriage relation. That the enactments of Congress, within non-comment that the British had condition of life was not legis. the powers granted to the Legislalated against by the United States ture by the Organic Act and unasuntil March 22, 1882. Therefore sailable from legal grounds. We men who married plural wives be await the decision with confidence.

fore 1862 and have lived with them until March 22, 1882 but not since. have violated no law of the United States concerning bigamy or polygamy.

But if it be contended that they have violated the spirit, though not the letter of the law, that cannot be urged against those who were savered from the plural marriage relaof registration.

These cases ought to be tested at was of a character that could scarce. to the act of registration and if their names are not placed on the registry lists they can demand to be allowed to

OGDEN REGISTRATION. FURTHER TRICKS OF THE "LIBERALS." The registration went off a little

cated in the rebellion.

Wolseley:

Rooms.

Head.

extraordinary to the

THE WOMAN SUFFRAGE

CASE.

livelier yestarday as another deputy was appointed and the deprof the Council chamber improvised as a tion previous to the passage of the Act of 1862, and there is no law, as there is no reason or justice to sustain their exclusion from the right the various rallways, this was man aged by the county registrar him-self, as the work to be done there

These cases ought to be tested at once. We do not see how they can fail in a fair court of law or equity. If there are others of the same kind that have not applied for regis-tration, we advise them all to offer to register; then if they are refused, and on a test case it is found that the refusal was contrary to law, their of-fer to register will stand—under the United States statute—equivalent to the act of registration and if their Tue Thames crew won by two London, 15 .- Sir James Alderson physician extr Queen, is dead. Alleged Cause of the Defeat. The Hillsdale's broke a slide after





SALT LAKE CITT.

NHE STOCK TRANSFER BOOKS OF THIS

September 6th, 188



ART BAZAR;



