# EVENING NEWS. ished Daily, Sundays Bacepted, AT FOUR O'CLOCK.

PRINTED AND PUBLISHED BY THE

DESERET NEWS COMPANY.

CHARLES W. PENROSE, EDITOR.

Friday.	1	8	July 8	, 1887.
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#### THE STATE CONVENTION.

THE labors of the Convention are ended. The Constitution of the State of Utah is completed. We lay it befor our renders in full in this issue of the DESFRET NEWS. Taken altogether it is a strong and liberal Constitution. It will compare favorably with any document of that character to be found in either State of the Union. The principal changes made the Constitution of 1882 are these:

The union of Church and State and the domination of the State by any The Church are forbidden. Legislature may provide that five-sixths of a jury may render a verdict in a civil action, and that in inferior courts a less number than tweive may constitute a jury. Male citizens only are to enjoy the right of suffrage. The Governor may veto separate items in an appropriation bill, without vetoing the whole bill, subject to a two-thirds vote of the Legislature. Appropriation bills must be sent to the Governor five days, and if disapproved wholly or in part returned by him two days, before the ordinate to the civil power. adjournment of the Legislature. Four judicial circuits are provided for until otherwise provided by law, and the circuits arranged according to the present needs of the respective coun-

ties. In the public schools no teacher shall be employed or rejected on account of his religious faith, or his sympathy with any particular denom-

ination. Provision is to be made by law for a house of correction for juvenile offenders. Bigamy and polygamy are each forbiden by the State, and made

punishable by a fine of not more than one thousand dollars and imprisonment for not less than siz months nor more than three years, in the discretion of the court. This provision cannot be amended without the

consent of Congress and the President of the United States, and a pardon fer either of those offenses, to be effective, must be en lorsed by the chief executive of the action. Provision is made oath or affirmation, particularly de for any contingency arising in giving notice of the election and the receiving of the votes for the ratification of the Constitution. The apportionment of members of the Legislature is made the same as that recently arranged under the provisions of the latest liaw of nesses to the same overt act, or on Congress on Utab affairs, thus giving the minority the same opportunities under

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the State as is now created for them shall not be questioned. by their official friends. The time of the general election was changed herence to justice, moderation, from the first Monday in August to the Tuesday n. xt after the first Monday in November, to correspond with the national law as to the election of members of Congress, but subsequently the old provision was restored, as August is considered the most convenient time The Convention has been diligent and palastaking. Every proposition of the age of twenty-one years and for a change from the lormer Constitution has been thoroughly discussed in committee and caucus, and, chiefly, in committee of the whole; and what has been effected is the result of careful deliberation and cognizance of the demands of the nation, and the exigencies of the times. We do not think there will be any great difference of opinion among the bong fide residents of Utah upon any proposition aside from the bigamy eges of an elector. and polygamy sectious. As we have aiready intimated, they should be examined without haste or anger, but with an intenigent comprehension of public danger. their mea...ing and probable effects. They must be viewed as civil enactments governing the State, not in any way as religious rules or Caurch polity. The Church and the State are declared separate, and are in fact distinct and apart and neither can in- of the persons who shall be entitled fringe upon the domain of the other. But all citizens are subject to the civil ARTICLE III .- DISTRIBUTION OF POW law and, if they break it, must abide its penalties.

the Legislature may provide that in civil actions, five-sixths of a jury may render a verdict; and that in interior courts a number less than twelve may either house, the governor shall an election to fill such vacancy. SEC 6. The privilege of the writ of habeas corpus shall not be suspended, unless, when in cases of rebellion or invasion, the public safety may require SEC. 12. A majority of all the mem.

ts susp

tually imprisoned.

bers elected to each house shall constitute a quorum to transact busi-ness, but a smaller number may adjourn from day to day, and compe-the attendance of absent members, in SEC 7. Excessive bail shall not be required, nor excessive fines imposed such manner and under such penalties nor shall cruel or unusual punishas each house may prescribe.

SEC. 13. Each bouse shall establish its own rules, keep a journal of its own proceedings, and publish them, ments be inflicted; nor shall witnesse be unreasonably detained, nor confine in any room where criminals are acexcept such parts as require secrecy,

SEC 8 All persons shall be bailable and the yeas and pays of the memoer by sufficient sureties; unless for cap-tal offense, when the proof is evident of either house, on any question shall, at the desire of any three members or the presumption great. SEC. 9 No person shall be held to answer for a capital, or otherwise in-

present, be entered on the journal. SEC. 14. The door of each house shall be kept open during its session, except famous crime, unless on a presentthe Senate while sitting in executive ment or indictment of a grand jury, except in cases arising in the land and naval forces, or in the militia when in session; and neither house shall, with out the consent of the other, adjourn for more than three days, nor to any other place than that in which it may actual service in time of war or public danger: nor shall any person for the be helding sessioa.

SEC. 15. The enacting clause of every same offense be twice put in j-opardy law shall be as follows: "Be it enact-ed by the legislature of the State of nor be compelled in any criminal case to be a witness against himself; nor be deprived of lite, Lberty or property, Utab SEC. 16. Any bill or joint resolution without due process of law; nor shall private property be taken or damaged for public use without just compen-

may originate in either house of the legislature, and shall be read three times in each house before the flual passage thereof, and shall not become a law without the concurrence of a majority of all the members elected to each house. On the final passage of all bills the vote shall be by yeas and nays, which shall be entered on the SEC. 17. No law shall be revised or

informed of the nature and cause of the accusation; to be confronted with the witnesses against amended, shall be enacted and pub-lished at length. SEC. 18. All bills or foint resolutions him; to have compulsory process for obtaining witnesses in his favor, and assed by the legislature shall be

signed by the presiding officers of the and wnose term of office shall be SEC. 11. The State shall pass no law abridging the freedom of speech or respective houses. of the press, or the right of the peopl

peaceably to assemble, and petition nor authorize any lottery, gift the government for the redress of iverce, nor authorize any lottery, gift interprise or game of chance. SEC. 20. No money shall be drawn SEC. 12. The military shall be sub

SEC. 13. No soldier shall, in time, of ated by law. peace, be quartered in any house with-out the consent of the owner, nor in time of war, except in the manner prescribed by law, and no standing army shall be maintained by this State

in time of peace. SEC. 14. Representation shall be ap portioned according to pepulation. SEC. 15. There shall be no imprisondavs. ment for debt, except in cases of

SEC. 10. In all criminal prosecution

the accused shall have the right to a

partial jury of the State and district

wherein the crime shall have been committed, which district shall have been previously ascert.ined by law;

to have the assistance of counsel

his defense

speedy and public trial, by an im-

fraud. SEC. 16. No bill of attainder, ex po facto law or law impairing the obliga tion of contracts shall be passed SEC. 17. All laws of a general nature shall have a uniform operation. SEC. 18. Foreigners who are, or wh may hereafter become, bona Ade resi-dents of this State, shall have the same rights in respect to the possession, enjoyment, transmission and in heritance of property as native born

citizens. SEC 19. The right of the people to be secure in their persons, houses, papers, and effects, against unreason-able searches and seizures, shall not be violated; and no warrant shall issue but on probable cause, supported by scribing the place to be searched, and the persons or things to be seized. SEC. 20. Treason against the State shall consist only in levying war against it, adhering to its enemies, or giving them aid and comfort. And no person shall be convicted of treason unless on the testimony of two witconfession in open court. SEC. 21. The right of citizens to keep

journment, shall file such bill, with his and bear arms, for common defense, abail not be questioned. SEC. 22. The tlessings of free govern-ment cas only be main ained by a firm every general appropriation oil shall ei cted.

shall not be questioned in any other Court, Circuit Courts, and such inferior courts as shall be established and whose jurisdiction shall be determined SEC 11. When a vacancy occurs in by law

SEC. 2. The Supreme Court shall consist of a Chief Justice and two Associate Justices, a majority of whom shall onstitute a quorum.

SEC. 3. The Justices of the Supreme Court shall be elected by the qualified electors of the State at the general election, and, except as otherwise provided in Section 12, Article XVII, of this Constitution, shall hold office for the term of six years from and including the first Monday in D-cember, next succeeding their election, and until their successors are qualified; the senior Justice in commis-sion shall be Chief Justice; and in case the commissions of any two or more of said justices shall bear the same date, they shall deter-

mine by lot who shall be Chiet Jus-SEC. 4. The Supreme Court shall nave appellate jurisdiction in all cases

arising under the laws of the State, ncluding special proceedings. The

court shall have original jurisdiction to ssue writs of mandamus, certiorari, prohibition, quo warranto and habeas corpus, also all writs accessary or proper to the complete exercise of its appellate ju-risdiction. Each of the justices shall have power to issue writs of habeas. corpus to any part of the State upon petition by or on behalf of any person held in actual custody, and may make such writs returnable before himself or the Supreme Court, or before any circuit court in the State, or before any

adge of said courts. SEC. 5. The State shall be divided amended by reference to its title only. | into a convenient number of judicial but the act as revised, or section as circuits, in each of which shall be elected, by the electors thereof, at the general election, one judge, who shall be the judge of the Circuit Court therein,

four years from and including the first SEC. 19. The legislature shall not grant any special privilege or bill of Monday in December next succeeding

shall be qualified. Until otherwise, provided by law, there shall be four circuits, as follows: The coun-tiles of Weber, Box Elder, Cache, Rich, from the treasury except as appropriand Morgan shall constitute the SEC. 21. Provision shall be made by

first circuit; The counties of Salt law for bringing suit against the State. SEC. 22. The first regular session of the legislature may extend to one hun-Lake, Summit, Davis and Tooele shall constitute the second circuit; the counties of Utab, Juab, Emery, Sau pete, Sevier, Millard, Wasatch and dred and twenty days, but no subsequent regular s ssion shall exceed Uintah shall constitute the third cirsixty days, nor scall any session concuit, and the counties of Beaver, Iron, vened by the Governor exceed twenty Washington, Kane, Garfield, San Juan and Plute shall constitute the fourth

SEC 23. The members and officers of circuit. the Legislature shall receive for their SEC. 6. The Circuit Courts shall have services a compensation to be fixed by both chancery and common law juris-

isw, and no increase of such com-pensation shall take effect during the diction and such other jurisdiction, both original and appellate, as may be prescribed by law; Provided, That term for which the members and officers of ei aer house shail have been nothing herein shall be so construed as elected.

to prevent the legislature from con-SEC. 24. Lyrry bill cassed by the legislature shall be presented to the governor. It he approve it, he shall ferring limited common law or chan-cery jurisdiction upon inferior courts. SEC. 7. The judges of the Circuit sign it, whereupon it shall become a Courts may hold court for each other, law: but if not, he shall return it, with and shall do so when required by law. his objections, to the house in which SEC. 8. The Judges of the Supreme it originated, which house shall cause and Circuit Courts shall be ineligible to election to any other than a judicial such objections to be entered apon its journal, and proceed to reconsider it. office or to hold more than one office If, after such reconsideration, it again at the same time. pass both nouses, by a vote of two-thirds of the members elected to each SEC. 9. No person shall be eligible to the office of Supreme or Circuit

house, it shall become a law, notwith-Judge who is not a male citizen of the standing the governor's objections. If United States, and has not attained any bill shall not be returned within ten days after it shall have been pre the age of twenty five years, and who, except at the first election, has not sented to him, Sundays excepted, exbeen a resident of this State at least clusive of the day on which he receiv-ed it, the same shall be law in like mantwo years next preceding his election. But nothing in this section shall be construed to prevent the legislature from prescribing additional qualifier as if he had signed it, unless the legislature, by its final adjournment, prevent such return, in which case, de cations. shall not become a law unless the gov-

SEC. 10. The judges of the Supreme ernor, within ten days after the ad and Circuit Courts shall each receive for his services a salary to be fixed by law, which shall not be diminished for the term for which he shall have been ARTICLE XHI.-PUBLIC INSTITUTIONS

d to the Governor al SEC. 11. The legislature shal. deter five days before the day of final admine by law the places in each circuit journment, and in case he vetoes the at which the Circuit Courts shall be same in whole or in part, he shall re-turn it with his objections to the whole held, and fix the terms thereof. SEC. 12. I'ne Supreme Court shall be or to the separate items of which he always open for business, except in may disapprove, not less than two days before said final adjournment, case of adjournment, which, in no case shall exceed thirty days. Its seswhereupon each house shall proceed to slops shall be held at the seat of govconsider his objections to the whole or ernment. SEC. 13. The style of all process shall be "The State of Utah." and all prosecutions shall be conducted in the to the separate items of which he may disapprove, and any item not receiving the necessary two thirds vote shall same and by the authority of the same. ARTICLE V .- EXECUTIVE DEPART-MENT. ARTICLE VII.-IMPEACHMENT SEC. 1. The supreme executive pow-er of this State shall be vested in a SEC. 1. The house of representa-tives shall have the sole power of im eachment, and all impeachments shall e tried by the senate. When sitting by the qualified electors at the time and has a court of impeachment, the senators shall be upon oath or affirmation to do justice according to law and evidence, and no person shall be con-victed without the concurrence of two thirds of all the senators. SEC. 2. The Governor, Judges of the SEC. 3. No person hall be eligible to the office of Governor who is not a qualified elector, and who, at the time of such election, has not attained Supreme and Circuit Courts, and other State officers shall be liable to im-peachment. When the Governor or Governor or peachment. When the Governor or Lieutenant-Governor is tried, the Chief Justiceof the Sapreme Court shall prethe age of twenty-five years, and who, except at the first election under this side, and in all cases judgment shall constitution, shall not have been a extend only to removal from office and disqualification to hold any office of citizen resident of this State for two years next preceding the election. Suc 4. The Governor shall be com-mander in chief of the military forces honor, trust or profit under this State: but the party convicted or acquitted shall nevertneless be liable to indictof this State, and may call out the same ment, trial and punishment according to execute the laws, suppress insur rection and repel invasion; and when to law. SEC. 8. When an impeachment the Governor shall, with the consent of directed, the House of Representatives the legislature, he out of the State in time of war, and at the head of any military force thereof, he shall con-tinue commander-in-chief of the milishall elect from their own body three members, whose duty it shall prosecute such impeachment. be to No 1m peachment shall be tried until the final adjournment o. the legislature, when tary forces of the State. SEC. 5. He shall transact all executhe Senate shall proceed to try the tive business for and in behalf of the same. State, and may require information in writing from the officers of the execu-tive department, upon any subject re-lating to the duties of their respective SEC. 4. In all impeachment trials the accused shall have the right to appear, and in person, and by counsel, to demand the nature and cause of the accusation, and to have a copy thereof; to meet the witnesses face to SEC. 6. When any office shall from any cause become vacast, and no mode is prescribed by the constitution or laws for filing such vacancy, the Gov-ernor shall have power to fill such vacancy by appointment, which shall expire when such vacancy shall be filled by due course of law face, and to have process to compel the attendance of witnesses in his bebalf SEC. 5. Any State officer shall be liable to impeachment for corrupt con duct in office, for immoral conduct, expire when such vacant filled by due course of law. for habitual drunkenness, or for any SEC. 7. He shall see that the laws act which, by the laws of the State, may are faithfully executed. be made a felony. SEC. 6. The legislature shall deter-

CORPORATIONS.

DEBT.

defray the expenses of the State.

SEC. 1. The legislature shall pass

SEC. 2. The property of the United States, and the property of this State, and such property as may belong to any

sounty or municipal corporation or as may be used exclusively for agricultural, horticultural, and tific societies, chartered or controlled by the State, or for school, religious, cemetery, or charitable purposes, shall be exempt from taxation; and ditches, canals, dams, reservoirs and flumes owned and used by individuals or corpora-tions for irrigating lands owned by such individuals or corpo-rations, or by the individual mem-

pers thereof shall not be taxed so long as they shall be owned and used exclusively for such purposes. SEC. 3 The legislature shall not impose taxes for the purpose of any county, city, town, or other corporation, but may by law yest in the cor-

porate authorities thereof respectively the power to assess and collect taxes for all purposes of such corporations.

ARTICLE XI.-EDUCATION. SEC. 1. The legislature shall provide for a uniform system of public schools, the supervision of which shall be -vested in a State Superintendent and such other officers as the legislature shall provide. The superintendent shall be chosen by the qualified electors in the State in such manner as the legislature shall p ovide; his powers, duties and compensation shall be pre-scribed by law. SEC. 2. The legislature may estab

lish free schools; Provided, that no sectarian or denominational doctrine shall be taught in any school supported in whole or in part by public funds. Nor shall any professor, instructor or

teacher be preferred, employed or re lected in said schools on account of his religious taith or belief, or his affiliation or sympathy with any denomina-tion, creed or sect. SEC 3. All legislation in regard to

education shall be impartial, guaran teeing equal rights and privileges to all persons, irrespective of race, color or religion. SEC. 4. The proceeds of all lands that have been or may be granted by the United States to this State for the

support of schools, shall be and remain a perpetual fund, the interest of which, together with all the rents of the unsold lands, and such other means as the legislature may provide shall be appropriated to the support of the public schools throughout the

State. SEC. 5. The University of Deseret shall be the university of this State, and be under the control of the legis ature; the proceeds of all lands that have been granted by Congress for university purposes, shall be and re-main a perpetual fund, the interest of which, together with the rents of unsold land, shall be appropriated to the support of said University.

SEC 6. The legislature shall foster and encourage moral, intellectual and scientific improvement. They shall make suitable provisions for the education of the blind and mute, and for the organization of such institutions of learning as the best interests of general education in the State may demand.

ARTICLE XII.-THE MILITIA.

SEC. 1. T. e legislature shall provide by law for organizing and disciplining a militia of this State in such manner as they shall deem expedient, not incompatible with the Constitution and laws of the United States, nor the Constitution of this State. SEC. 2. Officers of the milifia shall

be elected or appointed in such manner as the legislature shall from time to time direct, and shall be commis sloned by the Governor. . The legislature shall provide SEC. tor calling forth the militia to execute the laws of the State, to suppress in-

surrections and repel invasions. SEC 1. Institutions for th

mit such proposed amendment or No. 19 .- Nephi, Mona, Levan and Juab precincts, of Juab County, and amendments to the people, in such manner and at such time as the legislature shall prescribe; and if the peo-ple shall approve and ratify such

amendment or amendments by a majority of the qualified electors voting Sanpete County. thereon, such amendment or amend-ments shall become a part of the Con-stitution. *Provided*, That section 12 of Article XV shall not be amended, revised, or in any way changed until any a-No. 22-All of Beaver and Piute mendment, revision or change as procounties.

Districts.

Districts.

Districts.

posed therein shall, in addition to the requirements of the provisions of this Counties, New Harmony Precinct, of Washington County, and Bluff City article, be reported to the Congress of the United States and shall be by Conand McElmo precincts, in San Juan griss approved and ratified, and such County.

No. 24 -All of Kane, and the balapproval and ratification be proclaimed by the President of the United States, and if not so ratified and proance of Washington County. claimed said section shall remain per

petual. SEC. 2. If at any time the legislature, Districts. by a vote of two-thirds of the mem-

bers elected to each house, shall de termine that it is necessary to cause a revision of this Constitution, the electors shall vote at the next election for members of the legislature, for or against a convention for that purpose and if it shall appear that a majority of the electors voting at such election shall have voted in favor of calling s convention, the legislature shall, at its next session, provide by law for call-ing a conve tion, to be held within six months after the passage of such law; and such convention shall con-

sist of a number of members not less than that of the two branches of the legislature.

Districts. ARTICLE XVII.-SCHEDULE AND ELEC TION.

Districts. SEC. 1. That no inconveniences may Districts. arise by reason of a change from a Ferritorial to a State government, it is hereby declared that all rights, ac-tions, prosecutions, jadgments, claims and contracts, as well of individuals as of bodies corporate, both public and 1887, in one or more of the private, shall continue as if no change newspapers in Utah Territory. The had taken place, and all process which may issue under the authority of the Ferritory of Utah previous to its ad-mission into the Union shall be as valid as if issued in the name of the President and Secretary shall, also, immediately afte: its ratification, for ward copies of this Constitution, duly certified, to the President of the United States, the President of the Sepate, State of Utah. the Speaker of the House of Repre-SEC. 2. All laws of the Territory

sentatives, and the Delegate in Conof Utah, in force at the time of the adgress from Utah Territory, and shall mission of this State, not repugnant eliver or forward a copy, certified as foresaid, to each of the delegates who to this Constitution, shall remain in force until they expire by their own may hereafter be elected by this Conlimitations, or are altered or repealed vention by the legislature.

SEC. 8. All fines, penalties and forfeitures accruing to the Territory of Utah, or to the people of the United States in the Territory of Utaha shall inure to this State, and all debts, liabilities and obligations of said Terri-tory, shall be valid against the State. and enforced as may be provided by

in like manner to such court

precinct, designating the offices to be

filed at the general election to be held on the first Monday in August, 1887, the further notice, as follows, to wit:

tion of their successors. SEC. 10. The State Senators to be SEC. 4. All recognizances heretofore elected at the first election under this taken, or which may be taken before Constitution shall draw lots, so that the term of one-balf of the number, as nearly as may be; shall expire at the end of two years from the first Monday in December next succeeding their the change from a Territorial to a State government, shall remain valid, and shall pass to and be prosecuted in the name of the State; and all bonds executed to the Governor of the Territory, election, and the term of the other half or to any other officer or court, in his shall expire in four years from the or their official capacity, or to the first Monday in December next succeeding their election, so that one half, as nearly as may be, shall be people of the United States in the Territory of Utan, shall pass to the Governor or other officer or court, and elected blenuially thereafter. his or their successors in office, for wided, That in drawing lots for all senthe uses therein respectively exatorial terms, the senatorial repre-sentation shall be allotted so that in pressed, and may be sued on and re covery had accordingly; and all revethe countles having two or more sena-tors, the terms thereof shall be divided nue, property-real, personal or mixed, and all judgments, bonds, specialties, as equally as may be between the long choses in action, claims and debts, o and short terms, and in case of inwhatsoever description, and all records crease in the number of senators they and public archives of the Territory of shall be so annexed by lot to one or the other of the two classes as to keep Utah, shall issue and vest in the State of Utah, and may be sued for and rethem as nearly equal as practicable. Sec. 11. Unless otherwise provided by Congress, the first election for covered in the same manner and to the same extent by the State of Utah as the same could have been by the Territory of Utah. All criminal prosecutions and penal actions which may have arisen, or which may arise before the change from a Territorial passage of an enabling act or the ap-the change from a Territorial passage of an enabling act or the ap-the second month next succeeding the the second month next succeeding the take its place with that of O'Connell proval of this Constitution State government, and gress, and such election shall be which shall then be pending, conducted and returns thereof made shall be prosecuted to judgment; and in the manner provided by law. execution in the name of the State. The first session All offenses committed against the laws of the Territory of Utah, before of the ture shall commence, and all officers herein provided for shall enter upon change from a Territorial to at the duties of their respective officer, State government, and which shall not on the first Monday of the second be prosecuted before such coange, may month pext succeeding said election. be prosecuted in the name and by the SEC. 12. The Justices of the Supreme authority of the State of Utah. like effect as though such change not taken place; and all penalties with Court, elected at the first election, shall hold office from and including the first Monday of the second month incurred shall remain the same as if this next succeeding their Constitution had not been adopted. tion and continue in office there All actions at law and suits in equity, and other legal proceedings which may be pending in any of the courts of the Territory of Utah at the time of the after two, four and a respectively, from and respectively, from and her next the first Monday in December next the first Monday in December next change from a Territorial to a State

ABRAM HATCH. Wasatch and Uintah Counties. all of Millard County. No. 20-Thistle, Fairview, Mount Pleasant, Spring City, Moroni, Foun-tain Green and Ephraim preclucts, in EDWIN G. WOOLLEY, ROBERT C. LUND, -Washington County. such

No. 21-Chester, Wales, Manti, Pet-tyville, Mayfield, Gunnison, Fayette and Freedom precincts, in Sanpete County, and all of Sevier County.

GRORGE W. BRAMWELL, R., No. 23-All of iron and Garfield This certifies that the foregoing is a correct copy of the Constitution of the proposed State of Utah.

JOHN T. CAINE, President. HEBER M. WELLS, Secretary.

LEWIS W. SHURTLIFF.

HARLES C. RICHARDS,

HENRY H. ROLAPP, NATHANIEL MONTGOMERY,

Weber County.

DAVID H. PREFY.

Senatorial Districts No. 1 .- 1st and 6th Representative

TO-DAY'S TELEGRAMS No. 2 .- 2nd and 8rd Representative Districts. No 8.-4th and 5th Representative

Banquet to the Earl of Aber-No 4 -7th and 9th Representative

deen at St. Paul.

No. 5 .- 10th and 12th Representative No: 6 -11th and 14th Representative RUSSIA'S QUIET HINT TO AUSTRIA

Districts. No. 7.-Sth and 15th Representative No. 7.-Sth and leth Representative No. 8.-15th and 16th Representative

we years from and including the first

their election and until the qualifica-

Pardon and no Taxes for Afghan Rebels. No. 9.-17th and 18th Representative Districts.

No. 10 .- 19th and 20th Representative FIELD SAYS GOULD ACTED MOST

No. 11 .- 21st and 22d Representative STRAIGHTFORWARDLY. No. 12,-23d and 24th Representative

BLAINE ARRIVES AT EDINBURGE-A SEC. 8. A copy of this Constitution,

certified to be correct by the President and Secretary of this Convention, shall be published by them on or be-fore the fifteenth day of July, TERRIBLE SCOURGE, ETC. By Telegraph to the NEWS.]

Sanitary Congress Proposed.

LIMA, Peru, July 8 .- The Peruvian overnment has invited the republics of Central and South America to co-operate in the formation of an American sanitary congress to be held in this city on November 1

#### Bill Tabled.

PARIS, July 8.-Minister Spuller

abled a bill in the Chamber of Deputies yesterday for a credit of 600.000 SEC. 9. The terms of all officers francs for the temporary establishasmed in this Constitution except judicial and senatorial, elected at the first ment of the Opera Comique in a hired theatre. election, shall continue from the time of qualification until the expiration of

Boulanger.

Monday in December next succeeding PARIS, July 8 .- It is reported that General Ferron has invited General

Boulanger to take luncheon with him, and that he replied that the circumstances under which hat the circum-stances under which he was compelled to take part at Claremont Ferrand renimpossible for him to accept the invitation

Great preparations are being made at Claremont Ferrand for General Boulanger's reception.

#### Severe Brought

PARIS, July 8 .- The country in the vicinity of Paris is suffering from severe drought.

#### Banquet to Aberdeen

ST. PAUL, July 8 .- Two hundred Irish-American and other citizens last night sat down to a banquet tendered the Earl of Aberdeen, late lord liestenant of Ireland, now on his way east from the Pacific Coast. In the address of welcome Bishop Ireland described all officers named in this constitution the guest as the first Englishman who

The Constitution will now have to be submitted to the people. We publish it that they may see for themselves what it is. Only the registered voters departments shall exercise any funccan support it at the polls. No polygamist or other person who has not taken the test oath can vote for the Constitution. It should be explained to those who are not ready to understand anything new, by those who de standing of the importance of this

movement. Every care should be exercised in presenting this momentous question to the voters. It should be known in mence on the second Monday in Jandmovement. to the voters. It should be known in every nook and corner of the Territory and in every household, that on the unless the governor shall convene the first Monday in August the registered | legislature by proclamation. voters are to cast their ballots for the ratification or rejection of this Constitution ,and the endeavor to gain admission into the Union as a State, by tive districts, at the general which the government of local affairs will come into the hands of the people. where it belongs, and the nation will be relieved of questions pertaining to this region which of right should be settled in the community where they arise. Let the Constitution be carefully considered and all votes be cast

with a just comprehension of its provisions as they are to affect the residents of these valleys in the capacity of citizens of the State of Utah.

THE CONSTITUTION.

The Organic Law of the State Utah.

IT REETS THE POPULAB NATIONAL DEMAND.

The following is the Constitution of

perance, frugality and virtue, and by frequent recurrence to fundamental principles SEC 23. This enumeration of rights shall not be construed to impair of deny others retained by the people.

ARTICLE II-BIGHT OF SUFFRAGE. SEC 1. Every male citizen of the

not become law. State six months, and in the county and voting precinct thirty days next preceding any election, shall be en-titled to vote for all officers that now

are or hereafter may be elected by Governor. people, and upon all questions submit-SEC. 2. The Governor shall be elected ted to the electors at such election; Provided, That no person who has places of voting for the members of the legislature; and shall hold his office for the term of two years, from and including the first Monday in Decempeen or way be convicted of treaso or felony, in any State or Territory of the United States, or in any district over which the United States has ber pext succeeding his election, and jurisdiction, unless restored to civil until his successor shall be qualified. rights, shall be entitled to the privi-

offices

SEC. 2 During the day on which any general election shall be held, no elec tor shall be colliged to perform milltary duty, except in time of war or SEC. 3. All elections by the people

shall be by secret ballot. SEC 4. Provisions shall be made by law for the registration of the name of the electors within the countie and voting precincts of which they may be residents, and for the ascertainment, by proper proofs, the right of suffrage.

ERS.

SEC. 1. The pawers of the govern-ment of the State of Utah shall be tions appertaining to either of the others, except in the cases berein expressly directed or permitted.

ARTICLE IV. - LEGISLATIVE DEPART MENT.

SEC. 1. The legislative authority of this State shall be vested in a legislagrasp its meaning. The voters should ture, which shall consist of a senate act intelligently and with a full under- and house of representatives, and the sessions thereof shall be held at the seat of government.

> ary next ensuing the election of members of the house of representatives szc. 3. The members of the house of representatives shall, except at the first election, be chosen biennially, by the qualified electors of their respecand their term of office shall be two years from and including the first Monday in December next succeeding their election. SEC 4. The senators shall be chosen by the qualified electors of their respective districts, at the same time and places as the members of the house of representatives, and their term of office shall be four years from and including the first Monday in De-

cember next succeeding their elec ion, except as otherwise provided in sec-tion 10 of Article XVII of this Constitu on. SEC 5. The first legislature shall consist of twelve senators and twenty-four representatives; the number of senators and representatives may be increased, but the senators shall never exceed thirty in number, and the num-

ber of representatives shall never be less than twice that of the senators. The apportionment and increase of mbers of both houses shall be the me

1 the and

as prescribed by law. SEC. 6 No person shall be a senator who s all not have attained the age of twenty-five years, nor shall any person be a senator or representative who

the proposed State of Utah, in full, as formulated by the Constitutional Con-vention which adjourned yesterday:

SEC. 8. The Governor may, on extramine by law the cause and provide for the removal of any officer whose reordinary occasions, convene the legis-lature by proclamation, and shall state to both houses when organized the moval is not herein provided for. purpose for which they have been con-

ARTICLE VIII .- MUNICIPAL AND OTHER SEC. 9. He shall communicate by message to the legislature, at every regular session, the condition of the no special act conferring corporate

powers. Ssc. 2. The legislature shall, by gen-eral laws, provide for the organization of citles, towns and villages, and restate, and recommend such measures as he may deem expedient. SEC. 10. The Governor shall have power te grant reprieves, commutations and pardons, after conviction, of all offenses except impeachment, sub-ject to such restrictions and regulastrict their powers of taxation and assessment of private corporations.

He

tions as are named in this Constitu-tion, or as may be provided by law. SEC. 11. A Lieutenant-Governor shall be elected at the same time and places and in the same manner as 'he Governor, and his term of office and his eli gibility shall also be the same. shall be the president of the senate. out shall only have a casting vote therein. In case of impeachment of the Gover or, or his removal from office, death, insbillity to discharge the duties of said office, resignation, or bsence from the State, the powers and duties of the office shall devolve upon

the Lieutenant-Governor for the res of the term, or until the disability shall cease; and in case of the disability of both the Governor and Lieutenant-Governor, the powers and duties of the executive shall devolve upon the Secretary of State, until such disability

sball cease, or the vacaucy be filled. SEC 12. A Secretary of State, a Treasurer, an Auditor, a Surveyor-General, and an Attorney-General, shall be elected at the same time and laces and in the same manner as the Governor: the term of office of each

benefit of the insane, the blind, the deaf and dump, and such other benevolent institutions as the public good may require, shall be fostered and supported ov the State, subject to such regulations as may be prescribed by law.

SEC. 2. A State prison shall be estab lished and maintained in such manner as may be prescribed by law, and provision shall be made by law for the establishment and maintenauce of a fenders.

SEC 3. The respective counties o the State shall provide, as may be prescribed by 1 w, for those persons who, by reason of age, intirmity, or mis-fortune, may have claim upon the sympathy and ald of society.

ARTICLE XIV .- BOUNDARY.

The boundary of the State of Utah shall be as follows: Commencing at a p int formed by the intersection of the thirty second degree of longitude west from Washington, with the thirty-sev-enth degree of north latitude, thence

due west along said thirty-seventh degree of north latitude to the intersection of the same with the thirty-sev enth degree of longitude west from Washington; thence due north along said this ty-seventh degree west longi-tude to the intersection of the same with the forty-second degree of north latitude, thence due east along said forty-second degree of north latitude to the intersection of the same with the thirty-fourth degree of longitude west from Washington; thence due south along said thirty-fourth degree

"At the same time and place, the question of the ratification or rejection of the State Constitution adopted by the Constitutional Convention in Salt Lake City, July 7th, 1887, will be subof west longitude to the intersection of the same with the forty-first degree of north latitude; thence due east mitted to the registered voters of the precinct; those who are in favor of ratification will write or cause to be along said forty-first degree of north latitude to the intersection of the same ratification will write or cause to be written or printed on the bottom of their ballots the words 'Constitution. with the thirty-second degree of longitude west from Washington; thence due south along said thirty-second yes,' and those in favor of rejection, degree west longitude to the place of Constitution, no."" beginning.

ARTICLE XV.-MISCELLANEOUS PRO-VISIONS.

SEC. 1. The seat of government shall be at Sait Lake City, until the legislature may otherwise determine SEC. 2. No person shall be eligible to any elective office who is not a qualifi elector. SEC 3. The general election shall be held on the first Monday in August of each year, unless otherwise provided by law.

SEC. 4. The legislature shall provide for the speedy publication of all laws of this State. SEC 5. The compensation of all State City, the Secretary of this Convention, officers shall be as prescribed by law; Provided, No change of salary or com-pensation shall apply to any officer, ex-cept a judge of the Supreme or Circuit marked "Constitution Election Re-turns." Upon the receipt of said returns, or within fourteen days after the election, if the returns

Court, during the sterm for which he are not sooner received, it shall be the duty of the President and Secretary of this Convention and the Probate Judge of Sait Lake Conn-ty, or any two of the persons named in this section, to canvass the returns of said election in the presence of all may have been elected. SEC 6. All executive officers of the State shall keep their respective offices at the seat of government. SEC. 7. A plurality of votes given at any election by the people for officers shall constitute a choice, where not

SEC. 3. The legislature shall provide, otherwise provided by the Constituby general laws, for the organization tion. SEC. 8. Ne person holding any office of honor or profit under the govern-ment of the United States shall hold ARTICLE IX .- FINANCE AND STATE

SEC. 1. The legislature shall provide fice under the government of this by law for an annual tax, sufficient to State, except postmasters whose annual compensation does not exceed SEC. 2. The State shall not assume or guarantee the debts of, nor loan three hundred dollars, and except as

otherwise provided in this Constitumoney or its credit, to or in a:d of, any county, city, town, village, school dis-trict, private corporation or any indi-vidual, nor be interested in the stock tion. SEC. 9. The Legislature, at their first session, shall prescribe methods of conducting all general SD. special elections in this State, and for of any company, association or corpo-

ration. SEC. 3. The State debt shall not at canvassing all votes cast at such elec-tions and declaring the results thereof. SEC. 10. All officers, executive, judi-cial and ministerial, shall, before they any time exceed three per dentum of the taxable property of the State; to be ascertained by the last assessment for enter upon the duties of their respec-tive offices, take and subscribe to the State and county taxes previous to the incurring of such indebtedness. following oath or affirmation: SEC 4. No subdivision of the State do solamnly swear (or affirm) that I shall be allowed to become indebted, in any manner or for any purpose, to an amount, including existing in

will support the Constitution of the United States and of the State of U ah and will faithfully discharge the duties of the office of \_\_\_\_\_, accordan amount, including existing in debtedness, in the aggregate exceeding the following percentages of the taxing to the best of my ability. able property therein, to be ascer-tained by the last assessment for State by law, the several counties, as they SEC 11. Until otherwise provided

shall meet as soon as practicable government, may be continued and after their election and qualification, transferred to and determined by any and, at their first meeting, shall detercourt of the state having jurisdiction; and all books, papers and records re

mine by lot the term of effice each shall fill, and the Justice drawing the shortest term shall be Chief Justice, lating to the same shall be transferred and after the expira ion of his term the SEC 5. For the purpose of taking the one having the next shortest term shall vote of the electors of this Territory be Chief Justice) SEC. 13. All officers under the laws for the ratification or rejection of this Constitution, the Registration Officers appointed by the Utah Commission in the several counties are hereby each of the Territory of Utah, at the time this Constitution shall take effect, shall continue in office until their successors requested to add to the notices which they are required by law to post is each

are elected and qualified. The time of | counsel. such election and qualification not herein otherwise provided for shall be as preacribed by law. SEC. M. After the admission of this State into the Union, and until the

legislature shall otherwise provide, the several Judges shall hold courts in their respective circuits at such times and places as they may respectively appoint; and until provisions shall be made by law for holding the terms of the Supreme Court, the Governor their of the time and place the Supreme Court, the Governor shall fix the time and place of holding

such court. SEC. 15. This Constitution shall deemed ratified by the people of Utah if at any election to which it is sub mitted a majority of the votes cast on the question of its adoption be in the

If the registration officers or either of them shall refuse or neglect to post the notice herein provided for, the county clerks of the respective coun-ties are hereby requested to post a notice to the same effect in each pre-cinct on the 16th day of July 1887. SEC. 6. The Judges of Election, or either of them, appointed by the Utah Commission in each precinct to can-vase and count the votes are hereby mitted a majority of the votes cast on the question of its adoption be in the affirmative. SEC. 16 Hons. Franklin S. Richards, Edwin G. Woolley and William W. Riter are hereby elected delegates from this convention to proceed to Washington, D.C., and with the Hon. John T. Caine, Delegate in Congress from Utaa, present this Constitution to the President of the United Fittes and to the Senate and House of Rep-resentatives in Congress' assembled. vass and count the votes are hereby requested, after the polls are closed. resentatives in Congress assembl to canvass and count the ballots cast and urge the passage of an act of Con-gress admitting the State of Utah into for and against this Constitution and make returns of the same forthwith, by the most safe and expeditious con-veyance, to Heber M. Wells, Salt Lake the Union.

Done in Convention by the Delegates at Salt Lake City, Territory of Utah, this seventh day of July, in the year of our Lord One Thousand Eight Hundred and Eighty-seven, and of the Independence of the United States the One Hundred and

Eleventh. PHILO T. FARRSWORTH, FRANKLIN R. CLAYTON, Beaver County.

OLIVER G. SNOW, RICHARD H. BATY. WILLIAM LOWE, Box Elder County.

who may choose to attend, and im-mediately publish an abstract of said mediately publish an abstract of sold returns in one or more of the news-papers published in the Territory of Utah, and forward a copy of said ab-stract, duly certified by them, to the President of the United States, the President of the Senate, the Speaker JAMES T. HAMMOND, JOHN E. CARLISLE, JOSEPH HOWNLL, AARON D. THATCHER, OHN T. CAINE, JE. NGWALD C. THORESEN. of the House of Representatives and the Delegate in Congress from Utah WILLIAM J. KERR,

Cache County. JOSEPH BARTON, DAVID STOKER, THOMAS F. ROUECHE

JASPER EOBERTSON, Emery County.

WILLIAM A. C. BRYAN, FREDERICK W. CHAPPELL, Juab County. JAMES L. BUNTING, Kane County.

MATTHEW W. MANSFIELD, Plute County.

JOHN T. CAINE,

JAMES SHARP,

No. 1.—All of Rich. County and Lo-gan, Hyde Park, Smithfield and Provi-dence precincts, Cache County. No. 2.—Balance of Cache County. No. 3.—Box Elder County. No. 4. - Ogden precinct, Weber GEORGE CRANE, JOSBUA GREENWOOD, Millard County SAMUEL FRANCIS, Morgan County.

County. No. 5.-Balance of Weber County. No. 6.-Morgan County. Davis Coun-ty and Pleasan Green, Hunter and North Precincts, 10 Sait Lake Cousty, and Henneferville precinct, Summit

Territory. SEC. 7. Until otherwise provided by law, the apportionment of senators and representatives shall be as fol-

Representative Districts.

IOW8:

No. 7 .-- Summit County (except Henneferville, Peos, Woodian

The earl replying de and Parpell. clared that such a demonstration had a peculiar significance at the present juncture in promot-ing the success of the cause of home rule. We must recognize the fact that the speedy passage of home rule depends on the votes of British electors. I do not speak of whether home rule is coming, but whether home rule is coming, but when, and it will be when the British public is disabused of its misappre-hensions as to the aspirations of the advocates of home rule. elec-

The Hebrews.

PITTSBURG, July 7 .- The annual convention of the Union of American Hebrew congregations will be held here commencing on the 12th instant.

The Cass Case

LONDON, July 7 .- The police inquiry into the arrest of Miss Cass as an im-

proper character, has been opened. Both Miss Cass and Mrs. Bowman, her employer, whose testimony of Miss Cass'good character Magistrate Benton refused to receive, are represented by

Prizes for the Blind

LONDON, July 8 .- Princess Victoria. wife of the German Crown Prince, today presented the commeacement prizes at Norwood school for the blind. United States Minister Phelps was present and made an address.

### Threatening Language.

ST. PETERSBURG, July 8. - Neva Fremylaisays that the election of Prince Ferdinand of Saxe-Coburg to the Buigarian throne, exhausts Russia's pa-tience. Austria will not succeed, adds the paper, and Russia's action may in-convenience Austria.

## The Wily Amoer

BOMBAY, July 8 .- The Ameer of Af-

ghanistan has nailed to Candahar gate. underneath the Koran, a proclamation offering free pardoa and remission of two years taxes to all rebeis who sur-

### Convicted.

'Luirsic, July 8.-Kieln and Grebert, two of the men on trial here on the charge of treason, were to-day con-victed. Klein was sentenced to six years in the penitentiary and Grebert to five years.

### Carnegie Honored.

GLASGOW, July 8 .- The freedom of the city was to day conferred upon Andrew Carnegie in recognition of his gift of a library to the town.

### Field Explains.

New Yorg, July 8 .-- The following letter explains itself:

To the Agent of the Associated Press Dear Sir-So many conflicting re-ports have been circulated in regard to the late sale of Manhattan Rallway stock, I think it proper to give through you all the facts. Myself and my associates did sell 75,000 shares of Manhattan stock to Jay Gould unconditionally at \$120 cash per share. my associates did sell 75,000 shares of Manhatan stock to Jay Gould unconditionally at \$120 cash per chare, and I wish further to state explicitly that Gould has acted throughout the transaction in a perfectly straight-for-ward way and that the most friendly Manattan Co., and my opinion as to the future development of the property remains unchanged remains unch

Tours faithfully, Cyrus W. FIELD. (Signe d)

Bry Goods Imports. NEW YORK, July 8 .- Imports of dry

goods at this port for the week ending

to day, were \$2,526,000; the amount thrown on the market, \$2,276,000.

6 E. O. I.	vention which adjourned yesterday:	a resident of this State, and for sx resided in this State two years ne	achool districts two (9) por cost	Spr. 19 Binamy and poly	Kams-), and Mountain Dell and Sugar	WILLIAM W. RITER,		1827
1.00	PREAMBLE.	months next preceding his election a preceding such election, shall be elip	counties two (9) ner centum	ing considered incompatible with a	House Ward in Salt Lake County.	SAMUEL P. TRASDEL,	Liquor Men's Victory.	
						FRANKLIN S. FICHARDS,	ST. LOUIS, July 8 Judge Noonan,	
-19R-1	We, the people of Utab, grate.	stanted No newson bold which he is ofe to any of said offices, scept	ne ciuca, ave (o) per centum, pro	tepuoneau torm of government, ench	precinct, Juab County; and Bingham	JOHN CLARK,		151
1. 1.	ful to Almighty God for our free-	elected. No person holding any State Secretary of State, whose quali	a.   videa, that citles of nye inousan	d Poi them is hereby lorologen and the-	Investment Galt Lake Consta	LE GRAND YOUNG,	of the court of criminal correction,	
5 1 1 1	dom is order to secure its bleeseiner	office, except officers of the State cations shall be the same as those militia, commissioners of deeds and the Governor.	of [ (DUUU) Innaoitants and upwards (to b	e clared a misdemeanor. Any person	The of the ball of the second second	ELIAS A. SMITH.	to-day discharged Joseph Schneider	
1.11.14	insure domestic tratouility and form a	notaries public, and no executive or SEC. 13. There shall be a seal of t		d who shall violate this section shall, on	cinct.	RICHARD HOWE.	Control and a second s second second se second second s	
2 2 3	more perfect government, do establish	indicate public, and no executive or SEC. 13. There shall be a seal of f	he States census) way, for the purpose e	f conviction thereof, be published by a	No. 10 Second Salt Lake City pre-	SAMUEL BENNION,	and others arrested for violating the Sunday law, on the ground that the	
	this	judicial officer, shall have a seat in the State, kept by the Secretary of Sta	te, furnishing water, increase their in	- fine of not more than one thousand	cinct.	ANDREW JENSON,	old law is inoperative. This leaves	
5 I E 1 .	CONSTITUTION.	SEC. 7. The members of the legisla- of the State of Utah."	al debiendess to an additional amount o	dollars and imprisonment for a term	No. 11Third and Fourth Salt Lake	FRANCIS ARMSTONG,	the saloon question in St. Louis as be-	
10617-		the shall be are noters of the legisla-   of the state of Utah."	net exceeding nve (a) per centua	not less than six months nor more	City precincts, and Brighton and	JUNIUS F. WELLS,	fore the repeal of the law of 1857, and	
	ARTICLE IBILL OF RIGHTS.	ture shall, before entering upon their SEC. 14. All grants and commissio	as of the taxable property, as aforesaid.	, then whice Justs, in the discretion of	CPROGOD DEGGINGER IN CALL TAKE POWER	JORN R. WINDER,	on Sunday the saloons will be allowed	
1.00	and the second	Uniting united the take an onio of america I aball he to the means and the the	r. upon a two-thirds vote of the qualified	I PHO COULD. THIS SCOULD BUAL DE COLL-	A 1 YO MUT OF A 1 YO M AND A 1 YO M AND A 1 YO M AND A 1 YO MANAGEMENT AND AND A 1 YO M AND A 1 YO M AND A 1 YO	FERAMORZ LITTLE,		
			be lyoters at an election called for that	strued as operative without the aid of	No. 12 -Fifth Salt Lake City pre	Salt Lake County.	to run with open doors as before. For three Sundays but few saloon, have	
10.00			- Ingroose Any eity county or schoo	l legis at on, and the offenses prehibited		LUTHER T. TUTTLE.		
	pursuit of happiness.	saturday to discharge the duties of signed by the Secretary of State, w	- I district incovering one indebtodness of			LEWIS ANDERSON.	been open, and it was generally hoped this would continue.	
	Suc 9 All free voveruments are	SEC 8. Each house shall judge of the thereto.	to I BINICSAIU ADBIL, DEIDLE DE BE LUE LIUN	any statute of mpitation within three	South Jordan, Fort Herriman, Riverton,	JENS PETER CHRISTENSEN,	tuis would continue.	
S	founded on the anthority of the neo.	authorstions alections and successful the thereto.	of doing so, provide for the collection	years after the commission of the of-	Bluff Dale, South Cottonwood, Union	JOHN BARTHOLOMEW,	The Birike off.	
	nia and matituted for their sanal pro-	qualifications, elections, and returns SEC. 15. The Secretary of State shi	all of a direct annual tax sufficient to pay	fette; nor shall the power of pardon	and Sandy precincts, in Salt Lake	CHRISTIAN N. LUND.	strands the second strands and the second str	
	pio, and instituted for such equal pro-	for disordering and new punish them   be the custodian of the official acts	of the interest on such debt as it falls	s extend there o until such pardon shall	County.	Sanpete County.	FITTSBURG, July 8Reports from	
11-7-11	Suc 8 There shall be so union of	of its own members, may punish them for disorderly conduct, and with the custodian of the official acts the legislature, and shall keep a tr	ae due, and also to pay and discharge the	be approved by the President of the	No. 14 Farmer's, Mill Creek, East		Scottdale are that the strike in the	
	Church and State; nor shall any Church	the proceedings of the whole record of the proceedings of the	-   principal thereof within twenty-nve	ci United Otates.	Mill Creek, Big Cottonwood, Little	JAMES S. JENSEN.	coke regions has been declared of by	
New 2	dominate the State.	Sec 9 M member of the locality department of the gover	. years from the time of contract-	ARTICLE XVIAMENDMENTS.	Cottonwood, Butler, Granite, Draper	WILLIAM A. WARNOCK,		
10.00	Sec 4 The right to worship God se.	SEC. 9. No member of the legislature men , and shall, when required, lay to same and all other matters relative	he ing the same.		Cottonwood, Butler, Granite, Draper and Silver precincts, in Salt Lake	Sevier County.	a convention representing 8,000 of the	
1138.3	cording to the dictates of conscience.	shall have been elected, be appointed thereto, before either branch of the legislature.	ARTICLE XTAXATION.	I OBU I. ANV BIDENCIDENT OF STRATT	County.	ALMA ELDREDGE.	striking cokers, and that work will be resumed on Monday.	
	shall never be infringed; nor shall the	to any civil office of profit under this lastalations		ments to this Constitution, if agreed to	And the second country a state second	JOHN BOYDEN,	resumes on monony.	121
				by a majority of all the members elect-	Alpine, Goshen, Santaquin, Spring	WARD E. PACK.	whill many and an in the second	
ALC: NO DE LA CALLER	establishment of religion or prohibit-	been increased during such term. ex-	e, provide for a uniform and equal	ed to each of the two nouses of the	Lake, Payson and Spanish Fork pre-	Summit County.	Our Statesmen.	
	ing the free exercise thereof: nor shall	been increased during anch term of Ardauter, Audior, Surveyor-General	I, rate of taxation, and shall prescribe	registature, suali, oc entereu on their	cincts, in Utah County.	DANIEL D. HOUTZ,	EDINBUNGH, June 8 James G.	
	any control of ur interference with the	cent anch office as may be filled by along anch other distinct at, shall perior	m such regulations as shall secure a	respective journais, with me yeas and	No. 16American Fork, Pleasant	WILLIAM G. COLLETT,	Blaise and Senators Hale and Frye	13
	rights of conscience be permitted.	cept such office as may be filled by elec- tion by the people. SEC 10 Members of the legislature, in all cases avcent transport following the such other duties as may be prescribed by law. SEC 17. The Governor shall no	d just valuation for taxation of all	hays taken thereoa, and referred to the	Grove, Provo Bench, Lakeview and	Tooele County.	arrived here last evening.	
172 14	No religions test or property quall-	SEC 10 Members of the lagislature   Sec. 17 The Conserve shall	property, reat, personal and posses-	registatule then next to be elected,	Provo precincta, in Utah County.	SAMUEL R. THURMAN,	erriter mere mos crowing.	
R.S.C.I						WARREN N. DUSENBERRY,	Transfertant in Warner	
1010	office of public trust por for any vote	breach of the peace, shall be privileged   and qualified, be elected to the Senal	a claims bearing gold, silver and other	next preceding the time of such elec-	ant Valley Junction, Benjamin and	ABRAM NOR,	Imspection of Vessels.	
10.04%	St any election, nor shall any person be	ram streat during the seesion of the other the the the detected to the sens	e precious metals, except the surface	tion, and if in the legislature next	Sal m precincts, in Utah County; sil	GROEGE WEBB,	Romm, June 8The government has	
Lastri,	incompetent to testify on account of	regislature, and for fifteen days mart	improvements thereof, shall be exempt	electro as aforesaid, such proposed	of Emery County and Winter Quarters	JOHN E. BOOTH,	and and the Burnetten of all	
Prode to	religious belief, or the absence thereof.	sefore the commencement and after ARTICLE VIJUDICIAL DEPARTMEN	from the data for a period of ten years	amendment or amendments shall be	precinct, in Sanpete County.	WILLIAM CREER,	erdered the Inspection of all vassels	
1	SEC. 5. The right of trial by jury	the termination thereof: and for any SEC. 1. The indicial power of the	Constitution and the acoption of this	here elected to each house then then	No. 18 All of Uintah and Wasatch	JONATHAN S. PAGE,	from Roccella, Calabria and Catania,	
	shall remain forever inviolate; but	from arrest during the session of the legislature, and for fifteen days next before the commencement and after the termination thereof; and for any speech or debate in either house they	e tared as provided by law	be the daty of the legislators to anh	counties, and Kamas, Woedland and	JAMES O. BULLOCK	Cicily, that may arrive at other Italian	
and at				se the duty of the legislature to sub-	reea precincts, in Summit County.	Utah County.	porta.	
ADI	State of the second state		and the second of the second o		the second s	The second secon		