

THE RIGHTS AND WRONGS
OF VOTERS.

ADVICE from the counties of Beaver and Tooele show that the election returns from certain precincts had to be thrown out in consequence of informality. In Tooele County the returns from Ophir were rejected because persons were permitted to vote in that precinct who had not been registered according to law. In Beaver County the returns from Miller and three other precincts had to be rejected for a similar reason.

The casting out of the Ophir returns had no effect on the election in Tooele County, because the majority in favor of the People's Ticket was so large as to be unaffected by the votes either way of that small precinct. But in Beaver County it is somewhat different. The rejection of the returns in the precincts referred to has the effect of defeating the "Liberal" candidate for sheriff, the only office on the ticket not conceded to the People's Party, and consequently the whole People's Ticket is triumphant.

In all likelihood this will raise a small tempest in "Liberal" localities, and much sound and fury will be wasted "on the desert air." The "Liberal" never did like the registration law after it was passed, although they argued vociferously in favor of registration as a substitute for the "marked ballot" system, when there was no probability of its adoption. The law guards the ballot box and that does not suit them. The Act providing for the Registration of voters is very definite and strict. No Judge of Election is permitted to receive and place in the box a ballot from a person whose name does not appear on the Registry List. It does not matter what oath the unregistered person may make, or be willing to make, the law gives no power to the Judges of Election to accept his vote. The Registry List is present at the election, and the word "voted" has to be written by one of the Judges opposite the name of the voter when his ballot is placed in the box. If, therefore, persons are permitted to vote whose names do not appear on the Registry List—the Judges having no more right to add names to that list than to make out a commission or sign a death warrant—the election in that precinct is vitiated, and it becomes the duty of the canvassing officers to cast out the returns from that precinct; that is, they are not permitted by the law to accept them which amounts to the same thing, and further, on any discrepancies or irregularities appearing those officers are empowered to open the ballots and canvass the votes and determine the rights of the candidate whose office may be affected by the irregularity. (See Section 18 in connection and comparison with Section 25, Laws of Utah, 1878, pp. 34, 35).

But supposing the officer whose duty it is to register the qualified voters, either willfully or through neglect fails to register certain voters, or omits their names from the Registry List, is there no remedy? Oh yes, there is a remedy, but it is not applied at the polls. It can be had previous to the election. Any voter whose name may have been omitted is allowed to appear before the Assessor or his deputy, at his office, during the week commencing on the first Monday in June, and have his name added by taking the oath required.

The law provides for securing the rights of voters, but any wrong that may occur either intentionally or by neglect must be rectified according to law, and not by the unauthorized act of a Judge of Election or any one else. If those persons whose names did not appear on the Registry List were unlawfully excluded, they had their remedy in the law, but they could not cure one illegality by perpetrating another. The penalty for willfully failing or neglecting to perform the duties of his office renders the Assessor liable to a very severe penalty, the maximum of which is one thousand dollars fine and two years imprisonment.

While on this subject we remind our friends of the People's Party that the law provides for the erasure of names that have been placed upon the Registry List unlawfully. This should be understood and, where necessary, acted upon. We have heard of registrations carelessly made or willfully permitted when the parties were not entitled to vote. The senior Justices of the Peace of the precincts are authorized to hear objections against any one whose name improperly appears on the Registry List, up to the sunset of the fifth day preceding the election, and after due notice is served by the objector upon the party objected to the Justice is required to hear and determine the case and if the objection is found to be valid, within three days of the election, notice must be served on the Judge of Election and the objector's name must be stricken from the Registry List.

All that we want is a full, fair and free election by the registered voters in accordance with law. This, all lovers of liberty and friends of order should aid in securing. Not only should every qualified voter be permitted to register, but every unqualified voter should be prevented in a legal way, from exercising rights to which he is not entitled. In the conflict of parties, citizens and officials should be on the alert, and while according to political opponents every right under the law, they should be prompt and diligent in preventing or defeating the perpetration of any legal wrong.

The next best thing to having a sound argument in a dispute on water, or any other "disputable" subject, is to have your opponent concede all your points in a wordy effort at confusion, particularly the reader looks at one clear through away.

BY TELEGRAPH.

AMERICAN.

Punishment Postponed.

DENVER, Col., 7.—The Tribune's Santa Fe special says: Chief Justice Prince this evening granted a stay of proceedings and an appeal to the Territorial Supreme Court, which meets in January next, in the case of James Allen, the hotel waiter who killed A. H. Morehead in March last, and was sentenced to the gallows this morning to be hanged on August 27th.

Lynch.

ATHENS, Ala., 9.—Bailes, the famous wife murderer, whom two attempts have been made to lynch, was hanged about midnight by a disguised band, supposed to be Tennesseeans. The body was left dangling.

Lytton and the Queen.

The Tribune's London special says: Immediately when Lord Lytton landed yesterday, the Queen summoned him to Osborne, where he had a "quiet" quarter of an hour. Lytton's oldest friends are disappointed with him, but the man simply did as he was told. Every action of his was controlled by telegraph. One of his last friends got into a quarrel with the Governor of Madras, and to write home a recommendation to abolish the Madras government, and also the Bombay of Lytton. It is known that he advised a declaration of war with Russia, when Haljefoff went to Cabel, but that was more than Beaconsfield was under take. Beaconsfield and the Queen are among those who endeavor to dissuade the Baroness Burdett Goutts not to marry Mr. Bartlett.

The Irish Land Agitation.

Speaking of the defeat of the Irish compensation bill, the Tribune's London special says: No notable popular demonstrations are reported from demonstrative Ireland. Nevertheless Mr. Redpath says the rejection of the bill has created great indignation and has done more to strengthen the land agitation than anything since the breaking out of the famine and more even than the recent evictions. Even the Freeman's Journal and the other moderate land reform whig journals come out fiercely for the abolition of the House of Lords. Mr. Parnell's Irish friends attached no importance to the bill and had estimated from the way in which the laws are commonly enforced between landlord and tenant that had the bill been enforced justly the total amount received would not have exceeded the ordinary weekly allocations of the Dublin relief committee. Mr. Redpath adds that the famine fever has been checked in Ireland, but that the evictions are increasing in the west of Ireland. Sensational reports have been current of fighting in County Mayo and of the landing of arms on the western coast, but telegrams were received by the land league on Friday night announcing that the rumors are false. A thousand British troops have been ordered to Ireland and are expected to land at Cork to-morrow. There is not the slightest indication anywhere of a disposition to take up arms.

Gladstone Gratified.

The American sympathy for Mr. Gladstone which Mr. Lowell expressed officially has produced an excellent effect throughout the country. Mr. Gladstone is evidently highly gratified, and referred to warmly in speaking to one of his colleagues. The outburst of anxiety at home and abroad has deeply touched Mr. Gladstone. Though the Queen's solicitude was natural, he evidently did not expect so strong an expression of it.

One Result of the Fair.

A Paris special of Saturday says: French opinion on Tanner's experiment is plithly summed up in this evening's "France": "This prodigious feat," it says, "will not fill the stomach of the people. There is no need for the great doctor to make such an experiment. All the wretched make them each winter. There is no need for the great doctor to make such an experiment. All the wretched make them each winter. There is no need for the great doctor to make such an experiment. All the wretched make them each winter."

Mexican Annexation.

A gentleman in Washington, who claims to be specially informed with reference to the proposed invasion of Mexico, says that the purpose of the movement which will go on despite the government's interference is a fixed desire to wrench from the Mexican government the States of Sonora, Chihuahua and Salina, in the northwestern part of Mexico, and to convert them into an independent country. The beneficiaries of the scheme, he says, are to the inhabitants themselves of those States and the mine owners of Southern New Mexico and Arizona. The inhabitants themselves are to be benefited by collecting and retaining for themselves the large revenues of their ports which now accrue entirely to the benefit of the City of Mexico. They say they have no interest whatever in common with the other States of the republic and do not understand why it should be incumbent upon them to make sacrifices for which they get no returns. On the other hand the rich mountains whose proximity is a constant temptation. In addition to the mining excellencies which the mountains of Chihuahua and Salina have, in common with those of Arizona and New Mexico, they have the advantage of an abundance of water. Consequently the miners are very willing to give such substantial encouragement as money and arms to the movement and to aid otherwise in any way that they may. The gentleman says that should the movement succeed and the confederacy be established, the plan is to put it at once on a firm basis by leasing bonds with the mines as security and develop the mines with the money so raised.

Oakes Ames' Honor to be Vindicated.

The World comments thus: The sons of the late Oakes Ames have prepared an elaborate address to the American people upon the relations which their father did or did not sustain to the Union Pacific railroad and to the Credit Mobilier and to members of Congress. It was unfortunate for the memory of their father that the nomination of Garfield necessitated the revival of discussion of a political scandal which was fast becoming a purely historical question. Now that the scandal has been revived it is natural and commendable that the children of Ames should maintain as they do maintain that their father was entirely innocent of any purpose to corrupt members of Congress and that he was a martyr to the cause of the public. The public is scarcely prepared to accept that version of the transactions which have remitted several conspicuous politicians to retirement, and the present interest of the public is rather to know how matters stood between Ames and Garfield and whether Ames deliberately swore to an untrue statement, or whether he was deceived, or whether he was deceived by the children of Ames. There is no acquittal possible for one with out a condemnation of the other is being enough shown by the facts of the case to leave no doubt as to the memory of Oakes Ames.

TANNER YESTERDAY.

Dr. Tanner spent yesterday quietly and saw very few visitors. His physicians say he is improving as well as can be expected after such a long fast. During the early part of the morning he chewed half a pound of beef steak, only retaining the juice and part of some milk, toast and wine. Shortly before noon he ate half a pound of beefsteak, and then weighed and turned the scales at 126 pounds. About every hour he partook of some nourishing food or drink, which included watermelon, milk, potatoes steamed in milk, ale, beef tea, bread and wine. About six o'clock his weight was again taken and was found to be 124 pounds. He was quite lively to-day, and frisked about his room like a school boy. His physicians say his rapid recovery from the effects of his long fast is something remarkable.

A Sheriff as a Showman.

CHICAGO, 7.—The Times' Kansas City special says: The Sheriff with the alleged Bender prisoners arrived here yesterday morning, remaining during the day fearing to proceed farther, having been informed that the people at Cherryvale, Kansas, were awaiting his arrival there. The eagerness of the people to see the prisoners was so great that the Sheriff placed them upon exhibition at the Theatre Comique, charging an admission of twenty-five cents. This proceeding was severely condemned by the county and city officials. At 5 o'clock the prisoners were started for Oswego, Kansas.

Conservation.

COLUMBUS, Ohio, 9.—Right Rev. John A. Waterson was consecrated as Bishop of Columbus yesterday at the St. Joseph Cathedral. Eighty-five priests and eight Bishops were present. Right Rev. Wm. Henry Elder acted as consecrator. Archbishop Purcell occupied the throne in the sanctuary.

No More New Trials.

NASHVILLE, Tenn., 9.—John Bartz, who murdered his wife in May, 1879, was taken from Athens, Ala., last night, by a mob of horsemen and hanged. Four previous attempts had been made to mob him. He had been twice sentenced to death and was each time granted a new trial.

Tanner To-day.

Tanner's wonderful recovery from the effects of his fast is exciting much general wonder as the fast itself. He said last evening: "I haven't allowed myself to think of my future movements. I've had an offer of \$7,700 to deliver ten lectures in California, and as I have long been anxious to visit the Pacific Slope I am inclined to think favorably of that."

Oil Blazes.

A fire broke out last evening on the bark Nova Scotia loaded with 300 barrels of naphtha, lying at the foot of the 12th Street, Williamsburg. The loss on the cargo is \$15,000; on the vessel, 30,000. The flames extended to the bark Antonette and damaged her \$10,000; also the bark Cydonia, loaded with naphtha, damaged \$19,000.

Steamer Stove In.

This afternoon while the excursion propeller E. Corring was leaving Glen Island for this city, with between 700 and 800 passengers, she lashed on a rock, stove a hole in the stern when she filled and sank to the guards. The passengers were all safely transferred to the steamers Louisa M. Starin and St. Nicholas and brought to this city.

CASE OF HEALING.

MANTI CITY, Sanpete County, August 6th, 1890.

Editors Deseret News:

I desire to make known through your columns the goodness of God to me and to testify to the manifestation of his power in the world. For the past five years I have been a helpless cripple, and for the past two and a half years have used two canes to enable me to walk. Yesterday, being fast day, I was rebaptized by Bishop Hans Jensen for the renewal of my covenant and for my health. Since then I have been enabled to walk without any assistance and am entirely free from pain. I acknowledge this to be through the gift and power of God in answer to my prayers of faith and obedience to the ordinances of the Gospel. Hoping to live worthy of the continued favors of Heaven, I subscribe myself, Yours in the Gospel covenant, JOHN FRISCHKECHT.

TOOELE COUNTY ELECTION.

Abstract of the general election held in Tooele County, Utah Territory, on the 2nd day of August, A. D. 1890.

TERRITORIAL OFFICERS.

Commissioners to Locate University Lands.
L. S. Hills received.....637
John Rowberry received.....637
John Van Cott received.....641
Territorial Treasurer.
James Jack.....640
Auditor of Public Accounts.
N. W. Clayton.....641

COUNTY OFFICERS.

Probate Judge.
H. S. Gowans, people's.....639
Jefferson Huff, liberal.....45
Selectman.
G. W. Bryan, people's.....636
Henry Prosser, liberal.....44
Scattering.....3

County Clerk.

F. M. Lyman, people's.....640
George Bonnell, liberal.....46
Scattering.....3

John Pickett, people's.....641

James De Courcy, liberal.....41

Scattering.....1

Corner.

John Gillespie, people's.....637
Dr. W. B. Dods, liberal.....46
Scattering.....1

Superintendent of District Schools.

Joshua R. Clark, people's.....641
H. E. Wyld, liberal.....46
Scattering.....3

Assessor and Collector.

W. R. Judd, people's.....638
James G. Brown, liberal.....47
Scattering.....3

Prosecuting Attorney.

Lysander Gee, people's.....634
G. H. Woolcott, liberal.....46
Scattering.....2

Surveyor.

C. A. Herrman.....45

PRECINCT OFFICERS.

CLOVER PRECINCT.
Justice of the Peace.
E. J. Arthur.....65

LAKE VIEW PRECINCT.
Justice of the Peace.
John B. Smith.....27

Constable.
Walter Adamson.....27

MILL PRECINCT.
Justice of the Peace.
Fielding J. Clinton.....30

Constable.
William Chapman.....30

SHOCKTON PRECINCT.
Justice of the Peace.
James G. Brown.....28

Dr. R. Street.....28

Constable.
J. H. Spaulding.....28

E. E. Adams.....28

TOOELE PRECINCT.

Constable.

John A. Beavan.....230

TERRITORY OF UTAH, ss.

County of Tooele.

I hereby certify that the foregoing is a correct abstract of the returns of the General Election held in Tooele County, August 2nd, 1890, as canvassed and declared by the County Canvassers, Board this 6th day of August, 1890.

Witness my hand and seal of the county court.

F. M. LYMAN.

Clk. of the County Court.

The Ophir returns were rejected because several persons were permitted to vote who had not been registered.

PEOPLE are finding out by experience that home-made flannels and other woolen goods are more profitable to buy than imported. The Provo Mills, having been successful in selling their goods last season, are making a larger variety and considerable more of them this year, and it would pay country buyers and consumers to call on their agent, John C. Cutler, in the Old Constitution Building, Salt Lake City, and examine their goods.

I deem it a duty to state that Mr. _____, of this county, had his right lung seriously affected with tubercular deposits, accompanied with night sweats, frequent hemorrhage, copious expectoration and much emaciation and the use of Fellow's Hypophosphites seems to have arrested the progress of the disease almost immediately. The hemorrhage has not yet returned, his appetite is excellent, and he is able to attend to his business as usual. A. SMITH, M. D., dead & Campbelltown, N. B.

THE proper course to be pursued by any one troubled with a disease of the skin is to procure and use without delay GLENN'S SULPHUR SOAP, the most reliable of purifiers. It completely removes those eruptions which oftenments so often fail to cure and remedies irritation, abrasions and roughness of the skin. Pimples, blotches, tan, freckles, in short all complexional blemishes are eradicated by it, and it affords prompt relief to muscles and joints racked by rheumatism. Clothing and linen which have been used in the sick room can be thoroughly disinfected by it, and a disease of an obnoxious nature prevented by its use. It completely does away with the necessity of costly Sulphur Baths, since at a merely nominal expense it produces the same effects. Physicians of eminence speak in the highest terms of its remedial properties, and it has been used as a disinfectant and deodorizer in hospitals and infirmaries with the most satisfactory results. It is extremely popular with the fair sex on account of the clearness and smoothness with which it endows the cuticle, thus heightening personal comeliness as well as promoting a healthy condition of the porous system. Sold by druggists. Price 25c. per cake, 1 box (three cakes) 75c., sent C. N. Crittenton, proprietor, 115 Fulton St., New York.

Hill's Hair and Whisker Dye, black or brown, 50c. dead w

BORN.

August 8th, to Mrs. Rhoda Cushing, wife of James Cushing, of the 11th Ward, a fine daughter. Mother and child doing well.

SCHOOL TEACHER WANTED!

WRITTEN PROPOSALS, STATING Terms, are hereby invited from legally qualified School Teachers to teach District School in the 12th District, Salt Lake City, for the term of one year. Proposals received until the 25th inst.

Address T. V. Williams, Z. C. M. I. T. V. WILLIAMS, J. JACQUES, H. MCWANN, Trustees.

Salt Lake City, Aug. 7, 1890. 4218 St

SALT LAKE THEATRE.

THREE NIGHTS AND ONE MATINEE ONLY.

Thursday, Friday and Saturday, August 12th, 13th and 14th.

SATURDAY AT TWO P. M., the Only Sunny South Matinee!

Realistic picture of Southern Life, entitled SUNNY SOUTH!

The Play was written by John F. Sears, Author of "My Mother's Child Stealer" and the "Red Pocket Book," etc.

JOHNSON AND COOPER in their specialties.

The Great Railroad Scene; the Collision of Trains; Rescue, introducing a multitude of Colored Singers in their Finest Melodrama.

Box Office open on Wednesday morning at 10 o'clock for sale of seats. Prices as usual.

P. S.—Rifly Colored People Wanted. Apply at Box Office on Thursday at 2 o'clock.

NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of LEVI MURPHY, deceased.

PURSUANT TO AN ORDER OF SAID Court, in said matter, Notice is hereby given that on the 2nd day of August, A. D. 1890, at 10 o'clock of said day, at the Court House in Salt Lake City, Utah, there will be a hearing of the said matter, and that the said Court will receive evidence and testimony in said matter, and that the said Court will receive evidence and testimony in said matter, and that the said Court will receive evidence and testimony in said matter.

Witness my hand, this 6th day of August, A. D. 1890.

D. BOCKHOLT, Clerk of Probate Court, Salt Lake County, U. T.

ESTRAY NOTICE.

I HAVE IN MY POSSESSION:

One bay MARE, some little white in face, 5 or 6 years old, branded "C" on left thigh, "C" on right shoulder, has a Spanish brand on left hind leg, and a gold collar.

One bay STALLION, 2 years old, white hind feet, branded "P" on left shoulder, will be sold at the Neponi country, found at Neponi, Utah, on August 7, 1890.

L. A. HALL, District Poundkeeper.

Neponi, Utah, Aug. 7, 1890.

BINGHAM CANYON RAILROAD.

On and after Sunday, August 1st, 1890, the Bingham Canyon Railroad passenger train will make close connections with Utah Southern Railroad, and from Salt Lake, running as follows:

Leave Salt Lake, 7:30 a. m. Arrive at Bingham, 10:30 a. m.

Leave Bingham, 1:30 p. m. Arrive at Salt Lake, 4:30 p. m.

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