AT FOUR O'OLOGE. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. En and the second

EVENING NEWS

Published Daily, Sundays Roughted

Wednesday, . Nov. 12, 1884.

THE OFFICIAL COUNT IN NEW YORK.

THERE is a general anxiety over the official count of election returns now being conducted in the State of New York. The adherents of either great political party are in suspense. Republicans fear the worst, Democrats, though fubilant, are waiting for news with eagerness that shows some doubt, and everybody wants to know the re-sult in a more definite manner than has yet been possible.

The present count in New York, it should be understood, is not final, although the result can be ascertained by it with sufficient certainly to settle measurably the hopes and tears of the interested parties. The final official count of the State may not be made until the 19th of the present month, when the State Board of Canvassers are required by law to meet in the office of the Secretary of State in Albany, to canvass the returns from the counties. They may meet at an earlier date if all the returns are in from the counties; and if they are not in by "the Wednesday after the third Monday in November," may adjourn "from day to day not exceeding five days," and on the fourth day, if the returns are not complete, may canvass the received returns and reach a determination on that basis. The system in New York is as complete as appears to be possible. Three inspectors of election are chosen in each election district outside of the be so used, its production in Court for cities, two of them elected by the people, and the thirdjchosen from the two | tute. candidates who have the highest number of votes next to the elected inspectors. By this means the minority receive representation on the Board of Inspectors. This Board canvasses the vote, and within twenty-four hours after the count is completed must file the original return and a copy of it with the County Clerk. The Board of County Canvassers, composed of the Supervisors of the County, then meet on the Tuesday after the election and, a majority being present, the County Clerk, who has formulated a statement of the returns from the districts, acts as Secretary, and the number of votes for the respective candidates in the county is determined. The statement of the number of votes cast for Presidential electors is signed by the Board and filed with the County cil scribblings. He drew the attention Clerk, who records it in a book open of the witnesses to those bogus mem-

lapse in case of a great financial dis-The policy of cash transactions is good for public as well as private aftairs. Debt means bondage to corporations as well as individuals. The credit system may suit present con-

with debt and the weight of increasing

interest, that they are in danger of col-

venience and give room for dash and display, but it is unsafe and promotive of recklessness and undue speculation. We hope that the plan of limiting the borrowing power of cities and counties

in Utah will be continued, and that bonded idebts will still be the rare exception and not the rule throughout

the Territory. By this means our public affairs will stand on a solid basis, and when wreck and ruin come to municipalities and inations, disaster will not strike the institutions of Zion.

AN APPARENT CHANGE OF

BASE.

MR. DICKSON, the U. S. prosecuting attorney, is not lacking in ability. If he were unwarped by prejudice and as untainted by a desire to cater to popular prejudice as he is clear-headed he would make an efficient officer. In view of his ability, which must be conceded, when he makes mistakes they are necessarily, as a rule, errors of the heart and not of the brain. But of whatever character a man's errors may be, "It is never too late to mend,"

We were pleased to note a special point made by the U.S. prosecuting attorney yesterday in the preliminary proceedings in the Irons-Fowler abortion case. He argued in favor of an examination being had before the Justice that as the testimony would be submitted to writing, in case of the death or absence of any of the witnesses at a trial that might ensue, it could be used. On the contrary, if the case went directly to the grand jury, the testimony taken before that body, being a matter of secrecy, could not trial purposes being forbidden by sta-

It is to be hoped, for the sake of consistency, that Mr. Dickson's conversion to the legal doctrine of the

secrecy of the grand jury proceedings will stick, and not be cast off and taken on, like a convenient garment, according to circumstances. Otherwise it would have been in order for him to have injected the proviso yesterday-"except in cases where 'Mor-

mons' are charged with polygamy or unlawful cohabitation." The remarkable, we might say astounding tactics adopted by the prosecuting attorney in the Clawson and

Connelly cases, are yet fresh in the public mind. When witnesses were not testifying to sult the prosecution. Mr. Dickson had recourse to alleged grand jury minutes; a number of pen-

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AMERICAN. LATEST BY LIGHTNENG.

ELECTION CANVASS OF NEW YORK.

Queen's County.

JAMAICA, L. I., 12.—The Queen's County supervisors completed the can-vass of the electoral vote this morning. vass of the electoral vote this morning. One of the returns, Oyster Bay, was found defective after canvass, but not an error affecting the result of the vote as officially announced. Blaine, 8,445; Cleveland, 10,367; Butler, 270; St. John, 201. Plurality for Cleveland, 1,922. Legal representatives were again present of both parties. The returns heretofore published give Cleveland a plurality of 1,927.

Death of Ormsby Phillips.

Pritisburg, 12. — Ormsby Phillips, one of the proprietors of the Pittsburg Dispatch, died suddenly this morning at 9 o'clock, of nervous prostration. Deceased was for many years promi-nently connected with the iron and glass industries here. Was mayor of Allegheny City three years, and at the time of his death was president of the Board of Managers of the Western Penitentiary.

Suffolk County. JAMAICA, L. I., 12.—Official vote of Suffolk County: Blaine 5,876, Cleve-land 6,429, Butler 52, St. John 456. Plurality for Cleveland 553. Returns heretofore published gave Cleveland a plurality of 598.

New York, 12 .- The official return repentance being always in order.

of Suffolk County agree with both the Times and Associated Press figures, but shows a change of 45 votes in Blaine's favor as compared with the Sun table. Queen's county official returns agree with the previously published figures District Referred.

New YORK, 12.—The Board of Coun-ty Canvassers resumed its session to-day. The room was filled with poll-ticians and lawyers representing the republican and democratic partles. When committees on protests and corrected returns appointed to can-vass the first assembly district began it was found, after proceeding a short way down the district, that the demo-cratic electoral ticket was not proper-ly filled in and that there were clerical discrepancies, or omissions. On modiscrepancies, or omissions. On mo-tion, the whole district was referred to the committee on corrected returns

Genesee County.

BATAVIA, 12.—Genesee county offi-ciai: Blaine 4,631, Cleveland 3,643, St. John 386, Butler 41.

Jefferson County.

WATERTOWN, 12.—Jefferson county official: Blaine 9,029, Cleveland 7,075, St. John 636, Butler 33.

Two Million Contract.

PORTLAND, Ogn., 12.—London ad-vices state the Oregon Construction Company have been awarded the con-

tract of building and equipping and keeping in repair for one year, the railroad from the present terminus of the Oregon & California road to meet the California & Oregon at the State line. The contract price is two mil-lions

Stocks

NEW YORE, 11 a.m.-Stocks opened weak, declined % to %. Before the wance of % to 1%. Union Pacific sold up to 1% to 50%; Central Pacific % to 35%; Pacific Mail % to 50%; Lackato the public in his office, and then for- oranda, with the remark-"Did you

W. W. Day and others petitioned for he graveling of Fourth East between second and Third South Streets.

Second and Third South Streets. Granted. B. F. Roffson and eighteen Jothers field a similar petition in relation to Third East between between Fifth and Seventh South Streets. Granted. B. F. Whittemore petitioned for per-mission to pile building material in the street in front of his lot, for sixty days under the usual restrictions. Granted. B. F. Whittemore also asked for the construction of a cobble or other walk on the crossing from his saloon to the corner north. On motion the supervisor of streets was instructed to make a gravel crossing at the point named. A communication from John C. Cut-ler, County Clerk, was read, calling attention to the fact that one fourth of the poil tax collected each year should be paid to the committee on finance. The City Auditor presented his re-port of the six months ending Octo-oer Sist, 1884, showing : Balance in fund at last report..... \$35,156.43

Total..... \$51,948,51

daw

A statement of city revenue for the preceding six months, from licenses, city taxes, fines, etc., accompanied the report, showing a total of \$69,84.08; one fifth of which, the quota required by law to be set aside to the sinking fund, was stated to be \$13,896.81. Re-ferred to the committee on finance. Adam Spiers, Alderman and Justice of the Peace, submitted his report for the month of September, showing, number of cases tried, 110; number of cases diamissed, 10; amount of fines assessed, \$1,711.45. Referred to com-mittee on police.

The Marshal's report for Octobe showing disbursements to the amount of \$220.50 was submitted and refered to the committee on police. The following bills were allowed and the amount thereof appropriated: To Mrs. A. M. Burt for boarding city prisoners during the month of October, 2,209 meals at 15 cents, \$331.35. To H. J. Grant & Co., for \$8,000 in-surance on the City Hall, jall, furni-ture' bath house, etc., \$190 To special policemen, for services on the night of October 20th and Novem-

ber 8th, \$21.

Alderman Patrick moved that in con-sideration of the importance of the matter referred to the committee on the canal of which he is chairman viz., the petition of the S. L. & F. D. R. R.

WAGSTAFF .- At Pleasant Grove, October Sist, 1884, of apoplexy, Rachael E. Wagstaff, wife of John J. Hayse. Born at Caldicut, Bedfordshire, England. May 20th, 1829; em. braced the Gospel in the year 1850; emigrat-

Sister Hayse was a confirmed invalid a

number of years in her native country, and was given up by the doctors. She was healed by the power of the Priesthood. Her



Assisted by the Young and Gifted Vocal-ist and Commediane.

DOLLIE NOBLES

Tuesday and Wednesday Ev'ngs, NOVEMBEE 11TH AND 19TH,

Will present for the first time in this city his Ideal New York Success, entitled, LOVE AND LAW

A Comedy-Drams in Four Acts, by Milton Nobles. Stariling Dramatic Climaxes 1 Stariling Scenic Effects 1 Original Music! A Superb Cast

Felix O'Paff, Attorney at-Law, Milton Nobles Ritts, an Italian Street Singer, Dollie Nobles

Thursday, November 13th, INTERVIEWS

> PHENIX Saturday, November 16th, MAN OF THE PEOPLE





PRINTERS' SUPPLIES

STATIONERY

AL BL. Sal

NOTICE

THE ANNUAL MEETING OF THE Stockholders of the Utah Eastern Railroad will be held at the Company's Office, Sait Lake City, Utah Territory, on Monday, November 17th, 1884, at 2 o'clock p. m., for the purpose of electing directors for the ensuing year. T. S. MCMURRAY, Secretary. Sait Lake City, Oct. 15th, 1884. dtd

DR. FOOT. Jr.,

(of New York,)

N. GOOD'S breach of promise to us and the invitation he extends to his old custo-mers, we having hought out his good will in the Globe Market, desire to retarn our thanks to them for their liberal patroings in the page, and hope that in the disposal of none but CHOICEST MEATS to retain their matronases in the future. PEMBROK



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

In the matter of the estate of Paul A. Schet-tler, deceased.

Notice of time and place for the hearing of Petition for admission to Probate of Will.

patronage in the future.

dtf

PUESUANT TO AN ORDER OF SAID Court in said matter, notice is hereby given that Monday, the Twenty-fourth day of November, A. D. 1884, at 10 o'clock a. m., at the County Court Honse in Salt Lake City, Utah Territory, in the court room of said Court, has been ap-pointed the time and place for the hearing of a petition of Annie B. Schettler praying for the admission to probate of a certain document therewith presented, purporting to be the last Will and Testament of Paul A. Schettler deceased, when and where all persons interested may appear and oppose the probate of said will, or the granting of letters testamentary to her as prayed for in said petition.

ald petition. Dated at Salt Lake City, November 10,1894 JOHN C. CUTLER, d10t Probate Clerk, Salt Lake Co.

THE TEST!

EINOST PERFECT MADE.

PRIC

DOES NOT CONTAIN AMMONIA.

THE TEST OF THE OVEN.

FOR SALE BY CROCERS,

AYER'S

Has NEVER Been

who and natural

CREA



Salt Lake City, Oct. 15th, 1884





-CAPPERLY

COOK STOVES!

All the Latest Designs in HEATERS.

Our Goods are all FIRST CLASS, and we guarantee them to give satisfaction, If you want a RANGE, COOK STOVE or HEATER, we will make prices satisfactory Regardless of Cost.



for a right of way along the canal bank to Big Cottonwood etc., that the Mayor and City Attorney be associated with the committee. Carried. Adjourned.

DEATHS.

ed to Utah in 1853.

cents.



From these county returns the State Board of Canvassers make the final count. The Board is now composed of four Democrats and one Republican; a majority forms a legaliquorum. If a majority of members is not obtained on the day appointed, the Mayor and Recorder of the city of Albany become part of the Board. The Governor is a Democrat, the Secretary of State a Republican. Thus every op-portunity is afforded for a fair count and the most rigid scrutiny of the returns, so as to prevent fraud and protect the interests of both parties.

There appears to be little doubt that the official returns will show a plurality for the Cleveland and Hendricks electors sufficient to secure the State, and place it in the list for the Democratic candidates. The Associated Press figures as given just after the election are not altogether to be relied upon. The Democratic managers of the State are very confident and are in possession of reliable returns which make them satisfied as to the result-Yet until the official count is complete the issue remains to some extent in uncertainty. Patience must be exercised yet a little longer.

THE TEMPER OF THE COUNTRY.

THE temper of the country is indicated in the outspoken expressions of the leading journals all over the land. The closeness of the election in the State of some alarm in regard to the probable course of the Republican party which, it is well known, has been long determined not to "give up the ship" until forced to do so by stern necessity. A clear, unmistakable and indisputable inajority for Cleveland and Hendricks must settle the question, and the dis-comfited party of "high moral ideas" must subside, however unwillingly. But if there is any technicality or mat-ter of dispute on which they can base a claim for retention of the offices, the politicians who have held the reins of powerso long will cling to them with a tenacious death-grip.

The utterances of the press indicate very plainly that the people who be-lieve they have elected the Democratic candidates will not be defrauded again. The tactics of 1876 will not do in 1884. The fraud of 1877 will not be repeated in 1885. The word comes from every quarter. It is not the boast of a few party leaders. It is not the mere cry of professional politicians. It is the expression of a vast body of determined people. And it means just what it

Let a stand be taken by the officeolders and their political associates

the grand jury room confidentially in the ear of the witness, so as to preserve their sacredness. The witnesses who were thus sought to be intimidated by these terrible jottings of a secret conclave, did not, however, have any recollection of having testified as stated in effect by the prosecution.

The result of the introduction of the bogus grand jury notes was simply this: Granting for the sake of argument, but not in point of fact, that

the Grand Jury notes were correct, Mr. Dickson in effect told the trial jury what the witnesses testified to before the former body. This had a double result, for which it was doubtless intended-it had all the force of legal

testimony upon the trial jury and prejudiced them against the regular evidence of the witnesses, because of its conflict with that given in secret. Had it not been evident that the Court was already set and prejudiced against the defense, it would have led to the supposition that it also had been inflenced by this apparent but not real conflict of evidence. But the fact of the Court

allowing the introduction of this illegal testimony against the plain rights of the persons on trial, showed that it was open to conviction, but it "would like to see the man that could convince" it, except on the side

to which it was leaning. Not only were the trial juries liable to be blassed by the gaand jury minutes dodge, but also the court, the latter actually admitting as much. It

expressed the opinion that perjury had been committed by witnesses, and the only apparent evidence to justify such a view was the assumed conflict beof New York, has occasioned a feeling tween the evidence illegally introduced and that which was legally given during the trials.

However, Mr. Dickson's position of vesterday shows a change of base, from which it is to be hoped there will be no shifting to suit circumstances and cases.

the

cution under great difficulty in enforcing the laws against polygamy. To further this nefarious object and thus strengthen the howl for unconstitutional anti-"Mormon" legislation, the profound secrets of the jury room were given to the Salt Lake Tribase, the ad-vocate and apologist of the seducer, libertine, prostitute and abortionist. That paper published a transcript of a

wanna % to 103, and the remainder No North, No South

SAVANNAH, Ga., 12.—Among the re-solutions adopted at the grand demo-cratic meeting last night was the following:

Resolved, That we will welcome the day when there shall be no solid South and no solid North, but a solid Union, as it was 80 years ago, and when all American citizens, white and black, native and adopted, at home and abroad, shall stand equal before the law and be covered and protected by our country's flag."

Diphtheria in Montreal-MONTREAL, 12.—Diphtheria is in-creasing to an aisrming extent and ty-phold prevails also. Doctors attribute both diseases to defective drainage,

Inhuman Cruelty.

KITTANING, Pa., 12 .- During the absence from home of George Houser, who resides near Dayton, Armstrong Co., a fourteen year old boy stripped a younger sister and placed her on a red hot stove, burning her so severely that her life is despaired of.

Domocratic Delaware. WILMINGTON, 12.—The official vote of Delaware: Cleveland 17,064, Biaine 42,778, St. John 55, Butler 6. St. John and Butler electoral tickets were re-ported in Newcastle County only. The temperance legislative vote was 1,549.

CITY COUNCIL.

Proceedings of the City Council, Tuesday evening, November 11th, 1884, Mayor Sharp in the chair:

> PETITIONS. OFFICE OF THE SALT LAKE AND FORT

DOUGLAS RAILWAY COMPANY, SALT LARE CITY, November 11th, 1884. To the Honorable the Mayor and City

Council, Salt Lake City :

To the Honorable the mayor and City Council, Salt Lake City: GENTLEMEN—The Salt Lak e City and Fort Douglas Railway Company contemplate the construction of a point on their main line at the junction of Ninth South and Tenth East streets in Salt Lake City, to the mouth of Big Cottonwood Cañon, and respectfully ask your honorable body for a right of way along and upon the embankment of the Jordan and Salt Lake City canal, from the said point for such distance as said boint for such distance as said boint for such distance as consideration the follow-ing reasons: The company desire to make this a people's road, one which will carry at a cheap rate passengers and produce from the farming district through which it runs; to do this they must have an easy grade and cheap if the Jordan and Salt Lake City Ca-nal which already occupies a consider-able space of land and street, would at once furnish the easy grade and right of way. The running of trains upon the bank would solidify it, and thus tend to prevent seepage, make practically casy the transporta-tion of requisite materials to puddle the jong the bank would solidify it, and thus tend to prevent seepage, make practically casy the transporta-tion of requisite materials to puddle the jonus wherever signs of seepage might appear; render breakages less liable, and by speedily furnishing ma-terial for rapid repairs reduce to the minamin the damage consequent upon breakages. There were evidently other objects besides those already enumerated for the introduction of the bogus minutes in the cases referred to. It appears to be the proper thing in the minds of some people to misrepresent the "Mormons," by painting them in the blackest possible colors. It was evidently deemed essential to make it appear to great gullible public abroad that the "Mormons" had no scruples against c mmitting perjury upon the stand, thu placing the prose-



Frost bites, inflamed sore eyes, burns, bruises, cuts and old sores, cured at once or your money refunded by your druggist. This is the positive war-ranty placed on every box of Brown's Arnica Salve by the Brown Medicine and Manufacturing Company. Only 25 cents

CASH PAID FOR CLEAN STRAW, delivered at WANTED.

TWO YOUNG MEN ABOUT SIXTEEN L or eighteen years of age wanted at Calder's Farm. They must be well recom-mended. ds & w Ite

NOTICE OF REMOVAL

TOSEPH BENTLEY, CARPET WEAVER has removed to State Road, opposite City Hall, where in addition to a good sup ply of Home-made Carpets in stock, he keeps on hand Coal and Kindling Wood. Delivery free. Carpets woven in the best manner, strong, durable, cheap and good.

LOST.

O^N SUNDAY NIGHT, AT DUDLER'S Brewery, (mouth of Pariey's Canyon) a roan horse, about 7 years old, branded R G on left shoulder. Leave information of its whereabouts at Brinton's Postoffice. Big Cottonwood. Place a can top down on a hot stove until trated, then remove the cover and smell. A chem-it will not be required to detoct the presence of

LAND AND WATER CHEAP. I HAVE SEVERAL GOOD FARMS WITH water right, located in the north end of Davis County, also 60 head of horses, which I will sell cheap. Terms ensy. Call on or write to T. J. Steed, Real Estate Agent, Farmington, Utah. d & s 1 m

ESTRAYED OR STOLEN.

F BOM THE PREMISES OF P. G. SES-sions, East Bountiful, Davis County, October Sist, a brown MARE COLT, medium size, leather halter on. Any person giving any information of the same will be liberal-ly rewarded. P. G. SESSIONS.

d & s Ste

44 s 2we

ROAN MARE.

WEDNESDAY EVENING, OCTOBER 22nd, a roan MARE, a little white on left hind foct, branded with a cross (Church brand) on left aboulder and vented on thigh, indistinct Jos left ribs, and on left thigs a brand resembling Jb combined. When last soen she had a tying strap on neck with halter strap attached, spoes on Give information at this office and be re warded. sw tf THOS. E. TAYLOR.

FOR SALE.

SIX ACRES OF No. 1 LAND, NEAR Wood's Cross Station, also near school house, with good Brick house with six rooms, good concrete cellar and granary, orchard and a ransing stream from a spring the year round. For further particulars apply to E. E. EGAN, Wood's Cross, Davis Co., Utah. d & s Swo

RUNNING.

THE MILLS KNOWN AS THE MILLER'S Mills have been through a thorough re-pair and are now prepared to do all kinds of Grinding. Castom Grinding made a specialty. Chopping done at all times. D. H. Allen, son of the late well known Miller, D. R. Allen, is ruaning the mills. He gaure putces antisfaction

MILLER BROS.







CARLOUIST'S EORENSON &

APPLICATION FOR PATENT.

Notice No. 1284. UNITED STATES LAND OFFICE, Salt Lake City, Utah Territory, November 1st, 1884. NOTICE IS HEREBY GIVEN THAT

November 1st, 1886. Notice is HEREBY GIVEN THAT Joseph Woodmansee, a citizen of the United States, whose post office address is at salt Lake City, Utah Territory, has made ap-plication for a United States Patent for the Lion Hill mining slaim, situate in the Ophir Mining District, Tooele County, Utah Ter-ritory, consisting of Afteen hundred (1500) linear feet of the lode, and surface ground six hundred (500) feet wide, being Lot 189 and described in the field notes and plat of the official survey on file in this office, with anguetic variation at 16 degrees, 80 minutes east, as follows: Commencing at Post No. 1 of the said claim and running thence South S2 degrees and 15 minutes east, 60.--8 feet to Post No. 2, thence South 2 degrees, 65 min-utes enst, 1500 feet to Post No. 3, (from which said Post No. 3, United States Mineral Mon-ument No. 2, bears south 64 degrees, 65 min-utes enst, 1500 feet to Post No. 3, (from which said Post No. 3, United States Mineral Mon-ument No. 2, bears south 64 degrees, 15 minutes west, 60--5 feet to Post No. 4, hence North 5 degrees, 00 minutes from said Post No. 1 the point of com moncing, (32 septing nevertheless therefrom so mined as is embraced in the Monarch Mi-ning Claim, Lot No. 59, and the Bockwell Mi-ning Claim, containing an area of 20, 66-400 acres of land, more or less. The said mining In a million homes for a quarter of a century i Price Baking Powder Co., Dr. Price's Special Flavoring Extracts Dr. Price's Lupulin Yeast Gems For Light, Healthy Bread, The Best Dry Boy Yeast in the world. ST. LOUIS herry Pectoral. ning claim Lot No. 56. The and Liou Hill Mi-ning Claim, containing an area of 20, 66-100 acres of land, more or less. The said mining claim being of record in the office of the Re-corder of said mining district at Ophir City in Toocle County, Utah. The nearest known locations being the Rockweil and Tiger, on the West, the Zella on the North, and the Monarch on the East. I direct that this notice be published in the DESERT KVENERO NEWS, the newspaper published nearest the said mining claim, for the nericd time required by law. No other complaints are so insidious in their ittack as those affecting the throat and lungs: .one so trifled with by the majority of suffer-ors. The ordinary cough or cold, resulting .orhaps from a trifling or unconscious exesure, is often but the beginning of a fatal ickness. AVER'S CHERRY PECTORAL has

An and Star Selected and the





Our Ladies' Cloth and Fläuncis Dept., Our Dress. Button and Trimm Our Table Lines and House Furnish Department. Department, Our Hosiery and Glove Departm's, ing Department, Our Hostery and Glove Departm't, Our Cloth and Cassimere Departm't, Our Knit Weolens and Corset De-Our Lace and Embroidery Departm't, Our Merino and Muslin Underwear Our Curtain and Drapery Depart.

Are constantly replenished with the Latest Novelties from first hands and sold on the lowest possible margins compatible with fair dealing.

MILLINERY in all its Branches, at Wholesale and Retail.

We carry the Largest Stock in Utah.

Our Gent's, Boys' and Children's Clothing, Hat and Cap, Boot, Shoe and Rubber and Furnishing Goods Departments are complete Our styles are the newest, materials the most durable and prices the lowest in the city. We make GENT'S SUITS 'TO ORDER at a saving of 25 per per cent., and warrant fit and material. Call and convince yourselves.
