# CALENDAR, 1877.

FEBRUARY.						
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DEM . INING in the Post Office at Salt called for within one month, will be sent to said returning board are void. the Dead Letter Office.

LADIES' LIST. Griffith DJ Player A Anderson A Gardner A Payne H H Asbridge M W Hunt Mrs Anderson Mrs Haskins C Rose E A Haylund HS Robinson L Romeril P Hawkes M Hyde M A Bourne A Spiers A Jones H S Smith E Cowan A Stephenson E Caffal M A Knight M Sangovani G G Crouch M Coin L T Katz C Swen J Cazax G A Leadinham G Chambers G Seaman R Summer S J Littley M Cushing H Chandler S Smith A Corbett S Mathues C Thompson F H Meredith E Coulam S D McGowan E West A2 Davis L B Manning J Middlemas M Ward C M Dallon C Moesser M Davis M Wale E Ward E N Mackly S Wahlstron EM Millon S Eccles M Wardrobe SA Warring G Frances H Frost E E Nicho's J Walton N Odd E Wils nR Floyed E Williams S Garn E

GENTLEMEN'S LIST. Olsen L Hawker J Oppenheimer Hayse J D Ashman & Herman T H Johnson Hunter Wm Pearson C E Allen J Antonio D Remstrom & Ingram H Polelzen Dallard C Rolliagh A Bogman C H Knobb J Rees J W Bowman G Katz M Roskelley S Button H King T Barker J, Jr Stewart M Bourquist R Sorenson G Brown A H M LaCroix L F Sunderland W Swift W H Lyons O F Langton S E Casterline Dake E McLauchlin Carney G H Chapman J WH McGullacady Corgan W Carlson A W McGill Mr 2 McBrouer V Snowball R Dabins W Salisbury A O Dolton H McDonald J Drew E H Sproat C Dureaus DM McNeil JB Shupt F 2 Snow G M McCannon T Shorton J Morton A J Eliason A Shipp J E Eldridge H Marthine C Sharp S M 2 Evans JT Marsh D Middlemas E Twitchnell L Fox J H Moody H Francis J T Martin J H Martineau JHVane J E Fenegan J Fisk W B Morris M Messrs Witz-Mackey M burgr Bros Griffin D Mousley T Wood B Gillogly J H Morey R Matly C H Watts C G Grey J Whitaker D M Goddard S Nichols CH Wittenberg G Geddes W S Whitney G H Gibson W B North L H Newman M G Walton J Needham T White R J Hulse BR Nercross W S Winsor W E Huntington C Needham W Walker W Herman E D 20lsen J

Persons inquiring for the above letters are requested to state when advertised. J. M. MOORE, Postmaster.

Error .- On the second column, page 39, of this week's NEWS, an error occurred in making up the paper, whereby to the head of a Kanab letter was appended the tail of a Washington, D. C., letter. The Kanab letter is given in full vass the returns by said commison page 40.

### BORN.

To the wife of Thomas Johnson, of this city, Feb. 13th, a Son.

Holloway's Pills .- The estimation in which these medicines are held by the publie, steadily increases their demand. They act directly on the system, removing all obstructions, renovating the springs of life, purifying the blood, and totally eradicating side and general debility. Sold everywhere | three. 25 cents per box or pot.

## By Telegraph.

AMERICAN.

WASHINGTON, 16.-At 5 o'clock counsel were sent for. They had ber one and three offered to prove. been waiting for the summens in a them they entered the court room | ceived. in a body. Some time elapsed before the doors were opened to mem- | word not. bers of Congress and those who had tickets of admission, and when they were opened a frantic rush was was then taken, and was adopted fect: made for the interior, which was by the following vote: soon uncomfortably filled.

The following are the resolutions linghuysen, Garfield, Har, Miller, acted upon by the commission in their secret session, and afterwards reported to the counsel:

Hoar submitted the following: Ordered, That the evidence be not received.

Abbott offered the following as a substitute:

received to show that so much of the injunction of secrecy be removthe act of Louisiana establishing ed from the proceedings. Adopted the returning board for that State unanimously. Lake City, Feb. 15, 1877, which, if not is unconstitutional, and the acts of

This was rejected by the following vote:

Yeas-Abbott, Bayard, Clifford, ther it had been exhausted? Field, Hunton, Payne, and Thurman-7.

Morton, and Strong-8.

Mr. Abbott offered another sub-

stitute as follows: received to show that the return- given to each side for the respective ing board, at the time of canvass- counsel to sum up the case. ing and compiling the vote of that | Garfield said an order had already State at the last election in that been made that each should have State, was not legally constituted four and one half hours, and that

under the law establishing it, in time should be used as they chose this that it was composed of four in interlocutary questions. He persons of one political party in- considered that he ought to stand stead of five persons of different on the order, and should vote

Rejected by the same vote. Abbott then offered another substitute:

Resolved, That the commission will receive testimony on the subject of alleged frauds in the specification of counsel for objectors to certificates one and three.

Rejected by the same vote. Abbott then offered the fourth substitute:

Resolved, That the testimony tending to show that the so-called returning board of Louisiana had no jurisdiction to canvass the votes for electors for President and Vice-President is admissible.

Rejected by the same vote. Abbott offered a fifth, which was

rejected by the same vote. Resolved, That evidence is admissible that the statement of affidavits purporting to have been made and forwarded to the said returning board in pursuance of the provisions of section 26 of the election law of 1872, alleging riot, tumult, intimidation, and violence at or near certain polls, and in certain parishes were false and fabricated, and forged by certain disreputable persons under the direction and knowledge of said returning board; that said returning board, arguments. knowing said statements and affidavits to be false and forged, and that none of such statements and affidavits were made in the manner or form or within the time required by law, did knowingly, wilfully and fraudulently fail and refused to canvass or compile more than 10,000 votes cast, as is shown by the commissioners of election. Hunton offered the sixth substi-

tute as follows: Resolved, That evidence be received to prove that the votes cast and given at said election, on the 7th of November last, as shown by the return made by the commissioners of election for said polls and voting places in said State, have never been compiled nor canvassed, and said returning board never even pretended to compile or cansioners of election, but only pre- ed as electors in certificates numtended to canvass the returns made | ber one were the lawful electors of by the State supervisors of registra-

Rejected by the same vote.

by Bayard, as follows: Resolved, That no person holding an office of trust or profit under vote of eight to seven, as follows: the United States is eligible to be an elector, and this commission will receive evidence tending to Miller, and Strong-8. prove said ineligibility as offered Nays-Abbott, Bayard, Clifford, by the counsel for the objectors to Field, Hunton, Payne, and Thurliver complaints, indigestion, pain in the certificates numbered one and man-7.

Rejected by the same vote.

substitute as follows:

Resolved, That in the opinion of the commission evidence is admissible upon the several matters which counsel for objectors to num-

Rejected by the same vote, and private room of the Supreme Court, question on the original order, suband when advised that the com- mitted by Hoar, came up, viz.: That mission were prepared to receive the evidence offered be not re-

Payne moved to strike out the

Rejected by the same vote.

The vote on the original order

Yeas-Bradley, Edmunds, Fre-

Morton and Strong-8. Nays-Abbott, Baya I, Clifford,

Field, Hunton, Payne and Thurman-7.

reached by the commission, counsel were admitted and the above resolutions were read by the secretary.

Hoar inquired of the Chair whether any of the time to which counsel were entitled under the order of the commission remained, or whe-

The court replied that the time for the objectors to numbers one Nays-Bradley, Edmunds, Fre- and three was exhausted on the linghuysen, Garfield, Hoar, Miller, part of the objectors to certificate number two. He believed ten minutes remained, but the time had been substantially exhausted.

Resolved, That evidence will be Payne moved that an hour be

against the motion. The counsel themselves had not yet asked it.

Judge Clifford inquired if they were satisfied to rest their case. Evarts said they were satisfied

with the case as it stood. Justice Clifford asked if the opposing counsel also agreed to it.

Judge Campbell said they had nothing to add under the circumstances.

Commissioner Abbott-I understand you, Judge Campbell, to say that the commission having ruled on the evidence you offered you have nothing further to urge?

Judge Campbell-Yes, sir. Justice Clifford said the motion was withdrawn.

Commissioner Morton moved that three members of the commission be appointed to prepare a report in the Louisiana case, and that votes. a recess of one hour be taken.

Strong said the question that had been passed upon was the question of the admissibility of evidence, and he thought they now ought to go into the merits of the case.

On motion of Hear, the commission at 5.30 went into secret session for consultation.

Payne moved that one hour be allowed each side in which to make

Garfield objected, saying the whole question had already been discussed by taking extra time.

Morton said unless counsel desired he should vote against the proposition. He would not invite counsel to argue the question fur-

Evarts said his side had argued the whole question fully, and covered the whole merits of the case as they had so considered it during find them at this Office. the time allowed them.

The motion was withdrawn. Hoar then moved that the commission go into secret session for the purpose of consultation on the question. Adopted, and the crowd was directed to leave the room.

Immediately after the doors were closed Senator Morton offered the following:

Resolved, that the persons namthe State of Louisiana, and their votes are the votes provided for by the constitution of the United A seventh substitute was offered | States, and should be counted for President and Vice President.

This resolution was adopted by a Yeas-Bradley, Garfield, Morton, Edmunds, Hoar, Frelinghuysen,

Representative Hoar were then ap- | MOND, Box 841, St. Joseph, Mo.

Justice Field offered the eighth pointed a committee to draft a report of the decision, with a brief statement of the reasons therefor, to be signed by the members agreeing therein, and to be transmitted to the joint session of the two houses.

A recess of about an hour was then taken to afford time for drafting a report, which, upon the reassembling of the commission, was presented, and after being read, was signed by Miller, Strong, Bradley, Edmunds, Morton, Frelinghuysen, Garfield and Hoar.

The report is to the following ef-The electoral commission having received certain certificates and papers purporting to be certificates of the electoral votes of Louisiana. and certain papers accompanying the same, and objections thereto, report that it has duly considered After a conclusion had been the same, and has decided and does hereby decide the votes of William Pitt Kellogg, O. H. Brewster, A. As soon as the final vote had been Joseph, J. H. Birch, L. A. Sheldon Resolved, That the evidence be taken, Justice Field moved that and Morris Marks, named in the certificate of William P. Kellogg, Governor of said State, which votes are certified to by said persons as appears by the certificates submitted to the commission as aforesaid, and marked number one, are the votes provided for by the constitution of the United States, and that the same are lawfully to be counted as therein cer- Church Historian's Office, 1 tifled, namely, eight votes for Rutherford B. Hayes for President Bishops please notify. and eight votes for William A. Wheeler for Vice-President. The commission also decides and reports that the eight persons first before named were the duly appointed electors, in and by said State. The ground of this decision stated briefly is that it is not competent to go into evidence aliundi, as to the papers opened by the President of the Senate in the presence of the two houses, to prove that other persons than those regularly certified to by the Governor of Louisiana in and according to the determination of their appointment; in other words, to go behind the certificate of the Governor, so far as it is founded ten days they will be sold to the highest upon the action of the returning board. The report will also state that the commission could not receive any evidence to show that any elector was ineligible on the 7th of November, on the ground that it was not essential to show that an elector was eligible on that day, so long as he was eligible when he cast his vote in the electoral college, and the fact appears that the alleged ineligible electors, Brew-

> bility at the time they cast their The commission remained in session until nine o'clock when an adjournment to four p. m. to-morrow was ordered. While the commisssion was in secret session remarks were made by Morton, Thurman, Garfield, Bayard, Edmunds, last named closing the discussion.

own absence from the college, and

there was no allegation of ineligi-

" The President has approved the bill providing for the deficiency in the appropriation for public printing and binding.

Toledo, O., 17.—A fire in the telegraph office this afternoon caused considerable damage, which, toreached over \$15,000.

#### FOUND.

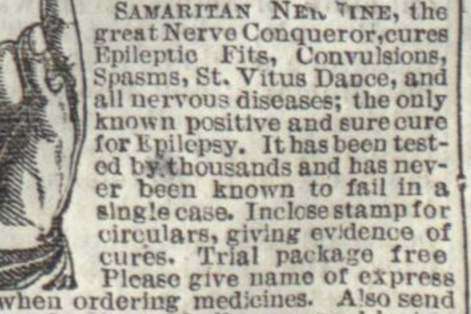
NUMBER of deeds for property situated in Pleasant Grove. The owner will



FINEST Plug TOBACC in the World. ASK FOR IT TAKE NO OTHER.

FOR SALE BY ALL DEALER

## Epilepsy or Fits.



office when ordering medicines. Also send Justices Miller and Bradley and names and address of all persons subject to

### NEW ADVERTISEMENTS.

LOST.

ON the State Road, about four miles South of the City, a parcel containing about eight yards of black cloth and some black yarn. Please leave it at this Office.

#### INFORMATION WANTED.

OF the whereabouts of William Hatch, William Vance, John R. Gilbert, Samuel B. Dallas and Willis Boss. If any of the above are living they will please com-municate with the undersigned forthwith.

J. J. FULLER, Clerk of 20th Quorum of Seventies, Pro-

#### ADMINISTRATOR'S NOTICE.

In the Matter of the Estate of ) THOMAS KING,

All persons having claims against said Estate are hereby required to exhibit the same with the necessary vouchors within B. Levissee, Oscar Jaffroin, Peter ten months after the first publication of this notice, to me at my residence in Salt E. SMITH, Lake City.

Administrator of said Estate. Feb. 21, A. D., 1877.

#### 21st QUORUM.

A LL members of this Quorum, residing outside of Salt Lake City, wishing to have their names retained on the Querum Records, are requested to report immediately, to the secretary.

By order. GUS. M. CLARKE, Secretary. February 11th 1877-

MAME to my place in Sugar House Ward, U a bay MARE COLT, about six months old, star in forehead. The owner can have it by calling and pay-

ing expenses. JNO. D. T. MCALLISTER, Sugar House Ward.

#### ESTRAY NOTICE

I HAVE in my possession the following described animals: One white spotted HEIFER, branded C J

on right hip. One red yearling HEIFER, underbit in left ear.

If said an mals are not claimed within bidder on Monday, Feb. 26, 1877, at 20'clock p.m. T. W. MORGAN, District Poundkeeper. Tooele City, Tooele Co., Utah, Feb. 16, 1877.

#### ESTRAY NOTICE.

HAVE in my possesion the following described animals:

One red HEIFER, three year old half crop off left ear, brand on left born illegible. One red yearling HEIFER, white on face, belly, flank and tail, no brands visible. If not claimed before February 26th, ster and Levissee, were chosen to they will be sold to the highest bilder at 2 fill the vacancies caused by their | p. m., at the estray pound in this city. JOSEPH HORNE,

District Poundaceper. Salt Lake City, Feb. 17, 1877.

### ESTRAY NOTICE.

HAVE in my possession the following described animals:

One red STEER, 3 or 4 years old, branded on left shoulder something like AH combined, also H on left horn, crop off and underbit out of right ear and slit in left,

One red COW, 4 or 5 years old, branded on Hunton, Hear, and Bradley, the left horn DTURN, a block brand on left side, T (half circle over it) on left hip, H (with an extension at the left upper point like the top of a figure 7) on left thigh, O T on right hip, three notches out of under part of right ear, slit in left, bush of tail

> One white HEIFER, 3 years old, red ears, hole in each ear, upper half crop out of right, branded on left hip E R. One red and white speckled STEER, 1

year old, a block brand on left shoulder gether with the damage by water, and Hon left side, crop off left ear, slit in It said anima's are not claimed before

February 26, 1877, they will be sold at public auction to the highest responsible SAMUEL BATEMAN, bidder. District Poundkeeper. Gardiner's Mill, West Jordan, Feb. 13, 1877.

## NOTICE!

Territory of Utah, \ In the Probate Court County of Salt Lake | for said County.

In the matter of the estate of Archibald Livingston, deceased:

All persons having claims against the estate of Archibald Livingston deceased, are hereby notified and required to present the same to the undersigned Administratrix of said Estate, with the necessary veuchers her place of residence, Tenth Ward, Salt Lake City, within ten months from the date, as required by law.

Dated January 22d, A. D. 1877. ELIZABETH LIVINGSTON, Administratrix of the Estate of Archibald Livingston, deceased.

#### ALLCOCK'S

tain them, and so avoid miserable imitations.

ASE for ALLCOCK'S, and ob-

B. BRANDRETH, Prest., Office, 201 Canal St., New York.