And the second se										
AR BALANCE VILLED	disturb or interfere with the canvass-	of which they are sought to be deprived.	pliment to himself and the country he	in this State in is proposed						- 19g
EVENING NEWS.	ing of the votes, or interfere with the	The same legal means and remedies	represented.	to collect at least \$1,000,000 for a new church, which is to be one of the		\mathbf{Z}		N/I	· ·	
Published Daily, Sundays Excepted,	making of the returns, or who shall interfere with any voter in the free exer-	are in their hands as those on which		grandest in the eternal city. Individual			U .			
AT FOUR O'CLOCK.	cise of the elective frrnchise, shall be deemed guilty of a misdemeanor."	their unscrupulous and wrathy foes affect to rely.	of honors and his span of years ac- complished. Let us hope that after	frishmen had already forwarded money to newspapers for the purpose						
	The words we have put in italics em-	It gives us pleasure to foresee not	life's fitful fever he sleeps well.	of starting an interest in the public		12.				
PRINTED AND PUBLISHED BY THE	phasize the breach of the law commit-	only that the People will be able to		fund, and private meetings have been held in Jersey City, Newark and Tren-	A MULTON CON				5	
DESERET NEWS COMPANY	ted by those who interposed and per-	maintain the balance of power in spite	A NORTHERN LIGHT.	ton to discuss the subject.		Law I sure and				
La de la companya de	mitted the unlawful challenging on Monday. The judges of election are			The Big Land Grant.	A 11 4	CDF		L S/		
CHARLES W. PENROSE, EDITOR.	required to take an oath:	have made sure of their prey and have	THE case of P. N. Peterson, examined before C. C. Goodwin, a United States	and the other of the other of the and		OI L	.UIA	LOI		
			Commissioner for the First Judicial		INCLIDANCE CO					
Tuesday, March 8, 1887.	"That they will studiously endeavor to prevent any fraud, deceit or abuse at any election over which they may	were hatched," will still be doomed to	District located in Cache County, ex-	ing the statement of Land Commis-	THAD UN ANUL CU		trading of the local division of the	And the second second		15
	preside:"-Electionilaw of 1878, section	chagrin and disappointment. It may be thought uncharitable to rejoice over	hibits a delectable piece of judicia	sioner Sparks and that of a Galveston						
I A WI DOG (ADOMDUCIDICAN AT	9.	the griefs of even the most wicked of	is dom on the part of that functionary	dispatch, asserting that there is no basis to the title which that company		FIVE	THOU	SAND Y	ARDS	l
LAWLESS OBSTRUCTION AT THE POLLS.	Tae same law provides in section 26, that	conspirators; but even the Almighty	the proceedings, as reproduced from	have purchased of the immense tract known as the Arkansas land grant;		TILL	1100	DITI'L J		,
· · · · · · · · · · · · · · · · · · ·	"Any person * * who having en-	has declared that He will "laugh at	the Utah Jourshi, that the only wit-	the officers of the company,		Ma	nufacturers'	Short Length	is. of	
THE obstructions interposed to pre-	tered upon any of the offices or duties	such community fame aroon that a	nesses examined were the defendant	in reply, quote from the re-		1		- A		
went a free expression of the popular will at the polls in Brigham City on	provided for in this act, shall wilfully fail or neglect to perform any of the		himself and his legal wife. The evi-	by the United States consul-general to		Florent	Amiontal (Volonoion	non Inn	0 d
Monday, ought to be promptly treated	fail or neglect to perform any of the duties required of such officer or per- son, shall be deemed guilty of a felony	pursue is clear. Every man must de-	his plural wife had not asso-	that there was an original grant of the	Subscribed Capital, . \$200,000			& Valencien	nes rac	92 -
as the law directs. There can be no	and on conviction thereof shall be	cide for himself whether he can or	ciated in the marriage relation	and which expired, and in 1832 a re-	Paid Up Capital, - \$100,000	THO. June	orionital c			
question that the intent of the persons who interrupted voters on that occa-	punished by a fine not exceeding the sum of one thousand dollars, or be im-		for eight years The illustrious	This grant, it is claimed, has not	HEBRR J. GRANT, Picaident, JAMES SHARP, Vice-Iversioni,	IN 1	WHITE, CI	REAM AND	ECRU,	
sion was to prevent the poiling of as	prisoned in the penitentiary not ex- ceeding two years."	quired by act of Congress sa qualifi-	magistrate, however, asserted that the district courts had held that the	tion of the Mexican law, i s conditions	CLIAS A. SMITH. Sery. and Treas. DIRECTORS.		· · · · · · · · · · · · · · · · · · ·			
many People's votes as possible, and	That the judges of election at Brig-		mere acknowledgment of the existence	were held as fulfilled, the parties fail- ing to colonize only because they were	Henry Diawoodey, John Henry Sudda, George Romney, John C. Cutler,	4 to 9 1 ard		, 25, 30 and 40 C	ents per Tara	÷
to establish a precedent as to the kind	ham City who permitted the "abuse"	keep in view the object of the enemies	of the relationship, independent of	forbidden by the State of Texas. in	Thos. G. Webber, David Eccles,	1 a 1	by the	PIECE ONLY.		
of challenges that might be allowed. And there can be no doubt that chal-	in that disturbance and interference	of the People of Utah. To defeat that	conduct, was sufficient to constitute	1885, during the Texas rebellion, the consul-general, in his report, speaks	H. J. GRANT & CO., Agents,	minter of the	Allowerte	Call Parly for Ch	ates Calenti	
lenges were permitted that were un-	with the free exercise of the elective		the offense of unlawful cohabitation.	of this multice as of	Office: 40 East Temple St., Salt Lake City.	I HIS IS a Gre	at bargain.	Call Early for Ch	ioice selectio	л.
lawful, and that amounted to a dis-	franchise on Monday, rendered them-	ers, and protect the persons and prop-	as possible to that theory, they have	VITAL"IMPORTANCE						
turbance of the election and an inter-		and a share trailer than the very and	I not only a domind it This lesves us us	I TO A IDPEICATIS INTERPOLED IN LINE DADOR ID	FOR SALE, CHEAP.	0	States in the	Contraction of the local division of the loc		1.27
ference with the free exercise of the	tial person who considers the mat-	of a conscienceless minority, should	the choice of two conclusions-that	Washington, not in the land depart-	A NEW HOME COTTAGE, OF SEVEN					
We pass by consideration of the	ton	be the aim of every good citizen and	United States Commissioner Good-	ment ant with the Secretary of State	A rooms, bath room, pantry, closets and good cellar; water; fenced lot 3% x10; 167 Third Street, block from Eighteenth Ward	TO TO	W ANI	D ELEG	ANT	
character of the creature who	TTCHOW ADA LIC UBLI COMMIDDION-	thing in their power that is both possi-	the second	I who wow hold the title in otherion sev	Third Street, block from Eighteenth Ward chapel. Apply on the premises, to David P.	CONT	TTT A F	DTONT C	NTTTO	~
. acted as tool for the Leaguers	stated "to supervise the election,"		little brain he may possess to be	that the validity of their grant will be adjucicated in the federal courts and	Anderson, builder. d1m	COM	SINA.	FION S	SULL	5.
in that unlawful work of ob-	which they had no more right to do		reached by a correct comprehension of	not by the land department, the former alone having jurisdiction over the	WANNE FOR SATES		,			-)
struction; that will keep for a future occasion. Let us look at the nature of	than a couple of strangers, whether	HENRY WARD BRECHER AT	the practice of the courts, or he is de-	treaty stipulations. They also state that they are refusing to sell or convey	FARM FOR SALE!	From \$	\$10.00 to \$1	17.00. VERY	CHEAP!	
the chanceges. The Utan Commis-	they think it is proper and prudent for them to connive at such proceedings	REST.	fee manufacture. Otherwise he	that they are refusing to sell or convey any portion of taese lauds until their	Karm located on East Bench five					
sioners who sent instructions to the	as obstructed a tull and free vote on		may be inspired with a de-	title is passed upon by the courts.	miles from Temple Block, containing 117		200	The second second second		
Judges of Election at Brigham City, called their attention to the provisions	Monday? Is not the law severe	the state is some state it into a state	sure to give his former brethren as much annoyance as possible, as is	The Pool Beer Fight Ended.	acres; good fence; fifty acres in lucera- sixteen shares water right. Price, \$3,500.00				-	
of the Utah statutes allowing chal-	enough to suit them? If Congress	and tempests, temptations and trials,	as much annoyance as possible, as is not infrequently the case with men who		For further information call at DUNFORD'S.	FI	VE HUN	DRED PIE	CES	
lenges at the polls, and gave as their	would not permit in the test oath for voters such provisions as would		formerly bore strong and vehement	ery exchange Secretary Seifert said	out 194 Main Street, Shit Ludie City			A ANY MAY		-
opinion that:	trench on a voter's belief or member-		testimony to the truth of "Mormon-	last night that the retailers' committee	MILLE STRATTION	ALL S	SILK S	ASH RI	BBON	S
"The judges of election, on a chal- lenge being made at the polls, may in-	ship in a Church, why should the Utah	perience given up to study, research,	ism," to latterly seek to tear down what they had been exerting them-	Come do gu gmiegole anderserndink	THE STALLION			ALC: AN ACCESS OF A STREET AND A DECISION		-
terrogate the voter under oath, to be	Commission aid and countenance the	Concentration and the concentration of the concentr	be the set of the set of the set	and that the pool beer fight was over.	Buines Dichelion!			- AT		
administered by the presiding judge, and may propound to	interposition of such tests, in addition	Ward Beecher has surrendered back to Earth the body which she gave him,	As a writer of Latter-day Saint	DEADING	Prince Richelieu!	Twenty	Five (Cents pe	r Yar	at
aim, orally, such pertinent		while his superior and more glowing	hymns to such titles as "Our Prophet	DEATHS.	LILLOU. HIOHOHOHOU.	a went		cents pe		
questions as are reasonably calculated to determine whether or not he is a	their influence without a resort to liti-	part has gone to the infinite beyond.	Brigham Young," Goodwin was not	YATES In the 15th Ward, this city,	TITEL MAKE THE SEASON OF 1887	The Gl	REATEST 1	BARGAIN eve	er offered	. *
qualified voter under the laws of Utah and the laws of the United States fix-	gation that may not reflect any great	Heary Ward Beecher was born at	without some element of success, but as a U. S. Commissioner he is a very	March 7th, 1887, at 5:03 a.m., of capillary bronchitis, after an illness of thirty-eight	W at the farm of A. W. Davis, one mile	1 U F	in Salt	Lake City!	-10	
ing the qualification of voters in this	have no legal anthority to sit in inde-	Litchfield, Connecticut, in the year 1813, and was therefore about 74 years	notorious and conspicuous failure.	hours, James A., only child of James A.	west and one half mile north of the white					
Territory."	ment on such matters, yet they have	of age. He graduated at Amberst		and Alice Yates; aged 2 years, 8 months and 9 days.	bridge. PRINCK RICHELLEU, is a beauti- ful bay, fifteen hands three inches high, and		The columbia	Contraction of the state		
This is, as they must admit, a stretch of authority which cannot be justified	assumed to instruct the judges of	College, Massachusetts, and at an early		Funeral services will be held at residence	is Hambletonian and Morgan breed.			S. ELDR		
by the language of any law either of	election whom they are authorized to	age was promoted to is pastorship in	LATEST DISPATCHES.	of parents, 672 w. South Temple street, to-						
the Territory or of the United States.	appoint, in relation to their duties. And a word from them will be received			morrow (Wednesday) at 12 o'clock noon. Friends of the family are respectfully in-	Terms, \$15.00 a Season.			aupern	ntenden	
The challenges permitted by the Terri- torial laws are to be allowed to any	by their appointees and prevent a rep-	wide distinction, and after two years'	Henry Ward Beecher is no More		d3m	-				
qualified voter and decided by the	etition of the improper and unlawful	service he was called to the pulpit of	on Earth.	DANDY In the Tonth Ward of this city						
Judges. There is nothing in the law	proceedings which obstructed the Brigham City election. Will they speak	Lijmouth onuton andonijnij - For		of pneumonia, Elizabeth Deres 6:20 a.	NOTICE.					
that authorizes oral catechization by	that word, or must the whole matter			m., March 8, 1887. The deceased was born in Illinois, Nov-		1				
the election judges in that capacity or	be ventilated and complaints be for-	As a divine, he was noted for a	HE DIED AT 9:45 THIS A. M.	ember 16, 1822; joined the Church of Jesus	Z C. M. I.,			7		
the administration of any oath as to such challenges. The only oath	warded to the highest executive au-	greater breadth of view and liberanty	a	Christ of Latter day Saints January, 1887, immigrated to Utah in 1868. She was noted	SALT LAKE CITY, . TAH,					
that is now lawful as a qualification	thority, as well as suits be planted in defence of the rights of citizens, who	of sentiment than a strict construction	Terrible Accident on the Elevated	for her hopesty, industry and frugality.	March 5th, 1887.		(4)			
for voters is that provided in the Act	are willing to comply with the law		Railway.	The funeral services will be held at the	THE STOCK TRANSFER BOOKS OF		-			
of Congress just passed. We are aware that the Utah Commissioners	but not to submit to lawless interfer-			residence of the deceased, 675 E., Third South St., on Wednesday, March 9, 1887	this Institution will be CLOSED on March					
have tried their hands at manufactur-	ence with their legal rights?	that but for the fact that through his	TROUMLE OVER THE BIG GRANT.	[Con.	15th, and RE-OPENED on April 6th next.					
ing illegal oaths for elections, and we		inuate genius and his great attainments	Pro Malanaria da Alemanda		THOS. G. WEBBER.					1
are also aware, as they must be, though			By Telegraph to the Naws.	You who Load Sedentary Lives	diw SEC'Y AND TREAS.		1.1			* = -
they do not seem to be abashed at the knowledge, that the Supreme Court of	rights of voters must be maintained.	lected to at least examinations	NEW YORK, March 8, 9:45 a. m	will find great relief from constipa- tion, headache and nervousness, by taking Simmons' Liver Regulator. It is						1 1
the United States sat down upon them		on the charge of heresy. Of late years	Beecher is dead.	taking Simmons' Liver Regulator. It is						
with emphasis for their illegal and pre-	elections and throw their influence on	ne became be extremely noetal man is		a simple, harmless, vegetable com- pound, sure to felleve you. Persons of	DEIENECC Its causes, and a new and successful Care at your					
sumptions doings. The litab Statutes relied on for the	the side of law and order, and against	was a serious question whether or not he had ripened into actual hetero-	NEW YORK, March 7, midnight A	sedentary habits often suffer with kid nev affections. If they would main-	LAI BLUU own home, by one who was	L L		N U U		

The Utah Statutes relied on for the right to challenge are these :

"Challenges shall be allowed at the polls, for cause, by any qualified voter, and the judge of election shall hear and immediately decide upon any challenge that may be made."-Compiled Laws p. 87.

We will not raise the question as to the repeal of this provision, but treat and should be the purpose of every it as existing. The election law of 1878, which is undoubtedly in force, provides in section thirteen that the ballot offered by a voter shall be placed less and impudent obstruction which in the box.

"On the name of the proposed voter being found on the Registry List, and and move in the right direction withon all challenges to such vote being out delay. decided in favor of such voter."

There is no provision for catechizing the voter, nor administering any oath in regard to the challenge that may be offered by a qualified voter, and ordinary sense will see that it is improper that the judge should be at once the challenger and objector and the official to decide the questions in dispute. The Act of Congress provides the oath, no other can be lawfully administered as a condition to voting. Any other is an imposition and an obstruction, unless it be interposed for alleged bribery.

But suppose that the judge of election is authorized to challenge a voter as well as sit as judge of his own challenge, what must be the ground of challenge, no matter by whom interposed? The law says it must be "for cause." What cause? Why for legal cause of course. What then are the to take legal disqualifications that may be alleged asigrounds for challenge? The new law says:

"No person shall be entitled to vote in any election in said Territory, or be capable of jury service, or hold any office of trust or emolument in said Territory who shall not have taken the oath or affirmation aforesaid.No person who shall have been convicted of any crime under this act, or under the act of Congress aforesaid approved March 22, 1882, or who shall be a polygamist, who shall associate or cohabit volygamously with persons of the other election in said Territory, or be capa-ble of jury service, or to hold any office of trust or emolument in said Terri-

The only lawful challenge, then, must be in reference to the foregoing. A voter may be challenged who has not taken the oath provided, or who is a polygamist or who associates or cohabits polygamously with persons of the other sex, or who has been convicted of any crime under the Edmunds act or the latest amendment to it, or who is guilty of giving or taking a bribe affecting the election. But here are some of the challenges presented tions of disappointed conspirators. and allowed by the judges of election at Brigham City, for refusing to answer which, under oath, voters who had subscribed to the oath prescribed by law were denied the exercise of the elective franchise:

1-You have just taken an oath to support the Constitution of the United States and obey the laws thereof. 2-You mean to say you will obey

the Constitution and laws as interpreted by the legally constituted courts of the government? Or, in other words, where the decisions of the courts come in conflict as regards these crimes, with the instructions or laws of your enants to cherish them for ever, and an agreement to obey the laws of the organization, which would you obey?

he had ripened into actual heteroobstruction and undue interference, its doxy; certainly he became an open and should be known. If they purpose avowed universalist, some of his infiaiding and abetting such proceedings del admirers even claiming him as one as Sthose of Monday that occurred of their own and showing what they under their own notice, it is time that considered proof of materialthis should be understood and necesistic views as well. He was sary measures be taken at once to corvery acquisitive, quite

rect the evil. Anyhow, it is the duty ive, and not by lany means an anchorite; he loved society, particularly true and active member of the People's the temale portion of it, and his free-Party to unite for the vindication of dom of conduct and unrestrained exthe rights of citizens, against the lawpressions and acts in the presence of his lady parishioners and others often is part of the programme of their led him into troublous controversies, once into a serious difficulty, which

required the powerful influence of Plynouth Church and the strongest array of legal talent obtainable in the United

THE TOKEN OF THEIR DEFEAT.

When the war of the rebellion broke out, he placed himself unequivocally on the side of the Union and remained THE election at Brigham City on Monthere throughout. In politics he was day was a sign to the schemers who a devout Republican until the candiwant to run the Territory of Utah for dacy of Grover Cleveland, when he their own aggrandizement. It means shuffled off the political coil that bound that they have made another failure. him and became a Democrat, at least They understand it in that light. Hence the frantic ravings of their chief he took the most advanced "Mugwump" or middle ground, and died a organ, and the profane cursings of the staunch supporter of the President and principal Fifty-cent Leaguers. They his party.

States to extricate him from.

were confident that no "Mormon" would take the test oath, so they pre-As a professed Christian, Beeche tended, while all the time they were in was one of the most tolerant of men, finding no fault with anyone because of an agony of doubt over the matter. Now they make out that they differences of opinion and willing to knew all along what the "Mormons" give to every doctrine and every principle the most indulgent consideration, would do and that no oath however framed would be too strong for them making due allowance for the weakness of others, because fully conscious of They ignore the fact that the Conthe fact that he had some of his own.

Except as to some points of discipference Committee purposely worded the oath so that it should not infringe line and routine, his doctrine might be briefly; summed jup as "the uniupon any one's faith or opinion, or the versal fatherhood of God and the uniexpression thereof, and that every male citizen, of age, "Mormon" and versal brotherhood of man." Still, he Gentile," who had no intention of was not so indulgent in relation to the breaking the law should be able to practical and material affairs of men take it. And they blind their own eyes as in the mere matter of abstract to the fact that the "Mormons" in faith; his idea was that we occupy Idaho suffered themselves to be degrades and conditions by nature, just as all animals do; that some were born prived of the ballet and of the right to be hewers of wood and drawto hold office, rather than take an oath which infringed upon their ers of water, while it was the faith and ; their membership in the destiny of others to roam in the verdant pastures of plenty Church of Jesus Christ of Latter-day Saints, thus encroaching upon their and luxury with authority in their mien

and power in their action; that this religious liberties. That Idaho test oath will itself be tested, and when it was an unending state of things while reaches a competent court, there is litife lasted, and that the laborer, while tle doubt that it will be set aside as worthy of his hire, should be satisfied void and illegal. But the refusal of with it and make no complaint.

the whole body of "Mormons" in It was as an orafor that Beecher was Idaho to take the Territorial test oath, pre-eminent. He was as vivid as shows that all the ravings of the Lea-Grattan, as logical as Burke, as patriguers about the "perjury" of the Utah otic as Emmett, as emotional as Pat-'Mormons" on taking the Congresrick Henry, as scathing as Walpole, sional test oath, are so much buncombe and as methodical as our great and balderdash, the angry ebulli-Webster. He could depict a circumstance 'or an incident The attempt of the sophists to make with the life-like impressiveness of an he present attitude of the voting artist, and, after presenting its varied 'Mormons" a contradiction of the phases, would select some especially course taken by their plural-wived beautiful or particularly obnoxious brethren before the courts, has been leature in it to apostrophize in order completely exposed in these columns that the lights and shades of the reand need not be controverted again at mainder might be darker or lighter as length. Those who cannot see the difthe occasion demanded; for example, ference between the promise sought to he would picture the utter depravity of be extorted from a man who has plural the seducer, the man who tramples wives, that he will forsake and repuupon the most secred instincts diate them in the face of solemn cov-

of our nature to gratify the most depraved appetite, and after impaling him upon the lance of his in-

NEW YORK, March 8, 9:45 a. m.-Beecher is dead. DEATH-BED DETAILS. NEW YORK, March 7, midnight.—A message just received from Brooklyn says that a very decided change for the worse has taken place is the condition of Beecher and that the members of of Beecher and that the members of and vigor. his family have gathered about hi

No Safer Remedy can be had for Coughs and Colds, or any trouble of the Throat, than "Brown's Bronchial Troches." Price 25 cts. Sold only fa bedside. Many telegrams were received during the day but none of them have been opened. 10 o'clock p. m. - Mr. Beecher is steadily failing, but we do not think

he will die to-night. W. S. SEARLE, M. D. At 10:30 the house was closed for th

combat

night.

man then read a

A MEETING

Yes; utterly " impossible " when all malarial poisons are driven out of the system, leaving the Blood New, Rich, and Pure. No place for eruptions, ul-cers, or Rheumatism, when all Blood taint has been eradicated by the use of of parishoners of Plymouth Church BROWN'S MARSAPARILLA and Dandelion with Iodide of Potas-sium. Thousands of witnesses, among them the best Druggists and Physi-cians, testify to the wonderful cures

of parishoners of Plymouth Church was held in the lecture room commencing at 8 p.m. The room was crowded with male and female members of the congregation and not a few friends from other churches, and there was scarcely a dry eye to be seen from the beginning to the end of the proceedings. Mr. Til-ney presided and Rev. Dr. Hallidie opened the meeting with a moving prayer, in which he decided that their beloved pastor might not even be alwrought by BROWNS SARSAPARILLA, all diseases of the Blood, Liver, and K'dneys. Use only the snar Medicines

beloved pastor might not even be al-lowed to seem to suffer but that he Don't Experiment. You cannot afford to waste time in experimenting when your lungs are in

DINEASE IMPOSSIBLE.

must speedily attain unto the rest pre-pared for him. After singing a hymn Jackson offered prayer and the chair-PORTION OF SCRIPTURE

experimenting when your lungs are in danger. Consumption always seems at first, only a cold. Do not permit any dealer to impose upon you with some cheap imitation of Dr. King's New Discovery for Consumption, Coughs and Colds, but be sure you get the genuine Because he can make more profit he may tell you he has something just as good, or just the same. Don't be deceived, but insist fipon getting Dr. King's New Dis-covery, which is guaranteed to give re-lief in all Throat, Lung and Chest af-fections. Trial Bottles Free at Z. C. M. I. Drug Store. commencing: #"Finally, beloved, be strong in the Lord and in the power of

strong in the Lord and in the power of His might, which is able to keep you from falling," etc. It seemed almost as if those words were a message to him who was leav-ing them, because is seemed as though he were a born warrior. In all the past years he had to fight and to strug-gle; there nad always been something for them to battle with and he had fought the fight. There has never been any flinching, never any turning back. M. I. Drug Store.

THE FOLLOWING LETTER

trom Mrs. Beecher was read : "To the beloved members of Plymouth Church: I cannot speak my thanks to each and every one of you for the sympathy and love and devotion manifested in these last days, sad days for your pastor. He can no longer speak to you for himself. Then permit me to do it for him, for myself, for my family. Each word of love from the people so dear to your pastor's heart has been a comfort and balm to a heart wrung almost to bursting. How he loved his church you will only learn in its fulness when you stand with him in heaven To each and every one of you, my earnest thanks and most earnest blessing. Pray for his wils and chile center wounds, Darbys Prophy-iactic Fluid is unequalled. "I have used and indolent ulcers and a disinfectant.".-J. F. Heustis, Professor Mobile Med. College. beloved members of Plymouth Church

NEW YORK, March 8.—Henry Ward Beecher began to sink slowly after midnight and the watchers at his bedside soon saw that the end was near. Beecher passed

QUIBTLY AWAY

while asleep; he never recovered con-sciousness after the paralysis stupefied his mind.

Great Fire, Panie and Loss of Life. NEW YORK, March 8 .- The large tailor establishment of "Nicol the tailor," on the Bowery, was destroyed by fire this morning. The fire caused a blockade on the Third Avenue elevated road, which extended far up above Fourteenth Street. The conductor on the train which was blocked a few hundred feet from Fourteenth Street station, notified his passengers that they could leave the train and walk DEAFNESS its causes, and a new and successful Care at your own home, by one who was deaf twenty eight years. Treated by most the nuted specialists without benedi-Cured himself in three mouths, and since then hundreds of others. Full particular isent on application. T. S. PAGE, No. 41 West 31st St., New York City.



Every Putnam Nall

drawn down to a point from the rod, thus **General Interest will** receiving over sixty quick, successive sharp blows, at a welding heat they are then scalded by the water

NO ACIDS being used, and afterwards HAMMER POINTED. Our nails, therefore, are to all in tents and purposes the same as the old fashioned hand and hammer pointed.

Some other manufacturers elaim to make a Hot Forged Nail, but yeu will observe on all such a Sheared Edgemear the point,

THE PUTNAM NAIL IS THE ONLY Hot Forged and Hammer Pointed

HORSE SHOE NAIL Weber, Rock Spring, Pleasant Val-tey and Red Canyon-All the Coals sold in the Salt Lake market. Our Weber Made by Machinery in the World.

is from the celebrated Grass Creek mines and we are mining better coal than ever before. No other Weber prought to this market cad compare with it. All our coals are nicely creened and cleaned. Coal Department, Union Pacific Rail-vay Company. We address these lines to HORSE OWN-ERS, because they are the parties most vitally interested. We feel assured that af-ter knowing the facts, and giving the sub-ject due consideration, they will INSINT that their horses be shod with the Hus Forged and Hammer Peinted Nail. A few months' trial will always convince.

The Putnam Nail Company. P. O. Address, NEPONSET, MASS.

ser For sale by Z. O M. I. and its branch READY

REFERENCES

ONE GOLD SLEEVE BUTTON, WITH diamond in centre. Liberal reward by returning to U. 8. Surveyor General's Office opposite St. James Hotel. dit THE SECOND EDITION, ENLARG-

ed and improved, of this most excelent work, has lately been published and is now for sale at the

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