THE TRUTH IS SURE TO WIN.

ALTHOUGH Allen G. Campbell So far all was regular. But the ob- the attending physician, that conclaims to be a Democrat, there is a jectionable feature in the ruling, and cussion of the brain might ensue. strong effort among the promoters of the conspiracy to rob Utah of representation in Congress, those conspirators being Republicans, to make a party question of the dispute over the right to the seat, and enlist the Republicans on the Campbell side, they with their connections being in a voting majority. But we notice that some strong Repub lican papers are getting hold of the true state of the case. Among them is the New York Times, which is a leading organ of the Republican party, and which has the following to say on the Utah Delegate question:

"The Utah contest in the House | rect the record? is among the very first topics for brisk discussion. The question was well known that the law firm that ness in the Y to return to his home Verbat reports were made by the not settled yesterday, and it is like- brought the suit is engaged in bol- on Franklin Street. He went up presidents of the various branches, ly to cause much trouble before the stering up the fraud now sought to Fifth Street as far as the Shamrock | which were most satisfactory, showseat is awarded. Clerk Adams, it be perpetrated upon Utah and the saloon, when he turned south, a that the different societies were appears, placed Cannon's name on nation, by foisting upon Congress short distance. F. H. Thompson doing much benevolent work and the roll of members-elect, the ground as Delegate from this Territory a per- sprang up from beneath a fence and were enterprising in all home indusfor his action being the presenta- son who was not elected; and who with an objectionable expletive pre- tries. A great degree of improvetion to him of a certificate from in no sense represents the citizens sented a pistol at Studer's breast. ment is manifested in the rendering 18,568 votes, whereas Campbell in order to ward off the effect of their charged. Studer then jumped seve- addressed briefly by President E. R. had only 1,357 votes. Speaker failure, it appears that one of them ral feet and tell on the ground, when S. Smith, Counselor E. S. Taylor, Keifer yesterday ruled that Can- J. G. Sutherland, wrote the ruling, Thompson fired a second shot which Mrs. R. M. Carrington, Mrs. M. N. non's name was wrongfully placed which the Judge adopted, asserting passed over the body of Studer Hyde, and Mrs. R. Grant. on the roll, and he forbade that it the rank and abominable falsehood without hitting him. Thompson At the close of the aftershould be called. This is a some- it contains. The paper, in the handwhat arbitrary ruling, and it is writing of J. G. Sutherland, we learn doubtful if it can be sustained. The from unimpeachable sources, was certificate of election on which filed with the Clerk of the Court. Campbell bases his claim is a singu- Judge Hunter has now become fully lar document. The Governor does responsible for it. The document not certify. that Campbell received not only contains palpable untruths, the highest number of votes cast at but it was written by one of the election for delegate, but that he the counsel interested in the "was the person, being a citizen of case, and was framed United States, having the the purpose of greatest number of votes," etc. This against Mr. Cannon in this contest is an ingenious invasion of the law, before Congress. It was immediatethe Governor having allowed him- ly telegraphed all over the country, self to be first drawn into an inquiry and the press everywhere in referof Cannon's alleged imperfect natu- ring to it stated, as they had good ralization."

ances of the Times, and the annex. ed is from comments in the same paper on a telegraphic account of the any such signification to his ruling. recent proceedings in the House:

"The same question as to Mr. Cannon's qualifications was raised a few years age in Congress, and after a thorough investigation, decided in his favor. Governor Murray had no right to issue a certificate of election | legations of the complaint, and the to Campbell, and in view of the Constitutional right of the House to was sustained. Of course there determine the qualifications of its could be no finding of facts, as members, it is doubtful whether the none were presented. The finding Utah court had any authority to is based solely on the legal effect of upon that question. It is the demurrer." duty of the Governor to certify to the facts as they are of record in the office of the Secretary of State for the Territory. In this case the Governor ignored the facts and upon the assumption that the candidate having the highest number of votes was disqualified to serve as a delegate in Congress, issued his certificate to a man who received less than one-tenth of the number of votes cast for his opponent. Thus the Governor has assumed to decide a question which the House alone can decide."

Bold and rank falsehood is the chief resort of the conspirators, and falsehood for a time may work its way with the multitude. But give truth a little time, and though it is often slower it is a great deal surer than its opposite, and the viler the falsehood the greater its defeat when truth gets a fair hearing. The facts in this case are bound to come to the top, no matter how deep or murky the flood of falsehood let loose to drown it out. The manifestation of the truth in this case and victory for Delegate Cannon are inseparable, and the latter will be the inevitable consequence of the former. Time will try it all, and prove what we say to be correct.

ANOTHER PIECE OF JUDICIAL INFAMY.

In the District Court on Friday, Judge Hunter denied the motion of Arthur Brown, Esq., to correct the record of the order of court sustain- in the city jail for temporary safe ing the demurrer to the complaint keeping, and will shortly be returnbe remembered that a suit was com- came. menced in that court by Sutherland

which Mr. Brown sought to have corrected in the record, was this:

The Court declared in the Opinion as one reason of the dismissal of the case, that George Q. Cannon admitted in his demurrer the facts stated in the complaint, namely, that "the certificate of natliurazation was obtained by fraud and fraudulently used." This statement of the Court was false, as no such admission had been made by the defendant. We have already published the demurrer in proof that no such admission was made in any shape or form. Why then should the Judge make such an official msertion, and on its error being pointed out, why did he not cor-

territorial secretary, show- nor any party of the people. They Studer struck the weapon, causing of reports. that Cannon had received failed in the object of their suit, but it to point upward, when it was dis- During the day the meeting was being used reason to suppose from the dispatch, The foregoing are editorial utter- that Judge Hunter had adjudicated Mr. Cannon's naturalization void.

The Judge privately repudiates He denies that he meant any such thing as the plain wording of the order intimates. Here is his own language on this subject, verbatim:

"The order as entered simply states, that on the statements or aleffect of the demurrer, the demurrer

Will not every man who under- then returned to their room. stands the contest now in process | This morning, the jury put in anperceive that it is part of the in- other appearance in court, and stated famous attempt to cheat Mr. Can- they believed it was not possible for non out of his seat in Congress, and them to agree upon a verdict. The this Territory out of representation Court, however, refused to dismiss in that body? Can any respectable them, and sent them back to their non-"Mormon" endorse such pro- room for further deliberation. ceadings? Is a man who will stoop | Later-At 2 o'clock this afternoon to such paltry and shameful tricks the jury again appeared in court, fit to sit on the bench as Chief Jus- and having failed to agree upon a tice of this Territory? The state- verdict, were dismissed. ment in that ruling, that such ad- The jury stood, on the first ballot, mission had been made, was false in eight for the Pinyon Company fact and false in law, as we have and four for the Climax Company. heretofore proven. The demurrer The evidence was gone over simply objected to the jurisdiction repeatedly, but the situation stood of the Court. Neither in person, from the beginning to the close of way has Mr. Cannon admitted the same. They were as immovhe has admitted. The statement toric high commission on the Tilstands on the record to the ever- den-Hayes presidential difficulty. lasting disgrace of the attorney who penned it, and of the Judge who adopted and permitted it to be placed there without correction.

FROM FRIDAY'S DAILY, DEC. 16.

Escaped Convict. - Last night John Golding, an escaped convict from Idaho, was arrested in one of saloons in this city. He was placed against George Q. Cannon. It will ed to the place from whence he

Badly Hurt .- On Wednesday last and McBride, attorneys for A. G. a boy named Walter Bunn, nine Campbell for the purpose of having years of age, son of Brother George the naturalization papers of George Bunn, of Tooele, was thrown from a Q. Cannon declared fraudulent horse at that place. The side of his and void. Mr. Cannon's attorney head and his ear were cut open. A demurred to the jurisdiction of the surgeon was called, who sewed up

sustained the demurrer and dis- apparently doing favorably. Some missed the suit against Mr. Cannon. | fears were entertained, however, by

> United .- In another part of the paper will be found a notice of the uniting in the bonds of matrimony, of Francis C. Teasdale and Delphia B. Hague. The bridegroom is the son of our old friend President George Teasdale. He has opened business for himself in Nephi and is pursuing a very exemplary course. The bride is the daughter of Brother John Hague, and is an intelligent and amiable young lady. The young couple have our hearty congratulations and best wishes.

Shooting Scrape - The Ogden following:

"About 7 o'clock, last night, Mr. aflerwards gave himself up to the noon meeting Elder Joseph E.

The Artesian Well.—Yesterday morning, one of the employes of this office paid a visit to the artesian well, on the bench northeast of the city. He says it has reached a depth of 675 feet, and is progressing at the rate of about two feet per day. It is now below the level of the Great Salt Lake, and penetrating through a stratum of brown cement and gravel. The work is being conducted for the city by Mr. E. Bench. Progress has been considerably delayed for some time past in consequence of the loose formations, and the large boulders met with, which have prevented the iron piping from following down as the depth increased. This difficulty is now removed, as the piping rests upon a body of hard cement, and the boring is progressing without the aid of the pipe.

A Hanging Jury.—The Pinyon. Climax mining suit has been one of the longest on the legal record of Utah. The trial occupied nearly a month, and the jury appear to be unable to arrive at a verdict. The case was given to the jury at 3 p.m., on Wednesday, December 14th. Yesterday they appeared in court These are Judge Hunter's own and asked for a statement of porwords. Why then does he permit tions of the evidence. The Judge such a statement to go upon informed them that they were sup-J. G. Sutherland's false and the instructions already given Opinion which he has adopted? by the Court were sufficient. They

counsel, or in any other the forty-seven hours' deliberation, which the ruling says able as the notable 8 to 7 of the his-

FROM SATURDAY'S DAILY, DEC. 17.

Lost Letters .- A package of letters, evidently belonging to a party it on calling at this office.

The Exponent.-We have the Woman's Exponent for December 15th. It is an excellent number containing the usual quantity of attractive and instructive reading matter. The Exponent should be in every domestic circle.

Dunn, will visit the east, in the in- was chill.y terest of the institution.

Court in this case, and the Court the ugly gashes, and the patient was we were informed of an interestin resides at Provo, made a mistake Lake and Utah.

teen years ago this winter.

The Ladies' and Primary Con-Herald of yesterday contains the ferences.-The Relief . Society Conference of Salt Lake Stake was held yesterday in the Council House, Let us look into it a little. It is Wm. Studer left his place of busi- Counselor E. S. Taylor presiding.

> Taylor addressed the audience upon the subject of plural marriage. Altogether it was one of the most interesting and instructive conferences ever held in this Stake.

> The Primary Conference was held this morning, Ellen C. Clawson presiding. Verbal reports were made by the several Presidents, and brief speeches by Prest. E. R. S. Smith, Louie Felt and Camilla Cobb. The singing by the children was excellent, and constituted an attractive feature.

> The Y.L.M.I. A. is in session this afternoon Mrs. M. A. B. Freeze presiding.

FROM MONDAY'S DAILY, DEC. 19.

Art Exhibition.-The Utah Art Association will open its first exhibition of pictures in the Reform Olub Rooms, First South Street. We have before noted the progress of the preliminary arrangements. A good exhibit—an artistict treat may be confidently anticipated. The admission will be 25 cents; children half price.

Young Ladies' Conference.-The conference of Y.L. M. I. Associations at the Council House, on Saturday afternoon, was well attended, the hall being crowded. The officers of the local associations gave encouraging reports. The meeting was adthe record as that contained posed to remember the testimony, dressed by Sister E. R. S. Smith, on the necessity of application and perseverance on the part of the young people, that they may improve in every direction that is good. Remarks were also made by Sister E. S. Taylor and Sister M. A. B. Freeze, the president of the Stake Associations.

> Delayed at Chicago .- A few days agoMiss Nettie Sharp was taken East by her father, Bishop John Sharp, and her mother, the objective point of the trip being Florida, where the young lady was to remain for some time for the benefit of her health. On reaching Chicago, however, Miss Nettie had become so feeble, probably from the effects of the journey. that it was considered imprudent and even dangerous to proceed beyond that point for at least ten days. Her brother, W. G. Sharp, Esq., went east yesterday morning to stop at Chicago with his sister and Sold by Moore, Allen & Co. mother while Bishop Sharp proceeded to New York, on urgent business requiring hi presence there. We hope Miss attie will soon recover.

Manner. — Michael Mooney by the name of Radford, was found mooney nder sentence of death this morning. The owner can get for the r rder of Joel Hinckley, has 50 cents. Sold by Moore, Allen & change rom his mood of apparent | Co. adifference as to his fate, and shows signs of weakening. A person who lately visited him in jail says that his appearance is very much changed from what it was in the court room. The sullen look he wore there was gone. He seemed so glad to have some one to speak Provo Factory.-The Territorial to. Although he spoke pleasantly Enquirer intimates that the Provo and cheerfully of places he had factory will shut down about the 1st traveled through, and differences of of January, and resume about the people, drops of perspiration broke 1st of March. In the interim, the out upon his forehead, while he pull-Superintendent, Brother James ed his coat around him and said he

Interesting Incident. - To-day week Sister Zina Y. Williams, who For sale by all Druggists in Salt

incident in the life of sister Martha that came near proving fatal. She J. Coray, who died at Provo the had been suffering from an affection other day. She appeared at one of the throat, and used a gargle, and time to be at the point of death, from a liquid for outward application as pneumonia, Dr. Roberts having well. She inadvertently substituted given her up and all about her hav- the one for the other and swallowed ing lost hope of her surviving. a quantity of arnica and chloroform. When all expectation of recovery Dr. W. Pike was immediately sumhad been abandoned by those around moned, and after the application of her, she turned her face to the wall, various means, animation, which and said in effect, "even as Hezekiah had partially suspended, was returned his face to the wall, and stored. The doctor said it was a asked thee, O Lord, for an extension close call, and a few minutes' delay offifteen years to his life, would have decided the matter on so do I now, for the sake the wrong side. We learn this of these my children." She recov- morning that Mrs. Williams had ered, and that incident occurred fif- recovered from the effects of her mistake.

A PROVIDENTIAL ESCAPE.

CONDUCTOR JOHN CHUGG COMES NEAR LOSING HIS FOOT BY AN ACCIDENT.

Yesterday, at the Utah Central depot in this city, Conductor John Chugg had a narrow escape from suffering a terrible accidental injury. In the absence of some of the yard men he was attending to some matter about the train when his foot was caught between the cowcatcher and the rail. Shortly after he was struck those who witnessed the accident were horrified to see what they naturally supposed to be his foot detached from the limb. The relief of every body around, especially Mr. Chugg may be imagined when it was discovered that it was only his shoe, which had been wrenched or torn from the foot.

Yesterday morning Mr. Chugg was fortunately not able to find the button-hook, and left his shoe partially unfastened. Had not been for this circumstance the foot would, in all probability, have been drawn into much closer quarters than it was, and destroyed. As it is the member is badly bruised, but no bones are broken. It was a very remarkable escape,

The New York Clipper latela cited the case of Captain Jacob Schmidt, of Tompkinsville, Staten Island, NY., who had been a great sufferer with rheumatism for many years. He used St. Jacobs Oil with splendid success.

WHOLESALE PRODUCE LIST.

List of Buying Prices of Produce in the Salt Lake Market, corrected Semi-Weekly for the DESERET EVE-NING NEWS, by Z. C. M. I. and others:-

Whee	£,	90 @	950	ts %	bu	shel	
Oats.				\$1.80	碧	100.	Da.
Barle	еу	1.40	0	1.50	66	66,	44-
Shell	ed Corn	. 1.40	66	1.50	66	64-	66
Flour	r, XXXX			. 275	66.	66	66
66	XXX			. 2.50	64	66 -	66
**	XX			2.20	66,	. 66	66
Braz				. 1.00	66-	66.	56
Shor	ts			. 1.10	66	66	66
Butt	or			. 30	66	por	ind-
	Rggs				66	doz	en.
	Beef on foot						
	Mutton, dressed,						44
Pork	Pork			901	Oct	s	66
Wool				15 to 1	18ct	B. 4	
	Hides, Dry Flint,						
64	The second property of the second sec						
- 61				4 10 6	ct		
	BURNING ST	TYDESI		Part Car	200		

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WHY WILL YOU cough when Shiloh's Cure will give immediate relief? Price 10 cts. 50 cts. and \$1.

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8500 REWARD.

They cure all diseases of the Stomach, Bowels, Blood, Liver, Nerves, Kidneys and Urinary Organs, and \$500 will be paid for a case they will not cure or help, or for anything impure or injurious found in them-Hop Bitters. Test it. See "Truths" or "Proverbs" in another column.

The New Speaker and all other Speakers and Singers, may have clear ringing voices by using Brown's Tar Troches, a sure Nearly a Fatal Mistake.-Last cure for sore throat and hoarseness. d & W