EVENING NEWS. Published Daily, Sundays Excepted,

AT FOUR O'CLOCK.

PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY.

CHARLES W. PENROSE, EDITOR.

 March 12, 1887. **VOTERS' RIGHTS MUST BE**

MAINTAINED.

In taking the test oath which is made a condition to voting or office-holding in this Territory, a citizen announces that he will obey the laws of the United States and not advise or aid others to break those laws. He is not required to renounce any religion, to the Act of Congress, and therefore the change his faith in any particular, or | case went against them and they were to cease from defending or advocating rendered "responsible in an action for anything he holds to be right. The oath relates to overt acts, not to mere opinion or to membership in a Church. This seems to be understood by many of our people, and we presume that in oath to be required of voters. The of destruction, by burning, of property good time it will be properly comprehended by all. But it does not suit the clique of conspirators who desire to rule the Territory.

The taking of the oath by a number dition precedent to the right of "Mormon" purors was a surprise to to vote of any person, other than the plotters. And they were still what is named in Section T more surprised when some of the same of the new Act of Congress. turors who had taken the oath, when afterwards challenged in a cohabitation case on their belief in the rightfulness of plural marriage, declared that they believed it was right under some circumstances for a man to have more than one living wife and to live with them. But we suppose that by this time their wonder has subrided and settled into deep disappointment, as the consistency of the jurors' position, on a close examination of the oath, forces itself into their inner consciousness. They must see that a man may agree to obey a law even when he considers it both unjust and inexpedient.

We hear that there is a determina-tion to add to the law if possible, by requiring voters to subscribe to more than the law provides, and by causing them to answer questions under oath on matters extraneous to the subjects mentioned in the law, after the fashion adopted at Brigham City. The first part of the programme is expected to be performed by aid of the Utah Commissioners; the rest by Leaguers who are to act as obstructionists at the polls with the help of the judges of election. 'We think the plot will prove a failure, and that those who actively engage in it will burn their fingers and sorrowfully wish they hadn't played cat for the League monkey Sticklers for the law, ought to keep to Irishman's flea, it isn't there. the law. And if they transcend its bounds it must be applied to them with a will. It will not do for the people of this Territory to be always imposed upon in quiet resignation. When neces sity arises something imore than indurance and defence is demanded. The twar will have to be "carried into Africa." When patience ceases to be a virtue, the voices of justice" and of self-preservation cry, "Strike back, and strike hard." This is a struggle for the right and for polltical existence, and when such weapons are used as are being prepared, the conflict must be no child's play. The Utah Commission, as we have previously explained, have no right to tormulate any oath in any shape or form for voters or others to subscribe to. Neither have they any right to isduct of elections. All such acts on the to make oath about it, as a sue rules and regulations for the conpart of the Commissioners are absolutely void, and are in the nature of impudent assumption. This was made plain and conclusive in the decision of the Supreme Court of the United States in the cases against the Commissioners delivered, march 23rd, 1885. Mr. Justice Mattnews; in delivering the decision, said: "But an examination of the ninth section of the act of March 22, 1882, providing for the appointment and prescribing the duties and powers of not. that board, shows that they have no functions whatever in respect to the registration of voters, except the appoint-ment of officers, in place of those previcusly authorized whose offices are by that section of the law declared to be vacant; and the persons appointed to succeed them are not subject to the di rection and control of the board, but are required, until other provision be made by the legislative assembly of the Territory, to perform all the duties relat-ing to the registration of voters, 'un-der the existing laws of the United States and of said Territory.' The board are not authorized to prescribe rules for governing them in the perform-ance of these duties, much less to pre-scribe ang qualification for voters as a condition of registration."

reaps the reward of his guilt. Let it Congress named above required a new qualification not specified in the oath. go forth as a fixed and settled purpuse, that the rights of voters must and The voter must not be a bigamist, polygamist or person who cohabited with shall be maintained! more than one woman, and therefore the Court Fuled as follows:

THE LIMITATION LAW.

"The existing laws of the United States and of the Territory, under which the election officers are bound which the election officers are bound to perform their duties, must include the act itself, which provides for their appointment and defines their duties, and if they have not the right to ex-act an oath different from that the form of which is given in the territor-ial act, they must otherwise satisfy themselves that persons offering to register are free from the disqualifica-tious defined in the act of Congress. In doing so, they are of course required A CORRESPONDENT asks us to state In doing so, they are of course required to exercise diligence and good faith in their inquiries, and are responsible in damages for rejections made without mittee and first passed the house, ex-

of polygamy. That special clause was, le cause, or maliciously.' however, eliminated from the measure In the cases named, the registration which passed both branches of Congress officers went outside of the requirements both of the territorial law and statute that applies to all other offenses also applies in that class of Cases.

damages," being simply "ministerial A WORD OF CAUTION. efficers." Bat since that time Congress has definitely declared what shall be the nature and particulars of the AN account is given in another column necessity, if any existed, to add to the | in Mill Creek Ward amounting to \$500. territorial oath no longer remains. No But for the exertions of neighbors the one has authority to put anydamage would have been incalculably thing into the oath as a con greater, not only on the premises where the fire cccurred, but likewise on others adjacent. It has come to

what is named in Section Twenty-four It requires him to swear or affirm that he is over twenty-one years of age, that he has resided in the Territory six months and in the precinct one month immediately preceding the date of the oath or affirmation, and that he is a citizen of the United States. And parts of the country districts, and he must further state his full name, his age, place of business, and whether should be refrained from. Those who married or single, and if married the name of his lawful wife, and that he will support the Constitution and laws of the United States, and will faithfully obey the laws thereof, and particularly the Edmunds Act and the new law. n respect of the crimes defined and forbidden therein, and that

he will not aid or abet, counsel or advise any other person to commit any of THE "UNRELENTING FOE" said crimas. "Said crimes" are polygamy, unlawful cohabitation, adultery, fornication and incest.

Any oath presented to voters containing further requirements than those is unlawful. It is in excess of the law in such case made and provided. It is not required of a chizen who has taken the oath to the above effect, to wear, as a condition to registration, that he is not a bigamist or polygamist, or that he does not cohabit with more than one v.oman. If there is any such equirement in the law, anywhere, let t be pointed out. When you put your tinger on it you will find that like the The law further provides that:

CHICAGO LETTER.

"Junius" in a Contemplative Mood-The Different Parties-"Our Bane and Antidole are Both Before us" Another Anti-Mormon Tract at

NEWS Special Correspondence.]

CHICAGO, Match 7, 1887. 'If scenes of rottenness could entertain, Of slith, of filth I'd sing an endles train.'

Some bard of a bygone age, not harmony with his surroundings, commenced with these lines a poetic epis-tie to a friend. And if tone were so minded, he might at the present day in terded the limit to five years in cases Chicago sing of fifth, rottenness, and impurity, until his muse would have to call for a patent clothespin to tie up her nostrils. In trade, in religion, and thus amended; consequently the same in politics impurity,. dishonesty, and treachery are the marked characteristics. [Cotton seed oil, grease, and

Bridgeport sewer droppings are blen 1-ed together and sold as "leaf lard." In this way some of our citizens

BECOME MILLIONAIRES

and then pass for energetic, thieving and enterprisingliadustrialists. In truth it must be idenominated enterprise, that faculty which enables a man to convert a mud puddle into lard and then sell it as such with impunity. When religion and law tolerates this kind of business as legitimate, then it is time for thoughtful men to become serious.

As to our politics, it is at present in our knowledge that the practice which a very chaotic condition. We will originated the fire in this justance-iga-dozen parties in the field. The labor niting the dry grass to produce a thrit-tier growth—is not an uncommon one. Where it has been doue in different places of late disaster has been only averted by vigorous effort. The we will have two Republican parties, a niting the dry grass to produce a thrit-

custom is one of great danger, especi-"American" or know-nothing party. I aily in the more closely populated was expecting that an

ANTI-MORMON PARTY .

should be refrained from. Those who do it where there is the possibility of risk, not only jeopardize their own but also the property of their neigh-bors—a very serious consideration. Of course the intention of harm does not enter into the question, but the necessity of the strictest care in the premises is imperative.

rived when the DESERET News must look upon the scallawags of Utal, and the preachers of Chicago, and the cowardly office seekers of the United States, as mere street-corner rubbish, not worthy of serious or important consideration but yet deserving atten-

consideration, but yet deserving atten-tion. A generous minded man will It is announced by the chief anti "Mormon" organ that the Rev. S. J. kick an orange peel from the sidewalk Carroll is soon to depart from this into the gutter out of humane and hon-olty and operate in a new field in Cal-est considerations, and it is attentions of this kind that must be bestowed on ifornia. The journal which publishes the Utah office-hunter and Chicago rethe fact utters a howl of lamentation over the change. The cause of its be kicked

INTO THE GUTTER.

lenting foe of the "Mormon' Church." metaphorically speaking; they are ob-That a professed dispenser of glad tldings should be an "unrelenting foe" to any community, is not creditable to his Christianity. It shows that it is not even skin deep. Perhaps if the de-tails of the operations of the leaders of the sects cotemporaneous with the

the sects cotemporaneous with the savior were in our possession they would show a striking similarity to existing circumstances. Very likely when some narrow-guage, small-souled leader of the Sadducees, re-moved from a part where Christ and his disciples were in the habit of sojourn-ing to another, there would be great antirely outgrown the boundaries regret among the anti-Christians, be- dust that he is characterized. The firmness of purpose, sterness of resolve, and fidelity to religion and principle which here a rown in the last crusade cause of his being "an unrelenting foe"

the authorship of Book of tenegrin desperadoes, numbering tifty Mormon, or of any other book. The same process has been gone through with the Bible ten thoumen each, into Sofia with a view of creating an insurrection. The plot was discovered and Beloof and a potsand times. It has been gone through with every author of note from Homer tion of his followers decamped; the -Another Anti-Mermon Tract at bix for a Dellar-The Rejected Matters, Etc. Was not written by Shakspeare, but that the play was adapted from one was not written by was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one that the play was found in Beloof's lodgings: that the play was adapted from one others were arrested and have confessed they were paid to come and do A list of members of the government party was found in Beloof's lodgings;

written by marked and it is presumed that the conspirators intended to assassinate SOLOMON SPAULDING the persons so designated.

a generation earlier. But what seems most curious in Mr. Lamb is the fact that if he really believed the Book of Mormon to be fiction, he should with this belief firmly planted in his mind, spend his fortune and his time trying to prove that fiction is fiction. It seems The Bank Statement. NEW YORK, March 12 .- The weekly statement shows a reserve decrease of \$1,000,000. The bank now holds \$7,998,to me he might employ his time more profitably in trying to prove that Martin Chuzzlewitt was a reality, or he might prove satisfactorily that Matthews, of Albany, is not a colored man, as Senator Ingalis failaciously balayes. It could be proved to in-Bulgarian Severity. RUSTCHUE, March 12. - Two more of the leaders in the recent insurrection have been sentenced to death, and 125 other participants in the revolt have believes. It could be proved to in-galls' satisfaction from precedent. The

fact is the father of Matthews was first been sentenced to prison. married to an African lady; she died, and Matthews pere married a Still Que king. PARIS, March 12 .- A sharp shock of CAUCASIAN FROM KANSAS.

earthquake was felt throughout the The first issue of this union was a son, and inherited the color and curly have of his defunct step-mother. This issue is now Matthews, the man whom Ingalls would not let into office because of color. If city yesterday. For a time there was a general panic and the hotels and the bourse were emptied of their occu-pants lif a very few seconds. The people were reassured. It is found that many walls of buildings in various Mr. Lamb may turn his wonderful ogical powers to questions of this parts of the city were cracked. Kind he might raise himself above MONTE CARLO, March 12.—The re-Guiteau in the realms of authorship. gain Mr. Lamb has wasted his finan points in the Riviera has induced a fresh rush of frightened tourists here from Nice, Cannes and San Remo. ial resources in getting out the book Did he ever have any resources? What vere his resources when he was a kind

of factotum for DeWitt. Who ever Frauds Punished heard ot him before he commen LONDON, March 12 -- Directors Barfeasting on the Mormons. Then he wants his books in the hands of Morber and Marsden, of the Great Eastern Steamship Co., have been sentenced to six months' imprisonment, and Brown mons at 16% cents a piece. What pains some people take to show to the world they are junatics. Mr. Lamb is the ship broker, has been sentenced to three months' imprisonment for de-ONE OF THEM.

frauding the company.

An Officer Murdered.

There are some dozen books of the Lamb pattern announced during the last few months, and there are as many BOSTON, March 12. - Patrolman more in process of publication. What "Neill attempted to arrest a man on means this revival of anti-Mormon literature on the heels of the Edmunds-Tucker bill? Surely that bill ought to be enough for this year anyhow, and Dorchester avenue this morning suspected of having been concerned in a burglary last night. He touched the be enough for this year anybow, and if the Mormons escape it, why then bombard them with the logic of Lamb, and the wit of Field. What is still stranger all the recent literature is intended for circulation in "Mormon households." If any of these books should reach its destined end, let the Mormon into whose bunds the book man on the arm, when the latter drew a revolver and fired three shots, all taking effect in O'Neill's body. He cannot recover. His assailant escaped. The Nober Second Thought Mormon into whose hands the book fails remember the advice of Edmund Chicago, March 12 .- Sheriff Mat son said to-day it had been decided to not permit Oscar Neebe to attend the funeral of his wife to-morrow. It has

been decided by the authorities that the presence of Neebe would only tend to incite disorder on the part of the anarchists. The advices of the police department are to frect that fully ten THE REASON of all this cry now about circulating rubbish among Latter-day Saints is simply that it is believed the Saints thousand people who sympathize with the red flag will parade to-morrow, and these people once excited might commit some overt act which might honestly believe in their religion an cannot be buildezed by a few carpetresult in an outbreak, and under the circumstances they have decided not to complicate matters by having one of the condemned anarchists in their midst. baggers into disearding it, but by cir-culating a lot of trash offthis kind hope to weaken their faith, and the Ed-munds-Tucker bill will do the rest. The man whose faith can be weakened by the Lamb book never had any faith to weaken or to lose. I see no better

More Carpet-bagging.

remedy to strengthen a weak faith than one of Lamb's books or Kate Field's WASHINGTON, March 12.-The Presi dent has sppointed Frank-W. Bean, of Utah, to be register of the land office at Blackfoot (formerly Oxford), Idaho, ice August Duddenpause, resigned.



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M

H. S. BLDREDGE, Superintendent.



Two Bargain Days of Spring Goods.

grief is thus given-"He is an unre-

Mark the words we have placed italics. The Court further said :

"It follows that the rules promul-gated by the board, prescribing the form of oath to be exacted of persons offering to register as voters, and which constitute the directions under which it is alleged the registration officers acted, were *isithout force*, and no ef-fect can be given to them. It cannot be alleged that they had the effect in law of preventing the registration of the polentifies for the registration of the plaintiffs, for the registration officers were not bound to obey them; and if they did so, they did it in their own

This ought to have been sufficient to deter the Commissioners from exceed-ing their duties. But they have gone on issuing regulations and instruc tions and have recently formulated an oath, all under cover of advice or answers to questions but still in their capacity as Commissioners, which is misleading and assumptive. Any man has the right to give advice when called

"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, or who shall associate or conabit polygamously with persons of the other sex, shall be entitled to vote at any election in said Territory, or be capable of jury service, or to hold any office of trust or emolument in said Territory.

But this, let it be distinctly understood, is not included in the oath neither is a voter required ty law to make oath as to these disqualifications If it can be made to appear that he is disqualified by either of the causes

mentioned, his vote may be rejected and he may be prevented from holding But there is no law of office. United States or of the the Territory which requires him condition precedent to voting or of-Foe Carroll. fice-holding. And the registration and election officers, as ruled by the Supreme Court of the United States. must perform their duties under the existing laws. They can neither add THE English naval office is in a some

revision of the registration lists the presiding judge of election may ad-

Challenges at the polls are not to be ernment. The United States was first made by the election judges. The are charged with being the beneficiary, it to decide them. They have no author- not the instigator, of this piece of ity of law to examine any one under treachery, but the fact that this govoath, or to exact any oath on a chal- ernment was suspected no scener lenge except in relation to alleged reached our shores than a denial acoribery. Neither has any one a right companied by a spontaneous outburst to chailenge a voter unless it be for of righteous wrath went up and efstatutory cause. As the court ruled, fectually dispelled all such thoughts on there are no disqualifications but this side of the water and soon found

the registration officer. In addition to this, each of those officers may be prothe stolen goods.

secuted at criminal law for felony. No citizen who has taken or is willing to subscribe to the oath or affirmation required in Section Twentyfour of the new law, can be required to leaky washtubs" it has been called; answer any question as to his belief or opinion or expression thereof, or as to the result of catelessness and neglect his membership, in any religious or than ignorance and poverty; and now other organization or in relation that it has been determined to conto anything not specified in the law as

a disqualification to voting. He might envy and the terror of the earth, the be challenged as a polygamist, or as fact that the best models were in deconabiting polygamously with persons of the other sex, or as having been convicted of either of the crimes prohib-ited in the new law, but nothing fur-The culprit Rogers was promptly ther is lawful. If such unlawful chal- discharged, but at this distance we lenging is indulged in for the purpose of obstructing the election and hinder- any.

of the Nazarene and his followers. The local sectarian clergy have got against a ...) egins to very largely into the "unrelenting loe" LIMMAND RESPECT. business, the Church of Jesus Christ of Latter-day Saints being the object

of their hate and machinations, which fact is a glaring scandal upon their profession. Some day these haters of men will have reason to hide their

heads in shame. Fare thee well Rev. S. J. Unrelenting

THOSE STOLEN DESIGNS.

BUSINESS.

nor diminish. Previous to the next what perturbed condition-as well it may be-over the fact that a trusted thenes or the pen of Lord Byron, that I might impress the grat people of Utah with the grandeur and poetry of their position, and show them how they employe named Rogers, a draughtsminister the oath; after that he may man, has disposed of a number of designs which were supposed to be can now make themselves a theme

securely in the possession of the gov-FOR FUTURE SONG.

or a subject for ridiculous satire. By firmness and principle they can do that and by cowardice and treachery to and by cowardice and treachery to each other they can do this. Though not an orator nor a poet, yet I feel that I have a duty to per-form in this Utah question, and that honor and conscience demand its per-formance. I cannot preach a brilliant discourse, nor can I unravel the intri-cactes of philosophy, but I can call to my aid a man, ave many men who can there are no disqualifications but those "defined by act of Congress." If a voter is excluded at the poll on a challenge as to a a disqualification not provided by law, he has his remedy in a suit for damages against the election officers. And if he is excluded from registration for re-fusing to take an oath not provided for by law, he has a similar remedy against the registration officer. In addition to state but Rnskie was the receiver of

States but Russia was the receiver of HERE IT IS: It must be acknowledged that the methods of disquisition and teaching may be some-times different, and on very good reason nadoubtedly; but for my part, I am con-viaced that the method of teaching which approaches most nearly to the method of investigation, is incomparably the best; since, not content with serving up a few barren and lifeless traths, it leads to the stalk on which they grow; it tends to set the reader himself in the track of invention, and to direct him into these paths in which the another has made his own discoveries, if he should be so happy as to have made any that are valuabe. There was a foundation for the suspicion against this country, however; for years our navy has been the laughingstock of the world-"s lot of old. this condition has of course been more struct a navy that will be at once the that are valuable

This is just the system to be followed in Utah in educating for the coming struggle. By the simple process of in-vestigation and comparison B can be seen how much superior is the religion sought to be overthrown to those en-desvoring to replace it. A little criti-cal thought will show that the agents of this crusade are merely mand here would naturally cause the power that had some of them stolen to fail to see how that helps the matter

TOOLS OF SATAN.

NOT A BLOOD RELATION The following, which is entirely cor-

The Great

Race.

Germany.

lectures.

rect, is self-explanatory: Mr. Editor:

The success of it is doubtful, because Are you not mistaken in your state-ment, in your issue of the 10th instant, that Henry Ward Beecher was a third cousin of the Prophet Joseph Smith? The late President George A. Smith and Amasa Lyman were second cous-ins through the Lyman family. Brother of the looseness of the soil, which will wash in and fill up the channel. The Panama railroad is owned by the canal company. It is forty-seven miles long and the fare ins through the Lyman lamily. Brother George A.'s mother was a Lyman, and her father and Arasa Lymau's grand father were brothers. Henry Ward Beecher's father was Lyman Beecher: the latter's mother was a Lyman. Thus, as you state, George A. Smith, Amasa Lyman and Henry Ward Beecher were related through the Lyman blood. across is \$25. The rolling stock has to be renewed every year, as the wood is entirely destroyed by dry rot. The only and cnailenge admiration. But the present time is the most critical in his history. The passage of the Edmunds-Tucker bill will now draw on him the eyes of the civilized world. Now is the time for him to prove the faith that is in him. Now is the time to show the dignity, sublimity and grandeur of lofty thought and generous feeling: Now is the time to rise above petty strifes, puerile petulance, and envious rivalry. This last bill, instead of overaweing him, should add new dig-nity to his position. It has taken him eut of the pools of mere local rivalry in religion and politics, and elevated him into an object worthy of special service by our National Legislature. I only wish I had the tongue of Demos-tuenes or the pen of Lord Byron, that wood which will resist the destroying fungus growth is lignum vite, and every tie of the road is made of this wood. The roadbed is constantly sinking and has to be regraded every

JUNIUS.

A doctor at Schenectady, N. Y., who had a female patient with a nervous trouble, ordered her to sit in a boiler shop, for two hours a day, and the racket dured her.



of Alfred and Mary Balmforth, aged 2 years 10 months and 11 days. Funeral at residence, 167 s. Tenth East

street, on Sunday, March 13th, at 2 p. m. Friends are invited.

BEECHER'S REMAINS BURIED COHN BROTHERS announce a ver attractive two days' Bargain Sale of Spring Dress Goods, Silks, Fine Linen Towels, and other goods. Attention is directed to their regular advertisement elsewhere; the Ladies will flad it inter-The Czar Getting Friendly with sting reading. Sale is positively limited to Tuesday MORE BULGARIAN BRUTALITY

nd Wednesday, March 15th and 16th. Auction! Auction!-Assignee's Sale

THE ANARCHIST'S WIFE'S FUNERAL-At Peterson's Store, just east of INEVITABLE ENGLISH JUS-At Peterson's Store, just east of Smith's drug store, several thousand dellars' worth of Groceries, Boots and Shoes, Dry Goods, Men's and Boys' Clothing, Crockery, Tinware, Glas ware, Wooden and Willow-ware, To-bacco and Cigars, 400 pounds of Can-dies, Notions, etc. etc., Hall Safe, Show Cases, Counters, Shelving and other Stures, Sale to commence at 10a m TION, ETC. By Telegraph to the NEWS.| The Yacht Race NEW YORK, March 12 .- The TransAt antic keel schooner yacht race from

Monday, March 14th, and continue from day to day until all is sold. .H. L. A. CULMER, Assignce. ANDREWS & WHITELEY, Auctioneers. "Owl's Head," New York harbor, to Roche's Point, Queenstown harbor

will be started, the weather permitting, at one o'clock to day. Every stay rope, halyard, line, brace, sheet, built and tackle on the *Dauntlers* were care-Active, Pashing and Reliable. Active, Pashing and Reliable. Z. C. M. I. can always be relied up-on to carry in stock the purest and best goods, and sustain the reputation if being active, pushing and reliable iy recommending articles with well stablished merit and such as are pop-nar. Having the agency for the cele-orated Dr. King's New Discovery for consemption colds and coughs, will sell to on a positive guarantee. It will surely cure any and every affection of throat, lung, or chest, and in order to prove our claim, we ask you to cal-and get a Trial Bottle Free. 1 and tackle on the Daunitess were care-fully inspected for the last time by Captain Samuels yesterday afternoon and Captain Crosby did the same sev-vice aboard the Coronet. Both pro-nounced the yachts in perfect order and fully ready to encounter the gales which are expected and perhaps hoped for on the passage. The time of crossing the line of each yacht will be taken, but it will have no effect in de-ciding the result, as after the signal has been given both boats will be con-sidered as having started, the one that reaches Rocke's Point fast will be the winner. The race grew out of a dis-

reaches Roche's Foint inst will be the winner. The face grew out of a dis-cussion among several ratifier marits of various American yachts in heavy-weather." The Coronet has two distinct ad-vautages over the Douniless, her rival; she is larger and newer. She was built at South Brooklyn, in 1885, while the Douniless was constructed twenty-one years ago at Mystic Bridge; Comn. The betting is even. The narrows are filed with numerous yachts and other craft to witness the departure of the Yankee schooner. The isst signal was given from Fort Hamilton at ten min-utes after one o'celock; and within a few minutes both of the ocean racere had crossed the imaginary line and started on their way to Cork harbor, the Coronet leading. The wind was twenty-four miles an hour and increas-ing. winner. The race grew out of a dis-cussion among several yac, tmen late last fail regarding the relative morits ot various American yachts in heavy.

SALE POSITIVELY RESTRICTED TO TUESDAY & WEDNESDAY. Fifteen miles of the Panama canal have been dug from the Atlantic side.

March 15th and 16th.

1000 yards Surah at 95cts; our regular selling price \$1.25. 10 Pieces Colored Gros Grain Silk at 62%, worth \$1.00. Black Gros Grain Silk at 87%, reduced for this sale from \$1.25; etter qualities at the same reductions.

Black Satin Duchess at \$1.00, worth \$1.40. Black Satin Bhadame at \$1.15, \$1.35 and \$1.65, worth from 40 to 50 cents more per yard.

30 Pieces All Wool, French, 42 inch Dress Goods, consisting of Black and White, Even Checks, Spring Plaids and other styles

AT FIFTY CENTS PER YARD.

reduced for this Sale from \$1.00 and \$1.25.

20 Pieces All Wool Serge; Spring Shades and Darks at 40 cents. This is a Great Bargain.

10 Pieces, 40-inch, plain, All Wool, French Suiting, in Tans and Modes, at 48%, worth 65 cents.

20 Pieces 34 inch Diagonal Dress Goods at 20 cents.

25 Pieces French Cotton Sateens at 125 cents, worth 20 and 25 ents.

25 Pieces Figured Cotton Sateens, at 25 cents, worth 40 and 45cts. Six styles CORSETS at 50 cents a pair; these goods are selling at \$1.00 and \$1.25, and Reduction Positively Restricted to Two Days. 30 Dozen Boys' Shirt Waists at 25, 50 and 75 cents, Half Our Usual Prices.

100 Dozen Excellent Irish Linen, Huck, Damask and Bath TOWELS, at 15 and 20 cents each.

Choice Goods at about Half Price.

We include in this Sale a Choice Lot of Dress Buttons at 7% cents per dozen, also a lot of Wandsome, Large Dress Buttons at 25cts. perdoz.

Sale Positivsly Restricted to Tuesday and Wednesday only.

COHN BROS. R.K.THOMAS, EAGLE EMPORIUM. 200 Doz. Ladies' Hose, 3450A# FIFTY CENTS PER DOZ. 50 Doz. Military Jerseys, 75 CENTS EACH. M. Aralla SACTOR FTADBAL

50 Pieces Wool Lace,

