JAMES CHIPMAN AGAINST SEGRECY

Gives Real Amount of Utah National Robbery as \$106,000.00.

DIRECTORS MET YESTERDAY

Affair is Still in Hands of Pinkertons And Remains as Great a Mystery as Ever.

The mysterious robbery at the Utah National bank early in January remains as much a mystery as ever. Several new facts in the case, however were brought out yesterday on the return to this city of Hon. James Chip man, one of the board of directors of the institution.

A meting of the board of directors was held yesterday morning; after be-fing in session for some time an ad-journment was taken and the board reasembled at 4 o clock in the afternoon, when it was again in session until 6 o'clock. During the day Mr. Chipman talked freely to his friends and assotalked freely to his friends and asso-clates in regard to the policy of secrecy which had been preserved by the bank officials regarding the real amount of the robbery, and he repeat-ed his views in the meeting of the board. He said he advocated the ut-most publicity in the matter and thought that a mistake had been made in attenuting to keen dark the true in attempting to keep dark the true

AUTHORIZED STATEMENT.

Mr. Chipman's authorized statement

"The amount of money stolen from the Utah National bank was \$106,000. "I have been officially notified as a director of the bank by its cashier that this was the sum stolen from the re-

serve chest.

"The comptroller of the currency at Washington has furnished me, in common with the other directors of the bank, a report based upon the examination of the institution a few days ago by the national bank examiner for this state, which informs us that \$106,000 was stolen from the bank and that it has been seen before the state.

has been put back.
"The comptroller also asked for a comptete report of the progress of the investigation of the theft up to date."

ACTUAL AMOUNT \$106,250. During the meetings of the board of frectors, President W. S. McCornick ated that the course of action followed thus far had been at the suggestion of the Pinkerton officials, who had ad the entire matter in charge. This are the reason that the amount of the tion of the Pinkerton officials, who had had the entire matter in charge. This was the reason that the amount of the loss had been given to the press as \$45,000. Technically this was correct, as that is the amount which the bank itself lost and which had been made good out of its surplus account. The actual amount secured by the thieves, however, is \$106,250. Of this sum President McCornick immediately paid into the bank \$50,000, and Jos. Nelsen (then ashier, now vice president), paid \$12,250. The remainder, \$42,000, was deducted as above stated from the bank's surplus. This is shown by comparing the two latest published statements of the bank; the one printed Dec. 8 last, gives the surplus and undivided profits as \$38,000; plus and undivided profits as \$38,000; plus and undivided profits was approved by all the board and is coincided in by Mr. Chipman. As the overwhelming majority of the stock is held by the members of the board, no fault is apt to be found with this action, and, of course, if the money is recovered, it will be paid back to the surplus fund, to Prest. McCornick and to Vice Prest. Nelson.

An evidence of the confidence which

An evidence of the confidence which An evidence of the confidence which the public and the depositors have in the bank officials is shown by the fact that in spite of the agitation of which the institution has been the center, its business is moving along without interruption, and few or no accounts have been withdraws. The accounts have been withdrawn. The bank's deposits have shrunk only in about the same proportion that those of other banking institutions have since the recent financial flurry.

MR. MCCORNICK RETICENT.

Mr. McCornick, as far as the public att. McCornes, as far as the public is concerned, still maintains an attitude of reticence, and will authorize no statement whatever as long as the matter is in the hands or the Pinkerton officials. It is known that most of the members of the board are taking the keenest interest in pursuing ing the keenest interest in pursuing the investigation, and some of them have detectives of their own at work following various clews.

The full board of the institution is

as follows: W. S. McCornex, president; Thomas R. Cutier, first vice president; Joseph Nelson, second vice president; W. F. Adams, Capt. McVichic, John Henry Smith, James Chipman, O. P. Miller, J. W. W. Fitzgerald, Rodney T. Badger, and J. P. Gardner.

JAP RAISES A CHECK.

F. Ishiguire, a Jap, was arrested this morning by Detective Wheeling on the charge of obtaining money by false pretenses. It is alleged that he raised a check for \$1.20 to \$14 on the Utah Savings and Trust company. The check was signed by F. E. Burrows,

Spring Medicine

In thousands and thousands of homes Hood's Sarsaparilla is now being taken by every member of the family. Because Hood's Sarsaparilla has proved itself the Best Spring Medicine, by its wonderful effects in cleansing the

system, overcoming that tired feeling, creating appetite, giving strength. Take Hood's Sarsaparilla In usual liquid form or chocolated tab-lets called Sarsatabs. 100 Doses \$1.

NEARLY A FIGHT

Ira L. Reynolds of Ogden Insists On Getting His Gray Trip Slip.

PASSENGERS TAKE SIDES

Irate Weberite Demands His Rights When Conductor Recites Company Rules-Other Complaints Made.

Because Ira Lester Reynolds, secretary of the Ogden Weber club, was refused a transfer on the Calder park line last night, there came near to being a pitched fight in the car be tween two employes of the company and a number of passengers, and at least one Salt Lake visitor left the city

with an opinion that would not look well in print.

Reynolds paid his fare at 11:25 p. m. to conductor number 263. He declares that he asked for a transfer and the conductor declares that he did not hear him. Reynolds was loath to quietly letting the conductor get away without delivering, so he forcibly laid hands on the uniformed man and renewed his demand.

I did not hear you demand a trans-r when you paid your fare." is what ssengers give as the correct form the conversation.

of the conversation.
"I have paid my money, I am entitled to a transfer. I demanded it in due form, and I intend to get it," is the answer from Reynolds.
"Well, I'm sorry, but if I give you a transfer now, I will be liable to suspension for five days."

WHAT MANAGER SAID.

Reynolds had read in the Sait Lake papers the authorized statement from General Manager Jos. Wells that the demand-a-transfer-when-you-pay-your

WHAT RULES ARE. A "News" reporter who asked a conductor for the exact nature of his orders, said that they were posted in the car barns, and gave absolutely no discertion to the conductor. He had asked for further personal instructions and had been informed by Mr. Manning that the company was under no obligations to give transfers at all, if it didn't wish to, and that he was not to turn back even from the next passenger to give a transfer when it was not asked for at once. Also that five days of suspension would result from his giving a transfer out of order, and that the company would fully back up his refusals. A "News" reporter who asked a con-

his refusals.

An interview with Jos, Wells, general manager, has been published in the "News." in which he has denied that this was the company's method of procedure, and declared the rule was meant to be liberally construed and was meant merely for a convenience.

SHORT IN HIS ACCOUNTS.

G. E. Clough, station agent for the Lagoon road at Kayaville, is short \$150 in his accounts, according to his statement to Supt. A. D. Pierson yesterday. Clough wants to pay the money back. Just what is going to be done is undecided, but if Clough pays the money back it is likely he will suffer no more than the loss of his position.

SUPT. DAVIS WILL ATTEND.

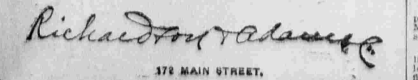
J. M. Davis, acting superintendent of the Oregon Short Line, will attend the meeting of railroad men in Chicago next week. This is the convention in which school instructors will be asked to participate in discussions, etc. Many matters of importance to railroad oper-ation will be gone over.

Warm yesterday?

Spring is surely at our doors.

We've anticipated it for some time for, for weeks past, every time we opened up a shipment of goods the colors and the styles have forshadowed the coming of this ever welcome season.

Our store is full of springy clothes and furnishings.



Our Prescription **Business Grows Apace**

There's a reason-pure, fresh drugs, just as your doctor prescribes; graduate pharmacists; civility; promptness; and reasonable charges.

Refreshing Soda Fountain.



DRUG STORE The Pure Drug Dispensary

VERY LIVELY TILT BETWEEN COUNSEL

Judge Maynard and Atty. Zane Clash During Coal Case Hearing.

REPARTEE WITHOUT GLOVES

'Run Along Little Child, Run Along," Retorts Mr. Maynard When Aroused by Opposition.

Judge Maynard, special representaive of the government, and Atty. Zane, for the Utah Fuel company in the coal land hearing, going on before Master in Chancery Lewis, here clashed several times this morning. This made the redirect examination of C. J. Sprague more interesting than the daily sessions of the proceedings usually are. Everyone enjoyed a keen bit of repartee indulged in between the two attorneys when Atty. Zane ridiculed Judge Maynard's attempt to read Sprague's affidavit into the records. Judge Maynard awas reading and came to a place where the witness said "he believed certain lands taken up by the Utah Fuel company to be coal lands." Atty. Zane interrupted with the sarcastic remark, "What does counsel mean by attempting to introduce into the records what a man says he believes? Does land hearing, going on before Master what a man says he believes? Does counsel mean to tell me he is going to?" "If you don't interrupt me."

government has some mighty poor—"
"And you remind me—Run along, little child, run along!" retorted Judge
Maynard, his rising anger very easily
noticed. Such procedure makes me think the

'You are going to be interrupted, oft-

"Don't lose your temper."
"I am like the colored deacon who had a kicking cow. He found out that he had to leave the cow go or give up being a Christian."
"But counsel for the government knows what he is reading is not evidence."

dence."

"I am reading the sworn effidavit of a witness," answered Judge Maynard, and the examination of Mr. Sprague, who seemed to enjoy this as greatly as anyone, went on.

Mr. Sprague's affidavit narrated how he was employed as a chemist by the D. J. Sharra Coal company his duttes.

D. J. Sharpe Coal company, his duties taking him to the coal fields often. In this way, he explains, he became acquainted with the land taken up by the Utah Fuel company. The witness himself was offered \$50 to take up a tract of ground, so was his sister and his mother, and he says they did, turning the titles over to Robert Forrester. All this evidence is in line with that brought out by the interstate com-J. Sharpe Coal company, his duties brought out by the merce commission in brought out by the interstate com-merce commission in this city a year and over ago, the frequent tilts be-tween attorneys for both sides furnishing the only zest to the proceed-ings. As explained, Juage Maynard and Atty, Zane were most generous in these contributions today.

M'NEIL GETS FIVE YEARS. Penalty for Assaulting Young Woman

On Streets Last Week. J. G. McNell, charged with an at-J. G. McNeil, charged with an attempt to commit a statutory offense, appeared before Judge George G. Armstrong at 9:45 o'clock this morning, entered a plea of guility, and was sentenced to five years in the state prison. McNeil is the man who was arrested by Police Officer Carlson, on suspicion of having attempted an assault upon a young girl named Lean Gruene, on the evening of March 1. Bishop Angus J. Cannon happened to be driving near the place at the time and rescued the girl from the hands of the brute McNeil.

TOMORROW IS PAY DAY.

City's School Teachers Get Nearly \$34,000 Among Them.

The payroll for the sixth month of the school year, ending March 6, has

the school year, ending March 6, has been prepared by Clerk L. P. Judd, and the amount, \$33,963.45, will be disbursed tomorrow. The sum is a considerable one to find its way into the avenues of trade in this city.

The public schools are scheduled to close this season on the last Friday in May. The sessions started two weeks earlier than usual, but the holiday vacation was extended one week beyond the limit intended, owing to the prevalence of contagious diseases.

CREDIT MEN'S BANQUET.

A. C. Foster, a director in the Naonal Association of Credit Men, and ecretary Charles E. Meek, arrived this Secretary Charles E. Meek, arrived this afternoon from the coast, and were taken in charge by a committee from the Utah association and escorted to the Commercial club for luncheon. There will be a spread tendered them this evening, at the same place, with speeches from the visitors and the local organization. The visitors are on a trip across the country to arouse a more general interest in the work of the association, and the speeches of this evening will be of special interest.

PERSONALS.

A. G. Mackenzle of the Bell Tele-phone company has gone to Miles City, Mont., on company business, to be ab-sent 10 days.

U. S. Marshal Spry and E. H. Cal-ster, collector of Internal revenue, save for Ogden this afternoon on of-

for whisking the dust. Of the most select Broom Corn well made, and finished with decorated Bone, Celluloid \$ or Metal handles.

See our large line of Skirt Brooms, also the big value 25c broom which we are showing this week.

F. J. HILL DRUG CO.

"The Never-Substitutors." ŏoooooooooooooooo

REPLIES TO BRYAN ON BANK DEPOSITS

Myron T. Herrick of Ohio Says **Guarantee Would Make** All Bad.

MOVE IS SOCIALISTIC.

He Declares the Plan Unconstituional And Would Weaken Incentive For Individual Initiative.

Columbus, O., March 12.-Ex-Gov. Myron T. Herrick delivered an address before the Ohio legislature today on "Guarantee of Bank Depositors," in reply to W. J. Bryan.

Declaring that the guaranteeing of bank deposits is Socialistic in that it weakens the incentive for individual initiative along proper lines; that it is an unconstitutional proposition and unjust, former Gov. Herrick appealed to his hearers not to jeopardize the best interests of the state of Ohio by the passage of such a law.

"Mr. Bryan says the guarantee of bank deposits would revive the business of the country," said the speaker. FAILS TO AGREE.

"I don't agree with him. The period of depression following a panic is a natural economic phenomenon beyond the power of legislation to alter. I agree with Mr. Bryan that 'the situation is not what it was in 1893.' Then the constant agitation for free coinage of silver drove capital from the country and caused violent liquidation. At that time Mr. Bryan advocated free coinage of silver at 16 to 1, as a panacea for all financial ills with the same insist-ency and certainty that he now con-tends for the guarantee of bank de-

THREE PRIME CAUSES.

"Bank failures are due to three auses-first, acts of criminal intent causes—first, acts of criminal intent and in law; second, acts morally wrong but within the law; third, poor judgment. What would be the effect of law guaranteeing bank deposits in each of these divisions? Longer life for the institution and greater loss to the community when the end finally came. when the end finally came. "Mr. Bryan says that guarantee of bank deposits would make all the banks equally good. I contend that such a law would make all banks equally bad."

PRINCE HAS A BIRTHDAY. Munich, March 12.—Prince Luitpold, regent of Bavaria, celebrated the eighty-seventh anniversary of his birth today amid a brilliant gathering of the

GIRLS WILL BE TAUGHT **GOOD TASTE IN DRESS**

Chicago, March 12.—In Evanston yesterday plans were made to introduce into Northwestern university a department of "Art Appreciation"—a chair of "Cultivation of Good Taste." This will aim especially to instill into the feminine student mind notions of appropriate dressing. The movement has back of it the leading women of the suburb.

The project for a teacher of "good taste" took form in resolutions adopted by the University guild and soon to be presented to President Harris of Northwestern.

INDICTED BANKER DIES.

New York, March 12.-John G. Jen-kins, the Brooklyn banker who, with his three sons was indicted as a result of the banking investigation which followed the recent financial panic, died at Seacliff, L. I., today. Death was due to paralysis.

PREST. MERRILL RETURNS.

Back from the Big Lumbermen's Convention at Tacoma, Wash.

President George E. Merrill of the Western Retail Lumberdealers' association returned last evening from attendance at the annual meeting of the association at Tacoma. He said this

tendance at the annual meeting of the association at Tacoma. He said this morning that the convention was the most satisfactory trade gathering in the instory of the lumber business in the northwest and eastern lumbermen, who attended the convention, declare the quality of the papers read, and the discussions following, covered a wider field and will be productive of more good than any they ever heard.

Prominent retail dealers read papers on such questions as "Terms of Sale" and "Trade Relations of Manufacturer and Wholesale Dealer," especial emphasis being laid on responsibilities to the public. Other papers were read by manufacturers dealing with the lumber industry from their view point and that Mr. W. J. Burton of this city could not be present on account of illness; but his paper appears in the proceedings in the lumber journals. It was favorably received. Mr. Hyrum Jensen of Collinston, won the first prize in an ersay competition on the subject of the modern retail lumber yard. Theo. Nystrom of Salt Lake, was chosen director, and Mr. Geo. E. Merrill was re-elected president of the association, so that Utah took a prominent part and received due recognition. The delegates were handsomely entertained by Tacoma, and Rev. P. A. Simpkin, who delivered a fine address, was heartily received by the Tacoma lumbermen. received by the Tacoma lumberm

JURY HOLDS FATE

With a Bare Suggestion of Insanity His Defense is Now Completed.

DEATH OR IMPRISONMENT

When Verdict is Returned Penalty Will be Fixed as Provided by Law -Tosti Believes Him Insane.

BULLETIN-Alia, the Denver asassin, was found guilty this afternoon and sentenced to Death.

Denver, March 12 .- With a bare suggestion of "masked epilepsy" as his only defense, Giuseppe Alia awaits stolcally the result of his trial on the charge of having murdered Father Leo Heinrichs, whom he shot down at the altar in St. Elizabeth's catholic church in this city at early mass Feb. 23 last, after receiving at his hands the sacrament and spitting it out of his mouth

The evidence for the defense was completed yesterday. Only two witnesses were called and but one of them, Dr. Baron G. Tosti, the Italian consul, testified that he considered the slayer of Father Leo insane, basing this opinion upon the fact that the murder was without apparent motive. No explanation of Alia's terrible act other than that given by him in his various conflicting statements made in fail, was offered and no evidence of any plot against Father Leo or priests in general has been presented at the trial.

The case was given to the jury toconsul, testified that he considered the

The case was given to the jury to-day after brief arguments and instruc-tions. Should the jury find the pris-oner guilty of murder in the first de-gree, it will fix the penalty at hanging or life imprisonment, as pro in such cases by the state law.

PRECAUTIONS TAKEN. A special guard of armed deputies was stationed in one of the side rooms of the courthouse this morning, but there was no demonstration or apparent

reason for this precaution.

In his instructions Judge Whitford informed the jury it could find a verdict of murder in the first degree, murder in the second degree, voluntary manslaughter or not guilty. He ther defined the meaning of the law in re-gard to murder in its various forms.

INSANITY SHOULD ACQUIT. "If the jury entertains a reasonable doubt of the sanity of Alia at the time of the commission of the act," Judge Whitford said, "it should acquit the defendant. But if the jury believes the prisoner to have been of sound mind but carried away by passion or revenge and not influenced by an unsound mind, it should convict."

ound mind, it should convict."
In regard to the experts who testified
is to Alia's mental condition, the court
instructed the jury that while such testimony was pertinent it was not necessary for the jurors to place more credence on their testimony than they would place on the testimony of other It took the judge 30 minutes to read

The demand for McDonald's pure, high grade soluble cocoa - finer than any other made in the world-shows that it has met every expectation. An article of quality will stand the test, moreover the longer it is on the market the greater

McDonald has achieved national reputation by manufacturing the best

the district attorney that the defendant

was crazy.

He claimed that the experts had not sufficient time, without corroborative testimony, to determine the mental condition of this man.

Mr. Widdlcombe said that the only possible explanation of the murder is that the man is an anarchist or he is insane. There was absolutely not the man is an anarchist in the man is an anarchist.

are its sales.

possible explanation of the induction is that the man is an anarchist or he is insane. There was absolutely no evidence that the man is an anarchist and the fact that he was practically in a starving condition would indicate that he was not a member of any society. Otherwise he would have had enough to eat at least. Therefore, the man must be insane.

Dist. Atty. George A. Stidger made the closing argument in the case.

"When everything in the life of the prisoner shows that this man is sane, is an American jury to find him insane?" he asked.

He said that if not an allenist had testified to the prisoners' sanity he believed the jury could find no evidence of insanity in Alia, unless it adopted the theory of Dr. Tosti, that every murderer is insane.

Mr. Stidger made an eloquent appeal for a verdict of murder in the first degree.

At 11:45 the case was given to the jury and the court took a recess until

LATE LOCALS.

Bank Clearings—Local bank clearings today amounted to \$699,010.55. They were \$832,086.67 on the corresponding day last year.

Rev. Short to Speak—Rev. Short of the First M. E. church will speak tonight at the Volunteer hall, 51 east Second South street, Mrs. E. T. Mc-

Opening Ball at Saltair—The opening ball of the season will be given at Saltair on the evening of Friday, April 3, by a number of Z. C. M. I. employes. A very enjoyable time is

Lewis Bound Over—R. H. Lewis was bound over to the district court his afternoon to answer to charges alleging a statutory offense. He put in no defense and was bound over on the evidence brought out by the pro-Christian Union—At the recent meeting of the Salt Lake Christian union, Irwin McNiece was chosen president, and L. H. Page vice president, vacancies having been caused by the resignation of Prest, Harry Jacobs

Stole Jail Property—For the privi-lege of committing "rough-house" with jail property in Bingham, Fred Vicklund and Herman Isaacson today paid out a stiff penalty in that they were sentenced to four months each in the Salt Lake county jail. They stole screen wires from Bingham bastile.

witnesses.

It took the judge 30 minutes to read his instructions, which were confined to the law in the case.

THE DEFENSE ARGUES.
First Assistant Dist. Atty. John C. Hiles made the opening address for the state. He asked the jury to find a verdict of murder in the first degree. He reviewed the testimony to show that the murder was wilful, malicious and premeditated.

Robert H. Widdicombe, attorney for the defendant, dwelt on the fact that the state presented the evidence of experts to show that the defendant was sane when the law itself presumed him to be sane. This action was taken because Alia's act was one to indicate to

WEATHER REPORT

Record at the local office, U. S. weat Temperature at 6 a. m. 38 degree mum 36. Mean 46, which is 6 bove normal. Total deficiency of erature since the first of the me legrees.
Precipitation since first of month 1.
Precipitation since first of month 1.
Accumulated deficiency since Januar first .77 inch.
FORECAST.

Utah-Tonight and Friday fair. R. J. HYATT, Section Directo

FAVORS GAMBLING LAW

Albany, N. Y., March 12.—The s bly codes committee today deci-report the anti-race track gar-bills "favorably without amend bills "favorably without amendment". It had been expected that the committee might amend as the senate committee did yesterday, so as to defer the bills taking effect until Sept. 1.

WESTERN UNION DIVIDEND, New York, March 11 .- The Weste

Union Telegraph company has dec a quarterly dividend of 14 per payable in stock. This is the action as was taken on the prec R. E. Evans, Florist, 36 S. Main S. Floral designs a specialty. 'Phone 96

STOP! DON'T GO BY! DRINK

A glass of buttermilk.

A glass of sweet cream We make a specalty of fine swe reams. Regular whipping cream, 2) cents a A special grade of VISCOED full PASTEURIZED whipping cream, 25 cent

pint. Ask for this special cream. A special price given to church see and other large entertainments. ELGIN DAIRY

48 EAST FIRST SOUTH STREET BANK SUGAR

Call or write for particulars,

BOUGHT

EDWARD L. BURTON 11 East First South, S. L. City

UNION DENTAL CO.

HONEST WORK—HONEST PRICES Phones: Bell, 1126 X; Ind. 1126.

THE GREATEST SALE OF WAISTS.

500 dozen \$1.50 and up to \$2.50 Waists

From the celebrated Knickerbocker Waist Co., a waist that stands supreme for fit and style—a make that needs no introduction to the

women of Salt Lake as it is so well known. To land these waists to sell for \$1.00 was a master stroke on the part of our buyer. The cheapest waist in the lot if bought through the regular channels of trade would sell for \$1.50, and in the vast assortment you see hundreds of \$1.75 and \$2.00 waists. Upon inspection you'll see waists with materials that are selling over the counters of any store in the city at 50 and 60 cents a yard, bringing the actual cost of the waist up to \$2.50. In this beautiful line of waists you'll

find Swisses, Madras, French Gingham, Percal, Dim-

ities, Lawn, the plain and fancy weaves; polka dots, stripes, checks, plaids, all colors, all sizes, open, back or front, long or short sleeves; without doubt the greatest value ever given at the price.

YOUNG GIRLS' COATS--\$1.75.

A beautiful Coat in an all wool fancy mixture loose box coat nicely trimmed with fancy braid turn back cuff Patch pocket sizes from 6 to 14 years.