### DESERET EVENING NEWS: SATURDAY, MARCH 5, 1904.



Nothing Has Been Adduced to Connect the Senator With Propaganda of Polygamv.

# HOW THE COMMITTEE STAND.

Foraker and Beveridge Are Favorable, While Burrows and Dubois Are Hostile.

Washington, March 4 .--- Today's proceedings in the Smoot case were not marked by the intense feeling of yesterday. President Smith was easier and more adroit in his answers, and he made a better impression by his explanations of "Mormon" Church affairs than heretofore. He also improved the opportunity when questioned concerning various passages in the book of Dectrine and Covenants to preach a sermon on the "Mormon" doctrine which will have widespread distribution in the printed documents which are issued reporting the hearing.

BIAS OF COMMITTEE.

Today's hearing showed but little further light upon the subject of polygamy as practised, the examination relating is practised, the examination relating almost exclusively to its introduction as a religious doctrine of the "Mormon" Church and whether the" Mormon" Church by the manifesto of 1890 really sought to discontinue its teaching and practise. Senators Hoar, Burrows, Du-bois and Beveridge relieved Atty. Tay-ler almost entirely of the part of in-quisitor and propounded most of the questions President Smith was called upon to answer. The trend of the quesupon to answer. The trend of the ques-tioning by these senators revealed pretty clearly that Foraker and Beveridge are favorably disposed toward Senator Smoot, that Burrows and Dubois are Smoot, that Birlows and Duble and clearly antagonistic, and that Senator Hoar is deeply interested in bringing to the surface all of the peculiar feu-tures of "Mormonism." Senator Baile, Tayler. also joined in questioning, and re-marked significantly when the case of Brigham H. Roberts was mentioned:

"I voted to seat him." "I voted to seat him." A large number of senators not on the elections committee and mem-bers of the house attended today's hearing, among them Senators Patter-

son, Dryden, Kean and Bacon, Representative Landis, who took an active part in the Roberts case, and Chaplain Edward Everett Hale, were listeners. The hearing was enlivened by a controversy between Senators Hoar and Foraker, who renewed their ecent scrap on the floor of the senata and each informed the other in parlia-mentary terms that he was not speaking the truth

as yet to connect Smoot with the case except in the most indirect way and the fact is apparent that the Church is the principal defendant and Smoot

posed by a long incision which necessi-tated the breaking of several ribs. The operating surgeon inserted two fingers and lifted out the heart. It was drawn clean out of the trunk, yet it went on with its work with almost normal steadiness and regularity. The cut was a large one and required six stitches. The pleura was opened and a gathering of blood removed. After the wound had been dressed Emerson was extremely weak but is rallying slowly and the surgeons believe he will recover. TO COAL WARSHIPS.

### Rush Orders Sent in for Coaling

#### Apparatus.

New York, March 5 .- A rush order been placed with an American firm for apparatus used in coaling war-ships at sea. It is expected that the 45 Russian vessels in home waters will be in position by June to proceed. if necessary, to far eastern stations. taking with them the American inven-tion which will enable the war vessel to proceed without running afoul of regulations at neutral ports regarding coal.

#### Earthquake in Tennessss.

Chicago, March 5 .--- A dispatch to the Chronicle from Knoxville, Tenn., says: A report from Sevierville, 27 miles south, is that a distinct earthquake was felt there at 7:30 o'clock last night. It lasted about eight seconds and was general along the Appalachian moun-tain rangs. The quake traveled northeasterly and reports of it in a mild form are also reported from Ducktown and Newport.

### ANTI CHINESE LEGISLATION.

Panama Assembly Passes a Bill Prohibiting Their Immigration.

New York, March 5 .- A bill prohibiting the further immigration of Chi-nese, Syrians and Turks has been passed by the national assembly, says a Panama dispatch to the Herald. It now requires only the signature of the president and then a promulgation within three days to become a law. It will go into effect 30 days later, after which any steamship companies or private individuals or enterprises violating the law will be fined \$200 silver currency for the first offense and

New York, March 5.—Only one per-son was killed but many walls fell and much damage was done by the earth-quake which occurred Friday, says a dispatch from Lima, Peru.

One of the structures seriously af-fected was the cathedral. Its right tower was cracked, and much damage was done to statues and works of art. Scarcely a house in the city escaped damage

Doors and windows were opened and reshut by the tremors. Roofs were dislodged and pictures, mirrors and glassware in shops were destroyed. The balconies of a large part of the buildings in the city tumbled to the ground A dispatch from Chorillos says that the earthquake was more destructive there than in Lima. It cracked the walls of churches and destroyed pic-

tures, statues and crockery. In Callao walls of numerous houses fell, while the docks and the iron bridge suffered seriously.

Traffic on the Central rallway was stopped by rocks falling on the track.



FOR THIRTY YEARS

Congressman Meekison Suffered With

#### CONGRESSMAN MEEKISON, OF OHIO.

Hon, David Meekison is well known, not only in his own State but throughout America. He began his political career by serving four consecutive terms as Mayor of the town in which he lives, during which time he became widely known as the founder of the Meekison Bank of Napoleon, Ohio. He was elected to the Fifty-fifth Congress by a very large majority, and is the acknowledged leader of his party in his section of the State.

Only one flaw marred the otherwise complete success of this rising statesman. Catarrh with its insidious approach and tenacious grasp, was his only unconquered foe. For thirty years he waged unsuccessful warfare against this personal enemy. Atlast Peruna came to the rescue, and he dictated the following letter to Dr. Hartman as the result: 

"I have used several bottles of Peruna and I feel greatly benefited thereby from my catarrh of the head. I feel encouraged to believe that if I use it a short time longer I will be fully able to eradicate the disease of thirty years' standing."-David Meekison, ex-Member of Congress.

THE season of catching cold is upon | Mrs. A. Snedeker, Cartersville, Ga., L us. The cough and the sneeze and writes: nasal twang are to be heard on every "I saw that your catarrh remedy, P

#### AN ORDINANCE.

5

An ordinance repeating an ordinance levying an assessment upon property abutting on Second street between A and B streets, and on B street from Second street to a point midway between Fifth and Sixth streets, in Sewer District No. for the construction of a sewer. Be it ordained by the City Council of Section 1. That the whole of that cer-tain ordinance entitied "An ordinance evying a tax and for the assessment of property on Second street between A and is streets, and on B street from Second streets, and on Second street between Fifth a Sixth streets, in Sewer District No. 1, or the construction of a sewer," passed the City Council of Sait Lake City, 'nh, on the sth day of February, 1994, and the same hereby is repealed. Ecc. 2. This ordinance shall take effect an approval.

Sec. 2. This orbital pain approval. Passed by the City Council of Salt Lake ity. Utah, February 15th, 1994, and re-curred to the Mayor for his approval. J. S. CRITCHLOW, City Recorder, J. S. CRITCHLOW, City Recorder, Approved this 17th day of February, 1994. ved this 17th day of February, 190 RICHARD P. MORRIS, Mayor.

State of Utah, City and County of Sait

State of Utah, City and County of Sait Lake, ss. J. J. S. Critchlow, City Recorder of Sait take City, Utah, do hereby certify that by above and foregoing is a full, true tod correct copy of an ordinance entitled. An ordinance repealing an ordinance by bing an assessment upon property acuting on Second street between A and a streets, and on B street from Second street to a point midway between Fifth and Sixth streets, in Sewer District No. b for the construction of a sewer," passed by the City Council of Sait Lake City, itah, February 15th, 1964, and approved by the City Council of Sait Lake City, itah, February 15th, 1964, and approved by the Mayor, February 17th, 1964, as ap-pears of record in my office. In witness whereof, 1 have hereunto set my hand and affixed the corporate seal of said city, this 17th day of February, 1994.

(Seal.)

J. S. CRITCHLOW, City Recorder. Bill No. 16.

#### AN ORDINANCE,

AN ORDINANCE, An ordinatice repealing an ordinance levying an assessment upon property abutting on the east slide of C street be-tween South Temple and First streets, and on the west slide of C street from south Temple street north one-half block, in Sidewalk District No. 24, for the con-struction of cement sidewalks. Be It ordained by the City Council of Salt Lake City, Utah: Section 1. That the whole of that cer-tain ordinance entitled "An ordinance icvying a tax and for the assessment of property on the east side of C street be-tween South Temple and First streets, and on the west side of C street from South Temple street north one-half block, in Sidewalk District No. 24, for the con-struction of cement sidewalks" passed by the City Council of Salt Lake City, Utah, on the sth day of February, 1964, he and the same hereby is repended. Besc 2. This ordinance shall take effect upon approval. Passed by the City Council of Salt Lake City, Utah, February 15th, 1964, and re-forded to the Mayor for his approval. J. S. CRITCHLOW, City Recorder, Approved this 15th day of February, 1901, RICHARD P, MORRIS, Mayor.

State of Utah, City and County of Salt

State of Utah, City and County of Salt Lake, ss. I. J. S. Critchlow, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a full, true and correct copy of an ordinance entitled, "An ordinance repealing an ordinance levying an assessment upon property abutting on the east side of C street from South Temple street north one-half block, In Sidewalk District No. 24, for the con-struction of cement sidewalks," passed by the City Council of Salt Lake City, Utah, February 15th, 1994, and approved by the Mayor, February 17th, 1994, as ap-pears of record in my office. In witness whereof, I have hereunto set my hand and affixed the corporate seal of sald city, this 18th day of February, 1994.

J. S. CRITCHLOW, City Recorder. (Seal.) Bill No. 13.

AN ORDINANCE.

other extracts from subsequent revewould be uppermost," said Mr. Smith. lations were read, including that re-"Can you say 'perhaps' to such a question?" interrupted Mr. Hoar selating to polygamous marriages and the authority to "seal for eternity" or to perform celestial marriages. These passages were incorporated into the verely. Continuing, he said, "Suppose you receive a revelation commanding your people to do something which would conflict with the law of the land. Which would they have to obey?" record as a part of the testimony. The book on "Mormonism," by Brig-

There is no Substitute for

WDER

authority:

the land.

**Absolutely Pure** 

It is a Matter of Health

ham H. Roberts, was next taken up and treated in the same manner. Senator Hoar, in a lengthy statement, oing over the testimony that has been introduced, said it would soon be known whether Mr. Tayler expects to controvert facts as set forth by Mr. Smith that there have been no plural marriages since 1890, but that those who had plural wives would continue to care for them.

PROTESTANTS' EXPECTATION.

"I expect to show," said Mr. Tayler, "that many plural marriages have been solemnized in Utah since 1890." "And that Mr. Smoot had knowledge

be in conflict. of them?" asked Mr. Beveridge. ator Burrows. Whether with his knowledge, I cannot say, I cannot connect Smoot's name

with every word I utter," said Mr. "I expect to show that these marriages have been consummated among officers of the Church, and that Sen-

ator Smoot, as a member of that hierarchy, must have had knowledge of the Many questions from the book called

Articles of Faith were included in the record, among them one which declared that the "chosen of God has the same authority to teach his word and make commands as powerful as though they came from the Savior imself." This was read to sustain revelations to Joseph Smith, Jr., or his successors. A pamphlet on the Thatcher episode, by Edwin G. Woolley, was read, in which it was said that if Thatcher persisted in his candidacy for the senate on a platform not in harmony with the

wishes of the Church the logical out-

Worthington, Mr. Worthington called attention to "an apparent inconsis-

tency" in regard to the authority of

more than one person to receive revela-

Mr. Smith said that only the presi-

OMISSION OF MANIFESTO.

"It is an oversight, I should judge

fact.

tions.

tions from God.

A SIGNIFICANT FACT.

It is regarded as significant that

twenty years the people in the "Mor-mon" Church would obey the laws rather than any revelation which might "Which would you do?" asked Sen-"I should strive with all my might to obey the laws of the land," said Mr. Smith, and he added: "But I should not

like to be put into a position where I should be compelled to abandon my children. I could not do that." Mr. Smith said that he never had received any revelations direct from God,

but that if any should come, it might be by audible voice, inspiration known only or heard by himself, or, as in the case of Joseph Smith, Jr., who re-ceived the Book of Mormon in writing, Senator Balley showed a great deal of interest in the subject of the mani-festo, and directed a number of questions to ascertain whether that was a revelation or a proclamation provoked by the knowledge that Congress intend-ed to interfere with the continuance of polygamous marriages. Mr. Smith said the manifesto was a revelation to Pres-ident Woodruff.

Senator Dubois asked many questions to determine the effect of the revela-tions which were contrary to state laws, new line of



\$500 for every additional offense. Of-fenders will be forced to return the prohibited persons.

Only One Person Killed.

The prosecution still insists it has made out its case. From what has been proven by the testimony of President Smith the prosecution contends that presiding officers of the Church are criminals in the eye of the law beexuse of their continuous plural co-hibitation, and that Mr. Smoot has not rebuked them, but has continued to as-sociate himself with them as one of them, and the prosecution expects to show that should Mr. Smoot be exclud-ed that members of the "Mormon" Church should not be admitted to pub-

le office. On the other hand, the defense contends that every officer and member of the Church has faithfully observed the law prohibiting piural marriages and that none such have been entered into men to the apostolate. said Mr. Worthington. since the passage of that law. Plurel wives who were married prior to that sald Mr. Smith. in they admit, are being supported ather than abandoned. It is also contended that polygamy is no longer preached or taught and that, despite the doctrines of the Church, every memed Mr. Worthington. ber acts of his own free will and acrious councils as he pleases. And it is denied that Mr. Smoot's votes or ac-I believe now, from what I have heard, it should be in, and I certainly will use my influence to have it inserted in the tions in the senate are subject to dictation of his fellow Apostles or that the next edition published," answered Mr. Church dominates in business and poli-Smith

AFTERNOON SESSION.

When the afternoon session of the committee opened Mr. Tayler read from the book Doctrine and Covenants the first revelation of "Joseph the Seer," at Kirtland, O., in 1831, declaring that he had been chosen to mention revelathe answer. he had been chosen to receive revelaons and that none other should be chosen "until he is taken," and then to be chosen through him only. Many

## SLEEP IS PRICELESS.

But It Can Be Obtained By Simple Methods.

Are you a hard worker? Are you everyone with fatigue at the end of each day's labor, and instead of retir-leg to bed with a feeling of satisfaction at the promote of I the prospect of a night's repose, do ou wait the hour of bedtime with dread and shrinking?

Is it your unhappy lot to be awak-ened every night, just after you have ropped off to sleep, by an intense, uncontrollable itching of the rectum? Do you then endeavor to relieve the sensation by scratching so desperately that the skin becomes raw and lacerated, and you finally sink into the sleep of

If so, you do not need to be told that you are afflicted with itching piles. You you are afflicted with itching plies, you have probably tried every remedy you could hear of, with but temporary re-lief, if any, and have concluded there was nothing left for you but to drag out a miserable existence. As a drown-ias man grant of a star, so should ing man grasps at a straw, so should You engerly devour the words of W. O. Milbury, 70 Pearl St., Reading, Mass. "I am pleased to state that I bought one fifty cent box of Pyramid Pile Cure at the unit store, and word about one at the drug store, and used about one-half of it, and it not only cured me of

itching piles, but also of constipation, a trouble of about fifteen years standa trouble of about fifteen years stand-ing. I have tried almost everything without any lasting benefit, but I can bonestly and truthfully state that Pyramid Pile Cure has entirely cured me, as I have had no return of that me, as I have had no return of that terible itching, which used to keep terible itching, which used to keep ms awake by the hour, night after night. If the old trouble should ever return I will know just what to do, but I guess it won't for it is now six or saven months since I first used this

or seven months since I first used this wonderful remedy." We vouch for the authenticity of this testimonial, and as Mr. Milbury found relief and a cure, so you may also. Do not delay, but buy a box and try it inside sell you "something just as good." You will do well to write Pyramid Drug Co., Marshall, Mich., for their Hitle book on the causes and cure of plies, which is sent free for the asking.

Bringing the question up to the later periods, Senator Hoar wanted to know what Mr. Smith would do if the revela-tions conflict with the law. "Which tions conflict with the law. " would you obey?" he was asked.

come would be to cut him off from the Church. It was stated also by Mr. Woolley "it would be the same if any on account of the lateness of the hour, other person in the Church should per-sist in running for office in contradicit was thought best not to go into before tomorrow. tion of the wishes of the Church."

The committee adjourned at 4:40 un-Mr. Smith was then taken in hand til 10:30 tomorrow. by the defense and questioned by Mr

# FAIRBANKS IS WILLING.

#### Would Not Resist a Vice Presidential Nomination.

Washington, March 4 .- The Star to-

dent could receive revelations "for the entire Church." though every member night says: "Senator Fairbanks will not resist a of the Church could receive revlations for his prsonal guidance, providing movement to make him the vice presithey lived worthy to receive inspiradential nominee of the Republican party. If the convention nominates him The last revelation received, accordhe will accept. More than that, he will ing to Mr. Smith, was in 1882, and came not attempt to discourage efforts lookto President John Taylor, calling two ing to his nomination.

'It is only fair to say that no explicit That is the only one in 22 years?" declaration by Senator Fairbanks to that effect has been made. The Indi-"The only one except the manifesto,"

ana delegation in Chicago was con-vinced today that Senator Fairbanks yielded to the solicitations of men high "Why is it that the manifesto does not appear in the Doctrine and Covin the councils outside of Indiana to with the other revelation?" asktake second place on the national ticket.

#### "Almost without exception his closest political friends have advised him, in his own interests, against accepting the vice presidency. Influential Republicans in the senate, such men as Spooner, Allison and Platt, have urged him to take it on the ground that he would strengthen the Republican ticket, es-pecially in financial circles, and that "Do you amend the Bible by pointing

Taken, Victim Recovering.

Philadelphia, March 5.-Thomas

out of the body and six stitches were

taken to close the big gash made by the negress' knife. The organ was re-

After the assault Emerson walked

without assistance to the hospital, a

distance of five blocks, and was put under the influence of ether as soon

as the wound had been examined. On

the operating table the heart was ex-

A DOCTOR'S FOOD

Found a Food That Lifted Him Out of

Trouble,

The food experience of a doctor exper-

"It worked down from stomach to

placed and Emerson is recovering.

his first duty is to his party rather than to his own political future." out certain points that should not be taken literally?" asked Mr. Worthing-

'No; we do not interfere with the King James version of that book," was STABBED TO THE HEART. Heart Lifted Out and Stitches

"Do you contend the Bible should be amended?" Mr. Tayler asked of the opposing counsel. Emerson, a colored man who was stab-bed in the heart Monday by his sweet.

"Well, I do believe there are some things in the Bible," Mr. Worthington was saying, when Senator Hoar interrupted hastily with the statement that such discussion had no place in the

hearing. Mr. Worthington put into the record the manifesto and many other documents which had been ignored by Mr. Tayler, and then resumed questioning

the witness. UTAH ANTI-COHABITATION LAW. Mr. Smith testified that the law making polygamous cohabitation a crime was passed by the Utah territorial leg-

islature, which was overwhelmingly composed of "Mormons," and that the composed of alormons, and that the constitutional convention was also composed of a large majority of "Mor-mons," so that the existing laws of Utah legislating against polygamous cohabitation really were the result of the efforts of "Mormons" themselves.

imenting with himself is worth know Reference was made to the Evans bill, ing. He says: "I had acid dyspepsia since I have which passed the Utah senate on March 8, 1901, and a few days later the any knowledge, from eight years old house. This bill provided that no pro-secutions for polygamous cohabitation I know. should be instituted except on com-plaint of husband or wife. The bill was vetoed by Gov, Wells. intestines, locating at the umbilicus in enteritis until six years ago the agony

every few days was something terrible. I have walked the floor for hours un-Mr. Smith had said he was in favor of the bill, and was asked why.

able to eat or digest if I should eat. "Well, it was rather a personal mat-"Medicine would not relieve me a ter with me. I was one of those un-fortunate, or otherwise, men who had all. Four years ago I began the use Grape-Nuts and since the first dish I have never had an attack of the old a numerous family, and we were made the prey of a prying individual, who I take four tablespoonfuls trouble. was continually spying into matrimo-nial relations. I thought if such a once a day with my supper which is composed only of whole wheat bread nial relations. I thought if such a law was passed it would be a boon to and the Grape-Nuts. "The wonderful part of my case is myself as well as a relief to those in

a similar position, and put an end to this continual 'spotting' of our private that I have never had an attack or even any of the dreadful symptoms affairs. I spoke to a few friends about this bill, but to none of the members of Most of ray patients know how suddensince the very first meal of Grape-Nuts. ly and promptly Grape-Nuts cured me the legislature." Senator Hoar asked a number of and I have prescribed the food with

questions to determine the relative weight of revelations, and the law of the land when the two come into con-Mich. given by Postum Co., Battle Creek, tact, and asked particularly in regard to the old relations. Mr. Smith said that with the older in place of medicine by many physi-cians for stomach or intestinal trouble,

members it was the effort to uphold the laws, but with the younger ones-well, hey were a little hard to control.

a speedy complete cure. Ten days' trial of Grape-Nuts in place of starchy foods works wonders. "There's a reason."

Look in each pkg, for the famous "With me, perhaps, the revelation little book, The Road to Wellville."

The shock was felt everywhere in Peru.

# BIG DAMAGE SUITS.

#### Filed Against the Principal Owner of the Vindicator Mine.

Cripple Creek, Colo., March 4 .-- Damage sults aggregating \$300,000, growing out of the recent conspiracy cases against Sherman Parker, Thomas Foster and W. F. Davis, union leaders, were filed against F. J. Campbell, principal owner of the Vindicator mine, today. Campbell swore to the complaints against the men. After a trial lasting nearly two weeks the defendants in the conspiracy cases were acquitted. They now demand damages from Campbell Another suit for \$25,000 damages was brought against D. C. Scott, special agent for the Florence & Cripple Creek railroad, by W. F. Davis, which is based upon damaging statements made by Scott on the witness stand during the trial.

#### Order to Russian Reserves.

St. Petersburg, March 4 .- An imperial order had been issued summoning the reserve subalterns and first-class serve men of European Russsia to the colors for a six weeks' course of training. A similar order has been issued to the naval reserves. This is interpreted as indicating that

everything is being made ready for the mobilization of the whole Russian army, if necessary.

### Japs Still Landing Troops.

Paris, March 4 .- Information received from official sources in Korea confirms previous reports to the effect that Chinampho is free from ice; that the Japanese have ceased debarkin troops at Chemulpo and that they have taken heart, has been the subject of an un-usual operation. His heart was lifted advantage of the opening of the Chi-nampho to land troops there, thus expediting the forward movement.

Official advices from St. Petersburg confirm the reports that a decisive movement is anticipated on the part of the Port Arthur squadron now that Ada miral Makeroff has arrived there: that torpedo boats especially will be brought into play, and that in spite of reports to the contrary, Russia is understood to have an ample supply of torpedoes for these crafts.

BAD WIRING DID IT.

#### Cause of Residence Fire Shortly After Last Midnight.

Fire of an unknown origin destroyed the double dwelling house of G. M. Bidwell at the rear of 750 south West Temple street at 12:30 this morning, involving a loss of \$800, with \$1,200 insurance. The house was unoccupied and had just been furnished for Mr. Bidindigestion. well's brother, who was expected from the east. Defective electric wiring was ascertained to be the cause of the fire. The department made a good run, but the inflammable nature of the structure was such as to ensure its quick destruction.

# POLITICAL TALK.

Prominent Candidates for Governor, Senator and Congressman.

The politicians are beginning to get Name busy and already have harvested a great batch of candidates for political Grape-Nuts is regularly prescribed preferment next fall. On the Democratic side they have chosen Richard lack of nourishment, brain-fag and nervous prostration. The result usual-ly shows immediate improvement and W. Young, James H. Moyle and Mayor Roylance of Provo for governor, while pitted against them on the Republican side are Governor Heber M. Wells, E. H. Callister and James T. Hammond. Governor Wells is also mentioned for a senatorial seat, and so is George Sutherland, while in case the state goes

eases, is a cold. would try it and I This is the way the chronic catarrh see what it would generally begins. A person catches do for me. My cold, which hangs on longer than usual. case is an old one The cold generally starts in the head and I have none . and throat. Then follows sensitiveness of the acute of the air passages which incline one to symptoms now, catch cold very easily. At last the per- because 1 have son has a cold all the while seemingly, had the disease so more or less discharge from the nose, long that I have the throat, nostrils stopped up, full feel-ing in the head, and sore, inflamed throat. The best time to treat catarrh is at the very beginning. A bottle of Peruna prop-

very beginning. A bottle of Peruna prop- whole body-sore nose and throat and erly used never fails to cure a common stomach. I had a good appetite but my cold, thus preventing chronic catarrh. food did not nourish my system. I had

While many people have been cured come down from 140 to about 75 pounds of chronic catarrh by a single bottle of in weight. I now feel that I am well of Peruna, yet, as a rule, when the catarrh all my troubles."--Mrs. A. Snedeker. becomes thoroughly fixed more than Send for free book on catarrh, entitled one bottle is necessary to complete a "Winter Catarrh," by Dr. Hartman. cure. Peruna has cured cases innumer-"Health and Beauty" sent free to woable of catarrh of twenty years' standing. It is the best, if not the only inter- men only. If you do not derive prompt and satisnal remedy for chronic catarrh in exfactory results from the use of Peruna, istence. But prevention is far better than cure. write at once to Dr. Hartman, giving a Every person subject to catching cold full statement of your case and he will should take Peruna at once at the be pleased to give you his valuable adslightest symptom of cold or sore throat vice gratis. at this season of the year and thus pre- Address Dr. Hartman, President of vent what is almost certain to end in The Hartman Sanitarium, Columbus,

chronic catarrh. Ohio, Democratic, ex-Senator J. L. Rawlins, Ditto Frank J. Cannon, Judge W. H. King, Judge O. W. Powers and Fred SUMMONS.

In the District Court of the Third Judicial District, of the State of Utah, County of Salt Lake, Suste Carle-ton, Plaintiff, vs George William Carle-ton, Distriction Defendant Kiesel, are among those likely to be so recognized. There are Democratic con-gressional candidates galore, among Utah, County of Sait Larke Villiam Carle-ton, Plaintiff, vs George William Carle-ton, Defendant. The State of Utah, to the Said Defend-ant. You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above en-titled action, and in case of your failure so to do, fudgment will be rendered against you according to the demand of the complaint, which, within ten days after service of this summons upon you, will be filed with the clerk of said court. W. T. GUNTER Fudit, & Putnam, Attorneys for Plainwhom may be mentioned Judges King and Powers, either of whom, it is beleved, will stand an excellent chance of landing the nomination. Congress-man Joseph Howell will also be a can-"idate to succeed himself."



It is rank foolishness to attempt to remove sallowness or greasiness of the skin by the use of cosmetics, or "local" treatment, as advocated by the "beau-ty doctors." The only safe and sure way that a woman can improve her

In the District Court of the Third Judicial District of the State of Utah, Courts of Salt Lake, Della Lane. Plaintiff, vs Adney H. Lane, Defendant. The State of Utah, to the Said Defend-ant:-You are bereby summoned to ap-pear within twenty days after the service of this summons upon you, if served with-in the County in which this action is brought, otherwise, within thirty days af-ter service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the com-plaint, which is filed with the clerk of said Court. and induces refreshing sleep. A single bottle of August Flower has been known to cure the most pronounced and distressing cases of dyspepsia and indigestion. New trial size bottle, 25 cents; regular size, 75 cents. At all

druggists. G. G GREEN, Woodbury, N. J.

THERE IS ONE RATIONAL WAY to treat nasal catarrh: the medicine is applied direct to the affected mem-brane. The remedy is Ely's Cream Balm. It restores the inflamed tissues to a healthy state without drying all the life out of them and it gives back

the lost senses of taste and smell. The sufferer who is tired of vain experiments should use Cream Balm. Druggists sell it for 50 cts. Ely Brothers, 56 Warren Street, New York, will mail

STOCKHOLDER'S M E ETING.

Ensign Gold Mining Company, Notice is hereby given that the annual meeting of the stockholders will be held at their office, No. 555 South State Street, Sait Lake City, Utah, at 6:30 p. m. Monday, March 14th, 1904, for the purpose of elect-ing a board of five directors for the en-suing year, and to transact such other business as may properly come before the meeting. MILANDO PRATT, Secretary. Iter service, and defend the above entitled action; and in case of your failure so to do. Judgment will be rendered against you according to the demand of the complaint, which within ten days after the service of this summons upon you will be filed with the clerk of the said Court. P J. DALY. Postoffice ad tress Room 415 D. F. Walker Huilding, 20-32 West Second South Street, Sait Lake City, Utah.



the

SUMMONS.

SUMMONS,

An ordinance repealing an ordinance levying an assessment upon property abutting on the east side of First West street between Third South and Fourth South streets, in Sidewalk District No. II, for the construction of a cement sidewalk. Be it ordalged by the City Council of Salt Lake City, Utah: Section 1. That the whole of that cer-tain ordinance entitled "An ordinance levying a tax and for the assessment of property on the east side of First West street between Third South and Fourth South streets, in Sidewalk District No. II, for the construction of a cement side walk," passed by the City Council of Salt Lake City, Utah, on the Same hereby is mealed.

Sec. 2. This ordinance shall take effect

<sup>(1)</sup> approval, Passed by the City Council of Sait Lake by, Utah, February 15th, 1994, and re-tred to the Mayor for his approval. J. S. CRITCHLCW, City Recorder, J. S. CRITCHLCW, City Recorder, 1994

Approved this lith day of February, 18: RICHARD P. MORRIS, Mayor,

litte of Utah, City and County of Salt

State of Utah, City and County of Salt Lake, ss. L. J. S. Critchlow, City Recorder of Salt Lake City, Utah. do hereby certify that the above and foregoing is a full, true ond correct copy of an ordinance entitled. "An ordinance repealing an ordinance levying an assessment upon property abutting on the east side of First West street between Third South and Fourth South streets, in Sidewalk District No. 11. for the construction of a cement side-walk," passed by the City Council of Salt Lake City, Utah, February 15th, 1994, and approved by the Mayor, February 17th, 184, as appears of record in my office. In witness whereof, I have hereunto set my hand and affixed the corporate seal of sald city, this 18th day of February. my hand and arbited the corporate any, said city, this 18th day of February,

(Seal.) J. S. CRITCHLOW. City Recorder. BIII No. 14.

NOTI E

State of Utah, Department of Board of Pardons, Sait Lake (117), Utah, March 5, 200. To whom it may concern: Notice is hereby given that the State Board of Parereby given that the State Board of Padons will hold a regular session on Satu-day. March 19, 184, at 10 o'clock a. m. at the Supreme Court Room, City and Coun-ty Bunding, Salt Lake City, Utah. That at said meeting said Board will hear ap-plications for pardon in the following cases, to-will: FOR PARDON. Arnold Young, carnal knowledge of a fe-male between 13 and 18 years of age. George Lafferty, forgery. FOR COMMUTATION. J. H. Riddle, grand larceny and burg-lary.

All persons having any interest therein,

lesiring to be heard, either for or against the granting of said applications respect-vely, are hereby notified to be present

t said meeting, By order of the Board, HEBER M WELLS, President, M. A. BREEDEN, Secretary,

#### NOTICE OF SPECIAL STOCKHOLDERS' MEETING.

Notice is hereby given that a special meeting of the stockholders of the Bing-ham Mercantile Company, a corporation duly organized and existing under the laws of Utah, is hereby called to be held and will be held at the office of the com-pany, room No. 510, Dooly Block, corner Second South and West Temple streets, Sait Lake City, Utah, on March 12th 1904, at 10 o'clock a, m. of that day. The object and purpose of the special meeting of the stockholders will be to vote upon a proposed amendment and, if thought advisable, amend the articles of incorporation of the company to the Bingham Mercantile Company to the Bingham Mercantile Company. By order of the board. C. E. ALLEN, Secretary, Dated February 17th, 1904.

#### ASSESSMENT No. 6.

Wabash Mining Company, Principal place of business, Sait Lake City, Utah, Notice is hereby given that at a meeting of the Board of Directors, held on the 15th of the Board of Directors, held on the 13th day of February, 1904, an assessment of five cents (5c) per share was leveled on the capital stock of the corporation, pays-able on or before March 22nd, 1905, to W. Mont, Ferry, Scervary-Treasurer, at room 206 Auerbach Bullding, South East Temple Street, Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on the 22nd day of March, 1904, will be delinquent and adver-tised for sale at unbile guidton and unlass thed for sale at public auction, and payment is made before, will be the 12th day of April, 1994, to pay inguont assessment and cost of tising, together with the expense of sale. W. MONT. FERRY, Secretary, Location of office, No. 305 Auerbach Building, Salt Lake City, Utah,

plaint, which is filed with the clock of said Court. DELLA LANE, Plaintiff. Stewart & Stewart, Plaintiff's Attorneys, P. O. Address, 509 McCornick Block, Sait Lake City, Utah In the Third Judicial District Court, in and for the County of Salt Lake, State of Utah, William Begley, Plaintiff, vs Lillie Begley, Defendant, The State of Utah, to the said Defendant: You are hereby summond to appear within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise within thirty days af-ter service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which within ten days after the service of this summons upon you will be filed with the defend the defined with

Smith & Putnam, Attorneys for Plain Hr. P. O. Address, 25 East Second South Street, Salt Lake City, Utah.

complexion is by purifying and enriching the blood, which can only be ac complished by keeping the liver healthy and active. The liver is the seat of disease and blood pollution. Green's August Flower acts directly on the liver, cleanses and enriches the blood, purifies the complexion. It also cures constipation, billousness, nervousness,

