another week later, Aug. 31, 1904. He killed 72 coyotes, 6 wild cats and 4 wolves. For his trouble he got \$134. Cert, No. 240, dated Sept. 23, 1904, gives a man named James Gorham \$182 for killing 84 coyotes, 11 wild cats and 5

Cert. No. 244, dated Sept. 30, 1904, another week later, gives the same man \$217 for presenting the hides of 90 co-yotes, 12 wild cats, 8 welves, 4 mountain lions and a new variety in 2 bears,

big and flerce, Cert. No. 251 to another man, George King, who halls from that happy hunting ground, Juab, Juab count, Utah. He killed, according to the certificate 94 coyotes 26 wild cats and 8 woives. The state should have paid him \$207. Cert. 252 had to go to James Gorham

under date of October, 1904. It credits him with exterminating 112 varmints. They are 98 coyotes, 7 wild cats, 4 wolves and 3 bears. He earned every

cert. 252, under date of Oct. 29, 1904, loosened \$178 from the vaults of the state treasury. James Gorham got it for killing 70 coyotes, 8 wild cats, 9 for killing 70 coyotes, 8 wild cats, 9 wolves and 4 bears.

Certificate No. 261 went to George King. He says he killed 96 coyotes, 17 wildcats and a big burly bear. The bounty was for \$226.

Certificate 263 went again to James Gorham. He says he killed 110 coyotes,

Gorham. He says he killed 110 coyotes, 19 wildcats, 8 mountain lions and five bears. It cost the state \$249,
Certificate No. 271 went to George King of Soldier Summit, It cost the people \$211 to pay him for killing 92 coyotes, 18 wildcats, 9 woives and 2 bears. In this certificate the total does not tally with the figures in the body of the certificate.

Certificate No. 272 went to James Gorham under date of Nov. 4, 1904. It calls for \$283 for killing 120 coyotes, 12 wild-cats, 10 wolves and 8 mountain lions. Certificate No. 278 gives James Gor-ham \$213 for putting out of existence 102 coyotes, 10 wild cats, 2 mountain lions and 8 woives. The state paid him \$213.

Certificate No. 281 paid the same hun-

Certificate No. 281 paid the same hunter \$168 for killing 58 coyotes, 12 wild-cats, 8 wolves and 6 llons.
Certificate 202 issued to George King under date of Nov. 29, 1904, credits him with killing 104 coyotes, 18 wildcats, 19 wolves, for which he got \$255.
Cert. No. 03 to James Gorham under date of Nov. 28, 1904, gives him \$280 for 130 coyotes, 10 wolves, 4 llons and 3 bears. He got \$280 for his work.
Cert. No. 311 gives George King \$332 for killing 120 coyotes, 17 wild cats, 5 wolves and 5 llons.

Cert. No. 313, issued to James Gorham Dec. 2, 1904, gives him \$244 for killing 90 coyotes, 14 wild cats, 8 wolves and 7 mountain lions. Cert. No. 216 went to George King, a

mighty hunter from Soldier Summit, a great hunting district. It certifies that he presented the hides of 108 coyotes, 8 wild cats, 10 welves and 4 mountain Hons. It cost the state \$237 to get rid of these danger animals.

Cert. No. 185 went to a new hunter by name James Mitchell. He halls from the day of the county. Under date of

Nephi, Juab county. Under date of June 18, 1904, it is certified and sworn that he killed 32 coyotes, 12 wild cats, 2 wolves and 6 mountain lices. The good people of Nephi thought theirs

was a more civilized country.
Cert. No. 234, to the same man, under date of Sept. 10, 1904, paid him \$88 for 52 coyotes and two wild cats.
It's a wonder he didn't kill more. Cert. No. 239 is issued to James Mc-Clellan of Nephi. The date is Sept. 17, 1904. It states that he killed 80 coy-otes, 10 wolves and 2 mountain lions.

otes, 10 wolves and 2 mountain lions.
It cost the taxpayers \$140.
Cert. 195 calls for \$83. He's another modest hunter. It says he killed 34 coyotes, 12 will cats and 4 mountain

lions.

Cert. No. 226 went to McClelland again. This time it is given as a Beaver county claim. He killed quite a number of the pets. His certificate states 74 coyotes, 13 wild cats, 8 wolves and 6 lions. The bounty on these was \$194.

Yert. No. 88 is issued to John Ward of Salina. It bears date of June 27, 1804. It says 57 coyotes and 6 wolves were killed by him, for which the state would gladly pay him \$115.50.

Cert. No. 191 calls for \$108 to be paid to John Ward for killing 52 coyotes. 8

to John Ward for killing 52 coyotes, 8

wolves and 1 lone bear. Cert, No. 192 gives John Wade (Is it possible that it is the same man?) un-der date of July 2, 1904, the sum of \$175

cert. No. 182 gives John Water Us it possible that it is the same man?) under date of July 2, 1904, the sum of \$175 for killing 60 coyotes, 2 wolves, 10 lions and 4 bears. It cost the state \$175. Cert. No. 197 is issued to John Ward, It says he hunted in the wilds of Salina. It was dated July 9; 1904, and according to it, he killed 82 coyotes, 6 wild cats and 11 lions. He was paid \$184.

Cert. No. 198 credits the same man, this time he spells his name "Warde," with killing 72 coyotes and 12 wild cats. He received \$120 in bounty.

Cert. No. 200 went to a brave man called Thomas Ray. He was quite a hunter, too. He hails from Redmond, Sevier county. Under date of July 19. 1904, the certificate credits him with killing 80 coyotes, 7 wild cats, 3 wolves and 7 lions. The state treasury subtracted \$177 from its balance sheet on account of the deeds of this man.

Cert. No. 203 went to John Warde. He came this time from Salina. It is said, in the certificate, that he killed 85 coyotes, 8 wild cats, 3 wolves, 7 mountain lions and 3 bears, for which he received \$200.50.

Cert. No. 206 gives John Ward \$193 for killing 70 coyotes, 8 wild cats, 3 wolves, 8 mountain lions and 5 bears.

Cert. No. 214, also issued to John Ward, gives him under date of Aug. 22, 1904, \$224 for killing 80 coyotes, 9 wild cats, 7 wolves, 8 lions and 4 bears.

Cert. No. 220 glves John Ward of Strawberry the credit of exterminating among other things \$4 coyotes, some wild cats, a few wolves but no lions or bears. Strawberry did not sult him very much, so he never went there again. very much, so he never went there

again.
Cert. No. 223 went to John Ward,
who left Strawberry to go to Salina.
Under date of Sept. 6, 1994, he says he
killed 20 coyetes, 6 wild cats, and 4
wolves for the sum of \$71. This was an off day for John.

Cert. No. 229 went again to John Ward. He killed 84 coyotes, 10 wild cats, 6 wolves and 7 lions this time. He got \$201 for his work.

Cert. No. 233 went to John Ward of Sallna. He put 107 coyotes into the happy dreams of death, 10 wild cats happy dreams of death. 10 wild cats kept them company, 8 went went ter at Newhouse, Beaver county, Utah, paid for this exedus. pald for this exodus.

paid for this exodus.

Cert. No. 241 was issued to Roy May, also of Salima. On the 23rd of Sept. It is said that he presented the hides or scalps of 102 coyotes, I wild cat and 8 wolves for bounty. He received \$194. That was starting easy.

Cert. No. 242 went to John Ward, you remember him of course. He must have killed 98 coyotes, 14 wild cats, 11 wolves, 8 lions and 7 hears. The state made him a present of \$286.

Cert. No. 243 was issued Sept. 29 to the sama hunter as the hast one. He killed 62 coyotes, 12 wild cats, four wolves, two lions and a hear. The totals are given in different places as \$118 and \$140. The true amount as figured in court by Mr. Eldredge was \$188.

Cert. No. 246 went to a new arrival on the hunting grounds in this wild state. Mr. Edward Cook of Kelton, Utah, certifies that he killed 120 coyotes, 10 wolves, and eight mountain lions, for which he second of \$220. 10 walves, and eight mountain lions for which he received \$270.

Cert. No. 255 again to Mr. Cook of Kelton. He killed 96 coyotes, 2 wild cats, 12 wolves and eight mountain lions. He got \$246.

Cert. No. 256 went to oud old friend John Ward. He killed 94 coyotes, 24 wild cats, 13 wolves, nine lions and seven bears. For this he received \$310. Cert. No. 257 was to John Ward, just for a change. It says that he killed 120 coyotes, 24 wild cats, 11 wolves, nine lions and seven bears. He got \$329. Bears seem to have for their unlucky number the fatal "7."

Cert. No. 260 goes to Edward Cook. He went to the rabbit fields of

1904, the date of the certificate, he is said to have killed 84 coyotes, 24 wild cats, eight woives, and six lions. He got \$224. Cert. No. 270 went to John Ward of

Salina (this man traveled far and wide in his quests); kills eight coyotes, 12 wild cats, five wolves and 13 lions. He Cert, No. 276 went to Edward Cooke, (he's coming quite regularly), and it says he presented for bounty 182 coy-ctes, 17 wild cats, 12 lions and two

Cert. No. 277 was made to John Ward on Nov. 8, 1904. He is said to have killed 84 coytes, 12 wild cats, seven

killed 84 coytes, 12 wild cats, seven wolves and two lions. For this kindly act he received \$183.

Cert. No. 284 also went to John Ward. This time he found Salina good for another day's hunting. He killed 120 coyotes, 12 wild cats, 11 wolves, nine lions and four bears. His bounty youcher was for \$312.

Cert. No. 291 went to this same John Ward for the sum of \$110 for the killing of 40 coyotes, four wolves, six lions.

Cert. No. 282 was issued to Ed-

Cert. No. 252 was issued to Ed-ward Cook. He refuses to reveal the place where he found his ani-mals. He killed 150 coyotes, 24 wild cats, 13 woives, 10 lions and 5 bears. This amounted to \$389.

Cert. No. 293 was also issued to John Ward who killed 130 coyotes, 28 wild cats, 13 wolves, 8 lions and 4 bears. Three hundred and forty-eight dollars was the convenience. was the amount of the bounty. Cert. No. 285 went to John Ward. Under date of Nov. 23, 1904, he is credited with the killing of 50 coyotes, 12 wild cate, 9 wolves, 7 llons, and 2 bears. The amount of the warrant was

Cert. No. 299 went to the huntsman named Cook. He went to St. John for his November shooting, and is credited with killing 13 coyotes, 28 wild cats, 13 wolves and 9 lions. The bounty fund was decreased \$233.

was decreased \$233.
Cert. No. 300 went to John Ward of Salt Lake. He killed in this county somewhere, 120 coyotes, 20 wolves, 11 wild cats and 7 lions. He received \$290.
Cert. No. 308 was in facor of John Ward. He kills this time 70 coyotes, 8 wild cats. 8 wolves and 4 lions. The amount of his certificate was \$173.
Cert. No. 314 was issued to John Ward under date of Dec. 3, 1904. It credits him with killing 135 coyotes and 38 wild cats with 12 wolves thrown in for good measure. He received \$295.
Cert. No. 322 went to John Ward, this time of St. John's. He must have killed as many as 108 coyotes, 12 wild cat, 8 wolves and 7 lions. He received \$240.
Cert. No. 329 went to Edward Cook of St. John, who killed 128 coyotes, 18 wild

Cert. No. 329 went to Edward Cook of St. John, who killed 128 coyotes, 18 wild cats, 16 wolves and 4 lions. Cert. No. 240 went to Mr. John Ward. He hunted in Salina this time. His luck was as follows: 84 coyotes, 16 wild cats, 6 wolves and 2 bear. The amount re-ceived for this was \$182. Cert. No. 351 went to Edward Cook. He killed this time 153 coyotes, 23 wild cats, 117 woives, 11 lions and 6 bears. The amount of this was \$421. This was

Cert. No. 352 went to John Ward. This time he got \$372 for killing 132 coyotes, 24, wild cats, 16 wolves, 9 llons, and 3

bears. Cert. No. 359 went to the same man for killing 120 coyotes, 23 wild cats and 5 llons. He realized \$263.

Cert. No. 362 went to Edward Cook. It states that he killed 120 coyotes, 27 wild cats, 15 wolves and 3 llons. He re-

eived \$363 ceived \$363.

Cert. No. 335 went to W. H. Hill of Summit county. That is fairly good hunting country, and it is surprising that he got only 116 coyotes, 22 wild cats, 9 wolves and 2 lions. He received

The taking of this evidence concluded this morning's session of the court. County Attorney Hansen says he has a great deal more evidence of this nature to introduce before he takes up the matter of connecting the several defendants with the certificates in this

AFFIRMED BUT MODIFIED. Supreme Court Does That in the Shafer Russell Case.

The supreme court handed down an opinion today in the case of Mary A. Shafer, appellant, vs. George Rus-sell, affirming the judgment of the lower court in part and modifying it. The action was brought in this county The action was brought in this county in claim and delivery to recover possession of certain furniture soid by plaintiff to a Mrs. Leomis and then sold by her to George Russell. In the deal with Mrs. Leomis plaintiff accepted some furniture from her in part payment for the purchase price of the goods sold but did not offer to return the goods when she took possession of the goods when she took possessi property under a process in claim delivery.

In the lower court the jury returned a verdict in favor of defendant for the return of the goods or their value, \$1,-750, and for \$200 damages for the unlawful detention of the same. Plaintiff appealed from the judgment and the appeared from the judgment and the supreme court in its opinion affirms the judgment in regard to the return of the goods to defendant, but modifies the judgment by cutting out the \$200 damages. The opinion of the court was written by District Judge Ritchle and concurred in by Chief Justice Barich and Justice McCarthy.

Case Hismissed

Upon motion of Assistant County Attorney Lyon, the case of the state of Utah against D. A. Markell, charged with embezzlement, was dismissed by Judge Armstrong today. It was charged that on April 2, 1904, defendant appropriated to his own use a gold watch belongin to Christ Hansen and which was left in his possession. The value was left in his possession. of the watch was \$50. The case of the state

The case of the state of Utah gainst Charles A. Moffati, charged ith obtaining goods under false pretenses was also dismissed by the upon motion of the assistant county at-

NEW POSTMASTER FOR NEWHOUSE

(Special to the "News.")

Washington, D. C., Feb. 13.-George

Eruptions

Dry, moist, scaly tetter, all forms of eczema or salt rheum, pimples and other cutaneous eruptions proceed from humors, either inherited, or acquired through defective digestion and assimilation.

To treat these eruptions with drying medicines is dangerous. The thing to do is to take

Hood's Sarsaparilla and Pills

Which thoroughly cleanse the blood, expelling all humors and building up the whole system. They cure Hood's Sarsaparilla permanently cured J.

G. Hines, Franks, Ill., of eczema, from which he had suffered for some time; and Miss Alvina Welter, Box 212, Algona, Wis., of pim ples on her face and back and chafed skin or her body, by which she had been greatly troubled. There are more testimonials in favor of Hood's than can be published

He went to the rabbit fields of Hood's Sarsaparilla promis St. John for his hunting. On Oct. 19, cure and keeps the promise. Hood's Sarsaparilla promises to

NEW CENSUS OF UTAH.

Gov. Cutler Reminds Legislature That

One Must be Taken in 1905. Governor Cutler sent a communication to the Legislature this afternoon, calling attention to the fact that the state Constitution provided for a special census to be taken of the inhabitants of the state in 1905. This census, he said, was to be for the purpose of revising and adjusting the legislative apportionment and representation of the state. His excellency added that a bill, covering the subject matter indicated, was being prepared, and that it would be introduced in the course of a few days. The communication was referred to the committee on census.

DISBARMENT MONEY.

A second communication was received, stating that the State Bar association asked a special appropriation of \$385, expenses incurred in the disbarment proceedings instituted against Attorney Ricey Jones of Brigham City.

HERE'S YOUR CHANCE, BOYS Governor Cutler Requested to Send High School Students to Washington.

Governor Cuttler today received a communication from the military commission of the inaugural ceremonies requesting him to appoint a delegation of not more than five high school boys to represent Utah in the inaugural ceremonies at Washington. It is the in-tention to have each state in the Union send high school boys to take part in the parade and other ceremonies Cutier has turned the matter over to State Superintendent of Schools Nelson, who will assist him in making the

HAMER HOWELL CASE.

Surprise in Placing of Witness Upon The Stand This Morning.

(Special to the "News.")

Ogden, Feb. 14.-The examination of witnesses in the case of Hamer vs J. A. Howell began before Judge Morse this morning. A surprise was sprung upon the contestee by his being placed upon the stand by the contestant as a witness in their behalf. He was examined by Judge Powers. He denied that he was a member of the firm of Reese, Howell & Sons company. When he went to college to study law, he said the understanding was that his expense should be paid out of the interest he had in the company at that time, This had used up all his interest in the said firm. There had never been a forsaid firm. There had never been a formal partnership, neither had there been a formal dissolution. He admitted that the building occupied by Reese, Howell company on Washington avenue stood in his name, and that the sign on the building was Reese, Howell & Sons company. He denied that Will C. Howell, his brother, had been his agent in the campaign last November; but admitted that his brother was empty. but admitted that his brother was embut admitted that his brother was employed by the county committee to work the Second ward. The witness further stated that he had not employed workers in the various wards in the city, neither had his brother Will.

Mrs. S. J. Burt of Liberty, Weber county, to lifted that Oliver Penrod had approached her and her husband in the interest of Judge Howell and had induced her to vote for him, they being Democrats. She said that Penrod told them that if they put their team into a vehicle with her husband driving for the day and they both voted for Howell, that "there was \$5 in it." This interesting place of tastimony was teresting piece of testimony was brought out after a lively discussion between contending attorneys. Mrs. Burt insisted, however, that it was her

team and not her vote for which the money was paid.

Judge Howell was then confronted with a leaf out of his own memorandum book, written in his own hand, containing the names of a number of citizens of Ogden, and which was headed work-ers in districts. He admitted h aving ritten this memorandum, but ex-ained that he had done so merely for the purpose of knowing who the workers were that they might work in his interests. He said the memorandum was either lost or stolen from his note book. Some of the people whose names ere on the list he had visited and one he had not.

Mr. Howell was questioned in relation Mr. Howell was questioned in relation to his having employed Samuel Dye, Oliver Penrod, J. D. Hooper and son and a number of others to work for him and to vote for him, and as to whether and to vote for him, and as to whether he had promised certain positions as a compensation for so doing; it having been alleged that he had promised Sam-uel Dye a place as assistant stenog-rapher. The witness denied having made such promises but he said he had talked to some on the matter of voting falked to some on the matter of voting for him. These matters were not brought out very completely by Judge Powers, his evident purpose being to call a number of other witnesses to be questioned along the lines indicated, after having several disciplination. after having secured admissions from Judge Howell that he had had conversations with them. The witness said that a number of these conversations were had in the presence of Dist.-Atty. George Halvorson who will be called to testify for the contestant

George Halvorson who will be called to testify for the contestant.

In relation to the assistant stenographer matter, it had been thought advisable to have one, so that the work could be kept up to date.

Judge Howell stated that he had not

Judge Howell stated that he had not expended a great amount of money in the campaign; he did not remember distinctly just how much he had out or even the persons to whom he had had money, except that he had eiven his brother. Will C. Howell means to hire carriages, and such like things, Judge Morse ruled that the contestant would not have the right to introduce. would not have the right to introduce testment as to how an individual had voted unless it appeared in the com-ulaint that said person had cost a fraudulent vote. The ballot said Judge fraudulent vote. The bellot said Judge Morse, is secret, and the statute provides that the one who casts the ballot should be protected in maintaining the secrecy thereof, unless it was made to appear that the vote was in some way illegal. If a witness willing, ly went upon the stand and divulced the nature of his ballot, that was another matter; the privilege could not be denied him.

SALT LAKER BUYS LAND.

J. A. Cunningham Acquires Title to 37,000 Acres in Old Mexico.

J. A. Cunningham returned yesterday, from old Mexico where he has acquired a title to 37,000 acres of sugar and grazing lands situated in the southwestern part of San Luis Potosi, just south of the Tamaultpas border. The elevation is 1,800 feet, above the malarial level, and the country is healthy with an invigorating climate nealthy with an invigorating climate, Mr. Cunningham's son Alma, who left the state copital this morning, for the ranch, with its former owner to check up on the articles to be turned over with it, and a second son, Ray, will go down there later and assist in the management. Mr. Cunningham returns south later when arrangements, have south later when arrangements have

by fire early Sunday morning. The fire was first seen about 1 o'clock, and as no water was near, the flames soon had full control, and the building was in ashes in less than 40 minutes. The been made to incorporate a stock company to operate the property.

He is much pleased with his acquisition, and has every reason to believe it will be of much profit to him. There are two sugar plants now in operation on the ranch, and 120 families are set-

tled there. There are quite a number of Americans in the state of San Luis Potosi, so that the Sait Lakers will not feel alone. It is 40 miles to the nearest railroad, the Mexican Central, 25 miles of the roadway being in pretty good condition, but the remainder is suscep-tible of improvement. When asked if he would cultivate rubber also, Mr. Cunningham replied no, that he did not care to handle that industry at all, and would do better in sugar and cattle. Part of Mr. Cunningham's family will

remove their residences to Mexico later on, as they believe that ranch life there will be very agreeable. The consideration involved in the pur-hase, is withheld, as Mr. Cunningham considered it of a private nature.

WOOLLEY CASE CLOSED.

President Names Joseph Pinkham as Assayer at Boise Mint.

(Special to the "News.") Washington, D. C., Feb. 13.-The Voolley case was formally closed today when the president, following the suggestion of Senator Heyburn, sent to the senate the name of Joseph Pinkham for confirmation as assayer at Boise in place of Mr. Woolley. There is no doubt whatever as to his confirmation, and Pinkham will in all probability assume the duties of the office on the 1st of March

TWIN FALLS, IDAHO, BANK.

First National Authorized to Begin Business.

(Special to the "News.") Washington, D. C., Feb. 13 .- The First National Bank of Twin Falls, Idaho, is authorized to begin business with \$25,-000 capital, Ira B. Perrane, president; Philip Wiedner, vice president, J. M. Maxwell, cashier.

"JIMMY HARRIS" DEAD.

Well Known Actor and Son-is-Law of President Young Dies in New York.

Cashier H. S. Young of the Deseret National bank received by wire this morning, from New York news of the death there of Jumes S. Ferguson who was known in the theatrical profession as "Jimmy Harris," formerly a resident of this city, at the age of 59. The deceased was well known in Salt Lake theatrical circles previous to 1880, and was quite a social favorite here. In 1878 he removed to New York City, and has since been connected in a prominent business capacity with the Matthews Sodawater concern. He leaves a wife and two sons and a daughter. Mrs. Ferguson is a daughter of the late President Young.

DEATH CAME QUICKLY.

The trial of Willie Duncan upon the Hyrum Conant Falls Victim of Diabetes at Ogdes.

(Special to the "News.")

Ogden, Feb. 14 .- Hyrum Conant, a director in the Commercial National bank at Ogden, and also a wealthy sheep wan, died at S a. m. today at the Pacific hotel. He was stricken yesterday with diabetes at Kelton, and was 'brought to Ogden by Dr. Rich in a special train. The deceased was 68 years of age, and leaves a wife and four children.

DYNAMITE OR WHAT?

Explosion at the Badger Home That Wrecked the Family Kitchen.

An extraordinary and serious accilent occurred at 9 o'clock yesterday morning at the residence of Mr. and Mrs. R. T. Badger, on Seventh East between Second and Third South, when there was a teriffic explosion in the kitchen. The concussion came from the range, which was blown to atoms. side wall was also torn away by the furniture reduced to a complete wreck. The floor and table and other articles were set on fire, and general consternation and excitement ensued in the household during an investigation into the cause of the trouble, which has not

t been cleared up. Various causes, such as the belief that the explosion was the result of a piece of dynamite which had been dumped into the stove in the coal, and a frozen water jacket, are assigned as reasons for what happened. Several members of the family had just left the kitchen, and one of the little boys was just returning to it when the explosion occurred with a force that shook the building to its foundations. It is almost a foregone conclusion that sure death would have come to anyone in the kitchen at the time of the accident.

GEN, PENROSE'S WIDOW.

Senator Smoot's Bill Granting Her Pension Favorably Reported.

(Special to the "News.") Washington, D. C., Feb. 13.-The senite committee on pensions today authorized a favorable report on Senator moot's bills granting a pension of \$50 month to Harriet E. Penrose, widow of Gen. W. P. Penrose, formerly sta-tioned at Salt Lake. Also increasing the pension of George Jaggers, Provo, from \$12 to \$24, and increasing the pen-sion of Abel G. Rovenor, Salt Lake, from \$20 to \$30 a month.

LESLATIVE GOSSIGIP.

News comes from Lansing, Mich. News comes from Lansing, alich, that a college dormitory there has burned down. At the University on the east bench they say it's a burning shame that they can't have a dormitory from the Legislature, and that they'll 'economy' practised at the state capi"good and plenty secured."

The saving of money as an abstract principle, and the wearing of the economy shoe when it pinches are quite entirely different matters to judge from this from the Logan Republican: "The be after it as soon as the "gym" is tal now makes it impossible to send out as many copies of bills introduced as formerly. As a consequence few are coming into this county. Those desiring to look up anything particular will find to look up anything particular will find on file in the county clerk's office a single copy of all bills. The public will please remember this fact."

DESTROYED BY FIRE.

Home of A. S. Higham at Payson Reduced to Ashea.

(Special to the "News.") Payson, Feb. 14.-A house belonging A. S. Higham, was totally destroyed

Always Remember the Full Name

Laxative Bromo Quinine

Cures a Cold in One Day, Grip in 2 Days

Cures a Cold in One Day, Grip in 2 Days

KATE EDWARDS' cause of the fire is unknown, but it is supposed that it may have been done by tramps. The house was not occu-pied, and it was reported to have been insured. The loss was about \$800 or WAY OF KILLING.

Says She Got Her Husband Drunk, Then Hit Him on Head With A Hammer.

Lake theater on Thursday evening next, to run fort he rest of the week, 's attracting as much attention and caus-ing as much talk perhaps, as any re-cent production locally that has appeared here in a long time. Accordingly large patronage and good business results are looked for.

Grand theater patrons will welcome back to Salt Lake again the "Two Little Walfs" by Lincoln J. Carter. It comes on Thursday evening to hold the boards until and through Saturday. Its wonderful scenic surprises and situa-tions will all be presented with old-time Carter realism.

A Guarantee ! Cure For Piles.

Itching, Blind, Bleeding or Protruding Plies, Your druggist will refund money if PAZO OINTMENT fails to cure you in six to fourteen days. 50c.

AMUSEMENTS.

'Everyman." which comes to the Salt

Headaches and Venralgis from Colds Laxative Bromo Quinine, the world-wic Cold and Grip remedy, removes the caus Call for the full name and look for signe ture of E. W. Grove. 25c.

BUSINESS NOTES.

Today's local bank clearings amounted to \$737,086.00 as against \$623,148.39 for the same day last year.

A copy of the articles of incorpora-tion of the Burton Implement company of Ogden was filed in the secretary of state's office today. Its capital stock is \$100,000, divided into shares of the par value of \$100 each, Thomas D. Dee is president; J. M. Browning, vice president; Joseph Ririe, secretary; Joseph ident; Joseph Kirte, F. Burton, treasurer.

An amendment to the articles of incorporation of the Manti Co-operative Mercantile Institution, increasing its capital stock from \$20,000 to \$30,000, was filed in the secretary of state's office

TEACHERS. Dr. Talmage's new book, "The Great Sait Lake (Present and Past)," should be in the hands of every educator. The amount of information it contains relating to the great saline sea, makes it an invaluable work for reference or study. Descret News Book Store, Salt Lake City, Utah,

LATE LOCALS.

The Twenty-second ward Saints will enjoy a school dance next Wednesday evening in their ward hall. These oc-casions are proving quite popular.

charge of incorrigibility was continued by Judge Armstrong today until Feb. 20, and the boy was released on his own recognizance.

A. V. Taylor and visiting party of Pittsburg & Salt Lake oil people lunch-ed this noon at the Commercial club. They are looking over the city while en route to the coast. A steam pine froze and burst early his morning, under the floor of the odge room at the Elks' club, flooding

celling and floor below, and doing onsiderable damage. In the Nineteenth ward voting contest for the most popular lady. Miss Papworth had 500 votes this morning, and Miss Willis, 400. Several other la-dies are not far behind the last rec-

ord. The polls close Feb. 24. The Men's club of the First Congregational church will give its annual banquet for the ladies on Monday eve-ning, Feb. 27, at 8 o'clock. Each member may invite as many guests, ladies or gentlemen, as he wishes.

Fred J. Lane, formerly connected with the Union Pacific and Rio Grande here, was in the city yesterday en route to New York, where he goes to take charge of the New York head office of the Booklovers' library. Ten cases of measles and three ren cases of meases and three of smallpox were reported to the board of health today. Those reported as having smallpox are: Maud Abbott, aged 24, residing at 658 east Seventh South: Etizabeth Collett, aged 41, 23 Almond street; W. J. Häreskey, aged 37, 223 south Fifth West.

The bureau of information on the The bureau of information on the Tabernacle grounds is to be thoroughly overhauled and renovated shortly; the wood work painted of an attractive color to accord with the golden oak furniture. The walls will be covered with paper of artistic design, and the audience room made more than ever a center of attraction to visitors. ter of attraction to visitors.

Miss Pearl Allenbaugh favored the State Prison society of Christian En-deavor yesterday morning with a so-prene solo, the organ accompaniment preno solo, the organ accompaniment being played by Miss Jennie William-son. The general song service was conducted by Mr. William Walker of

General Manager C. A. Quigley of the Studebaker company returned this morning from Chicago. His train, the limited was due in this city yesterday limited was due in this city yesterday afternoon, but owing to the intense cold the engines could not make time, and the train was 16 hours late into this city. Mr. Quigley says the thermometer was 30 degrees below zero at Cheyenne, and although he left the train there to get a little out of door exercise, he was compelled to return to his Pullman when he had been out. his Pullman when he had been out about one minute.

about one minute.

The improved mill of the Ohio Copper company started up Sunday last, Manager Zeigler, who has planned and overseeen the construction, being present. As improved the mill capacity is 250 tons daily, and the ore they are handling now is concentrated from 6 tons to 1 ton. The additions were eight new Wilfiey tables, a set of high-speed rolls and a new battery of figs. A large force of men have been employed on development work at the mine, and with plenty of ore blocked out, a part of this force may be utilized in increasing the ore output.—Bingham Bulletin. Bulletin. State Engineer Doremus has returned

from Logan, where he lectured before the engineering classes of the Agricultural college on the purpose and methods of the hydrographic survey, as illustrating practical work of engineer-ing. Mr. Doremus was much pleased with the work accomplished by the agwith the work accomplished by the agricultural engineers, and says the institution is turning out just what is needed in this country, viz., the right kind of husbandmen, and housewives. He recalls in this connection what old Dr. Willard Richards told him once, that it was a wonder how the average man in the early days managed to digest anything, considering the character of the cooking done by many of the oldtime housewires. The girl who can prepare the most wholesome and palitable meal is going to get the best husband.

HE MADE SOME RESISTENCE.

She Soon Finished Him With a Succession of Rapid Blows.

Philadelphia, Feb. 13.-A petition asking for the reopening of the case of Samuel Greason, colored, of Berks county, was filed in the supreme court today, Greason and Mrs. Kate Edwards were convicted of the murder of the latter's husband, but in a recent confession the woman exonerated Greason from all blame.

It is upon Mrs. Edwards' confession that counsel for Greason base their petition asking for a reopening of the case. Should the supreme court grant the request of Greason's counsel neither Grenson nor Mrs. Edwards will be hanged on Thursday of this week, the date set for the double hanging, as the woman would be reprieved in order order that she might testify in Greason's be-

The court is expected to render a decision later in the day.

A supplemental confession by Mrs. A supplemental confession by Mrs. Edwards was also presented to the court. In it she says that she gave her husband liquor until he became intoxicated and then hit him on the head with a hammer. She says he was itting on the front porch when she struck him. He resisted and made an effort to defend himself when she finished him with a succession of rapid blows. Her daughter Mary, who wit-nessed it all, Mrs. Edwards says, then helped her to throw the body into the cistern. Mary is now in St. Louis and the police officials there have been asked to keep her under surveillance

HER PRISON BORN BABE.

Reading, Pa., Feb., 13,-Mrs. Ed-Reading, Pa., Feb., 13.—Mrs. Edwards' prisen-born child was taken from its moter today. The child in charge of two women was taken to Philadelphia on an early train. From there the baby was taken south over the Pennsylvania railroad in charge of a sister of charity.

FROM KUROPATKIN.

Tells of Small Raids by Japanese Cavalry St. Petersburg, Feb. 13.-A dispatch from Gen. Kuropatkin made public today says:

"Early in the morning of Feb. 12, 200
Japanese cavalry attacked a bridge near
Fengtse Kong and damaged 20 yards of
the railroad. Train service was resumed
after some delay.

Japanese bombarded Putiloff hill d Sekheyan with siege guns Feb. it e officer was killed and several wound "According to corrected returns the Japanese prisonrers cauthred from Jan. 25 to Jan. 25, total 343, of whom 221 were unwounded."

OWEN KELLY.

Chief Donaghy Says He is Wanted in Philadelphia.

Philadelphia, Feb. 13.—Chief of Detectives Donaghy received a telegram from the chief of police of Los Angeles today asking if Owen Kelly was want d in Philadelphia. Chief Donaghy replied that he was. This is all the information that the police of this city have with reference to the probable arrest of Kelly.

A lawyer of this city, who is a friend of Owen Kelly's family, also received word from Los Angeles saying that Owen Kelly was in that city. The family will awalf further particulars before taking any action.

walt further particulars before taking ny action.
Kelly who was in the wholesale grocery usiness in this city, disappeared from billadelphia on Oct 25, 1391, after attending a meeting of the board of directors of the Continental Trust company. Since hat time no trace of him has been found y the family until the receipt of today's elegram from Los Angeles. Little is nown of the condition of his affairs in his city, but a cousin in New York city as brought action to recover about \$20,000 which he alleges Kelly had falled to ecount for.

HOCH'S LAST WIFE,

Calls on Him and Demands Her Money. Chicago, Feb. 13.—Emilie Fisher Hoch, the latest wife of Johann Hoch, called upon him today to make a de-

aand for her money, After Hoch had been brought from cell into Police Inspector Shippy's of-"John, you have got my money, and I want it. Give it back to me if you have any heart at all, for I need every

Unmoved by the earnest plea Hoch answered;
"Now, my dear, don't get excited. You will get all your money back and more if you do the right thing. All of these stories about me are false. You leave me alone and you will come out all Wait and we will talk it over

The woman did not make any reply A special detail of detectives has been set at work in an effort to locate the drug store at which Hoch is supposed to have purchased the arsenic which the police will endeavor to prove was administered to Mrs. Mark Mark was administered to Mrs. Marie Wal-cher Hoch. The post mortem examina-tion disclosed three grains of arsenic in the woman's stomach.

SECOND MANCHURIAN ARMY. Kaulbars Takes Over Command Vacated by Grippenberg.

St, Petersburg, Feb. 13.—A telegram from Saehutun says Gen. Kaulbars, commander of the Third Manchurian army, has taken over the command of the Second Manchurian army, recently acated by Gen. Grippenberg.

SAN DOMINGO CASE. Senater Bacon Introduces Reso-

lution Calling for Information. Washington, Feb. 13.—Senator Bacon to-lay introduced a resolution reciting the greement between the diplomatic repre-entatives of the United States and the condicional republic of Jan. 1, 1963, and alling upon the president for information concerning it.

IN THE SENATE.

Receives Pro and Anti Esch Townsend Rate Bill Memorials.

Washington, Feb. 13.—When the sen-ate convened today Mr. Kean had read a memorial from the export association of New York, against the Esch-Town-send railroad rate bill and Mr. Clapp a memorial from the Minnesota legisla ture praying for the enactment of ture praying for the enactment of a law for the regulation of railroad rates.

The New York protest presented the The New 1012 process presented the view that the house of representative had acted hastily and that the bill had acted by the process of the

passed was imperfect.

In presenting reports on a number of private pension bills. Mr. McCumber chairman of the committee on pension, stated that the committee would not be able to give any further attention this session to pension bills introduced by senators.

Missouri Senatorial Contest

Jefferson City, Feb. 13.-With one of Jefferson City, Feb. 13.—With one of the smallest attendances since the bi-gining of the dead-lock over the selec-tion of a United States senator to Ruc-ceed Senator Cockrell, the vote today ceed Senator Cockren, the vote today failed to materially change the situa-tion. The vote follows: tion. The vote follows:

Nledringhaus, 46; Cockrell, 52; Ker.
ens, 11; Pettijohn, 2; Finkelenberg, 1;
State Senator Hicks, 1.

WANT THEIR AWARD.

German Settlers in Samoa After

Indemnity from U. S. Berlin, Feb. 13.—The German settlers in Samoa have petitioned the reichstag to do something toward obtaining for them payment of an indemnity from the United States and Great Britain unthe United States and Great Britain un-der the arbitration award of King Os-car of Sweden and Norway, Oct. 1, 1902, which it is affirmed still remain unphid, the settlers in the meanwhile being unable to rebuild their houses or develop their plantations. or develop their plantations,

PERSONALS

Hon. J. T. Richards and wife returned this morning from an extensive trip to the east.

J. F. Emmett, United States marshal for Nevada, is in this city today en route to Callente on business. G. C. K. Culmer is seriously ill with

inflammatory rheumatism at St. Mark's hospital. His mother has been sent for from Chicago. J. E. Jerome of Mountain Home, Idaho, was in town yesterday, with a party of homeseekers from the northern middle states.

John Gilman of Worcester, Mass, well known in Massachusetts as a railroad promoter, is a guest at the Kenyon with Miss Gilman. James W. Daniels of Middletown

N. Y., has removed to this city, and taken a position as assistant with Undertaker S. D. Evans. TODAY'S TEMPERATURE.

m. 11 a. m. YESTERDAY'S RECORD. Highest

DIED.

Lowest

STUBBS.—At Evanston, Wyo. Feb. 12, 1966, Maria Stubbs, daughter of Charles and Sarah Ann Stubbs; born at Grantham, Lincolnshire, England; aged 35 years. Millennial Star, please copy.

GREER.—Mrs. Sylvia Mitchell Green from heart failure, on Sunday, Fels 12 Deceased resided at Riverton. Funeral will take place tomorrow, Toss-day, from Bluff Dale ward meetinghouse, at 10 a. m. TAYLOR.—Elibazeth May Taylor, infant daughter of James H. and Clara C. Taylor, of Granger, born April 2 and Feb. 11, 1995, aged 10 months and two



The J. G. McDonald Candy WHIPPED CREAM CHOCO LATES and propose to protect the public against imitations. We are also the originators of Opera Bar, Za Za Bar, Sapho Bar, Chocolate Foam Nut Nuggetts, and Druggist Stick On some of these arti-cles we have been copied and the public deceived, but as yet there is no imitation on our whipped cream choco-tunity of advising you that Mc-Donald's is the original, and wa vill protect our interests against

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