

TO SAVE THEIR COMRADES

al success, me is years ago business venture in Nibley directed his attention in northwest, and it was not long re he was recognized as a chief r in the building up of eastern so and western Idaho. He became mary of the Oregon Lumber com-of Baker City, the largest lum-ing institution west of the Cas-s. The position of vice president be sumpter Valley Bailway com-was also held by Mr. Nibley, and a now president of the Payette synalroad. Nibley was one of the founders

s now president of the Payette y milleoad. Nibley was one of the founders chief officials of the La Grande w company, afterwards merged the Amalgamated company. He an active part in the colonization rande Konde valley, Oregon, and the valley, Idaho, and he is held igh regard by the people of both a The timber interests with which Nibley is connected are not con-te Oregon and Idaho, but extend California. Wherever known he is d upon as an up-to-date, progres-and aggressive man of affairs. desiastically, Mr. Nibley was ac-in Oregon as elsewhere, While he lained his residence there he was counselor to President Franklin namwell of the Union stake. The fion of Mr. Nibley as the presiding up of the Church Is looked upon the a wise choice. His life and wire are irreproachable, his in-ty unquestioned, and his judgment ability of the highest order. BISHOP ORRIN P. MILLER.

### BISHOP ORRIN P. MILLER.

Orrin P. Miller, first counseshop Nibley, served as second in the presiding bishopric 24, 1901, until yesterday, As where to Bishop Preston, he suc-Eider John E. Winder, the lat-ng called into the first presidency he reorganization after the of President Lorenzo

Owing to the ill health hope Preston and Burton he last few months, the labors Miller were most arduous, bowever, fully equal to every y, and he well deserves the and that has come to him. ment that hus come to him. Miller was born at Mill att Lake county, Sept. 11, 1858. Wr was the late Bishop Reuben and his mother's malden name of Craner. Nov. 10, 1881, O. P. arried Miss Elizabeth Morgan, Creek. The young couple re-o Riverton the following year, re Mr. Miller was made presi-abranch organized from a por-South Jordan. Riverton was dis made a ward and be be-thrat bishop. That position he di the county outside of Salt by was divided into two stakes, and Jordan, when Bishop Miller Jordan, when Bishop Müller to preside over the last shored in that capacity un-to the presiding bishopric.

as proviously stated. and in a business way has also been active. Ho-ion on party lines he was the county central com-the county central com-Prople's party, and for a a member of the terri-fittee. He was a deputy for the Utah commission In 1889 he was elected the heard of commission-Jake county. After the backer county. After the the became a member of to committee.

orial committee. Traiture, stock and sheep staken an active part. His as pointed to lake charge of the based priesthod. Jan 24, 1900, David A. Smith and Miss Emily Jenkins were joined in wedlock. Mrs. Smith is a daughter of the late Hishop Thomas Jenkins by the Church to look after have come to bless their union.

San Francisco, Dec. 12.—The suspen-sion of the California Safe Deposit & Trust company has placed a large num-ber of army officers in an embarrassing position. Almost every officer at Fort McDowell had an account in the bank. Many of them had been intrusted with company funds and had deposited them in the Safe Deposit bank. For these funds they are personally responsible. The savings of the officers did not amount to a great sum, but most of the savings of the officers did not amount to a great sum, but most of the men who have been stationed here for any length of time have saved a few thousand dollars. One officer who had just reached California from the east placed \$3,500 in the bank the day be-fore it closed.

New York, Dec. 12.—In order to save a number of comrades from death. Oli-ver Jude and John J. McGlynn, iron workers, each lost a hand yesterday. The two men were at work on the Long Island City tower of the new Blackwell's Island bridge. They were working high up on the structure, and it was their duty to guide into place the great steel plates on which the girders rest. Below they were work-ing a score of men. One of the great plates that had just been seitled into place suddenly began to slids. Unless it was stopped it would plunge from its base onto the heads of the men working below, Jude and McGlynn saw the danger and, shouting to the work-men below, each threw an arm around a beam and each selzed with his free hand the silding plate. By gigantic ef-fort they slipped the plate to one side so that it rested against a beam. But they were unable to withdraw their hands in time and they were cought between the plate and the beam. Jude's right hand was eue off at the wrist and McGlynn's left hand was terriby mangled. company against the U. S. Smelter, which has been on trial in the federal court nearly two weeks, was given to

and Methym's left hand was territory mangled. Comrades rigged a tackle and drew the plate back so that they were re-leased, holding the injured men so that they did not fall from the tower. At the hospital McGlynn's hand was amputated. Both will recover.

the collection of hay, grain, etc., in the south end of Salt Lake county. Bishop Miller is a strong church man, possessed of clear judgment, affable manners, and he has a host of friends. Speaking of the reorganization yester-day, he said that the action taken met with his hearty aprpoval, and he would to enture labor even more zealously. if non-back and the second sec

BISHOP DAVID A. SMITH.

during the term, and most of them during the term, and most of them drew their per diem and mileage and departed for home. The Sait Lake jurors remain, subject to call one week BISHOP DAVID A. SMITH. David A. Smith, second counselor to Pishop Nibicy, is a son of President Joseph F, and Mrs. Julina L. Smith. He is a young man, a little over 28, but those who know him best have confidence that he will be fully equal to the responsibilities of the important position he has been called to occupy. For five years David A. bas been he-fore the public in an official capacity. two years as clerk and three years as chief deputy in the office of the clerk of Sait Lake county. There he has gained a host of friends, having been approachable and oblighing at all times. Sait Lake City was the birthplace of David A. Smith, and he was born May 24, 1873. As a boy and youth he held successively the three strades of the losser prieath rid, deacon, tracher and priest. In the first and second quorums named he was become coun-selor to the presidents. Later, when ordulated an elder, he because acount ordulated an elder, he because acount of the up of the integrant of the issile quorum of that body, still later of the Liberty athice Young Mer's Murfrom today.

sinch quorum of that body, still later was second counsider in the oresidency of the Liberty stake Young Men's Mut-ual Interavement association, and new has been made second counselor in the presiding bishonrie. While residing in the Salt Lake stake, before the division into four stakes, David A. Smith was a mor-fer of the Sanday school board. After removing to Engar base ward he was appointed to take charge of the lessor priesthod. Jan 24, 1900, David A. Smith and

quest to All State and Private Institutions.

# WILL RECEIVE PUBLICATION

Law Provides That Statements be Printed in Newspapers Having Circulation in Counties.

Case of Union Lime Co. vs U. S. Smelt-All the private and state banks in the ing Co. in Hands of Jury. state have been called upon by Secretary of State Charles S. Tingey, under The case of the Union Lime & Stone

Will be

NO VERDICT YET.

All federal Jurors, except those resi-dent in Salt Lake City, and the panel now in deliberation, were today ex-cused from further attendance in court during the term, and were today ex-

the authority given him in section 288 of the revised statutes, to report to him of the revised statutes, to report to him within five days the condition of their hanking affairs at the close of busi-ness Dec. 9, 1965. Under the pro-visions of the law regulating the corpor-ations of the state, this report must be filed with the secretary of state with-in five days after the report is requesi-ed. From the office of the secretary of state certified copies of the bankers' reports will be furnished bankers for publication in some newspaper having general circulation within the county court nearly two weeks, was given to the jury late yesterday afternoon, How-ever, that body was before the court this morning, and received further in-structions from Judge Marshall. The jury is again out, but it is not known how soon a verdict may be expected. All jury cases set for trial in the United States court during the present session were today continued for the tern by Judge Marshall, excepting the suit against one Babcock, which will be called for hearing Thursday, Dec. 19. In this cause the United States is the plaintiff and seeks to eject defendant from the occupancy of certain lands on the reservation. reports will be furnished bankers for publication in some newspaper having general circulation within the county wherein the banks are situated. The publication of these reports is made compulsory by the statutes. In view of the conditions in finan-cial circles, many requests have been received by the secretary of state to the effect that be fistic a call for such statements, that the people may know of the conditions in local banking cir-

the effect that he fasue a call for such statements, that the people may know of the conditions in local banking cir-cles, and linoughout the state. The action of the secretary of state is not wholly in response to these requests, as the law provides that all state and private banks report at least four times a year, or whenever they are requested i to do so.

plon. The defense expects to prove that Mr. Walker learned of the atten-tion Dr. Beers was paying to Mrs. Walker, and met him in Salt Lake City tion Dr. Beers was paying to Mrs. Walker, and met him in Salt Lake City and requested that he cease these at-tentions, which he promised to do, but instead continued them, even more fre-quently than before; that he (Walker) was informed that his wife and Dr. Beers had met frequently in Ogden, and that their relations were most im-proper. These matters worked on his mind very much. He sent Mrs. Walker to California to get her away from Dr. Beers, but learned that the doctor was going to leave Ogden and go to her. These matters greatly up-set Walker, and he could not desist from coming to Ogden to interview Beers as to his relations with Mrs. Walker, that during their interview in the Electric Supply & Fixture com-pany's building. Beers admitted his H-licit relations with Mrs. Walker. This admission from Beers so exasperated Walker that he immediately pounced on him, and while irresponsible, gave him such a severe beating that the years inflicted. WALKER WILL TESTIFY.

#### WALKER WILL TESTIFY.

Mr. Walker will go on the witness stand in his own behalf and tell all, and Mr. Lawrence may take the wit-ness stand to testify concerning the terrible fight and what he knows of the circumstances leading up to it.

### WALKER'S GOOD NAME.

The following witnesses of Salt Lake City, Mayor John S. Bransford, Don C. Porter, Fred L. Wood, Walter G. Tuttle, Albert H. Crabb, Arthur J. Davis, John E. Sitmson and Fisher Harris, testified to the good name and excellent character of the defandant Walker, and the great respect they had for him as a man.

ASKED FOR ASSISTANCE.

Former Chief of Police Roderick (Continued on page two.)



Boise, Ida, Dec. 12.—Harry Orchard was called to the witness stand in the trial of George A. Petitione this morn-ing and his direct examination was re-sumed. The Bradley affair was taken up and Orchard told of his trip to San Francisco and of locating the residence of Fred Bradley who he said, he had been instructed to put out of the way. All communications received by him while in San Francisco, the witness said, came from Petitione and one money received came from him. Money he said, came both by registered letter and by telegraph. Petitione, he said, generally signed the name of "Pat Bone," a name frequently used by the defendant. A registered letter came to him, he said, containing \$100, signed J. Wolff, the name of the clerk in Pet-tibone's store. Orchard said he went under the name of Harry Greene while in San Francisco. The witness ex-plained his variaus plans for killing Bradley, including the placing of poisson in three bottles of milk left on the porch of his residence. Failing in this Orchard said he made a bomb and placed it under the mat at Bradley's front door. The bomb, he said, he made in his room, and described it minutely. When the explosion occurred Bradley was blown into the middle of the street and badly hurt, and the

made in his room, and gescribed if minutely. When the explosion occurred Bradley was blown into the middle of the street and badly hurt, and the residence damaged. When Orchard returned to Denver he said Haywood told him he had done a good job at San Francisco and that he would rather have Bradley blind than dead, as he would be a living ex-ample. The attempts made on the life of Judge Gabberd were then described, Orchard testifying that Steve Adams assisted him and that Haywood and Pettibone gave them their directions. "We did not try very hurd to get Judge Gabberd," said the witness, "and we were soon told to direct our attentions to Gov. Peabody, who, Haywood said, would drive union labor out of Colo-rade if he was governor two years inore."

more." The attempt to kill Peabody with a bomb, in which the governor was saved because a coal wagon was driven over a wire placed by Orchard and Adams and leading from a bomb placed under the sidewalk, in front of Peabody's home to a vacant lot in the rear, was explained and the witness also told of the attempt to kill Peabody with shot-guns. Plans to kill Judge Stoddard were told and Orchard said he and Adams also watched Frank Hearne, a Denver capitalist, whom Haywood wanted to get because of his attitude to ward the federation.

# KETCHELL AND THOMAS READY FOR BATTLE.

San Francisco, Dec. 12.-The middle-weight battle between Staniey Ketchell of Montana and Joe Thomas of this city, which will take place at Recrea-tion park, tonight, has stirred up tre-mendous literest among fight followers in this vicinity. This will be the third time the men bave been pitted against one another, the first contest ending in a draw and the second resulting in Thomas being knocked out in the thir-ty-second round of what was universal-ied to the men baye been pitted against on draw and the second resulting in Thomas being knocked out in the thir-ty-second round of what was universal-ied could be second resulting to a draw and the greatest and most sensational pugillstic battle in recent years. Thomas will enter the ring to-night weighing five pounds more than in his previous fights, and it is argued total this will enable bits to show the calleer which heretofore he has been unable to do an account of finishic re-duction methods to meet weight re-quirements. For tonight's event, Thomas will prohably weigh life pounds and Ketchel Life. The latter is favorite in the betting of odds 10 to 8, but there is plenty of money in sight to cover both ends. The fight will com-move at 10 o'clock and will be refereed by Sam Berger. It will take place to valencia streets, the ting and grounds being covered with immense capvas Wrappad, Ready for Mailing at the Dusaret News Office State are in perfect shape. The fight is scheduled to go 20 rounds.

# FISH-HARRIMAN CASE.

## Arguments on Motion for a Restrain-

ing Order Begun.

Chicago, Dec. 32.—Arguments for and against the injunction obtained by Steyvesant Fish, restraining the voting of 281.231 shares of Illinois Central stock at the annual meeting of that road began today in the superior court before Juge Ball. The proceedings man

The proceedings were commenced by The proceedings were commenced by the presentation by the attorneys of E. H. Harriman of a long affidavit signed by Mr. Harriman, Robert W. Goeist and Charles A. Peabody. In the affidavit it was set forth that Mr. Fish was not re-elected president of the com-many hermine of alloged missionduct in pany because of alleged misconduct in office, and alleged misapplication of the funds of the company.

FAMOUS MILTON BIBLE.

President to be Called on to Investigate Trouble Over It.

gate Trouble Over 1t. New York, Dec. 12.—President Roose-fit, it is said, is to be called upon to westigate the trouble between George H Richmond, purchasser of the famous Milton Bible, and the company from which he bought it at auction. The book was the property of William H. Buckler and was sold at auction with the rest of his library. Mr. Richmond winced that the signatures purporting to be those of Milton, the poet and his winced that the signatures purporting to be those of Milton, the poet and his winced that the signatures purporting to be those of Milton, the poet and his winced that the signatures purporting to be those of Milton, the poet and his winced that the signatures purporting to be the signatures. Dr. Wright has the field with be block was a letter with the block was a block was been univerity, which Mr. Hichmond, says, was mutilated in such a way as that he did not believe the signatures was that of the poet, but that of an whether whose home is in Baltimore, how hat the blotted States diplomat-tion make the reason that Mr. Hickler, whose home is in Baltimore, how how he blotted States diplomat-tion at Madrid.

# SENATOR SMOOT SUGGESTS CHANGE FOR PROVO BUILDING

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Nevada and Wyoming.