ACTETO UNDER INSTRUCTIONS.

"No, I have two reasons. I acted upon instructions from New York and because I believed the court was without
power to set aside the order in the
inanner in which it was done. It was
for the examination of the legal questions involved that I wished the order
directing your honor to show cause
with regard to the minute entries."
Mr. Martin answered in substance to
this question.

Judge Morse then said from the

June Morse then said from the bench. "There seems to have been a wilful violation of the court's order and that you have wilfully held the court's order in contempt. After you knew that the court had revoked its order you proceeded to act under it. If you are in a position to comply with the court's orders in every particular, will not much you for contempt.

I will not punish you for contempt. But, if you are so placed that you are unable to act under the order, the court

is disposed to inflict a severe punish-ment upon you."

PROMISES TO OBEY.

Mr. Martin promised to do every-thing within his power to see that every order of the court was respected

and the court made the order quoted

FILES BILL OF EXCEPTIONS.

JANUARY VENIRE DRAWN.

Trial Jurors for Third District Court

Named in List.

Trial jurors for the January term of

the Third district court were drawn

Judge Armstrong's court: David S.

Tall. Arthur B. Witcher, Thomas K.

Blesinger, Charles Du Bois, George H.

Rigby, Oscar N. Despain, Christian

Fischer, Francis H. Dansie, James H.

Glover, Robert S. Walker, C. H. F.

Glover, Hobert S. Waiker, C. H. F. Tuckett, John B. Cummock, George Bean, George Ernest Asper, William D. Kuhre, Samuel Perry, H. Van Dam, Jr., Alfred J. Oliver, Joseph Jones, Philip Dern, W. G. Francom, Rodney C. Badger, Homer P. Burt, A. J. Watts, F. M. Orem, Briant Young, Henry R. Watrous, Henry Graham, Benjamin Pearson, George M. Tucker, Alexander Carr, Frederick Kroph, H. J. Walk, George G. Smith, Robert W. Nicol, Heber S. Sanders, A. G. Green, Edgar J. Leiff, Ed McClelland, Oliver Duke, John James, Lewis A. Angell, Jens Hansen,

ames, Levis A. Angell, Jens Hansen, r. R. E. Miller, Victor F. Johnson, D. Williams, Michael McMillan, Jr., Pe-

Judge Ritchie's ourt: John Chuge,

VANCE HEARING MONDAY.

County Atty, Hanson and Judge W.

IJ. McGinnis of Ogden have agreed that the preliminary hearing of Thom-as Vance, charged with murdering his wife, will begin before Justice Dana T.

Harry S. Joseph has brought sult

n the civil division of the city court to recover judgment for \$21.50 from George Cleveland, alleged to be due on a stock transaction.

Edna M. Berry has brought suit for divorce against her husband, Murillo Berry, alleging non-support. They were married in 1902.

The Consolidated Flagstaff Mine

company has brought suit against Hu-go Rettich to quiot title to certain property in the flig Cuttonwood dis-trict. In which be claims interest.

John Berger, after many postpone-ments, has finally been awarded his decree of divorce, Judge Morse sign-ing the instrument yesterday.

Cut Flowers and Funeral designs. The Flower Shop. Second South and Muin.

WEATHER TALK

Today's storm is a local one and by

tonight Solt Lake may be enjoying abother storm, which is expected to blow down from the northwest. So

snow is predicted for tonight with a cold wave and snow for ismorrow. There is every indication that a fairly good run of wintry weather may be expected for the next two or three

Storms are reported pretty general

all over the state, with the exception of the points far south.

Smith Monday morning at 10 a. m. DISTRICT COURT NOTES.

Buller, Alfred C. Gibbs, William

yesterday as follows:

### DOZEN WAGON LOADS OF VAGS

Sixty-Eight Men Rounded Up by The Police Last Night And Sorted.

SERGT. ROBERTS AS JUDGE.

Acting Under Instructions from Chief Pitt He Gives Prisoners Chance To Get Out of Town.

Police Sergoant John J. Roberts, and the men under him on the "grave yard shirt," had a busy time between the hours of 11 last night and 7 o'clock this morning. The "grave yard shift" is the one between the hours mentioned. The police were kept busy rounding up yags and suspicious characters, Every joint going under the title of saloon was visited. All the haunts of loafers, was visited. All the had a visit, and many were the arrests made. In all, 68 unkempt, blear-eyed looking individuals were hauled to police headquarters. The patrol wagon

made about a dozen trips.

There being but little room in the jail, the collection of denizens of the under world were packed into the cellar under the old police station. Sergeant Roberts was puzzled as to what to the with the betweeneous crowd and do with the heterogeneous crowd and telephoned to Chief Pitt at 5 o'clock

this morning.
"Say, chief" said Roberts "I've got 68
"Say, chief" said Roberts "I've got 68
What 'Say, chief said Roberts I ve got exvags down here in the ceilar. What
in blazes shall I do with them?"

"How long il it take you t' sort 'em
out?" came from the sleepy chief, who
had been forced to leave a comfortable
bed to answer the 'phone.

"Intil 7 o'clock." replied Roberts.

"Until 7 o'clock," replied Roberts.
"All right," said Chief Pitt. "You hold court and those who will leave town give 'em a floater; those who wen't go, throw 'em in jail."

TWENTY-THREE REMAIN. Ther Roberts went to work. He held court. He was the judge jury, prose-cuting attorney, witness for the prose-cution and the whole show. All but 23 took advantage of the chance to shake the snow of Salt Lake from their feet. The others were too tired to make any promise and were field to await the ac-tion of Judge Diehl at 10 o'clock. The 23 were then given a chance to explain matters. Some were discharged out-right as there was nothing against them, while others agreed to leave

JUDGE DIEHL ACTS.

W. B. Cawthen and L. H. Spencer W. B. Cawthen and L. H. Spencer, the young men artested yesterday by Detective Wheeling on the charge of stealing a suit case, were charged with vagrancy and pleaded guilty. They were released on their own recognizance and given a "floater."

Joe Burns admitted that he stole an overcoat, a pair of shoes and some gloves from a joint at 22½ Commercial street. He was sentenced to 40 days in the city jail.

John Woolsey charged with failing to provide for his five children was giv-en a hearing but the case was contin-ned for 20 days as Woolsey promised to

ned for 30 days as Woolsey promised to do better in the future.

J. T. Haynes and A. G. Stewart arrested last night by Special Officer Riley on the charge of improper conduct toward two young women will be tried Monday afternoon.

Pat Shaw and Francis Boswell, charged with disturbing the peace, were found guilty and sentenced to pay a fine of \$10 each.

REFUSED TO PROSECUTE.

George Plum, who in a fit of drunken rage last night bit off the left ear of his partner, Thomas J. Gallagher, will not be tried for mayhem. Gallagher refused absolutely this marning to prosecute Plum. An account of the prosecute Plum. An account of the brutal affair appears elsewhere in this evening's "News." Efforts were made to induce Gallacher to file a complaint against Plum, but the injured man declined, declaring that Plum was his "hest friend" and he would not prosecute him just because he bit off an ear. Both men were charged with fighting and pleaded guilty, Judge Diehl assessed them \$10 each. Plum insisted on paying both fines, and then, arm in arm with the man with the missing ear, ambled joyfully down the street.

#### SOCIAL AND PERSONAL.

At the Odeon hall last night the Governor's club gave their opening ball and the affair must have been emi-neatly gratifying to the members. The hall was decorated in the club's chosen colors, green and yellow, the programs having been done in green leather with gold lettering and ribbons of the same color while the clubrooms which are in the same building were also decorated in the green and gold which are in the same building were also decorated in the green and gold. The members of the club are: R. G. Alford, F. C. Barnes, W. H. Bintz, Jr., D. C. Brough, F. C. Cohen, Frank Fowier, F. J. Foliand, Z. J. Froiseth, L. P. Frost, H. W. Goowdin, M. B. Groesbeck, H. C. Hansen, C. Hansen, L. J. Hays, J. H. Hilton, J. R. Wowarth, W. E. Impey, O. A. Jensen, W. N. Lewis, G. S. Moffat, J. H. Marshall, D. J. Murphy, L. E. McCurdy, J. W. Nay, B. G. Richardson, Max Rouse, Lestie Squires, O. C. Hoebel.

Another successful dancing party of

## Catarrh MAY NOT HANDLE

Whatever organ or passage of the body it affects, and requires a consti-

tutional remedy for its permanent cure. It depends on an impure, impoverished, devitalized condition of the blood, which keeps the mucous membrane in a state of inflammation, and causes a debilitating and generally offen-sive discharge; also headaches, ringing noises, partial deafness, weak eyes. Hood's Sarsaparilla by purifying, en-riching and revitalizing the blood, re-moves the cause and effects permanent ures of all forms of catarrh.

Hood's Sarsaparilla Is a Constitutional Remedy

In usual liquid form or chocolated tablets known as Sarsatabs. 100 doses \$1.

last night was that given by the Theta psilon serority of the University as histonical period of the University as his partial of the University as a seriod of the U its decorations of the sorority soth done to represent an old coloniar om. Over a hundred guests were present, and the patrons were Prof. and Mrs. F. W. Beynolds, Dean and Mrs. Byron Cummings and Dr. and Mrs. Joseph T. Kingsbury.

Miss Le Preie Hatch, whose mar-riage takes place in the near future, was guest of honor at a chafing dist, supper given by Miss Edith Mudgett yesterday, the decorations being in the Christmas colors and covers laid for 10

Miss Hatch will be guest of honor a card party on New Year's eve be given by Misses Sarah and Jane

Mr. and Mrs. H. N. Mayo will enter-tain at cards on New Year's eve. Mr. and Mrs. De Bouzek will be hosts at a New Year's eve party. Mr. and Mrs. Leslie Savage left this week for New York.

Rev. and Mrs. J. Knox Bodel will be here shortly to visit relatives.

Mrs. John M. Zane will entertain at luncheon at the Alta club next Tues

Mr. and Mrs. S. D. Evans will enter-tain at cards tonight.

#### AMUSEMENTS.

Elite Theater-This house is now offering two features in motion pictures, the first being reproductions from "Ben Hur" and the second "The Airship ZZepelin." The latter is a Airship ZZepelin." The latter is a wonderful piece of photography and with the two bills offered, Manager Florence is confident the prosperous record his house has made since it opened in Salt Lake will be continued.

#### LATE LOCALS.

Realty Men to Banquet-The Salt ake Real Estate association will hold to annual meeting and dinner at the conmercial club, Jan. 8 next

Goes to Denver-General Agent L. Cargo of the Westinghouse com has gone to Denver, on a bust-

Holiday Rush Easing Up-The local agents of the express companies re-port the holiday rush as easing Do, and say the business this year has gone through easily and without fri The delays have been very few

Two Houses Sold—Cannon & Cannon report the sale to Philip Todjefrom Preston Freed, Jr., of two houses on Eigeth East street, near Ninth South,

Ball in Pioneer Hall-Pioneer stake amusement committee will give a New Year's ball in the stake hall Wed. nesday evening, Jan. 1, 1908.

Mr. and Mrs. John Shelby of Louis. ville, Ky., are at the Knutsford. They arrived from the west last evening and re on their way home from an ex-ended trip over the United States.

Has Gone Quall Shooting—Secy, Beatty of the state board of health, has gone to Mospa to reduce the quall population with a gun. His friends are expecting large accessions to Salt Lake markets in consequence.

Wait Till the Car Stops-Jumping on and off street car steps in this risks. Several people tried it this morning, and landed very much mixed up in the snow. Such a fall may eas-ily result in a broken limb.

Main Line Blocked—A derailment of a car on a freight train tied up the main line of the Rio Grande be. the main line of the Rio Grande be-tween this city and Bingham this morning. The Bingham local could not leave this city, coming back. The accident happened near Murray and was cleared away within a reasonable time. No one was hurt, and accord-ing to the railroad company, there were no worse results than a short tle-up.

Mr. and Mrs. Ralston Twitchell of our of America and expect to remain tour of America and expect to remain but a day in Salt Lake. Although the snowstorm this morning operated as a barrier against the most advantageous viewing of the city. Mr. and Mrs. Twitchell nevertheless boarded the "seeing car" and took in what part or town that might from that engine of town they might from that engine of public utility.



## We've already made one resolution for 1908

We will continue to handle Hart Schaffner & Marx clothes They're the best made, ready to put on and fit, too.

Richard radames @

## **BINGHAM BRANCH**

Judge Morse Severely Scores New York Attorney for Violating Order of Court.

ACTED UNDER INSTRUCTIONS.

Martin Operated Railroad Through Receiver on Order Which Was Vacated Two Hours After Issue.

The fact is there is no reciver for the Bingham branch of the Rio Grande Western railway and the order for the sale of the road by the receiver ap-

pointed has in every particular been vacated, set aside and declared null and void. This also applies to the appointment of the receiver."-Judge Morse to Judge Martin, attorney, of New

"The court's order is that you and your employes and every person connected with this transection desist from proceeding in any way under the order of this court which has been vacated, set aside and declared void; that you cease to have posted the notice of receiver's sale; that you communicate with all parties in the east connected with this atfair, notifying them that the order appointing a receiver and providing for the receiver's sale has been set aside."-Judge Morse in determining contem, \* proceedings brought against Joseph Martin,

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Atty, Joseph Martin of New York, representing Russell Sage Raphael in The action against the Wasatch & Jordan Valley railroad, was before Judge Morse this morning to show cause why he should not be punished for contempt of court in acting under an order entered by the court and then vacated and set aside. The order of vacated and set aside. The order of the court was first entered in this action on Sept. 23. It appointed a receiver for the Bingham branch of the R. G. W. railroad and authorized the sale of the road to satisfy a judgment secured in the New York courts. Within two hours after this order was entered, Judge Morse, believing that he had entered the first order under a misapprehension of the facts, revoked the order in its every phase. This was the order in its every phase. This was done in the presence of Mr. Martin

VIOLATES COURT'S ORDER. From the evidence given in open ourt this morning before Judge Morse, appears that, notwithstanding the act that Martin knew the order had een revoked, he proceeded to employ stephen Colburn to go to Blugham Junction to take actual possession of the road and that he caused to be posted in the Bingham Junction office of the company the order and notice of sale. It was for this that he was sited to show cause why he should not

be punished for contempt.

The affidavit citing the facts to the court was signed by Assistant Claim Agent Howard of the R. G. W. Mr. Martin showed to the court that not-Howard had withstanding Mr. Howard had no knowledge of the facts sworn to by

withstanding Mr. Howard has knowledge of the facts sworn to by him, he had sworn to them.

Mr. Martin stated to the court that he had acted under instructions from New York in all that he had done and offered this as his excuse for the violation of the court's order.

ORDER WAS VACATED.

Clerk of Court Gideon Gibbs testi-fied that Mr. Martin and himself were present in court at the time the origi-nal order was entered and at the time

present in court at the time the original order was entered and at the time this order was vacated, two hours after it was entered.

Mr. Van Cott and Mr. Allison, for the Rio Grande Western, stated to the court that they had served notice upon Mr. Martin to produce an application for a writ of mandate presented by him and Judge Bartch to the judges of the supreme court. Mr. Martin said that he had not compiled with the request because he had made no such application.

H. W. Griffith, clerk of the supreme court, was called as a witness and he testified that he had seen such an application and that he had taken Mr. Martin's acknowlegement, He saw this paper taken into the judges' chambers.

CHIEF JUSTICE TESTIFIES.

McConahay.

Judge Ritchie's Curt: John Chugg.
John W. Sullivan, Andrew J. Pendleton, Jr., John Montgomery, Jr., D. F.
Collett, M. W. Crane, Edward W. Hunter, M. E. Mulvey! W. D. Palmer, Jed
F. Woolley, Frank A. Timby, W. O.
Wright, John T. Buckle, John Y.
Smith, William R. George, Charles P.
Madsen, Fritz A. Hoock, Jesse M. Fox.
Charles Hemenway, Theodore C. Hansen, Jacob M. Weller, W. C. Stained
Moritz Bamberger, Charles F. Holm,
Thomas Fox, Joeph R. Morgan, Edgar
S. Hills, H. F. Lytle, Franklin W. Otterstrom, John S. Bowers, Charles M.
Bell, D. R. Gill, Jr., John L. Groo,
Angus McKeilar, George W. Timpson,
Charles B. Rand, Stephen F, Durrant,
Jr., Joseph Hancock, W. O. Bridgman,
T. A. Herringer, C. M. Freed, Benjamin Birkinshaw, Thomas W. Green, I. Siegel, Joseph V. Smith, Benjamin R.
Harries John R. Reeve, Wm. J. Horne,
Judge Lewis' court: George S. Ashton, Williard C. Burton, John H. Kendrick, Wm. G. Ptehlus, Joseph H. Hancock, James B. Cecil, Royal B. Young
Frederick W. Schoenfield, John Harwood, Lincoin E. Mahle, John G. Armstrong, Charles J. Higson, Carl P. Larsen, Don C. Brown, Milton Ridges,
Charles A. Walker, Frank Crocker,
Neils Lind, Albert J. Elggren, Wilford
Nottall, W. L. Nicol, George M. Cannon, Cyrus Neff, J. C. Dugan, Joseph
Mocsser, Edwin A. Rancroft, Joseph
Batley, Thomas W. Whiteley, Alonza
G. Paddock Frank M. Webster, Thomas
Grieve, George A. Davis, James W.
Campbell. CHIEF JUSTICE TESTIFIES.

CHIEF JUSTICE TESTIFIES.

Chief Justice W. M. McCarty was then called to the witness stand and he related that Mr. Martin and Mr. Bartch appeared before him as applicants for a writ of mandate and for an order directed to Judge Morse citing him to show cause why certain minute entries upon the minutes of the proceedings of his court should not be stricken from the records Justice McCarty, being quite busy, referred Martin and Bartch to Justice Straup. The final outcome was that Martin was advised to seek his remedy in Judge Morse's court. Martin was shown to have announced his intention of abandoning the application for the extraordinary writ, but it was also shown that Martin was disposed to insist that Judge Morse should show cause with regard to the entry in the minute book.

HOW NOTICE WAS POSTED.

HOW NOTICE WAS POSTED,

HOW NOTICE WAS POSTED,

A. J. Mullins, special agent for the
R. G. W., testified that he had seen
the notice of receiver's sale posted in
the Bingham Junction office on Dec. 24.
Auditor Robinson for the R. G. W. testified that Martin had handed him
the cartifled copy of the order to be
posted in the Bingham Junction office.
Mr. Robinson said that he had suggested to him (Robinson) that the notice be
posted inside the office and up near the
clock, nine feet from the fluor, "so that
everybody wouldn't know our bustless."

ness."

Elias A. Smith, as a handwriting expert, testified that the notice posted in Eingham Junction was signed by the same person that signed the name, "Joseph Martin," to other papers. Mr. Martin admitted this and did not cross-examine the witness.

ACTED AS RECEIVER.

Stephen D. Colburn testified that he had met Mr. Martin by appelorment at the R. G. W. depot on Dec. 24 to so to Bingham Junction, as the receiver's agent to take actual possession of the branch line, and that he had done so and had been continually on the truins operated on the branch every day since that time. He had told officers of the R. G. W. that he was in possession of the read and was acting for the receiver. MAILED ORIGINAL ORDER.

It was shown that Mr. Martin had so cured a certified copy of the original order very moon after it was entered and that he had at once mailed it to his New York clients. It was also

BURLINGTON SAYS IT WILL NOT BUILD SOON

shown that he procured another copy of the order and that he had caused it to be published under the head, "Receiver's Sale," in a Salt Lake paper, and that on Dec. 23, he had secured another certified copy of the order and had caused it to be posted at Bingham Junction.

"Why did you act for the receiver, not as attorney, but in any capacity, in defiance of the court's order, Mr. Martin?" asked Judge Morse of Mr. Martin when he appeared to pursyntment of contempt.

ACTETE PROCES INSTRUCTIONS Special Correspondence.

Thermopolis, Wyo., Dec. 25.—It is announced that the Burlington will not build into Thermopolis this year as the company agreed to do, and there is considerable unrest here as a result. Several meetings have been held, and an effort is to be made to annul the contract between the town and the rall-road company. Mayor Kinney and others have subscribed \$500 each to a fund which will be offered as a bonus to the rallroad that will build into Thermopolis during 1908. "I acted under instructions from New York," was Mr. Martin's reply, "You rely upon that as your only excuse?"

#### OVER CENTRALIZATION.

In Railroads Denounced by Prest. F A. Delano of the Wabash.

Chicago, Dec. 28.-Over centralization in railroad operation is denounced F. A. Delano, president of the W bash, in a communication bash, in a communication from him published in the Railway Age yester day. It is his opinion that if many of the minor executive duties were left it. the minor executive duties were left to the men on the ground whose duty it is to put the orders into effect, better results would be obtained. Centralization, he declares, also overloads the men, who otherwise would have time to devote to the few important duties and to meet the leaders of public opinion in the various communications.

What is needed in railway operation he says, is an effective local self-government, with a good deal of authority by local officers, combined with which there should be an intelligent central supervision.

#### BUSY DAY FOR TAFT.

Washington, Dec. 28 .- Secy, of Was Washington, Dec. 28.—Seey, of War Taft is to have a busy day during his stay in Boston next Monday, having three engagements of a semi-public character at all of which he is expected to make addresses. Monday morning he will attend the Boston Ministers' meeting. In the afternoon at 3 o'clock there is to be a reception at the Elysium club, made up of Jewish bankers and merchants at which Mr. Taft will speak briefly and in the evening he will deliver an address at the Mr. Martin asked the right to appeal and asked for 60 days in which to do so. Mr. Allison objected for the reasons that he did not believe the court's order was subject to appeal and that if so, then the statutes specify the time in which an appeal shall be taken. Judge Morse, however granted to Mr. Martin 60 days in which to file his bill of exceptions. In closing the case, Judge Morse stated that if Mr. Martin did not fulfill his promise to the court to abide by its orders, he would be punished severely. ing he will deliver an address at the banquet of the Merchants' association at the Hotel Somerset. Tuesday Secy. Taft will be at Millbury, the former home of his mother and will return to Washington on Tuesday night.

#### CONVERTIBLE DEBENTURES.

New Haven, Conn., Dec. 28.—The New Haven Ralfroad company has received the names of holders of about \$27,000,000 of the \$30,000,000 of the outstanding 3½ per cent convertible debentures for the purpose of taking up, or assigning, the rights on the new issue of 6 per cent convertible debentures. From stockholders and bond-holders combined, about \$400,000 had already been received by the company as payment in advance upon subscriptions.

#### THEATRICAL DECISION.

Ability of Player Not an Asset to be Touched by Creditors.

New York. Dec. 28.—A decision which will prove of considerable interest to lawyers and theatrical people has been filed by Justice Hough in the United States district court in the matter of bankruptcy of Mrs. Leslie Caster Papage.

Carter Payne.

Judge Hough decides that the ability of a player is not an asset that can be touched by creditors or a receiver in bankruptcy. The receiver took over the scenery and properties of "Zaza" and "Du Barry" in which Mrs. Carter had been appearing and demanded a share in the contracts under which she is to appear in "La Tosca" and "Fedora."

Judge Hough orders the return of the property taken and ruled that the receiver is not entitled to any interest in the contracts or in the salary she obtains for her work. It is said the case will be appealed.

#### AUTOMOBILE NOTES.

Dealers claim to have sold from 1,300 to 1,500 automobiles in Indian, applies this year.

Tests made by a Connecticut farmer show that gasoline costs less than horse feed at the prices of today.

Vienna has a doctors' motor club, one of the chief objects of which is to facilitate the hire of automobiles for professional use. Commemorative of the Peking. Paris race, a French firm, whose car made the long run, displayed its ma-chine within a Chinese pagoda at the Paris Salon.

The association recently formed by the dealers of Hartford, Ct., will hold its first show in an armory Jan, 14 to 18.

When S. F. Edge made the world's ecord of practically 66 miles an hour or 24 consecutive hours the shaft f his speedmeter revolved 4,039,200 mes.

The Amateur Athletic union has decled to refuse registration as an ama-teur to any motorist who may have raced for cash or against professionals

At its last meeting the Chicago Automobile club reported a membership of 582-478 active, 26 non-resident, five life and three honorary.

Within the three months endin Nov. 15 Boston's police arrested 737 motorists for violating the automobile laws and collected \$6,715 in fines.

Replacing the lonneau with a rotary pump, which is belted to the motor, a New York electric light company has a handy machine for pump, ing out flooded manholes.

French manufacturers have promised to exhibit at the show of fereign cars at New York late this month, all the racing cars which attracted so much attention at the recent Paris George Schronen a truck man at the D. S. L. treight depot, has brought suit against that company to recover judgment for \$10,000 alleged to be due him for injuries received while at work for the defendant corporation.

A mulf for motor car drivers, a sort of miten, large enough to cover both hands and most of the steering wheel as well, is a recent invention of an Indiana autoist.

The Automobile club of Cincinnati has erected road signs which really are directories, showing the direction and distance to practically every place to which roads on which they are erected lend.

#### PERSONALS.

Hon. F. J. Hagenbarth has gone to the Hot Springs at Ogden to be treated for rheumatlam.

City Editor William R. Williams of the Tribune has gone to Los Angeles as a reporter on the Times.

J. C. Brown, a Salt Lake mining en, gineer, leaves noxt week for Nevada to engage in his profession.

GARDINER-At 25 North Eighth West street, December 27, 1807, Alfred, Son of Affred N. and May M. Woodcock Gardiner, born Aug. 16, 1805. The funeral services will be held Sun-

You could not please us better than to ask your Doctors about Ayer's Cherry Pectoral for coughs, colds, croup, bronchitts. Thousands of families always keep it in the house. The approval of Ayer's Cherry Pectoral is a doctor's their physician and the experience of many medicine. Dectors prescribe it, endorse years have given them great confidence in it. Use it or not, as your doctor says. this cough medicine. Never before have McDonald's Dutch choco. lates been so greatly appreciated—evidenced by the heavy sales at all the stores. Dealers say that nearly every call was for them—that never did the sale of other chocolates fall off as al this Christmas season.

McDonald, Salt Lake, exclusive manufacturers of fine Chocolates,

day at 12 o'clock noon from the family residence. Friends are invited to atten Interment in city cemetery. Millennis Star please copy

COONS-At St. Davids, Arizona. Nov. 16, 1907. Mrs. L. T. Curtis Coons, of cancer of the stomach. She is survived by her husband and eight children-two boys and six girls. She was the daughter of Patriarch Moses Curtis and was born at Provo, Utah, and was a faithfui Latter-day Saint.

ZONONI-Rose Zononi, wife of Alexander Zononi, of Bingham, aged 24 years, died at St. Mark's hospital, Dec. 27, 1997. Funeral will take place from O Donnell & Co.'s funeral pariors at 1 o'cleck this (Saturday) afternoon. Friends invited. Interment in Mt. Olivet cemetery

CARNEY—In this city, Dec. 27, 1907, William O. Carney, son of William and Jemima Carney. Born Sept. 29, 1879. Funeral will take place from O'Donnell & Co.'s funeral chapel Sunday afternoon at 2 o'clock. Interment in city cemetery. Canada and Seattle papers please copy

ROGERS-In Bingham Canyon on Dec. 24, 1907. Richard John Rogers, aged 30 years, 24 days.

The Funeral will take place from I. O. O. F. nall on Market street, under the auspices of Utah lodge, No. 1, I. O. O. F., at 12 o'clock noon. Sunday, Dec. 29. Interment in Mt. Olivet cemetery.

ELMER-In this city Mrs. Ann Einer aged 84 years, died Fridey morning at o'clock at 17 West Fifth South street Notice of funeral later.

BUTLER-At the residence of her daughter, Mrs. Emma Smith, 206 Vidas avenue, Salt Lake City, Emma Harvey Butler, widow of the late William Butler, aged 74 years.
The remains will be shipped to Ogden for burial. Notice of funeral hareafter,

ALLEY-At 312 First avenue, Waterloo, December 28, 1907, of consumption, Mary E. Alley, wife of George L. Alley, in her fortieth year.
Friends wishing to view the remains can do so today from 7 to 9 p. m. at the funeral pariors of Joseph William Taylor, 21 South West Temple street. The remains will be shipped to Ridgway, Mo., for burial, on the 7:10 a. m. over the Oregon Short Line, Sunday.

ARTHUR—At the residence of Mrs. Lizzie Thomas Edward, 209 Center street, at 12 o'clock today, Mrs. Sadie T. Benedict Arthur, sister of Mrs. I e Thomas Edward. (se of daaft was pneumonia. Funral announcement later.

R. E. Evans Florist, 46, S. Main St., Floral designs a specialty. Phone 961.

HELP WANTED.

ELDERLY SCANDINAVIAN MAN with experience, to fire steam boller nights, must be sober and trustworthy. Apply in person. Cramer Floral Co., 15 South and 3rd East.

UNION DENTAL CO. HONEST WORK HONEST PRICES.

Painless Extraction of Teeth of May All Work Positively Guarantes, Phones: Ball, 1126 X; Ind. 1126

THE ELITE THEATRE

SPECIAL ENDING Tuesday Eve., Dec. 31, '07

The only original adaptation motion pictures from Gen Lev Wallace's famous novel

And one of the most difficult aut-

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# New Year's Eve

The only original Hungarian Gypsy String Band, late of New York and Chicago, will upon New Year's Eve open an extended engagement at the Cullen Hotel Cafe,

Watch the New Year arrive in true Bohemian style. Have Punch with us. Hours, 6 p. m. till morning.

Enjoy our special New Year's Day Table d'Hote dinner, \$1.00 per plate. From 12:00 to 8:00 p. m. Our Hungarian Band will render a selected program.

NOTE: This renowned band may be heard Daily-noon, evening

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