



Senate Session Yesterday Brings **Out Some Interesting** Information,

PERTINENT QUESTION ASKED

"By Whose Request Did President Gardner Introduce the Cullen Hotel Bill?"-Reciprocal Obligation.

By whose request did President Henry Gardner introduce in the state senate "by request" the Cullen hotel bill? Recalling the South Carolina dispensary scandals, a member of the senate asked of another member yesterday afternoon whether this bill was anything more or loss than an effort to "Tillmanize" Utah.

Nobody, however, had the hardihood to inquire of President Gardner "by whose request he acted" in bringing in the Cullen measure-nor yet by whose request he admitted his lack of faith in the committee on commerce and manufactures, after seeing this comittee on the firing line for three long The Cullen measure is not in the

The Cullen measure is not in the hands of the committee considering all other temperance legislation, nor is it in the hands of the committee which will consider the temperance legislation yet to be brought in. By the special request of the president of the senate when he put his bill upon the table of Hen Bachman, it goes to a joint com-mittee composed of the judiciary com-mittee and the committee on manufac-tures and commerce. tures and commerce.

DEVELOPES A FIGHT.

This request of President Gardner, made while he was in the chair as presiding officer, and when special weight attaches to any request upon the courtesy of senate members, stirred the senate to a pitch of fighting heat. request is made clearly for a e," was the way that Senato ourpose," what the way that Senator Hyde peered through the move behind its outer covering. "I am willing to necede to a personal request of the president that his own bill go where he wishes it to go," he continued, "but I am not willing to concur in any movement to have all other similar logislation follow the course of this bill. It is not an opportune time to he changing committees."

changing committees." Senator Miller colored visibly as he

Senator Miller colored visibly as he prose to declare his opposition, even to the wish of the president, unless he ware willing strictly to limit his re-quest to this one bill. Rudelph Kuchler visibly showed the strain of the fight when he arose as chairman of the committee it was at one time hoped would "bury-her-deep" by declaring in an agitated voice that he wanted the entire senate to bit as a committee of the whole on these bills, let every man show forth these bills, let every man show forth exactly where he stood,

"Who's afraid to show where he stands?" was the immediate retort of Miller, and Kuchler hastened to ex-plain that he meant no reflection on ny member of the senate

FINALLY SUCCEEDS.

In spite of the almost unanimous opposition to allowing President Gardher to switch the bill into a large com-mittee, a majority of whose members would be "dependable" the president would be "depending the president insisted on forcing his request. When voted on that all temperance measures go to a joint committee, only one vote stood with the president. Then insisting still on his right out or "senatorial courtesy" to have his over bill the second

own bill (by request) go where he vished, he succeeded in having the oint committee named to consider When asked after the session why he had declared the seeking for a joint committee by the president was "done for a purpose" Senator Hyde said: "Look at the makeup of the committee," and he would not discuss the matter flurther. The members of the manufactures and commerce committee are Kuchler. The members of the manufactures and commerce committee are Kuchler, John Y. Smith, Bullen, Hyde, and Jadger. Since public attention has been centered upon finding out whether this committe wore being de-pended upon to make a graveyard for prohibition legislation, John Y. Smith Eadger, and Hyde, a voting majority, have so expressed themselves that hope of diverting their votes to a "mothering" moment has been for the third time in the senate yester-day afternoon, but was not placed upon its namsage for the reason that Senatov Miller expressed a wish to speak upon the bill, and said he was not ready. It was therefore made a special order for Monday next. It is understood that the object of the bill is to make the college more attractive to students over the Idaho line, many of whom do not at-tend on account of this high fee. "smothering" abandoned. been moment has

prohibition legislation it is too early is states since each member intro-ducing a bill may designate some com-mittee to which he wishes it referred, following the procedent set yesterday by President Gardner.

ANOTHER INSURANCE BILL.

Underwriters' Measure is Introduced In Senate by Benner X. Smith.

An insurance measure to create a Utah department of insurance along Than department of insurance along lines desired by the insurance writers of the state, has come into the state senate. It was introduced yesterday afternoon by Senator B. X. Smith, and is a lengthy measure, going into every phase of establishing an insurance de-partment and then regulating it. This bill provides that a state insur-ance commission be created, the com-missioner to zerve under the govern-nor's appointment for a term of four

missioner to serve under the govern-nor's appointment for a term of four years at \$3,000 per year, to be assisted by a deputy at \$2,100 per year. The tax on insurance shall romain as at present, while in the bills introduced by Senator S. J. Stookey, the tax is raised, while the salary of the commissioner is placed at \$2,500 with that of his as-sistent at \$1,500. All present insurance laws are to be repealed under the pres-ent bill, the measure offering substitu-

laws are to be repealed under the pres-ent bill, the measure offering substitu-tions for all conditions. It is a lengthy document consisting of 73 typewritteu pages, much of whose space is filled with strict regulations. Insurance men declare that these regulations will not injure the reputable companies doing a legitimate business, but that fake companies will seriously suffer. The bill contains many measures from California and Colorado legislation along similar lines. The fees prescribed for the insurance companies are as follows:

ompanies are as follows:

soficitors

solleitors For preparing synopsis of annual statement for publication and cortifying the same for each copy of any paper filed in commissioner's office, per folio 5.00

For affixing the seal of the office and certifying any paper 3.06 The practice of rebating is attacked in a clause making it a misdemeanor to be punished as such. The bill will be handled in committee along with the Stockey measure, which emphasizes dauses requiring insurance companies to pay full value of the addem to be to pay full value of the policy for loss-es by fire, unless they prefer to repair existing damage, and requiring also a raise in tax from $1\frac{1}{2}$ mills to a 2-mill

AFTER SPITE FENCES.

Senator Badger is not a lover of the pite fence, and he wants all such elimated from future civilization, to se cure which condition he has introduced the following bill in the senate: Any fence or other structure in the

hature of a fence unnecessarily exceed-ing five feet in height, maliciously greeted or maintained by the owner, lessee or occupant of land, intended to spite, injure or amony an adjoining owner, lessee or occupant, shall be deemed a private indicate and a pereemed a private nuisance and a per-on injured either in the confort or enloyment of his estate thereby shall have an action for the damages sus-tained thereby, and an injunction may be granted to restrain the malicious erection thereof; and where any owner, lessee or occupant has muliciously arected such a structure with such in-tent, a mandatory injunction will lie to compel its abatement and removal.

LIBRARIES AND GYMNASIUMS.

The library-gymnasium movement Interpretation of a bill introduced by Sena-tor John Y. Smith creating a library gymnasium commission with an ap-

propriation of \$3,000 for each blennial period. The commission is to consist of five members, to be appointed by the super-intendent of public instruction, and they are to establish and maintain free libraries, to receive and hold property, to sue and be sued, make contracts, and rocely donations and be

section 1801 of the Compiled Laws of Utab, 1997, relating to creating school districts, dividing and consolidating school districts and adjusting property rights and burdens of the several districts affected thereby; education com-

S. B. 90. Kuchler-Amending section B of chapter 64 of the Laws of Utah; livestock committee, S. B. 61, Bonner X. Smith-Providing

S. B. 61, Beamer X. Smith—Providing for an insurance department, enacting an insurance code and regulating in-surance companies and their business, and fixing certain fees to be charged and collected by the commissioner of insurance, and repealing sections 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 422x, 422x1 and 422x2 of the Compiled Laws of Utab, 1997, relating to and reg-ulating insurance compates and their business; insurance committee.

Musinoss; insurance committee, S. B. 62, Benner X. Smith—Amending section 105 of the Compiled Laws of Utah, 1907, fixing the qualifications of sandidates for admission to the bar o the supreme court of this state; judi-clary committee,

B. 63, Badger-Amending section Complied Laws of Utah, 1907. 1208. relating to divorce proceedings and the grounds of divorce; judiciary commit-

S. B. 64, Badger-Relating to the ma-S. B. 64, Badger-Relating to the ma-lleious eraction of fences or other struc-tures in the nature of a fence over five fect in height, with the intent to spite. Injure or annoy an adjoining owner, lessee or occupant of land, and providing a remedy therefor, and an injunction to prevent the erection or maintenance thereof; judiciary com-mittee

mittee, S. B. 65, Badger-Amending sections 2372 and 2380 of the Compiled Laws of Utah, 1907, providing for the acceptance by the State of Utah of certain desert lands, and providing for contracts for the reclamation of the same, and vali-dating and confirming proceedings heretofore taken under chapter 2, title 55. Compiled Laws of Utah, 1907, in: Compiled Laws of Utah, 1907; ju-

(a) Complete Laws of Cun, 1997, Ju-dictary committee, S. B. 65, Badger-Amending section 1211, Complet Laws of Utah, 1907, re-ballog to proceedings for divorce; ju-dictary committee. 2.0

S. B. 67, Benner X. Smith—Amending section 2703%, Compiled Laws of Utub, 1908, extending the time for complying with the provisions of title \$2, Com-piled Laws of Utab, 1908, in relation to the section of the section. to townsites; judiciary committee, S. B. 68, John Y. Smith—Establishing a state library-gymnasium commission.

lefining its powers, prescribing its du-des and providing for its maintenance, fucation committee. NEW BILLS IN HOUSE. H. B. 77, Hansen-Amending section 2357, Compiled Laws of Utah, relating to investment of state land funds; re-

erred to committee on banking. H. B. 78, Dorius-Relating to the in-pection of animals removed from na-ional forest reserves and defining the

duties of constables in relation thereto, and fixing the compensation to be paid

therefore; committee on livestock. H. B. 79, Smith-Amending chapter 23, Compiled Laws, regarding incor-socrating of towns; committee on man-

ufactures. H. B. 89, Wootton-Amending Com-piled Laws, relating to the name of the state normal school, its relation to the university, courses of study, normal scholarships, certificates and diplomas; referred to committee on education. H. B. 81, Russell-Amending section 4251, Compiled Laws of Utah, 1907, re-lating to owning or reating buildings, keeping, residing in or resorting to houses of ill-tamic; committee on ju-diclary.

dictary, H. E. 82, Porter-Creating the office of state veterinary surgeon and live-stock inspectors, prescribing their du-ties and fixing their compensation, and making regulations for the prevention of the spread of contagious diseases among certain livestock; committee on livestock

BILLS PASSED BY HOUSE. H. B. 44, Russell-Amending section 4472, Complied Laws of Utah, 1907, do fining vagrancy and providing penalty therefor.

25,000 ACRES LAND

YOUR HOME

zTo be opened for settlement under Carey Act, at Gooding Idaho, on Feb-ruary Sth. Reduced rates via Oregon Short Line, February 5, 6 and 7; limit, February 15th. See agents for rates and further particulars, city Ticket Office, 262 Main St.



Authorized to Issue \$1,000,000 Bonds For Extension of Road-Witness In Robbery Case Disappears.

Ogden, Feb. 3.-It is now Postmaste Shurtlin, The change of administration in the Ogden postoffice took plasresterday and William Glasmann ha stepped down and out and is now ; private citizen. Without any caremon the change of administration took place Mr. Glasmann presented the new post master to the members of the offic

Postmaster Shurther is one of We her county's pioneers and one of Og den's foremost citizens. He has been identified with some of the leading business interests, and active in every that has for its slogan th housting of Ogden.

RAPID TRANSFT EXTENSIONS. Annual Stockholders' Meeting-

\$1,000,000 Bond Issue.

\$1,000,000 Bond Issue. Ogden, Feb. 2.—At the annual meet-ing of the stockholders of the Ogden Rapid Transit company, the following directors were elected for the ensuing year: David Eccles, M. S. Browning, George Mattson, H. H. Reinpp, H. H. Siencer, R. E. Porter and Charles H. Kircher. The reports of the officers were received and filed. The directors were authorized to proceed with a bond issue, not to ex-ceed \$1,000,000 to be used in the exten-ion of the system and the purchasing of additional rolling stock. The first issue of bands will be for about \$509, 000.

The extensions contemplated by the ompany are the line through Ogden anyon to Huntsville; the Wall avenu-xtension south of Twenty-fifth street o Thirty-first street; two blocks' ex-ension of the Twenty-fifth street inno-the Nob Hull the Nob HIII. An exension of the e that has been contemplated for a faber of months is the building o ad from the Utah Hot Spring:

 Brigham City,
It is thought that by the middle or une work will be fairly under way or to improvements of the street car ser vice in Ogden and vicinity, which will place it second to none in the interuntain region

WITNESS "MYSTERIOUSLY" DISAPPEARS



bornly fought, is awaited with inter-est by the public. ITALIAN RELIEF FUND.

Vice Consul Jesse Frazzini has to graphed to theneral Consul A. Rossi of Denver, who is representative of the Itanian government, the sum of 865.55 as a reflet fund for the carthquake sufferers. The money was raised in traten by the general committee ap-pointed by the mayor and of which ringgind was a member.

SUIT FOR DAMAGES.

The Hansen Live Stock and Feeding ompany has filed sult in the distric-tant against the Oregon Short Lin-nd the Union Pacific railroad connles to recover damages in the sum 2.46 alleged to be due for losses in-ried in a shipment of cattle belonging ed in a shipment of cattle beanging he phalnum. The complaint alleges on or about April 8, 1998, at Logan, plaintiff bonded 60 head of cattle the Ormaha market. That by rea-of the negligence of the companies an of the negligence of the companies in cattle received improper attention, even handled unskifully, were not giv-a enough and proper feed en could, c. and that by reason of all these atcements the cattle shrunk in value 40,16, and that the suid of \$82.29 was tid out for feed, for which damages a maked

Union Pacine railroad company, from Green River, Wyo, to the effect that Harry C. Wright a switchman in the company's employ at that place was instantly killed the aight before while instantly killed the hight before while coupling an engine on to the Over-land Limited train. As there were no witnesses to the accident it is pre-sumed that the main must have slipped while making the coupling. The de-ceased leaves a wife and three children residing in Cheyenne. It is stated that he was a member of the Brother-hood of Railrond Trainmen and car-ried \$1.500 insurance in that company. ed \$1,500 insurance in that company

Miss Mamie Follett of Cheyenne, Wyo.

THIRD WARD REUNION. At the meetinghouse last evening the hurch members of the Third ward of all city held a reunion in onor of the retiring bishopric, Bishop ames Wetherspoon and his counselor filbert Torkeson and Peter Anderso Bue program was reindered, and a cry enjoyable time was had. Each of he guests of honor was presented with a hundsome gold watch tob. The Civic Improvement league mot st tright and decided to work for the Depresent of Ogrado's busices

improvement of Ogden's business streads by having the poles and othe annecessary obstructions removed.



Funeral of Joseph L. Graham-Divorce Hearing in District Court.

ipecial Correspondence. Prove, Feb. 3.—Dr. Herbert S. Fyne was appointed county physician by the board of county commissioners at the meeting held yesterday. The following road supervisors were appointed: Henry M. Smith, Cedar Fort: J. S. Bills, Payson: A. Holman, Pleasant Grove. William Edwards was appointed constable at Goshen. The following fees for January were reported collected by county officers: Clerk, \$570.50; recorder, \$541.50; sheriff, \$103.45.

THESE WILL WED.

If your meals don't tempt you, or you feel bloated after eating and you believe it is the food which fills you; If what little you eat lies like a lump of lead on your stomach; if there is difficulty in breathing after eating, structutions of sour food and ack, heariburn, brash or a belching of gas, you can make up your mind that you need something for a sour stomach and indigestion. A marriage licerse bay been issued to reest M. Parker and Edna M. Moyer oth of American Fork.

FOURTH DISTRICT COURT.

The divorce suit of June Eliza Erad-ord vs. Hist Lee Brodford is still be-my the court and evidence is being

J. L. GRAHAM'S FUNERAL

The funeral of Joseph L. Graham with attended by a large congregation of relatives and friends. The following speakers dwelt on the noble character of the departed: Elders Atbert Jones, Evan Write, E. C. Henrichsen, John Ritchie and Rishop J., L. Nelson. The ward choir rendered holdtiful vocal se-metions. congregation
The following

BINGHAM.

BOGAN STORE ROBBED.

Fifteen Guns and Pistols the Booty Taken by Marauders.

Bingham Correspondence, Bingham Correspondence, Ware store of John Bogan, situated on Main street, was entered by hurglars last night and 15 gams and revolvers were taken. Entrance was effected from the rear but the maranders left no trace to help the officers in appre-hending them. From the tracks at the rear door the robbery is supposed to be the work of boys. the work of boys.



digestion. No matter if you call your trouble catarrah of the Stomach, Nervousness or gastritis, or by any other name-always remember that a certain ourse is waiting at your Pharmacist any time you decide to begin its use. Pape's Diapepsin will purify the sourcest and most acid Stomach within five minutes, and discat prometiv

five minutes, and digest promptly without any fuss or discomfort all of any kind of food you could eat.



FAVORITE FOOD

CAN BE EATEN

You Will be Able to Go to the

Table and Enjoy Your Meals

Without Fear of Dyspepsia

Or Upset Stomach.

CURES STOMACH MISERY.

Let Diapepsin Take Care of Your

Meals Until Your Stomach Gets

Strong-Everything You Eat

Will be Digested and Noth-

ing Left to Ferment.

To make every bils of food you eat and indigestion. To make every bils of food you eat aid in the nourishment and strength of your body, you must rid your Stom-

ach of poisons, excessive acid and stomach gas which sours your entire meal--interferes with digestion and causes so many sufferers of Dyspep-sia, Sick Headache, Nauseous breath, and stomach trouble of all kind; Fu-trefying the intestines and digestive canal consting such minare a St

canal, causing such misery as Bil-lousness, Constipation, Griping, etc. Your case is no different—you are a stomach sufferer, though you may call it by some other name; your real and only trouble is that which you eat does not digest, but quickly ferments and sours, producing almost any un-healthy condition.

bna hipa evieneous, anothe and

RETURNS OBLIGATION.

RETURNS OBLIGATION. Just so the hope of having a senate member introduce the Cullen bill was similarly abandoned out of force, and the man whom Col. Ed. Loose bad proported for senate president was brought forward to fulfill a return obligation. To realign the forces so badly shattered in the developed at-titudes of members of the manufac-turers and commerce committee, the only hope was to recruit from the indiciary committee of which Senator Benne X. Smith is chairman, and Sonator Hulaniski, Miller, Badger, Wilson, Hyde and Marks are members. Benner X. Smith and Hulaniski of the committee are counted against crohibition, Senator Hulaniski having declared yesterday that no power on arth could ever force him to vote for a prohibition bill.

a prohibition bill, As the matter now stands, the Cul-len bill is in the hands of the special joint committee while the prohibition petitions are in the hands of the committee on manufactures and com-herce. What will happen to future



DIVORCE PROCEEDURE.

Divorce courts will be under the nec

essity of revising their present sys-tem of rules of practise, provided a bill introduced by Senator Badger be-comes a law, It follows:

The complaint or petition shall be in writing and verified by the oath of the

Wired for electric lights and beautiful chandellers, \$5 down does H. Ask about our easy payment plans. WASATCH ELECTRIC SERVICE CO., 46 P. O. Place. Pell phone, main 2216. Senator Herschel Bullen's bill to re-duce the initiation fee for non-resi-dent students at the Agricultural col-lege of Utah from \$25 to \$10 was read for the third time in the senate yester-

SOUTH JORDAN. SUCCESSFUL FAIR.

Three Days of Festivity and Annus-ment Bring Out Local Talent. Correspondence

Salt Lake Co., Feb. ith Jordan, Salt Lake Co. Feb. 1-people of South Jordan have first hided a most successful fair and val, which with held in the word on the 25th and 25th of January, committees, consisting of about bi a and gentlemen, were appointed to y on the work as follows: Commit-on farm produce and livestock. Ja-handiwork and fine arist, refressi-ts, merchandise, amusement, decorth Jordan,

e was an excellent display on the e was an excellent display on the f cattle, pigs, shoep, kurkers, as, geess, etc., also grains, fruits our were sold in this department, is ladies handiwork and the arts ment it was the unanimous opth-all who saw it that it was the display ever shown by any single in Sait Lake county, tish pond, refrestiment stand and rant, all did a rushing business, bles fairly groated with the geod of the earth and the meals serv-uid have satisfied the faste of ante. writing and verified by the oath of the plaintiff, and no decree in divorce shall be granted upon default or otherwise, except upon legal testimony taken in the cause; and all hearings and trials for divorce shall be had before the court and not before a master, referee, or any other delegated representative, and shall in all cases be public; and the court, in all cases in divorce, shall make and file its findings and decrees upon the testimony.

night of the 26th. the South

ence. In addit of the 26th, the South bramatic company presented the ted consety drama, "Strife," to ted house. The play was very bly presented being a financial tistic triumph. tils 7th a vaudoville entertain-was given to a crowded house. The magician and ventriloquist. My, E. Mabey, did some very devery a this line and was ably assisted er gentiemen and tadles in songs, is, plano, organ and violite solos, stivities closed on the uight of the with a grand ball, with Cos's tra. In attendance. Fowards of A second bill by the same author provides that the courts may grant a decree of divorce for the following reasons, after the plaintiff has been a bona fide resident of the state and county in which the suit is entered for one year prior to the time the action is started:

in attendance. Unwards realized which will be and beautify the ward to eat credit is due Chairman Beckstend and the members manner in which the fill was conduct

A new meetinghouse is under cou of creetion to meet the demands

the increasing population

Winnin for more than one year. Willful neglect of defendant to pro-ide for plaintiff the common necessi-izes of life for more than one year. Habitual drunkenness of defendant INTERSTATE BRIEFS Lincoln Day at Ephrain-Lincoln ay, Feh, 12, will be fitthigly observed a the assembly hall of the Snow aca-eny. Professors from the academy

for more than one year. Conviction of defendant for felony. Cruei treatment of plaintiff by the defendant to the except of causing great bedily injury or mental distress to plaintiff.

Impotency of the defendant at the ime of marriage, Adultery committed by the defendant obsequent to marriage. Willful desertion of plaintiff by de-

Permanent insanity.



B. B. M. Gardner-Cullen hotel bill; Briefs from Silving, Alberia-Tho Y. L. M. I. A. gave a social last Wed-nesday evening in honor of Mrs. A. E. Tauns. . . . The Literary society gave PRIMIN, Y an interesting program a few evenings ago, attended by a large crowd. Mr. and Mrs. Raymond G. Hardy are repoleing over the arrival of a fine bidy boy. Mrs. J. N. Seeley is visiting relatives and Friends in Utah. so of school funds; education commit-

⁸⁵ B. 58, Bullen-Amending sections 365 and 3807 of the Complied Laws of 5tah, 1967, relating to the name of the state commit scheme, its relation to the name scheme, its relation to be set to be and scheme. a university, courses of study, nor-al scholerships, cortificates and di-S. B. 29, Bullen-An act to anond completed.

There is another hitch in the pros-sution of the proprietors of the Ap-aloon, B. E. Blamlett, B. J. McGuit and J. H. Garrett, who are charge with the robbery of Frank Goff. a old steam-shovel engineer, who patron ized their saloon and was subsequently drugged and robbed. The latest hitcl is the mysterious disappearance of Mrs Loveless, one of the state's principal witnesses, and her husband. The dis witnesses, and her mannahil. The dis appearance of the couple scopped the onse yesterday, but it is reported that the prosecution will not stop there. The witnesses, it is stated, have gon to Chicago, and he effort will be mad y the state to have them brought back

When District Attorney Harris' mo When District Attorney Harris' mo-tion to amend the complaint was de-nied, he had new complaints drawn and upon these was going to have a rehearing of the case in the police court before Judge Murphy. When the enso was called for trial, Blamiett demand-ed a change of venue. The case was transferred to Justice Rhees' court of Pleasant View. When it was called for bearing vesterday afterpoon it was Pleasant view. When it was called fo bearing yesterday afternoon it was found that the state's star witness, Mr-Loveless, had loft the city, which nec-essilated a postponement of the case

The hearing against McGuire, Gar-rett and Fleming, the last named is in-cluded as a defendant in the nmended complaint, will be called for hearing before Judge Murphy in the municipal court tomorrow afternoon. The out-come of the cate, which is being stub-

This

Golden

Oak

Side-

board

Is Elegantly

Polished

24x54 Inches

Base Top

H.