2



COUNTY ATTORNEY STEPS IN

He Orders Agency to Discontinue the Practise-Prosecution to Follow Repetitions,

Although T. B. Laymon, an attorney, has been dead for three years, his name altered with one letter, has appeared recently on a dozen or more summons ismied from the city court in collection eases handled by the Wallace Law Collection agency in the D. F. Walker building. When the attention of County Atty. Job P. Lyon was called to the matter yesterday, he immediately part a stop to it. If Laymon's name appears on any more summons, John J.

Appears on any more summons, John J. Wallace, president of the company, will be prosecuted for forgery. For more than two years, the name of the dead attorney has been used by the collection agency, according to the records. The first case of record was Dr. Woodmansee against Sam Cas-tleberry. Since that time dozens of summons have been signed in this manner where a settlement has been thade by the debtor without going to made by the debtor without going to

he case which was called to the attention of Mr. Lyon yesterday was that of Dr. W. H. Rothwell against Jens Hanson for the collection of a doctor's bill. When Wallace was called by telephone by Mr. Lyon, he explained that Laymon was a member of the firm and that he was now in Cincinnati, Ohio. Wallace admitted that Laymon had not been in Salt Lake for three years and that the attorney had not signed the summons and had no knowl-edge that is was being done. Wallace denied that he knew of Laymon's death. The fact that the summons bears the name of "Layman" instead of "Lay-mon," the latter being the proper way to spell the name. Is the only thing that saved the collecting agency from standing trial.

YOUNG MAN INVESTIGATES.

About a month ago, a summons was received by a young man from the city court and signed "Layman." He went to court to see about it, taking the summons with him. He was told that the suit had not been filed, as the that the suit had not been filed, as the Wallace collection agency, which was handling the matter, had five days in which to file the case after the sum-mons was served. The young man went to the Wallace collecting agency to make a settlement and avoid a suit. When he went to the offices of the company, he asked for Mr. Laymon. The stenographer told him that Laymon The stenographer told him that Laymon

The stenographer told him that Laymon had just stepped out but would return shortly. She offered to have the mat-ter taken up by another member of the firm. He consented and agreed upon a settlement. No suit was filed. It is charged by several attorneys whose clients have brought similar summons to them, that it is a "bluff" to scare the persons into making a set-tlement without going to court and pay costs. In the city court an attorney costs. In the city court and tatorney can issue a summons upon his own signature and then have five days in which to file the suit. This is perfectly regular and is regarded as good pro-ceedure when the attorney is not a dead man dead man.

MAKES NO STATEMENT.

John J. Wallace said this morning when called by telephone that he had nothing to say about the matter. He would neither affirm nor deny that the



George Hubbell, charged with steal-George Hubbell, charged with steal-ing brass fittings from a Denver & Rio Grande engine on June 18, was not ar-raigned yesterday. He asked Judge Lewis that he be given time to secure an attorney. His request was granted. John Kothiaftis was brought before the court on the charge of murdering the court on the charge of murdeling Peter Getis, an Austrian, in a saloon at Bingham on Dec. 23. He was given until Monday to enter his plea.

Street

TWO DIVORCE ACTIONS.

Wife is Aggrieved in One Instance,

Husband in the Other. Mrs. Gertrude B. Tesch seeks a di-orce from her husband, Ira W. Tesch, on the charge of describent. After leav-ing her on Aug. 14, 1908, he wrote her a letter stating that he would never live with her again and asking her to get a divorce. She says that she has written him several letters asking him for money, but that she received no reply. They were married on Dec. 23, 1903, and there are no children. She asks for \$100 attorney's fees and the restoration of her maiden name, Ger-trude Beckwith trude Beckwith.

W. C. Morris, who brought an action yesterday for divorce from Lavinia Morris, declares that he has been sub-Morris, declares that he has been sub-jected to cruel and inhuman treatment, during the greater part of his mar-ried life. In his complaint he does not go into the particulars of the case. They were married Jan. 1, 1891, and have one ohild, 13 years old. The child is with the mother. He asks for the privilege of visiting the child.

INJURY CASE TRANSFERRED. The case of Peter Thanesopoules vs the Utah Copper company was trans-ferred today to the United States disferred today to the United States dis-trict court from the Third district court where it was first filed. The plaintiff is a minor 16 years of age who, the complaint says, was employed as a water boy for the Utah Copper com-pany. While engaged in that work it is a lleged he was asked to act as switchman also. While doing so he was knocked down by, a chain which was hanging from one of the cars, and rolling under the cars, his left leg was so badly injured that amputation was necessary. He is now maimed for life and he asks for \$20,000 compensation. Peter Kuraras is his guardian and Dey, Peter Kuraras is his guardian and Dev Hoppaugh and McGurrin are the at-

SUIT IN OSUTER FILED.

Joseph F. Smith, trustee in trust of the Church of Jesus Crist of Latterthe Church of Jesus Crist of Latter-day Saints, brought an action in the Third district court yesterday against William G. Bradshaw to recover pos-session of property in lot 4, block 74, plat A, Sait Lake City survey. It is alleged in the complaint that the de-fendant unlawfully took possession of the property June 31 the property June 21.

TITLE IN CONTROVERSY.

what fanitastic makeup or predica-ment he would reappear. "Mistah" Clifton first came into real prominence by insisting that he should be waited upon in restaurants by white men, by dack hinself, he wished a white ant, nen he couldn't pay a ar for peaches and cream, the real price of which was 10 cents, he was arrested and tried on a charge of obtaining a meal under false pretenses. When the court found him not guilty he took a liking to the police department and seemed to look upon the offices of Lieutenant Hem-pel and Chief of Police Barlow as a home-until he was thrown out. Then he was brought to the station, literally, in a barrel when in an innovation on the "sandwish" divertising man he re-fused to heed the officer's varning to keep off the sidewalk. A day or two in jail on that charge didn't do much to quiet the irrepressible Mr. Clifton, and Saturday he hired an automobile to carry him from the Wilson hotel to the Newhouse block, the fare was \$5, and Clifton only had a dollar, so there was another arrest. So sincere was his declaration "Shuah, this black coon am done had enuff of the city by the Salt Sea, when Ah gli outh, Ah'm goin' to weah thuah soles of muh shoes off gittin' awah," that the police took him at his word and he was given a floater. William Morgan and A. Beckstead, two youths charged with the theft of what fantastic mekeup or predica

William Morgan and A. Beckstead, two youths charged with the theft of two horses, entered pleas of not guilty to the complaints filed against their accusing grand larceny, but through their counsel retained the privilege of changing their pleas tomorrow morn-ing should they spect to no directly ing, should they elect to go directly to the district court for hearing. An attempt was made to have the case against Beckstead transferred to the juvenile court, as he is only of the age of 17 years, but this was opposed by Asst. County Atty. Bowman on the ground that the juvenile court does not have jurisdiction in felony cases.

The case of A. H. Rohner, charged with having obtained money under false pretenses by issuing worthless checks, was discharged in Judge Bow-man's court on motion of the prosecut-ing attorney. In the explanation to the court it was stated that Rohner's of-fense had been committed under the influence of liquer, and not with any influence of liquor, and not with any influence of liquor, and not with any intent to defraud. H. G. Cook of He-ber City, the employer of Rehner ar-rived in the city yesterday reimbursed those who had accepted the worthless checks, and Guy Cappuccio, the com-plaining witness in the case, acknowl-edge his satisfaction edge his satisfaction.

What was intimated to be a partner-ship misunderstanding was brought up in Judge Bowman's court this morn-ing when William Waterfall of \$37 Window and the state of the stat Windsor avenue, was arraigned on a charge of obtaining money under false pretenses: The complaint recites that waterfall, representing himself to be the manager for the Stoker Coal Saver and Smoke Preventive Device com-pany, of which Robert Stoker is the principal, had collected from the Union Paper Box company without authority the sum of \$150 due on a contract. The complaint is sworn to by George E. Browne. Owing to the absence from the city of Mr. Stoker, who the defend-ant's counsel said was an important witness to show that the matter was a misunderstanding, the hearing of the case was continued until July 20. pretenses.' The complaint recites that case was continued until July 20.

After taking up an hour of the court's time this morning in which he got lost in a maze of conflicting and contradic-tory stories, and found guilty of the theft of a quantity of bed clothing from the La Paloma rooming house at 146 south State street, Ignacio Guevero, a Mexican, showed that he had in-dulged in his own neculiar idea of hua Mexican, showed that he had in-dulged in his own occuliar idea of hu-mor by admitting that he had stolen the clothing. He will have the next six months in the city jail to chuckle over his joke. The Mexican was caught by Officer Tinges while he was attempting to pawn the stolen bed clothing. He told the officer first that his sister had given it to him to pawn, and then changed his story, saying that the stuff had been given him by two "Am-ericanos." He elaborated on this lat-ter statement at his trial, but wound up by admitting that he had not told the truth because "it was easier to lle than tell the truth."

The police have relented and E. W. Stringfellow may perform the "Third Degree" at Salt Palace. After the case against Mr. Stringfellow had dragged through several weeks, Asst.



With Other Children the Victim of Accident Set Off Several "Sparklers" With Terrible Results.

The second fatality demanded as the toll to be paid for Salt Lake's celebration of Independence day was recorded this morning when little Loretto Gillespie, the 10-year-old daughter of Robert W. Gillespie of No. 846 Spruce avenue, died at the L. D. S. hospital.

The death of the little girl occurred after a three days' brave battle for life, made under the torture and intense suffering of a terribly burned body. The accident which resulted in the death was directly due to fireworks, and oc-curred at the home of Charles E. Street, 368 Ninth East street, on the night of the fifth. Mr. and Mrs. Street had planned an evening's entertain-ment for several follows a part of had planned an evening's entertain-ment for several friends, a part of which was to be a display of freeworks. The children had been warned to keep away from the freworks, but in their fun-loving, mischlevous mood had dis-regarded the warning. Securing sev-eral "sparklers," and some matches, they had begun lighting them. In some way the little Gillespie girl's light, filmy dress was swished against one of the sparklers and in an instant she was enveloped in a mass of fame. As she enveloped in a mass of fame. As she ran screaming in her terror and frantic with the terrible pain, Mr. Street caught her and quickly extinguished the flames but not before the child had sustained such injuries that resulted in her death. her death.

DIES AT HOSPITAL.

She was removed to the Groves L. D. S. hospital and given every possible attention and medical aid, and her condition Tuesday and Wednesday improved to such an extent that hope her recovery was entertained. She suf-fered a relapse, last night, however, and succumbed to her injuries at 4:30 o'clock this morning. The remains are now lying at Joseph William Taylor's mortuary, and the funeral will be held from the family residence next Sunday, the definite hour to be announced later.

QUARTER MILLION

tracts After Meeting Tomorrow Night.

The board of public works will meet a 4 o'clock tomorrow afternoon to open bids on public improvements which aggregate nearly a quarter of a million dollars. The tenders that will be opened are on Sidewalk Extension No. 126 and Sidewalk Extension No. 128. According to the estimates of the city engi-neer these improvements will cost about \$205,000. The bids on the intersections of North Temple street at First and Second West streets which will cost about \$10,000 will be opened. The Edi-

son street concrete paving extension will also be let by the board which will cost about \$6,000.

Georgian Sald Certain Senators Assume to Have Greater Rights Than

Other Senators on Senate Floor. Washington, July 8 .-- A depressing suggestion of a protracted session of the senate to conclude the consideration of the tairff bill was contained in a

motion presented by Senator Aldrich as soon as the senate convened today. With the experience of last night's session in mind, Mr. Aldrich moved to amend the order of procedure by striking out the provision for an automatic adjournment at 7 o'clock. This was agreed to without objection. There was no effort to reach an understanding as to the hour, but the general feeling was that whether early or late, the measure should be disposed of before leaving the senate chamber. It had been sup-posed that much time would be consumed in the discussion of the tobacco tax bill, but even before that item was reached it had been arranged that there would be comparatively little ef-fort to alter the finance committee's rebeause schedule.

The uncompleted corporation tax pro-vision was the first subject of the day's consideration, and Senator Daniel resumed the speech he began yesterday. His remarks were in defense of his amendment levying a tax of one-quarter of 1 per cent on the gross receipts of corporations having a capital stock of more than \$300,000.

more than \$300,000. "We have a worthy man in the presi-dential chair," declared Mr. Daniel, "a judicial man of great mind and of great heart. I have no sentiment of opposition to the pending proposition because of its source. On the contrary, I look to it as of the highest respec-tability."

Mr. Bacon suggested that the Vir-ginia senator change his plans for taxing corporations to make it apply also to corporations that have gross receipts of more than \$200,000 annually. On suggestion of Mr. Daniel, Mr. Bacon offered his amendment as an amendment to the proposition by the

"I move to lay the amendments on the table." curily interposed the chair-man of the finance committee. "Which amendment?" interposed Mr. Bacon, rising in his place with a show of antaropism

of antagonism. "Both if I can," said Mr. Aldrich. "I rise to a point of order, if I can have the attention of the chair," per-

men. The winners of these events will receive prizes. Board Meeting Tonight—The build-ings and grounds committee of the board of education will meet tonight to award the bids for the furnishing of three schools. Bids were opened several days ago for 2,500 desks, 50 teachers' desks and three rollor top desks. The schools to be furnished are the Jefferson, now in the course of construction, the Riverside and Wagatch schools. Other routine mat-ters will be taken up and reported on by the committee, to be presented at the next meeting of the board. **Living Flag**—Prof. W. A. Wetzell, who has charge of the "Living Flag" feature of the G. A. R. parade, an-nounces a meeting of the children par-ticipating in the flag, at the high school grounds at 10 o'clock a. m. on Friday, July 9. At this meeting the formation of the flag will be found every day, except Sundays, in room 236. Commercial club building, from 10 to 12 a. m. All children, who are willing to be in the "Living Flag" but who have not met with the others to practise, are urged to call on him during these hours. Parents who wish to consult him about this matter are also invited to call. He can be reached by phone, Bell 4487, Independent \$70. "The senator from Georgia always has the attention of the chair if he will state his point of order," replied Vice President Sherman in suave tones

"I don't wish to be considered as childing the chair," replied Mr. Bacon, "but I do insist on a right to have my motion put to the senate." "The chair always does that," retorted the vice president smilling.

After a short exchange of views of just what happened the amendments were gently "laid on the table," and there was no further suggestion of any ruffle on the senatorial waters. Other amendments to the corporation tax amendment were quickly disposed

of in the same way. The corporation tax amendment as perfected by the committee then was agreed to and Mr. Aldrich announced ful. Good Suits, Round trip 25c. that with the exception of the tobacco tax the bill was perfected so far as

10 a.m. 11 a.m. 12 m. 1 p.m. BAKHTIARI TRIBES ARE ADVANCING YESTERDAY'S RECORD.

Teheran, July S.-Gen. Liakhoff, the military governor of Tereran, has re-ceived information to the effect that the Bakhtlari tribesmen are within 10 miles of Kerraj and that they expect to ef-fect a junction with the Nationalists today.

RUSSIAN EXPEDITION.

CONDITION OF CROPS.

LATE LOCALS.

Sunday School Outing-The Sunday

schools of the

nen.

eccive prizes.

Eighteenth

The winners of these events will

RUSSIAN EXPEDITION. St. Petersburg, July 8.—Purther de-tachments of the Russian expedition from Baku landed at Enzeli, a Persian seaport on the Casplan last night, and the remainder of the force will hand this morning. The troops will proceed im-mediately for Kasbin, a town 90 miles conthwest of Teheran. The expedition is commanded by Gen. Dobvor Mussnitsky, who distinguished himself as command-er of a division in the Russo-Japaness war. Gen. Mussnitsky has strict orders not to intervene in the fighting between Gen. Liakhoff and the Eakhtiari tribes-men. In case of the defeat of Liakhoff's brigade Gen. Liakhoff and the other Russian officers will be afforded protec-tion on the same terms as other Euro-peans. Has His Load of Hay Burn from Under Him on Way to Market. John Neilsen will ever remember today, for as he was driving a load of hay to market with a vision of \$14 in sight all the time as the proceeds of its sale, a spark from a chimney at First South

spark from a chimney at First South and Second West set fire to the load and burned it from under the driver. The horses, wagon and harness and whip were saved from the configration, but the fodder went up in smoke. Another fire occurred on Eighth South between Fourth and Firth West streats, where a patch of dry grass caught fire. The department was called to both blazes.

A FARMER'S HARD LUCK.

Washington, July 8.-Winter wheat 52.4. Spring wheat 32.7. Oats 88.3. Corn, 80.3. The average condition of the July corn crop was 59.1 per cent of a normal against 82.8 a year ago; winter wheat 82.4 against 80.6; spring wheat 92.7 arainst 81.4; spring and winter wheat corrigined 85.6 against 83.96; oats 88.3 against 85.7. Barley 90.2 against 86.2 and ree, 91.4 against 91.2. Corn planted 109,005,000 acres. A private safe may be rented in the fire and burglar-proof vaults of the Salt Lake Security & Trust Co., 32-34 Main street, \$2.00 per year,

McClellan's Symphony Orchestra.

At Saltair, daily on ship restaurant; "Leviathan," 6:30 to 8:30. 50 men.

BUSINESS AND REALTY

first, and Twenty-seventh wards will have an outing at Wandamere, Friday. Everybody is invited to attend and have a good time. Today's local bank clearings amount-ed to \$1,169,886.10, as compared with \$964,319.31 for the corresponding day of last year. * * *

Inspecting Sheep Camps — The Bureau of Animal Industry in this city has 21 inspectors out among the sheep camps; seven in Utah and 14 in Neva-da. Conditions are reported upon as very fair. With the close watch being kept on scabby sheep, the evil ought to be eradicated this season. Architects Ware & Treganza have completed plans for a 36,000 residence for Charles Lawrence to be erected on Fourth South street, between Tenth and Eleventh East streets, overlooking the valley. Danish Sisterhood Picnic—The Dan-ish Sisterhood, "Utah" 69 will plepic at Lagoon, on the 12th Inst., when there will be quite a program of atheletics for boys and girls as well as for older people, including races for married women and races for fat men The winners of these events will

Pioncer Roofings. Sold, laid and guaranteed by ... LAMBERT PAPER CO.

PERSONAL.

Asst, Fire Chief Flitzgerald left to-day on his annual vacation, during which he will visit his old home at Bloomington, II., and Chicago, He may also visit New York before his return.

Miss Sprague, city librarian, has been attending a meeting of the National Association of Librarians in the New Hampshire White mountains. She will return part weak return next week.

H. L. Finch and R. E. Rogers with their families have gone to Seattle to visit the fair and various points of interest along the Pacific coast. They will be absort a month will be absent a month.

W. S. McCornick, accompanied by Mrs. McCornick, will sail from New York on the 10th bound for Carlsbad, Germany, where they will spend the next two months. Mr. McCornick left for New York on Sunday last, and Mrs. McCornick had already preceded him there

hlm there. BORN. LUND.—On Sunday, July 4, a ⁷¹/₂ pounds boy, to Mr. and Mrs. Wm. A Lund; mother and baby doing nicely.

WEBSTER'S UNABRIDGED

Postage 75 cents extra.

DICTIONARY At cut rates to all paid-up subscribers of the Saturday or Semi-Weekly news, only \$2.50, at our office.



name of Laymon had been used on summons issued at the instance of his firm. Wallace was arrested for embezzlement about three years ago, but was acquitted.

T. B. Laymon was well known in Salt Lake. He was suffering from poor health when he came out here and only remained a short time. He was employed at the Knutsford hotel short-by before he returned to Chainer at ly before he returned to Cincinnati. When he died there several persons who knew him here received word of his dath from his family,

MALONE ARRAIGNED.

Pleads Not Guilty-Trial Date Not Set.

J. S. Malone, who shot Nels Paul-on, April 8, was arraigned before udge Lewis yesterday afternoon in the Third district court on the charge of assault with intent to commit mur-der. He pleaded not guilty and his trial will be set at the next term of court.





Sarah E. A. Barton, Irene L. A. Brainard, Robert L. Armstrong, by his guardian, Isabella S. Armstrong, and William F. Armstrong, executors of the estate of Francis Armstrong, deceased, filed suit yesterday in the Third dis-trict court against the George Q. Can-non association to recover \$500. It is alleged that the Cannon association has extended beams from its building in extended beams from its building in lot 5, block 75, plat A into the wall of the plaintiffs' building which adjoins it. Now the defendant, it is alleged, makes some claim on the wall of the building which clouds the plaintiffs' title. An order was issued citing the defendant into court to set forth its claim. The complaint asks that the title be quieted.

IN POLICE COURT.

IN POLICE COCKT. When Otto Hanson sought the com-fort of the cooling draft in the hall-way of 68 Commercial street, he found that it led to the shade of the brick walls of the city jail. He was arraigned this morning before Judge Bowman on the charge of trespass, and in answer to the request for his plea explained that he had had a room at that place, but finding it too close and sultry had sought the floor of the hallway for a bedplace. A plea of not guilty was entered by him, and he will have the shade of the jail until next Monday, when he will be given a hearing. given a hearing.

The vagaries of the courtroom show-ed strongly again in the cases of Dan-iel Spencer and Edward Medwed, two boys arrested for riding their bicycles on the sidewalk. They were both about the same age, and both working boys. Although Spencer's father interceded for him, explaining to the court that on the occasion of the arrest the boy had heen taking his brother's place at work for half-a-day, as well as doing his own work, and that in his hurry to do the double work, he had un-wittingly violated the law, the boy was fined \$5. The next case was Medwed's and he pleaded guilty to the wilful violation of the law, his only excuse being that his "wheel had gone flat and he wanted to save the rim." In his case both Asst, City Atty. The vagaries of the courtroom showflat and he wanted to save the rim." In his case both Asst. City Atty. Rogers and the arresting officer, Pa-trolman Dan Grundvig, interceded for him, on the ground that he is a hard-working boy and contributes part of his wages to his mother. He was dis-charged, although the court took oc-casion to deliver a reprimand on the bringing of cases into court only to be discharged because of some excuse.

discharged because of some excuse. It was impressed upon P. S. Webster this morning that as a cure for tooth-ache whisky is an expensive medicine. The impression was strengthened by a night and a day in jall and a \$5 fine. Webster pleaded guilty to hav-ing been drunk and offered as his only excuse that he had had the toothache. "It hurt so that I took a few drinks, and I'm pretty young and can't stand I," he said. "Well, you'll be fined \$5." was the only symrathy given by the court for the suffering of the tooth-ache. ache.

If John James Heary Johnson Clif-ton (who is particular about having his full name used) keeps his prom-ise, he is by this time far, far away, but the police still have their fears. J. J. H. W. J. Clifton has been "one best bet" about headquarters for the past three or four weeks. He has made the station a sort of a home and any the station a sort of a home, and any time he left it was good for more than even money that he would be back before sundown. The only guess was in

City Atty. Rogers informed the court this morning that the chief of police had inspected the show and had found it all right, and because, too, of insuf-ficlency of evidence, he asked that the case be dismissed. The court was also informed that the management of the show had promised that the utmost propriety would be observed within the show.

If anyone knows where Fred Merril is, he should forget it, or at least not tell it to the police. Merrill is an es-caped prisoner, and has another charge caped prisoner, and has another charge of larceny hanging over him—but the police aren't the least bit worried—ex-cept that perhaps they might stumble on to Merrill when they aren't looking and have to arrest him. Merrill, now in the lowest depths of the drug habit, was in such a condition that even the was in such a condition that even the workers on the chain gang threatened to go on strike if they had to work with him, and his cellmates refused to eat or sleep if he was kept among them. It took him a long time to see his chance of escape—and the guards didn't see him when the light dawned. The sec-ond charge of larceny has been con-tinued indefinitely, with the hope that it will never need to be called up again. Mrs. Anna Engelman found scant comfort in her desire for revenge against her neighbor, Andrew Olson Olsor

Rodberg of 164 east Eighth South street this morning when he was found not guilty of having disturbed the peace. The defendant was discharged immedi-ately following the introduction of the prosecution's evidence, and without a word of argument. From the statements of the complaining witness she had attempted to go into the yard of Mr. Rodberg's home for the purpose of "talking" to a boy who had struck her boy. She accused the defendant her boy. She accused the defendant of having stopped her and calling "lots of bad names." but she couldn't remem-ber just what names he had called her "because he talked so fast." She ad-mitted that she had told him that "he had better go into his house and mind his own business." The second wit-ness could only testify to having heard Mr. Rodberg talking loudly, but said Mr. Rodberg talking loudly, but said that Mrs. Engelman had been talking loudly, too, and shouting at the de-fendant that "she would get the law normanic that she would get the law on him." The third witness hadn't even seen the occurrence and knew nothing about it. Judge Bowman promptly discharged the defendant.

McClellan's Symphony Orchestra. At Saltair, daily on ship restaurant "Leviathan," 6:30 to 8:30, 50 men.



Hippodrome Attractions.

At Saltair. Aerial Ballet and Juggling Normans. Admission 15c and 25c.

NEW INCORPORATIONS.

The Farmers' Consolidated Threshing & Milling company of Salt Lake county filed its articles of incorporation this norning in the county clerk's office.

the country blecks officer has been as a second se county.

The Fraternal Union of American filed a copy of its articles of incorporation with the secretary of state today. The Calumet Insurance company of Illinois also filed a copy of its articles of incorporation with the secretary of

state. Both companies will establish agencies n this state to transact business.

DANGER IN CANYON FIRES.

The forest service officials call public ittention to the carelessness of campers n Big Cottonwood, where they leave camp fires buring behind them, thus ausing wood fires in several instances out which were extinguished by the forcat service ment; and leaving a wide and varied assortment of papers lying around loose, giving the canyon a most untidy appearance, and making it unpleasant for plenickers who may come after.

SPRINKLING IS RESTRICTED.

Thomas Hobday, superintendent of vaterworks, issued notices to isers this morning in that part of the ity east of Seventh East street and south of Seventh South Bast street and south of Seventh South Street, advising them that lawns and gardens must not be sprinkled except between 5 o'clock and S o'clock in the afternoons and evenings during the months of July, August and September. Any violation of this order will be reported by the inspectors and will be punished.

BUS PASSENGERS

J. H. Burtner, district passenger agent for the Riverside division of the Salt Lake Route, is at the Kenyon. Mr. Burtner formerly occupied the same position in Salt lake, but had the additional duties of district freight agent upon his shoulders. He now re-sides at Riverside, Cal.

S. W. Pillsbury and party are stopping at the Knutsford. They are on their way to the Yellowstone.

N. D. Porter and wife, of Idaho Falls, and L. R. Thomas and wife of Blackfoot, Idaho, are at the Wilson.

Peter Clegg, former state senator from Tooele, is a Kenyon guest today.

. F. V. Cook of Chicago, Solomon Lewenberg of Boston and George W Johnson of New York are registered at the Knutsford.

D. E. Shumway of Boise is a guest at the Wilson today.

Hippodrome Attractions. At Saltair. Aerial Ballet and Juggling Normans. Admission 15c and 25c.

committee amendments were concerned Mr. Bacon for his colleague, Mr. Clay offered an amendment to the bill pro offered an amendment to the bill pro-viding for a special tax and for the regulation of sales on stock exchanges and insisted on a strict adherence to parliamentary rules in disposing of it. This insistence was emphasized by an equally persistent purpose on the part of Mr. Aldrich to dispose of it as quick-

y as possible. "It is very apparent," said Mr. Bacon after several clashes with the Rhode Island senator, "that there are cer-tain senators who, by reason of their relations to the majority, assume to have greater rights than other senators on this floor. I resent that assumption, and so long as I am permitted to re-main I do not intend to submit to such lordly pretentions as are made here."

At the first opportunity Mr. Aldrich noved to lay the amendment on the able, which was agreed to by 44 o 34.

The tobacco tax amendment was laid before the senate after the disposal of the other measures. Mr. Bacon protested against it as carrying a large increase of taxation on the to-

large increase of faxilion on the to-bacco industry. It was, he said, an increase of 33 per cent of the tax on manufactured tobacco and he predict-ed that it could bring into the treasury \$10,000,000 additional revenue. "The manufacturers and dealers," he said, "will not pay this tax. They will reimburse themselves out of the pockets of the people." "This," said Mr. Simmons of North Carolina, referring to the increased tobacco tax, "is a direct tax on the laboring class who actually consume 90 per cent of all chewing tobacco and snuff." The tax, he asserted, bore much more

The tax, he asserted, bore much more heavily on the independent tobacco men and was an actual advantage to the trust.

the trust, The senate today accepted Senator Bradley's amendment permitting to-bacco growers to sell their product without the payment of a tax. The measure is practically the same as that which passed the house. It removes the tax of 6 cents a pound on the tobacco grower as a vendor and thus removes what is supposed to be the cause of the night-rider attacks in he cause of the night-rider'attacks in Kentucky and Tennessee. There is little doubt that the provi-sion will remain in the bill. The tobacco tax schedule as a whole was adopt-ed by the senate.

ELLA GINGLES.

Experts to Testify That She is a

Victim of Mythomania. Chicago, July S.-It was with the expectation of finishing the defense evi-dence and starting the state's rebuttal that the trial of Ella Gingles was re-sumed in Judge Brentano's court bere today. Ast. State's Atty. Short stated that he would produce a mass of testi-mony to impeach the remarkable evi-dence given by the young defendant. Ex-perts, It is said, will testify that the r lacemaker is a victim of mythomania, that while her story is weirdly improba-ble, she firmly believes it in all its filthy, the she firmly believes it in all its filthy, the string of spectators again flocked to the criminal court building, but only those directly concerned with the pro-ceedings were admitted. Miss Gingles, simply clad, her innocent blue eves seemingly a flat contradiction to the knowledge of things to which she has restified, entered the courtroom with her attorney. P. H. O'Donnell. Techa Lindéman, the 14-year-old daugh-ter of Miss Gingles' landlady, was the first witness for the defense. The child

'THE THIRD DEGREE'' VINDI-CATED.

It is usually the most squeamish that are quickest to turn a harmless pastime into an unbecoming passion; and, in fact, much of the amusement of life Act, much of the and senerit of the can be given a questionable hue by the false modesty of the unwelcome prude. At the Salt Palace, the Trocadero Amusement Company is running what is known there as "The Third Degree," and at Saltar as "Fligrim's Progress." It consists in a series of surprises such It consists in a series of surprises such as twirling chairs, jumping floors, gro-tesque mirrors and the like. At the exit a breeze shoots up from the floor, lift-

a breeze should up from the hoor, hit-ing slightly the skirts of the damsel who cares to descend that way, though she may as easily go down the stairs at the side or down the shoot. Some one noticing this feature of the amuse-ment, straightaway had the Amusement company, arouted and an investigation company arrested and an investigation company arrested and an investigation instituted, only to find that he had made a laughing stock of himself and to have the "Third Degree" pronounced as harmless as the playing of children. It is needless to say that The Third De-gree is still a winning card at the Salt Palace, for everyone knows the differ-one between the partice of the using and ence between the purity of the prig and the innocence of youth.





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Victim of Mythomania.