Their looks

FIFTY-SECOND YEAR.

SATURDAY, APRIL 27. 1901, SALT LAKE CITY, UTAH.

NUMBER 135

HUBBARD IS HELD ON TWO CHARGES

His Bonds Fixed at \$8,000—Cannot Give Them, Says Judge Powers-Remanded to the County Jail.

by Judge Timmony to answer to district court on two charges-the st is that of having outraged elevenarold Helen Knox, the second with unpied rape. His bail was fixed at 000, covering both charges.

The feature of this morning's proceed. ngs was a startling accusation made by Judge Powers against the attorneys r the prosecution. The charge was newhat sensational and for a mon threatened to provoke a lively war words between Judge Powers and tterney Loofbourow. It came while arguing for the amount of bail in the

fr. Loofbourow asked the court to the amount at just double that fixed

fix the amount at just double that the fix the amount at just double that the by the court originally.

"As the court knows, this is a serious case," said Mr. Loofbourow, "and we case," said Mr. Loofbourow, "and we get the said Mr. Loofbourow, "and we get the bare been compelled to show possecution has been compelled to show possecution has been compelled to show possecution has been could not have know that this man could not have know that this man could not have know that this man could not have given ball before this, Now that we have made a case against him the have made a case against him the seem that the seem that it is intreaser, and we ask that it be intreased."

Judge Powers jumped to his feet and creased."

Judge Powers jumped to his feet and judge Powers jumped to his feet and proceeded to arraign the prosecution proceeded to arraign the prosecution for 'suggesting ulterior motives." "We have been unable to give bail," said he, "or we would have done so long ago.

"Bail is for the purpose of securing the attendance of the accused in court. As long as I have practiced at the bar I never yet had a client jump his bonds. If I thought one would I should be the first to inform the officers of it."

Then turning to Mr. Loofbourow Judge Powers shook his finger and exclaimed in his most severe tones: "The

aimed in his most severe tones: "The osecution has suppressed testimony

That is not true," said Mr. Loof-

"That is not true,"
"Yes it is," replied Judge Powers.
"Yes it is," replied Judge Timmony said
that he did not believe in being unreasonable in the matter of ball and added: "The court feels now that \$5,000
in one case and \$3,000 in the other is
enough—\$3,000 should be sufficient and
it will be fixed at that amount."

THE ARGUMENTS.

No evidence was offered by the defense when the case came up at 10:30 this morning. The defendant was brought in court by Deputy Sheriff Cummings, and later his brother came n and the two engaged in earnest conersation for several minutes. Hubbard noked considerably worried and is said

to have passed a sleepless night. As soon as Judge Powers put in an appearance Assistant County Attorney Loofbourow arose and simply said that in the judgment of the prosecution the efendant should be held to answer to both charges.

Judge Powers said: "If the court leases I am not going to make any exended argument at this time. I desire o direct attention to some facts and idence in reference to the first case. would not be fair to the court if I insisted that there was not probable cause to hold the defendant in the secand case. There has been no evidence on the part of the defense; it has all een on the part of the prosecution.
"The defendant stands here," he connued. "presumed to be innocent. That resumption stands always as a witness in his behalf. Before a jury the esecution is required to prove beyond a doubt the guilt of the accused, but ore a magistrate they have to show

presumption of innocence strongest light and it only shows an attempted rape. The court can not as-

Fune that certain facts exist which have not been proved." Judge Powers then went on to say that it had not been shown that rape had actually been committed. He said

that there was no evidence to show even probable cause. Referring to Dr. King, counsel said: "The prosecution stused to put him on the stand and I hold that against them." Calling attention to the testimony of

the little girl Judge Powers said, that she testfied that they were on the east side of the bed while Mrs. Lawler said they were on the other side. The child herself did not say that an actual as-It had been made. "This case where it is easy This charge and hard to sence. The mere fact of a

harge being made will create preju-lice, and the defendant is under that deadvantage. Now I submit that ase has not been made on the first

PROSECUTION REPLIES.

Mr. Loofbourow said that all the evidence showed that an assault had been made. He referred to the testimony of the child with reference to crying out, step, stop," and said that in that Mrs. Lawler corroborated her testimony. The testimony of the officers stands uncon-tradicted, and the defense as to the struggle for the bracelet was mere subterfuge. As to Dr. King, the state had and no examination made and the evi-dence of Dr. King was not in court. Judge Powers said he desired to say few words in relation to the testi-ony of Mrs. Lawler, "No jury," said e. "would ever convict on the testi-lony of Mrs. Lawler. The natural inlination of women is, when they know that a crime is being perpetrated, to cam. She knew that a little child was being assaulted, yet she did not scream or call for assistance. When a woman will admit that she was willing to allow a crime to be committed to ure evidence her testimony is not roberative at all. It does not corre-

itsel for the state simply replied that Mrs. Lawler's testimony was all

Judge Timmony then reviewed the keetimony of Mrs. Lawler and Helen Knex, and said that it did seem a little singular to say the least that Mrs. Lawler did not cry out. But her explanation of it was that nothing more could have been done than was already , and that was her reason for not giving an alarm.

The court appreciates the fact that the defendant is charged with a serious elime and it means much to him. The evidence ought to be clear to bind him appreciates the fact that over to the district court.

seems to me that there is suffitent testimony here to show that the

This morning W. E. Hubbard was offense alleged has been committed, and that there is probable cause to be-lieve the defendant guilty thereof, and he will be held to answer to the dis-trict court."

After court adjourned a "News" man asked Judge Powers if there was any asked Judge Powers if there was any likelihood of Hubbard securing bail.

"No, I think not," said he. "You see the charge is such that people do not care to be mixed up in the matter at all. There are perhaps many men who would be willing to go his bond for a much larger amount if the charge was anything else."

STATE RESTED.

At the conclusion of the testimony of Mrs. Knox yesterday afternoon in the Hubbard hearing, the State rested its case. Judge Powers jumped to his feet and demanded that the prosecution be made to produce Dr. J. C. E. King, who it is understood made a physical examination of the little Knox girl the evening of Hubbards arrest. Judge Powers contended that the prosecu-tion was compelled to produce all its witnesses, and he did not want the case closed so far as the State was con-cerned without a chance to example Dr. King in relation to the matter which counsel urged was of vital im-

Assistant County Attorney Loof-bourow replied that the State had made

bourow replied that the State had made its case and that there was no inten-tion to call Dr. King. "We have not had a chance to talk to Dr. King," said Judge Powers. "You have had just as much chance and time as we have," replied Mr. Loofbourow, "and if you have any defense, and desire to call the doctor, you are at liberty to do so." Counsel then asked that the defendant be held to await the action of the District court on the charge of rape. Judge Powers wanted the case to rest as it was until the evidence was heard in the other case (that of attempted rape), when the arguments could be made, which would apply in both cases. The State was agreeable, and the case was pro-ceeded with. The diagram of rooms 202 and 203 Realty block was put in as evidence, and Officer Chas. A. Sperry was placed upon the stand.

In answer to Mr. Loofbourow, Officer Sperry stated that he and Officer Gillesple arrested Hubbard on April 19th

at the Realty block.
"We were in room 201," said the witness, "and saw Hubbard go into room climbed onto the wardrobe and ing through the transom saw Hubbard and two little girls in the room. The girls were Mattle Thompson and Helen After they had about fifteen minutes. Hubbard gave the little Thompson girl a box which looked like a box of candy, and, opening the door, pushed her outside.
"He then locked the door and sat

down in a chair. He took Helen in his arms and began hugeing and kissing her, and finally took liberties with her Then he put her on the bed, still

hugging and kissing her.
"Officer Gillespie took a chair, went out into the hall and looked through

"Just then Hubbard discovered that he was being watched, and became very nervous. He opened the door, but Gilhad stepped into room 203. Hubbard then covered the transom with a piece of cloth: I watched him all the In a few minutes he opened the door and turned Helen out and she ran down stairs. I went down and brought her back. By this time Officer Gillesnie had Hubbard under arrest, and I heard him say, 'I have done nothing, have I little sirl?'
"Gillesnie told him to shut his d-d

and we brought them over to Officer Sperry was subjected to a

pretty vigorous cross fire, but his testimony was not shaken in the least. COLORED WOMAN'S TETIMONY.

Officer Moroni Gillespie was next called and corroborated the testimony Helen Knox was called and said that Hubbard took indecent liberties with her and when he discovered that they were watched he told her to go home and return the next

day at 2 p. m. Affred Alseen, a photographer, testified that he took two photographs of the bed in Hubbard's room after his arrest. He identified the pictures and

were offered in evidence. The next witness called was Hannah Humphrey, a colored woman. She tes-tified that she was a chamber-maid at Lawler's house, and that she cared for Hubbard's room. She testified as to the condition of the bed in room 202, and said that no change whatever had been made in the room since the arrest of the defendant, or since the photographs were taken by Alseen. On cross-examination the witness merely reiterated her former statements without throwing any additional light That closed the testimony and Judge Powers said that he did not think the defense would offer any tes-timony whatever. An adjournment was then taken until 10 o'clock this morning when the arguments began.

ANOTHER ASSAULT CASE. This Time a Phrenologist is Accused

of the Crime. The police department was confronted with another sensation this afternoon, when Constable B. Springer walked into the station having in his custody a man named Tim Smith, who he with atempting to rape a 7year-old girl named Mabel Pauloo, resides with her parents, Mr. and Mrs. L. A. Pauloo, at 409 east Fourth South

According to all the facts in the case far divulged, the man went to the Pauloo residence yesterday afternoon about 5 o'clock and wanted to make a phrenological reading of Mrs. Pauloo's head. She told him she did not care to have it done, and the fellow went out. Little Mabel was playing on some steps near the house, and it is alleged that the man picked her up and at-tempted to assault her. The child told her mother of it, and Miss Josie Pau-loo, an aunt of the little girl, followed the fellow. She saw him again today on First South, and seeing County At-

torney Christensen, told him of it A few minutes later Constable Springer saw the man, near Commercial street, and placed him under arrest.



THE CUBAN COMMISSIONERS NOW IN WASHINGTON.

These are the gentlemen appointed by the Cuban constitutional convention to confer with President McKinley in relation to the Platt amendment. They are guests of the war department.

heard about it from a storekeeper named Forsythe. He drove up in a wagon, and Officer Gillespie went with him to find the man. They drove several blocks and then returned to the station. Just as they reached there, Springer was entering the hall with

is prisoner. The accused man said he was 57 years of age and a phrenologist. He declined to talk about the case, but did not deny that he assaulted the little

The officers are working up evidence in the case, and it is likely that Smith will be arraigned before Judge Timmony on Monday on the charge of at-tempted rape.

VISITED BY FRIENDS.

They Think Brown Innocent-Police Have Different Opinion.

Charles Brown, the man arrested the other day on the charge of insulting little girls, is still in the city jail and is apparently unable to furnish \$300 bail, which is required. Today he sent for some friends to consult with them about securing bail, but nothing was

Despite the fact that the officers say they have evidence which will cor- or him, his friends in the Twenty-second ward believe that he is innocent and that a terrible mistake has been made. Brown says that he will have no trouble in establishing his innocence. was an affecting scene yesterday before court when his wife called to see him. She rushed into his arms and began sobbing violently and then fell in a dead faint. She did not come to see

AGRICULTURAL COLLEGE. Board of Trustees in Session This Afternoon-Logan School Tax Levy.

(Special to the "News.")

Logan, April 27 .- The board of trustees of the Agricultural college in session in the president's office this afternoon. It is expected that some important actions will be taken, but as yet nothing but routine matter has been disposed of.

Professors Dryden and Peterson have been granted leaves of absence for three months. Prof. Jensen has been granted a leave of absence for one year. All three gentlemen will leave for the east at the close of college, to continue their studies.

President McCornick is present at the meeting, and it is supposed that the directors are discussing the plans for the new building to be erected this

The city school board met last evening and decided that it would require \$21,411 for the maintenance of the schools for the ensuing year. This will make necessary the levying of 51/2 mills taxes for that purpose.

DEATH OF MRS. HEWLINGS.

Sister of Mrs. Emmeline B. Wells Dies in Salt Lake-An Illustrious Woman.

Many Salt Lakers will be surprised to know that Mrs. Lucy M. Hewlings. who died at the Cannon house on South Temple and First West streets, in this city on April 23rd, was the sister of Mrs. Emmeline B. Wells. The lady came here last September to visit her grandsons, the Granger boys, and also her sister. A few days ago she was taken ill and passed away at the venerable age of 83 years. Her husband was an Episcopal minister and died in this city in 1877, and was buried in Mt. The name of Mrs. Hewlings is illustrious. Nearly all of her life she had been before the public as an author, poetess, temperance lecturer and prison reform worker. In all of these fields she was noted. She had a strong keen intellect that was well re-nected in ner beautiful countenance. As young lady she was celebrated for her beauty of person, grace of man-ners, and strength of mind. She was a native of Massachusetts, and there was always about her the good old Puritan Woman's Exponent, her sister's paper, and the Young Ladies Journal. These and the Young Ladies Journal. contributions were always among the

best ever received by those publications, Hewlings was a kind and is lady, of broad and libgracious lady, eral views, She had a large heart as well as a large brain and her life was worn out in working for the uplifting

of humanity. When she was here in 1877 a great many Salt Lakers made her acquaint. All who knew her loved her and as a hostess she was most charming The remains were shipped to Hard-ick. Massachusetts, to be interred by the side of her first husband.

Eighteen Miners Killed.

Mons, Belgium, April 27.-Eighteen miners were killed and seven injured by an explosion of fire damp today in Grand Bulzon coal mine, at Hornu, In the mean time the police had six miles from this place.

EMPEROR WILLIAM A STUDENT AGAIN

Bonn. April 27.-Emperor William left here this morning.

London, April 27 .- All accounts agree that Emperor William thoroughly enjoyed himself at Bonn, and among the students of his old corps; he became a student again. The emperor work the white cap and, across his breast, the black and white ribbon of the Borussia corps. His majesty himself took command at the symposium, issued orders in a firm tone and led off the so-called salamanders, the thunderous rattling of beer mugs on the table, when the leading toast was proposed. He also joined heartily, with a loud voice, in singing students' songs, bringing down the flat of his rapier in the orthodox fashion, with a crash on the table at the end of each verse. proceedings

The proceedings reached a climax when his majesty called for that grandest of German student songs, "Landes-vater," (Father of the Country). Al one of the verses, in which the students swear to live or die for king and country, each man crosses his rapier with that of the man opposite him, and caps are taken off and points, the youthful crown prince crossed rapiers with the aged Genera

von Loeb, himself an old Borussir.
At another part of the proceedings in which the emperor, with great pleasure was calling up the former corps students, some of them aged men, that their health might be drunk in order of the years they studied, the emperor called for a salamander for a blind old lawyer, Herr Lauff, father of the dramatist, Josef Lauff, who, annually, under his majesty's directions produces a new historical drama at Wiesbaden, illustrating the achievements of the house of Hohenzollern. Later, joined by the students, he called out, "Our youngest fox," the slang nick-name of the youngest student The emperor laughed heartily, clapping the crown prince on the shoul-der, said: "Verstehest du dass et der, said: "Verstehest du dass er meint dir?" (Do you understand that

he means you?)
There was another humorous incident when one of the veterans in replying to the toast to the men of his year, drank to the canal bill and expresse the hope that the old fellows of Berlin might at last realize that the canal must be built. The emperor lay back in his chair and laughed loud and

An interesting story of a surprise night visit paid by the emperor to the training ship Charlotte while at Klei is told. The ship was anchored in midstream when the guard espled the peror's pinnacle approaching, and, a moment later, the emperor was on deck much to the surprise of the hastily awakened captain. His majesty ther began a rigorous inspection of the ship In the dormitory he was astonished to find the cadets asleep under the glare

of electric lights.
"I scarcely believe they are asleep under such light," said the emperor.

"They are tired after their day's work," replied the captain, "They would sleep anywhere."

The emperor was still skeptical, shook a sleeping cadet soundly, and awoke "So," said his majesty, "you sleep as

at home The cadet recognizing his questioner, promptly replied: Better, your majesty."

The emperor was much gratified at he answer and returned to his own ship, delighted with his experiment.

THREE MASKED BURGLARS. Rob American Express Company's Paris Office. Paris, April 27.-Three marked bur-

glars entered the American Express company's office last night, surprised the watchman asleep, gagged and bound him, and escaped with 30,000 ROBBERS BLOW A SAFE.

Wichita, Kansas, April 27.-Robbers

last night at Norwich, Kansas, entered the office of the Badger Lumber company, blew open the safe and secured some money. Twenty \$10 bills were found nearby this morning. OHIO BANK ROBBERY.

Toledo, Ohio, April 27.-The bank at Pioneer, Williams county, forty miles from here, was entered by burgiars during the night. The vault was wrecked by dynamite and the sum of \$1,000 is said to be missing. There is no clue to the robbers.

The colored lad who acted as watch-

man says the robbery was committed by three men whe spoke English, one of them with a noticeable American accent. According to the boy's story, he was awakened by one of the men kneeling on his chest and choking him. Afterward two of the men left him and blew open the safe, the third man

standing guard over him with a re-volver. The carpet from the office floor was wrapped about the safe to deaden the noise of the explosion, but in spite of this the detonation awakened a watchman in a building, the one in watenman in a building, the one in which the express company's office was located, and the force of the exploding charge was so great that it twisted coin lying loose in the safe. The burglar who had been guarding the bay, the latter says, left him with a warning not to silr on pain of death. Burglars' tools of American make were left he tools of American make were left behind by the cracksmen. The watchman has been arrested, the police not crediting his account of the burgiary.

FOURTEEN BODIES RECOVERED Taken from Ruins of Electro Chem-

ical Building Near Griesheim. Frankfort, April 27.—It is officially announced that up to 11 o'clock this morning fourteen bodies have been recovered from the ruins of the building destroyed by the explosion and fire at the electro-chemical works near Grie-sheim, Thursday afternoon, Several persons are still missing.

GEN. GRANT'S BIRTHDAY. Citizens of Galena, Ill., Celebrate it

in Grand Style. Galena, Ills., April 27.—The seventy-ninth anniversary of the birth of Gen. Grant was celebrated here today. The occasion was the tenth of a series and in every respect was successful, speaker of the day, Rev. Dr. W. Gunsaulus, and a party of distin-guished guests, arrived from Chicago at 1:-8 o'clock, and were escorted to

Turner hall. Rev. Dr. Gunsaulus' address was warmly received by an immense audience. The city was decorated in honor of the event, which was participated in by leading citizens of towns and villages within a radius of 100 miles. Letters of regret were read from Mrs. Gen. Grant, Mrs. Sartoris, Admiral Dewey Senator Depew, Senator Allison and other prominent Americans. William Rippin, president of the Grant day association, delivered the address of welcome.

POSTOFFICE MONEY ORDERS. Comptroller Decides Are Only Pay-

able at Office on which Drawn, Washington, April 27 .- The comptroller of the treasury has decided that postal money orders are payable only y postmasters upon whom they are lrawn and to whom notice of the issue thereof has been sent. It has been the practice he ecofore to cash money orers at postoffices other than those on vaich they are drawn and for the postmasters cashing such orders to turn them into the postoffice department as

LATE LOCALS.

The state board of examiners met this morning and transacted a considerable tmount of routine business. Severen and Mary Rasmussen of Oak-

ley today obtained a license from the county clerk to be married. Both are Elder William H. King will deliver lecture in the Second ward meetinghouse tomorrow evening at 6:30.

It hardly seems credible that so massive a structure as the framework of the north doorway to the city county building could be moved by the wind, yet the constant bang-ing of the door in a high north wind, which the pneumatic cushion does not seem to be able to prevent, has jarred the wooden framework out of its stone setting so that at the top it leans in from the sockets over an inch, the sag gradualty decreasing as it nears the loor. Tickets were placed on the door all day yesterday directing all desiring ingress to go to one of the other doors and today workmen are pushing the woodwork back into the posi-

tion where it belongs. Attorneys Walton & Smith made a motion before Judge Morse this after-noon that the item of \$3 for reporter's fee be disallowed in the case of Miron-Walker vs Sarah A. Patterson et al, on the ground that the services of a reporter were not required in the case. The motion was overruled and Walton was compelled to pay the

\$3 before the case was dismissed. David Nicol of South Cottonwood today brought into the county clerk's office the skin of the mountain lion which he killed in Little Cottonwood canyon last Tuesday. The skin is a beauty. The ears were checked as required by a law and Nicol took the skin to the state auditor to get his warrant

This is the season when the bad little boy goes bird-nesting, but nowadays there is a premium on his villalny ow ing to the English sparrow having made itself too much at home in America and multiplying at a most inconsiderate rate. The bad little boy can now obtain 5 cents a dozen for sparrow eggs, and at the same time make a reputation for himself for public spiritedness. Now is the season to rob the sparrows' awakened by one of the men ling on his chest and choking him, tward two of the men left him and open the safe, the third man open the safe, the third man left him and around Salt Lake City. Nothing could be mere demoralizing to

THE PRESIDENT TO **CUBAN COMMISSION**

Tells Them That Nothing Can be Done Along Economic Lines Until the Political Question is Settled.

of the Cuban commission called upon the President today to bid him farewell. Senor Capote urged that something be done more toward reciprocal trade relations for the benefit of the Cubans. The President replied that nothing could be done on economic lines until the political questions were settled; that it would be necessary for the Cubans to form a government before any negotiations could be entered into. He assured the delegation that, as soon as the Cuban government was will accept this invitation,

Washington, April 27.-The members formed, he would appoint a commission to consider economic relations.

The business of the commission is practically finished and the members expect to leave Washington today or tomorrow. They have received an invitation from the Grant Memorial association, of New York, to be present at a dinner at the Waldorf-Astoria tonight which they probably cannot accept. Another invitation comes from a number of New Yorkers interested in business in Cuba, for a dinner at such time as they may designate. They

AUSTRO-MEXICAN RAPPROCHMENT

Washington, April 27.-A complete | steps to resume diplomatic communicarapprochment between the governments of Austria and Mexico has been brought about and as a result each country is about to send a minister to the other. This terminates an international estrangement dating back to the days when young Maxmillan, of Austria, sought to gain a foothold in Mexico and lost his life in the adventure. A bill has passed the Mexican congress. providing for a minister to Austria at a salary of \$15,000 annually. Austria will take similar action by sending a minister to Mexico and this will close the long and historic separation. The Mexican government has taken America.

tion with South American countries, the first move in that direction being the appointment of a Mexican minister to the Argentine republic. For many years there has been no diplomatic intercourse between Mexico and her sis-ter republics on the southern continent as there was little commerce between them and few political questions requiring diplomatic representations. Recently, however, Argentina made a friendly move by accrediting a minister to both Washington and Mexico City and Uruguay has taken similar action. The selection of Mexico City as the place for holding the congress of American republics has had a further influence in inducing Mexico to extend her relations with South and Central

ST. LOUIS MAYORALTY CONTEST.

St. Louis, April 27,-In the contest proceedings of George W. Parker, Republican candidate for mayor, filed

Parker ballots were unlawfully rejectagainst Mayor Rolla Wells in the cir-cuit court today, sevenseparate grounds from the ballot boxes and replaced with for action are alleged. It is alleged Wells ballots; that there was a wholethat from 50 to 200 legal votes for Parker in each of the \$33 precincts in the city were counted for Wells; that a large number of illegal ballots in nearly overy precinct in the city were counted or Mr. Wells, although improperly initiated, mutilated or otherwise defec-

sale fraudulent registration and finally that in 28 precincts the legally certified Republican judges and clerks were not allowed to serve, but their places were usurped by others, under the tion of the police, who ejected the real judges and clerks from the polls when

CLARK AND O. S. L. FORCES CLASH

Prosecuting Attorney of Lincoln County, Nev., Will be on the Scene This Afternoon to Instruct Sheriff to Arrest San Pedro People.

From a brief wire received this after- though a big per centage of them are noon it is learned that "all is quiet" | down at the scene of the grading operations nine miles south of Uvada. of precipitating a collision. Owing to the fact that the Clark forces would not allow the Oregon Short Line teams to trespass upon the disputed territory yesterday with loads of ties,

this morning it was learned that no trouble of any serious nature was looked for today, or for that matter at a later date. The prosecuting attorney of Lincoln county was scheduled to arrive at the scene of the impending elash this afternoon where he would instruct Sheriff Johnson regarding his action in the matter. The county torney, it is said, will read the deision of the secretary of the interior in regard to the grade contest, and then will tell the sheriff to arrest any of the Clark forces who undertake to opose the work of the Short Line gangs Sheriff Johnson has sworn in a number of deputies for the work and has ex-pressed himself as saying that he will that the law is upheld at any cost There are said to be close upon 200 Clark men now congregated at the scene of the trouble, while the Short

General Superintendent E. E. Calvin.

of the Oregon Short Line, went down to

From inquiry at the Short Line offices

the front last evening.

made up of Japa. As the little yellow men are not held in great favor in Nevada it is thought that their appearance upon the scene will have the effect

The Short Line officials at headquarters state that the work of tracklaying will be proceeded with in spite of all obstructions and General Superintendent E. E. Calvin has gone to the front with instructions not to delay the work for an hour, no matter what kind of a compromise is suggested by the San Pedro representatives down on the

Yesterday afternoon at 2 o'clock Superintendent Young ordered a number of tie teams to proceed along the grade, ostensibly with the idea of distributing ties along the route. The wagons started down the road but as soon as they attempted to drive on to the grade Virgil Kelly stopped the first span of horses. Sheriff Johnson warned him that he was holding the teams on a public road, but the representative of the Clark company declined to let them pass. From that time until dark the teamsters made frequent efforts to steal a march on their opponents and get on to the grade, but at each attempt the San Pedro men scared the horses off by waving shovels and us-ing demonstrative language, until the ing demonstrative language, unti attempt was finally abandoned for the Line forces equal that number, al- day.

SABBATH DESECRATION.

The Sunday Baseball Nuisance as Practiced in This City.

To the Editor: I desire to call the attention of the city authorities to the steadily increasing nuisance, to call it nothing worse, Sunday on the large plat of ground known as the Eighteenth ward square. This piece of property left by President Young as a site for a church school, is taken possession of almost every Sunday by crowds of young men who congregate there to play baseball who rend the air with their shouts, and when resting, turn it blue with tobacce The nulsance has become at ors adjacent who desire to spend a quiet Sabbath, to say nothing of the t has on the Sunday school children who occupy the building facing on the square, and who are allowed to see the egular desecration of the Sabbath no attempt on anyone's part to

on the subject of Sabbath desecration, let me add my voice in protest to those which seem to be raised all too feebly against the Sunday bal playing which is becoming a regular feature on the public grounds at the foot of Main street. It is deplorable to see the number of young people, includ-ing girls, who regularly patronize Sunbaseball. We might well learn lesson from some of the great "wicked

the young than the indifference with which Sunday amusements seem to regarded by the authorities who govern us. There are a host of right-minded, peace-loving people in this community, "Mormon" and non-"Mormon" alike, laboring to inculcate a love of religion, decency, and order in the minds of our young, people. It is disheartening, to say the least, when one thinks of the troops of Sunday school children with whom we are laboring to reach them to "remember the Sabbath day and keep it holy," who, upon emerging from their school rooms, see blazoned on every street car that passes, streamers announcing games of baseball "this (Sunday) afternoon." LAW AND ORDER.

In response to the foregoing the "News" is able to state that the Chief of Police will probably see to it that the nulsance complained of is abated, A warning to the violators of the Sunday ordinance will likely be enough. If not we believe the officers will proceed to do their duty.

Presidential Appointments.

Washington, April 27.—The President today made the following appoint-State-John W. Garrett, of Penusyl-

vania, secretary of legation at The Hague, Netherlands. Tressury-Herman Ellerman, collector of internal revenue, district of North and South Dakota.

Justice-Earl M. Cranston, United

States attorney, district of Columbia. Interior—Henry Meldrum, surveyor-general of Oregon; Harry P. Chamber-lain, Indian agent Crow Creek agency,