DESERET EVENING NEWS: MONDAY, FEBRUARY 13, 1905.

They Completely Refute the As-

sertions of Mrs. J. A. Haves,

Daughter of Jefferson Davis

THEY VINDICATE CEN. MILES.

He Declines to Enter Into Any Con-

troversy With a Woman-What

The Results Show

Boston, Feb. 12 .- "I have no wish to

reply to Mrs. J. A. Hayes of Colorado

Davis, who has made a statement on-

Monroe, and who is credited with say.

ing I was as brutal as the worst brute

because I will not enter into a contro-

versey with a woman," said Gon. Nel-

Interviewed, but because I can fur-ish

having any further talk about the mat-

Then the grizzled retired head of the

United States army handed the report.

er a pamphlet, saying, "Here are the

The pamphlet, printed in Washington

by the Gibson Bros., in 1904, is enti-

tled, "A Statement of Facts Concern.

ing the Imprisonment and Treatment of Jefferson Davis While a Military Pris-

oner at Fort Monroe, Va., in 1865 and

This pamphlet goes into great detail

regarding the capture of Jefferson Da-vis his alleged connection with the as-sassination of President Lincol- and

eshecially the treatment he revived at the hands of Gen. Miles, detailed to care for him, to guard him, look out for his health and be responsible for

him. All charges made by Mrs. Haves the

son A. Miles yesterday.

facts of the case,"

ter.²¹

Consequent Pain Stopped by Lydia E. Piskham's Vegetable Compound

Senator Mitchell's Law Partner break." Women utter these words over and over again but continue to drag along and suffer with aches in the small of the back, pain low down in the side, "bearing down" pains, nervousness and no ambition for any task.

SCENE WAS VERY DRAMATIC.

A FULL CONFESSION

Comes Into Court and Pleads

Guilty.

TANNER MAKES

Will Testify Against Oregon Senator And Tell the Whole Truth-Au Unburned Letter.

Portland, Or., Feb. 11 .- The climax was reached today in the land fraud cases when Judge Albert H. Tanner, indicted on Feb. 8, for the crime of perjury, in regard to the date of a contract of co-partnership with United States Senator John H. Mitchell, went before the federal court and entered a plea of guilty.

The scene was a dramatic one, impressive and sorrowful. Judge Tanner, whose indictment came as a sudden blow to the public a short time ago, entered the court room haggard and worn and bowed as by the weight of years. With him was his son, to shield whom the plea was about to be made. Following both was Harry C. Robertson, the private secretary to Senator

Mitchell. Seamed lines of sleeplessness cut the Seamed lines of sleeplessness cut the face of the self-convicted judge and brought out the suddenly noticed gray of his beard and hair as he took the stand at the call of United States Dist. Atty. Heney to enter his plea of guilty, to acknowledge himself a per-turn.

jurer. When, on Jan. 31, Judge Tanner went before the jury he told a story which, according to his confession today, had been agreed upon in many of its de-tails when Senator Mitchell was in Portland in December last. He said that there had been an agreement made between himself and the sens or be which the senator was not to receive by which the senator was not to receive any return from firm work done which would lead him to either of the departments of the government, and that this agreement had been made on March 5,

He introduced this agreement in ev idence before the jury and swore that it had been written on the date specified. He said that to the best of his knowl-edge the senator had no bank account edge the senator had no bank account in the city and that no moneys due him for work done by the firm or by him had ever been turned into his account. He brought up the subject of the work done for Frederick A. Kribs in expending claims in the general land office and said that the senator had office and said that the senator had never received any sum for this work. all of which had been put to his (Tan-

Judge Tanner for several days after Judge Tanner for several days after having been informed of the action of the jury, maintained his position, but finally, when he ascertained the nature of the testimony which Mr. Mitchell's excretary, Harry C. Robertson, intend-el to give, and in order to save his own was from prosecution, Judge Tanner yielded and went on the witness stand. When Judge Tanner had been sworn. When Judge Tanner had been sworn, ir. Heney handed him the contract Mr. Heney handed him the contract which he had sworn before the grand



"It seems as though my back would



Mrs. Elizabeth H. Thompson They do not realize that the back is the mainspring of woman's organism,

and quickly indicates by aching a discondition of the womb or kideased neys, and that the aches and pains will continue until the cause is removed

Lydia E. Pinkham's Vegetable Com-pound for twenty years has been the one and only effective remedy in such cases. It speedily cures all womb and kidney disorders and restores the fe-male organs to a healthy condition.

male organs to a healthy condition. Here is one case among thousands: "I consider Lydia E. Pinkham's Vegetable Compound the most wonderful remedy in the world for sick women. For a long time I suffered with a severe backache and bearing-down pains; in fact, I had womb trouble. Reading of the remarkable cures your Com-pound had made I decided to try it, and I am happy to say that it not only cured me en-tirely of all my troubles but made me a strong, well woman."-Mrs. Elizabeth H. Thompson, Lily Dale, N. Y. No other medicine holds such a record of cures of female ills as does Lydia E.

of cures of female ills as does Lydia E.

Pinkham's Vegetable Compound No other person can give such helpful advice to women who are sick as can Mrs. Pinkham, for none have had such a great experience Her address is Lynn. Mass., and her advice free.

shape of a deposit tag, showing the

shape of a deposit tag, showing the amount. Judge 'Tanner's son, Albert H., Jr., testified that during Senator Mitchell's visit in Portland, last December, that he prepared on a typewriter the new agreement between his father and Sen-ator Mitchell, as confessed by his father.

TANNER'S STATEMENT.

Judge Alfred H. Tanner made the Judge Alfred H. Tanner made the following statement to a representa-tive of the Associated Press: "No one knows the torture I have endured since Jan. 31, when I made a statement to the grand jury concerning the date of the co-partnership agree-ment between Senator Mitchell and myself. The last straw came, however, when I learned that the referal grand jury was preparing to indict my son, who had written the agreement between

Dainty Baby-Clothes HERE ARE THE shouldn't be rubbed away on the wash-board. Fels-Naptha makes FACTS OF THE CASE them sweet and clean by soaking. Fels-Naptha Philadelphia

"Third, to this day I do not know what look entries you have made, or what you did with any cash, or checks, if you ever received any for service. Nor was I ever advised by you, or did have service to the service of I have any knowledge that any part of any such each, or receipts, was placed either to the credit of our firm or my-

self. "Now, judge, you will agree with me, I am sure, that these are the facts, and I am also sure whatever entries you made you never intended I should have any part of such cash or checks, II any, and that you intended that in some way in settling accounts between us ho man of any day between you

some way in settling accounts between us no part of any such moneys or checks should be, but your individual property. I had supposed, of course, that you had kept all such charges and accounts in your own name. "There is no offense on your part in doing business for honest people in these land matters. I hope, therefore, you will do me the justice at the pro-per time in giving me the facts just as they are, and as I have stated them. You must not get rattled or alarn.ed. as they are, and as I have stated them, You must not get rathed or aarned. Harry will doubtless identify the co-partnership articles of 1901 as having been prepared by him. See him at once on his arrival. Don't be inter-viewed until I see you, and now, strict-ly confidential, don't tell Harry, your son, or any one. on, or any one. 'Can't you immediately on receipt of

son, or any one. "Can't you immediately on receipt of this drop everything and come directly here. Bring with you in your trunk, but don't let your family or any one know, all the company's books, day ledger, all of them; also your bank books as I am extremely anxious to see for myself personally what the books show. Besides, it is important we should talk over with Fulton, who is to help defend me in regard to the cases. I hope you can come. It so, don't let a soul know you are coming; not even Harry. And if you conclude to come, wire me as follows: John leaves direct for Washington this even-ing. Tanner.' I do hope you can come and immediately, before you are called again before the grand jury. "Sincerely, your friend.

"Sincerely, your friend, "JOHN H. MITCHELL." BURN THIS LETTER.

"P. S .- Don't show Harry this letter, "P. S.-Keep all important papers in safe, and safe and office carefully lock-ed, as these scoundrels will get in if

"P. S .- Burn this without fail,"

says:

HOLDUPS KILLED WHILE All charges made by Mrs. Haves the Confederate leader's daughter, concern-ing her father's til health, his great abuse and such things, together with claims that, her mother was insulted, are daily denied in this carefully one-pared pamphlet, while, on the other hand, correspondence that is indispu-table is removinged. TRYING TO ROB A SALOON. Colorado Springs, Feb. 11 .-- A special to the Gazette from Independence,

table is reproduced. Following are extracts from the pamphlet: Two masked men entered the Silver Bell saloon tonight and attempted to

hold up the place. Both of them were masked, and as they approached the bar they ordered the crowd within

Porlowing are extracts from the pamphiet: "A letter to Gen. Miles from Col. Currey, dated from Fort Monroe Sept. 2, 1866, reads as follows: "General-In view of the distorted statements of a portion of the press and especially of Surgeon Craven's book regarding the imprisonment of Joffer-son Davis at the post, the undersigned officers of the government are unwilling such representations should go into history unanswered on the statement of one individual, and we deem it due to you to say that in your course as commandant of this district we are sat-isfied that you have practised all of the lentency to Mr. Davis your duty to the government required. numbering 15 or 20, to hold up their humbering 15 or 24, to hold up their hands, and at the same time com-inenced to shoot. Nearly all the men at the bar drew revolvers and opened fire on the robbers, with the result that both were killed before they could get out of the place. Of those in the saloon they were wounded, Edward Fay fa-tally. Henry Drach was shot in the log and grain and is in a preasure leg and groin and is in a precarious condition, and Frank Edmundson, an e weigher, was shot through the hand

GOLD

PADING STAM

GOLD

En Anti En Anti Et Amili

GOLD

STAMP

Mails of the close custody

of Mr. Davis were drawn up by Maj. Gen. Halleck, commanding that depart-ment, in person, and in his own hand-writing. The last paragraph of the instructions reads as follows:

"The commanding general of the district is authorized to take any addi-tional precautions he may deem neces-sary for the security of his prisoners. "H. W. HALLECK, U. S. Y. 'Commanding.'

All the changes that were made from All the changes that were made from time to time, by which Mr. Davis was cllowed greater liberty and additional comforts, in fact luxuries, were made by Gen. Miles, or upon his recom-mendation, and he also recommended that he either be brought to trial or re-bused. He was finally released to May. leased. He was finally released in May 1867, and left Fortress Monroe in beter condition than when he entered. The lived for 24 years after he was first coprisoned, and died of old age at the He lived for 24 years after he was hist imprisoned, and died of old age at the age of SL and the sustements to the effect that he was maitreated or that bis physical condition was impaired as a result of his imprisonment, were offect material utterly untrue,

time of his capture that he could, sin gle handed and alone, tumble a mount

we manuscut and mone, turning a mount-ed soldler from his horse and then spring into the enddle and escape, "He was prevented from making the attempt at the time the ankiets were placed upon his ankles, when he knocked down one powerful man and it took four strong men to hold him."

Art Patrimony of Italy.

New York, Feb, 13 -- Statistics from New York, Feb. 12.--Statistics from the ministry of public instruction show, says a World dispatch from Rome, that the art patrimony of Italy is valued at \$47,000,000. It includes books and manservices and man-uscripts in theil braries, musical in-struments, natural history collections and all objects of art in the museums and galleries of the state.

TEA

Good tea is a great good ; bad tea is a great bad. You can make the good as bad as the bad by cooking it wrong. In every package of Schilling's Best Tea is a booklet; Huw To Make Good Tes.



East Side.

MEREDITH'S Trunk Factory,

REPAIRING.

155 Main Street.

Blood Poison

Blood Poison, hereditary or contracted, pollutes the system poison that, unarrested, effects disastrous ravages throughout the human anatomy. Soon ulcers form in the mouth and throat, rose and copper-colored spots appear on the body and often bubbes form in the groin, the scalp be comes diseased and the hair and eyebrows fall out, the whole surface of the face and body finally becoming covered with horrible sores. In the third stage the hard tissues, the bones and the ligaments are attacked, the actual frame-work of the body putrifies, the whole human organism becomes a mass of corruption and the pitiful victim cries for death to end the awful sufferings

Blood Poison can be absolutely and permanently cured by Botanic Blood Blood Poison can be absolutely and permanently cured by Botahic Blood Balm (B. B. B.) This wonderful medicine is guaranteed to cure the worst, longest standing and deepest seated cases. It cures where other medicines, doc-tors and hot spring treatments have utterly falled. It promptly heals all sorres, stops all aches and pains, reduces all swellings, makes the blood pure and rich and completely changes the body into a clean, healthy condition. It is a pure-ly vegetable compound, containing no mercury or other dangerous mineral. It is a peerless tonic, building up the system as it drives out the poison. Write the manufacturers for circulars and free medical advice.

Botanic Blood Balm (B. B. B.) issold by all druggists. Price \$1.00 per large bottle. If taken in sufficient quantity according to directions on label and not cured, money is Botanic Bood Balm B. B. B. refunded. Write for free book containing valuable

medical advice and the history of many re-markable cures made by B. B. B.

Manufactured by BLOOD BALM CO., Atlanta, Georgia.

For Sale by Z. C. M. I. Drug Department.



25 per cent off Flannelette Wrappers.

50 Assorted Fur Collarettes, balance of stock to close up to \$15.00, choice \$2.50 each.

Fort Monroe, Va., May 23, 1865. Please receive my thanks for your courtesy and kind answers to my ques-tions of this morning (May 23). I can-not quit the harbor without begging you again to look after my husband's health for me. Yours very respectfully, VARINA DAVIS.

Springs, Colo., daughter of Jefferson Mr. Davis' physical condition at the time of his imprisonment has been mis-represented. He was as strong and agile as other men of his age, accordcerning my treatment of her father while he was a prisoner in Fortress ing to his own account in his book. "The Rise and Fall of the Confederate Government,' and was confident at the "This is not because I object to be

proof that the woman is entirely to the wrong, and in this manner provmy assertions without the necessity of

Jury was the original document, and asked when the document was written It was in December last," Judge Tanner replied Judge Tanner was asked if the docu-

Judge Tanner then went on to exslain the division of fees between Sen-alor Mitchell and himself, Mitchell's share usually being sent to him in the



If your nerves are subject to disturbances, such as Headaches, Neuralgia, Backache, Rheumatism, Menstrual Pains, Sleeplessness, etc., their jarring and jangling can be quickly ended with a Dr. Miles' Anti-Pain Pill. Dr. Miles' Anti-Pain Pills are pleas-

ant little pink tablets, which do not act on the bowels, nor do they have any disagreeable weakening or habit-forming effect on the system. They are the result of the latest scien-

he knowledge on the subject of Pain, and bring relief safely and quickly to the greatest sufferer.

You should always keep a box of Dr. Miles' Anti-Pain Pills in the house, since 701 never know when pain may attack You, and it is wrong to suffer when your fuffering can be so quickly relieved.

Dr. Miles' Anti-Pain Pills contain no tplum, chloral, cocaine, morphine, or similar drugs, and are sold by druggists under a guarantee to relieve you, or pay your money back.

By relieving Pain, Dr. Miles' Anti-Pain Pills shorten suffering, and length-en life, 25 cents. Never sold in bulk. "I have used Dr. Miles' Anti-Pain Pills when troubled with neadache, and find hat one pill infailibly effects relief in a wry short time. I also use Dr. Miles' Nerve and Liver Pills when necessary. I am considerably afflicted with neural-much benefit to me. They are all that cATE, 219 Oakland St., San Antonio, TEDE By relieving Pain, Dr. Miles' Anti-

REE Write to us for Free Trial an pine, the New Scientific Remedy or pain. Also Symptom Blank. Our provide will diagnose your case, tell on what is wrong, and how to right it press. DR MILLES MEDICAL CO. LIORATORIES, ELKHART, IND.

when it is preparing to indict my son, jury was preparing to indict my son, who had written the agreement between Senator Mitchell and myself, on the typewriter, for perjury, and when I typewriter, for perjury, and when I learned that the agents of the govern-learned that provesses of facts provwere in possession of facts proving that the document was not signed March 5, 1901, as I had sworn, but that it had been prepared and signed last

December. WILL TESTIFY AGAINST MIT-CHELL.

"Judge Tanner, do you expect to tes-tify against Senator Mitchell?" was asked.

"Yes. I expect to be called as a wit-ness in the case against Senator Mit-chell, and I will tell the whole truth regarding the business of the firm with-out regard to consequences." The government was in possession of evidence at that time which varied from Judge Tanner's testimony, and linking it together, United States Dis-trict Attorney F. J. Heney was able to make such a showing that not only Judge Tanner, but his son, Albert H. Tanner, Jr., were indicted by the grand jury. Neither of these indictments was made public. made public. Following close upon the sensational

Following close upon the sensational testimony of Senator Mitchell's law partner, A. H. Tanner, and of Harry C. Robertson, Mr. Mitchell's private secretary, today, came the announce-ment that the federal grand jury had returned an indictment against Con-gressman John R. Williamson, Dr. Van Gessner, Mr. Williamson's partner in the sheep-raising business, and Marion R. Biggs, United States land com-missioner at Princeville, Or. The indictment algebras that on June

missioner at Princeville, Or. The indictment alleges that on June 30, 1902, the accused persons entered in-to a conspiracy to obtain 100 persons to file applications for public lands in Crook county, Or., and swear that the land was for their own use, when, ac-cording to the indictment, it was for the benefit of the firm of Gessner & Williamson, who desired the lands for sheep grazing. sheep grazing.

SENATOR MITCHELL'S LETTER.

SENATOR MITCHELL'S LETTER. Portland, Or., Feb. 11.—Among the papers brought by Senator Mitchell's secretary, Harry C. Robertson, from Washington, D. C., was one from Sen-ator Mitchell to his law partner, Judge Albert H. Tanner, dealing with their partnership agreements. The latter was surrendered by Mr. Robertson to United States Dist. Atty. Heney and appears as one of the exhibits in the case worked up by Mr. Heney against Senator Mitchell. The government con-siders this letter of Senator Mitchell's valuable to its case, in that they con-tend that it shows the line of testi-mony which Mitchell desired Tanner to give before the grand jury, on his second appearance before that body. The letter follows:

THE LETTER.

"Washington, D. C., Feb. 1 .-- My Dear Judge-1 am almost afraid to write a word as the scoundrels will misconstru word as the scoundrels will misconstrue everything and distort all that is said. Your friend with letter did not arrive here until today. Your letter only re-ceived at 3 p. m. 1 have made search for my articles of co-partnership of 1902, but I am unable to find it. I think it must be among my papers in office. Harry, of course, prepared these ar-ticles. You will see Harry on his ar-rival. I found our supplemental agree-ments, of date, Nov. 1, 1904, which are all right. Harry has these with him.

ments, of date, Nov. 1, 1904, which are all right. Harry has these with him. "Now the facts are these, and you must deal with them accordingly. First, under our articles, I was not to have any interest whatever in any business you might do in any of the departments of any land matter. "Second, as a matter of fact. I never knew until now that any charges for any such services had been credited either to me or the firm or that my ac-count had ever been credited with any part thereof. As I was never furnished with any statement of any bank acwith any statement of any bank ac-count or of any other things whatever, and I have nothing to do with the book, nor did I see the same, and you will remember several times. I cau-tioned you not to mix me up in any way with any land office notices way with any land office matters.

serious. The robbers are unknown.

ROBBERS IDENTIFIED.

Colorado Springs, Feb. 12.—A special to the Gazette from Cripple Creek says: The robbers who attempted to hold up the Silver Bell saloon at Indepen-dence last night and were killed, have been identified as William Dugan and Frank Harris, both miners. Henry Drach and Edward Fay, the owners of the saloon, who were shot in defending their place against the robbers, are in a critical condition at the sisters' hosa critical condition at the sisters' hos-bital and the physicians in attendance hold out no hones for their recovery. Frank Edmundson, the other man jured in the shooting, will recover.



Jefferson City, Mo., Feb. 12.-Mr. Depuy of Taney county seeks to pre-yent drunkenness by a bill introduced in the house, the provisions of which would take from the "cup that cheers" half, if not all its pleasures, in that it prohibits one person treating another, in that It prohibits one person treating another, thus doing away with conviviality. Violations of the act are punishable by a fine of from \$10 to \$50 for each offense, or a fail term of from three to 30 days, or both fine and imprisonment. The bill follows: That it shall be unlawful for one in-dividual to influence or effer to treat another at the bar of any saloon, dram-shop or any other place where intaxi-

another at the bar of any saloon, dram-shop or any other place where intoxi-cating liquors are sold. Any person offering to treat another or influence him to drink shall be guilty of a mis-demeanor, and upon conviction of the same, before any court having jurisdic-tion of misdemeanors, shall be fined not less than \$10 or more than \$50 for every offense, or be confined in the county jail not more than 30 days or less than three days, or by both fine and imprisonment, discretionary with said court. This bill shall take effect and be in force within 60 days of the time of its passage.





PILLS.

CURE SICK HEADACHE.



COMPANY CENT то STAMP GOLD IN GOLD GOLD



ON ALL PURCHASES TO THE AMOUNT OF \$1.00 In Ladies', Men's, Misses', Boys' and Children's SHOES, SLIPPERS and ALL FOOTWEAR

Including All the New Spring Shipments.

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SEVEN DOLLARS AND FIFTY CENTS WITH EVERY DOLLAR PURCHASE IN

LADIES' AND CHILDREN'S WINTER UNDERWEAR AND HOSIERY.

Including all Plush Capes, Coats and Jackets, Muffs, Eiderdown Dressing Sacques, Winter Walats, French Flannel and Flannelette Long and Short Kimonas, Fleece lined Wrappers and Bath Robes, Winter Walking Skirts and Children's Fur Sets,



