DESERET EVENING NEWS MANNA TILLMAN AND TRACIC DEATH Lazy Liver OF OLD RESIDEN When the liver goes wrong, **M'LAURIN FOUGHT** everything is wrong. You have dyspepsia, coated tongue, constipation, bilious-Daniel Alexander Sends Bullet Inte ness, sick headache, nausea. Came to Blows in the United States Senate His Own Head. general debility. One of Ayer's Pills each night, just -Both Declared in Contempt and one, gently starts the liver WAS CLEANING THE PISTOI Both Make Apologies and removes all trouble. " I have used Ayer's Pills for liver complaint, and have found them to be the best thing I have ever tried." Went to Room to Prepare to Go Vis Washington, Feb. 22 .- Washington's | riedly about the chamber. Mr. Gallin-E. N. North, Sidell, Ill. ger was first to address the chair. "Mr. President," said he, "I ask that lting With His Wife -Found Ly-25c. a box. J. C. AYER CO., Lowell, Mass. ing in Pool of Blood, the doors be closed. Agains the president pro tem, re-quested the senate to be in order and that senators resume their seats. It was reserved for Mr. Pritchard of North Casedhes BURN or violating it must take his chair, and he cannot be recognized by the presid-ing officer again until the senate has Daniel Alexander, who has been a famillar figure in the business circles of releved him of that by motion. "Of course the senators from South Carolina can be relieved of the condi-tion in which they are so they can be North Carolina, in a measure, to re-lieve the strain under which all were labosing. He desired to address the senate on the pending Philippine bill Salt Lake for many years, was acci-1 IN BACK dentally shot and killed tast evening He was in the act of cleaning an oh and, calling for the attention of the chair, he said: recognized so far as the chair is con-cerned b, a motion and by a majorit vote of the senate. What will happe 45 callber Colts revolver, when it dis 规守管护和新科系 charged, sending the bullet through ht If the senator from South Carolina If the senator from South Carolins (Mr. McLaurin) has concluded"— He was interrupted by Mr. McLau-rin, who said, very saimly: "I will now proceed with my rehead. There was only one bullet in the after the two senators have purget themselves so far as it is possible o the contempt the chair will be prepare **水水的数数 每年年**年 pistol and the apparently careles. municip and stored it handling of the gun by Mr. Alexander rule whenever that question i 1. FREE, 14 can only be accounted for on the the narks, which were so unceremonious TRANK NAU, DIS Broadway, H. Y. City ory that he thought the weapon con-At the conclusion of the ruling of Mr. Frye, Mr. Blackburn said, "I move that the senior senator from tained no bullet. There was, however, CALLED TO ORDER. \$1.00 a Souther six Buttline for \$5.00, express prepately at F. C. Solpanno, Drushi and Franken, and Mir's brass Store, or Farm Nau, Portland, Gregen, ar 202 Breadway no eye witness to the affair but the 15 () Smaller Stran "I call the senator from South Caro-lina to order," interrupted Mr. Teller, "Which one of the senators?" in-quired Mr. McLaurin, with some as-"Why one senator from South Carocontention of the family that it was an accident is strengthened in the fac, "I move that the two senators from that an open pocket knife and an old South Carolina--- began Mr. Blackrag were lying near the spot where lew York Cieg. perity hurn, "That's right," said Mr. Spooner "This one," said Mr. Teller indicat-Alexander fell. Moreover the haples: ing Mr. McLaurin, "and the other one, too, for that matter," "Mr. President," intsejected Mr. For-aker, "I join in that. Surely," he con-tinued with great feeling, his face pale with excitement, "there is some way to protect the dignity of this body." "Certainly," said Mr. Burows, who had been endeavoring vainly to get the eye of the chair, "and the senate can-not let this thing pass," "Mr. President," said Mr. Foraker, who had moved into the main aisle, "I move that the senate go into "certive victim was not in a sulcidal mood. He given the floor," continued Mi had been celebrating his wife's birth-Blackburn, "to make any statement in their own way to the senate to purge themselves of the contempt," day all day and was in a very happy vein. All of his children, excep two were present and he was prepar-ing to go out with his wife to spend the evening. ASSe and estaduranen inen TILLMAN RISES. JAus Co Bro The motion was carried. In a breath-less silence Mr. Tillman rose to ad-dress the senate. He was calm and It was a little after 5 o'clock when Mr. Alexander hade his wife get ready while he would go up stairs to his roon, and clean the old revolver so that 1 might be in readiness for the trami-who had been lottering around hi house for the past few days. He would however, be ready as soon as she was One of his children laughingly told him not to get careless with the gun, as be vanished up the stairs. After a lapse of a few minutes there was a loud re-port of a gun emanating from Mr. Alexollected, and gave no indication by his manner of the tremendous scene in which he had been one of the princi pal actors but a short time before. He spoke deliberately and every one leaned forward eagerly to catch his words. He said: President: If have always es-Mr. eemed it a high honor and privilege be a member of this body MALT LEN THE had never had any legislative ex-erience when I came here, and In executive session the senate at once took up the startling encounter port of a gun emanating from Mr. Alex ader's room and the entire family hud my previous service as governor of South Carolina for four years had unfitted me in a measure to enter this august assembly with that digand a resolution was offered referring the matter to the committee on prividied together in mute terror as if the already knew what had happened. Th White The for a property of leges and elections, to report as to what method the senate should pursue eport of the gun was followed by full far on the floor as if a heavy be nity and regard-proper regard, I will say- for its traditions and habits

forcing them to their seats. Intense excitement prevailed in the senate and in the galleries, which were througed with people who had been at-tracted by the spirited debate. Every-bady was on his feet. Not a word, however, was spoken. Senators stood about the chamber for the moment quite helpless and pale to the lips. is follows:

Finally order was restored partially and in the midst of the intense excite-

ment the senate went into secret legis lative session. For two hours it dis-When the doors were opened it was made known that both of the South Carolina senators, by unanimous vote, had been declared to be in contempt of

PERMITTED TO APOLOGIZE.

he foregoing resolution, the first sug gestion of which was made by Mr. For aker. In presenting the resolution im-mediately after the doors of the chamber were closed, Mr. Foraker took oc casion to remark that the occurrence had been an outrage upon the dignity of the senate, of which the senate should take cognizance. & Mr. Hoar endorsed the resolution of Mr. Foraker, but said he thought the ction of the senate should be more exlicit than contemplated by the reso-ition. He therefore moved to amend t by ordering that the two senators rom South Carolina be declared in ontempt by the senate for disorderly onduct and speech in its presence, and hat both should be taken into custody n support of this amendment, he said hat any court or any other parlia rentary body would commit men fo o grave an offense against its digtity to await its judgment.

and rules that is desirable. "I have been here several years, have in that time learned to judge men with a little more catholicity of spirit than I did when I came here. I have gathed a great many people in whose personal integrity and honor and regard for their ablications. for their obligations as gentlemen a fave implicit confidence; but I have seen so much of partisanship, I have seen so much of what I consider slavish

submission to party domination that confess I have felt somewhat at a loss low to judge men whoin one resp peared to be so high and clean and hon orable, and in another appeared more or less despicable. I say this because of the fact that one of the sen-

ators has seen fit to allude to some matters that occurred this afternoon. The discussion which occurred in the ecret session was based largely upon now wish to say that so action of mine has caused any senator here, or the senate as a body, or the people of the United States to feel that I have been derelict and that I have not shown that courtesy and proper ob servance of the rules of this body, that I regret it: I apologize for it. I was ready to do that two minutes after I had acted, but under the provocation which was known to all of you, I could not have acted otherwise than I did, and while I apologize to the senate and am sorry that it has occurred. I have nothing more to say." MCLAURIN SPEAKS. Mr. McLaurin rose at the conclusion of Mr. Tillman's brief address. He tried to be calm, but it was evident that he was suppressing his emotion by an effort. He spoke with greater feeling than had been manifested by his colleague, particularly when he told the senate how sorely he had been tried by the accusations which had

in the place where it was delivered in

the strongest and most forcible terms

that I could employ. "With that, Mr. President, I am done,

and I have this to say: If there is any more talk of that kind or any

STIR IN THE SENATE.

press upon him the accusations which

had been made againt him, there might be trouble, there was an evident

stir in the chamber. Several senators rose to their feet, as if haif expecting

"I beg the senator to refrain "

As 'Mr. McLaurin uttered the last

more

saying

dress the senate.

United States.

removed to Evans' undertaking parlors. A brief investigation was made by acting coroner Morris Sommer, and the conclusion reached that Alexander was the victim of an accident, a belief in which the police concur, and of which the family have no doubts.

Goods

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IN THE DISTRICT COURT, PROBATS which is and for Sait Lake County, into of Utah. In the matter of the estats of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of the set of the set of the source of set of the set of the source of set of the set of the source of set of the set of the set of the source of set of the se ESTATE OF ADAM RICH, DE. eased. The undersigned will sell at rivate sale the following described private sails the following described property, to wit: Commencing at the Forthwest corner of lot 8, block 22, plat "B", Sait Lake City Survey: running thence south 6 rods; thence east 10 rods; thence north 5 rods; thence west 10 rods to beginning, with right of way for the benefit of said property over: Commencing at the northeast corner of said lot 8; thence west 10 rods; thence south 5 feet; thence sais 10 rods; thence north 9 feet to beginning; on or after

north 9 feet to beginning; on or after Tuesday, the 4th day of March, 1902; and written bids will be received at the patter of Young & Mayle, attorneys, Salt Lake City, Utah. Terms of sale, cash upon confirmation of sale by the court. EZRA T. STEVENSON. Administrato

Dated Salt Lake City, Feb. 21, 1902. Young & Moyle, Attorneys.

In THE DISTRICT COURT, PROBATS, State of Class and for Seit 1 as a County State of Class for the matter of the estate of Charles A, Tuckineld, deceased, bit of the state of Charles A, Tuckineld, deceased, bit of the state of classes and the state of the state of

IN THE DISTRICT COURT, PRO-

IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake County, State of Utah. In the matter of the extate of Joshua K. Whitney, deceased. Notice. The petition of John K. Whitney, Mary Jane Groo and Or-son F. Whitney, praying for the issu-ance to Horace G. Whitney of leiters of administration in the estate of Joshua K. Whitney deceased, has been set for hearing on Friday, the 28th day of February, A. D. 1902, at 10 o'clock a. m., at the County Court House, in the Court Room of said Sourt. In Sait Lake City, Sait Lake County, Utah. Witness the Clerk of said Court with the seal thereof affixed (Seal) this 15th day of February, A. D. 1902. JOHN JAMES, Clerk By C. Frank Emery, Deputy Cless, R. W. Young, Attorney.

DELINQUENT ASSESSMENT NOTICE.

IONE MINING AND MILLING COm-pany. Principal place of business. Sait Lake City, State of Utah. Nolice. There are de-linquant upon the following described stock on account of assocament No. 1 levied on the 5th day of December 1901, the soveral amounts act opposite the maines of the re-spective shareholders as follows, aamely: 144



duil jar on the floor as if a heavy bedy had failen upon it, and unable to en-dure the suspense longer Mrs. Alexan-der fan to the room. On opening the door the spectacle that met her gaze-transfixed her with grief and horror. There, with his head lying in a pool of blood and a ghastly wound over the right eye, lay her husband. It needed no examination to prove that he was dead, and her wild cries beseeching him to come back to her were all in vain. Dr. Mayo was summoned but he saw that a doctor was not needed there, and sent for the police, who had the body removed to Evans' undertaking parlors. A brief investigation was made by

Daniel Alexander was born in Ger-many 58 years ago and emigrated to

ove that the senate go into flecutive Without comment, every senator

was agreed to and at 2:52 the doors

session. still laboring under the emotion which all endeavored to conceal, the motion

ing Mr. McLaurin, "and the other one

y interrupted."

A MALICIOUS LIE. Pale as ashes, Mr. McLaurin rose to address the senate, speaking to a ques-

colleague as a "wilful, malicious and

eliberate lie. defiberate he. Scarcely had the words fallen from his lips when Mr. Tillman, sitting a few seats from him, with Mr. Teller of Colorado between him, sprang at Mr. McLaurin, who had turned toward Mr.

Tillman, met him half way, and in an Instant these two senators, having swept Mr. Teller aside, were engaged in a rough and tumble fight. Mr. Mc-langh and tumble fight. Mr. Mc-langh received a heavy blow on the forchead, while Mr. Tillman got a punch on the nose which brought blood.

COMBATANTS PARTED.

he ratification of the treaty of Paris had been cast through the exercise of improper influences. Mr. McLaurin was not in the cham ber at the time, being engaged in committee work, but he was sent for, and oppeared just as Mr. Tillman concluded

birthday was signalized in the United

States senate by a fist fight. The two

senators from South Carolina were the

Mr. Tillman in the course of a speech

upon the Philippine tariff bill, made

serious reflections upon the honor of

his colleague, Mr. McLaurin. In brief,

he charged that his vote in support of

active participants in the affray.

his speech.

tion of personal privilege. He reviewed Mr. Tillman's charges briefly and then denounced the statement made by his

Asst. Sergt. at Arms Taylor sprang over desks to reach and separate the combatants and himself received sev-eral blows. He got between them

ere closed. finally and by main strength wrenches them apart. Senators Warren of Wy oming and Scott of West Virginia, two of the most powerful men in the senate, leaped to his assistance, and caught the arms of the belligerents, Meanwhile both Tiliman and McLaurin had been committed to the custody of

the sergeant-at-arms to prevent any hostile meeting between them. The proceedings after the doors were closed covered almost two hours of time, and resulted in the adoption of resolution in the form of an order

DECLARED IN CONTEMPT.

Ordered, that the two senators from he state of South Carolina be declared n contempt of the senate on account of the altercation and personal encouner between them this day in open ses-ion, and that the matter be referred to he committee on privileges and elec-ions, with instructions to report what iction shall be taken by the senate in egard thereto.

to make apologies to the senate Their statements were listened to by both the senators and the people in the galleries with breathless interest Son ater Tillman left the capitol when ad journment was taken for recess and did not return for the night session Mr. McLaurin was in the chamber about 8 o'clock, but left early. Neither Menator would make a statement. "I think 1 got the sense of the con troversy."

Still controlling himself with an efforbut still speaking very calmly and with a carefully modulated tone, Mr. Mc-Laurin said, and his words cut through the senate chamber like a knife

desire to state, Mr. President. would not use as strong language as intend, had I not soon after the senate met replied to these insinuations and said that they were untrue.

I now say," continued Mr. McLaurin with distinct emphasis upon every word and half turning toward his colleague, Mr. Tillman, who sat in same row only three seats away, "that the statement is a wilful, malicious and

deliberate lie McLaurin got no further with his statement.

TILLMAN STRIKES FIRST BLOW. Mr. Tiliman, who was occupying his

regular seat on the main aisle, sprang th tiger-like ferocity at his colleague Mr. Teller of Colorado, who was sitting at his desk between the two South Carolina senators, was swept asid out ceremony. Indeed, the infuri ated Tillman climbed over him in his o reach McLaurin.

Without the slightest hesitation Mr way. Mr. Tillman aimed a wild half his colleague with his right fist. It landed upon Mr. McLaurin's forehead just above the left eye, although its force was partially spent upon McLaurin's arm, which he had raised in an effort to parry the blow.

MCLAURIN'S RIGHT ARM.

Instantly McLaurin's right arm shot the blow landing upon Tiliman's apparently upon the nose. Again ian struck out frantically, this with his left hand. The blow did upon McLaurin. Then fol lowed a wild scrimmage, both senators clutching at each other madly. Senators Warren and Scott, both of

whom are powerful men, rushed tohe combatants to separate them Sergi. at-Arms Layton sprang OVER esks in his effort to reach Digerent senators. as he selzed McLaurin Tillman almed a

left-handed blow at his collengu which struck Mr. Tilman in the iunately the blow was glancing and did no special harm. Mr. Lay ton tore them apart. Both senators were still striking wildly at each other some of the blows landing upon Mr. Layton

HOLD BOTH BELLIGERENTS.

An insight later the angry senators, infoned in the arms of Senators War and Scott. They were dragged apart, although they still made int efforts to get at each other. they were forced into their Bept

McLaurin. although very pale. to he the calmer of the two. liman was as white as a sheet. As he sat down in his seat he drew his handkerghter handkerehtef from his pocket and hipty blood from his face, that seemwas flowing slightly from the Until that time it had been supposed that no blood had been drawn in ing the light senators all over the

foot, Not a word, however, was spoken. The senate, nevits history, had received such a

president pro tem, Mr. Frye, first to regain composure. In Chim d unimpassioned tones he diected that the senate be in order. He rapped sharply two or three times with Is REVel and in a few minutes a semof order was obtained, although red from the shock moved hurWILLING TO APOLOGIZE.

Mr. Blackburn and other senators hen stated that the two South Caroing senators were willing to apologize and thus purge themselves of con-tempt, and in view of this statement Mr. Hoar withdrew the portion of his amendment providing for their com-

utment Mr. Foraker then accepted the amendment of Mr. Hoar and it embodied in the resolution. B Wat Before he vote was taken a number of sen ators spoke, and while there nany kind utterances regarding senators, there was no exception in the pinions expressed as to the gravity and seriousness of the offense. Among the senators who thus declared them-selves were Messrs. Teller, Fairbanks, have been statements in newspapers and insinuations that I had been influ-Hanna, Blackburn and Spooner. Mr. Hanna suggested that, serious as had enced by improper motives in connec-tion with my vote on that treaty een the encounter in the senate. Knowing, in my own soul, and knowing that God in heaven also knows that it was not so grave as the charge of mis-conduct made against Mr. McLaurin was false, when I was told that it was centered down to me. I was so outand he thought that any investigation undertaken should extend to that matraged by what I considered an assault

NOT UNPRECEDENTED.

Mr. Teller, while uniting with other enators in deprecating the occurrence said that it was not unprecedented that there had been other similar af fairs on the floor of the senate, and between Senators Benton and Foote. He also suggested that "Mr. Speener was not entirely blameless for todays courrence, because his interrogatories had provoked Mr. Tillman to make explicitly the charges which had been but vaguely made before his interference

in the debate. A motion was made by Mr. Teller looking to the opening of the doors. This was voted down 18 to 42, the Reublican senators generally expressing hemselves as willing to hear the apologies promised, but generally insisted that there should first be action on the generally insisted

On the suggestion of Mr. Bacon there was a division of the two branches on the question, the first vote was taken on the question whether the two senaers were in contempt and it prevailed by a unanimous vote. The remainder of the resolution referring the matter to the committee on privileges and cleetions was adopted without a roll

Roth the South Carolina senators mained in their seats during the entire session. After the secret session, the senate at

25 resumed business in open session Blackburn made a statement of what hade been done in executive session and asked whether any statement could be made to the senators in open session by either of the senators while they were in contempt of the senate. There was a lengthy discussion of the uestion and finally President pro tem

Frye ruled: While these two senators are de clared to be in contempt the chair could not recognize either if he should rise and address the chair, but on motion made by any senator that they be heard the chair would recognize the senator making the motion and would hold that the motion was in or-der. In the ordinary transgression of the rules or violation of order the sena-

cil was participated in by a number of the councilmen and city officials yeseen made against him from time to terday. Tac object of the trip was to time. His statement follows: "Mr. President: I did not realize that inspect the unused portion of the old Jordan canal with a view to selling it was in contempt of the senate, nor o I think now if my words are read to the original owners through whose in the record that I was in contempt of the senate, but at the same time, land it runs.

Those who comprised the party yesas the senate has ruled that I am in contempt of this honorable body, I beg terday were Land and Water Commisleave to apologize, "I desire to say, Mr. President, that I sloner Westerfield, City Engineer Kelsey, Councilmen Cottrell, Eardley, Vi-gus, Robinson, Hewlett, E. H. Davis, "I desire to say, Mr. President, that I have been very sorely and severely tried. I was in attendance on the com-mittee on Indian affairs when I re-ceived a message from a friend that my presence was needed here. "The history of the vole on the Span-Arnold, Robertson, Sharp, Spence and Daveler. The start was made short.? before noon from the Knutsford hotel, in the drag "City of Shit Lake," and the party returned about 6 o'clock in ish freaty is known to all of you. There the evening.

Jordan Canal.

The drive was made to where the canal latersects Twelfth South street where the bed of the canal was fol-lowed to Fourteenth South. At this point it was decided that the party would be unable to make any further inspection until tribute was paid to the commissary department by partaking of a fine lunch which had been ordered raged by what I considered an assault upon my honor as a man, and espe-cially in view of the fact that in the beginning of the session after the ac-tion of my party associate. I made a most careful and deliberate statement by Councilman Robertson, It was un-animously decided that Robertson should be appointed to act as chief commissary officer on all the council explaining all those matters, I did not feel as a man that I could ever hold my head up again if I did not resent it

junket trips in the future. In the way of an explanation Commissioner Westerfield stated that in the four-rod strip running south for about two miles there are between 20 and 25 acres of land, which is worth from \$200 to \$400 per acre, which the farmers are eager to buy from the only to add to their farms. It was the general opinion of the members of the party that the land should be sold.

It was discovered that some of the abutting land owners had located sentences of his address intimating that if there was any further effort to squatter's rights along the unused portions of the canal and others had leveled off the bed for the purpose of using the land, but no trouble is anticipated from such actions because the city can compel them to relinquish their rights and restore the canal bed to its original condition.

a renewal of the outbreak of trouble. Mr. Bacon of Georgia and Mr. Patter-The present canal was inspected for son of Colorado, both of whom were sitting near Mr. McLaurin, urged him some distance and much information was gathered by the councilmen on that waterway which will be of conto stop where he was, Mr. Patterson siderable benefit in future deliberations

A stop was made at the state prison and the party was shown through by will refrain, then, Mr. President." said Mr. McLaurin. After some discussion it was ar-Warden Dow. A visit was also made to the Liverty Park greenhouse, where the party was looked after by Parkranged, at the suggestion of Mr. Lodge, in charge of the Philippine bill, that

discussion should be resumed, Mr. Mc-Laurin of Mississippi desiring to ad-

Editor S. A. Brown, of Bennettsville, C., was once immensely surprised "Through long suffering from Dyspep-sia," he writes, "my wife was greatly run down. She had no strength or vigor, and suffered great distress from her stomach, but she tried Electric Bitters, which helped her at once, and, inter course appeared on the floor. Mr. Pritchard of North Carolina made a brief address in support of the Philip-pine bill. Mr. Fairbanks of Indiana foilowed in an hour's address in support of the Philippine bill. The senate, at 9:40 p. m. stour states of the senate Drug Dept.



THE KALL GEORGE MALAN Offices Mereo TRIMAN GOOD 155 SOUTH # Dentister

03.30 No; Shares, Am. 5,811 510 85 500 12 70 6 25 6 25 7 50 1 35 M. MoEntire 8,831 5,900 2,500 8,500 3,900 500 0,000 inks, loca at place and hour. R. W. MADSEN, Secretary. Salt th the 18th NOTICE OF TRUSTEES' SALE. ark.

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der for cash, CHARLES BALDWIN, Trustee.

STOCKHOLEERS' MEETING.

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i pale C. Tito AURORA MINING AND MILLING COM-A URORA MINING AND MILLING COM-pany. The annual meeting of the stock-holders of the Aurora Mining and Milling company for the election of directors and for the transaction of soic other business as as may properly come before the meeting, will be held at the officer of the Commany. No. 20 N. Main street, Sait Lake Cliy, Utah, on the first Monday Grid day) of March, 1903, at 12 Office mon. A. D y, Salt et while day of

at 12 o'clock noon. JAMES D. STIRLING, Secretary. Salt Lake City, Utah. Jan. 21, 1901

ASSESSMENT NO. 15.

<text><text> FLY MINING AND MILLING COMPANY. UBATI in Salt the the

Mr. McLaurin then took the floor in Astounded the Editor. opposition to the pending measure. He denounced the method of the majority, and declared that the policy was detri mental to the best interests of the The senate then, at 6:30 p. m., took a recess until 8 o'clock. When the sen-ate reconvened at 8 o'clock, not a dozen senators appeared on the floor. Mr. Pritchard of North Carolina made a

keeper Erickson. The trip was voted as a very enjoy-able and profitable one indeed.

