

case. An attempt was made to serve Secre-tary John Q. Cannon this morning, but he was not found, and no one seemed to know where he had gone. It was stated by friends, however, that he left the city yesterday morning, but for what point they were not informed.

COMMITTEE REPORTS.

The conference committee appointed by the house to meet with the commit-tee on agriculture and irrigation from the senate, for consideration of H. J. M. No. 6, by Mr. Roberts, reported that M. No. 6, by Mr. Roberts, reported that it was the unanimous decision of the joint committee that the senate recede from that part of their amendments by eliminating the words 'in aid' from said amendment. The memorial asks Congress to pass the Brownlow bill, ap-propriating the sum of \$24,000,000 for the building of roads throughout the coun-ter.

The committee on military affairs rec-ommended the passage of S. B. 36, ced-ing to the United States Jurisdiction over the military reservations of Fort Douglas and Fort Duchesne within the state

S. B. No. 80, by Park, is considered he only action which the national

the only action which the national guard will make to obtain money for armory during this session. It pro-vides for the establishment of an ar-mory board to consist of the governor, the secretary of state and the briga-dier general, who shall have control of renting and buying arsenais and arm-orles throughout the state. An appropriation of \$10,000 a year is put at the disposal of this board. All savings from this money to go into a savings from this money to go into a military fund, and all savings from other appropriations to also go into this field. It is thought in this way enough money can be procured to build an armory.

NEW SENATE BILLS.

S. B. 79, by Johnson is backed by the Credit Men's association, and is meant Credit Men's association, and is meant to protect the jobber from the dishon-est retailer who would "skip" without paying his bills. It allows a jobber to take out in any court of the state a lieu against property of any debtor by filing bond for the value of the proper-ty. The waiting for a judgment against the debtor will not be necessary in or-der to attach his goods, and the lieu attach his goods, and the lies mont school in the fifth and sixth grades respectively, played truant yeshold the property until judgment adered. In case the debtor proves grades respectively, played truant yes-terday. According to their story they went to the above named liquor store and purchased a bottle of wine. This they drank and become so intoxicated that they did not know what they were doing. They then went back to school, where they acted in a manner so dis-gusting that they were taken in charge by Officer Sperry, who had been telee claim of the creditor not well bunded he can recover damages for Il injuries sustained. The bill follows the Idaho law on the subject.

t. He thought no more of the matter that night, but as they did not fill their appointment the next day he be-gan to worry quite a little. He began to thick they were not going to return it, so he reported it at the police station this morning.

this morning, "I would not mind the matter so much, but the watch is made out of a piece of the battleship Maine, and the chain is folled gold. I though they would return it because I though they were friends. And, they were so polite!" Moral: You can't always tell a friend to the dark. n the dark.

LIQUOR TO YOUNG BOYS.

Complaint Against Concern for Selling Wine to School Children

y Officer Sperry, who had been tele-

A complaint has been sworn to chargng the Sadler Mercantile company with a violation of the liquor ordine, in that they sold liquor to two il boys. The boys, Will Buchanan Eddie Wells, students at the Freance,

missioners yesterday afternoon. The sale was set aside on the ground that Moses had, it was alleged, entered into an agreement with other bidders on the an agreement with other bidders on the land whereby the price paid to the state was kept down to a very low figure. Judge W. H. King appeared in behalf of Mr. Moses and several witnesses were examined after which the board took the matter under advisement.

A Guaranteed Cure For Piles,

Itching, Blind, Bleeding or Protruding Plice, Your druggist will refund money if PAZO OINTMENT fails to cure you in six to fourteen days. 50c.

OPEN BALLOT BOXES. Judge Merse So Ordered in Election

and he was thrown from the sleigh and severely injured.

Whittemore of the road, President H. M. Wells and Secretary Fisher S. Har-ris of the Commercial club, The last named gentlemen leave Salt Lake on Friday night for Los Angeles in re-sponse to an invitation extended by J. Ross Clark on behalf of the chamber of commerce of Los Angeles to attend the annual banquet on the night of Washington's birthday. It is expected that the three orators from Salt Lake, representing the Commercial club, will cover themselves with glory on this representing the Commercial club, will cover themselves with glory on this festive occasion. After stopping over at Las Vegas and Riverside, the party expects to arrive at its destination on Monday night. While in Los Angeles details regarding the foint celebration will be discussed, and some decision ar-rived at. One of the speeches of the evening in response to toasts has been evening in response to toasts has been assigned to Mr. Whittemore. He will take as his text, "The Connecting Links of Sait Lake City, Los Angeles and San Pedro."

COLORED MAN IN WOOD PILE.

Residents of Cache County Stirred Up Over Eccles Franchise.

GOOD GIRL FOR GENERAL HOUSE. David Eccles, the lumber, railroad and sugar operator, appeared before the

DAVIS GETS \$2,500.

Awarded That Sum in Suit Against Short Line for \$25,000.

In the damage suit of William H. Da-vis against the Oregon Short Line Rail-road company, which was tried in Judge Lewis' court, Monday and Tuesday, the jury late yesterday afternoon re-turned a verdict in favor of plaintiff for \$2.500. The action was brought to recover \$25,000 damages for injuries received by Davis at Kemmerer, Wyo. on Feb 13, 1904, by being thrown from his sleigh while attempting to cross de-fendant's tracks. It was alleged that defendant allowed one of its cars to stand on the crossing over night with-out any light being attached to it to warn persons of its presence on the highway. When plaintiff arrived at the crossing he attempted to go around the car, when his horses fell into a ravine and he was thrown from the gleigh and In the damage suit of William H. Da-

INTIQUUCTION OF BILLS.

H. B. 153, by Hopes, is an act to amend section 6 of chapter 105, session laws of 1901, relating to taxes on live stoel

H. B. 154, by Kinney, is an act relat-ing to "interest" and "asury" and rem-edies in the matter thereof, and providing for the repeal of title 31 of the Revised Statules.

vised Statutes. H. B. 155, by Kinney, is a bill amend-ing section 978 of the Revised Statutes, relating to fees of precinct officers. H. B. 156 by Pancake, by request, pro-vides for the licensing of stationary engineers and creates a board of exam-iners, refining their duties, providing for their appointment and fixing their commensation.

H. B. 157, by Marks, is an act to profor recording instruments in the

The for recording instruments in the offices of county recorders.
H. B. 158, by Marks, amends section 1022 of the Jevised Statutes and defines the word "follo" as meaning 100 figures, letters and characters.
H. B. 159, by Marks, amends section 673 of the Devised Statutes moviding.

\$73 of the Revised Statutes, providing for the collection of fees of the county recorder

COMMITTEE REPORTS.

The committee on judiciary recom-The committee on judiciary recom-mended the passage, with amendments, of H. B. 36, by Kinney, providing for the approval and custodian of official bonds of state officers, stat institutions or other persons, when such bonds are required to be given. Also the passage of H. B. 182, by Mc-Crea, relating to concurrent jurisdiction of otty courts in cities of the first class, with district courts, also, the non pas-

with district courts: also, the non pus-sage of H. B. 90, by Peterson, relating

to fornication and penalties therefor. The committee on claims and public accounts recommended that certain claims against the state, ageregating \$18,138, be allowed. These claims in-clude \$7,500 for the state board of corrections, and \$5,288 for the Agricultural

The committee on muddipal corpora tions recommended the passage of H. B. 110, by Roberts, relating to the an-nual tax for libraries in cities of the

nual tax for libraries in cities of the first and second class. The committee on judiciary recom-mended the passage of H. B. 108, by Marks, relating to statutes of limita-tions and the matter of pleading cases; also, the passage of H. B. 108, by Marks, relating to the manner of commencing actions, additional summions, and the form thereof in city coarts of cities form thereof in city courts of cities of the first class; also, the pitsage of H. N. 98 by Kinney, relating to executions; also the non passage of H. B. 91 by Allen, relating to fornication,

FOR THE DANCE HALL

Attorney Largest Makes Argument for The Utahna Park People.

Atty, Largent, representing the Unique Amusement company in the Utahna Park pavilion case, was before Judge Dichl to argue his demurrer to the complaint filed against the company for maintaining the dance hall without a license. He cited section 390 of the city ordinances, as the only one under ordinances, as the only one under which the prosecution could possibly come, and argued that inasmuch as the section does not provide for the licens-ing of such a place of anusement there is no offense as charged. He stated in support of this belief that for the past live years no dance hall in the city has been required to take cut a license for the reason that it is not required by the ordinances. He also stated that the city license collector had refused li-censes on this same ground. The time for the hearing was not set.

FARMERS' BILL KILLED.

H. E. 92, the nruch discussed "farm-ers' bill," by Simmons, came out of the committee dead. It provides that farm-ers may vend their produce in clues without a license. The senate didn't without a license. The senate didn't have the cratory of the house to praise the farmers' lot.

H. B. 85 by Kinney, relative to pro-edings supplemental to txtcution, was recommended favorably.

COMMITTEE REPORTS.

The judiciary committee handed in reports on a number of onlis today. H. E. 40, by McCrea, relating to revocation of wills, was favorably re-ported with several minor amendments. H. E. 70, by the judicuary committee, ting to burglary, got favorable ac-

SIDELIGHTS ON SENATORS.

"I am for letting the matter sleep," said Chairman Lawrence of the judi-clary committee today in reply to a question as to his attitude on the new ensus proposition.

"The governor's communication calls attention to a clause in the constitu-tion apparently making it mandatory on this Legislatufe to order the census taken. But when that measure was in-serted it was felt that by 1905 Utah would be entitled to an additional con-gressional representative. gressional representative.

"We know perfectly well though, that we are not entitled to the extra conwe are not entitled to the extra con-gressman. If would take four or five hundred thousand people—I forget the exact number—and if we took the cen-sus we would only burn up \$50,000 or \$60,000 of the state's money to no purpose. I am for letting the matter sleep," Senator McKay is having his troubles on horticultural matters.

"The north is arrayed against the outh," said he today, "and the battle a one of written words. Here is a etter I just received," and he handed

For One Dollar

Economy in medicine must be

measured by two things-cost and

effect. It cannot be measured by

either alone. It is greatest in that

medicine that does the most for

Hood's Sarsaparilla

It purifies and enriches the blood,

cures pimples, eezema and all

eruptions, tired, languid feelings,

loss of appetite and general debility

"I have taken Hood's Sarsaparilla and

found it reliable and giving perfect satisfac-tion. It takes away that tired feeling, gives

energy and puts the blood in good condition MISS EFFIE COLONNE, 1535 10th Street, N W.

Gure and keeps the promise.

Washington, D C.

pense. That medicine is

100 Doses



honed for

above zero, and the forecast degrees above zero, and the forecast shows a rising temperature, with prob-able snow tonight, or tomorrow. In general, the mercury is rising higher, and the minus signs on the weather map are growing less, as the cold wave recedes. A low barometric area is ap-proaching from all the Pacific coast, which of course suggests the indicated precipitation. The lowest record on the which of course suggests the indicated precipitation. The lowest record on the weather map for yesterday was 20 de-grees below zero at northern and north-eastern points, but Havre, which saw the worst of the weather just past, is now having a temperature of 22 de-grees above zero, instead of 47 and 50 degrees below zero, a temperature that obtains on the northern Siberlan coast, Grand Junction is still in the three of Grand Junction is still in the throes of the frigid zone, with a recorded ther-mometer this morning of 8 degrees be-low zero, and Modena is only 8 degrees above. T. F. Connor, the veteran min-

above. T. F. Connor, the veteran min-ing man, at the Kenyon from Stockton, reports that the mercury out there last Sunday recorded 25 degrees below zero, which froze up all the pipe lines, and brought things generally to a standstill. However, it was 22 degrees below at Christmas time, so that the denizens of that borough were somewhat broken in that borough were somewhat broken in to the cold weather. It is not believed that there will be another real cold spell this winter.

RICHARDSON POSTOFFICE.

Discontinued March 31, Mail Going to Castleton.

(Special to the "News.") Washington, D. C., Feb. 15.—The postoffice at Richardson, Grand county, Utah, has ben ordered discontinued March 31, after which date mail for his office goes to Castleton. A postoffice has been established at Chance, Kootenal county, Idaho, with Elias C. Hill as postmaster.

---AFTERNOON ON 'CHANGE.

New York Bonanza sold up to 54 ents this afternoon, while Uncle Sam lon, remained steady. The sales were: the money-that radically and permanently cures at the least ex.

May Day, 500 at 342. Uncle Sam Con., 600 at 28. New York Bonanza, 450 at 53; 200 at UINTAH RESERVATION.

Seey Hitchcock Explains Neces-

sity for Delay in Opening It. Washington, Feb. 15.-Secy, Hitch-cock today sent a communication to the senate explaining the necessity for de-lay in opening the Uinthi Indian reser-vation in Uinh. Commissioner Richcation in Utah. Commissioner Rich-ards of the general land office, in a let-ter to the secretary, says the allot-ments of Indian lands cannot be com-pleted in time for the opening, which was fixed for March, 10, 1905. The house extended the time in the Indian appropriation bill, but the sen-ate committee struck out the provision,

Hood's Garsaparilla promises to

Contest at Ogden Today.

(Special to the "News.")

(special to the "News.) Ogden, Feb. 15.-Judge Morse at noon today granted the application of the contestant in the judgeship controversy for the opening of the ballots in the counties of Weber, Davis and Morgan, comprising the Second judicial district, and a recount will be made under the direction of Judge Morse. The court appointed Deputy Sheriff Sébring as the custodian of the ballots, and the count will begin this afternoon. vill begin this afternoon.

will begin this afternoon. This procedure is for the purpose of ascertaining whether any irregularities occurred in the count of the ballots cast for Judge Rolapp and Judge How-ell. It is claimed by friends of the former that 357 votes were not counted for him that should have been, and if this proves to be a fact, he was duly elected.

SMOOT LAND OFFICE BILL

Senate Public Lands Committee Refers It to Sub-Committee.

(Special to the "News.") Washington, D. C., Feb. 15 .-- The

senate committee on public lands considered Senator Smoot's bill for the division of Utah into two land districts this morning and referred the matter to a sub-committee consisting of Gam-ble, South Dakota, Dietrich, Nebraska, and Newlands, Nevada. They will hear Senator Smoot at once and will probably report to the full committee on Wednesday next.

TO PREV NT THE GRIP

Laxative Bromo Quinine, the world-wide "old and Grip remedy, removes the cause, Jail for the full name and look for signa-ure of E. W. Grove. 25c. ----

FELL TWO STORIES.

Serious Accident to "Dick" Wright, Workman at the Federal Building.

"Dick" Wright fell from the fourth floor of the new federal building, in course of construction on lower East Temple street, this morning at 10 o'clock, and suffered several complicated injuries.

He was at work on the fourth floor, hear the elevator shaft on the north his footing by stepping on some loose boards, and fell down the shaft. At the second floor he threw out his arm

the second floor he threw out his arm and caught on an iron brace, breaking his fail. At this point he was rescued from his perlious position by some fel-low workmen. It was thought at the time that he was dead. Dr. E. V. Silver was summoned to the place and the man was taken home. On his arrival at his home an exam-ination showed that he was guite seri-ously injured. Two of his ribs are fractured, his skull suffered a bad con-tusion, and his scalp is badly lacerated.

fractured, his skull suffered a bad con-tusion, and his scalp is badly lacerated, while in both arms he sustained severe abraisons and contusions. Mr. Wright is a man of 45 years, and has a wife and family. They reside at 906 south First West street. When questioned at the building as to the cause and nature of the accident, the employes were extremely reticent, it appearing that they feared a damage suit for negligence. suit for negligence.

Always Remember the Full Name <u>Laxative</u> Bromo Quinine 6. 7. Grove on every Cures a Cold in One Day, Grip in 2 Days

For Personal Injuries.

Suit was filed in the district court to-day by the Rio Grande Western Railday by the Rio Grande Western Rail-way company against the Utah & Salt Lake Canal company to recover dam-ages in the sum of \$2,000 for injuries alleged to have been caused to plain-tiff's tracks south of this city on May 4, 1994, by being flooded by water from the defendant's canal. Plaintiff alleges that defendant was negligent in not keeping its canal in repair and guard-ing against the break which it is alleged caused the damage.

caused the damage.

R. L. POLK HERE. President of the Directory Company

And St. Paul Man Arrive.

President R. L. Polk of the Directory ompany, and the St. Paul, Minn., manager, Mr. Theo. F. Smith, are guests at the Kenyon en route to Spokane and the Pacific coast, Local Manager Cooper is extending the courtesles, and showing them about the city. Both of the visitors are delighted with Utah climate, and remarked this morning, their opinion that the home papers their opinion that the home papers were making a mistake in not adver-tising in a prominent way, the advan-tages of the climate of this valley as compared with the climate obtaining elsewhere in the country, for the last 10 days in particular. Mr. Smith called attention to the fact that pretty much the entire country had suffered in-tensely from the cold wave, with the mercury recording 53 degrees below zero up on the Northern Pacific road as an instance of how real mean the clerk of the weather could be when he was so minded. But at the same time, in Salt Lake City the climate was mild and yet bracing and invigorating; and

and yet bracing and invigorating; and both Mr. Polk and Mr. Smith remarked that they would rather spend the win-ter in Salt Lake than in southern Call-fornia where the climate was mild all winter, but without any snap or in-vigorating qualities. "I like a little cold weather," said Mr. Polk. "It is needed to brace one up; and there is just enough of that in the Salt Lake climate to make it attractive."

Mr. Smith is president of the Com-mercial club of St. Paul, where he is one of the most prominent and influental citizens, and he is now serving his second term. He and Mr. Polk were introduced this noon, at the Salt Lake Commercial club by Mr. Cooper, where the visitors were given the glad hand and the welcome mitt, and made to feel that they "owned the town," by Man-ager Harris.

DUCK SHOOTING.

First Day of Spring Shooting Opened This Morning.

The law is off on ducks today, until March 15, and local nimrods are out with the hot foot after all wild fowl within reach. One hunter came hurrying up town this morning from the

Church farm ponds, stating he had fired off 50 shells and got 30 ducks, and want-ed more ammunition. The sale of am-munition has been very good for the last few days, and dire slaughtering of duck is predicted.



board of commissioners of Cache coun-ty on Saturday, and asked for a right of way over the county roads in the southern end of Cache, for a new steam railroad. In course of answering ques-tions, Mr. Eccles admitted that the proposition was really an Oregon Short Line scheme.

This statement has set the Loganites thinking, and some of them insist that the Short Line proposes to extend from Mendon clear round the south end, and that the road between Logan and Men-don will be abandoned—all of which does not make them feel cheerful,

ECHO OF COLD SNAP.

O. S. L. No. 5 Stalled at Kemmerer, Wyo. With Air Pipes Frozen.

An echo from the recent cold snap An echo from the recent cold snap comes from Kemmemerer, where the thermometer went out of business on Sunday morning. It was about this time that passenger train No. 5 was abandoned at that point, and the pas-sengers taken to local hote's, where they were made as comfortable as pos-sible as guests of the ralload com-pany, until the engine and cars had been overhauled. The steam and air been overhauled. The steam and air pipes on the cars froze up solid, so that it was not only dangerous to proceed with the train, but the passengers would have suffered terribly.

Remmerer has an elevation of close in to 7,000 feet, and the thermometer it the depot deristered 62 below.

at the depot degistered or below. Other passengers who have come in from the east report suffering on all trains owing to all the steam being re-quired to force the engines along, there-by leaving the cars totally unheated save from the breath of the passengers. In some instances children and babies In some instances children and babies had a very bad time of it. and fur cloaks and coats were handed over by volunteers so that the little ones would not freeze. In some cases trains 24 hours late, owing to the frigid snap

SPIKE AND RAIL.

Wm. Dark, traveling passenger agent or the Burlington, is taking his first trip south.

The new maps showing the Burling-ton system include the Moffat road right through to Salt Lake.

San Francisco papers still insist that the Western Pacific is going to pur-chase the Sanpete and Sevier branch of the Rio Grande Western.

Had Moffat been able to float his bonds he would have built his road right through to Salt Lake as outlined. But he didn't-probably because of Tom Lawsen's "system."

A. E. Buckman, president of the San A. E. Buckman, president in the series of the francisco Construction company, spent a few days last week at Goldfield. In making a preliminary canvas of the railroad situation,

Official dentals of the sale of the Moffat road to E. H. Harriman or anyone else, are now coming as thick and fast as others of a similar nature did dur-ing the early days of the San Pedro, Los Angeles & Salt Lake.

A. V. Taylor and party of Chicago capitalists who were looking over the situation in Carbon county a few days ago had a unique and thrilling exper-ience when they made the return trip over the Ulntah railroad at night. This is the first time a train has run over that famous road of grades and curves after dark.

The Kansas City, Mexico & Orient rallway has placed an order for loco-motives to cost \$1.000,000, to be ready for delivery by January next. Before next fall the company expects to be hauling cattle in its own cars from Texas and Oklahoma to Kansas City. A passenger service also will be given hetween "Kansas City and Sweetwater, Tex.

SUMMONS.

CARRINGTON.-In the Twentieth ward, this city, Feb. 14, 1965, at 1950 p.m., of heart fallure, Janette Paton Car-rington. Deceased was born in Dum-fries, Scotland, Aug. 2, 1843. Funeral will be held on Friday at 3 p.m., from the Twentleth ward meeting-house, corner of Second and D streat Remains can be viewed on day of inter-ment, from 12 to 1:30, at the residences of her daughter. Mrs. David R. Lyon, 423 Seventh street. Friends invited.

TOO LATE FOR

CLASSIFICATION.

www.www.www.www.www.www.

FEMALE HELP WANTED.

In the District Court of the Third Judicial District. State of Utah, in and for Sait Lake County. Evena H. Bemis, Plaintiff, vs Austin H. Bemis, Defendan, The state of Utah, to the said defendant You are hereby summoned to appear within twenty days after service of this summons upon you. If served within the county in which this action is brought otherwise within thirty days after ser-vice, and defend the above entited ac-tion; and in case of your failures to do, judgment will be rendered sgainst you ac-cording to the demand of the complaint. of which a copy is herewith served upon you.

you. BRADLEY & PISCHEL. Plaintiff's Auorneys. P. O. Address: Rooms 300-304 Atlas Block, West Second South Street, Salt Lake City, Utah.

SUMMONS.

In the District Court of the Third indicial District of the State of Utak. County of Salt Lake, Bertha, A. Piph, plaintiff, vs Thomas Pipin, Defendant The State of Utah to the said defendant You are hereby summoned to appair within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above en-titled action; and in case of your failur so to do, judgment will be rendered the complaint, of which a copy is here-with served upon you BOREN X. CHRISTENSEN Paintiff's Altorney P. O. Address: 420 Altas Block, Salt

P. O. Address: 420 Atlas Block, Salt Lake City, Utah







The J. G. McDonald Candy Co. are the sole manufacturers of WHIPPED CREAM CHOCO-LATES and propose to protect the public against imitations. We are also the originators of Opera Bar, Za Za Bar, Sapho Bar, Chocolate Foam Nut Nuggetts, and Druggist Sick. On some of these arti-cles we have been copied and the public deceived, but as yet there is no imitation en our WHIPPED CREAM CHOCO-LATES. We take this oppor-tunity of advising you that Mc-Donald's is the original, and we will protect our interests against infringers. infringers.

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Burepean, \$1.00 to \$3.90.

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American, \$2.50 to \$4.00.