

Of 11-10. (Special to the "News.") Bolse, Ida., March 2 .- The senate to day defeated the one-mile limit bill by a vote of 11 to 10. The two-mile limit

law now remains intact. Sheep men are wild with excitement, and great alamities to Idaho wool growers are predicted.

The two-mile limit law has been strenuously fought by the flockmasters whose sheep roam the range. Under this law it is a misdemeanor to graze flocks of sheep within a couple of miles

Spencer Clawson Has Been Refused

**Colorado** springs clamor for

however, has been able to take care of all through business coming to them by diverting it over the Southern Pacific's northern route. Passengers who were delayed by the tie-up did not suffer. At Callente, where several trains were stalled for some days, passengers were well cared for in addition to being en-tertained with social amusements of various sorts, visits to the big mines of the vicinity and other novel excursions. OFFICIALS ARE LEAVING.

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The first westbound train left this city last night and from telegraphic re-ports along the line has succeeded in setting past the wash-out region safely. No. 8 is expected to arrive in this city tomorrow night. H. E. Van Housen, division superintendent and assistants will return to the div. will return to this city as soon as train movement is again in running order. R. E. Wells, general manager of the line is expected to visit Salt Lake before returning to the coast. He was on a trip of inspection when caught by washouts. Kenneth C. Kerr, traveling passenger agent of the road, has been with the delayed travelers and has ar-ranged no end of fun for them.

#### GOOD SHOWING MADE.

## clares Twelve Per Cent Dividend.

The Union Savings & Investment company of this city is a prosperous institution as the annual statement for 1906 will indicate. Of the entire ac-cumulated earnings of the association, amounting to \$22,718.11, more than 40 per cent, was made under the present management: and the strong condition of the company is also indicated by the declaration Thursday by the directors of a 12 per cent dividend. The annual report showed that the gain from April, 1902, to Nov. 30, 1904, was \$5.256.90, The gain from Dec. 1, 1904, to Dec. 31, 1905, was \$7,044.11 and the gain from Dec. 31, 1905, to Dec. 31, 1906, was \$9,377.10. The Union Savings & Investment



LEFT HIM WITH BABY. August Gattaker also related a story of desertion on the part of his wife. Maria Gattaker, who deserted him in October, 1905, and left her nine-weeks-old baby boy on his hands. The child was in court with his father related the facts about the mother's misconduct. Gattaker said that the only reason his wife had for legving him was because she was not satisfied to live in the country and wanted him to move hito the parting with his young wife. He said that he was of the opinion that she had gone away with another man but that he could not prove it. His mother corroborated his testimony and he was awarded a divorce and the cus-tody of the child. They were married in this eity on Nov. 10, 1904.

SENIOR DID NOT APPEAR.

The sensational charges of cruelty and infidelity made in the pleadings on both sides of the case of Josephine Senior against Fred J. Senior were not mentioned when the case came up for trial yesterday afternoon as the parties had evidently agreed on the terms of a livorce and Senior did not appear to divorce and Senior did not appear to defend the case at all. The divorce was granted upon the grounds of desertion and failure to support, as was charged in the wife's original complaint and nothing was said about the charges of cruelty and infidelity as set out in the defendant's cross-complaint and plain-tiff's amended complaint. They were married on Sept. 1, 1905, and defendant deserted plaintiff in November, 1905.

## TWO GREAT SAVAGE STARS.

Miss Florence Easton and Francis Maclellan, Who will be Here This Month. Miss Easton comes from the Covent Garden, London, and is said to be a wonderful coloratura artist. She is one of the leading prima donnas in the Savage grand opera forces, who come to Sait Lake on March 19, and who are at present the reigning musical sensation touring the country in "Madam Butterfly." Mr. Maclellan will be remembered by Salt Lakers as the high tenor Lohengrin of the Savage company two years ago. The mail order sale begins on Monday. There will be no sales at the box office before the 17th inst., by which time the house will have doubtless been sold out.



Only 29 days more until the dress parade comes, Easter Sunday, When all of us have to dress up and look our best. Are you ready? If not, Hart Schaffner & Marx can make you so.



HE WELCHED.

HE WELCHED. The question of temporary alimony for plaintiff in the case of Margarel White against William J. White was fought out in court and it was shown that the parties to the suit had sep-arated last October under agreement and he had promised to pay her \$50 per month for her maintenance. He kept up his payments until last month when he defaulted for the reason, as he explained to the court, that his wife was making enough money to support herself. At the conclusion of the evi-dence Judge Morse ordered White to pay his wife \$50 at once and also \$50 per month pending the final hearing on her suit for separate maintenance. Mrs. White lived in the Emery flats and her husband is a traveling man whom she claime earns about \$400 per month. TOO POOP TO PAY.

TOO POOR TO PAY. TOO POOR TO PAY. William H. Stockdaie convinced the court that he had been out of employ-ment since December and hence had a good excuse for not paying his di-vorced wife, Amelia Stockdale, alimony in the sum of 35 per month. Upon the showing made he was purged of con-tempt and was discharged. THREE MORE.

Judge Morse also granted divorces in avor of plaintiffs in the following

Mathida Weer vs Charles Weer, de-sertion and failure to support; plaintiff given custody of two children. Blanche Boden vs Clarence Boden, threats to kill and general crueity. J. R. Nuckles vs Lillian Nuckles, de-sertion.

The case of Johanna Jensen against Soren P. Jensen was taken under ad-visement by the coart for the reason that there was some doubt as to the le-gality of the service on the defend-ant.

See Ebert's for Wall Paper.

"STRONG ARM" MEN Two of Erick Johnson's Assailants Are Now Behind the Bars.

In all probability the three men who on Feb. 27 beat and robbed one Erick Johnson on State street between Fourth and Fifth South, will be identified with-in a few days and will have to stand trial for highway robbery. One of the week Robert Wight, was arrested here been and the street between the order wight, was arrested here in the street of the complaint as John De Jones, was arrested last night at Glenwood Springs, Colo. The authori-tes there wired Officer Carlson here as one week of Jones in jail. Think will have other man before 10 o'clock this morning." Up to this afternoon-however, no further word was received Carlson will probably go to Glenwood to be street between a soon as the necessary papers are made out for the acked Erick Johnson, knocked him down and beat him until he was un-conscious. They then robbed Johnson, of 14 in cash and escaped. Johnson on State street between Fourth

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of settlements or the drinking water supply of residents. With Idaho rap-With Idaho rapfolly being settled and the forest re-serves being preserved, the grazing privileges on public lands are becoming greatly restricted.

## DID NOT APPEAR.

### New Record Established in Jury Trial During Absence of Counsel.

The failure of the attorneys for plaintiff appear and prosecute their action was

the direct cause of a new record being stablished in the matter of jury trials

**Privilege** by Clayton Investment Co Spencer Clawson today filed a petition

WANTS TO SEE BOOKS.

in the district court asking for a writ of mandamus against the Clayton Inof mandamus against the Clayton in-vestment company and I. A. Clayton, the secretary and treasurer of the com-pany, to compel them to permit him to examine the books and accounts of the company and to allow his accountant to do so. It is alleged that plaintiff owns 604 shares of the capital stock of the Clayton company and that sev-eral times within the last two months be has applied to the secretary and eral times within the last two monthe has applied to the secretary at treasurer for permission to examine the books of the company in regard to the receipts and disbursements, but the officer has refused to permit him to itso. He has also endeavored to have a accountant examine the books for him that privilege. A peremptory wr of mandamus was issued in the can and and a state of the requiring the defendants to show cause on next Saturday why they should not allow the plaintiff to inspect the books.

## FIVE IN QUARANTINE.

Cerebro Spinal Meningitis is Epidemic With Four Deaths.

The weekly report of the city board of health for the week ending March 1 shows 35 births, 21 males and 14 fe-males. Thirty-two deaths; 26 males and six females. Three were shipped here for burlal.

here for burial. There were reported during the week is cases of contagious and infectious diseases, consisting of nine cases of diphtheria, four cases of epidemic cere-bro spinal meningitis, one case of measles, three cases of meningitis and two cores of turboid faver.

two cases of typhold fever. Five cases of scarlet fever, 15 cases of dipfilteria and five cases of epidemic cerebro spinal meningitis remain in quarantine.

them. <sup>¶</sup> The Butte public is buying them.

late Bonbons.

them.

I Seattle can hardly get shipments fast enough.

about McDonald's Dutch choco-

**Denver** is enthusiastic over

Los Angeles, largely a Mc-Donald center, is writing and wiring for more.

**The Western public insist that** Dutch chocolates are the confection of the hour.

Why? Made from an old Dutch recipe and improved in the McDonald way, Dutch chocolates are the greatest confection success introduced in late years.

# 30c and 60 cent boxes.

Sunday-McDonaid chocolate day-It's the day that a box of his delicious chocolates brighten the home-delights the girl for there is always in the overcoat pocket of her "Company" a box of Dutch chocolates.

McDonald is an exclusive manufacturers of all kinds of chocolates

the direct cause of a new record being established in the matter of jury trials in the district court yesterday afternoon. The case of W. H. Miller, administrator of the estate of Daniel Miller, deceased, against the Diamond Coal & Coke com-pany, was called for trial in Judge Lewis' court at 2 o'clock in the afternoon, and within 20 minutes thereafter a jury had been secured, the evidence taken in behalf of defendant, the jury instructed by the court, a verdict returned in favor of the detendant, and the jury excused from fur-ther service in the case. The action was brought to recover dam-phoyed in the defendant's mine at Oak-ey. Wyo, on Sept 16, 1905. Magines & Corn of Ogden were the attorneys for plaintiff and they had been notified Friday afternoon, but they failed to ap-pear. Judge Lewis permitted Attorneys Richards. Richards & Ferry to Impanei a jury, which was done in very short or the defendant. After this the court instructed the jury to return a verdict in favor of defendant. After the plaintiff had no cause of ac-tion. The jury selected a foreman and returned the verdict without leaving the jury box, and was at once discharged from further consideration in the case. It is very probable that in the future at-ionneys will be more careful about ap-pearing for trial when their cases are use.



Your attention is directed to Keith-O'Brien's big sale of Linens. White Goods and Domestics. The special selling prices are lower than present factory prices owing to rapid advance in linens and cottons since the order was placed a year ago. Having bought several car loads before the advance we can afford at this time to under-sell competion. Sale starts Monday and will be the biggest Merchandising event of the year.