SALT LAKE IS A RAILROAD CENTER

is Already Well Represented in Matters of Transportation.

PROMISE OF MORE TO COME.

Good Service Offered by Systems Competing for Utah Business-General Enilroad Notes.

That Salt Lake is coming to the front as a railroad center is evidenced by the number of systems that have representatives and offices here. They are all looking out for their share of Utah business and are every one of them offering excellent service for both freight and passenger movements. Here is a list of the railroads running through or having representation here;

Oregon Short Line. Rio Grande Western, Union Pacific. Southern Pacific. Central Pacific. Colorado Midland. Denver and Rio Grande. olorado Southern Oregon Raliroad and Navigation. Chicago, Milwaukee & St. Paul. Chicago and Northwestern. Chicago, Rock Island and Pacific. Chicago, Burlington and Quincy. Atchison, Topeka & Santa Fe. Salt Lake & Murcur. Salt Lake & Ogden.

Canadian Pacifi Resides these, there are representa-tives here of lines operating in the eastern part of the United States, and also of numerous steamship lines. addition there will be representative here, when the roads are completed, the Pacific & Idaho Northern and the Idaho Midland. Then there is the Sa Lake Valley line which will run from Ogden to Sait Lake and possibly Bins ham. The railroad situation here gradually growing more important an almost before its citizens are awar Salt Lake will be a big spot on the

NOT A FELLOW SERVANT. Train Dispatcher In a Separate Clas From Trainmen.

St. Louis, April 10.—The United State court of appeals, Judge Sanborn dis-senting, has handed down an opinion i the case of the Missourl, Kansas & C. Elliott and Nannie F. Elliott, by their c. Elliott and Nannie F. Elliott, by their next friends, Jessie Broyles and Lydia Elliott. On June 11, 1892, W. H. Elliott, father of George C. and Nannie F. Elliott, and the husband of Lydia J. Elliott, was killed in a collision. It was claimed in the United States court of appeals for the Indian Territory that Elliott's the United States court of appears to the Indian Territory that Elliott's death was due to conflicting orders giv-en the two trains which ran together. The defense was that the fellow servant law applied to the case, but the lower court held otherwise, deciding that there was a difference between a train dis patcher and trainmen so far as being fellow servants was concerned. Judge Caldwell and Thayer held with the low er court on this point, but Judge San born dissented, holding that there was no difference and that the train dispatcher being a fellow servant with Eillott, the latter's heirs had no right to the damages sued for because of the carelessness of the dispatcher.

Rock Island Visitors.

L. M. Allen of Chicago, assistant general passenger agent; W. H. Firth of Denver, general agent; E. W. Thompson of Topeka, Kansas, assistant genera passenger agent, all of the Rock Island made a pleasant call upon the "News previous to departing for Denver las night. The gentlemen will attend the meeting of the Trans-Missouri Passenger association, which control of the ger association, which occurs in Den ver this week. The company which the represent is out for Utah busines and made no mistake in placing thei affairs here in so capable hands.

Now at Portland.

The Interstate Commerce commissioncrs arrived at Portland yesterday and began hearing testimony of Portland jobbers on the petition of the St. Louis jobbers to compel western railroad lines to make the same rates on loss than carload lots that are made on carload lots. Testimony of witnesses this morning was to the effect that a continuation of what they termed "unfair differentials" will drive Pacific coast jobbers to water routes and in many instances to

Southern Pacific Directors.

At the stock holders' meeting of the At the stock holders' meeting of the Central Pacific Railroad company in San Francisco yesterday the following were elected a board of directors; W. F. Herrin, J. C. Stubbs, J. Kruttschnitt, R. P. Schweren, J. L. Wilcutt and J. M. Hanford.

RAILROAD NOTES.

D. E. Burley of the Short Line left for Denver this morning. Dan C. McCready has resigned his po

altion as record clerk in the Rio Grande Western car accountant's office. James H. O'Neil has been appointed trainmaster of the Montana Central. with headquarters at Great Falls, Mont., vice A. E. Long, transferred,

J. T. Andrus, formerly of the Oregon Short Line accounting department, left last night for Great Falls, Montana, to commence his duties with the Boston & Montana company.

Work has been begun on a railway from Seligman, Ariz., on the Santa Fe Pacific, southward eighty miles, to the Hillside mines and the Eureka mining

A special train on the Northern Paci-fic carrying President Hill of the Great Northern, was ditched in Silver Bow canyon, Montana, yesterday. No one

It is asserted by the New York Fi-nancial News that the Denver South-western is included in the railroad deal which the Rio Grande Western is engineering.

Col. J. W. Doane, a director in the Union Pacific railroad company, has been on a tour of California and stopped over in Salt Lake last night. He continued his journey east today.

President W. V. Powell of the Order of Railway Telegraphers, has submitted the alleged grievances of the telegraphers and agents of the Southern railway to President Spencer of that road.

McArthur Bros. of Chicago, and Kilpatrick Bros. & Collins of Lincoln, Neb., have been awarded the contracts for grading and tunneling on the Sherman hill cutoff of the Union Pacific. The contracts involve an expenditure of \$2.500,000 and the work will require two

Geo, H. Durbrow of the claim department of the Oregon Short Line was down from Pocatello today and visited among his railroad friends here. Feturning this evening. Mr. Durbrow is

the Western is in Denver to attend the Trans-Missouri passenger meeting. Meanwhile Chief Clerk Asper is in charge at the office here.

It is announced by the Pleasant Valiwarded a contract for ten thousand one of Castle Gate coal to be delivered tons of Castle Gate coal to be delivered at the Mare Island yards, California. The coal is for use in the United States navy, and it is anticipated that this order is but the first of a number of others to come. This Utah coal has already proved to be of very efficient steaming quality and its use will obviate the necessity of importing much of the coal now burned and which comes from South Wales.

POLITICAL POINTERS.

A movement among friends of Fisher Harris has for its aim his nomination by acclamation for the office of secre-

Congressman-elect King will take his departure for Washington on Sunday

tary of state.

Secretary Cohen of the Democratic State committee has secured head-quarters for the Utah delegates to the national convention at the Hotel Balti-

nore, Kansus City. Much interest is being taken in the coming State Republican convention, at which delegates will be chosen to attend the Republican national conven-tion at Philadelphia. Fally a score of party leaders are talked of for the priv-ilege of going. Only six, however, can have that honor conferred upon them. It is stated that Lieut. Gibbs of the Utah batteries can have the shrievally nomination on the Republican ticket this fall for the asking.

Several returned Utab volunteers will drop well batted hooks into the political atream next fall with a view to catching some of the offices.

Juab County's Vote.

The vote of Juab county, as shown by the official returns, was as follows:

DISTRICTS.	10	DIEGO.	ollin
	1	md.	1
Nephi No. 1	147		- 1
Nephi No. 2	89		3
Nepht No. 3	-201		
Eureka No. 1	- 85		- 1
Eureka No. 2 months			-1
Eureka No. 2			
Mammoth			3.8 8
Silver err serrer	AC /6		
Levan. or one more	l - 88	77	
Mona,	10.20		
Just Sanings	(4)		
Pish Springs			
Deficit sve seementers		_	
Total	1172	782	. 6
Plurality	390	6X 8.V	0 5 1

Sanpete's Vote.

Sanpete county's vote was as fol-

DISTRICTS.	Hammond	King	Hamilin
Manti, 1st district	101	98	2 5
Manti, 2nd district	78	81	Ď.
Manti, 3rd district	121	89	1
Manti, 4th district	77	83	
Mt. Pleasant, 1st district	69	129	8
Mt. Pleasant, 2nd district	158	126	
Mt. Pleasant, 2nd district Mt. Pleasant, 3rd district	105	69	5
Mt. Pleasant, 4th district	40	62	2
Ephraim, 1st district	141	139	****
Ephralm, 2nd district	98		1 2
Ephraim, 3rd district	119	81	
Moroni, 1st district	86		F33K
Moroni, 2nd district	101		45.75
Pairview, 1st district	114 91	123	
Fairview, 2nd district		114	
Gunnison, 1st district Gunnison, 2nd district	100		
Gunnison, 2nd district	87	90	
Spring City, 1st district			veri.
Spring City, 2nd district	142		24.00
Fountain Green	66		1
Mayfield., Sterling	28		
Fayette			1.000
Wales.	65		1 2 X X
Chester	39		
Milburn			
Indianola x	25		
Totals	2322	2280	28
Plurality	42	12.11	

WANTED A DOG LICENSE. Amusing Mistake Made by Joint Build-

ing Elevator Operator.

There is a new joke on Charlie Guibransen, the elevator operator in the city and county building, but Charlle will not acknowledge the corn, and blows hot and cold every time the inci-

ient is referred to. It has been Charlie's proud boast, ever since he assumed control of the county's "lift," that he could tell which

floor you wanted to get off on as soon as you stepped into the cage.

"I don't have to ask 'em," he says,
"I can tell every time what they're af-

ter."

A woman with a sad look on her face is taken to the fourth floor and told to "turn to the right." "She wants the county attorney," Charlie will say, "her husband has been beating her and she's going to have him arrested, See?"

A man who carries with him an air of importance is always dropped off on the fourth floor, too the operator tak-

of importance is always dropped off on the fourth floor, too, the operator taking it for granted that "he's a juror, and thinks he's the whole works."

A couple wanting a marriage license is Charlie's strong card. "I can fell what they want." he says, "if they were deaf, dumb and blind." "County clerk; right across the hall," he will yell out whenever he has a young man and wo henever he has a young man and wo-

man on the elevator.
"They're going to get married,"
Charlie will say to the other passengers s the elevator ascends.

"Are they; how do you know?" someone will at times enquire.
"How I do know? Pshaw"
But this morning Charile missed his
guess and on his "trump card," too and
has been sullen ever since. It happened before the noon hour. harlie's mouth was watering at the rospects of soon being relieved to go nd get something to eat. He had just e cigar stand in the rotunda of the had completely routed and put to death 11,000 British, when a man about thirty-five, accompanied by a young we-docket ended.

and old newspaper man and paid a visit to the "News" railroad desk. General Passenger Agent Helatz of the Western is in Denver to attend the Trans-Missouri passenger meeting. IDAHO WARRANTS IN NEW YORK CITY "Is that were you get licenses?" the

stepped into the elevator again. "Got through with you, quick," said

"Didn't you want a marriage li-

cense?" inquired Charlie.
"Marriago license!" said the man,
bursting into laughter, "I should say
not. I've been too much married now.

HAS SMALLPOX.

Hospital This Morning.

premises at No. 179 C street this morn-

physician. A short time before Dr. Beer

ered the young man sent to the Isola-on hospital, and directed that a

other, who was working down town

amily all remain upon their own remises until after the quarantine is

raised. A younger brother was also brought home from school immediately

The family consists of a mother and her three sons, all of whom have been

CONTRACTOR OF THE PARTY OF THE

AMUSEMENTS.

engagement at the Grand tonight. To-morrow night "The Real Widow Brown" company, of which Miss

Mr. Pyper's mail today brought or-lers for Paderewski from Ogden, Provo,

durummunummunummunum

JUDGE TIMMONY'S COURT.

grander and a second

Barney Welch stated that he had aced his honor many times of yore,

out had never before asked the court

for clemency.

"If you will let me go I will never come back again, and besides that, I will get out of town immediately."

"I will give you one hour to get out,

Eva Stevens pleaded guilty to the

of immorality, and was fined \$50

then," said the court.

or fifty days.

inued until tomorrow.

for three months.

exposed to the disease

Mercur and Park City.

sent for immediately and that the

I get a dog license;

"Certainly," replied Charlie, as he opened the elevator door on the third floor and pointed to the county clerk's "It makes me tired," he remarked to his understudy. Pete Peterson, "to think people don't know where to get marriage licenses. If I didn't know more than some of these rurals. I'd remain single until I had learned something." Given to Secure the Payment of a Promissory Note.

This was said on the way up to the fifth floor. A signal from the third floor caused Charile to descend and stop there on the way down, when to his surprise the couple be had just taken up

WERE PROPERLY ATTACHED

Charlie, turning to the man who wanted "Yes, you took me to the wrong place," replied the man. "I told you it was the city recorder whom I wanted to Supreme Court Decision in Case of Thum vs The Chase National

The supreme court handed down an opinion today in the case of C. E. Thum, not. I've been too much married now. What I'm after is a dog license."
"Second floor, turn to the right," said Charlie and he's been as mad as the proverbial wet hen ever since.

Several of the male clerks in the building came near getting themselves into trouble by repeating one after the other, "Charle, can you tell me where I get a dog license." receiver of C. Bunting & Co., bankers a Utah corporation doing business in Idaho, appellants, vs Jumes Pingree, The Chase National bank of New York City, First National Bank, of Ogden and the Ogden Savings bank, affirming

Bunk et al.

judgment of the court below. This cause was brought in the Third district court to redeem \$13,105.57, in county warrants of the countles of Bingham and Fremont, idaho, and ob-Nephi Robinson Taken to the Isolation tain possession of warrants upon paying that amount, and for an accounting A smallpox flag was tacked on to the as to any amount that had been paid

thereon and judgment therefor. reported to him the existence of the disease at this place. The young man who was stricken is Nephi Robinson. If years of age. Dr. Mayo promptly ordered the young man sent to the isola. receiver; that he had tendered the amount due and demanded the war-rants which were refused. The case was tried before Judge Hites, who found that plaintiff had no interest in the warrants and accordingly gave judgment for the

The record in the case shows that a receiver was appointed for C. Builting & Co., in Idaho, but not in New York, and that such appointment was not made in Utah until long after the warrants had been attached in New York City. Under the authorities the Supreme court holds that when a receiver has been appointed, or property has been appointed, or property has been transferred by operation of law, such receiver has no extra territorial jurisdiction over property, except that which is found within the territorial Brown' company, of which Miss which is found within the territoria Blanche Aldrich is a member, makes its limits of the State wherein he was ap pointed. "Such transfers," says the court, "have no force upon property outside of such State where they are made, and it will be administered for the benefit of creditors and others in-terested therein by courts of that State where it is found."

The Chicago Ladies' quartette, which is one of the features with Warde & Vokes this year, have already been seen in Salt Lake; they made a strong hit on their previous appearance.

WARD ENTERTAINMENTS.

WARD ENTERTAINMENTS.

Ward the court found, was "were the county wararnts issued by, and showing indebtedness of Bingham and Fremont counties, Idaho, owned by C. Bunting & Co., and by it transferred to and actually held by the Chase National Bank of New York City as a pledge to secure the payment of the note of C. Bunting & Co., Hable to attachment for the credition. A reception will be tendered Elder Harry W. Cushing in the Eleventh ward meeting house this evening. Elder Cushing is about to leave for Great Britain, to perform a mission. The following excellent program will be rendered:

secure the playment of the note of C. Bunting & Co., liable to attachment is the courts of New York, by the creditions of Bunting & Co., who also resided in New York, without personal service of summons on the counties issuing the warrants and obligated to pay the same?" The warrants being property in which Bunting & Co. had an interest and being in the possession of the and being in the possession of the Opening prayer ... Brother Jos. H. Felt Remarks Bishop Robert Morris Soprano soio ... Mrs. Maggie Bassett (With clarionet obligato by B. K. Neilson.) New York bank, subject to lien, the court holds they had a situs in New York and were subject to the same rules as other personal property of like character, and were liable to seizure and sale under the writ issued in this Recitation ... Miss Blanche Thomas
Solo ... Will J. Willis
Selection ... Descret Mandolin Club
Reciation ... Nellie Boyer
Song ... Group of Little Girls
(Under the direction of Sister
Louie B. Felt.)
Selection on planola ... Prof J. J. Daynes
Tener solo ... W. R. Sibley
Recitation ... Dennis Murphy case. The contention that the summons served on C. Bunting & Co., and counties named, and that therefore the court obtained no jurisdiction is held to be untenable. The court does not deem it necessary to discuss the findings of Judge Hiles, and adds "The

judgment is correct. The opinion was delivered by Justice Miner, Chief Justice Bartch and Justice Baskin concurring.

WANTS HIS SECURITES BACK. Case of John Beck vs David Eccles and George E. Romney on Trial.

The case of John Beck vs David Eccles and George E. Romney, defend-ants, and Arthur A. Steed and R. J. Taylor intervenors, was called for trial before Judge Hiles in the equity division of the Third district ocurt yes-terday afternoon. Judge Henderson and Attorney Shroeder appeared for plaintiff and E. W. Wilson, trustee, and I. H. Moyle and Lindsay R. Rogers for the defendants.

the defendants.

Plaintiff brought action to recover various stocks held by the defendants as security for an indebtedness. The complaint alleges that in August, 1897, The next case was John Doe Stevens, whose true name is William Miller. He was accused of resorting to a house of ill-fame. Miller asked that the case go over until tomorrow, in order to allow him to obtain counsel. His bond was fixed in the sum of \$100. the plaintiff, Beck, executed a promissory note to the defendants for \$19,500. To secure its payment he pledged 151,-000 shares of the capital stock of the Black Pine Mining company, the divi-dends on 2,000 shares of Bullion-Beck His stock, a deed to certain property on Quince street, this city, and a deed to a grape farm in Utah county. The defendants sometime afterwards paid a judgment against Beck for \$1,510 in a suit wherein Lucinda A. Lebscher was plaintiff. This later amount was L. A. Murray, a colored bootblack, was plaintiff. This later amount was accused of resorting to a house of ill-fame, but did not understand the complaint when it was read to him. The defendants, plaintiff further alcore received from Mrs. Sarah Ever-

din onnerstan yo," said he, "did yo say unlawful coh-" A roar of laughter kreeted Murray's question. ected Murray's question, and the atock, 75.248 shares of Buckeye mining atock, 75.248 shares of Bullion-Beck furray said he guessed by the stock of curity for a certain indebtedness.

The complaint further recites that the plaintiff, ignorant of what he was doing, signed a confession of judgment in favor of Messrs. Eccles and Romney, as Georgena Williams, who was arrested along with the negro in a rooming house, at 42 east Second South, pleaded guilty to the charge of prostitution, and the court sentenced her to pay a fine of \$50 and to be confined in the city jail for these months. well as an agreement to give the de-fendants a bonus of \$5,872.92 for allowing the judgment to run for six months. The latter agreement also stipulated The case against Fred J. Sentor, that if the judgment was not satisfied charged with beating his wife, was dismissed.

"In this case" said Prosecutor Delhi, "the defendant is here, but I have a letter from Mrs. Senior, and she says she desires to withdraw from the case and not prosecute it. I have another witness, a relative of the defendant but she knows little about the case; therefore, with a great deal of relactance. I ment of the court, and that upon payfore, with a great deal of reluctance, I ment of the original indebtedness, with the case be dismissed."

The intervenors, Messrs. Steed and

GOVERNOR M'CORD Recommends Pe-ru-na For Catarrh.

Hon. M. H. McCord.

Hon, Myron H. McCord, Ex-Governor of New Mexico, in a letter to Dr. Hartman, from Washington, D. C., says:

Dear Sir-At the suggestion of a friend I was advised to use Pe-ru-na for eatarrh, and after using one bottle I began to feel better in every way. It helped me in many respects. I was troubled with colds, coughs, nore throat, etc., but as soon as I had taken your medicine I began to improve and soon got well. I take pleasure in recommending your great remedy to all who are afflicted with catarrh,-M. H. McCord.

The spring presents a much more favorable opportunity for the permanent cure of chronic catarrh, especially old, stubborn cases. Now is the time to begin treatment. Insist upon having Pe-ru-na. There are no successful substitutes for this remedy. Send to Dr. Hartman, Columbus, Ohio, for a free car tarrh book.

Taylor, claim a subsequent interest in that ecurities and ask the court to require the defendants to render an ac-

The defendants in their answer deny the allegations of plaintiff's complaint and aver that Beck knew full well what and aver that Beck knew full well what he was doing when he signed the agreement regarding the transfer of the securities. Beck, they allege, signed the contract after it had been submit-ted to and approved by his (Beck's) atterney. The allegation of the plain-tiffs that the contract provided for a onus is also denied by the defendants, who aver that the extra amounts were or additional indebtedness. The testimony was concluded this af-

ternoon when the court rendered judg-ment for defendants. Thirty days' time was allowed plaintiff to file bill of ex-

Dispute Over Mining Property. Samuel Wadner is suing W. A. Cooke in the Third district court to quiet ti-tle to the Von Humboldt mining claim at Bingham. Both parties claim an interest in the property.

Suit on a Note.

David H. Peery filed a sult against John Q. Cannon in the Third district court today to collect \$426 on a certain promissory note. The original note, dated February 5, 1896, and made payable in ninety days from date, was for \$287.60, and the balance represents the principal and interest from February 1897. On the original note plaintiff prays for interest at the rate of twelve per cent per annum, and the remainder

eight per cent. N. Tanner Jr. is plaintiff's attorney.

HIS WIFE DESERTED HIM. Smith L. Benbrook Files a Divorce Suit Against His Wife,

Smith L. Benbrook is suing his wife, Mattle L. Benbrook, for divorce, al-leging desertion as the ground. The tering desertion as the ground. The complaint recites that the couple were married in Phoenix, Arizona, on October 16, 1821. In October, 1838, Benbrook says his wife deserted him without cause, and ever since has continued to live separate and apart from him. She now resides in California. Powers, Straup & Lippman are Benbrook's at-

Plaintiff is a brother to John H. Ben-

ourns this evening.

Judgment for Plaintiff. In the case of Joseph Sola vs the U. P. Coal company judgment was today rendered in favor of plaintiff by Judge

Cherry for \$500. Trial of Mathews.

Samuel Mathews, charged with burg-lary, in that he broke into a chicken coop belonging to Sarah Chapman at East Mill Creek, is being retried before Judge Norrell and a jury, with chances for it reaching the jury before court ad-

ROBERTS AND GRAHAM CASES Believed that fan Effort Will be Made to Continue Former.

The cases of B. H. Roberts and J. C. Graham, charged with unlawful co-habitation, are set for trial before Judge Norrell and jury tomorrow. It is be-lieved that Atterney J. H. Moyle will endeavor to obtain a continuance of the Roberts case. Mr. Putnam this after-noon said he would consent to a continuance for a few days, but no longer, It is not believed that anything will be o in the matter tomorrow, any more than to take the defendants' pleas.

M'PHERSON WILL APPEAL. Colored Juror Decides to Take His

Case Before Supreme Court,

The \$5,000 damage suit of J. Gordon McPherson against Ed McCarrick will be appealed to the State Supreme Court. This afternoon McPherson elected to stand upon his complaint, a demurrer to the same having been sustained on Saturday, when Judge Cherry dismissed the case, to which the plaintiff took an

McPherson, it will be remembered, was one of the jurors selected to sit in the Benbrook trial. McCarrick ob-jected to him on account of his color, resulting in the court excusing the

LATE LOCAL NEWS.

Hattle Johnson, a fifteen-year-old girl from Sandy, was examined as to her sanity this afternoon and committed to the asylum at Provo. The child re-ceived an injury to her head when a babe and her condition is such that she is considered dangerous to herself.

Marriage licenses were today issued to George J. Good, 28, and Celestins M. Duguet, 18, both of Salt Lake City; Harvey Kemp. 22, and Javenia Bullock, 20, both of Crescent, Salt Lake county.

The members of the twenty-third quorum of seventy are requested to meet in the Seventh ward meeting house tomorrow. Thursday, evening at 7:30 n'clock, the regular meeting hav-ing been postponed from last Thursday on account of conference.

Last evening the M. I. Association of the Twentieth ward closed their sea-son's work with the rendition of an interesting program consisting of short speeches, recitations and musical numbers. After the exercises in the meet ing house those present feturned to the vestry where refreshments were served by the young ladies of the ward.



A moment as you pass our Show Window and look at our specimens of

DINING ROOM FURNITURE.

W eHave the Largest Variety of

SIDEBOARDS, DINING TABLES, DINING CHAIRS

IN THE STATE.

Of all styles and patterns. Our prices are placed at the very lowest notch.

H. Dinwoodey Furniture Co.



Need Cleansing

Throughout your entire system, to mi the blood of the acids and impurities that clog the physical machinery and corrode liver, kidneys, heart and lungs. Enrich and purify the blood by using our well-known Herb Bitters, which will tone the nerves and bring new life and energy to all the bodlly and mental functions. All this and more can be done by using Sarsaparilla and Dandellon Compound.

In large bottles, \$1 each, 6 for \$5. Prepared only by the old reliable

Godbe Pitts Drug Co. SALT LAKE CITY.

GARDNER DAILY STORE NEWS.

TODAY - The Hats.



Can't tell too often of the hats -and when we do tell of them we can't tell you all the good points about them. One main point, however, is more but value for your money or that back, Every new hat style is here,

Every new hat color is here, One Dollar to Five, and in between. Boys' Hats, too, 50c to \$1.50.

And Caps. 25c, 50c, 75c. Oh, yes; Knox Sailor Hats for Ladies. Suit looking or suit wanting,

drop in. More to see here than anywhere.

ONE PRICE. J. P. GARDNER, Main St.

PASSAGE OF THE PUERTO RICAN BILL.

(Continued from page one.)

the debate on the rule. Reverting to the debate on the rule. Reverting to Mr. Richardson's characterization of the rule as an "outrage," he recalled the rule brought in when the Democrats concurred in the Senate amendments to the Wilson tariff bill, eveking frequent applause during the recital. "Scribes, Pharisees and hypocrites!" he denominated the Democrats for pasting of the change of base made by prating of the change of base made by the Republicans. When the Puerto Rico tariff bill was originally presented, he said, it had been advocated and oposed with the time honored traditions posed with the time honored traditions of the respective parties. The Democrats had found their law in the Dred-Scott decision, their politics in the philosophy of John C. Calhoun. The Republicans had found their law in the speeches of Daniel Webster, their politics in the platform upon which Abra-ham Lincoln had been elected. The majority, upon whose shoulders the re sponsibility rested, he said, were ready to assume it, and he predicted in con-clusion that the day was not far distant when the masses of the people of the country would recognize their course as wise and beneficent for the people of Puerto Rico.

MOTION TO RE-COMMIT. Mr. Richardson was on his feet as Mr. Dalzell closed, with a motion to remmit the rule with instructions to report a new rule and a substitute bill

"First, for the free trade between the United States and Puerto Rico. "Second, a civil government for the Territory of Puerto Rico of republican

The speaker ruled that as the previous question had been ordered on the rule, Mr. Richardson's motion was not

"Vote, vote, vote," came from many quarters and the speaker beat a lively tation to secure order while the vote was being taken. TAKING THE VOTE.

The viva voce vote was indecisive,

and to save time aye and nay vote was taken on the adoption of the rule. The voting was followed with intense inter-Long and Underwood hovered about the desk, seeing that every possible vote

was recorded.

The announcement of the adoption of the rule "Ayes 158; noes 142; present and not voting 11," was greeted with salves of applause on the Republican side. The large majority was a general

surprise. It was regarded as a test The Republicans who voted against the rule were: Crumpacker, of Indi-ana; Heatwole, Minnesota; Lane, Iowa; Littlefield, Maine; Lorimer, Illinois; McCall, Massachusetts; H. C. Smith,

Michigan, and Warner, Illinois,
The only Democrat voting for the
rule was Sibley, of Pennsylvania.
It was decided that the time remaining-three and a half hours, should be equally divided between the two sides, Mr. Payne and Mr. Richardson to control the time on their respective sides.
Mr. Payne yielded to Mr. Watson (Ind.) who opened the debate.

DISCUSSING THE BILL. Mr. Jones (Va.), followed Mr. Watson,

He devoted himself principally to the argument against the civil government feature of the bill, Mr. Maddox (Ga.), and Mr. Williams

(Ills.), also opposed the bill. The latter charged that the majority had aldicated to the sugar trust,
Mr. H. C. Smith (Mich.), and Mr.
Warner, (III.) opposed the bill of the
ground that it was a breach of good
good and the state of the

faith which the people would not toler-Messrs. O'Grady (Rep. N. Y.), and

Messrs. O'Grady (Rep. N. Y.), and Hamilton (Rep. Mich.), sapported the bill, and Lorimer (Rep. Ills.), opposed it in a speech which ellefted frequent applause from the opposition. Mr. McCall (Rep. Mass.), was the last Republican who spoke against the bill, He quoted from a speech from M. Grosvenor in support of his position. Concluding his speech Mr. McCall still Concluding his speech Mr. McCall said the indignation over the bill had transformed the whole country into a Bos-ton tea party. He was followed by Mr. Swanson (Va.), and Mr. Newlands (Nev.) in opposition to the bill.

TO CURE A COLD IN ONE DAY. Take Laxative Bromo Quinine Tablets. All druggists refund the money if it falls to cure. E. W. Grove's signature is on each box. 25c

Easter Presents at Kolitz Stores. THE 1900 CITY DIRECTORY.

The canvass for R. L. Polk & Co. salt Lake City Directory, 1900, is finished and the work is now in press. All persons who have recently made any change. In their backets, residence hange in their business of address, are requested to call at the Directory Office, or notify us at eace by letter, as no more personal calls will be read by the state of the call of the state of the st made by the canvassers. Call of write us at once.

R. L. POLK & CO., W. P. COOPER, Sec. and Mgr., 305-307 Auerbach Bidg.

DIED. MILLETT.—In Rockville, Washington County, Utah, April 6th, 1906, Byron Glines Millett, born March 1st, 185, In Gunnion, Utah, son of Joseph and

Sarah E. Millett.

Dental Parlors. 240 S. Main St. Next door port of Walker House

THE ANNUAL MEETING OF THE stockholders of the Rexburs Milling Ca will be held at the office of the Vice-President Wm. R Preston. No. 14 Main 86. Sait Lake Wm. R Preston. No. 14 Main 86. Sait Lake City, on Monday, May 7th at 16 am., for the City, on Monday, May 7th at 16 am., for the city of bearing the annual report and purpose of bearing the annual report and purpose of bearing the annual report and purpose of the cusuling sex and may other business that may legally combefore said meeting.

T. J. WINTER Sext.

Hood's Sarsaparilla 500,000, and the work will require two years to complete.

Has testimonials unequalled in number and unexcelled in quality

> the quoted over. Testimonials which tell the truth about the most remarkable cures in the history of medicine. Cures of

Scrofula, Salt Rheum, All Humors, Rheumatism, Catareh, Dyspepsia. That Tired Feeling, Thousands of people agree that it

Never Disappoints