

A Project that Contemplates a Company With the Largest Tonnage in the World.

immediately send them back again. This was then a stumbling block. It was perhaps magnified in the eyes of the common people, and they demand-d that if these suspicions were well London, April 30 .- The first step in the direction of the consolidation of founded, such measure should not re-ceive our sanction. But President Mcsome of the biggest transatlantic Kinley soon assured us that these sus-pictons were groundless. When we said shipping interests has been accomplished by the purchase by J. Pierpont hat by this provision the United States ad more jurisdiction over Cuba than Morgan & Co. of the Leyland line of steamers. A deposit on the purchase any one of his own states, because the latter case I understand the namoney has been paid.

Paine's celery compound, formation of innumeral Detailed in cases of

nake use of.

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Make a

TWO FAST TRAINS DAILY. City Ticket Office, 100 W. Ind South, Salt Lake City. Established 1841. THE OLDEST AND LARGEST.

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The disputed land is lot 16, block 22,

was deteated. Sir Christopher Furness former owner of the Furness line, in an inter-view, said: "I am opposed to consoll-dation, because I believe it kills com-

ten-acre plat A. Big Field survey, in section 32 of township 1 south, range 1 east, Salt Lake meridian. The de-While the subsidy bill was pending, the representative of the Associated Press learned, the White Star line, the fendants claim that on October 23, 1882, Ann Jenkins, then the owner of the Cunard line and other English com-panies were approached with the view property, conveyed it to Bolivar Rob-erts, and that the land was subsequent-ly transferred to defendants. The is-sues in the case of John A. Jenkins of entering into a combination which should transfer a certain amount of tonnage to the American corporation, against George A. Lowe, being similar, are being tried along with the case so as to secure for it the benefits of the projected law. These efforts, however, have been desisted in since the bill against Jensen and Quayle. Plaintiff is represented by Pierce, Critchlow & Barette, and defendant by George L.

Nye and Bennett, Howat, Sutherland & Van Cott.

plished in hundreds of cases. For the guidance of thoughtful people who recognize the need of purifying the blood and regulating the nerves in the spring, the following letter to the proprietors of Paine's Celery compound

from Secretary of State Berg of Minneapolis will be of the utmost value in determining upon a trustworthy

rheumatism, neuralgia and dyspepsia completely cured, has established this great invigorator as the most valuable remedy those run down in health can

Paine's celery compound frees the body of vicious humors that have accumulated during the winter, and are the cause of kidney and liver com winter, and



tional government cannot send troops the state government, he said : "'Gentlemen, you need have no fear. Troops will not be sent into Cuba unconditions are little less than an-

tow, she could, under this provision

The President's answer so convinced us that we could not but be impressed with his sincerity."

"How do the Cubans feel in regard independence?" was asked.

"Ninety-nine per cent of our people," said, "want independence. They They ill not even listen to annexation. They ependence-absolute independ. Now I do not mean that the Cuban people are not disposed to give Cuban people are not disposed to give the Americans what they—the Ameri-cans—will need for their defense. I tell you that if the question of inde-pendence is settled and all differences on the subject are eliminated, every-thing size on the area need? ing else can be arranged."

The Daily Mail this morning pub. petition. Mr. Morgan is a friend of mine, but I believe he would be wiser lishes an interview with Mr. Glynn, director of the Leyland line at Liverif he pool, in which Mr. Glynn said that the American syndicate represented by Mr. Morgan sought to obtain sufficient of the ordinary shares of the company to give them the right to the nomination of two of the directors. Mr. Glynn ex-

plained, but that only to this extent would the Leyland line be under the inthe American syndicate "The transfer," said Mr. Glynn, "con-cerns the company's interest in the American, Mexican and West Indies fleets, and Liverpool would not, at least for a year or two, be affected by the transfer of shares." A representative of the Associated Press learned the purchase of the Ley-

What do you mean by independ- tion with the Atlantic transport line.

reserve fund.

was defeated.

would ston

pe of millions for his children I do not believe that the great concen-tration of wealth in the United States \$19.75 costs instanter. Cunard and White Star line are not at all likely to join any combinations that may possibly be contemplated." bis-Dale case,

ns in

Sir Christopher Furness, head of the Furness line of steamers, in an inter-view yesterday, made a striking statement concerning American competition imony and report. He said: "I have just been approached certain wealthy and enterprising Americans for sea conveyance for 10,-000,000 tons of coal to Mediterranean and eastern ports, as well as for gen-eral cargo. There is a big move on now by Americans to capture our over-sea coal trade, and, helped by the new coal tax, they will do it. They have

excellent coal, and have only been ham.

the twenty-five summoned for today only sixteen appeared in court. Of these one was excused as a dispensing druggist, another was a mail clerk and a third a telegraph operator whose du-ties required their continual presence at their regular duties. Another was excused because his mother was dying and two more were considered ineligible on account of deafness.

The names on the new venire return-able tomorrow are: John N. Scott, R. W. Campbell, John Farrington, Wil-liam J. Crowther, L. M. Coombs, A. White, Arthur J. Cushing, John Dum-the David B. Flusherr, William S. phy, David B. Kinsberry, William S Vincent, Warren Foster, William B Hurd, Edward Hendrick, E. J. Jolly, John L. Reynolds, John H. Burton, Seth W. Morrison, Joshua P. Terry, William H. Crewe, David F. Fullber, W. H. Tremaine, Henry W. Brown, Robert R. Anderson, Jacob M. Weiler and Lob. C. Warhurton and John C. Warburton.

Martha L. Smith has filed suit in the district court against Jeremiah Schenck to recover \$4,644.80. Although the complaint cites that James H. Bacon was a party to the transaction, he is not made a party defendant for the reason that he was relieved of all liability by

that he was relieved of all liability by going through bankruptey. "For a first cause of action Mrs. Smith states that on April 28, IS96, she bought from Bacon & Schenck 1,000 shares of Dalton & Lark stock paying \$500, with the understanding that she would re-ceive a bonus of \$125 at the end of the year if dissatisfied. For a second cause a similar purchase on May 12th, of the same year, is alleged, this time the price \$3,750 being paid for 5,000 shares, with a bonus of \$750 at the end of the year. year.

It is then alleged that Bacon agreed to pay plaintiff \$55 a month as interest in money invested in her stock, on condition that both contracts were extend ed for five years from May 26, 1896. This interest, she complains, ceased on Nov-ember 1, 1898, and only \$75 in dividends were ever paid her. Then plaintiff states that she asked Bacon & Schenck to give her back her money and take the stock according to her contract with them. This was refused.

As the third cause of action plaintiff asks judgment for \$394.80, the amount for which she claims Bacon & Schenck executed their promissory note in her favor

WITH THE JUSTICES.

hannannannann Joseph Marcroft, a milkman, was tried before Justice Dana Smith this morning on the charge of cruelty to animals. It was alleged that he drove a horse which was unfit for use. The defense was that the animal did not belong to him. The court held that the evidence was not sufficient to convict and the accused was discharged. J. M. Hamilton appeared for the defend-

This afternoon John Cole is being tried before Justice Smith on the tried before Justice Smith on the charge of petit larceny. It is alleged that he purloined 50 cents worth of hay

from a neighbor

sive line of Mantels ever exhibited in this city now in our Show Window.

21-23-25-27 W. So. Temple, Salt Lake City.





He thinks he lives, but he's a dead one. No person is really alive whose liver is dead. During the winter most people spend nearly all their time in warm, stuffy houses or offices or workshops. Many don't get as much exercise as they ought, and everybody knows that people gain weight in winter. As a rule it is not sound weight, but means a lot of flabby fat and useless, rotting matter staying in the body when it ought to have been driven out. But the liver was over-burdened, deadened-stopped work. There you are, with a dead liver, and right now is the time for resurrection. Wake up the dead! Get all the filth out of your system, and get

ready for the summer's trials with clean, clear blood, body, brain free from bile. Force is dangerous and destructive unless used in a gentle persuasive way, and the right plan is to give new strength to the muscular walls of the bowels, and stir up the liver to new life and work with CASCARETS, the great spring cleaner, disinfectant and bowel tonic. Get a 50c box to-day—a whole month's treatment—and see how quickly you will be



