The first link in many a big chain of transactions has been a want ad.
And usually the want ad, links are to be found for the whole length of the chain.

# WILL CONTINUE **COAL INQUIRY**

Senate Adopts Resolution Behind Which is a Special Session Move.

DESIRE TO KEEP UTAH WARM.

Set Forth That There Was Not Sufficient Time This Session To Probe Question.

Railroad Problems Generally Will be Looked Into by Committee Named Today.

\*\*\*\*\*\*\*\*\* INQUIRY COMMITTEE.

If the coal shortage next winter takes on the proportions of last, a special legislative session may be called to pass laws prohibiting the transformation of Utah coal into coke for outside consumption. The senate today appointed President Love, and Senators Lawrence, Gardner,

Hulaniski and Clegg to continue an investigation of Utah railroad conditions for the next two years, and report to the eighth: session: and in conversation afterwards with members of afterwards with members of this committee it was declared that if a desperate fuel famine occurs next winter it will urge occurs next winter it will urge the calling of a special session ? to deal with the question. 

Yesterday it looked as if all new legsistion was at an end and that the various interests affected by probable aws could now be at rest.

Today the state senate, however, took ction in the case of the railroads in an mexpected manner. These roads will ot now be allowed to drop out of the bild eye. Instead, every item of reight rates, coal production, and escially of alleged discriminations in rates, will be watched by a senate com-mittee. The personnel of this commitmittee. The personnel of this commit-tee is made up of men who have shown little if any tendency to favor the reals, and it is charged with the duty of eatching the railroad game for two years, and then filing a report with the

of vatching the latticed gath with the Eighth session.

Senator George N. Lawrence, who signed the minority report of the recent joint legislative committee on coal shortage, introduced the resolution. As it is merely a senate resolution it calls for no concurrent action on the part of the house, or approval from the governor, and there is no legal process by which the committee can be held to an accounting, except to the senate itself. The resolution recites that the recent investigation brought out the fact that there is a possibility of a worse shortage next year than there was last year in fuel, and that the recent investigation fuel and that the recent investiga n was too brief to amply investigate.

TEXT OF RESOLUTION.

Upon being put to a vote there were none against the passage of the resolu-tion although Brinkerhoff, Seely, Clegg, and Easband were absent. President ove is made ex-officio chairman, while the members he has named to affiliate with him are Lawrence, Gardner, Hulanisi and Clegg. The text of the resolution is as follows;

Whereas, At the recent hearing before a committee of this legislature, applicated in mestigate and report on an

pointed to investigate and report on an alleged coal shortage and 'discrimination of freight rates and the transportation problem in all its phases as effecting the interests and welfare of the differs and industries of this state.

Whereas The limited time granted for said hearing, said committee was as the questions involved warranted, and,

Whereas, Representatives of the transportation companies in their testinony before said committee represented that conditions probably would be worse during the coming winter than they were during the past; therefore, be in

Resolved. That the president of the state is hereby empowered to appoint t board of inquiry consisting of five senators of this body, the president to set as chairman and ex-officio member act as chairman and ex-officio member of said committee, whose duty it shall be to fully investigate said conditions that report to the next session of the state their findings, with such recommendations as in their judgment will better conditions, and whether or not lerislative action is necessary; and be it farther.

Resolved. That the said board of in-quiry be, and the same is hereby nu-therized to subpoens witnesses, admin-liter oaths, and to do all and every-thing necessary and proper to carry out the purposes for which said board is created.

OTHER BUSINESS.

GTHER BUSINESS.

Besides passing this resolution the scate did very little this morning. A large number of bills were signed, end seat back to the house for the signature of Speaker Harry St Joseph. When this is affixed the senate will receive them back for the signature of President Love. This is the last matter still before the senate for consideration, and it is thought that the body will adjourn early this afternoon. At 12 o'clock the body sauntered until later in the afternoon.

FIRST HALF OF LAST DAY.

House Business Almost Completed-Avaiting Last Word From Governor.

When Speaker Joseph called the some to order this morning he con-ratulated the 30 members present spen their loyalty to the state in re-naining to attend the final sessions of the house. While there was nothing auch to do, yet a quorum was neces-sary to transact the closing business of he session, and a sufficient number of members were in their seats to carry the business through.

Ruchler introduced the following res-slation, which was unanimously idequed.

H. H. H. by Kuchler. Resolved, by the speaker and the mem-bers of the house of representatives of the Seventh session of the legislature, that

tives, given a fair and square representation of all matters pertaining to legislation which was acted upon in the house, and bave given to each member that uniform courtesy which characterizes their profession.

Therefore be it resolved, that the thanks of the house of representatives is hereby expressed to all of the newspapers of the city and state and their representatives for their accurate and comprehensive reports of the proceedings of the house, and

Resolved further, that this resolution be spread upon the journal of the house.

SPEAKER SIGNS.

The speaker signed the following bills, which were then transmitted to the A. B. 139

a misdemeanor, and pre-nishment therefor. Hansen, so act creat-Fuller, an acceptab-rd of veterinary medical

examiners. H. B. 300, by special judiciary com-mittee, relating to appeals from jus-tices' courts and to dismissal of such

appeals.

H. J. R. 12, by committee on mining and smelting, "To President Roosevelt and the Congress of the United States," urging the fullest co-operation of the federal and state authorities in securing the conservation and utilization of the resources of the west for the perthe resources of the west for the per-manent benefit of the people in each of these states and territoris.

FROM WASHINGTON, D. C.

A communication was received from William Loeb, Jr., secretary to President Rooseveit, announcing the receipt of H. J. M. 6, by Mr. Thompson, asking the president to rescind his action closing coal lands to entry, and conveying the information that the memorial had been referred to the secretary of the

been referred to the secretary of the interior.

In connection with the announcement in the Associated Press dispatches this morning that 188,000 acres of coal lands had been thrown open for settlement in Utah, the action of the president is significant.

The following resolution was intra-

inficant.

The following resolution was introduced by Representative Hone, which passed unanimously:

H. R. 12, by Hone.

Whereas, The honorable speaker of the house of representatives of the seventh session of the Utah state legislature, Harry S. Joseph, has presided over its sessions with signal ability, energy and fairness, giving to every member a square deal, and

Whereas, He has by his earnest attention to the work of the house, infused the entire body with his own eager desire to promote the public wel-

fused the entire body with his own eager desire to promote the public welfare, and by his frank and genial manner has won the confidence and esteem of all its members:

Therefore be it Resolved. That the thanks of this house of representatives of the seventh session of the Utah state legislature is hereby extended to the honorable speaker for the able manner in which he has performed the onerous and exacting duties of his position, and for his unfailing courtesy to the members of the house and the "square deal" he promised at the beginning of the session, and
Resolved. That we wish for him, in the future, all the success which his ability and chergy entitle him to receive.

the Rio Grande Western Railway company, are being heard this afternoon by the juvenile court. Bernstrom is if years of age and Bowers is if. It is claimed that they stole a wrench and then stripped all the dead engines in the Rio Grande yards of their brass trimmings. Bowers has been out on parole from the state industrial school for some time and will be sent back there without any doubt.

# TWO SMALL FIRES.

Fire Department Has a Couple 'o. Lively Runs Today.

The fire department had two runs this morning, the first being to 601 Seventh avenue at 1:59 this morning. A ocla shed at the residence of Mrs. J. E. Callister was ablaze, but the fire was quickly extinguished and the loss

nominal.
Ot 7:10 fire broke out at the resi dence of A. Eckler, 876 West Fourth South street, from a defective flue, and did \$200 damage. No. 2 responded to the call and prevented the flames from spreading. The building and con-tents are covered by insurance.

## LAID TO REST.

Eighteenth Ward Chapel Filled With Friends of the Late Dr. Van.

The Eighteenth ward chapel was filled yesterday with friends of the late Mrs. Mary E. Van Schoonhoven and her family, who met to pay respects to the departed woman and to show the deep sympathy felt for the bereaved rel atives. All classes and creeds were resented in the gathering, for Dr. as the deceased was familiarly called, was extensively known and she was loved and respected by all who were acquainted with her.

Counselor Lafayette T. Whitney had

charge of the obsequies. A male quar-tet and George D. Pyper, soloist, fur-nished the singing, Mr. Pyper render-ing the song "Sometime We'll Under-stand." Elder Melvin D. Wells and Bishop Henry F. Burton of Farmers ward offered the invocation and bene-diction, respectively.

diction, respectively.

Elder Seymour B. Young, who had been a life-long friend of Mrs. Van Schoonhoven, recounted many incidents

Schoonhoven, recounted many incidents in her career, from her girlhood days in Nauvoo, lilinois, throughout the trying seenes of the exodus and the subsequent noble work performed by her for the alleviation of pain and distress among her fellows.

Elder Orson F. Whitney said that the deceased was the type of woman that constituted a true lady. Qualities of the heart and mind, not state or station, make the noble man or woman, he remarked, and the whole course of the life of deceased showed her to be righty life of deceased showed her to be richly endowed with the attributes of purity, gentleness, patience, refinement and a self-sacrificing spirit that caused her to forget her own pleasure and comfort while looking after the welfare of oth-ers. The speaker made a short disser-H. H. by Kuchler.

Resolved by the speaker and the members of the house of representatives of that

Whereas, the representatives of the label press of the city and state have, seeing of the city and state have.

Seeing of the house of representatives of the label press of the city and state have, seeing of the city and state have.

Seeing of the house of representatives of the label published accounts of the pro-

# AFFIDAVITS IN THAW'S BEHALF

Judge Fitzgerald Designates Tomorrow as Time for Defense to Present Them in Clerk's Office.

JURY OFF TILL WEDNESDAY.

Defendant's Family Were All in Court For First Time, Since Taking Of Testimony Began.

New York, March 22 .- The Thaw jury was brought before Justice Fitzgerald today in the supreme court and told they need not attend the trial again until next Wednesday morning. In the meantime Justice Fitzgerald said ho would receive affidavits from the defense in answer to the suggestion of Dist. Atty. Jerome that Harry K. Thaw, on trial for the murder of Stanford White, is at the present time in a condition of mental unsoundness which renders him incapable of advising his counsel or of understanding the proceedings against him.

Justice Fitzgerald has designated tomorrow afternoon at 2 o'clock as the time for the defense to present its affidavits in the clerk's office. He stated today that the district attorney might have until Monday to make response to the showing of the defense.

WHAT AFFIDAVITS WILL STATE. Clifford Hartridge, of Thaw's counsel, stated today that the affidavits to be presented in Thaw's behalf would be made by his attorneys and the various alienists who have appeared for the defense. These affidavits merely will state that Thaw at present is able to advise his counsel and fully understand the proceedings against him. "That Is all the law requires us to say," said the attorney. "It is not a question as to whether he is of unsound mind at all the only question at issue is whether or

against him. We can produce overwhelming proof that he does. We will also submit documentary evidence in Thaw's own writing." When Justice Fitzgerald took his place on the bench today all the mem-

not he understands the proceedings

Resolved, That we wish for him, in the future, all the success which his ability and energy entitle him to receive.

Resolved, further. That a copy of this resolution be spread on the journal of the house an an engrossed copy given to the house an an engrossed copy given to the honorable speaker.

The appropriation bill was received from the senate, and the same was taken under consideration preparatory to final action by the house.

Pending receipt of final communication from the senate and the governor, the house sauntered until 2 p. m.

STRIPPED DEAD ENGINES.

Couple of Boys Armed With a Monkey Wrench Steal Brass Fittings.

The cases against Victor Bernstrom and Leonard Bowers, arrested last night by Officer Taylor for stealing brass from the Rio Grande Western Railway company, are being heard this afternoon by the housely sare the sentence of the Thaw family were seated in the courtroom and when harry Thaw was called to the bar he seemed surprised and delighted to final them present. They had all been xcluded ever aince the taking of testimony was begun. The prisoner howed to each member of the family were seated in the courtroom and when harry Thaw was called to the bar he seemed surprised and delighted to final them present. They had all been xcluded ever aince the taking of testimony was begun. The prisoner howed to each member of the family group, and in turn they all bowed and smalled at him confidently. Of Thaw's counsel neither, yr. Delmas nor Mr. Gleason was present. It was generally understood the proceeding was to be but a formal adjournment of court.

As the court was formally opened Dist. Atty, Jerome suggested that the Jury be excused until Tuesday morning next. Justice Fitzgerald thought Wednesday would be early enough. He seemed to final them persons the taking of testimony was begun. The prisoner howed to each member of the family green. They had all been xcluded surprised and delighted to final courtroom and the present. They had all been xcluded surprised and delighted to final courtroom a

After the jury had retired Justice Fitzegrald said that only Mr. Hart-ridge had attempted to be heard.

STATEMENT BY COURT.

"I understood," he continued, "that he had something to say in the matter of the time of adjournment, and I did not allow him to proceed. It occurs to me now that he might have desired to make a statement with reference to the district attorney's remark that he served notice on the counsel of the resord that if they possessed information he believed to be in their possession, he would call the matter to the attention of the appellate division. I will hear Mr. Hartridge now if he so desires."

JEROME EXPLAINS. Before Mr. Hartridge could reply Before Mr. Hartridge could reply Mr. Jerome came forward with a statement. "I did not mean to charge Mr. Hartridge with unprofessional conduct," said the district attorney. "but I stand on what I said that if I find at the conclusion of the trial that they had possession of knowledge which would lead one to believe they had persisted in trying a man incapable of understanding the proceedings against him. I would take the matter up. If my remaraks were construed as charging unprofessional conduct, I was simply unfortunate in my expression."

HARTRIDGE REPLIES.

Mr. Hartridge said: "The district at-

Mr. Hartridge said: "The district attorney's remarks were given the widest publicity and I did want to have an opportunity to reply. What he said to me was in the course of a private conversation at which no one else was present. It was only a suggestion that if anything developed in the line of that he has pointed out, he would take the matter up.

"I replied to Mr. Jerome by telling him that if he though our client was insane he should come out and say so. He answered that there was a big difference between an official opinion and an unofficial opinion; that if he was convinced officially that Harry Thaw was insane he would come out and say so. He also said that we should not suppress any testimony which would tend to shed light upon the defendant's present mental condition. I told him we were not iding or suppressing anything. He wanted to know what we intended to do with regard to the testimony of Dr. Bingaman and Dr. Deemar, the Thaw family physicians, and asked if we would permit him to examine them in his office. I said we had not the slightest objection so long as I could be present at the examination. The examination took place and it was our understanding that anything the physicians said was to be presented to this court. We tried to get the testimony of these physicians before the jury at the beginning of this trial, but it was ruled out on technical legal objections interposed by the district attorney. When these doctors went back to Pittsburg it was the express understanding, announced in open court, that they would return whenever the district attorney desired them.

"That is all that was said with re-

the express understanding, announced in open court, that they would return whenever the district attorney desired them.

"That is all that was said with regard to the suppression of testimony. Now. Your honor will see that instead of suppressing the testimony of these witnesses we brought them here, placed them upon the stand and at last went to the extreme of allowing the district attorney fully to examine them in his private office." Mr. Jerome said he had nothing more to say at that time and court adjourned.

Inghouse, and the services were attended by a congregation that taxed the capacity of the building. The deceased was a young lady possessed of many lovable characteristics, was active in various auxiliary organizations of the Church, and had an extended acquaintance. The observe at the father, who is performing a mission in Great Britain, adding to the sorries of the sexific remaining the speakers were filters. Samuel Spencer, John M. Campon. Bishops A. H. Weedraff and Heber Iverson, and court adjourned.

# CALIFORNIA CALIFORNIA TROUBLES ABOUT ENDED

Goldfield, Nev., March 22.-The referendum vote taken by the Industrial Workers of the World resulted in 1,100 ballots being cast in favor of permitting the miners to hold separate meetings and 700 against. It is now expected that the labor troubles here will be soon adjusted. Excitement prevailed in the stock exchanges last night as a result of the vote and some radical advances in mining shares were

# ECHO OF OGDEN SCANDAL CASES

Supreme Court Hands Down Two Opinions on the Skeen Campaign.

AFFIRMING THE JUDGMENTS.

Robert B. Paine and Thomas E. Browning Were the Defendants in Original Actions Brought.

The supreme court today handed down two opinions in the famous Ogden scandal cases, affirming the judgments of the lower court in both. By the opinion of the court in the case of J. D. Skeen vs. Robert B. Paine, apoffice of councilman in Ogden and will

harged in his complaint that Pame accepted filegal fees while serving as o heliman and also charged him with whiful neglect of his official daty.

In the lower court the defendant demutred to the complaint on the accept

In the lower court the defendant demurred to the complaint on the special ground that it stated two causes of action as one cause. This demurrer was overruled and the defendant answered admitting that he accepted the fees, but claiming that he had repaid the same to Ogden City and that he resigned from the office and was reappointed and was serving under his reappointment at the time the action was filed. He offered to prove at the trial that

He offered to prove at the trial that the fees were repaid and also offered to show his previous good character and integrity, but the court refused to allow him to do so. The court then instructed the jury to return a verdict of guilty of accepting kingal fees, but not guilty of neglect of duty and such a verdict was returned and the judgment of removal from office was pronounced.

The action of the lower court in

The action of the lower court in overruling the demurrer and refusing to permit the defendant to prove that he had repaid the fees and also to show his good charcater are cited as errors by the defendant.

The supreme court holds that the lower court did not err in overruling the demurre for the reason that it instructed the jury to return a verdict of not guilty on the second charge made against Paine and hence took that matter entirely out of the hands of the jury. Neither did the courter in refusing to allow the defenders in prefusing to allow the defenders of prefusing to allow the defenders. or the jury. Neither did the court err in refusing to allow the defendant to prove his good character for the reason such proof could not in any way effect the admission of accepting illegal fees. As to the repayment of the fees, the court holds that that did not and could not atone for his violation of the law.

his violation of the law. The contention that the defendant resigned his office and was serving under a reappointment can not hold good according to the opinion of the

ander a reappointment can not hold good according to the opinion of the court. The records show that he resigned and was immediately reappointed by the council on the same night and before any other business was transacted and hence did not surrender his office at all. On that matter the court says further:

"True, the appeliant would have to re-qualify, but all this was a mere matter of form, and to tolerate such proceedings and permit them to standas a defense would indeed be a travesty of both law and justice."

As to the point that the section under which the action was brought is unconstitutional the court holds that it is not, and that private individuals may bring an action for the removal of officers not to be removed by impeachment and such actions do not have to be brought in the name of the state.

The judgment of the lower court is affirmed. The opinion was written by Justice Frick and concerred in by

CHIEF OF POLICE CASE. The other case which was affirmed is that of J. D. Skeen, appellant, vs. Thomas E. Browning, chief of police of Ogden. Skeen charged the chief with wilful and negligent disregard of his official duties imposed by the city ordinances of Ogden. The complaint was filed in the district court in the same manner as that in the plaint was filed in the district court in the same manner as that in the Paine case and defendant demurred to it on the ground that the court had no jurisdiction of the subject matter of the action. The demurrer was sustained by the lower court and the action was dismissed.

It was contanied by the attorney for the chief that the legislature gave the power of appointing and removing such officers as the chief of police to the mayor and city council and hence

such officers as the chief of police to the mayor and city council and hence the court had no jurisdiction over the subject of his removal. This contention is upheld by the supreme court which holds that, as a general rule, the courts have no jurisdiction in such matters. The judgment of the lower court is affirmed. This opinion was also written by Justice Frick and con-curred in by the other members of the court.

## FUNERAL AT TAYLORSVILLE.

Daughter of a Missionary in England Passes to Great Beyond.

Miss Emma Lindacy was buried yester-day afternoon from the Taylorsville meetinghouse, and the services were attended

# RIVERS FALLING

Great Storm Over State Subsid-Ing and Conditions Everywhere Are improving.

RAILROADS STILL BLOCKADED

Southern Pacific and Santa Fe Making Every Effort to Repair Their Lines.

San Francisco, March 22,-The storm which has hung over California has been broken and conditions everywhere have greatly improved. The rivers running through the great interior valleys which flooded vast tracts of land and threatened several cities have fallen rapidly and no more damage from this source is apprehended Telegraph communication which for a time was interrupted in every direction has been restored. The weather bureau predicts clearing weather though showers may continue to fall for several days.

The railroad blockade has not yet been lifted, but both the Southern Pacific and Santa Fe companies are making strenuous efforts to repair their lines, which were damaged by washouts and landslides. Trains are being run today over both the Ogden and San Joaquin valley lines to the east, though they are not on regular schedule time. Traitie on the Snasta route is interrunted near Redding and regularistics. ule time. Trattic on the Shasta route is interrupted near Redding and regular service cannot be resumed for several days. The Const line is blocked by a landslide at Santa Margarita and may be tied up for two or more days. One overland limited train leaving at noon today will go east by way of Fresno. Stockton and Sacramento, making a detour of over 500 miles. Oregon trains leaving tonight are not expected to get beyond Kennett, Many railroad passengers are going from here to Portland, Or., by steamer, transportation being supplied by the railroad companies. Thirteen delayed overland trains are expected to aroverland trains are expected to arrive here today.

LEVEES HAVE BROKEN.

Sacramento, Cal., March 22.-Re-Sacramento, Cal., March 22.—Reports from the down-river district are to the effect that the levees have broken in four places between Courtland and Walnut grove. Lover, Staten New Hope and Brannan islands are flooded. The only islands which have thus far withstood the storm are Grand, Ryer and Sherman, but when the morning reports were received the crest of the flood had not reached them.

#### PENNSYLVANIA TRAIN WANTONLY WRECKED.

Pittsburg, March 22,—The Chicago Limited from New York to Chicago on the Pennsulvania railroad, while running about 35 miles an hour, war wrecked at Stewart, 17 miles east of nere today. The engine and the first five cars were detailed but no one was nurt. The passengers were trans-ferred to the three rear cars and prought to this city where another train was made up and they continued

their journey.
It is said that evidence to the be-Hef that the track had been tampered with was found at the scene of the

An investigation by the railroad of-ficials showed that the fish plates had been removed at the rail joint, the boits having been taken out and the rails bent inward. A claw bar and several other tools, not properly of the railroad company, were found nearby and it is believed that these tools were used by the wreckers.

The crain was detailed on a straight

track and to this was due, beyond a doubt, the escape of the passengers from serious injury.

The officials attribute the work of the wreckers either to malice or attempt to loot the train and pas-

GRAND NAT'L STEEPLECHASE.

Liverpool, March 22.—The Grand National Steeplechase of 3,000 sover-eigns for five year olds and upward, about four miles, was won today by Stanley Howard's Eremon. Tom West was second and Patlander third. Twen-

was second and Pathader third. Twenty-three fierses started.

Eremon mode all the running and won by six lengths. The betting was eight to one against Eremon, 100 to six against Tom West, and 50 to one against Patlander.

## RAYNER CONVICTED.

Man Who Shot and Killed William Whitley Sentenced to Death

London, March 22.—Horace G. Ray-ner, who, on Jan, 24, shot and killed William Whiteley, the "general pro-vider," of Westbourne, was tried today, convicted and sentenced to death.

### GEN. CROZIER'S REPORT ON GUNS ISSUED TO NEGROES

Washington, March 22. Secy. Taff Washington, March 22.—Secy, Tart today transmitted to the senate committee on military affairs a report of Brig. Gen. Crozier, chief of ordnance, with reference to the numbers of the guns assigned to the negro soldiers of companies B, C, and D, of the Twenty-fifth infantry, upon the night of Aug. 15 last when Brownsville was shot up. If anyears that upon the face of the Is last when Brownsville was shot up. It appears that upon the face of the list of guns, as forwarded by the officers of the companies, there were cattain errors, arising probably from mistakes in transcribing from the property books of the companies.

The effect of this is to raise a doubt whether two of the guns, held by expert examination to have been used in the affray were in the arm chests of company B, under lock and key and not issued to the soldiers as was indicated by the former report sent to the commit-

the former report sent to the commit-

In his letter transmitting Gen. Cra-gier's supplementary report, Secy. Taft

sier's supplementary report. Secy. Taft says:

"It will be observed that this does not affect in the slightest the conclusions of Lieut. Hawkins, the expert who examined the shells and made further tests at the Springfield arsenal, as to the numbers of the guns from which the cartridge shells found upon the streets of Brownsville were discharged. This matter only affects the question of the custody of those guns and the names of the enlisted men of the company to whom they were assigned, if pany to whom they were assigned, if any of them." Secy. Taft has ordered the property

books of all three companies sent to the war department and says it will prob-

ably be possible from them to correct the errors apparent upon the lists as pointed out in Gen. Crozier's supple-mentary report. During the sitting of the committee today.

During the sitting of the committee today a request was received from Secy. Taff for the return of the three bullets taken from walls of houses in Brownsville. The war department destres to have these bullets analyzed in order to determine if possible whether army guns were used in discharging them and, if so, the numbers of such guns. In view of this request, the committee decided to postpone the examination of expert witnesses and to adjourn until Monday as it is expected officers of the Twenty-fith regiment will have arrived from Fort Sam Houston by that time.

#### S. F. SUPERVISORS.

Hency Says With Evidence Held Over

Them They Will be Good.

San Francisco, March 22—"We don't want to remove the supervisors," announced Francis J. Hency yesterday, "Every supervisor that appeared before the grand jury told everything he knew about graft in this city. With the evidence which we hold over them they will be good.

"If we forced the removal of the present supervisors, Schmitz, who has the power to make appointments to fill varancies, would appoint another board, ever whom we would have no control, and the members would be free to work out their own ends.

"If the public will only be patient and give us one week we will not only get the big ones," that we have promised to, but the people will find a great change for the letter in the present board. It will begin, with its own accord, by weeding out all the grafters on the city pay roll."

LOUIS CHALDECOTT SUICIDES.

Chicago, March 22 .- Louis Choldecott secretary and treasurer of the National Chiele company, committed suicide to-day by shooting himself through the head. He suffered from nervous debil-

CANADIAN BOWLING DELEGATES

Toronto, Ont. March 22.-Three delegates have been elected by the Cana-dian Bowlers association to confer with the American Bowling congress, the Western Bowling congress and the Na-tional Bowling association, to effect an agreement for the avoidance of con-

MRS. ELIZA F. ROUTT DEAD. Denver, March 22.—Mrs. Eliza. Routt, wife of former Gov. John Routt of Colorado, died at the home her son-in-law, Dr. Edward W. C

ins, in this city, aged 62 years.

STEAMER A WRECK Scattle, Wash., March 22.-Steamship Northwestern, formerly the Orizaba, of the Ward line on the Atlantic, lies a wreck on the South End on La Touche wreck on the South End on La Touche Island on the southwestern coast of Alaska. The vessel will no doubt be a total loss as she lies in an exposed condition. The Northwestern sailed from Seattle March 10 and reached Valdez five days later, going to Seward. Wednesday the Northwestern sailed from Seward for Valdez en route to Seattle and was wrecked yesterday afternoon.

MAY HANDLE GARBAGE.

J. E. Laugford of Saltair Road Makes City a Proposition.

The sanitary committee of the city counil met in the health office today with Health Commissioner Stewart and heard a proposition from J. E. Langford to handle the city's garbage on the Saltair road and haul it to a new dump-ing ground on that line. At the con-clusion of the meeting the member, went with Mr. Langford to look at the proposed dumping ground. Herman Bamberger did not present his plan to the committee this morning, but will do so tomorrow.

IN DIEHL'S COURT.

J. H. Clark and Charles Lee Bound Over to Await Trial.

In Judge Diehl's court this morning the case of the state vs. J. H. Clark and Charles Lee, charged with grand lareny, was set for hearing Tuesday, April 2. A plea of not guilty was entered by

defendants.

the defendants.

Mazie Lawrence, also accused of grand larceny, will have a hearing on April 3. The defendants were not pres-April 3. The defendants were not present in court, but were represented by their counsel, Atty. William Newton. George Wilson and J. Morgan, charged with obtaining money by false pretenses by passing a bogus \$10 bill on Mrs. Hattie White, are on trial today. The case is being tried by a jury and will probably not be concluded before this

evening. YOUTHFUL BURGLARS.

Two Boys Accused of Breaking Into a Box Car at Morgan.

A day or two ago it was reported to the officials of the O. S. L. that several rolls of oilcloth had been found hidden in iron pipes at Morgan, Utah. Special Agent Joseph Jones went to Morgan, and he claims that the goods were discovered in the possession of Hyrum Williams. Williams said that his son Walter, aged 14 years, had unearthed the cache. Jones took the boy in hand, and after a long time of ques-tioning, secured from him a confes-sion that he, Walter, and a boy named sion that is, watter, and a boy mained albert Stewart, 11 years old, had taken the stuff out of a sealed box car that was standing upon the siderack. The Stewart boy is said to have confirmed the statement of young Williams. Complaints were sworn out against the two lads charging them. against the two lads, charging them with burglary, and they will be tried in the juvenile court. The officials say that young Williams has been in similar trouble before.

#### WILL PAY BACK CAPITAL AND DISSOLVE.

The special meeting of the stock holders of the Sanpete & Sevier Sugar company, which has been advertised for some time past, was held at the office of the company in the Descret New Annex at 10 o'clock this morning. Out of the 10,000 shares of stock is-

Out of the 10,000 shares of stock issued, 1,732 were presented in person or by proxy. Vice President Catler presided and H. G. Whitney was elected secretary of the meeting.

Manager Cutler made an extended verbal statement of the reasons of the proposed dissolution of the company, all of which have been heretofore published, stating that the factory site and real estate bad been bought by the Utah Sugar company. By a masalmous vote, it was decided that the company should be dissolved and the amount of the capital paid in, \$100,000, returned to the stockholders. An application to the cour; for an order of dissolution will be made at once by R. W. Young, attorney for the conby R. W. Young, attorney for the com-

# BURTON DOES NOT SEEK ANY REVENGE

Ex-Senator, Just Out of Jail, Will Take up Life's Work Again With Malice Towards None.

GOES INTO NEWSPAPER WORK.

History of His Case Will Appear As a Serial-Will be Truthful And Not Sensational.

He Declares That Only His Rody Was In Prison-He is Choke Full of Life and Enthusiasm.

Ironton, Mo., March 22 .- Joseph R. Burton, who until his conviction in the federal court was United States senator from Kansas, was today released from the county jail here, having compieced his sentence of six months imprisonment imposed when he was found guilty of violating a federal statute by appearing before a governmental department as the paid representative of an alleged "get rich quick" concern of St. Louis. Burton entered the fall at Ironton Oct. 22, 1906. His release today is due to the law which provides for a deduction from a sentence for good behavior. Burton's sentence also for a deduction from a sentence for good behavior. Burton's sentence also included a fine of \$2,500 and the statute under which he was convicted debars him from ever holding an office of trust or remuneration under the federal government. The fire, which has not been paid, will be held over him as a civil judgment. Upon leaving the jail Burton gave out the following signed statement:

HIS STATEMENT.

"The impression has gone out that I "The impression has gone out that I propose to live for revenge. This is a mistake. I have no such purpose. The wrongs done to me are the wrongs of others. Vengeance is thought to be noble only by the ignoble. Vengeance is mine, saith the Lord is the philosophy to which I have always subscribed in the past and to which I shall adhere in the future. I am a thousand times more solicitous that I shall not wrong another than I am concerned about the wrongs others have done or may do to me. In saying this, however, I do not pretend to have more than two cheeks. Nor do I think that it is wrong to rebuke hypocrisy.

"I return to my bome at Abilene bring."

Nor do I think that it is wrong to rebuke hypocrisy.

"I return to my home at Abilene brim full of life and hope. Only my body has been in jail. My mind has been at all times free, sustained with the knowledge that I am innocent, I shall take up my life's work with 'malice toward none, and with charity for all,' I shall take and write. With pch and tongue, I shall stand for politics and principles, thur, I believe will make for the general good, and oppose such as I think bad. It is had policy that makes by men and had government; while true policies make good men and good government. My fight shall be against measures, rather than against men. I shall have charge of a newspaper, unless there is a fraud order issued against it before I can arrange for its publication. It will reflect my ideas, it is to be one of the agencies in the work I hope to do. I shall talk when I am not talking. The history of my case, already prepared, will appear in serial form, first, in the paper. This story will not be sensational; it will be trathing. Interviewed. case, already prepared, wil appear in serial form, first, in the paper. This story will not be sensational; it will be truthful. Interwoven with the history, and a necessary part of it, will be a discussion of certain conditions in our legislative, executive and judicial government that, I think, have escaped the attention of the average citizen. "I will not now go further into my case, nor my plans and purposes. The first stratement will be made on Saturday evening to my home people; then there will be more to follow. (Signed) "J. R. BURTON."
Accompanied by Mrs. Burton and his

(Signed) J. R. BURTON, Accompanied by Mrs. Burton and his niece, Mr. Burton departed for St. Louis, enroute to Abliene, Kan.

## CANAL ZONE LOCAL GOVERNMENT CHANGES.

Washington, March 22.—Changes in the local government in the canal zone, which whill abolish all the municipal governments now in existence and result in the harmonizing of various paris of the sone, are to become effective April 15. President Roseavelt has signed orders providing for wholesale changes, and Ricard Rogers, general counsel for the isthmian canal commission, will go to the zone with Secy. Taft and remain there for some time to assist in reorganizing the government. The five municipal governments in the canal zone will be replaced by four administrative districts which would be under the direction of the canal commissioners. Under the old organization that we municipal governments were in control of officers named by the commission and not elected by the people. Consequently the abolition of the municipalities will not in any way limit the voice of the people in the government, but will make it possible for the commission to give the various administrative districts ordinances and regulations which are in harmony. ordinances and regulations which are in harmony.

The municipal governments were found to be whilly unsatisfactory and all efficars are convinced that the new plan will be far more satisfactory.

One of the new executive orders will authorize legal marriages to be made upon the canal zone by any minister of the gospel. Another order will modify the penal code so as to remove defects found in the original code.

It is estimated that the total saving to the United States under the rerogenized government in the zone will be about \$100,000 a year.

## THE BANK OF FRANCE RAISES DISCOUNT RATE.

New York, March 22.—The advance in the Bank of France's discount rate to 3½ per cent, from 3 per cent, at which figure it had stood since 1900, was regarded in the financial district here as an important event bearing upon the money markets of the world. The stability or the Bank of France's rate has been regarded as one of the most remarkable features of the European monetary situation. The fact that the bank now advances its rate after having maintained it at \$ per cent, through a long period of more or less tight money in Europe, is regarded here as an indication that the bank of France does not expect that there will be a return to the normal case in the European money markets for some time to come. Opinions of bankers in this city differed yesterday on the question whether or not the advance in the French rate would have any effect upon our chances of obtaining 2016 for imporation. In some quarters the belief was expressed that it would make it increasingly difficult for us to get gold in any of the foreign markets while other bankers say that the advance by the Bank of France would not materially affect this phase of the situation.