

He Expresses His Faith in Sherman Anti-Trust Law If Administered Honestly.

sidered by all voters:

### CASE OF STANDARD OIL TRIAL

In Ohio He Says He Whipped It Until It Elected Friendly Members

Of the Supreme Court.

With a storm wind whirling the scason's first snowflakes above the pavements, and a large audience in the well warmed and lighted theater, Sait Lakers last night heard the closing speech of this campaign by a national

speech of this campaign by a national committee's speaker, in Utah. Francis S. Monnett, whose reputa-tion has recently been enhanced by the publication of the Hearst Standard Oli letters, told how he had fought this company, and how this company was in his mind one of the greatest men-aces to the country. His experience with its ability to adapt the supreme court of Ohio to its needs he also out-lined, and told how, because of this fact he switched his national political view point in this campaign. The Standard Oli company he directly charged with naming the personnel of the Ohio supreme court in return for having made large Republican campaign contributions. State Chairman Samuel A. King call-ed the meeting to order after which he introduced O. W. Powers as tempor-ary chairman. Judge Powers intro-duced Mr. Monnett as the first man who had ever forced John D. Rock-efeller into court to testify at the bar of justice. Mr. Monnett, in opening his address.

of justice.

Mr. Monnett, in opening his address, referred to the pleasure it gave him to realize that in Utah the people were educated and owned their own homes, and were a class of home-loving, home-making citizens. Hereafter, he said, he should so refer to them.

BANK DEPOSIT GUARANTEE.

Taking up then the campaign is-sues, he spoke first of the bank guar-antee plan for bank deposits. He point-ed to the fact that the government, in spite of its ready access to bank accounts, required gilt edge security for all it deposited with the banks. He then asked how needle who know for all if deposited with the banks. He then asked how people, who know nothing of the workings of the banks could be expected to deposit money in them, when the government, knowing all their workings, refused to do it ex-cept from the most favorable terms. He read a letter from the treasury department to bank officials urging better enforcement of the law, and from this argued that If the federal efficials for 12 years had been unable to enforce the law, it would be a good thing to turn them all out and put in an entirely new force. Calling atten-tion to the locks, bars, burgular alarms and steel vault necessary to protect the banks from urglars on the out-side, he demanded that something be executive committee. Tomorrow he will leave for the east.

given at Eastman's hall on Thursday evening. done to reach the burglars already on the inside, and afford protection from them.

#### AS TO TRUSTS.

AS TO TRUSTS. Fassing from bank deposit guarantees to the railroads and the trusts Mr. Momiett began the portion of his ad-dross which seemed most intimately a part of his personal history. After reading the Sherman anti-trust law to the audience, Mr. Monnett declared lihat it had been in existence for 18 years, that it had been declared con-stitutional in the McKinley adminis-tration, and that in spite of decisions rendered by courts, railroad companies, representing in one case 31 railroads, and in another case more than 40 companies, "had ignored the court's action and were today amenable to presecution for contempt of court and for criminal violation of the Sherman anti-trusht law. He pledged his party to bring these railroad companies into court March on these charges.



against the organ of hatred, indecency, and brutality. It is no credit to the party.

PLANKS FOR "AMERICAN" PLATFORM

1. The Chairman of the "American" party mass state convention in the Salt Lake theater Monday evening, Sept. 28, declared a war of extermination to be waged against the Mormon Church officials in the fail campaign. "To carry the county and judicial district for the 'American' party and thus start the machinery of the courts in motion to accomplish THE IMPRISONMENT or EXILE of the band of twenty-six, this is the uncorrected of the band of twenty-six.

"Queer, it is not, that since the [smelter case] decision the farm lands have decreased in value for the purpose of taxation? In other words, the lands are not so valuable as they were, and farming upon smelter smoke was more productive from the dollar and cent standpoint of the farmer than the tilling of the soil. While there has been a large increase in the value of property for taxable purposes in Salt Lake City, there has been a decrease in the property outside, and the farm lands are not worth as much as they were a year ago. I SAY IT IS QUEER, but remember it is a fact."

A vote for the ticket supported by the Tribune means a vote for the increase in taxes, principally for the benefit of the politicians who are in it for "the spoils."

"Apropos of the new and petty war recently started by the municipal government on the women of the town, the liquor dealers and the gambling fraternity, one of the 'enemy' said to us the other day: 'It may be a hard thing to say, and perhaps harder still to maintain, but I believe that billiard halls, saloons, and houses of ill-fame are more powerful reforming agencies here in Utah than churches and schools, or even than the Tribune." "Freedom is the first requisitee of manhood, and if it can be won without excesses, so much the better. If it can't, never mind the excesses; win the freedom."—Tribune, March 6, 1881.

A vote for the Tribune ticket is a vote for the establishment of the agencies of liberty mentioned in the

Respectable "Americans" might, for the good of the party and the city, and in the interest of peace, revolt

ery of the courts in motion to accomplish THE IMPRISONMENT or EXILE of the balls of the state of the state in the state in

exile of every prominent Church leader. "Crucify! Crucify!" is the key note of the Tribune campaign.

was intimated in the Tribune during the bond campaign, as follows:

The following is Tribune doctrine:

editorial extracts reproduced.

ROCKEFELLER IN COURT.

not remember matters of importance, stating that the company books were in Cicveland, and how these books, after an order citing them into court had

**POLITICAL POINTERS** 

A colored Republican rally will be

The so-called "American" platforms contain a great deal of falsehood, nonsense, and deception. But the following "principles" are part of the program, though not formally inserted in the platform, and should be con-

A vote for the ticket supported by the Tribune is a vote for a program that includes the imprisonment and

Another declaration of principles involves the raising of the taxes on all farm property in the county. This

Usual Sequel to a Farmington

# Marriage With Some Sensational Trimmings.

an order citing them into court had been issued, were destroyed and burned, to the total of 26 boxes. This was fol-lowed by a charge of contempt of court, and then Mr. Monnett declared the "Stundard Oil company had succeeded in electing two members of the su-preme court, which made it stand three for the trust and three against, a com-bination in the face of which all prose-cution was hongless was the suit in the .Third district court of Elizabeth M. Tate for divorce from her husband, Milton H. Tate, charging cruelty and inhuman treat- In concluding Mr. Monnett eulogized
Mr. Bryan, Today Mr. Monnett makes
a tour of Tooele county accompanied
by H. C. Lund of the Democratic ment as the grounds for the action. In

ment as the grounds for the action. In her complaint the plaintiff states they were married at Farmington on March 19 of this year, and that before they had been married long her husband began to treat her in a cruel manner, calling her vile names and accusing her of being unfaithful. The plaintiff further charges that on July 27 her husband drew a revolver and threat-ened to kill her. She has been beaten by her husband, according to her com-plaint, and is now in a delicate condi-tion, and the beatings which her hus-band has inflicted have caused her great pain and agony. The plaintiff states her husband is employed by the Boston Consolidated

MOTION FOR NEW TRIAL.

The Utah Light & Railway company

The "American" campaign for this week consists of rallies to be held in wards and districts throughout Salt Lake county. The plannin states her husband is employed by the Boston Consolidated and earns \$75 per month. She asks in addition to the decree of divorce, \$27 per month alimony and the restoration of her maiden name, Elizabeth Black.

Republicans will rally at the Six-teent, ward amusement hall on the evening of Oct. 28. Senator Sutherland and Nephi L. Morris will be the speak-MEYER MUST SHOW CAUSE.

In the case of Garry G. Van Schoon-hoven against Jacob E. Meyer, in which the defendant is charged with having beaten up Van Schoonhoven several months ago in a street car, an order has been filed in the district court cit-ing Meyer to appear and show cause why he should not pay the \$5,000 dam-ages demanded by Van Schoonhoven, A list of Utah sheepmen has been secured from hendquarters of the Wool Growers' association by the Demo-cratic state committee. Literature will be sent out to the wool men defending Democratic doctrine.

Francis S. Monnett's tour through Totole county today plans for stop-over speeches at Stockton at 10 a. m., at Tcoele at 2 p. m., at Grantsville, at 8 p. m. The Stockton band will join the tour and furnish music.

The Utah Light & Rallway company has filed a motion for a new trial in the suit of J. Boyd Gordon, who was last week awarded damages against the company for \$9.120 for the death of S. S. Lindeman underneath one of the defendant company's cars at Second West and Second South streets, on May 17. Boyd brought suit for \$50,000 damages, and the company asks for a new trial on the ground of Rallies over the state continue to be the vogue with both Democrats and Republicans. Messrs. Spry. Howell and Mattson are at Cedar City tonight, Jamer H. Moyle is at Bluff and Will Ray and E. R. Owen speak for the Democratic at Tecquewille and St

reasonable doubt. Ryan was dis-charged. The alleged robbery occurred at the Continential bar, where a scuffle occurred between Vaughn and a man named Tom Edgar, who appears to be the owner of the money in question. Police officers doubted from Vaughn's appearance that he had ever possessed as much as \$\$ at any one time. GETS NO ACCOUNTING.

# Judge Morse has rendered a decision

Mrs. Emma L'Anphere Addresses Retail Clerks at Federation Hall.

SALARIES OF WOMEN.

in the case of C. R. Kem against E. A. McMillan, which has occupied the at-tention of the court for several days, Kem claimed that he was a partner in coretary of the International Retail

Headaches and Neuralgia from Colds

TAG.

Debating work is being taken up in carnest at the High school and not as a sport as many students believed at the inauguration of the movement. Two

The "pure food law" is designed by the Government to protect the public from injurious ingredients in both foods and drugs. It is ben-eficial both to the public and to the conscientious manufac-turer. Ely's Cream Balm, a suc-cessful remedy for cold in the head,na-sal catarrh, hay fever, etc., containing no injurious drugs, meets fully the re-quirements of the new law, and that fact is prominently stated on every package. It contains none of the in-jurious drugs which are required by the law to be mentioned of the label.







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Rem claimed that he was a partner in the firm as well as a traveling sales-man for McMillan in the stationery supply business, and as such demanded an accounting. The court held, how-ever, that there was not sufficient grounds established for a partnership claim and that Kem was not entitled to an accounting. The secuel of a Farmington marriage

TAME: BACK. This aliment is usually caused by rheumatism of the muscles of the small of the back, and is quickly cured by ap-plying Chamberlain's Liniment two or three times a day and massaging the parts at each application. For sale by all druggists.

druggists. SMYTH IS U. S. MARSHAL

Chief Deputy is Promoted to Take the Place of William Spry,

## Resigned.

Lucian H. Smyth, chief deputy of the local U. S. marshal's office, has been appointed marshal to act in the absence of Wm. Spry, Republican nomabsence of Wm. Spry, Republican nom-inee for governor of Utah. The appoint-ment was made by Judge John A. Mar-shall of the United States court acting under instructions from the United states attorney general's office. Mr. Smyth is thoroughly conversant with the duffes left to him. He has been a deputy for 12 years and has practical-ly "taught" his superiors their duties and how to fill them.

law to be mentioned

GONZALES IN HOSPITAL.

Wounded Mexican is Again Taken in In Bad Shape.

N. Gonzales, a Mexican who was shot

n the back Sept. 27 by George A. Wil-

son, an umbrella repairer who says

Gonzales was attempting to rob him, is

in a critical condition at the Holy Cross

hospital, where he is suffering from the

Hence you can use it safely.

oi the label.

court March on these charges.

NORTHERN SECURITIES CASE. In describing the Northern Securities In describing the Northern Securities marger, Mr. Monnett described a meet-ing in the offices of Mr. Morgan, at which he declared \$360,000,000 in fle-titious values had been added to the railroad property of the northwest, which the people using those railroads in their commerce must pay. "If these men," he continued, "have the define to enter on our property teat.

"If these men," he continued, "have the right to enter on our property, tear down our houses and build railroads across our farms, paying us for that prolifere whatever a jury may decide upon, then we have the right to in-sist that those same men operate those railreads for a reasonable profit on their actual investment, and that the rate, which they fix for freight and trates, which they fix for freight and passengers shall not be exorbitant. Or that, if they are exorbitant, that the taxes shall be on the caroling capacity

They have declared that Mr. Bryan real of the rates increase so should the taxes. "They have declared that Mr. Bryan reald not do anything, if he were made president, because the senate is hopecossly Republican. Does he need the fenate to enforce the laws now exist-ing? With prosecuting officers in every district of the United States appointd by Mr. Bryan, with grand juries chosen from the great common people, the laws would all be enforced, and no partiality shown to any trust be-rause of its contribution to the Re-publican campaign fund."

LABOR UNIONS.

Labor unions were treated as the 

# P 6.333 0 SHOE SPECIALS

Made a Hit with the shoe-wise buying

public-We have added several more numbers-They are Money-Back, \$4 and \$5 values for women. See them in x shoe cases-entrance.



Democrats at Toquerville and St. Geerge.

Fork, Messrs, Mayes and Mich at Coy-ote; Page and Stringfellow at Kings-ton, James H. Moyle at Montecello, Messrs, Ray and Owen at Pinto, Pine Velley and Enterprise, and Messrs, Martineau and Caine at Peoa and Coal-

HAD AN '---- DRUNK.

Cripple Who Insisted on Embracing

Ladies in An Uptown Office.

dealing in campaign buttons and souve-

nirs, stood before Judge Diehl yester-

day in police court and on one leg and his crutch admitted that he had been

ingloriously drunk. Patrolman Kast declared to the court that Williams had entered the offices of the Utah Light & Railway company and had embraced

& Railway company and had embraced several women in the place, much to their disconfiture. Williams drew 15 days from his honor. On account of be-ing a cripple he will not be required to go out with the chain gang and will thus hore complementation will

SOME LACK CERTIFICATES.

In the list of teachers in the public

schools of this city appear the names

of about 125 pedagogues who have not

up.

Ed. Williams, a migratory merchant

ticipate.

for \$50,000 damages, and the company asks for a new trial on the ground of excessive damages asked for, insufficient In lieu of the Republican rally at Garfield Monday last, at which Senator Sutherland and Parley P. Christensen were absent owing to bad roads which stalled their automobile, another Gar-field rally has been scheduled. It will cover Thesday next and in addition evidence, and errors of law in the trial of the case. The case was tried be-fore Judge Ritchie's division of the Third district court. ield rally has been scheduled. It will becur Tuesday next, and in addition o the two speakers before scheduled he Taft Republican Glee club will par-burget. MRS. CROWTON NON-SUITED.

A non-suit was granted by Judge Lewis yesterday in the case of Mary Crowton vs. Salt Lake county. The plaintiff sued for \$50, as damages al-There is but one more chance to regplaintiff sued for \$50, as damages al-leged to have been done her property on Seventh East street by the foods that overflowed the banks of Pariey's creck in the spring of 1907. The court held that inasmuch as the culvert was of reasonable dimensions and necessary precautions had been taken, the county authorities could not be held responsi-ble for any have wrought by the ele-ments over which they had no conster. That will be next Tuesday and Wednesday, both of which are regweinesday, both of which are reg-istration days. Anyone failing to get his name on the books on one of these two days will find himself shut out at the polls, unless he is already reg-istered for this year, or voted in his present district at the last election, which validates his registration.

ments, over which they, had no control.

### CONFLICTION IN EVIDENCE.

Thursday's speaking dates are nu-mercus both for Ropublicans and Dem-octats. For the Republicans and Dem-octats. For the Republicans L. L. Ba-ker speaks at Orangeville; William Giasmann at Gunnison, Brigham Clegg at Sterling, O. W. Carlson in Sevier, Glen Miller in Emery, and Senator Smoot in Logan. For the Democrats B H, Roberts appears at American Fork, Messrs. Mayes and Nixon at Coy-otar Page and Stringfellow at Kings-Nephi Vaughn, who, to judge from his appearance in police court yester-day, has seen almost all of the rough day, has seen almost all of the rough pinces on this sphere, tried to show in the police court that he had been robbed of \$8.40 by Edward Ryan. When he applied to the public prose-cutor for a complaint, his story was well connected, and the city thought it had a good case against Ryan. Yesterday, however, he could not establish his case, and the testimony of the de-fense was so opposed to that of Vaughn's that the court declared ne could not think Ryan guilty beyond a

NOT A MIRACLE

hospital, where he is suffering from the effects of his wound. Since his arrest Gonzales has spent much of his time traveling between the city jail and the huspital. After the shooting he was taken to the Holy Cross hospital, where, after a 10 days' stay during which his condition im-proved, he was discharged. Following his discharge from the hospital the Mexican came down town to the pollee station to get \$1.30 he had left at the time of his arrest. He was again time of his arrest. He was again placed under arrest and taken to the county jail, where the bullet wound grew worse and Monday morning he was taken to the Holy Cross hospital for treatment.

Gonzales' condition is critical and it is feared an operation will be neces-sary to locate the bullet.

A healthy man is a king in his own right; an unhealthy man is an unhappy slave. Burdock Blood Bitters builds up sound health-keeps you well.

### DEATH OF MRS. BERRY.

Mrs. Julia A. Berry, mother of Chas L. Berry, the well known musician,

died yesterday afternoon, at her home 373 Third East street. The deceased was born in England, in 1831, and had lived in this city for 40 years. She leaves two sons, Charles L. of Salt Lake, and one at Driggs, Idaho, also two daughters residents of Ogden.

### DIED FROM NATURAL CAUSES.

The mystery of Burt Florin of 249 east Third South street who, it was reported, had met his death at Hot

Styings, Ark., through foul play, is new cleared up following the report of a coroner's jury that death had re-

of a coroner's jury that death had re-cuited from natural causes. It was found upon examining the body found in a Hot Springs hotel that the bruises which gave rise to the foul play theory had been inflicted some time before Florth arrived in Hot Springs and had nothing to do with the young man's death.

# CHURCH NOTICES.

The nineteenth quarterly conference of the Pioneer stake of Zion will con-vene Sunday, Oct. 25, 1908, at 10 a.m., in Pioneer stake hall. Sessions will in Pioneer stake hall. Sessions will also be held at 2:00 p. m. in the Tab-ernacle and at 6:30 p. m. in the stake mll

No ward meetings will be held in the city wards in the evening. All members of the stake are invited to attend.

Just Plain Cause and Effect. There are some quite remarkable things happening every day, which seem almost miraculous. Some persons would not believe that a man could suffer from coffee drinking so severely as to cause spells of unconsciousness. And to find com-plete relief in changing from coffee

to Postum is well worth recording. "I used to be a great coffee drinker, so much so that it was killing me by inches. My heart became so weak I would fall and lie unconscious for an hour at a time. (The spells caught

me sometimes two or three times a day, "My friends, and even the doctor

to go out with the chain gang and will thus have ample opportunity for medi-tation while in the basilie. Williams, at the time of his sentence, tried to prevail upon the court to send him to a hospital instead of to jail. But Judge Diehl gave a voluntary tes-timonial as to the worth and profes-sional ability of the police surgeon and guaranteed to Williams that all his ills would be set right before his time was told me it was drinking coffee that caused the trouble. I would not be-lleve it, and still drank coffee until I would be set right before his time was

lieve it, and still drank coffee until I could not leave my room. "Then my doctor, who drinks Pos-tum himself, persuaded me to stop coffee and try Postum. After much hesitation I concluded to try it. That was eight months ago. Since then I have had but few of those spells, none for more than four months. "I feel better, sleep better and am better every way. I now drink noth-ing but Postum and touch no coffee and as I am seventy years of age all my friends think the improvement quite remarkable."

ite remarkable. "There's a Reason." Name given by Postum Co., Battle reek, Mich. Read "The Road to Creek, Mich. Read Wellville," in pkgs.

of about 125 pedagogues who have not recorded the certificate necessary to permit them to teach. Of this number many have the required paper in their possession, but have neglected to file it with the proper authorities. Letters will be sent to delinquents from the office of the superintendent, ugying that the matter be no longer overloked. To such teachers as have no certificate temporary permits to teach will be granted, with the under-standing that by another year the cer-tificate will be forthcoming. Ever read the above letter? A new one appears from time to time. They are genuine, true, and full of human