

CANVASS BOAD AT WORK.

nor is there any regular time designated for holding the sessions of the auditors. It is just a periodical affair, and is called, whenever the management of the road thinks benefit will be derived from a union meeting of the men who keep the railroad company's accounts. This is the first time a general meeting of this nature has been held in this city, the last gatherof auditors having taken place at Omaha.

The sessions commenced this morn-The sessions commenced this morti-ing. The freight and passenger ac-counts will be gong over and all mat-ters pretaining to the system of audit-ing on the Harriman lines will be thoroughly gone through with before the meetings adjourn. There are present the following officials for the Erastus Young, general auditor of

Bession: Erastus Young, general auditor of the Harriman lines; J. W. Newlean, assistant to the general auditor, of Omaha; H. J. Stirling, auditor Union Pacific, Omaha; W. H. Hancock, freight auditor Southern Pacific, San Francisco; G. D. Smith, auditor freight accounts; C. E. Bissonnet, auditor passenger accounts; and J. M. Brew-er, freight claim agent, S. P., San Francisco; R. Blaisdell, auditor Ore-gon Railroad & Navigation company. Portland; M. Copeland, freight claim agent O. R. & N., Portland; C. J. McNitt, auditor and A. R. McNitt, freight claim agent of the Oregon Short Line.

SPIKE AND RAIL.

S. J. Peterson, freight claim agent of the Union Pacific at Omaha and E. D. White, claim adjuster of the U. P. at Odgen, were in Solit the U. P. at Odgen, were in Salt Lake yesterday on business.

MURDER TRIAL RESUMED

The Popich murder trial was resumed this morning before Judge Armstrong and the jury. There is very little public interest manifested in this trial, if the absence of spectators is to be taken as a guide. Very few people are in attendance, and most of those are for-eigners, more or less immediately con-Pete Pelich was the first witness this morning and his testimony was along the lines of the other witnesses, and was to the fact that he was with the

was to the fact that he was with the party of miners who were present when the shooting took place. Joe Bragdon, another miner was called, and he too went over the same ground, telling his story in droning dis-

fair grounds. pleased the talent and the management feels much encouraged with the results, he had co otwithstanding the heavy expenses in

Heber M. Wells Enters Supreme

of the bond issue prior to and at the time of the election, but those who were threatening to take the first step at that time concluded to let the matter

Trust company concluded to take the matter up, and this morning filed in the supreme court an affidavit for a writ of prohibition to prevent Salt Lake City rom issuing or disposing of the con-emplated bonds. The writ is signed by Heber M. Wells in behalf of the ORDER IN SHEPARD CASE.

Itah Savings & Trust company. After reciting and referring to the ity ordinance and the various resolu-ions passed by the city council calling he election for the bond issue and all In accordance with directions from

the United States attorney general at Washington, Judge Marshall this mornhe proceedings connected therewith, he writ sets up the following reasons ing issued an order from the federal ing issued an order from the federal court changing the place of confine-ment of Richard B, Shepard from the Utah penitentiary to the United States prison at Leavenworth, Kan, When Shepard was sentenced, three years ago, the Leavenworth prison was not used by the geargment for state priswhy the bond issue should not be perhitted

First-Tthat there was not sufficient notice given of the time and manner of holding said bond election, as re-quired by law, and set forth in section 309 of compiled laws of Utah. used by the government for state pris-oners, but has gone into use for that purpose since that time. The order goes into effect Nov. 16, and Shepard

Second—that the only notice of said election so published in conformity with the provisions of said statute statis meanwhile out on \$3,000 bonds. He ed that the net revenue from the water vas sentenced to serve 13 months for sending obscene matter through the mails. By good behavior this sentence system of Salt Lake City therein re-ferred to shall be set apart and shall be a sinking fund for the payment of may be reduced to nine months in the prison. There is no fine. said bonds and interest thereon, where, as the bonds thus issued as provided for by the ordinance which sets forth that the city council shall annually levy a sufficient tax to pay the interest on the bonds as it falls due, also to constitute a sinking fund for the pay-ment of the principal thereof within 20 years and on account of said matters Sitting as a board of canvassers, Salt Lake's county commissioners began this afternoon the task of going over the the notice published is insufficient and county's vote. They expect to be en-gaged on the work all this afternoon the said bond issue based thereon void. The writ is issued and made returnand evening and tomorrow until to-

wards evening. The board met this morning and organized for its duty, but did not commence upon the task before able Nov. 30 at 10 o'clock a, m SUPREME COURT DECISIONS.

Two important cases were handed down in the supreme court on Satur-day settling what have been known of Lettle A. Brown ve the city to re-cover damages for the death of her 8-year-old son in an unguarded con-duit, into which the lad and others crowled to play and was drowned. The court found that the conduit was "an amendments upon which two Salt Lake attractive and alluring nuisance," and that the city was bound to exercise reasonable care for the safety and pro-tection of children and others who papers contered a fire of criticism before the election. might be lured into the conduit. As the TOMORROW'S RACE CARD. . city did not close the conduit. As the being notified that it was dangerous, the court held it liable for damages. The line in the second case was fixed Six Events on the Board for Speedy Saturday in the case of Elbert Smalley, an infant, by his guardian ad item, John Smalley vs the D. & R. G.

This is the last week of racing at the The Murray races have Rallway company, to recover dam-agos in the sum of \$25,000 for the loss of the plaintiff's left leg under a freight car of Orden New 29,1005 Ogden Nov. 22, 1905,

ground that the tax was constitutional, and the demurrer was sustained. The plaintiff then appealed. The court states that while there is beneficiary conflict in the contentions

The court states that while there is a hopeless conflict in the contentions of parties to the action, in its opinion the legislature did not intend the tax imposed to be the property tax, nor did the framers of the constitution in-tend to limit the right of the legisla-ture to impose any other than a cor-poration tax by valuation upon fran-chises by what is said in section 2 of article 13. The court holds therefore that a license tax may be imposed and

that a license tax may be imposed and the extent thereof is left to discretion

of the legislature. Justice Frick wrote the opinion, which is concurred in by Justices Straup and McCarty.

IN THE FEDERAL COURT,

California Bank Sues Utah National-Nelson Pleads Not Guilty.

The California National bank has entered suit against the Utah National bank of this city for \$2,005.50, with in-terest at 8 per cent from December 5, 1907, and all court expenses. The suit was filed in the federal court Satur-lay of the period. day afternoon, and involves a transac tion in which the California National bank, in the course of business on Sept. 10, 1907, accepted a check for \$2,000

Sept. 10, 1907, accepted a check for \$2,000 dated Sept. 2 and drawn by one S. P. Phillips on the First Bank of Ponderay and payable to Albert Wonderlich. The check was sent here for collection and was received by the local bank Sept. 13. It was accepted, according to the complaint, and credited to the Califor-nia bank. When the check was pre-sented for payment, it is alleged, pay-ment was refused, and it is further claimed that the Utah bank failed to notify the California institution of the notify the California institution of the

nouty the California institution of the non-payment until Nov. 12, of 60 days later. On Dec. 5, plaintiff alleges, it had on deposit with the Utah bank, \$4,162.41 and that the Utah National bank de-ducted from this sum the sum of \$2,005.50 on account of the non-payment of the check the \$5,56 being for noof the check, the \$5.50 being for no

tarial fees. Plaintiff claims payment has been twice requested, but each time refused. time refused. Andrew W. Nelson, former cashier of the Jordan bank, entered a plea of not guilty Saturday when arraigned before Judge Marshall of the United States court on the charge of robbing the Utah National bank of \$106,000. His case was set for trial on Dec. 7. The robbery of the Utah National bank was the principal theme of con-versation on the streets of this city

versation on the streets of this city for months, and a federal grand jury spent many days examining witnesses in the hope of locating the perpetrators of the crime. Plakerton detectives were the principal witnesses examined. Nel-son was indicted for the robbery by the grand jury, June 30, 1907, and was re-leased on \$10,000 bail.

FEDERAL JURIES IMPANELD.

The grand jury in the United States art for the district of Utah was empanelled this morning and received their instructions from Judge Marshall, The grand jury will not have any es-pecially sensational case to consider

pecially sensational case to consuder during the torm so far as known. The grand jury consists of the follow-ing: Henry H. Blood, Kaysville; Wil-llam H. Child, Salt Lake; I. L. Clark, Ogden; W. H. Cranmer, Springville; S. V. Darrah, Salt Lake; John England, Tooele; George Hays, Eureka; I. C. Holbrook, Bountiful; M. K. Harkness, Salt Lake: James Knudsen Brigham

Holbrook, Bountiful; M. K. Harkness, Salt Lake; James Knudsen, Brigham City; J. P. Mägeath, Salt Lake; R. A. Noyes, Richfield; George Peacock, Manti; W. T. Pickett, Ogden; G. A. Peery, Payson; C. L. Rood, Salt Lake; John Saxey, Provo; Zeph Thomas, Lo-gan. John Sakey, Flovo, Zeph Lionas, Degan. The following petit jury was empan-elled: George Atkins, Milford, E. W. Berry, Park City; Charles Burke, Hinckley; Horace Cummings, Salt Lake; J. W. Campbell, Salt Lake; R. Dixon, Provo; J. H. Earley, Salt Lake; R. Dixon, Provo; J. H. Earley, Salt Lake; R. Other, Salt Jake; John Hor-rocks, Ogden; James Long, Jr., Marys-vale; J. A. Loveloss, Payson; J. A. Maxwell, Peoa; J. T. Openshaw, San-taquin; Edward Pickering, Salt Lake; T. F. Pierpont, Provo; S. L. Swenson, Pleasant Grove; Richard Stringham Bountiful; J. A. Thomas, Price; John Vick, Salt Lake; F. J. Walker, Field-Ing.

The trial of Peter and Theres Poulos Austrians, charged with robbery of the postoffice at Bingham, will begin in the United States court tomorrow These men when first arrested were

vised to plead guilty by their attor

special bearing on the Utah interests, except in a general way. However, in-dividual members of the trades union in Utah will attend. The Sail Lake Building Trades can not send a dele-gate as their charter has not arrived ref.

CITY COUNCIL FORECAST.

Important Matters Scheduled to Come Up at Tonight's Session. It is expected that City Auditor Alff vill send his long delayed financial re-

port to the city council tonight. This report has been asked for on two dirport to the city council tonight. This report has been asked for on two dif-ferent occasions by the council, and refers to the finances of the city as shown by the figures after the tlose of business Sept 30, covering the first nine months or the year. Air. Air had promised to have the report reany for the meeting of the council inst Thurs-day night, but failed to do so, but it will no doubt be forthcoming tonight. The city attorney is also expected to report tonight on the conflicting stat-utes regarding the autorizing of pub-lic improvements. Councilman Hair dis-covered a clause which he believes gives the city the right to outline new dis-tricts for public improvements and as-sess the entire cost against the property holders in the district af-fected, without any exponse to the city must pay for the intersections and for half of the cost of graning. The matter is of vast importance to the city and much interest is being taken in its outcome. The water meter system is also be-ing discussed by the waterworks com-mittee, and may be brought up at to-night's meeting.

THEIR MONEY MISSING Pride of New York" Company Were Promised Their Pay Saturday

--- Now Stranded.

This time it is Charles L. Young, manager of the "Pride of New York" company which filled an engagement at the Grand theater last week, who has lost himself with the funds of his has lost nimself with the funds of his company. Similar to the case of the manager of the "One Great Sin" com-pany, Mr. Young promised to pay the members of his company to full at the thereballion of hest work's one the members of his company to full at the termination of last week's en-gagement at the Grand theater. Fol-lowing the habits of some theatrical managors he did not put in an ap-pearance Saturday, but the members of the company had much faith in him and they hoped against hope that he would come up with their arrears e would come up with their arrears of wages Sunday. But Mr. Young, t seems is thoroughly lost and anoher company of 10 players is strandd in Salt Lake.

The affair was reported to the police this morning and it was related that the lost manager had been seen in o that place but as yet Mr. Young

at large. Aside from the debts to the members of the company Mr. Young owes Hall's hotel of Salt Lake, \$156 for board and rooms for the troupe. The individual losses to the members of the cast follows: F. S. Glen, \$30; Mrs. F. S. Glen, \$40: Hattie Bateman, \$35; Pearl Smiletta, \$40; James San James, \$25; Mrs. Erxon, \$44; Mrs. Gilbert, \$250; G. L. McNulty, \$38; Mr. Smiletta, \$130.

LATE LOCALS.

D. Hosmer to Build-Dr, A. J. Hosmer took out apermit today for a \$16,000 residence which he will have prected at 154 south Thirteenth East The structure will be a 10treet. oom, two-story brick affair.

Local Bank Clearings - Today's local bank clearings amounted to \$1,107,536,19, as against \$711,520,87 for the same day last year. The occasion of this excess is the fact that taxes are now being paid in at a apid rate.

The priesthood meeting of the Salt Lake stake will be held in the Six-teenth ward meetinghouse, at 7:30 p. m., Monday, Nov. 16, 1908.

Yesterday was Sunday and we had company and McDonald's cocoa for dinner.

R. E. Evans, Florist, 36 S. Main St., Floral designs a specialty. Phone 961 WANTED. TO BUY CHICKENS OR TURKEYS. Bell phone 69-k, Murray; or write No. 786 Scott Ave., Calders Station. FOR RENT. FURNISHED ROOMS FOR HOUSE-keeping, 129 West 6th North.

THE CORN CROP. Washington, Nov. 9.—An average in-crease of 26.2 bushels of corn per acre and an indicated total production of 2,642,687,000 bushels of corn, are prelim-inary estimates announced in the ro-port of the department of agriculture issued today, summarizing corn and five other crops. The yield of corn per acre in 1907 was 25.9, as finally esti-mated, and averaged 25.6 for 10 years, while the production is compared with 1907. Quality of corn is 86.9 per cent compared with \$2.8 in 1907 and \$4.3 10 year average. About 2.7 per cent, or 71,124,000 bushels is estimated to have been in farmers' hands on Nov. 1 against 4.5 per cent or 13,995,000 a year ago, and a 10-year average of 4.5 per 2,000 Long Wool Rams ago, and a 10-year average of 4.5 per

THE CORN CROP.

DIED.

See Us For

Perfumeries

The daintiest, the best. Just as dependable as out pres-

criptions-and that's saying a

BridgeDrug Co.

Lotions

Creams

whole lot.

cent.

Canadian Pure Breds, Prices right and quality the best obtainable. Supply always on hand at my barn. Hiderton Pure Bred Live Stock Co. E. W. Patrick, Healy Hotel, Ogden, Utah.

GODDARD.-Rear of 755 east Third South, Nov. 9, 1908, of paralysis, Eliza-beth R. Goddard, wife of Winiam Goddard, in her sixtieth year. The funeral services will be held Tuesday at 3 p. m. from the family residence. Friends are invited to at-tend. Interment in city cemetery. **Union Dental Co.**

FOR SALE

Are now permanently located in their new and handsomely equipped rooms.

SWICKARD.-In this city, No. 5, 1008, Helina Swickard, a native of Penn-sylvania, aged 63 years. Funeral services were held today at 2 o'clock from her late residence, 64 west Fourth South street. Interment in Mt. Olivet cemetery. 212 MAIN STREET. Remember us.

WE TREAT YOU RIGHT. Painless Extraction of Teeth or no pay.



products.

(Prescription Druggists.) 18 Main Street. Phones-Ind., 480. Bell, 1820.



Two Cases Ruled Upon by the State's "There are so many more votes than last year," said Commissioner Clintor Highest Court. this afternoon, "that I cannot say when we will be through. We shall work late this evening and tomorrow we The report of the canvassing board fill bring out much information of interest. When it is announced county pluralities will be available for the first time, as will also information as to the fate of the three constitutional

ted it to memory. He was soon ex-cused and Dr. Straup was called and testified as to the nature of the wounds inflicted on Popich.

inflicted on Popich. Bragdon was then recalled for cross-examination, and was put through the same ordeal by Atty. Soren X. Chris-tensen as most of the other witnesses have been.

JUDGE DIEHL'S COURT.

John G. Weaver Takes Time to Plead To Alleged Criminal Libel.

In Judge Diehl's court this monng the case against John G. Weave, charged in a complaint filed Satur-day by J. W. Woten with criminal day by J. W. Woten with criminal libel, was on the docket for arraign-ment, but Weaver took 24 hours in which to plead, and will say tomorrow morning whether is guilty or not guil-ity. It is quite likely that Weave all waive preliminary hearing as he is anxious to have the case come to trika as soon as possible in the district court. R. S. Boyd was convicted this morn-ing of exhibiting a deadly weapen, to-wit: A pleketknife. In an angry and threatening manner to Brie Wott and R. A. Walker on Oct. 28. West. The ho-and a witness named liughest stift d that Boyd drew a knife on Walk r when the latter tried to collect a boyri bill. Walker knocked the man down and the knife was taken away from h m. Boyd declared that he did not o en the knife hut the three witnesses were tos-tive that he did. Judge Diehl found the man guilty and will sentence him tomerow morning.

A WEALTHY "DRUNK."

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1876

Intoxicated Man Found Lying on Sidewalk With \$311.20 on Him.

While Patrolman Griffin was walking his beat on west Second South street this morning about 9 o'clock, he was surprised to see lying on the sidewa'k in front of the Sult Lake Hardware store, a drunken man. He ga hered



Have no equal



ourred. Tomorrow's card is as follows: First race, for three year olds and ip, six and one-half furlongs-132, Dr. Sherman, 102 1b.; 103. Azusa, 102; 116, Ozanne, 102; 132, Lota White, 107; 131, Willie Gregg, 102; 121, Antara, 107; 121.

Horses.

shall work all day.

interest.

rees

Ozanne, 102; 182, Lola While, 104; 141,
Willie Gregg, 102; 121, Antara, 107; 121,
Gov. Orman, 107.
Sécond race, for three year olds and
up, selling, six and one-half furlongsHT, Furze, 108 lb.; 132, Anona, 1 9; 1.6,
Yank, 111; 125, Bell Bagwell, 113; 1.8,
Nancy W., 100; 90, Western, 104; 121,
Burnolette, 104.
Third race, selling, for three years
and up, four and one-half furlongs--12,
Jillette, 110 lb.; 124, J. W. Fuller, 113;
125, Swaggerlator, 100; 124, Sam G., 116;
126, Billy Mayham, 119.
Fourth race handicap, for three years
old and up, fve and one-half furlongs--135, Sylvia W., 38 lb.; 130, Dr. White,
90; 133, Little Buttercup, 109; 130, Re.an
100; 126, Gypsy King, 101; (3372), Ether
Day, 102.
Fifth race, selling, for three year olds
and up, four and one-half furlongs-12,
Julla E., 102 lb.; 123, Sir Preston, 19;
121, Giendenning, 119; 123, Our Anna, 114;
83, Knowledge, 119.
Sixth race, selling, for three year olds
and up, four and one-half furlongs-12,
Julla E., 102 lb.; 123, Sir Preston, 19;
124, Giendenning, 119; 125, Our Anna, 114;
84, Knowledge, 119.
Sixth race, selling, for three year olds
and up, four and one-half furlongs-13,
My Nurse, 97; 13, Esther M., 109.

TIME TO TRIM TREES.

Salt Lake Real Estate Association Starts Campaign for Pretty Streets.

"In the case of Brown against Salt The Salt Lake Real Estate associa-"In the case of Brown against Salt Lake City, we had occasion to consider the doctrine announced in the turn-table cases, and there, with consid-erable hesitancy, applied it. The doc-trine was there extended further than applied by some courts. Believing now, as we did then, that, under the peculiar facts and diventee the doctrine tion, represented by its secretary, J. L. Perkes, has commenced a movement for the beautifying of the city by means of a general trimming of the trees and foliage, much of which has been allowed to assume rather a ragged facts and circumstances, the doctrine was there properly applied, we never-theless are of the opinion that it was extended about as far as any court has yet applied it." and unkept appearance through neglect. In speaking of the matter yesterday, Mr. Perkes said:

er court.

"The streets of the city are, like those The opinion was written by Justice Straup and concurred in by Justices McCarty and Frick. A decision of another important case of the national capital, known the world over for their beauty, and it is felt that we cannot allow this general

was handed down by the supreme court on Saturday. This was in regard to the constitutionality of the corporation reputation to suffer through any neg-lect of ours, and to that end, we are going to ask the people to trim their tax law. The court holds that the law is constitutional and valid, and all corporation in the state are liable and must pay the same. This is good news for the state, as it means an additional "Many times of late I have heard the matter spoken of by strangers visiting the city, and some of the more observing citizens who take pride in the ap-pearance of the city, and are anxious that its general repute for natural \$100,000 to its funds annually. The decision applies to all corporations pr-ganized and doing business under the

that its general repute for natural beauty and neatness, be maintained. "There is no reason why what we are about to ask of the people should be at all expensive, as the principal thing to be done is to trim away ragged and overhanging limbs, and do away with a too rank growth of shrubbery in a few places. Other cities look after the ap-pearance of their streets, and there is every reason to believe that the citizens of this city will be only too willing to comply with a reasonable request of this nature. It is not that people do not care for the appearance of the city as a whole, or that of their homes in par-ticular, but the trees grow slowly, and gamzed and doing business under the laws of the state, except charitable so-cleties, corporations not organized for pecuniary profit, irrigation companies, and insurance companies. The opinion was rendered in the case of the Black Rock Mining & Milling company vs Charles S. Tingev, secretary of state. There are in the neighborhood of 6,000 corporations in the state of which reme corporations in the state of which some 3.000 pay taxes, averaging about \$20 each. Any corporation failing to pay this tax on or before November 15 of each year become delinquent, and 18 then liable to a penalty of \$100, and the tax and penalty become a lien against the company property. The action was brought in Judge Ritchie's division of the Third dis-trict court by the Black Rock Copper Mining & Milling company to recover taxes paid to the state under protest, the contention of the plaintiff being orporations in the state of which some

a whole, or that of their homes in par-ticular, but the trees grow slowly, and their appearance becomes ragged and unkept by such slow degrees that it is unnoticed till it looks bad. "The proper time for attending to trees and shrubbery in this respect will be here within the next 30 days, and the request will be made of the citizene taxes paid to the state under protest, the contention of the plaintiff being that the law requiring the payment the request will be made of the citizens that they attend to the matter within

arrised to plead gailed by the area of a new, but appeared in court and entered a plea of not guilty. They will stick to their plea of not guilty and the case will be tried out before Judge Marshall. which was alleged to have been sus-

COURT NOTES.

Joseph Turnbow is charged with having "battered the body" of Alexander Searle on Nov. 2, in a complaint issued today from the county attorney's office. in which H. G. Searle appears as the complaining witness.

freight car at Ogden Nov. 22, 1005, which was alleged to have been sus-tained by reason of the negligence of defendant. The Smalley boy was but 5 years old and wandered onto the tracks on Twenty-first street. He was ordered off, but soon returned and was run over and injured. The court held that the doctrine of "an alluring nulsance held good, but the "turnable" case was not in point. for the reason that the company could not be expected to anticlpate the presence of the boy in the yards, although no fence sur-rounded them. The raifroad company as a matter of law, owed a duty to those invited upon its premises or who we'r rightfully there, as in the case of euployee, but in the case at bar these conditions did not exist, and it was under no obligation to use unusual care in handling cars in anticipation of an unauthorized intrusion upon its property, until the presence of the in-truder was discovered. The findings did not justify the conclusion that the railway company had acquiesced in the general use of the vards by inbabitonic Gertrude S. Kocjoncine married Josoph Kocjoneine in far-away Lubbona, Austria, on Nov. 6, 1905, and came to this country only to start proceedings in the district court today charging de-sertion. She says that her husband left her on Aug. 12, 1907.

Perry E. Burnham was up before Judge C. W. Morse in a contempt pro-ceeding in which it was claimed that he had been shooting ducks on Nov. 1, on the premises of the New State Gun club, thus violating a restraining order railway company had acquieseed in the general use of the yards by inhabitants of the neighborhood. The case was tried in the Second disssued by Judge Morse some time ago.

The case of Francis Sanders vs. Utah triet court, before Judge J. A. Howell, and a verdict rendered in favor of the defendant. The plaintiff appealed and the supreme court now affirms the low-Light & Power company is being con-tinued in Judge Lewis' court today. This is the case in which plaintiff seeks to recover \$5,000 for personal injuries

er court. In the case of Mrs. Brown against the city the plaintiff asked for \$10,000 and was awarded \$1,500 damages. The case was tried before Judge Lewis in the Third district court, and the city appealed. In reviewing the case the court said: alleged to have been sustained by plain. tiff by reason of the negligence of de-fendant company Feb. 10, 1908. It will probably consume several days more. In Judge Ritchie's division of the

Third district court, this morning Eliza Cushman is suing the Utah Light & Power company for \$15,000, for damages for personal injuries sustained by plaintiff in a collision on defendant company's railroad May 5, 1907. The complaint alleges that her injuries were received through the negligence of the street car company, and that they are of a permanent nature.

REDMAN BEGINS WAREHOUSE.

B. F. Redman begins this week tearing down the old Westminster Presbyterian church structure on Fourth West street where it has stood for nany years. On the site Mr. Redman many years. On the site Mr. Redman will erect a reinforced concrete ware-house of two stories and a basement to cast \$25,000. He is looking around for another site for the second ware-house he proposes to build. The 13th inst. will be the first anniversary of the destruction of Redman's west Sec-ond South street warehouse by fire.

MUSIC AT HOSPITAL.

The program which was given yesterday afternoon by the Twenty-sixth ward choir for the benefit of patients

at the Groves L. D. S. hospital, was as follows: "Promise Ye the Lord." "Come, Dearest Lord, Descend and Dwell."

Dwell." "An Angel From on High." "Lord, Thou Wilt Hear Me When I Pray." "Providence Is Over All." The choir is under the leadership of J. E. Salisbury.

WILL SEND NO DELEGATES.

The Salt Lake Federation of Labor has decided not to send a delegate to the contention of the plaintiff being that the law requiring the payment of the tax was unconstitutional and void. The state demurred on the handled in that convention have no

Like to Talk to Men About My Clothes



I like to have them put a suit on and wear it. For as soon as I have induced them to wear these clothes once I am pretty sure that they are going to wear them always. The clothes make good-that's why. The care in cutting and making is as great as you can get from any merchant tailor and the price is such that you are saved a lot of money.

Suits and Overcoats \$15.00 to \$50.00

IF YOU NEED SHIRTS

You can get them here. They're made in the style you like. All the popular shades, and cuffs attached or \$1 to \$4



It pays me to sell



