# DESERET EVENING NEWS: TUESDAY, FEBRUARY 7, 1905.



"NEEDLESS LEGISLATION." The third reading of bills brought forth H. B. 14, by Carroll, providing for forth H. B. 14, by Carroll, providing for fire inspectors in unincorporated towns. Thompson sounded its death knell when he classed it as "needless legis-lation," and moved to strike out the enacting clause. Carroll pleaded for the bill but it was no use, the motion carried and it was killed.

HOUSE TO HOLD

tives Will Assemble at

7:30 P. M.

AFTERNOONS TILL 5 O'CLOCK.

Would Re-enact the Existing

Medical Law.

was agreed upon yesterday afternoon,

House meet regularly each evening,

leaving the morning hours for neces-

sary committee work. The motion was

slightly amended by Joseph, who sug-

gested that it include the holding of

afternoon sessions until 5 o'clock. As

amended the motion carried unani-

ignore the eight-hour law.

### SILK LAW REPEALED.

H. B. 4 by Joseph, repealing the seri-H. B. 4 by Joseph, repeating the series continue act, was reconstructed by the committee and in this shape ordered passed. The author of the bill gave his colleagues a few samples of the loose manner in which the affairs of the silk manner in which the affairs of the silk commission had been managed, show-ing that since the passage of the law nearly \$10,000 had been spent with pratically no returns. Holton said he was scarcely able to vote intelligently on the matter and wanted action de-ferred, particularly as no provision had been made for the disposition of the state property. Lyman favored inbeen made for the disposition of the state property. Lyman favored im-mediate passage and stated that the matter of property would be covered by a resolution to be offered later. Kinney, meanwhile, had been getting husy and he moved to amend the bill by inserting a clauuse requiring the commission to turn over its property to the secretary of state. The amend-ment carried and the bill passed with a vote of 30 ayes.

vote of 39 myes. vote of 39 syes. At this juncture Marks moved that H. B. 87 by Gundry, relating to the mapner of locating and recording quartz and placer claims, be referred to the committee on judiciary, as cer-tain portions of the bill were in con-flict with the federal law. The motion rarried

H. B. 62, by Roberts, relating to the powers and duties of the state land beard, and making the secretary custo-dian of land funds, was made the spe-cial order for 3 o'clock this afternoon. OTHER BILLS PASSED.

LAID TO REST. Funeral of Mrs. Lucy B. Young Held

Jim French and "Vereigris Kid," members of the noted Bill Cook gang

The Japanese sunk two more Chinese fronclads at Wei Hat Wei, thus des-

of outlaws, attempted to rob a store at Tusla, I. T., and were both shot dead

FIVE YEARS AGO TODAY.

year-old daughter, and then shot his wife and himself, fatally.

Henderson Grocery company. The price paid was \$50,000,

At Black Hawk, Colo., W. M. Allen, a carpenter, shot and killed his 16-

Mrs. Mary Judge purchased the property on Main street occupied by the

Five members of the Ogden city council fled to this city in order to pre-

# With Impressive Ceremony. The Eighteenth ward chapel was filled

vent a quorum being present in that body.

by Irvine, the proprietor.

troying the Chinese fleet at that port.

yesterday afternoon with mourning friends and relatives of the late Mrs Lucy B. Young, whose funeral was held at 2 o'clock. The pupit and railings were beautifully decorated in white and the beautifully decorated in white and the casket was almost concealed by the profusion of floral offerings. The ccre-monies were presided over by Bishop O. F. Whitney, and opened by the singing of "Rest for the Weary Soul," by a quartet consisting of Messrs. Pyper, Whitney, Robinson and Spencer, Bisnop Isaac Barton offered the opening prayer, followed by the quartet, which rendered, "Dear Refuge of the Weary." The speak-ers were Eider Arnold H. Schulthess, who spoke of his acquaintance with the de-ceased in the German missionary field, Dr. R. B. Penrose and Miss Maude May Babcock also testified to her sterling worth, her beautiful character and her

not fixed by the old law, is made in the bill a fine of not less than \$100 nor more than \$500, from 60 to 180 days in jall, or both fine and imprisonment. and John Butters; John McCready, ap-pellant, vs. Rlo Grande Western Rall-way company; Lars P. Christensen vs Oregon Short Line Rallway company. appellant. February 27-Hannah Peterson vs A. J. Crosier, appellant: Nephi Irrigation company vs. Samuel T. Vickers, appel-lant; F. C. Rutan and Willard F. Sny. der vs Louis C. Huck, appellant. February 28-Grand Central Mining company vs. Mammoth Mining com-

pany, appellant.

Mothers be careful of your children. There is no baby medicine in the world as good as Hollister's Rocky Mountain Tea. It makes the little ones strong, healthy and active. 35 cents. Ask your druggist.

# JUDGMENT AFFIRMED. Higher Tribunal Gives Force to Find-

ings of a Lower Court.

The supreme court has affirmed the judgment of the lower court in the case of the Freed Furniture & Carpet Co against P. A. Sorensen, appellant. The action was brought in the Third district court to recover certain furniture valued at about \$2,000, which had been sold on the installment plan by plaintiff to C. C. Fairchild, a resident of Commercial street, and mortgaged by her to Sorensen. After the woman had purchased the furniture she executed a purchased the furniture she executed a note for the payment of the balance due in installments. She then pur-chased some more furniture from Sor-ensen, and gave him a mortgage on all the furniture in the house, including that sold to her by the Freed company. The mortgage was foreclosed and the furniture was bid in by Sorensen. This action was then brought by plaintiff to recover the furniture sold, or its value, about \$2,000. Judgement was rendered in favor of plaintiff, and an appeal was taken by Sorensen. The opinion of the supreme court, taken by Sorensen. The opinion of the supreme court. Which was written by Justice Straup and concurred in by Chief Justice Barteh and Justice McCarty, holds that the sale of furniture on the installment plan for which notes are executed by the purchaser is a conditional sale, and not absolute and hence the judgment of the lower court in this case is af-firmed. firmed.

saloon is a huisance to born the morals and health of the residents and is the headquarters for illiterate Italians and Greeks, who drink and carouse and create a disturbance. The committee on license will consider the matter.

### WANTS WARM SPRINGS.

WANTS WARM SPRINGS. A proposition was submitted by A. B. and W. G. Margetts to lease the Warm Springs property for a term of 15 years at a monthly rental of \$250. The peti-tioners agree to spend \$10,000 in fm-provements on the place inside of four years. The petition was referred to the committee on improvements, as was also the proposition of Balley & Red-man for a 10-year lease at a rental of \$255 per month for first four years. \$250 for next three years and \$300 per month for the last three years. The committee submitted a report recom-mending that the property be leased to Maxwell R. Brothers and that the mayor and recorder execute the said lease. After some discussion the report was referred back to the committee with the other propositions. Another petition was received from the City Street Improvement company, asking the city to pay it the balance of \$4 200 claused to be dow for maving

asking the city to pay it the balance of \$4,750 claimed to be due for paving. The matter was referred to the committee on streets and the city attorney associated.

### MORAN VETO GOES OVER.

Mayor Morris' veto of the appropria-tion of \$1.044.50 to P. J. Moran, as the balance due him on the heating con-tract for the new city jail was laid over for one week, and several other com-munications in regard to the matter were referred to the police and prison committee for consideration. Higson, Rossiter & Co., who were the only bid-ders against Morau, submitted a com-munication in which they stated that they used the figures for the stoker giv-en to the board of public works by the en to the board of public works by the American Stoker company in making their bid just the same as Moran did. U was referred to the committee with vas referred to the committee with other communications on the sub

# TEA

most tea is not very good.

How is yours?

Your groups returns your money if you don't like

ity vote of all members of the council. Martin gave notice that he will move for a reconsideration of the matter at or a reconsideration of the matter at the next meeting. The claim of Hannah L. Anderson

The claim of Hannah L. Anderson for \$3,000 as damages to her property on north East Temple streat because of the change in grade on that street was referred to the committee on claims. Upon motion of Black the council des-cided to deed to the Brigham Young Cemetery association lots 17 and 18 and part of lots 4 and 5, in the street he-tween blocks 13 and 14, plat C. Salt Lake City survey. Chief of Police Lynch appointed B.

Chief of Police Lynch appointed B. H. Coulson as special policeman to act without pay from the city, and the ap-pointment was confirmed.

City Recorder Critchlow reported that 314 cases were disposed of in the crim-inal division of the city court, for which \$3,276 was received in fines and forfeitures. In the civil division the receipts were \$176,75.

CURES WITHOUT STOMACH DOSING. Hyomei Cures Catarrh by Simple

Breathing-F. C. Schramm Refunds Money if it Fails to Cure.

A long stride toward solving the with the discovery of Hyomei. In fact, the percentage of cures by this treat-ment proves it equal to the final tests. The folly of taking medicine into the The folly of taking medicine into the stomach to cure catarrh of the noso, throat and lungs, has been realized by physicians, but not until Hyomei was known, had they a practical method that would obviate stomach drugging. A complete Hyomei outfit costs but \$1, and consists of a neat pocket in-luder that can be used anywhere with-out attracting, a traction, a wedicing.

ait attracting attention, a medicine propper and a bottle of Hyomel. Extra boiltes of Hyomei cost but 50c. Breathing Hyomei through the inhal-

is extraining Fryomet through the inhali-er, every particle of air that enters the nose, throat and lungs, is charged with a healing balsam that soothes and allays all irritation, kills the ext-arrhal germs and enriches the blood with additional ozone. F. C. Schramm has so much faith in the power of Flyomet to cure estarch, that he is selling it under his personal

that he is selling it under his personal guarantee to refund the money if it does not give positive relief.



Ladies Gloves-For one day we again place on sale all our fine Dent & Adlers English Street Gloves (all sizes), all our Transuse Elas Nicholas and Mozart Dress all our Trapouse, Elas Nicholas and M. Gloves (up to 5%) Gloves that always rotail



H. B. 16 by Curtin, regulating the use osivo oils in coal and hydro-mines, was slightly amended explosivo oils in and passed by a vote of 33 ayes, 12 of the members being absent at roll-call. H. B. 30, by Cromer, providing for an inspector of steam bollers, was made the special order for Wednesday at 3

H. B. 48, by Miller, elating to justice's fourts, and H. B. 21, by Kinney, relat-ing to judges acting at attorneys, were passed by unanimous vote of those passed by unanimous vote of those present. Similar action was taken on H. B. 40, by McCrea, relating to the revocation of wills by subsequent mar-riage of the testator, and H. J. M. 6 by Roberts, endorsing the Brownlow bill appropriating \$24,000,000 for the building of reade

. B. 13, by McKay, providing for investigations of the proper use of irri-gation water, was made the special order for Thursday, Feb. 9, at 8 p. m.

### NEW MEDICAL BILL.

NEW MEDICAL BILL. During the session Kinney introduced H. B. 122, a bill to re-enact the entire iaw in relation to the state board of medical examiners. The present law provides that the examiners shall be representatives of the various recog-nized schools of medicine. The bill re-quires that they shall be "licensed winduate practitioners of medicine in this state." The old law provides that applicants for licenses shall hold diplo-mas from "chartered medical schools in good standing." The bill insists that the requirements of the school shall be "In no particular less than those pre-scribed by the Association of Medical Colleges for that year."

'olleges for that year." The bill specifies that a license must ed to any doctor who has been f unprofessional conduct with-ears. The board may determine guilty of unprofe whether the doctor has been guilty of such conduct after a regular trial to which witnesses may be subpoenaed as The board may apply to the burt to revoke licenses of phy-to are guilty of unprofessionsidana al conduct after they are admitted to practise. The court may, upon satis-factory evidence, revoke the license and isses an injunction forbidding the dector to practise in the state.

Among the unprofessional things that may cost a doctor his license is "ob-taining a fee on the assurance that a manifestly incurable disease can be pet-manently cured." the board to determine what is manifestly incurable. An-other is "advertisements of medical business in which grossly improbable statements are made." the board to de-termine what statements are grossly improbable. Improbably

Licenses from other states having as high a standard as this may be recog-nized by the board. The penalty for practising without a license, which is



Dr. R. B. Penrose and Miss Maude May Babcock also testified 15 her steriling worth, her beautiful character and her studious habits. The last speaker was Fresident Joseph F. Smith, who delivered a discourse both powerful and comfort-ing, paying an eloquent tribute to the whole-souledness and devotion of Mrs. Young as a wife, mother, and a worker in israel. Geo. D. Pyper then sang "The Resurrection Day," after which prayer was pronounced by Bishop O. F. Whiney, and the remains conveyed to the city cemetery, where the dedicatory prayer was pronounced by Bishop O. F. Whiney, and the remains conveyed to the city cemetery, where the dedicatory prayer was pronounced by Bishop O. F. Whiney, Young. The pellbearers were: Lorenzo D. Young, Lawrence H. Young, Morris B. Young, Hyrum S. Young, Richard W, Young, Alfales Young.

# Health

Health Means the ability to do a good day's work, without undue fatigue and to find life worth living. You cannot have indi-gestion or constitution without its upset-ting the liver and pelluting the blood. Such a condition may be best and quick-est obtained by Herbine, the best liver regulator that the world has ever known. Mrs. D. W. Smith writes. April 3. 1902: "I use Herbine, and find it the best medi-che for constipation and regulating the liver I ever used." Price 50 cents. Sold by Z. C. M. I. Drug Dept. B

# SUPREME COURT TERM.

### That for February Will Begin on Monday Next, at 10 a.m.

The February term of the supreme court will commence on next Monday, Feb. 13. The calendar for the term follows

February 13-State of Utah appellant, vs J. W. Coleman; Washington Rock campany vs Le Grand Young et al., appellants, Lorenzo Price, defendant; Max Davidson vs Edward A. Munsey, appellant. February 14-Louisa Pearson, admin-

stratrix of estate of Martha Pearson, admin-istratrix of estate of Martha Pearson, vs T. E. Anderburg et al., appellants; Thomas Crooks vs Jesse M. Harmon et al., appellants; C. M. Dull vs Mammoth Mining company and Samuel McIntyre, appellants. appellants. February 15-In re estate of John R.

Park, deceased, in the matter of John R, Park, deceased, in the matter of the petition of Annie F. A. Hilton, for partition and distribution of real estate and objections and protests thereto; John T. Mitchell vs Heber C, Jensen et al., appellants; Utah Savings and Trust company, appellant, vs Simon Bamber-

February 16-Grace L. Leach et al. vs. Oregon Short Line Railway com-pany, appellants; Moroni Jensen, appel-lant vs W. C. Pike, appellant. February 17-Mohr Touse vs Consoli-dated Railway & Power company, ap-

pellant: Thomas Steed vs. Rio Grande Western Railway company, appellant; Archibald Stewart vs. Gold and Coppet

ompany of Bingham, appellant. February 20-John Mackay vs. Salt Lake City, appellant: in the matter of the estate of James Bell, deceased; Ellen R. Quinn Bell, petitioner and re-spondent; Franklin Bell, executor, ap-pellant; Bonanga Consolidated Mining company and A. V. Taylor, adminis-tratrix of estate of Ira B. Clark, deeased, appellant, vs Goldenhead Minng company.

February 21-Elizabeth W. Tuckfield s. Samuel E. Crager, appellant: the Deseret Irrigation company vs Samuel McIntyre et al., defendants, Robbins & Kearnes Dam and Ditch company et al., appellants; Ellen Merrill et al. vs. Ore-Short Line Railway company, appellant.

pellant. February 23-Heber J. Bullock vs. American Smelting and Refining com-pany, appellant; John T. Thompson et al., trustees of Hooper Irrigation company, vs. P. C. McFarland et al., appellants; Daniel Hickey vs. Rio Grande Western Rallway company, ap-nellant pellant. February 24-John Butters and S.

Hays vs. Allan G. Lambson, appellant; Allan G. Lambson appellant vs S. Hays

Hundreds of thousands of people use Hollister's Rocky Mountain Tea as a family tonic. If taken this month it will keen the family well all summer. If it fails get your money back. 35 cents. Ask your druggist,

# ANOTHER MODEL CORRIDOR Ladies of the Literary Club Will Fur-

# nish One at Uintah School.

The Uintah school is soon to be provided with a beautifully appointed corridor, through the kindness of the Ladies' Literary Club. Pictures and casts will be brought from Chicago, and when these arrive the work of improving the interior of the Ulutah school, which is situated in a district less fa-vored with wealth than some others in the city, will be immediately begun. The home and education section of

The home and education section of the club met yesterday and discussed a jumber of matters relative to the wel-fare of the school. Among these were the questionable methods of teachers in the lower grades requiring the pu-pils to remain in their seats during the recess: necessitating those in the higher grades to get too many of their lessons at home: requesting mothers

higher grades to get too many of their lessons at home; requesting mothers to assist in getting the lessons; and the practise of writing too many les-sons in the upper grades. It had been the purpose of the club to provide the model corridor for the Lafayette school, but when Prof. Coombs had explained the needs of the Uintab school to the lades it was at Uintah school to the ladies, it was at once decided to give the preference to the latter.



matter be refer That this red to a committee of the whole to meet Peb. 8, at 8 o'clock p. m., for the purpose of making inquiry into this matter, and that the major be request-ed to attend the meeting and to bring him such evidence as he may have tending to substantiate the charge made as above mentioned.

fer the matter to the committee of the whole which will meet next Monday evening at 7 o'clock.

BLACK RESENTS IT.

When the veto was read Black said that it appeared to cast aspersions up-on members of the asphalt committee and that if any proposition was ever made to sell the Pope claim for \$1,000, he, as chairman of the committee, had never heard of it. He moved that the matter be referred to the committee of the whole to meet Wednesday evening.

RESOLUTION BY MARTIN.

Martin then introduced the following esolution, under a suspension of the

rules: Whereas, His honor, the mayor, in his message vetoing the purchase of the Pope asphalt mine, gave as one of the reasons for such veto the fact that this property was offered to the special as-phalt committee for \$3,000 less than the proposed purchase price; and Whereas, Such a statement coming from the ohief executive places not only

from the chief executive places not only the special committee handling this

the special committee handling this matter under suspicion, but also every other member of the council who voted for the same; and Whereas, If the statement made by his honor, the mayor, is correct, there can be no question that the interests of the people whom we represent de-mand that a careful and searching in-quiry into the matter be made; now, therefore, be it

### WANTED EDITOR CITED.

In support of his resolution he said that unwarranted attacks had been made upon the members of the cominal interaction attacks had been made upon the members of the com-mittee and the council by the papers on account of the aspersion cast by the mayor in his veto and he wanted the matter thoroughly investigated. Black also favored the resolution if amended to change the time of the meeting of the committee to Wednesday evening. He suggested that the writer of the editorial in the Herald on the asphalt subject be cited to appear. It was suggested by other councilmen that he had better find out who wrote the edi-torial and take the responsibility of in-viting him to attend the meeting of the committee. Fernstrom and Wood fa-vored the resolution, and denied that they had ever heard anything of the Pope claim being offered for \$1,000. Haytenetien was against the resolution and favored sustaining the mayor's and favored sustaining the mayors reto. The resolution was adopted by a vote of 9 to 4.

A vote of 9 to 4. Hautenstein, after consulting with Mayor Morris, requested that some members who voted in favor of the res-olution ask for a reconsideration, as the mayor was ready to submit his case at once. A motion to reconsider was made and was carried.

MAYOR MORRIS EXPLAINS.

Mayor Morris was then given the privilege of the floor, and had the re-corder read the signed statement of W. G. Nebeker referred to above, and also the minutes of the meeting of the as-phalt committee furnished by Mr. Neb-

eker, which are as follows: "The special committee on asphalt, Chairman Black absent, composed of Chairman Black absent, composed of Wood, Martin, Tuddenham and Fern-strom, met about 11:15 p. m. one Wede-nesday, ufter a session of committee of the whole had listened to Atty. F. B. Stephens, Mr. Mahler and Atty. Willey (not D. O.) on the suburban railroad. There were present A. J. Davis, Mr. R. M. Pope, Mr. Clark and Nebeker. They considered the Hobson or Clark prono. M. Pope, Mr. Clark and Nebeker. They considered the Hobsen or Clark propo-sition; also Elias Gardner's claim, up-on which some light was thrown which confused A. J. Davis, Also Mr. Pope's proposition was offered by Nebeker, verbally, for \$1,000, i. e., cfty's claim of 160 acres. It was rejected. The Clark property was favorably acted upon and referred to committee of the whole met the Pope property was con-sidered at \$4,000. Mr. Wells, chairman."

### OFFER NOT BONA FIDE.

Members of the committee stated Members of the committee stated that they remembered something being said about the matter at that time, but that they did not think it was a bona fide offer. They did not think that Pope's proposition had been sub-mitted to the council at that time and the city recorder will look up his re-cords on the matter. Fernatrom was restifice that no bona fide offer was positive that no bona fide offer was made by Pope to sell his claim for \$1,000 and he doubted that Pope was talking about his own claim when he made the statement that if the city wanted cheap property he could get it a claim for \$1,000. MEET MONDAY NIGHT.

The date for the meening of the com-mittee of the whole as provided for in the Martin resolution was changed to Monday night at 7 o'clock as the mayor stated that Mr. Nebeker would be in the city by then. The matter will be thoroughly investigated at that time. TO CONTROL DANCE HALLS.

Martin introduced an ordinance which has for its purpose the regulation and control of dance hulls. It fixes a license of \$200 per year on each dance





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N OPPORTUNE PURCHASE of a jobber's stock enables us to sell Valentines at prices lower than they were ever sold in Salt Lake before. The houses which usually buy Valentines had laid in their supply, and rather than carry them over the jobber sold at a reduction which made us decide to handle Valentines, although it had been our intention not to carry them this season. Prices speak louder than words,

NOVELTY VALENTINES. ...

### CELLULOID VALENTINES

Peop

The

or	12c for
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or	40 for
for	80 for
for	
for	CARD VALENTINES.
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) for\$1.63 ) for\$2.68	5c cards for