

## PROHIBITION WAS UNDER DISCUSSION

House Judiciary Committee Holds Open Session to Gather Opinions.

EVIL OF TRAFFIC DESCRIBED.

Speakers Tell of Homes Wrecked and Lives Blighted by Liquor—Mrs. E. Shepherd's Question.

The judiciary committee of the house, having in charge the various bills bearing upon the liquor question, held an open session in the chamber occupied by the lower branch of the legislature last night. Some 30 persons participated in the discussion which lasted nearly four hours and many and varied were the views expressed on the question. The meeting was presided over by Representative Brigham Clegg, chairman of the judiciary committee, and addresses were made by Rev. L. S. Fuller, president of the Anti-Saloon league in Utah, Judge R. F. Colburn, Hon. George M. Cannon, B. F. Grant, Heber J. Grant, Mrs. E. Shepherd, David E. Coffey, Fred J. Kiesel of Ogden, and others.

The question under discussion was "Should the sale and manufacture of intoxicants be prohibited in Utah?"

Rev. L. S. Fuller spoke in favor of state-wide prohibition, and made many cutting references to the argument of those who are decrying prohibition because of its effect upon the industrial welfare of the state. He told of the great moral wave now sweeping over the country, of the thousands behind the movement for better conditions, and the abolishment of the liquor evil, and replying to the remark of a previous speaker as to the effect of prohibition upon the prosperity of Salt Lake, he stated that Salt Lake had best go back to the sabbath and the barter in liquor for its sustenance.

### A PROHIBITION TOWN.

Reverend Fuller spoke of the splendid condition of Springfield as a result of prohibition, and suggested that the state could be just as easily controlled as could this one town. Referring to the question of vested interests, Rev. Fuller stated that the breweries and other establishments that are maintained as a result of the liquor traffic have no vested interests that are recognized by law.

Heber J. Grant, national trustee of the Anti-Saloon league, spoke of the general sentiment throughout the state in favor of prohibition, as designed in the Cannon Mountain bill, and also took the opportunity to urge the legislature to task for its sudden "lump" on the question of prohibition after its strenuous efforts to create sentiment in its favor.

G. W. Hall of Iowa, the next speaker, claimed that the river towns of Iowa had never been made "dry" through prohibition, and stated that they were wide open now. The speaker warned the people of Utah to consider well what they were doing before they voted for prohibition. "Prohibition does not prohibit, unless it is the will of the great majority of the people that it should," said the speaker.

### ELUCIDATED PLEA FROM WOMAN.

Mrs. E. E. Shepherd made an eloquent appeal in favor of the abolishment of the liquor traffic. She stated that she did not prohibit, how then can regulation be made to regulate? pertinently asked Mrs. Shepherd. Mrs. Shepherd then told of the effect of liquor on the home, how it destroys the ability of the man, by taking away from him the best of his life, the heartache and misery that follow in its wake. By contrast the speaker pointed out the changed condition where prohibition laws had gone into effect.

Fred J. Kiesel of Ogden wanted to ask a question, which resolved itself into a plea for high license, or anything else that would stave off prohibition.

Albert Reiter, then took the floor. "This agitation has been designated as coming from the Democratic party," said Mr. Reiter, "but I want to say that it has come from men and women of every party, class and creed. One of the gentlemen has stated that the vote in no state of the Union had gone Republican because a Democratic legislature had voted for prohibition, but I want to say—and I am a member of the Republican party—that this state will go Democratic next election if the people do not get prohibition from the present legislature."

### COLBORN ON KANSAS.

E. F. Colburn then told the meeting of the direful effects of prohibition in Kansas, notwithstanding Mr. Colburn has not lived in Kansas for the last 20 years. He told of the number of saloons in that state now paying license into the federal treasury, and believed the same results would be seen in Utah if prohibition were adopted.

George M. Cannon then pointed out how the people now residing in Kansas, were heartily in favor of prohibition and those who were oversteering telling of its failure to prohibit in that state were men who did not live there. Referring to the statistics taken from the internal revenue department of the government, in which Kansas was represented as having over 100 saloons, he said Springfield was represented on the records of the internal revenue department as having six saloons. When the facts were such of these saloon keepers had been forced to leave town after their license were granted by the internal revenue department.

## Sweet's Society Chocolates

Ask the Drug Clerk for them

Popular with every one who has "a sweet tooth."

In Royal Purple Boxes

## Women's War

Enables you to massage yourself. It is a splendid remedy for rheumatism, paralysis, constipation, obesity, lung trouble, etc.

**\$15.00 each**

Prescriptions filled just as your doctor prescribes.

**DRUG STORE.**  
The Pure Drug Dispensary  
112-114 So. Main Street

Mr. Cannon, then produced an array of facts that sent the audience into a state of confusion. He produced the arguments of the opponents of the measure, and it was evident that his statements were not without effect upon the members of the judiciary committee who were present.

David Evans, a wealthy business man of Venice, California, and who was long a resident of Utah, designated the question of state-wide prohibition as of "greater importance than slavery." Mr. Evans is a man of extensive acquaintance with conditions as they are in divers parts of the world, and his arguments were accompanied with such a weight of logic as to amply support his position. Mr. Evans declared himself as unequivocally in favor of state-wide prohibition as early as a possible date.

Mr. Myers, who has lived in Kansas up until recently then made a powerful appeal to those present to use their best efforts for prohibition. "Kansas is well satisfied with prohibition," said Mr. Myers, "and those who tell you of how prohibition does not prohibit do not know what they are talking about. An argument of this kind comes from a man who has lived under prohibition and who had no personal acquaintance with the whole state, like a bomb into the camp of the anti-prohibition champions."

### HEDGES IN ANSWERING.

Leroy Armstrong, editor-in-chief of the Inter-Mountain Republican, was present and for fully 15 minutes was kept busy answering the volley of questions as to the sudden change of that paper on the prohibition question. Mr. Armstrong stated that the Republican had never declared for prohibition, contending itself with merely asking the question "Does Utah want prohibition?" The cause of its subsequent change, he said, was not to let the matter entirely alone and to remain deathly silent on the question now that it is being actively agitated, was not given by Mr. Armstrong.

B. F. Grant, told of some of the misery he had witnessed as a result of the liquor traffic and appealed with such earnestness to the members of the judiciary committee to use their influence in favor of the Cannon bill that it impressed all who were present.

Mr. Armstrong stated that the Republican in this regard by assenting to the close of the meeting that no more public sessions of the committee would be held and that the committee would immediately take the matter under consideration.

### FUNERAL OF C. R. SAVAGE.

Arrangements were perfected this afternoon for the funeral of C. R. Savage, who passed away last evening at the age of 62 years.

The funeral services will be held at 12 noon Sunday at the Assembly hall.

### ADDS TO HUMBOLDT RESERVE.

President's Proclamation Increases Forest by 600,135 Acres.

The president has just signed a proclamation adding 600,135 acres to the Humboldt national forest, in the northern part of Elko county, Nevada, bordering on the Idaho line. This area contains a large amount of pine, fir and aspen timber estimated at 40,000,000 linear feet. This timber, although not all available at present, is practically all accessible and can be handled by employing modern methods of logging. This addition gives the forest a total area of 1,134,135 acres.

This recent addition to the Humboldt national forest covers a region of vital importance from a watershed standpoint, since many important streams upon which extensive irrigation projects are dependent have their source in the forest. It is also an important industry of the region and promises great development in the future. Although the forest is now being developed by the various stockowners and this avoiding unnecessary trampling and destruction of the forest, the Humboldt forest has the hearty support of practically all the local residents who are in charge of the various petitions and letters requesting that the additions be made. The Humboldt forest will remain in charge of Forest Supervisor C. Sydney Temperman, with headquarters at Elko.

### ADDITIONAL GROUND PAID FOR.

United States Dist. Atty. Booth, acting for the treasury department yesterday paid \$38,000 in a federal treasury warrant to the Houston Real Estate company, agent for the Minor Building company, for 30 by 132 feet of ground fronting on Market street, immediately adjoining the site upon which the federal building now stands. M. H. Walker also received a warrant for \$2,000 for a strip of the same width and 48 feet deep adjoining the Minor property on the south. This gives the government a strip 30 feet wide by 180 feet in depth, and upon this the addition to the federal building will be erected as soon as the necessary preliminary arrangements can be made.

### APPEAL TO POSTMASTER.

Postmaster Thomas is in receipt of four letters requesting his assistance in locating lost persons. One of the letters is from Dr. E. R. Kennedy of La Crosse, Wis. The doctor says that about 10 years ago a party left Kansas, Kansas, for Salt Lake. One of the number was a Miss Susan Sullivan to whom the doctor owed some money. He now wishes to locate the young woman so that he may pay off his indebtedness. Mrs. Anna Youngman, 424 Chandler street, Topeka, Kas., inquires for her brother Samuel Blair. His father died in 1880, leaving him heir to the estate. Arthur E. Hargrave, inquires as to the whereabouts of his sister, Mrs. Harriet B. Ald, who is supposed to be living in this city. Mrs. John Briggs of Olympia, Ky., has a son, William, who left for Salt Lake in October last, and has not been heard from since.

## CANNON BILL UP FOR CONSIDERATION

Judiciary Committee Hopes to Reach Prohibition Measure Friday.

EARNEST CONSIDERATION.

Chairman of Committee Promises to Expedite Attention—May be Tuesday Before Thoroughly Sifting.

"We hope to take up for consideration H. B. No. 27 tomorrow," said Brigham Clegg, chairman of the judiciary committee of the house, this morning. "The committee is still engaged with the juvenile court measures, but hopes to wind up consideration of those today, and the next measure will be the Cannon prohibition bill."

In all likelihood, however, the measure will not be given any great amount of attention before next Monday or Tuesday, as the house will adjourn Friday evening and Monday, to permit the legislators to go to Logan on the tour of inspection of the Agricultural college on Saturday. Mr. Clegg, however, promised that the committee would take the prohibition bill up and take preliminary steps to a full and earnest consideration of the measure at the earliest possible moment.

Mr. Wootton of Utah county this morning introduced H. B. No. 95, in the house, relating to the employment and dismissal of teachers. The measure provides that the trustees of any school district may dismiss any teacher for violation of contract, immorality, or neglect of duty, the same to be subject to the concurrence of the county superintendent of schools.

### COUNTY BOUNDARY LINES.

Mr. King of Wayne county presented H. B. 96, relating to disputes over county boundary lines. The bill amends section 487 of the Compiled Laws of Utah, 1896, and provides that whenever any dispute or uncertainty shall arise as to any county boundary, the same may be determined by the county surveyors of the counties interested, and in case they fail to agree, or otherwise fail to establish the boundary, the board of county commissioners of either or both counties interested shall engage the services of the state engineer, who, with the aid of county surveyors, or either of them if but one appears for that purpose, shall proceed forthwith to permanently determine such boundary line, by making the necessary surveys and erecting suitable monuments to designate said boundaries, and upon legislative enactment. Nothing in this section shall be construed to give the surveyors or state engineer mentioned herein, any further authority than to erect suitable monuments to designate said boundaries as they are now established by law. In case the services of the state engineer are required, the expenses pertaining thereto shall be paid equally by the two counties.

### IN THE HOUSE.

Measures introduced in the house today are as follows:

H. B. 97, by Nielson, in relation to inheritance tax.

H. B. 98, by the committee on State Mental hospital, a substitute for H. B. 4, by Russell, providing for the admission of feeble-minded and non-potential persons into the State Mental hospital, and authorizing the enlargement of the objects of the State Mental hospital to care for such patients.

### PETITIONS FOR PROHIBITION WERE RECEIVED.

Petitions for prohibition were received from the following counties this afternoon:

Plute by Haycock, 227; San Juan by Nielson, 97; Carbon by Farnley, 629; Iron by Webster, 1,297; Garfield by Nielson, 97; Kane by Nielson, 97; Beaver by Murdoch, 1,130; Salt Lake by Holt, 104; Uintah by Davis, 514; Washington by Morris, 684.

A petition from residents of Deep Creek basin of Uintah county was received in the house today, asking that a new county be created to include all agricultural lands in the eastern portion of the county.

### IN THE SENATE.

If S. B. 24, introduced by Bullen of Cache this afternoon, becomes a law, Governor William Spry will become a member of the state board of land commissioners. This board holds the first place among state commissions, controlling the investment of great sums of public money. Four years ago it was formed by the legislature, and since that time it has been overburdened with memberships on state boards, and he was officially released from this board by legislative enactment. The new policy of land management may be required to guard the approval or disapproval of the commission.

### ONE MORE TEMPERANCE BILL.

Still one more temperance measure is to be introduced in the legislature. This time friends of Senator John Y. Smith of Garfield county will introduce a local option bill which is to be introduced in the near future. Just what the bill will contain is not at this time forthcoming, as right now the proposition is supposed to be a profound secret.

## ARMORY FACILITIES SUBJECT OF INQUIRY

War Department Writes to Know What Storage Can be Given New Equipment.

Adjutant General E. A. Wedgwood has received a letter of inquiry written by the inspecting officer who recently looked over the equipment of the First battery, N. G. U., seeking information as to the amount of floor space and probable alterations which might be made in the gun room in the armory in this city with regard to the probable issue to this state of 3-inch rifles for the future may hold in store for the National Guard of Utah with regard to an armory that would be suitable to care for the equipment loaned to this state by the government for the use of the national guard.

The battery is now equipped with the old 3-inch rifles, an artillery weapon that is almost obsolete. The new rifles are of an improved pattern and require suitable storage rooms in order to keep them in serviceable shape. General Wedgwood has answered the inquiry in the affirmative to the effect that the present storage room is regarded practically as

a makeshift by the state, but expresses his confidence in the present session of the legislature to provide for a loan of sufficient money to build a modern armory and arsenal where storage will be ideal.

Gen. Wedgwood was in conference yesterday with the secretary of state and the governor with regard to the new armory, which will probably be located on Capitol hill, with the consent of the legislature, or in some suitable place near the center of the city. The opinion of officials is that the legislature will act favorably upon the request for a loan from the state land board, especially in view of the fact that it will not require more money from the state appropriation list to pay the interest on this loan than it does now to pay the rent on the present unsuitable quarters. Added to this fact is the one equally significant that the money so paid as interest goes into the fund to be used for the benefit of state educational institutions.

With the bill for the annual inspection of the national guard by an officer detailed for the purpose from the war department approaching, in increased interest is manifested in the state of affairs regarding the armory. Applications for enlistment are being received and a limited number of the men will probably be accepted. Though not so large in numbers as it has been at some times in the past, the national guard is in better condition from a standpoint of efficiency, than it has been for several years.

Foley's Orino Laxative cures constipation and liver trouble and makes the bowels regular. Orino is superior to pills and tablets as it does not gripe or nauseate. Why take anything else?—F. J. Hill Drug Co. ("The Never Substitutes").

## IDAHO STATE TREASURER BEFORE INQUISITORS

Before the House was Subjected to Rapid Fire of Questions, Which He Promptly Answered.

(Special to the "News.")

Boise, Ida., Feb. 4.—Putting State Treasurer Hastings on the carpet in the house of representatives was the principal feature of attraction during the forenoon session of the legislature. He was invited by members to explain the bills relating to his office, which he is trying to get enacted into law, but he had spoken but a few minutes when Shaw of Ada county began grilling him on his famous "collection account" club last night. It was on record that on his last tour of inspection he had taken in \$10,000 from the lips of the inquisitor and answers came flying back with just as much speed and fire. In the midst of this rapid firing, a move was made to adjourn and all was over.

The session of the legislature for the forenoon in discussion of the question of making the locality of the great Shoshone Falls into a state park. The bill was finally referred to the committee of the whole.

In discussing a bill providing for the abolition of party emblems and the circle at the head of the ballot, a cross in which voted the who ticket, both, Democrat, of Custer county, got warmed up to say the circle should be done away with. "It is the very thing that has kept the Republican party in power for the last three terms. Hart of Fremont settled his argument. At a meeting of the Boise Commercial club last night, the speaker, in favor of county local option with the exception of incorporated towns and cities, which should be exempt from the operation of the law. A resolution was also passed requesting and authorizing representation in the legislature to work for the enactment of such a law.

### CHORAL SOCIETY VOLUNTEERS.

At last evening's meeting of the Choral society it was decided to offer the services of the society to the entertainment committee of the G. A. R. for the national encampment. The final rehearsal of the society will be held tomorrow afternoon at the Salt Lake Theater, to which 1,200 children will listen free of charge. A feature of the program will be the singing of "Elijah" by Prof. A. C. Lund of Provo, who studied in Europe under a former pupil of Mendelssohn.

### NO HOPE FOR BAGGAGE.

Can Make Voyage, but Their Property Is Lost to Them.

Passengers on the Republic were yesterday notified by the White Star Company that they would be enabled to continue their cruise on other ships if they decided to do so. Most of those who came in on the Baltic are in New York hotels, and very few of them had their baggage with them. The last night when they intended to do the announcement made at the White Star office was that all passengers on the Baltic would be required to leave their baggage at the hotel and to take it with them to the ship. Those who do not want to go to Boston will be permitted to take passage on the Baltic, which leaves this port on Saturday for Liverpool. There passengers will be transferred to another vessel for Mediterranean ports. Those who wish to continue the voyage and do not want to wait until Saturday were offered the opportunity of taking passage on the Vanderland, of the Star line, which leaves New York today.

It is estimated that the baggage in the Republic has a total value of \$100,000, and, as matters now stand, this will be a total loss to the owners. Under the admiralty laws it is said that while the company is expected to make good the price of all tickets sold, or other property lost, it is not responsible for the baggage that went down with the ship—N. Y. Herald.

### BUGLARY AND ACCIDENT.

Bingham Junction Furnishes Two Items for Sheriff's Consideration

The sheriff's office was apprised this morning that Roswell's store, two miles west of Bingham Junction, had been burglarized during the night and considerable valuable merchandise carried away. The booty consisted of several pocket knives, gloves and rubber boots.

When Bingham Junction came word that at an early hour this morning an Austrian was found lying unconscious under the Winslow bridge, two miles north of Bingham Junction. The man had evidently been walking along the railroad track, when he fell through the ties and landed on the wagon road, below Winslow bridge. He was in a condition of unconsciousness and it seems to be entirely without friends.

### BAD COMBINATION.

Coyote Pelt and Heated Office Cause William Callister to Faint.

William Callister, who lives in the south end of Salt Lake county, brought to the office of the county clerk this morning four coyote skins, which he received a bounty for, after Clerk Marshall Zane Wilcher had supplied with her actors the right four foot from each pelt, as required by law.

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## HAS BEEN GUILTY OF A CRIME

Unconfirmed Rumor States That Gould Has Made Deal With Morgan & Co.

HARRIMAN SAID TO BE WILLIN'

Control of D. & R. G. Means That Hill Lines Will Reach Coast Through Western Pacific—Has the Cash.

(Special to the "News.")  
New York, Feb. 3.—A rumor is gaining circulation on the "street" which, while not officially confirmed, has every appearance of being authentic, to the effect that George J. Gould, with the consent of E. H. Harriman, has made a deal with Morgan & Company whereby he is to be acquired for the Burlington. This is not officially confirmed, but it looks true. As Denver & Rio Grande controls the Western Pacific, this means that the Hill lines will reach the Pacific through California and touch San Francisco at the same time that the Burlington reaches New York or the Vanderbilt system.

There is also strong evidence that Edwin Hawley, in acting for the Hill lines in acquiring the Chesapeake & Ohio, The Cincinnati, Hamilton & Dayton will be the link connecting the Chesapeake & Ohio with the Hill lines at Chicago.

Bankers familiar with finances of the Hill roads say today that they can command at least \$100,000,000 in spot cash and perhaps \$50,000,000 more without having to raise a dollar. This deal, along the line indicated by the action of the stocks in the market, Denver & Rio Grande and Chesapeake & Ohio, which closed today at 100, is not surprising. It is not unreasonable to suppose that the whole market is being made heavy to facilitate accumulation of these shares.

### GET ACQUAINTED AGAIN.

Second Session of Elks' Excursionists Held Last Night.

Tonight the Elks met in their lodge room on State street in their second "get acquainted" session prior to the departure of the excursion for Los Angeles Saturday night. The booking of passengers for the excursion has been nearly completed, and all arrangements have been perfected for the entertainment of the guests of the Salt Lake Elks during their trip to California. The excursion will consist of three trains of ten cars each. The first one will leave at 11 o'clock Saturday night, under the personal direction of Kenneth C. Kerr, district passenger agent of the Salt Lake route; the second section will be in charge of E. B. Ervin, traveling passenger agent of the same route, and the third section will be managed by George J. Clark, city passenger agent of the Clark road.

### FAILURE TO PROVIDE.

Two more cases wherein the defendants are charged with failure to provide for their minor children, were called in the criminal division of the city court this morning before Judge J. M. Bowman. They were the case of Samuel Howard, colored, charged with battery, pleaded not guilty and the case was set for next Wednesday, the defendant, in the meantime, being released on his own recognizance.

### PRESTON FREE LOSER.

Jury Decides There is No Cause for Action for Damages.

A jury in Judge Armstrong's division of the district court rendered a decision this morning in the case of Preston S. Free versus the Utah Light & Railway company, finding that plaintiff had no cause of action. The suit was brought to recover the sum of \$200 as damages for injuries alleged to have been received by Mr. Free while in the act of boarding one of defendant company's cars, the claim being made that the car was defective and should and dragged the passenger some distance.

### DIVORCE IS DENIED.

Maud Richards was yesterday denied a divorce from Arthur S. Richards by Judge Bowman. The plaintiff complained of defendant that he had failed to provide himself and child the necessities of life, but the showing made was not convincing to the court and the case was dismissed.

### LATE LOCALS.

Local Bank Clearings—Today's total bank clearings amounted to \$677,252.20, as compared with \$622,204.92 for the corresponding day of last year.

### WILL DEFEND JEWS—Rabbi Freund

will speak in the Jewish Temple Friday night, on recent slurs reported to have been cast on the Jews in connection with the saloon business.

### PAY DAY TOMORROW—Principals,

teachers and supervisors of the city schools will be paid tomorrow by Clerk L. P. Judd, the amount to be disbursed being for the month of January and aggregating \$39,824.76.

### REQUISITION SIGNED—Governor William

McDonough, acting by the Tom Thompson company of this city were field today in the office of the county clerk. The company is formed for the conducting of a man's tailoring and finishing business, and is capitalized for \$25,000, the shares being \$25 each at par value. L. E. Shurtliff is president and manager, L. H. Young secretary and treasurer, J. C. Cogswell additional director.

### DEATH BEFORE OPERATION—Mary Hutchison

of Morgan, aged 38, died at the Grove L. D. hospital yesterday, where she had been taken for an operation; but died before it could be performed. The body will be sent to Moroni for interment.

### HARNESS STOLEN—J. W. Melin, residing

at 614 West Fifth North street, reported to the police this morning that a double set of harness had been stolen from his place. The police were given a description of the harness and are in pursuit.

### NEW MERCANTILE FIRM—Articles of

incorporation of the Tom Thompson company of this city were filed today in the office of the county clerk. The company is formed for the conducting of a man's tailoring and finishing business, and is capitalized for \$25,000, the shares being \$25 each at par value. L. E. Shurtliff is president and manager, L. H. Young secretary and treasurer, J. C. Cogswell additional director.

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## MRS. HARRIS VS. HILTON

Judge Morse Decides Eight Out of the Nine Actions in Her Favor.

IN DR. JOHN R. PARK ESTATE

Opinion is in Line With Supreme Court Ruling in Case of Hilton vs. Stewart.

By decisions rendered by Judge Morse today in the district court, Mrs. Annie A. Hilton wins in eight of the nine suits instituted by her to recover dower in the estate of the late Dr. John R. Park. The opinion of Judge Morse is in line with the ruling of the supreme court in the cases of Hilton vs. Stewart and Hilton vs. Roylance. In the complaints filed the plaintiff set forth that she was entitled to one-third interest in certain properties now in other hands, but which were purchased from Dr. Park during his lifetime or from his estate after his death. It was asked that a value be put upon the said properties and that she be given her one-third interest.

The decision that went contrary to the plaintiff was that in which the defendants were Gideon Snyder and Pearl W. Snyder. In the other cases the titles of cause were as follows: Annie A. Hilton vs. Elizabeth Goughghean, Joseph Goughghean, Libbie A. Miller and the Home Investment & Savings company. Hilton vs. Mae C. Reamer, Sophia McCready, Joseph S. Cunningham and Louise Cunningham. Hilton vs. Salt Lake City. Hilton vs. Adolph Anderson and Charles Anderson. Hilton vs. Robert W. Sloan, Nellie M. Blair and Little T. Lynch. Hilton vs. Edward Hiram, Jr., Roxy Bierer, J. Willard Squires and May Squires. Hilton vs. Nellie M. Blair, Hilton vs. Fred Stauffer and Mary L. Stauffer. The total amount involved in the suit is between \$8,000 and \$10,000, of which Mrs. Hilton will receive one-third.

### SIMMONS ACQUITTED.

Henry Simmons was yesterday acquitted of burglary by a jury in Judge Lewis' division of the district court. The youth was accused of having robbed the barn of W. V. Chisholm on east South Temple, Nov. 14.

### JUDGMENT IS AFFIRMED.

By a decision