DESERET EVENING NEWS THURSDAY AUGUST 29 1907



Louis Glass Trial. San Francisco, Aug. 28 .- State Senrtor Russell Lukens was a witness today in the trial of Louis Glass for bribery and was subjected by Asst. Dist. Atty. Heney to an examination which could not have been more se vere had he been placed on the stand by the other side. Senator Lukens was preceded in the witness chair by Benjamin A, Pendleton and Eugene T. Thurston, Jr., who were

members of the city council of Oakland in the fall of 1905, when the Home Telephone company was seeking a rival franchise in that city against the efforts of the Pacific States company to maintain its monopoly. Pendleton and Mr. Thurston testified to hospitalities extended to them by Agent Halsey of the old company and by Lukens, who was in its employ-

alities.

by Lokens, who was in its employ-ment as a lawyer, but no testimony was forthcoming of any improper of-fers being made to them. The proze-cution will conclude temorrow. Henry T. Hanley, paying teller of the Wells-Fargo National bank, was the first witness called this morning in the Glass bribery trial. His testimony was identical with that given yester-day by other bank men in support of the daim made by the prosecution day by other bank men in support of the claim made by the prosecution, that checks of the Pacific States Tele-phone & Telegraph company required the signature of either Louis Glass or E. J. Zimmer during the period of the alleged briberies. Henry T. Scott was recalled to identify his signature on various company vouchers and during various company vouchers, and during his examination Heney and Delmas engaged in the first good-natured ba-dinage since they became opposing dinage since they became opposing figures in the bribery graft prosecu-

But all this was proved a few min-But all this was proved a few min-utes later to be marely a breeze be-fore the gale. Last alght, when Chief Counsel Fillsbury was on the stand, Delmas introduced in evidence cer-tain vouchers of the telephone com-pany showing the payments monthly to Ruef of the sum of \$1,250, ostensi-bly as an attorney's fee but in reality the prosecution claims, to buy his in-fluence with municipal officials. Some of these vouchers hore the approval signed, were numeral part of the approval signature of President Scott, and still later ones, similarly approved and signed, were for lesser monthly amounts, showing that Ruef's fees had been cut down by order of Scott, as eventually proved eventually proved.

been cut nown by order of scott, as eventually proved. These latter vouchers Delmas did not offer in evidence until today when Scott was under cross-examination. Referring to the withholding of them, Heney accured Delmas of practising a trick of evasion. This aroused Delmas to reply. "I don't know what this individual means by trick of evasion, but I presume he used the term in a desire to be ungentiemanly. The truth is that Mr. Pillsbury was the first to inject the name of Ruef into these proceedings." "That's not so," Interrupted Heney. "Ruef's name has been in this ever since the beginning."

"Ruer's name has been in this ever since the beginning," "Yes," said Delmas, "It has been in by the loud-mouthed declamations of counsel, but not by any particle of evi-dence until introduced by Mr. Pills-



DOWN HIS CIGAR ALLOWANCE

Plattsburg, N. Y., Aug. 28.—"Uncle Joe" Cannon has stormed. He admits II. In the busiest hours of the next sension of Congress, when even the highest-browed turn to tobacco to stim-ulate their brains. "Uncle Joe" may have to go without his familiar big black cigar.

The reform became known when "Uncle Joe" dropped in at a cigar store this afternoon. He has been the guest of Representative Sibley at the latter's camp on Lake Champlain. Selecting a box of his favorite brand of cience he

camp on Lake Champlain. Selecting a box of his favorite brand of cigars, he remarked to the clerk: "I am smoking only three cigars a day now, though for 40 years my con-sumption has been at least 20 a day." When the report was first circulated it was that the sneaker had foresworn it was that the speaker had foresworn smoking entirely, but the el gar store man vouches for the fact that "Uncle Joe" specifically named three as his limit.

"I supposes you know that everbedy around here expects you to be the next president." suggested the cigar-store president. wishing to make himself agree-

able. "I don't see what they see in me to qualify me for the job unless it is my good looks," was the good-natured reply.

FIGHT WITH A WILDCAT.

A Woman Whips One by Pouring Boiling Water Over It.

Port Jervis, N. Y., Aug. 28.-Mrs. Robert Winters was busy making bread to the meeting today. The report says: The two bills now pending, one be-fore the house and one before the senate, differ slightly in some partic-ulars. The senate bill is somewhat broader and more comprehensive than the house bill. The porposed legisla-tion includes certain general features which are worked out in detail in the bill. These features may be summar-Robert Winters was busy making bread yesterday afternoon at her home near Griebey, Pa, when the dogs began barking suvagely. She was about to investigate the cause of their excite-ment when a wildeat bounded into the kitchen door, followed by two dogs. The wildcat sprang at Mrs. Winters, but she dodged it, and grabbing a ket-tle of hot water from the stove dashed it over the animal when it sprang at her a second time.

a second time.

bill.

her a second time. Screaming with rage and pain the wildeat turned on the dogs and fought them furiously, but, blinded as it was by the scalding water and suffering agony, it was no match for them, and was soon killed.

FOR PROTECTION OF HOME.

New York's Very Stringent Law Goes Into Effect Sunday.

New York, Aug. 28.-On Sunday next goes into effect one of the most drastic laws ever enacted in this state. It pro-vides that a married person guilty of the statutory offense commits a misdemeanor and on conviction subjects him-self or herself to imprisonment in a

meanor and on conviction subjects him-self or herself to imprisonment in a penitentiary or county jail for not more than six months, or to a fine of not more than \$250, or to both. Mr. Phillips, author of the bill, said recently: "My bill is not revolution-ary, as it may seem at first reading, the offense we aim at is the only statu-tory cause for divorce recognized in this state. Evidence of his or her guilt is accented as convincing proof of his is accepted as convincing proof of his or her unfitness for matrimony, but it involves no further penalty.

It is not an uncommon practise for 'It is not an uncommon practise for persons dissatisfied with each other to arrange the scenery and fabricate proof the infringers of dramatic works and That is



are carried out next winter's session are curried out next winter's sewion will be busier than the one just closed and hasten toward a climax the con-flict between the commons and lords. The campaign for reformation of the house of lords will be continued during the interim and sweeping reforms pre-pared, including the licensing and edu-cation bills, busing reform and recation bills, housing reform and re-generation of the port of London,

"EVERYBODY SHOULD KNOW" says C. G. Hays, a prominent business man of Bluff, Mo., that Buchlen's Ar-nica Salve is the quickest and surest heeling salve ever applied to a sore, burn or wound, or to a case of piles. I've used it and know what I'm talk-ing about." Guaranteed by Z. C. M. I. Drug Store druggists 25c. I. Drug Store, druggists, 25c.

VERY ANXIOUS NOT TO OFFEND JAPAN.

Washington, Aug. 28.—Doubtless for fear of offending the Japanese and other orientals, the department of justice has refrained from rendering justice has refrained from rendering a general ruling in reply to the re-quest of Dist. Atty. Delvin at San Francisco for an interpretation of sec-tion 2.169 of the revised statutes which limits the naturalization of allens to white persons and Africans or allens of African descent. The request of Dist. Atty. Delvin was prompted by an application of a native of British India to be naturalized. The attorney general replied that under no construc-tion of the law hitherto rendered business seasion followed Bryce's A business seasion followed Bryce's address. The secretary announced ho reports from the committees on In-dian legislation, prison discipline, fed-eral courts or real estate. general replied that under ho construc-tion of the law hitherto rendered could natives of British India be re-garded as white persons and it is upon this decision that Mr. Delvin will re-fuse them naturalization. Of course, what applies to natives of British In-dis would seem to apply with equal fore Congress as now framed is quite complete and, if passed, will mark a distinct advance in the opinion of the committee on proposed copyright bill of the American Bar association. The report of the committee was presented to the meeting today. The report dia would seem to apply with force to the other oriental races. with equal

TARRED AND FEATHERED.

Women of Bayard, Ia., Take the Law Into Their Own Hands.



attack by a lion at an amusement re-sort yesterday. The lion's teeth pene-trated the lungs and several ribs were

LADIES WITH TENDER SKINS

Will derive the greatest comfort from the use of Cuticura Soap In Winter.

DOWNFALL TO A WOMAN.

New York, Aug. 28.-Chester B. Run-

yan, former paying teller, who stole near-ly \$160,000 from the Windsor Trust com-

pany, told the court today the story of his downfall, and attraouted it chiefly to

Laura Carter, whom he charged with re-ceiving some of the stolen money. Hav-

Ing taken some money for the purpose of speculation and lost, he said she urged him to take more so as to "have enough, for yourself." Runyan said he gave her \$10,660 beades several smaller sums. Of the amount stolen \$25,000 is still missing.

ENDORSED BY THE COUNTY.

"The most popular remedy in Otseg-County, and the best friend of my fam-

" Dunlap Hats For Fall, On Sale Aug. 29th. Brown, Terry & Woodruff Co., 166 Main St.

August 29th, 30th and 31st. For National Irrigation Congress, via O. S. L. Round trip from Salt Lake, \$29.05, tickets limited to October 31st.

TRIB

SACRAMENTO

EXCURSION TO

tle free.

RUNYAN CHARGES HIS

DELINQUENT NOTICE.

PROBATE AND GUARDIANSEIP NOTICES. THE HIGHLAND MINING & MILL-ING CO., a corporation. Secretary's of-fice. Sait Lake City, Utah. August 21st, 1007. Notice.—There are definquent upon the following described stock on account of assessment No. 16, levied July 16th, 1907, the several amounts set opposite the names of the respective stockholders as follows, to-wit: Consult County Clerk or respective ers for further information. ers for further information. IN THE DISTRICT COURT, Jate Division, in and for Sailt Lake tv. State of Utah. In the matter of crate of James Briggs, Decased, The petition of Caroline Briggs Benjamin T. Briggs, administrators, of said decedent, and that all perso terested appear before the said Cou show cause why an order should be rate of saile deceased. "Tommencing five (6) rods east of northwest corner of loft three 0. nimetone (19), plat "B." Sailt Lake two and one-half (G2) freet, these of the southeast corner of loft show of the southeast corner of loft three of the southeast corner of loft show of the southeast corner of loft show of the southeast corner of loft show one-fourth (G3) feet to besthalt of the southeast corner of loft swe of the southeast corner of loft swe one-fourth (G3) feet to besthalt of the southeast corner of loft swe of the southeast corner of loft swe on the southeast corner of loft swe on the southeast corner of loft swe on the southeast corner of loft swe of the southeast corner of loft swe block twenty-three (2), plat "B." Eake City survey and rule so hock twenty three (2), plat "B." Commencing at a point two reds of the southeast corner of loft swe hock twenty three (2), plat "B." Eake City survey and rule be north two and one-half (C2) rods theo hock twenty three (2), plat "B." Commencing at the south swe to port Street, Sait Lake City and County block twenty three city survey and rule of the of Utah. Commencing at the southwest con port Street, Sait Lake City and County block twenty the count of the sweet con and the beginning, situate on the state of Utah. Countencing at the southwest con bot six (6) block sixteen, (6), find

Name. No. Co	ert. No. Shrs	. Am
Geo. M. Bridwell 1	1,000	\$10.4
Geo. M. Bridwell211	750	7.1
Chas. I. Vollmer 3	1,000	10.0
Chas. T. Vollmer113	2,500	25.0
Mee Isaacs	1,000	10.4
Ruchen Isaacs239	1,000	10.4

NOTICE OF ASSESSMENT NO. 3.

CHERRY CREEK MINES COMPANY. Principal place of business, Sait Lake City. Utah. Notice is hereby given that at a meeting of the Board of Directors held on the 7th day of June, 1907, an as-sessment of two (2) cents per share was levied on the capital stock of the corpor-tion, payable immediately to H. T. Mc-Ewan, Secretary, at his office in the State Bank of Utah, Sait Lake City, Utah, and on account of an erroneous publication of the date of the delinquent sale of said stock, the directors at a meet-ing held on the 7th day of August, 1907, ordered that a notice of said assess-ment be re-published, making the same payable immediately to H. T. McEwan, Secretary, at his office in the State Bank of Utah, Sait Lake City, Utah, and no-tice is hereby given that any stock on which this assessment may remain un-paid on the 9th day of September, 1907, shall be delinquent and advertised for sale at public auction, and unless pay-ment is made before, will be sold at 10 a. m. on the 27th day of September, 1907, to pay the cost of advertising and ex-zense of sale. MENRY T. McEWAN. Secretary. First publication made Aug. 8, 1907. CHERRY CREEK MINES COMPANY. County, and the best friend of my fam-lly." writes Wm. M. Dietz, editor and publisher of the Otsego Journal, Gib-bertsville, N. Y., "is Dr. King's New Discovery. It has proved to be an in-fallible cure for coughs and colds, mak-ing short work of the worst of them. We always keep a bottle in the house. I believe it to be the most valuable pre-scription known for Lung and Throat diseases." Guaranteed to never disdiseases." Guaranteed to never dis-appoint the taker, by Z. C. M. I. Drug Store. Price 50c and \$1.00. Trial bot-Utah Wall Paper & Paint Co., Wall-paper, Paper Hanging, Painting. 54 Richards St. Ind. Phone 511. 54 Morgan County Reunion at Lagoon. Thursday, Aug. 29. Good time to meet your friends. Afternoon trains at 2, 4, 6, 7 and 8.



WEAR GLASSES, be sure you get the best; they cost a little more, but are the cheapest in the end. WE MAKE ONLY ONE KIND OF GLASSES and that's the best. Eyes tested free for glasses; if you don't need them we tell you so.



you,-you need a tonic. You need a blood maker, a strength builder, something to get rid of that nervous exhaustion and put some color into

those emaciated cheeks. A. D. S. COMPOUND SYRUP OF HYPOPHOSPHITES, will do the business.

\$1.00 the bottle, 6 bottles for



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Herbs Used. No Poisonous Drugs.

IN THE DISTRICT COUT, PRO-bate Division, in and for sait Lake cou-ty, State of Utah. In the matter of he estate of Benjamin Pierce Brown, he coased. Notice.-The perifien of Rebern W. Brown, as widow and heir at hew and one of the beneficiaries under the law Will and Testament of Benjamin Pierc Brown, deceased, praying for the applie ment of commissioners to partition the estate of Benjamin Pierce Brown, e-ceased, among the parties entitled the-to, has been set for hearing on Saturas-the 7th day of September .A. D. 19 f. at o'clock a. m., at the County Court Hers in the Court Room of said Court, as it Lake City. Sailt Lake County, State st Utah. Witness the Clerk of saild Court, such the seal thereof affixed, this Ith day d' August 1967. (Seal) J. U. ELDREDGIE JR., Clerk By W. H. Farnsworth, Deputy Clerk N. V. Jones, Attorney. IN THE DISTRICT COURT, PRA The District Course, bate Division, in and for Salt Lake ty, Stateof Utah. In the matter estate of John E. Cox. Deceased J —The petition of Martna E. Cox. i istratrix of the estate of John E deceased praving for an order to raving for of real property of said decedent at that all persons interested appear befor the said Court to show cause why at order should not be granted to sell si much as shall be necessary, of the fa-lowing described real estate of said de-ceased, to-wit: All of lots 6, 7, 8, 9, 10 and 11. In block one of South Belmont, a subidiviso at to 7, block 17. S-acre plat "A," Big Fiel survey, all being situated in the City ad County of Salt Lake and State of Usa, has been set for heating on Saturda, the 7th day of September, A. D. 199, at 10 o'clock a. m., at the County Court, House, in the Court Room of said Court, in Sait Lake City, Sait Lake Counts Utah. of real that all property Utah

port Street, Sait Lake City and Commencing at the southwest o lot six (6; block sixteen, (16), plat "A." Big Field survey, and thence north fifty-six feet; then one hundred fifty-six feet; then one hundred fifty-six (16) feet; then ninety-five and one-tenth (16) is south \$1 deg. 34 min. east 12, 0f feet; south \$1 deg. 34 min. east 12, 0f feet; south \$1 deg. 34 min. east 12, 0f feet; south \$1 deg. 34 min. east 12, 0f feet; south \$1 deg. 34 min. east 12, 0f feet; south \$1 deg. 34 min. east 16, 10 feet; south \$1 deg. 34 min. east 16, 10 feet; south \$1 deg. 34 min. east 16, 20 feet; south \$1 deg. 34 min. east 16, 20 feet; south \$1 deg. 36 min. east 16, 20 feet; south \$1 deg. 36 min. east 16, 20 feet; south \$2 deg. 26 min. east 16, 20 feet; feet to beginning, situate in \$3a City and County, Utah. All of lot seven in block seven, plat "A." Big Field survey, oc five acres of land, and the bin street adjoining said land on i all situate in Sait Lake County, All of lot eight, block deven, see toen, township one south, range

All of lot eight, block clee toen, township one south, salt Lake meridian, situa County, Utah, and contah Lots numbered eleven, t fourteen, fifteen and sixi County, Utah, and in bio in Delong's Second Additi division of lot five, in blo acre plat "A." Big Field ing to the recorded plat the recorder's office or So

ing to the recorded plat now on file in the recorder's office of Salt Lake County, Utah, has been set for hearing on Satu-day, the alst day of August. A. D. 127, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate of Benjamin Pierce Brown, Da-ceased. Notice.—The petition of Waiter J. Burton, executor of the estate of Ben-jamin Pierce Brown, deceased, praying for the approval and settlement of BS first report and account of said eac.u day, the 31st day of August, A. D. Br. at 10 o'clock a. m. At the County Cour-House, in the Court Room of said Court in Sait Lake City, Sait Lake County. Utah. Witness the Clerk of said Court with the seal thereof atfixed this fifth day of August, A. D. 1907. (Seal) J. U. ELDREDGE, JR., Clerk. By W. H. Farnsworth, Deputy Clerk.

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Salt Lake

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Last week the league tarred a man as a warning, but it had no effect, so a wholesale crusade was started.

of an author." (2) The recognition of a right of property in all the works of an author before as well as after publication, provided a notice of claim of copy-right is impressed upon or attached to the work at the time of publication. The requirement for registration of title is dispensed with, but two copies of the best adician are reculred to rea-LION KILLS A WOMAN. Pittsburg, Aug. 28.-Mrs. Anna Pucke died today of injuries resulting from an **Piles** and

title is dispensed with, but two copies of the best editoin are required to be deposited with the ubrarian of Con-gress, and the register of copyrights is given the right to call for these copies if they are not so deposited, and a penalty is imposed upon the copyright proprietor for failure to com-ply with such notice. (3) The extension of the subject of copyright to include "all forms of record in which the thought of an author may be recorded and from which it may be read or reproduced." The intention of this language is to include all means of reproducing copy-right music, such as phonograph discs and planola records. (4) The character of the notice re-

(4) The character of the notice re-quired by the statute is greatly short-ened and simplified.
(5) The remedies provided for in-

In England Confidence Has Been Lost In Certain Cases-Proposed Copyright Bill. Portland, Me., Aug. 28 .- British Ambassador Bryce was given an ovation

when he appeared to address the Amcican Bar convention. After introduction by President Parker the audience of 2,000 stood and cheered for fully a minute. Mr. Bryce's subject was the "Common Law," which he characterized as the common possession of England and the United States and a bond of sympathy whose value could hardly be over-rated. It was the result of the mental and moral qualities of both people. He said the right of a trial by jury had been a bulwark of English freeand been a burwark of highest have no dom, but "we in England have no longer the confidence in a jury's wis-dom in certain classes of civil ac-tions which we once had and the ten-dency is to narrow the sphere of its employment."

THE COPYRIGHT BILL.

The proposed copyright bill now be-

counsel, but not by any particle of evidence until introduced by Mr. PHHsbury."
This led to a hot exchange of personalities, Heney asserting that Delmas himself had first brought in Eucl's name. The controversedy was inally ended by Judge Lawler sustaining an objection by Delmas.
President Scott testified to approving a voucher for \$1,200, presumably for Ruel's services. At the time he said these allowances must be cut down. Later be approved four similar vouchers for \$600 each, all paid to Ruef through Halsey, and explained that they were thus cut down by his order and were the last payments made to Rief.
"At the time you approved those wonchers did you know of any service that had been performed by Ruef for the company?" asked Honey. Scott casswered. "No. etc."
When Scott assumed the presidency disses salary was \$15,000 a year.
Delmas handed to Scott a telegram, which purported to have been sent to the general offices by Halsey from Minneapolls at a time when, according to Scott's testhmony. Halsey was in the state of Washington. Scott said he never had seen such a telegram, whereupon Heney took it from his hand and explanation. sel. The lenge, ed in evidence.

Our

Trade

Mark

and



"LORD" BARRINGTON BEGINS LIFE SENTENCE.

St. Louis, Aug. 28 .- "Lord" Frederick Seymour Barrington, who was convict-ed of the murder of James McConn, was taken from the Clayton jail, where-in he had been confined for over four years, and conveyed to Jefferson City to begin a life sentence. Barrington was handkuffed to Thomas Morgan, sentenced for 29 years for murder.

AUTOMOBILE DREADNOUGHT.

Chicago Having One Built for a Po

lice Patrol Wagon.

Chicago, Aug. 28 .- The city of Chi-Chicago, Aug. 28.—The city of Chi-cago is building an automobile which it is promised will be to other automo-biles what the Etalish battleship Dreadnought is to other naval vessels. The machine is to be used as a police patrol wagon. It is to be of steel body, 70 horse-power, and large enough to carry 18 policemen and the chauf-



are also provided of a comprehensive nature. • (6) The rights of aliens are enlarged to the extent that any person resident in any part of the world may obtain American copyright by first, or con-temporaneously with its first publica-tion in a foreign country, publishing his work within the limits of the United States. This places the United States law of This places the United States law of

copyright upon a par with that of Great Britain and some other foreign The bill as now framed is compre-

The bill as now framed is compre-hensive and quite complete, and it is believed that if it is passed it will mark a distinct advance in the protec-tion of this class of property. Both of the bills were reported to Congress at the last session. It is that contention of those interested, to re-introduce the bills as soon as Congress convenes and to press them for pass-age.

age. The principal difference between the bills lies in the fact that the senate bill included specifically the protection bill included specifically the protection bill included specifically the protection of musical copyright against reproduc-tions by phonograph discs or planola records. While the house bill does not extend the law in this particular, this difference was due not to any difference of opinion between the committees as to the propriety of protecting musical copyright to this extent, but the house committee felt that the language of the present law, which they have adhered to, might be broad enough to include such copies, and as there is now pend-ing in the supreme court a case involv-ing this question, they preferred to wait until the court has expressed its opin-ion before attempting to change the statute in this particular. The sanate committee felt that the proposition was inherently right, and that therefore it inherently right, and that therefore it could do no harm to express it in the statute.

The bills will be pending again before

The bills will be pending again before the next Congress, and your commit-tee may be able to ald in securing its passage; therefore, the committee would be glad to be continued. The selection of the place of the next convention is left with the executive committee. Ambassader Bryce was made an honorary member of the as-sociation. In accordance with a reso-lution adopted at today's session, the bureau of comparative law was organbureau of comparative law was organ-laed this afternoon for the purpose of taking charge of issuing a bulletin showing the titles of foreign legislation during the year and to begin the grad-ual translation of foreign codes and publishing them in uniform volumes.

Frankfort, Ky., Aug. 28,-In a letter Frankfort, Ky., Aug. 28.—In a letter addressed to Commonwealth Atty. Rob-ert Franklin of this city. Gov. Beckam assured that official of his co-operation in seeing that ex-Gov. Taylor is pro-tected from arrest and allowed to re-turn to the state of Indiana, if he will come to the Scott county circuit court at Georgetown. Taylor's immunity and return is insured.

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And by Z.C.M.I.Dra : Dept. 112-4 Main LET US TRY LET US TRY To help you realize some of your ideas about fur-niture. We like to have people come in here who are INTERESTED in Furniture. : : : : ::

Utah. Witness the Clerk of said Court with the seal thereof affixed this Zist day of August, A. D. 1907. (Seal) J. U. ELDREDGE. JR., Clerk. By W. H. Farnsworth, Deputy Clerk. P. T. Farnsworth, Jr., Attorney for Politicher. Petitioner.

Petitioner. IN THE DISTCRICT COURT. PR-bate Division, in and for Sait Lake Cor-ty, State of Utah. In the matter of the estate and guardianship of Estello Dela minor, Notice. The petition of Mrs. Hep-yzebiah Flohm, praying for the issuance herself of Letter of Guardianship on he person and estate or Estello Dela minor, has been set for hearing on Se-urday, the 31st day of August, A. E 1967, at 10 o'clock a. m., at the Court Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake Count, Utah. Witness the Clerk of said Court, whi the seal thereof affned, this 18th day of August, A. D. 1907. (Seal) J. U. ELDRIEDGE, JH. Clerk Ey W. H. Farnsworth, Deputy Clerk Thurman, Wedgwood & Irvine, Autor-neys for Petitions.

neys for Pelitioner. IN THE DISTRICT COURT. PRi-bate Division, in and for Soli Lake Cour-ty, State of Utah. In the matter of is-cetate and guardianship of Fredric Erickson, incompetent. Notice, The pel-tion of Sarah Price, praying for the is-suance to herself of Letters of Guardage ca. Erickson, incompetent, has been set for hearing on Saturday, the Sist div-of August, A. D. 1907, at 10 oclock 4. In-at the County Court, Inuse, in the Cour-room of said Court, in Sait Lake Cit, Sait Lake County, Ital. Witness the Clerk of Said Court, with the seal thereof affixed, this fith days (Sead) J. U. ELDREDGE, IR, Clerk. By W. H. Farnsworth, Depuid Clerk. Willey & Willey, Attorneys for Pet-tioner.



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M. J. BRANDENSTEIN & CO. SAN FRANCISCO-

Lendon, Aug. 28.—The king has pro-rogued parliament, ending one of its longest and most arduous sessions. The king's speech, read in joint session of the lords and commons, was as usual, of colorless character. If the plans of the cabinet mighters, THE DESERET NEWS

ored plates, weighing four and a half pounds, sale at the Deseret News Book Store for \$1.25-Former Price \$3.00

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