

Lit the Authorities of State of North Carolina in Southern Railway Case.

# PARTIES REACH AGREEMENT.

Judge Says it is Unjust to Say That Question of State Rights Involved in Controversy.

Asheville, N. C., July 29 .- A parting shot at the state authorities in the rallroad controversy was fired through petitions which the Southern railway and the Atlantic Coast line filed before Judge Pritchard today, asking that his interlocutory injunction be modified in accordance with the "peace" agreement reached Saturday at Kaleigh between Gov. Glenn and the railroads. Both the roads filed petitions very simflar in tenor, which explained a conference here today between attorneys representing the two roads. The peti-

ference here today between attorneys representing the two roads. The pell-tion of the Southern railway recites the entire history of the railroad cases, and includes a protest against what the roads regard as their ill treat-ment, this protest and revial of facts being desgned for the perusal of the suptor o cart of the United States, as we't as 're''', 'e eperast of the public. The railroads dechare, in cflect, that they were clubbed into becoming par-ty to the agreement eff rock at facts being desgned for the perusal of the suptor of the United States, as we't as 're''', 'e eperast of the public. The railroads dechare, in cflect, that they were clubbed into becoming par-ty to the agreement eff rock at faileigh The public alind had been inflamed oy the rows; apers and the agreement was only assented to, it is assented, under dur-ess, because of threats of an extra sees 'on of the legislature, when the expec-tation was held out that worse things' would happen to the roads. The South-ern Railway company, says the pell-tion, was confronted with a question as to whether a proper sense of its duty to the peace and good order of the state, a proper consideration of its obligations to perform its duties as a common carrier in the state and inter-state business, and its obligation not to subject its employes to harassing proseccutions, arrests and imprison-ment would justify it in claiming its constitutional rights to the protection of the interlocutory order autholrzing it to continue until the hearing on this existing rate of passenger charges, or whether it was not best to cease the unequal conflict with the united powers of the state. The Southern does not lose sight, continues the petition, of the momen-

whether it was not best to cense the unequal conflict with the united powers of the state. The Southern does not lose sight, continues the petition, of the momen-tous nature of the claim asserted by the state. If this state claim can be sustained, it is pointed out, it means that, through the agency of its crimin-al laws, a state can take the use of property without compensation for the time between the enactment of a stat-ute by its general assembly and the final determination of its constitution-ality. If this claim of the state be up-held, a state could fixe the rate at 1 cent, and if the company were com-pelled to observe this low rate, not-withstanding the fourteenth amend-ment forbids it, the state has the pow-er to take during the period mentioned the property of a company without compensation. With reference to the "coercion" and "intimidation" em-ploved to determine the activity of Goy.

ploved to deter the mentioned special mention is made of the activity of Gov. Glenn against the roads. In fact, the statement is made that the governor directed the coercive measure. The request to make changes indi-cated in the petition was granted by Judge Pritchard, who, in making the revised order, made a lengthy state-ment saying that "the applications heretofore granted in these causes present a condition of affairs unpre-cedented in the judicial annals of this country."

country "The effect of the order restrain-



dead letter, as there would be no means of enforcing them. "As the defendants falled to ap-peal from the order of this court, awarding the interlocutory injunc-tions," continued Judge Pritchard. "nothing remained except for this court only to pursue the considera-tion of the cases and meanwhile to protect its jurisdiction and its pro-cesses when action on its part was lawfully invoked. The court still con-siders that it would be its duty to continue this prosecution whenever its action in the premises should be complianants, for the protection of whose rights the interlocutory decree whose rights the interlocutory decree in of said order to the extent indi-cher is nothing for the court to do ex-cept to grant the permission prayed."

### OFFICER HAWSE VIOLENT.

## Comments on His Actions at Time of

## Columbia Wreck Drive Him Insane.

San Francisco, July 30 .- Brooding over the controversy that has arisen the survivors of the Columbia shipwreck regarding his actions at that time and he newspaper comments thereon, Robert third officer of the ill-fated Hawse. steamship, is at the detention ward of the Central Emergency hospital, pending an investigation into his mental condi-tion. Last evening he became so violent and acted so strangely that Second Of-ficer Richard Agerup of the Columbia, with whom Hawse has been staying, sent for the police and had the unfortunate man taken to the detention ward of the Emer-gency hespital. Hawse was very excited when first taken to the station, eringing and acting as though he was in fear of others. an investigation into his mental condi-

## JACOB A. RIIS MARRIED.

Boston, July 3.—A special dispatch from Ipswich, Mass., today told of the mar-riage in that town yesterday of Jacob A. Rills, the author and settlement worker, to Miss Mary A. Philips, who for some time, has served as Mr. Rils secretary. Only the immediate relatives of the bride and the young son of Mr. Rils were present. Every precaution had been taken to avoid publicity, and it was not until several hours afterward that the news of the marriage became known.

# BURGLARY AT PROVO.

### Smooth Thief Steals \$5 Under Eyes of Watchman and Escapes.

(Special to the "News.")

Provo, July 30 .--- The Brunswick bar saloon was entered by a burglar this morning about 4 o'clock, the burglar entering from the skylight at the rear. He was seen by Nightwatchman Wilkin, who entered the sa-loon from the front, but he was not quick enough for the prowler, who had left the back door open for easy

## DESERET EVENING NEWS TUESDAY JULY 30 1907

office. Besides, it gives his par associates an opportunity to decla their deliberate, unbiased and unen barrassed judgment, which he shou be willing to both wait for and abide. party declare unem-should HIS OWN CANDIDACY.

HIS OWN CANDIDACY. "It is because I entertain opinions of this kind that I have not made any announcement of any candidacy for any office, and, in view of what may be inferred from these expressions. I do not deem if necessary that I should. But this is not a matter to be settled by sentiments of state pride, com-mendable as they are. If there were not any differences of opinion among Republicans, state pride would proper-ly have great weight, but today there is a wide difference among Republicans on a question of the most vital char-acter. acter

on a question of the most vital char-acter. "I do not refer to the regulation of rallroads and trusts and corporations engaged in interstate commerce and large aggregations of capital, for on that point there is no substantial dif-ference of opinion among Republicans, except as to the methods that should be resorted to for such regulation. I believe in such regulation and was one of the first advocates of it, but I have always advocated methods that are consistent with the Constitution and the spirit of our institutions. In this connection I am happy to be able to point to the fact that I helped, as one of the sub-committee of three, to frame and put into its present form the El-kins law, which is now universally con-ceived to be the most effective and expeditious statute that has ever been enacted on that subject, worth, meas-ured by practical results, more than all other such statutes combined. THE TARIFF QUESTION. "The question I refer to is not, there-

"The question I refer to Is not, there-fore, regulation of trusts, railroad and interstate commerce, about which, as I have said, we are all united, but the tariff question. "Every Republican has a right to esponse any view he may entertain.

Gov. Harris, in which he favored the endorscment of Foraker for senator and Taft for president and encourages the suggestion of his own name for an-<sup>A</sup>Every Republican has a right to espouse any view he may entertial, and inasmuch as Gov. Harris represents that such is his view. I do not wonder that he prefers Secy. Taft as his can-didate for the presidency, for on a number of occasions Secy. Taft has taken pains to announce that he is in favor of an immediate revision of our tariff. I observe also that most of the leading supropries of Secy. Taft other term as governor, and various re-cent publications are taken as the text for the letter, which is as folthe leading supporters of Secy. Taft in our state entertain similar views, according to the expressions I have seen attributed to them in the newspapers, notably among them ex-Gov. Herrick and the Hon. Theodore E.

FORAKER'S LETTER. "I learn from the newspapers and otherwise that resolution is likely to be offered at the next meeting of the state central committee to be held in Columbus tomorrow, July 30, endorsing Seey. Taft as Ohio's candidate for the presidency, and I have seen it stated that a resolution is likely to be offered endorsing me as a candidate to be my own successor in the senate of the United States, and in today's papers is published what purports to be an au-thorizad interview with Gov. Harris favoring this proposed action in endors-ing Secy. Taft and expressing friend-ship and good will for myself with respect to a continuation of my public services, but disclaiming a desire to have himself endorsed as his successor as governor. Herrick and the Hon. Theodore E. Burton. "When, therefore, we are asked to commit ourselves to the candidacy of Secy. Taft we must do it with the fact in mind that he entertains the views he has expressed on this subject and that if we make him our candi-date the campaign of a necessity must be a campaign for a revision downward of the tariff schedules under which the country has been brought not only of the tariff schedules under which the country has been brought not only to an unprecedented, but to a univer-sal prosperity. There may be some duties too nigh and there may be some too low, and there may be some too low, and there may be under to be some changes made, but in view of the results we are enjoying I do not think we should enter upon such work at this time, and I do not believe that we should discredit what the Re-publican party has done for this coun-try under the policles represented by the Dingley tariff by making our cam-paign of next year on an attack upon that specification as to what duties are to be changed, with the reasons that are to be offered in support of "In this inteview he announces, as h "In this interview he announces, as he has heretofore announced that he is in favor of a revision of the tariff. Now, endorsing a candidate for the presi-dency would not, therefore, as Gov. Harris well says, be binding upon any-body, not even themselves, but it would be wholly outside of their jurisdiction and unauthorized. It would be only the same as the individual opinions of so many citizens of the state. In fact, there would be much less excuse for a committee of 21 members not chosen with reference to presidential prefer-ences, to settle a question of that char-acter than there would be for a conven-

ences, to settle a question of that char-acter than there would be for a conven-tion composed of eight or nine hundred representative Republicans, and such action by the committee would be en-titled to correspondingly less credit and responsibility. are to be changed, with the reasons that are to be offered in support of such changes. "If we postpone the matter of settl-ing our preference as to a candidate un-til we can go before the people and discuss this question, as we will have an opportunity to do if we select our delegates to the next convention at numerics our respective years can be primaries, our respective views can be presented and the people can judge between us and thus act intelligently. I think this much is due to the farm-

I think this much is due to the farm-ers and wage workers, as well as to the manufacturers and other business men of our state, who will necessarily be immediately and seriously affected by any kind of tariff revision. "If we can be given time to discuss this subject, as I propose. I may change my views about it, but without furth-er advices it is impossible for me, notwithstanding the high character and great ability and the distinguished services of Secy. Taft, to favor his candidacy. services of Secy. Taft, to favor his candidacy. "Inasmuch as the time is short and

that is designed for the publis as well as for yourself and the committee, I take the liberty of giving a copy of it to the public press at the same

# MORE PAY NO INDUCEMENT. Striking Linemen Apparently Have

# Irish Blood in Their Veins.

That the people ought to cease hop ing for any settlement of the linemen's strike is the conclusion of a Sait Lake citizen who saw a group of strikers on Main street today. He sized up the group, and they were Irishmen one and all, from the large fat man with a jolly

all, from the large fat man with a jolly face who led them, to the little thin man with red hair who brought up the rear. He reached his conclusion on the general premisse of reasoning from cause to effect. At the Bell telephone offices the sten-ographer girl who sat in the next room to that in which the recent series of conferences was held, declares that she could easily tell when a company offi-cial and when a strike representative was talking by the variation from the Irish brogue to commonplace Eng-lish. All the strike leaders are Irisa from President F. J. McNulty, who is one of the jolliest of that persuasion, to District Chairman Currie, who is chief in influence among the members of the local union. Of the same origin are Vice President Sullivan and Louis Lynn, who is deposed from power by big according a store he hed ordered

of the local union. Of the same origin are Vice President Sullivan and Louis Lynn, who is deposed from power by his associates after he had ordered the strike which has refused to settle despite all efforts to bring it to a con-clusion, since May 21. At the electrical workers' hall today it is very apparent that the Irish mem-bers of the union are not of the kind to "lay down" in a peaceful mood just because the telephone company has of-fered higher wages, coupled with a re-fusal to recognize the union. The group of genial Irishmen are assembled there playing cards to pass the time away, and they have styled the game "freeze-out," declaring that they will keep on playing it until the company grants the terms of their original re-quest. No cases are reported of work-men going back to accept the compa-ny's offer of higher pay in return for the abandonment of the union idea.

## CANNON QUITS TRIBUNE.

#### Frank J. Returns to Town After Long Absence in Wisconsin.

Frank J. Cannon has returned to Salt Lake after an extended absence in Wisconsin and was in evidence upon the streets this morning. Mr. Cannon left this city a couple of months ago bearing the title of editor of the Salt Lake Tribune. He returns, so say his friends and relatives, shorn of that dubious distinction and Col. Wil-liam Nelson reigns in his stead.

## SAWS IN CELL.

This morning, while making a tour This morning, while making a tour of the cells in the city jail, Jailer Wilkinson was surprised to find in one of the upper cells a steel saw, the kind used by desperate criminals to saw out of jail. He lost no time in taking pos-session of the saw and making a fur-ther search of the jail. None of the prisoners admitted any knowledge of how the saws got into the jail and so far as known none of the bars have been tampered with.

## AMUSEMENTS.

Theater-Requests were made for Theater—Requests were made for another revival of Edward Peple's com-edy, "The Prince Chap," in New York, but last season's patrons in the other citles visited, influenced so many return engagements that contracts were signed early for another tour, which means that New York will have to wait for "The Prince Chap" until next season. Cyril Scott and the New York company, will be seen in the play at the Salt Lake Theater, for three nights, begin-ning Thursday. ning Thursday.

ning Thursday. Orpheum—The members of the Orpheum stock company must have felt decidedly gratified at the demonstra-tions last night on the part of the big audience that assembled to bid them farewell. Each individual as he or she appeared was greeted with spontaneous applause and throughout the evening both players and the audience were in a most happy frame of mind. The feature of the evening was the balcony scene from "Romeo and Juliet," pre-sented by Miss Moore and Mr. OMeara.



LATE LOCALS.

Bank Clearings-Today's local bank clearings amounted to \$1,039,725.42 au against \$676,291.89 for the same day

Artillerymen Go West-Seventy-fre coast artillerymen passed over the Union Pacific and through Ogden this morning, destined for San Francisco from the forts in New York harbor.

Eureka Man Attached-F. J. Lun.

Why Butter Has Risen-Local com-mission men say that the reason of the rise in the price of butter is due to the purchasing of nine of the it oreameries in the state by a Salt Lake factory; and that five men have the say from day to day what the price per pound shall be.

Home From Los Angeles—Miss Re-salie Pollock, primary supervisor of public schools has returned from Los Angeles where she attended the N E. A. convention. She visited in San Francisco and Berkley while on the coast. Miss M. Johnson, supervisor of physical education is spending her vacation in San Diego.

Fire at Farmington-On Monday

PERSONALS.

Fork of the Snake river, to enjoy a few days of rest at his Island Park few diranch.

Harry Cushing and Frank Groesbeck have gone to Grand Junction to accom-pany the Twenty-ninth infantry special to Salt Lake. This special carries the companies of the Twenty-ninth which were stationed at Ft. Duchesne.

Jerry Moor, Yale, '08, and son of the vice president of the Lake Shore & Michigan Railway company, is in the city from Cleveland on a visit. There is quite a colony of Yale men now in Salt Lake, and the number seems to be increasing. increasing.

ley a Eureka cigar dealer, has been attached, and will hand over his stock to the keeping of the Utah Creds Men's association for the benefit of These are days of vacational every-where in Railroad row. A. C. Ridge-way, general manager of the Denver & Rio Grande, passed through Salt Lake yesterday in his private car, on his way to a vacation trip in the north-Jewish Children at Saltair—An out-ing will be given at Saltair on Aug. I for the children of the Jewish Sunday schools. All desiring to go should men at the depot for the 10 o'clock train. The tickets are donated by Mr. Lang. west.

The offices of General Superintendent E. B. Buckingham of the Short. Line have been removed from their old location on the fourth floor of the "News" building, to the rooms recently vacated by the general greight agent at the northwest end of the building on the same floor.

## WENT FOR COW BUT LANDED A "DRUNK."

This morning Mounted Officer Golding was ordered to go out to the southeastern part of town and arrest a stray cow that had been doing considerable damage to lawns and gardens. Golding did not return with the cow, but he did bring back with him one John Smith, a blacksmith. John was in a helpless state of intoxication and had in his state of intorication and had in his possession three heavy brass contribu-tion plates and a surplice, stolen from St. Mark's church this morning. Smith declared that the officer would have a  $\overrightarrow{}$  of a time to prove that he (Smith) had stolen the articles. Fire at Farmington-On Monday morning Frank Hess of Farmingta suffered the loss of 60 tons of timety hay by fire. The origin of the fit could not be learned, though it may have been started from a spark from a locomotive. The hay was stack in a field just east of the Lagoon. All the employees of that place rushed to the fire to put it out, but could do pothing to save the hay.

# MEETING TOMORROW.

Transmissouri Freight Association Convene at the Knutsford.

Suit for Payment—A complaint was filed in the district court this morning by J. L. Robson against G. B. Blake for payment on a judgment rendered against the defendant April 9, 1961. The amount was at that time \$2,340.41 and \$11.70 costs. The plaintiff now wants the principal and costs with 19 per cent interest added since the date of the district court's decision and costs of the new action. The Transmissouri Freight association is scheduled to meet tomorrow afternoon, at the Knutsford; but local freight men say it will be Thursday morning before the association serious-ly takes up work. Delegates will begin arriving tomorrow morning.

## COURT MATTERS AT LOGAN.

Suit for Divorce-Numerous Bable Miss Linda B. and Emily C. Jessup have opened a summer kindergarten at Long Beach, Cal. Letter from Suicide.

(Special to the "News.")

A. H. Crabbe has gone east to buy goods, and will also visit the James-town exposition. Logan, July 20 .- Suit was filed in the First district court on Saturday Secy, Taylor of the state board of horticulture is at Brigham City sup-erintending the packing and shipping of fruit according to the California standards. by Della V. Smith for divorce from Joseph A. Smith, Jr., of Providence, on the ground of failure to provide. The complaint alleges that the couple were married in this city on June 8, 1906. since which time they have not lived tagether. The plaintiff asks for \$500 allmony, \$100 attorney's fees, the restor-ation of her maiden name (Della V. Bishop), and such other relief as the court may think proper. The Cache stake quarterly confer-ence closed here yesterday with a large attendance. Elder O. F. Whitney of the quorum of apostles and Elder C. W. Nibley were in attendance from Salt Lake City, together with full rep-resentation of stake officers. Some ex-cellent instructions were given during the courternee seph A, Smith, Jr., of Providence, on standards. J. C. Lyon has returned from a month's visit to southern California, and with a high appreciation of Coronado Beach.

Assistant Cashier E. O. Howard of the Walker bank and family are taking a month's vacation at the California beach resort. General Manager Wells of the San

Pedro is in the city from Los An-geles with I. T. Dyer, superintendent of telegraph, on a business trip. Dr. and Mrs. Broadbent and son returned yesterday from a month's outing at Jones' ranch on the Weber river.

ing the corporation commission of North Carolina et al.," said Judge Pritchard, "was to preserve the rights North Carolina et al." said Judge Pritchard, "was to preserve the rights of the parties until the master to whom the cause had been referred, could have time to report the facts and thereby enable the court to cor-rectly determine whether the ust in question is confiscatory. In order to protect the traveling public the com-plainants were required to give am-ple bond and security to secure the payment into the registers of the court a sum sufficient to pay the dif-ference tetween the present rate and the proposed rate to those who might in the meantime purchase tickets. The defendants could have appealed, but they failed to do so. Instead of ap-pealing in these cases they filed an answer and the causes were then and there referred to a master in order that the evidence might be taken. "It is unjust to say that the ques-tion of state's rights is involved in this controversy. It is equally un-just to insist that what the court has done in the part of the fed-eral court with the state courts. How-ever, on the other hand, there has been a manifest disposition on the

eral court with the state courts. How-ever, on the other hand, there has been a manifest disposition on the part of the state officials to interfere with the federal court in its proce-dure to do equal justice between the complainants and the defendants, and in the exercise of the powers neces-sarily incident to the protection of its jurisdiction. If this kind of obstruc-tion should prevail and citizens are thus to be denied the rights guaran-teed them by the Constitution of the teed them by the Constitution of the morrow United States, then those provisions of the Constitution would become a larceny,

# **GHot** yesterday, wasn't it?

Did you notice how cool some of the men you met looked? They probably had on knee-length drawers and athletic-cut shirts. Why don't you wear'em? 40c the garment and more.

Richard Toy Vadamese.

172 SOUTH MAIN STREET

had left the back alor open for dasy escape. The police were notified and in spite of all efforts to locate him, the burglar is still at large. Only about \$5 was taken from the saloon.

# IN JUDGE DIEHL'S COURT.

### Looks Like Trouble Ahead for One Frank Royland.

There were not many cases before Judge Dichl when his court was opened at 9 o'clock this morning. John Evans and George Buckley, charged with vagrancy, pleaded guilty and were given a "floater." They will leave town before tomorrow morning or be subject to a sentence of 90 days, Frank Royland, charged with indecent conduct, pleaded guilty, but Judge Dichl decided to take testimony in the case before imposing sentence, and set the case for tomorrow morn-ing. Royland wanted to make a statement and said: "I can give ref-erence. I don't want to stay here. I

am an honest man." Judge Diehl replied: "If the facts

Judge Diehl replied: "If the facts as stated by the prosecution are found to be true, I promise that you will stay here for a long time." Walter Forsyth, the young man caught robbing Margetts' store on Main street, pleaded guilty to burglary but the case was continued until to-morrow morning when, it is probable, the charge will be reduced to petit larceny.

GIVE VOTERS A CHANCE. "On a number of occasions heretofore, I have stated that, so far is I have been individually concerned, as a citizen of Ohio and a member iof the Republican party, I did not think this question should be determined except only in ac-cordance with the expressed wish of the Republican voters of Ohio and that in view of the controversies that have arisen the Republican voters of Ohio should be given an oportunity to be heard before any action is taken by any committee or anybody not chosen by the people to represent them in re-gard to this matter. "In view of what Gov. Harris has seen fit to say, I trust it is not out of place for me to call attention to my former expressions to this view and to report that I do not think the state central committee has any authority to pass on any such subject and I do not think it would promote party harmony for it o undertake to anticipate the Refor it to undertake to anticipate the

GIVE VOTERS A CHANCE.

in a letter given out here today. The

letter is addressed to C. K. McCoy of

Coshocton, a member of the Republican

state committee, and is intended as the

expression of the senator's views to be

presented when the committee meets at

Columbus tomorrow. The interview of

FORAKER'S LETTER.

OWS:

for it to undertake to anticipate the Re-publican voters of the state by speak-ing in advance of action by them. "I do not think anybody, as Gox. Harris well says, would regard such action as binding. I am sure I would not and I do not think it could in any way promote party good in our state or advance the cause of Republicanism either in Ohlo or elsewhere. "In addition to these considerations I think it is premature and bad policy to undertake in this way to inject the presidential question and national poli-tics into Ohlo politics at a time when we are concerned with our municipal elec-tions, with respect to which it should

are concerned with our municipal elec-tions, with respect to which it should be the desire of every Republican to subordinate everything that might stand in the way of united, harmonious and successful Republican effort. "When we are through with the elec-tions of this year we can take up in an orderly way and without injury to any interest, as the next business to be transacted, the settlement of our presi-dential preferences. Is no STATE CONVENTIONS.

### AS TO STATE CONVENTIONS. "I shall at that time, as I have here

"I shall at that time, as I have here-tofore announced, request the state central committee to order, in accord-ance with the spirit and declarations of the platform adopted by the conven-tion that assembled at Dayton last year, that delegates for the next con-vention shall be selected in all the counties at primaries to be duly held under the law as it now stands or such law as may be then in force. If there should be in the meanwhile any change in the statutes of Ohio applic-able thereto. In this way we may free ourselves entirely from the oft-repeated charges that have been made, with too much ground for them, that the action of our state conventions in recent years has not been governed by the voters who are supposed to be represented by the delegates, but by committees, boss-es and small coteries with selfish in-terests in view. We have had admo-nition and warning that the people are justly displeased with such practises. We should not stubbornly disregard these warnings.

We should not stubbornly disregard these warnings. "I learn also from the newspapers and otherwise that it is claimed, as a reason for the proposed action, that Secy. Taft is the only candidate Obio has for the presidency, and that on such account, from sentiments of state pride, we should unite in his support, and for this reason the committee should take the proposed action at this time so that the whole country may be advised what Ohio intends to do next year. Year

## PRESIDENTIAL CANDIDATES.

Processing the state of the state of the state of the presidency, that I have not at a for the presidency, that I have not at any time announced my candidacy for that office. It is true that I have not at any time announced my candidacy for that office. It is true that I have not at any time announced my candidacy for that office. It is true that I have not at any time announced my candidacy for that office. It is true that I have not at any such announcement. A candidate for the presidency must as sume, first, the great and serious responsibilities of administering the executive offices. These responsibilities are so grave and so serious that any man might well feel highly compliately with the same time they are so grave and so serious that any ordinary man might well he same time they are so grave and so serious that any ordinary man might well the same time they are so grave and so serious that any ordinary man might well he state to a state upon himself such responsibilities is the same time they are so grave and so serious that any ordinary man might well hesitate to proceed the source of the source "I see it stated almost every day in

time I put it in the mail J. B. FORAKER."

TAFT'S SECRETARY TALKS.

Columbus, O., July 29.—A. I. Vorys, manager of Taft's presidential candi-dacy, was informed tonight of the na-ture of the letter addressed by Senator Foraker to Mr. McCoy, and when ask-ed if he had any statement to make re-plied:

plied: "Every effort has been made to induce the state committee to postpone ac-tion on a resolution endorsing Taft for president. All efforts have been fruit-iess, and the letter of Senator Foraker seems the last effort when all others have failed. I believe the Republicans of Ohio are overwhelmingly for Taft for president and that the members of the state committee know it. There is not the slightest impropriety in their not the slightest impropriety in their saying so, and I believe they will so declare."

## ANOTHER NAVAL STATION FOR THE PACIFIC COAST.

### KILLED BY HIS AUTO.

Everett, Wash. July 20,-A. A. Smith, a prominent shingle manufacturer, was killed this morning by the overturning of his autorabile. Two companions, Dun-can McKinnon and John Nelson were in-jured.

### CARMEN TROUBLE SETTLED.

St. Paul, July 30. - A settlement of the difficulties has been effect-ed with the Northern Pacific carmen, thereby avoiding the threatened strike of the 9,000 carmen.

### TWO TITIANS FOUND.

London, July 30.—According to the Milan correspondent of the Tribune, Paradiess, the painter of Trieste, has found two hitherto unknown pictures by Titian in a church in the village of Tracta, Dalmatia. One represents the Magdalen and the other the "Descent from the Cross." The pictures, it is stated, are of great value.

QUICK RELIEF FOR ASTHMA SUF-FERERS Foley's Honey and Tar affords immedi-ate relief to asthma sufferers in the worst stages and if taken in time will effect a cure. For sale by F. J. Hill Drug Co. "The Never Substitutors."

ited by Miss Moore and Mr. OMeara, the latter, particularly, showing to good advantage, in fact Mr. O'Meara, dem-onstrated that he has not been given onstrated that he has not been given any real opportunities during the sea-son. Zelby Roach also blossomed out in a new light—that of a black face monologue artist of the "ten-twenty-thirty" circuit, while Mabel Florence broke into vaudeville with a couplé of songs of the recognized type. These specialties were sandwiched in be-tween "What Happened to Jones." Curtain calls were frequent and Miss Moore was the recipient of an armful of flowers from an admirer. Today the company is scattering. Miss Moore leaves this afternoon for

Moore was the recipient of an armita of flowers from an admirer. Today the company is scattering. Miss Moore leaves this afternoon for Houston, Tex., where she fills an en-gagement with a stock company. Al Phillips goes direct to New York and Joe Green has already joined the "Ari-zona" company, which will be seen here early in October. The other mem-bers of the company expect to go east in a few days. After the performance last night, there was an impromptu supper on the stage, during which the receipts for the evening were turned over to the actor folks with the com-pliments of the management. Later three wagons hauled out a number of employes of the theater in the direction of Weber canyon where they will take a week's vacation prior to the com-mencement of the vaudeville season: The ten-weeks scason which closed last night, has been a successful one, and despite strong counter attraction and warm weather, it has been a paying proposition throughout.

### REACTION AT 'FRISCO.

### Hon. W. W. Riter Tells of Business Conditions on the Coast.

Hon. W. W. Riter returned this morning from a two weeks' trip during which he covered a long distance along the California coast. Mr. Riter reports California as prosperous everywhere, except at San Francisco, where the except at San Francisco, where the conditions are unfavorable, so much so that it seems as though that city was digging its own commercial grave. Prices are so high there that travel-ers and visitors generally do not cirre to remain longer than is absolutely necessary. It is \$2 for a back to take one to a hotel, and corresponding prices for everything else. There are lines of new stores empty and marked for rent. When the insurance money was re-ceived after the fire, it was shelt at the time that the demand for jewelry was never so great as at that time. But now the money is all gone, the com-mercial banks have no more to lend, and the savings banks do not dare lend further, so that the town is up a stump. There is a big falling off in the demand for lumber, which makes the camps up north complain. The outlook for the city of San Francisco is very uncertain. conditions are unfavorable, so much so

# RAILROAD NEWS.

The Idaho Express is a new train the Short Line intends to put on Aug. 1, to connect from Huntington with the Yellowstone special. The train will run from Pocatello and will be known as No. 4 eastbound, and No. 3 west-bound.

Vice President W. H. Bancroft of the Harriman roads has left for the North

resentation of stake officers. Some ex-cellent instructions were given during the conference. Lawrence Thatcher, who has been in the hospial for a week or more as a result of a fail from a boat while at Bear Lake, has recovered sufficiently to be able to leave the hospital today. Robert Drysdale while riding a wheel down Center street on Saturday, was thrown from the wheel, against a picket fence with such force that his jaw was fractured and his lip badly cut. Mrs. Boynton of Smithfeld who was operated on at the hospital some take and has recovered sufficiently to be taken home today. A daughter was born on Saturday to Prof. and Mrs. W. W. Henderson. A son was born to Mr. and Mrs. Swen O. Carlson of the Fifth ward, and a daughter was born to Mr. and Mrs. James S. Adams of the Fifth ward. A son was born today to Mr. and Mrs. Fred Jacobson of Mantua. Mrs. Jacobson is staying with relatives in this city. Prof. Joseph Jensen, who has been

Jacobson is should of Manual Mrs. Jacobson is staying with relatives in this city. Prof. Joseph Jensen, who has been at the head of the mechanic arts de-partment at the U. A. C., and whose resignation was tendered to the board some months ago, left today for Hatch-town, in the southern part of the state, to assume charge of the construction of a big reservoir that is being put in by the state land board. Prof. Jensen planned the work he is now going to supervise. He is an able man in his line, and there are many who will be pleased to learn that he is not going to leave the state.

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plaintiff.

GIRL TO DO GENERAL HOUSE-work. Apply 226 North 2nd West St.

SUMMONS.

# SUES FOR \$81,200 Henry Wade Charges Arthur Sweet With Misappropriating Stock.

With Misappropriating Stock. Henry Wade filed his suit in the dis-triet court against Arthur A. Sweet for \$\$1,200. Sweet is secretary of the West-ern Coal & Coke company, of which Wade was an organizer. Wade al-leges that Sweet appropriated 56,000 shares of the company's stock. As a second cause of action, Wade alleges Sweet represented that certain parties wanted an option on the property, but to make this possible he (Wade) would have to turn in 20,000 shares of stock. This he did and now claims the repre-sentations were false.

### TRANSFERRED TO FEDERAL

J. W. Youngberg's suit against the Taylor & Brunton Ore Smelling com-pany of Salt Lake has been transferred to the federal court. Youngberg brought his suit for personal injuries. He alleges that a driving beit imper-fectly laced caught his arm, breaking and badly lacerating it. P. O. Address 201 Templeton Bidg., Salt Lake City, Utah.

# PETTIBONE'S APPLICATION FOR BAIL DENIED.

Boise, July 80.—Formal application was made in the district court today to have George A. Pettibone admitted without argument and was promptly denied by Judge Wood. It was announced that bond for Charles H. Moyer would be ready by moon today. It is in course of prepar-ation and will be signed by Timothy Reagan, president of the First Nation-al bank of Bolse. The bond is guar-anteed by \$25,000 cash on deposit by the Butte, Mont, local of the Western Federation of Miners.

FATAL AUTOMOBILE ACCIDENT.

Chicago, July 20.-A. C. Temple, a chauffeur, was killed and Thomas Nor-ton, his employer, was fatally injured in an automobile accident today.

Rings Dyspepsia Table RELIEVE INDIGESTION AND STOMACH TROUBLES 4 by Z.C.M.I.Dra: Dept., 112-4 M

ROUZEKE



Mr. and Mrs. J. E. Dooly returned last evening from an extended east-ern trip which included New York, Boston, Toronto, Quebec and other large centers. They enjoyed the trip very much very much.

DIED.

MORRIS.-In this city, July 29, 1907. Dio Harrold Morris, aged 5 years, 10 months, 19 days, little son of Mr. and Mrs. Leroy Morris, at 64 Larimer St., Poplar Grove. Funeral services will be held from the family rescience at 2 o'clock p. m. Wed-nesday.

R. E. Evans, Florist, 36 S. Main St. Floral Designs a Specialty, 'Phon 961.

UNION DENTALCO

HELP WANTED.

In the District Court of the Third Judicial District of the State of Ulah. County of Salt Lake. Mary C. W. H. Crane, Plaintiff, vs Joseph A. Crane, De-fendant: The State of Utab. to the Salt Defendant: You are hereby summoned to appear within twenty days after the ser-vice of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days af-ter service, and defend the above entited action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the company, this action is brought to recover a judg-ment, dissolving the marriage contrast heretofore existing between you and us plaintiff. TANNER & TANNER.

TANNER & TANNER, Plaintiff's Attorneys, MARY C. W. H. CRANE, Plaintiff,

NORAVING

S9 TEMP