

EVENING NEWS. DESERET

TRUTH AND LIBERTY

THURSDAY, JANUARY 15, 1903. SALT LAKE CITY, UTAH.

ON SATURDAY NIGHTS the Real Estate columns of the News are closely studied by those interested in buying or selling Real Estate.

NUMBER 47

FIFTY-THIRD YEAR

Dr. Anderson On the Stand.

ws Expert Testimony at the Payne Preliminary This Morning-Says Miss Hill Might Have Performed the Operation Herself -- What Amenagogues Are - Bloody Cloth Alleged to Have Been Found.

areliminary hearing in the Payne | could not have been performed by herr case is still on and in all prob-

will not be concluded until to. | MIGHT HAVE DONE IT HERSELF. , although it is expected the de. The question was objected to on the grounds that it did not embrace all the facts brought out in the testimony with will be through with its testimony , and will be followed immediately reference to this particular phase of the case. The objection was overrule i puttal from the prosocution. But e Diehl is determined to have the and Dr. Anderson answered: "She might have performed the oper

wer with today, if possible, even ation on herself. nger seesion of court than usual 'Have you seen similar cases?" d this afternoon. He said so from "I have seen all manner of cases." "Have you seen any where an anaes-thetic was used?" and this morning, and indicated he was decidedly sick of the mat-

All I have seen have been without anaesthelic. Ts an annesthetic necessary?"

d dense scored a slight victory "Ordinarily the pain is not sufficien. or an anaesthetic." morning's session and Mr. Wan-With reference to the injuries found upon Miss Hill's body, Mr. Wanies to esked with what instrument the in-jury could have been caused. "With any instrument with a sharp or rough point." ims to be able to gain a greater stfernoon by showing from the ony of Mrs. McKay, wife of Prof. that, among the effects

iss Hill was found a bloody cloth. coupled with the allegation that

AMENAGOGUES.

Hill had been using an amena-Dr. Anderson was then examined up-, a fact which Mr. Wanless claims on the subject of amenagogues and stated that the following drugs were able to prove, will go to show the dead woman performed the amenagogues: Pennyroyal, canthar ides, rue, savine, oll of tansy, ergot and cotton root. He said that excesherself after taking oyal pills or some other amena-oyal pills or some other amenasive doses of oil of tansy would be personous and might cause epileptic ention was seeking to conceal important exhibits in the case. forms of convulsions and even death. On the question of the condition of the brain of a person dead from chloro-form poisoning. Dr. Anderson said that the amesthetic would cause aneamia of the brain deate would cause aneamia f a glass found in the defend-nce, has been destroyed so far ng it in evidence is concerned, terring the medicine into a botof the brain instead of congestion. "If the condition of the kidneys showed congestion, could you tell if chloroform had been used?" m the glass. The bloody cloth

ed above is another, was the usual crowd in the m this morning. The defendant i as usual, and was accom-"I could not." "If the kidneys are congested is that positive proof that chloriform was by Mrs. Payne, har mother, and the giri. Drs. Mayo and Odell used ?" "No."

'No sir.

iso on hand int in favor of the defense THE CAUSE OF DEATH. rought out in the testi-f Dr. H. A. Anderson, **ho, "If it appeared that a woman 32 years of age entered a doctor's office, in great distress, threw herself upon g a hypothetical question led by Attorney Wanless, stata lounge, began vomiting, her eves roll-ing, her face twitching, her power of speech interefered with so that she codid talk with difficulty; if she re-Miss Hill could have performed lonisherself. On cross-ex-Westervelt, however, inderson said that he did not wit-the autopsy of Miss Hill, and his mained in that condition for a few min-utes and then died, would that indi-cate to a physician death by chlorowas based merely upon the ents contained in the hypothetic-

greater amount than \$25 a week for said treatment, including medical at-tendance and medicines for such druck-ard; and provided further that the term of treatment for persons whose condition has been produced by alco-holic or mult liquors shall not exceed four weeks, and the term of treatment for persons whose condition has been produced by morphine, optime, could a produced by morphine, optime, could a produced by morphine. or other narcotic substance shall not exceed six weeks. Sec. 6. The drunkard, as montioned in this act, shall be deemed to include any person who has acquired the Jesir of using alcoholic or malt drinks, n.er phine, opium, cocaine or other narcoth substances used for the purpose of in toxication, to such a degree as to de prive him or her of reasonable self control. No fees or charges of any Sec kind shall be made or allowed to any

judge, officer, witness or other person in or about the filing of a petition or the hearing thereon or any proceeding thereunder. Sec. 8. This act shall take effect upon approval.

certified copy of such order attached is presented to the county auditor of the

shall report the drunkard's residence, he shall report the same to the board of county commissioners of his county, as in case of other claims against the county; said board of county commis-sioners shall allow the same as in case of other claims against the county.

other claims against the county, and the county auditor shall make an order on the county treasurer for the pay-ment of the same; provided all such claims shall be reasonable and not in

excess of current rates and that no such claim shall be allowed for a

WANT TO DISPLACE INDIAN AGENT MYTON

Two petitions asking for the appointment respectively of R. B. McDonald and R. S. Collett to succeed Maj. Myton as Indian agent in this state are being cir-

culated in the Legislature. Representative Lee is sponsor for Mr, McDonald, while Representative Colton is working for Mr. Collett. Both gentlemen are staunch Republicans, and have many friends who are exerting every energy in + their behalf. The petitions are ... addressed to President Roose-

veft For a long time past there have been rumblings of dissatisfaction . regarding the policy and work of Major Myton, a fact that has caused the belief to obtain that the time was opportune to ame a new man. What the result will be cannot be stated at this time. Mr. McDonald is the station ; agent of the Rio Grande Western at Price, and is well known in T that section, while Mr. Collect is probably the best known bushness man in eastern Utah.

PRESIDENT SIGNS

Big Majority ForReedSmoot

Republican Caucus Names Him as the Man Who Will Succeed lion. Joseph L. Rawlins in the United

States Senate.

Only One Ballot Taken-How It Stood.

Candidate, V	ot	ļ
Smoot		
Sutherland more and an and and		
Wells		
Total		
Representatives absent	۰.	ļ
Senators absent	11	ļ
Total absent	• 1	ļ
Total Republican membership, 52.		

United States senator by the Republcan caucus held last night in the civil court room of the City and County' building. There was not an individual in the state, who knew the conditions, who did not anticipate the result, and the latter therefore was anythig but a surprise. The only thing that now remains to invest Mr. Smoot with the toga is the formal ballot, that ill be east in the Legislature next week.

VERY FEW ABSENT ONES.

There were 45 members present at the caucus, 10 senators and 35 represertatives. The members of the senate who were absent were Sherman and Lawrence, and those of the house Brink, Stewart of Salt Lake, White of Plute, Child of Weber and Lee of Carbon. The absence of these members is naturally regarded as opposition on their part to Mr. Smoot, but of course that opposition avails nothing.

It is freely admitted that Mr. Smoot will receive in the formal ballot all the votes that were cast for him in the votes that were cast for him in the would go to the senate. He said if he caucus, and in all probability, several could not have endorsed this in the more. As 32 votes are all that are re-quired to elect him the outlook is that he will be the next senator from Utah.

London, Jan. 15.-Letters received here recently from Fez, Morocco, say that the rapidly growing anti-European sentiment necessitated the hurried de-parture from that city of the American missionary, Mr. Simpson, and his wife and three English women. For a few days prior to their departure the wo

men were openly cursed in the streets, the Moors shouting as they passed, "What's this fifth in our streets?" When American missionaries from Mequinez arrived at Fez the Moors ex-claimed: "Oh, God! we thought they

route.

vere sending the cursed dogs from us but they are coming back Eubsequently a body of armed moun-aineers met the women and wheeled cund and cursed them in chorus. The missionaries were specially urged from authoritative quarters to leave as soon a; possible. Mr. and Mrs. Simpson intend to remain at Tangler for the present.

SCOPE OF COAL

INQUIRY WIDENS. Chicago, Jan. 15.-On new develop-ments in the coal investigation the special grand jury has widened 119

No News From the St. Louis.

this morning the overdue American lin steamer St. Louis from Southampto and Cherbourg had not been reported

There was quite a crowd at the offic of the American line asking for new

of the St. Louis, most of the peop being friends and relatives of passer

ers. The Spanish steamship Montevil

hern route, but had not sighted th ouls. The American line did no

t the steamer had come over

attach much importance to this failure to sight the boat as they said the St

Louis would not take the southern

IN MOROCCO GROWING

ANTI-EUROPEAN FEELING

New York, Jan. 15 .- Up to 9 o'clock

Hull waxed warm in eulogizing Mr. Smoot, declaring him to be the friend special grand jury has widehed its scope of inquiry. On information re-ceived late yesterday subpoenas have been sent to the sheriff of Sangamon county for the appearance before it of Charles A. Starne, of the Virden Coal company and the West End Coal com-puny of Springfield; Terrace Casey of the Williamsville Coal company, and L. W. Senseney of the Allon and of Roosevelt, and a man who would be welcomed to Washington. Mr. Smoot Representative Don. B. Colton, at this point interposed a motion that the cancus proceed to vote, but it was a decidedly unpopular suggestion as Mr. L. W. Senseney, of the Alton and Auburn Coal company at Auburn. The evidence of the men from the Spring-field district it is said, will form the connecting link in the chain of evi-Dr. A. S. Condon, in seconding the nomination of Mr. Smoot went to some length in explaining his position. He declared that it was his conviction that dence showing agreements between the operators of Illinois and Indiana. Sevthe inspiration of every vote in the elec-tion was the thought that Mr. Smoot eral witnesses summoned for yesterday were heard today after which the grand jury turned its attention to the volume of documentary evidence.

Senate Proceedings.

Washington, Jan. 15 .- The senate to-



National Livestock Convention Undertakes to Heal Long Standing Bitterness Between Them-Resolution Adopted Indorsing President's Recommendations Regarding Arid Lands-Present Land Laws Condemned as Obselete.

Kansas City, Jan. 15 .- At the third | Among the addresses at the morning ly's session of the National Livestock sersion was one by Hon. William M. Springer of Washington, D. C., on "The discussed and a flood of resolutions was introduced and considered. After yesterday's period of sightseeing and last night's ball, the delegates were low in gathering this morning, but when finally they did get started much ork was disposed of. The convention rk was disposed of. The convention but a telegram from his wife today an-il finish its work tomorrow and will nounced that he was on the Atlantic followed on Saturday by the annual eting of the Wool Growers associa-n, at which important action regard. f the range problem is expected. ton, at which important action regard-ng the range problem is expected. One of the most important resolu-lons introduced in the livestock conntion today sought to heal the long standing bitterness existing between cattlemen and sheepmen over the ques-tion of ranges. A. R. Robertson of Texas had yesterday introduced a reolution calling for the amendment of the laws regulating the grazing on public lands and approving the leasing

HISTORIAN'S OFFICE. Church of Jesus Christ of Letter-day Saints.

> such lands in states where such a blicy is desired by the people. This as referred to the executive committhe failed many fails upon the table. In its place the following substitute reso-lution, prepared by a cattleman and which, it is said, is approved by sheep-men and by many of the cattlemen,

was endorsed: "Resolved, That the laws governing use of public lands of the United States have become outgrown and ob-solete, owing to the rapid advance of civilization, and we believe that the time has come when Congress should take action looking toward laws that will recognize the observed

tlers using said lands for grazing pur-

that a commission of experts be ap-pointed to investigate the present existing condition and suggest to Con-gress the remedies that will be fair and just, and will build up rather than retard the growth and improvement of the west.

"Resolved, That a memorial from this convention to Congress be prepared, calling the attention of Congress as briefly as possible to the fact that the present land laws encourage the desdent Springer resented this statement and declared that the resolution had ruction of the forage upon the public lands and retard improvement and setlement; that the memorial petition Congress to adopt the suggestion of President Roosevelt to appoint a commission of experts to make a careful inby a close vote. vestigation into the actual conditions now prevailing and to suggest new laws that will benefit all sections of the country, the varied and conflicting conditions existing in the various sections of the west being the principal obstacle that has prevented the stockmen from agreeing among themselves upon a plan for a change in the laws, as the law that would benefit one section would cause loss and ruin to another, where different conditions prevail. "Resolved, That said memorial beprepared immediately and presented to the present session of Congress, with an urgent appeal that action be taken to the end that this grave question may be settled at an early date and to the further end that Congress may not act nastily and unadvisedly in changing the present laws until properly inform. ed through its commission of experts as to the actual prevailing conditions in all sections."

clation, also addressed the delegates at the morning session. Among the speakers at the afternoon session were F. C. Jacobsen of Illinois, whose topic was "The Destruction of Hides by Warbles," and Col. John P. Irish, Calwho led the discussion on the subject, "The Changes Congress Should Make in the Laws Governing the Pub-He Domain and Forest Reserves." Hon. William M. Springer, general counsel for the organization, made his annual report, telling of legislation affecting the live stock interests since be last convention. Several important resolutions pre-sented at the morthing session were adopted, most of them without discus-sion. One by J. W. Rohinson of Kan-ma, Favored on amonductor

us, favored on am terstate commerce law in such a way as to grant to the interstate com-merce commission power to adjust

freight rates as they have been found to be unequal or unjust, and power to put into full force and effect its rulings and decisions which shall stand until will recognize the changed conditions and will encourage the settlement and reversed or modified by the courts. President Springer, commenting on improvement of the sargest possible area, and provide protection to the setthe above resolution, said that at the present the five members of the comission cost the government \$200,000 a

"Resolved, That we approve the sug-sestion of President Roosevelt in his last annual message to Congress that larger areas of these semiarid lands should be allowed for a homestead, and that a committee of the section of the secti year, and yet they had never been able to enforce one of their own orders. This resolution, he said, was for the purpose of remaining that condition. A resolution offered by C. W. Baker of Illinois reaffirming the Live Stock association's attitude on the so-called 40-hour law, which provides for an ex-

tension of the time to 40 hours in which cattle can be confined in cars without caused som Utah delegate asserted that the reso-lation was backed by the railroads and that it favored them. What stockmen wanted, he said, was for the railways to expedite their shipments, they al-ready delayed them too long. Presi-

Hon. Reed Smoot was nominated as i in a brief but energetic speech nominated Gov. Wells. OTHER CANDIDATES. Senator S. H. Love nominated George N. Cannon, the man he nominated two years ago. He said in his speech he had found no reason to change his mind. The nomination of Gov. Wells was carnestly seconded by Representative Candon and then Senator Gardner and Representative Austin spoke warmly in favor of Mr. Smoot. SECONDING EULOGIES.

tion. Dr. Anderson was placed the stand as an expert for the e and his examination was of a and hypothetical nature it. In all essential points he prated the testimony of Doctors

McKay

Wanless sought again today to what the pills were which were in Miss Hill's effects. The supis they are pennyroyal. Dr. Anwas unable to tell what they merely looking at them, and ess asked that two or three be turned over to City Chemms immediately for analysis eing no objection from the state, ordered that it be done, and stion will probably be deterby tomorrow morning, if not

DR. ANDERSON SWORN.

oon as court opened. Dr. Anders sworn, in behalf of the de-He testified that he was a pracin anaesthesia there was a second stage during which there was a period ysician and surgeon. Had d in Salt Lake City for a numtion of the brain. Also, that if the pars and was house surgeon of ton City hospital for two years, that time, that is, in Boston, not immediately vecede. erson said a number of abor came under his personal at where a patient dies in the second stage of annesthesia?" "Death may occur while in the sec-Then came the first hypo-question. Mr. Wanless deentering of Miss Hill into ond stage." "Now, doctor, as to those conditions office, described her appear-stated by the defendant yesdescribed to you by counsel, they d nentioned her critical condinot indicate that the patient did not die, from chloroform, do they?" gasping for breath, the rollyes and the twitching of the

Sen asked if those conditions that Miss Hill's death had sed by chloroform. Prof. G. N. McKay was again placed on the stand and Mr. Wanless asked dence would not be sufficient le," was the answer.

him if he knew that among Miss Hills question was then. the additional state- effects a bloody cloth had been found. Mr. McKay replied that he did With

that an operation not. A subpoena was then issued for een performed within two hours . Mrs. McKay, and court adjourned un-to death and, if the operation til 2:30 this afternoon.

A MEASURE MOST HUMANE.

Provisions of Bamberger's Bill for the Benefit of Habitual Drunkards-Will Accomplish Great Good.

ator Simon Bamberger has begun | court shall issue a notice to said drunkislative career by introducing a and to be and appear before said court on a day and date to be fixed by the ire that is conspicuously humane ciposes. Here is the full text

lays, or said drunkard shall appear, a on 1. Any friend of any habitual hearing on said petition shall be had, and if it appear to the court that the ard, as hereinafter defined, or any matters set forth in the petition are true, and the said drunkard has been of any charitable organization, file a petition in district court a bona fide resident of the county for unty where such drankard may at least six months preceding and is financially unable to pay for the treat-ment of said disease, and has consented , setting forth the sex, financial ion, the age, as near as may be, and agreed thereto, said court shall imthe nature and extent of the dismediately make an order directing that stid drunkard be sent to an institution for the cure of drunkenness, to be named by said court, at the expense of such drunkard, in reference to se of altobolic, narcotic or other nam lants, and stating the belief of the said county; provided, said institution over or affient that such disease is ported in the State of Utah, and C beyond the control of said that said institution can show not less and ask for an order to send than --- per cent of persons who have been freeted at said institution for ankard to an institution for the dturkeuness have been cured for at t of such disease at the ex-the county. The petition or Sec. 3. When the district court shall may also contain such other as the applicant may deem proper der to inform the court of the make the order hereinbefore tict.ed a copy of the same shall be furnished to the petitioner, certified by the judge of said court, and under the m of such drunkard. Such pehall be vertiled by the petitioner, as petition or affidavit shall be red and signed by 10 freehold.

seal of suid court. Sec. 4. When the said institution the county where said drunkard auditor shall present its claim to the county 2. When the petiton is filed in white court, and said courts filed in

ter court, and said court shall iten notice to the county att-the duty of the county attor-the bearing on such re-behall of the county and retained to it shall be the thereinbefor mentioned. The duty of the county attor-the bearing on such re-thereinbefor mentioned. The duty of the county attor-thereinbefor mentioned. of the filing of on behalf of the county; and said Sec. 5. When the said claim with the 'in assisting the constabulary.

FREE COAL BILL "Do those conditions convey to a physician sufficient evidence to state pos-itively the cause of death?" Washington, Jan. 15 .- Shortly after

noon this afternoon Representative Wachter of Maryland, chairman of the "He could not state positively." "Under those conditions could she house committee on enrolled bills, achave died from an amenagogue?" "Yes; or some other polson." "If a doctor attempted to perform companied by Representative Allen of Maine, reached the executive offices with the engrossed and enrolled copy

such an operation would it be neces-sary to disturb the clothing?" of the free coal bill passed by Congress yesterday. President Roosevelt "Not absolutely necessary; it de-pends upon the clothing." received the committee and signed the measure, expressing at the same time On cross-examination witness admithis pleasure that Congress had acted so ted that the operation would be pain

promptly. "Is it not very painfui?" "Not always. It depends largely up-THE ST. PAUL ARRIVE . on the temperament of the patient."

CORROBERATES MAYO.

THE BLOODY CLOTH.

Reported Having Met Very Heavy Weather on Her Voyage.

The doctor then corroborated the tes London, Jan. 15 .- The American liner timony of Dr. Mayo by admitting that St. Paul, which arrived at Southampton at an early hour today from New York, reported having encountered of excitement and therefore a congesheavy weather and inquirers at the of-fice of the American line here today tient died while that congestion obtain-ed, after death the blood clots would were given this and leaky boilers as the probable cause of the delay in the ar-rival at New York of her sister ship, "There are cases, are there not,

the St. Louis. The insurance world of London is especially interested in the St. Louis, as she happens to be one of the few risks not cancelled on the first of the year by the International Mercantile Marine company. The owners of the St. Louis, is understood, desired to keep her covered against all risks until he 'No; it has no bearing on the case.' rival at the Cramps' yard at Philadelphia.

CARDINAL PAROCCHI DEAD.

He Was Sub Dean of the Sacred College.

Rome, Jan. 15.-Cardinal Lucido Mary Parocchi, sub-dean of the sucred college and vice chancellor of the Cathlic church, died today of heart disease. He was born in 1833, was of Italian nationality and was created a cardinal

The death of Cardinal Parocchi removes one of the prelates said to be the most likely to succeed Pope Leo. There was always considerable friction between the pope and Cardinal Pa-rocchi on this account and it led to the unprecedented step of the pontiff in removing the cardinal from the post of vicar of Rome, but it was thought that he too openly posed as the future hops, Nevertheless the pope was leeply affected by Cardinal Parocchi's pope, He knelt in prayer and exleath.

court for the hearing of said petition. claimed: When the notice has been served five "These frequent deaths have made me feel quite an old man."

Ex-Mayor He Much Better. New York, Jan. 15. bram S. Hew-ft was reported much better today. r. Keyes, in a bulletin, says: "After a good night's rest, Mr. Hew-Dr.

itt's strength has distinctly improved Dr. Keyes being asked if there was

any hope that Mr. Hewitt might recover, said: "I would not like to say that, al-

though the patient is much better."

No Action on Canteen Question.

Washington, Jan. 15 .-- The house com mittee on military affairs today by resolution decided to take no action at session on the canteen present session on the canteen stion. The committee also authormession. ized a favorable report on the bill placing Brigadler Gen. Merriam, re-tired, on the list of retired major genmen erals.

Report on Constabulary Bill.

Washington, Jan. 15 .- A favorable report today was authorized by e senate committee on multary affairs on the house hill allowing officers of the

SMOOT SUPPORTERS. The smoot supporters from the senate

were C. P. Larsen of Sanpete, David McKay of Weber, Stephen H. Love of Salt Lake, William N. Williams of Salt Lake, Henry Gardner of Utah, Loose of Utah, Willis Johnson of Plute and A. B. Lewis of Beaver,

The representatives who voted for Mr. Smoot were F. W. Fishburn of Boxelder, Thomas H. Merrill, David R. Roberts and William W. Hall of Cache, Mrs. Iary G. Coulter, Dr. A. S. Condon and Archibald McFarland of Weber, James A. Anderson of Morgan, William Spry of Tooele, Heber A. Smith, Thomas Hull, Daniel McRae, William Jones A. H. Sach James M. Willard Done, A. H. Nash, James N. Haslam of Salt Lake, James B. Wilson of Wasatch, John Q. Stone, George Ausin, Stephen L. Chipman and Charles Tietjen of Utah, Don B. Colton of As a R. Hawley of Sevier, Charles W. Watts of Millard, William H. Barrett of Beaver, Ifred Luther of Garfield, Morgan R. ards, Jr., of Grand, Joel H. Juhnson of Kane and Wayne H. Eedd of San Juan Redd of San Juan.

OTHER CANDIDATES.

The friends of Mr. Sutherland who ast their votes for him were, Senator I. S. Larsen of Boxelder, E. M. Allison of Weber, Representatives A. L. Ham-lin of Salt Lake, William Metculf and Lorenzo Peterson of Sanpete and Alma Molyneux of Grand. Senator Larsen fterwards changed his vote to Smoot, afore the result was announced. George M. Cannon received the votes

of Senators Love and Johnson, who also changed to Smoot before the result was announced, Those who voted for Gov. Wells were

James W, Cahoon of Salt Lake and Edward P, Evans of Summit. CALLED TO ORDER.

The caucus was called to order and its object briefly stated by Senator Loose, after which Representative William 4. Barrett was made chairmar of the meeting. Representative David R. Roberts was elected secretary and then senator H. S. Larsen moved that a committee of five he appointed on rules and order of business. A committee Larsen of Boxelder and Allison and Pepresentatives Hull, Austin and Chip-The committee, after rather long deliberation, reported through Senator Allison, first, roll call; second, nomination of candidates for senato no speech to last more than 10 minutes and seconding speeches to be confined to five minutes; that a majority of the caucus would be necessary to nominate and that 10 ballots would be taken be fore adjournment if no nomination were made: any member was to be allowed to change his vote before the result of the ballot was announced each member must be bound by the result of the cancus and all voting to be viva voce. The report was adopt-ed on motion of Senator Gardner.

OUT OF ORDER.

Here Representative Cahoon arose and startled the members by to adjourn the caucus until Monday The chairman thundered "You are

out of order," and Representative Ca-SMOOT NOMONATED BY LEWIS. When nominations were declared to be in order Senator A. B. Lewis promptly arose and in a happy eulogy presented the name of Reed Smoot. Representative Edward P. Evans followed with a surprise up his sleeve. He had been regarded as a Smoot man, but

GOV. RICHARDS TO WYOMING LEGISLATURE

Cheyenne, Wyo., Jan. 15,-Gov, De

Forest Richards' message to the legis-lature was read in joint session this afternoon. The governor recommends a complete revision of the assessment

wish of the people, Seconding speech es for afr. Smoot were made by Repre sentatives Redd and Tietjen.

Senator Johnson interposed a few friendly words in behalf of Mr. Cannon, and then Representative Barrett de-clared in favor of Mr. Smoot. Speaker Hall words

was further culogized by Representa-tives Stone and Hall.

Colton soon learned.

Representative Fishburn seconded Mr. Smoot's nomination in a deter-mined manner. He said there was a question to be settled in Utah, and the sooner it was settled the better it would

be for the state. He was one who wanted it settled for all time, and he would therefore vote for Mr. Smoot, He was followed by Senator Williams, who spoke in high praise of Mr. Smoot. Senator Allison secured the floor and n a strong, well-worded speech nom-

inated Congressman Sutherland. The mention of the latter's name was greet. Rpresentatives Colton and Merrill spoke in behalf of Mr. Smoot, and Rep-resentative Hamlin lifted his voice for Mr. Sutherland. Representative An-derson declared it to be a question whether the legislators were to listen to the voice of the people of Utah or whether they were to be dictated to by people outside the state. He deemed it the duty of the men around

him to carry out the wishes of the people who sent them to the Legislature. As for himself he was proud of Mr. Smoot and proud of the opportunity to vote for him. Representative Molyneaux said he was uninstructed and unpledged; that

he wanted to vote for the man who would do the most good for the state. and he thought Mr. Sutherland was that man. LAST TO SPEAK.

Senator McKay was the last to speak, and he delivered a few words in praise of Mr. Smoot. Then Senator Johnson, looking as if he were surfeited with oratory, moved a suspension of the rules and that the caucus proceed to The motion carried with eage haste and a few minutes later the bal-

lot was announced, resulting in 35 votes or Smoot, 6 for Sutherland, 2 for Wells and 2 for Cannon.

Senator Larsen of Boxelder arose before the result of the ballot was an-nounced, to explain why he was going o change from Sutherland to Smoot said he was not in sympathy with he fight that had been made upon Mr Smoot, and that so long as the Demorats and Republicans were doing al their power to enlist the influence high Church officials, in behalf of their respective parties, the members of he parties should be willing to permit hose officials to receive some of the ionors.

CANNON TO SMOOT.

Senators Johnson and Love then changed from Cannon to Smoot, explaining the reason of their change in ceful little speeches. Senator Love affirmed that he had the utmost con-fidence in Mr. Smoot's integrity and ibility, and the only question in his d was as to the wisdom of sendin a high Church official to the senate. He said he was still convinced that Mr Cannon was the better man, but he would bow to the will of the majori-

CORRECTED VOTE.

When the corrected vote was an nounced it stood 38 for Smoot, 5 for Sytherland and 2 for Wells. No one nade the motion, that is usual in such

a case, to make the nomination unani-mous; indeed, so far as could be seen it was not even thought of. An ex-cellent good temper prevailed through-out the caucus and the members dis-persed in the best of feelings. On motion of Senator Alifson the caucus was made permanent to be called at any time by the chairman, for the transaction of any party business. The adjournment was then taken.

laws of the state and states that only about one-fourth of the taxable prop-erty in the state is assessed. He also recommends the taxation of the gross

output of the coal mines which at present pay no tax. It is recommended that more rigid game laws be enacted, including a close season for antelope for five years and no moose for 10 years. "The land leasing system in Wyom- | Kane was named for mayor.

passed the resolution introduced by Mr. Hoar yesterday calling upon the president to inform the senate what government is now existing in the and of Guam and asking why Mabini s detained in that island.

The Vest resolution regarding the removal of the duty on coal was taken up and Mr. Tillman resumed his remarks. He declared that the railroads are absolutely in the saddle on the coal question. They mine and market coal and fix the price to be charged, without regard to a solitary independent operator. He said it was an in-famy the way the press of the country was prostituted and lending itself to befuddle the minds of the people and eceive them into the idea that the railroads are willing and anxious to re lieve the distress occasioned by the real famine, but that somebody, somethere, called an independent operator is responsible for the present condi-

ion of affairs. The president deserves no credit, said he, except for his attempt to effect a settlement of the question, "but the actual fact is,' he added, "that J. Pierpoint Morgan gave orders to his co-conspirators or servants to attempt the errangement between the monopoly und strikers."

The attorney-general had been, he said, derilict and he is the man to whom the people can point and say) "You have murdered all these who have frozen to death. You are the man who deserves the opprobrium and hate of the poor and needy."

The Retail Grocers.

Kansas City, Mo., Jan. 15 .- At the morning session of the convention of the National Association of Retail Grocers today ex-Prest. George A. Scher-er presented the report of the National Pure Food commission, and a general discussion of pure food laws followed. J. A. Van Hoose, president of the Southern Wholesale Grocers' association, Birmingham, Ala., read a paper on the "Relation of the Wholesale to the Retail Trade," and George Bradford of Kansas City spoke on "A Nation" partment of Commerce and Or zaiza-

The election of officers for the ensuing year and the selection of the next convention city took place at the af-ternoon session, when final adjournmont was had.

Disbrow's Defense Opened.

River Head, L. I., Jan. 15.-Rowland Miles, counsel for Louis A. Disbrow, on trial for causing the death of Clarence Foster, opened the case for the efense in an address lasting an hour He said he would prove that the marks on the body of Foster and "Dimpler Lawrence were caused by shells and a stake which had been taken from Tiana Bay, where the bodies were found. The first witness for the defense was Euzene H. Smith, who testified to the finding of a stake in the bay.

John Nathaniel Clark Dead.

Old Saybrook, Conn., Jan. 15 -John Nathaniel Clark, widely known i authority on ornithology, is dead here at the age of 72 years.

Ship Scuttled to Save Cargo.

Tralce, Ireland, Jan. 15 .- The British steamer Manchester Merchant from New Orleans Dec. 22 for Manchester, anchored in Diagiey bay today on fire. The fire broke out Jan. 12. The steamer was finally scuttled to save her car go.

MAYOR OF PHILADELPHIA.

Republicans Unanimously Nominate John Weaver.

Philadelphia, Pa., Jan. 15.-John Weaver, present district attorney of this city, was today unanimously nomnated by the Republican city conven tion for mayor to succeed Sanuel H. Ashbridge. The Democratic conven-tion was held last night. Francis F.

originated in the Texas Cattle associa-tion and that it was supported by the states producing the greatest number of cattle. The resolution was adopted A resolution drawn up by the executive committee congratulates the bureau of animal industry for its suc-cess in stamping out the foot and mouth disease among cattle in New England endorses the method used. It also congratulates Seey. Wilson and Dr. Salmon, chief of the bureau, for their efforts in briking up the live stock in-

terests. During the discussion over the resolution, which was adopted unanimously, one delegate stated that the bureau would have been justified in killing every animal in New England to eradicate the disease.

A resolution endorsing Senator William A. Harris of Kansas for appointment as a member of the Isthmian canal commission was adopted, as was one endorsing the Penrose bill, providing for the improvement of her general purposes by breeding along a provided line.

GREAT FAMINE IN NORTHERN SWEDEN.

London, Jan. 15 .- Telegrams from | which alone can live through an Arctic Stockholm confirm the distressing accounts of famine in northern Sweden, as given in these dispatches. About 30,000 people are affected by this famine, which into the interior. The starving people are eating pine bark, which is dried, ground to powder, mixed with stewed lecland moss and made into a kind of famine bread. Coincident with the fallire of the crop is the extreme control typhold. A special commissioner of the at fish. The fishermen return from their expeditions empty-handed. Even Swedish government who has just re-turned from the scene of the distress the necessity for the adopcompletely disappeared. It is esti ested that the expenditure of about distress. His report has caused a most 200,000 will be necessary to save the painful impression and will, it is hoped condition from decimation. Thus far enhance the national efforts to provide bout \$200,000 has been subscribed, of remedial measures. Up to the present the total quantity of pro-devedes in the United States. This represent the total quantity of pro-unount does not include the money visions and fodder shipped to the famnecessary to save the breed of cattle | ind stricken area.

winter, or supply seed for the spring sowings. The peasants are making pathetic sacrifices to avert the extermination of the hardy northern cattle In previous times of scarcity good fodder was obtainable by mixing reindeer moss and aspen bark. Now this is not available and finally chopped twigs of birch, willow and ash are sub tituted. The mixture is bolled and fed to the cattle warm, but it is found that the milk of eather thus fed leads to typhoid fver. This and other diseases are certain to spread unless relief is hastened. The situation threatens a repetition of the terrible famine of 1867 emphasizes the necessity for the adop-tion of immediate plans to abate the

BIG LAND AND WATER DEAL Twin Fails Company of This City and Idaho Transferred From Milner Syndicate to F. H. Buhl and Associates of

Pennsylvania-Immense Irrigation Scheme.

A deal was concluded late visterday | proposition. There will be a canal on afternoon whereby the control of the more balls leads & Water commany of and on the south side of miles long, with

Twin Falls Land & Water company of this city and Twin Falls, Ida, was transferred from the Milner syndicate to F. H. Buhl of Sharon, Pa, and as-sociates. The finals of the transfer will be concluded this afternoon, and the officers of the company will be as follows: President, F. H. Buhl; vice president and general manager, W. G. Filer; secretary and treasurer, M. B. De Long; other directors, S. B. Milner, P. L. Kimberly of Sharon, Pa. The com-sideration involved President Buhl de-cilned to give for publication; but it is which sprained his left wrist, so that h per cent of the slock of the new con-

The scheme is purely an irrigation one and does not involve any electrical | wrist.

Twin Falls Land & Water company of

clined to give for publication; but it is reported that Col. Milner receives 37%

can not use it, and this is an incenifive for him to return home for gulet and escape from business cares and where ha can take special care of his injured