LOGAN GETS NEW SUGAR FACTORY.

Another Great Industry Comes to Add to Utah's Prosperity-Contract Closed Today.

from Logan this afternoon announces. that the new Utah sugar factory has been located at Logan. The competition was between Lewiston, in the north end of the county, and the larger town, and the latter has won; but all will reap the benefit.

The precise location for the factory is two and a half miles southwest of Logan, on what is known as the old Church farm, about a mile from the Oregon Short Line rallway track, running from Cache Junction around the east side of the valley. The site is in the center of 25,000 acres of some of the finest sugar beet land in the West, and

is within eight miles of eleven prosper-ous towns in Cache county.

The selection of the tract was made today. Orson Smith had prepared plats showing the location, on which an op-tion had been secured for 100 acres at tion had been secured for 100 acres at ulated on this market extension in the \$5,000. Today a telegram came from line of local industries.

A Deseret News special dispatch | Messrs, David Eccles and C. W. Nibley, who are at La Grande, Oregon, to close the contract for the Logan site,

This was done at once.

It is expected that preparatory work will be begun right away. The ratiway company will build a spur as soon as practicable, and it is anticipated that the sugar factory will be pushed

o an early completion. This matter of a third sugar factory in the State is of great importance to all Utah. When it was first mooted in all Itlah. When it was first mooted in public in Cache Valley, less than a month ago, there were many people there incredulous as to the predictions made, but they now begin to see the fulfillment of the promises. The institution means a great deal for the prosperity of Cache county farmers, and for the general record of the State as a sugar producer, and will be a valuable factor in improving business. Its establishment ought to lead to the institution of other industries that will add to the general welfare. The people of Cache county are to be congratulated on this market extension in the

NO MORMONS KILLED IN MEXICO.

Telegram to President Snow from A. W. Ivins, President of the Mexican Colonies, Says the Telegraph Report is False -Inconsistencies in the Dispatches.

Lorenzo Snow late last night from Elder A. W. Ivins, president of the Mexican colonies, stating that the report of trouble between the Indians and the Mormon colonists was wholly without foundation; that there had been no uprising among the Indians there, and no Mormons killed.

Here is the dispatch to President Snow: "Casas Grandes, Mex., Nov. 19. -President Porenzo Snow, Salt Lake City: No truth in the reported killing of 'Mormons' by Indians. Details later.

There are many features connected discredit over their assertions of trouble, even without Prest, Ivins' assur-ances that the report was false. The dispatches state that the beiligerent Indians were Chricahua Apaches, and as a matter of fact, the last vestige of that tribe was destroyed when Geroni. mo was captured. And further, the dispatches affirm that the conflict occurred both at Pacheco, Chihuahua, and In the former place there are no hostile Indians, and as far as the latter is concerned, the report seems to have emanated from the same source as the ones that were heralded last July made war upon the Mormon colonists at Mariano and Batepito, when, in fact, everything was at peace at those places,

Chihuahua, Mex., Nov. 19.-The Mormon colonies of Durban, Pacheco, Co-lonia Juarez, have appealed to the mil-itary authorities of Mexico for protecfurther raids from the bands of hostile Indians. Preparations are being made by the war department to strengthen the military garrisons

A telegram was received by Prest. | and to annihilate the force of Apaches which made the bloody attack on the Pacheco settlements a few days ago. These Apaches have taken refuge in the Sierra Madre and their pursuit will be difficult. The Pacheco colony has a population of about 1,200.

In the light of this latest dispatch via the Associated Press, it would seem as if there were an idea of further trouble. But the fact remains that Mr. Ivins, being on the ground, and only 15 miles from Pacheco, is in a position to give accurate information, so his statement may be relied on. There may be some uneasiness among the friendly become uneasiness among the friendly requires in the relief of the city against the same plaintiff was continued to January 14, 1991, and the case of the city against the same plaintiff against the case of the city against the same plaintiff was continued to January 14, 1991, and the case of the city against the same plaintiff was continued to January 14, 1991, and the case of the city against the same plaintiff was continued to January 14, 1991, and the case of the same plaintiff against the case of the city against the same plaintiff was continued to January 14, 1991, and the case of the same plaintiff against the city was passed without day.

OLD SUIT ON TRIAL.

Case of J. W. Farrell Against City and County Before Judge Cherry. Indians in that vicinity which requires precaution, but the reported battle and

killing is fiatly denied.

Mr. W. N. Fife, formerly of Ogden. and for twenty years a resident of Ari-zona and Mexico, is now in this city He is familiar with every part of the country said to be the scene of the disturbance, having been intimately as-sociated with Gen. Chaffee and the Lawton, when officers were engaged in putting down the Apache uprising 14 years ago. He says they accomplished successfully difficult task, and did not that very difficult task, and did not leave a Chiricahuca Apache in that country. The San Carlos Apaches are too far off to engage in trouble there, and Mr. Fife, being spoken to on the subject by a "News" representative, says emphatically that there are no Apaches there to cause difficulty. This fact alone, he says, is sufficient to stamp the whole story as untrue. Reports of a similar general character-of trouble between Mormons and Indians—came through the same channels from Mexico last December and last July, and were quite as sensational. They proved to be entirely without foundation in fact, as there had not been the slightest sign of trouble.

TWO DIVORCE CASES HEARD

Mrs. Ruth Newson and Mrs. Mary Crockett Secure Separations.

Grounds of Both Were Desertion and Failure to Support-First Named Gets Alimony.

The divorce case of Ruth H. Newson vs Lewis J. Newson was given a hearing before Judge Hiles today, a decree favoring plaintiff was granted, with alimony in the sum of \$1,200 and \$50 attorney fees.

Mrs. Newson, a delicate looking woman, testified that she married the defendant in this city on December 24th, 1884, and they lived together as man and wife until October 11th, 1893, when the defendant deserted her and had since failed to contribute anything towards the support of herself and their daughter, Ethel, now thirteen years of age. Plaintiff further stated that since the desertion she has had to depend upon her own exertions and the assistance of her parents for the supply of the common necessaries of life. She was corroborated by her mother, Mrs. Sarah Chapman, a very refined and

dignified looking lady. E. W. Taylor, counsel and attorney for Mrs. Newson, who refused to allow the case to go to trial some few weeks ago, for the reason, as he claimed, that he had not been paid his fees, filed a withdrawal as attorney with the clerk of the court before the proceedings begun. Plaintiff was represented at today's hearing by Attorney D. N.

Straup.

May M. Crockett also obtained a deree of divorce from William E. Crockplaintiff testified that she and the deendant were married by Bishop W. F. Moss at Lake Point, Tooele county, on May 22, 1898. Two months later the defendant deserted plaintiff and has since falled to contribute anything towards ner support. There was no issue. Plaintiff's testimony was corroborated by Mrs. Annie Pickering, mother of Mrs. Crockett, with whom she lived after the Murray Judge gave him twenty-five days in the Salt Lake county jail.

tiff was given the privilege of assum ing her maiden name, that of May M. Pickering. Judge A. B. Sawyer appeared as the attorney of record in the

REGULAR DIVORCE MATINEE Judge Hiles Makes a Setting of 18 Cases for Trial Next Monday.

Judge Hiles made a setting of eighteen default divorce cases today for trial on Monday next; the 26th inst., as

Elizabeth eSarle vs John C. Searle. Annie Kruse vs Fred T. Kruse. Hilda Lax vs Carl J. Lax. James H. Thomas vs Mary A. Thom-

Mary A. Blasdall vs Willis Blas-Alice Healy vs James D. Healy. Anna M. Deal vs Elisha P. Deal. Emily Wilson vs Robert C. Wilson. Ellen Adella Godske vs Alexander

Clara Barnaby vs Charles Barnaby.

George S. Backman vs Dell Young Henry E. Monhelm vs Ada W. Mon-Matilda Hirsch vs Charles W.

firsch.
Clara M. Young vs Ernest I, Young.
Nellie Smith vs James T, Smith.
Edith Jane Bevan vs Edward Bevan.
Minnie McDonald vs William McDon-

Ellen Seares Patterson vs Alfred B.

Judgment by Default.

Judgement by default for \$661.49 was entered in the Third district court in

the case of Clesson S. Kinney vs James M. Kennelly et al.

Brought In From Murray.

Deputy Sheriff Goldman brought two Murray disturbers of the peace to the county fail today, where they will lodge for some time to came. One of the prisoners was Jeff Meyers, who got on the rampage Saturday night and was sentenced to sixty days' imprisonment. Jeff is in hopes of seeing his friends again before Christmas. The other individual is Max Sifeit. Max boards at the Ackert House at Murray and on Friday night last he became the worse for liquor and while under its influ-ence undertook to clear out the other boarders. He cleared himself out, how-

MUST NOT TAKE JORDAN WATER.

Court Issues a Restraining Order Against Electric Company.

FARMERS CAN STORE WATER

Electric Company at Jordan Narrows Must Not Reduce the Supply of Irrigating Water.

On the verified answer of the defendants, in the case of Joseph Geoghegan, receiver of the property of the Sait Lake City Water and Electrical Power Co., against the Utah and Sait Lake Canal company et al, Judge Hiles granted a restraining order today, requiring the plaintiff to show cause on Dec. 10th why an injunction should not be isued restraing him from interfering with defendants' dam in the Jordan river, or from in any way interfering with the defendants, and the city in their acts of storing the waters of the Jordan and Utah Lake.

Plaintiff was required to give a bond with sufficient securities in the sum

This order prohibits the er company from tampering with the dams that are put in at the narrows of the Jordan river by the canal companies for the purpose of storing up water. Unless the water is thus husbanded in the winter season there will not the a sufficient supply for the livinot be a sufficient supply for the irrigating season, and there is barely enough when it is thus stored up. The canal companies have been in the habit of storing up the river for a time each season for many years, but the power company seemed to think that it had the right to keep the stream open all winter and thus exhaust the farmer's supply. The affair has been taken into court and there has been much litigacourt and there has been much litiga-tion, costing both parties considerable means. The power company made ap-plication for a restraining order against the canal companies, but with-drew the application. When the power company removed the dams placed in the river by the canal companies, an application was filed for a restraining order against the former company,

application was filed for a restraining order against the former company, which was granted.

The case of the city against the same plaintiff was continued to January 14, 1901, and the case of the same plaintiff against the city was passed without day.

The case of J. W. Farrell vs Salt Lake

City and county was called for trial before Judge Cherry and a jury late yesterday afternoon. The action, an old one one by the way, was brought by plaintiff to recover ... 6,067.09 alleged to be due for extras on a contract let to the plaintiff for putting in the tric wiring and fixtures in the joint city and county building. Farrell had the contract for putting in the electric lighmts and fixtures and claimed the lights and fixtures and claimed the original plans had been changed making for him additional work and entit-

ling him to extra pay.

The defendants paid the amount of the original contract only and alleged that it was accepted as full discharge of the indebtedness by C. P. Mason, to whom Farrell had assigned his accounts. A motion for non-suit wa counts... being argued at press time. The attorneys in the case are Pierce & Bennett for plaintiff and City Attor-ney Stephens and his assistant, Mr. C B. Stewart and County Attorney Putnam for defendants,

MAY REOPEN MONDAY.

L. D. S. College in Good Condition

The date of the reopening of the Latter-day Saints' College will, in all probability, be next Monday, November 26th. It was hoped that the College might reopen tomorrow, Wednesday, but as all the members of the First Presidency have been out of the city, the College authorities have not been able to consult with them on the matter. President Snow will return from Brigham City tonight, and then his wishes as to the time of reopening will e ascertained.

No cases of suspected "smallpox" have been heard of among the College students for ten days past. No students have been taken with the disease while in the College; but four in all have been quarantined at their homes, having taken sick there and not at the

This is the total number of sus pected cases that diligent inquiry has made known. The College is there-fore as free from the epidemic as oth-er institutions in this city have been; and neither faculty nor students appre-hend any danger in the immediate re-

assembling of the students. Postal cards containing an affidavit to be filled out by each student and attested by physician or parent were sen out yesterday from the College. Any student that failed to receive the affidavit may get one on application, Following the disinfecting by formaldehyde, the floors and woodwork of the Lion House and Social Hall are be ing cleaned with carbolic solution, so that there can be no possibility of in-fection in the buildings. Students are to bring their affidavits with them, as these are not to be mailed

LOST HORSES.

From a pasture southwest of city one black mare colt three-years-old. one bay horse nine-years-old, one light sorrel mare, one old light bay pony, two hind feet white, C S on left hip. Information to this office and be re-

CLEARING HOUSE REPORT.

ORE AND BULLION REPORTS.

McCORNICK & CO.

SENATOR CLARK COMING. Will be in Salt Lake on Wednesday, En Route West,

[SPECIAL TO THE "NEWS."] Los Angeles, Cal., Nov. 20.-U. S. Senator W. A. Clark and J. Ross Clark, his brother, leave Butte today for Salt Lake. Are due in Salt Lake tomorrow, San Francisco Saturday, and Los Angeles Sunday morning. Senator Clark will remain in this city a few days and then go to New York, stopping at the copper mines at Jerome, Ariz, on his way east.

VOTE ON JUDICIARY.

Canvass Complete in Salt Lake County on Judges and Attorney.

The total vote, ascertained on official count, for district judges and attorney In Salt Lake county, has been given out. It is as follows:

	20197-4	
Judges. Vote.	ority	í,
M. L. Ritchie, R		
C. W. Morse, R 13.329	13	Ğ
W. C. Hall, D 13,378	- 16	4
J. T. Richards, D12.969		
S. W. Stewart, D	. 10	7
Attorney.		
D. Hempstead, D		_
D. C. Eichnor, R	42	á

This, with the Tocele and Summit This, with the Tooele and Summit county votes, elects Hall and Stewart, Democrats, and Morse. Republican. The Tooele county vote cut away Stewart's majority and a large part of Hall's, but the support they received in Summit county carried them through. In the case of Mr. Morse, Tooele county's vote increased his majority from these figures to 332, which Tooele county's vote-increased his majority from these figures to 232, which was not overcome by the Summit county vote for the Democratic ticket. The losses of Richards, Lewis and Ritchie in Salt Lake county, in comparison with the other three candidates, encompassed their defeat. In the case of district attorney the majority for Mr. Elehnor in Salt Lake county overcame the vote of Summit and ty overcame the vote of Summit and his lead was further increased in Tooele

IN THE FEDERAL COURT. The jury in the case of Mathias

Meakin, who was tried for selling liquor to two Indians, returned a verdict of not guilty this afternoon, and the accused was discharged. MORE FOOTBALL.

The Lowell football team will compete with the Jersey Blues on Thursday next at the Exposition grounds. This will be the first game of the season for the Lowells. The line-up of the school team is:

school team is:
Richardson, c.; Russell, r. g.; Norberg, l. g.; Kelly, r. t.; Chipman, l. t.;
Land, r. c.; Clayton, l. c.; Woolley, captain, r. h.; Christy, l. h.; Adams, q. b.;
Romney, f. b.

LATE LOCAL NEWS.

In answer to an inquiry from "Muician" the "News" states that th Christmas carol is to be written with out instrumental accompaniment, for four voice parts.

The friends of Chief of Police Hilton be pleased to learn that his little scarlet fever for several days, has now almost fully recovered. The chief was able to leave his home today and again assume charge of the department

The following licenses to wed were issued today: Peter M. Samuelson, 34, and Louise Jane Blewett, 25, both of De Lamar, Nevada; Frank Snedden, 28, of Silver City, and Mona Miller, 22, of Mount Nebo, Juab county; Royal H. Crocheron, 2l, and Annie Johnson, 18, both of Salt Lake City; Anton S. Neland Laura Hansen, 20, both of Salt Lake City.

Charlotte, N. C., Nov. 20.-The big otton mill operatives' strike in Alam manie county, North Carolina, has been The strike has been 1 force about three months, and severa thousand hands were involved.

Cotton Mill Operators Strike.

Cotton Growers in Convention. Macon, Ga., Nov. 20.-The Inter-State

Cotton Growers' association convened here today. President Jordan of the Georgia association presided.

The principal event of the afternoon session was the address of Hon. Hoke Smith, of Atlanta, on "The Cotton Product." Mr. Smith stated that withn twenty-five years he expected to se

raised to 20,000,000 bales. Going After Utah Indians.

Denver, Colo., Nov. 20 .- It is stated here that State Game Commissione Johnson will start tonight with a large posse of deputies for Rio Blanco and Routt counties, the scenes of the alleged slaughter of game by Indians from the Utah reservations. Johnson, it is said, has determined to drive the Indians out of the State at any cost and a clash is feared.

Newport German Bank Affairs.

Washington, Nov. 20 .-- A preliminary report received at the treasury department from National Bank Examin er Tucker, who has been appointed tem porary receiver of the German Nationa bank, of Newport, Ky., places the amount of Assistant Cashier Brown's defalcation at \$191,000. In the opinior of the examiner the bulk of the defalcation occurred in the last six

Overcome by Heat.

New York, Nov. 20.—Minnie Adams, a clerk in the postoffice was overcome by the heat while at work today. She was attended by a physicians and was

able to return to her home. Senator Davis Improves. St. Paul, Minn., Nov. 20,-It was re-

Scrator Davis passed a restful night and that improvement in his condition

The physician's noon bulletin was as "Senator Davis passed a very com-fortable night. Temperature 39 2-5 pulse, 104; respiration, 26."

Suicide or Accident?

Detroit. Mich., Nov. 20,-Will H. Brady, a prominent young business man of this city, killed himself today with a shotgun. a hunting trip and had risen early to pack his trunk. When the fatal sho aroused his wife she rushed into the room in which Mr. Brady stored his guns and hunting equipment, and found him dead before the open trunk. It is supposed that while handling his gun the trigger caught on something

and exploded the charge. He was a grandson of General Hugh Brady, who was a prominent figure in

POSITION OF UNITED STATES.

Its Proper Interests in China Wil be Conserved.

SITUATION UNSATISFACTORY

No Agreement Yet Among the Ministers-Strong Suspicion of Motives of the Different Powers.

Washington, Nov. 20,-The Chinese situation was the main topic under con sideration at today's cabinet meeting The administration is not disposed to join with the other governments in making demands upon the Chinese imperial authorities which the Chinese government cannot comply with. So far as our government is advised the for eign ministers at Fekin have not yet agreed on all points under discussion Mr. Conger has received from time to time the various propositions under consideration, but he has not yet indicated that anything in the nature of an agreement has been reached upon which the various powers might act. and which is to serve as a basis of negotiations with the Chinese authori-Mr. Conger has not, however, ties. been heard from for a week, and this fact has caused some discouragement to the officials who expected that this phase of the difficulty would soon be Having passed over the stage of

proscription of the Chinese leaders who were responsible for the Boxer outrages, the foreign ministers are beleved now to be engaged with the diffi-cult subjects of incernities and guar-antees. The last United States proposi-tion was in line with the Russian project to allow The Hague commissioners to adjust the indemnities. It is believed, however, that this proposi-British or the German governments and failing such a reference of the queson of indemnity it is believed that it ill be a most difficult task for the ministers at Pekin to reach an agreement on this subject, particularly in view of the existence of a very strong suspicion of the motives of some those ministers. This apparent dif-erence in original purpose between the United States government and some of the other powers has operated to prevent a settlement of the Chinese ques-tion upon the broad lines laid down in the state department's proposition. It is true that all of the powers subscribed proposals as look to the prevention the partition of China and the guaran-tee of an "open door" to all comers, yet it begins to appear from the course of the negulations that either these promises were not sincere in all cases or that some of the makers honestly have hanged their minds as to what shall be one for the present in China.

It may be stated, however, regardless the embarrassments and delays that follow from the existence of this state of affairs, that the United States government does not propose to be driven out of the concert relative to China at this juncture in the negotiations, for notwithstanding the wish cherished by the administration to free the govern ment of these entanglements urliest possible moment and to withdraw entirely our military forces from Chins, it has definitely been determined that this shall not be done proper interests of the United States in China have been conserved.

Cornelius Alvord, Jr., Held.

New York, Nov. 20 .- Cornelius L. Alvord. Jr., formerly note teller in the First National bank, who is accused of embezzling \$690,000 from that institution, was held today to await the action of the grand jury.

It is understood that Alvord would be tellered immediately and that his indicted immediately and that his the term beginning the second Wednes-

Good Roads Convention.

Chicago, Nov. 25,-Committees on permanent re-organization and on na-tional and State legislation were an-nounced by Chairman Moore at the opening of today's session of the National Good-Roads Convention. The work mapped out for these committees is considered the most important feaare of the convention. The committee n permanent organization is expected to outline a plan whereby the work in all sections of the country can be unified and directed by the central body The committee on national and Stat gislation will draft bills petitioning or appropriations from thirty-six state

itures to carry on the work of ollding good roads A measure providing for the utiliza-ion of convict labor in the work o aproving the highways of the natior nder the system already in use Misseuri and in Tennessee, will be among those drawn up by the legis-latures. H. R. Whitemore, of Missouri was appointed chairman of the permanent organization committee, and Rob-ert Stone, of Kansas, chairman of the egislative committee.

Following the appointment of these committees, W. R. Goit, of Kansas, talked on drainage and culverts, Blustrating his remarks with drawings.

Steel Companies Settle Differences. Pittsburg. Pa., Nov. 20.—Settlement on the differences between the National Steel company and the Amalgamated association at the Mingo Junction Ohl plant, has not been effected. nce is now being held and as bot sides are disposed to make concessions compromise is expected before the final adjournment.

Dairymen's Convention.

Milwaukee, Nov. 20 .- The fourth annual convention of the National Asso-lation of State Dairy and Food de partments of the United States, began here today. Various subjects pertain-ng to dairy and food products will be treated during the convention.

A Long Strike Settled.

Scranton, Pa., Nov. 20 .- The strike of the 705 employes of the Forest mine at Archbald, which has continued sinlast March, has been satisfactorily settled by a committee of miners in conference with the representatives of th Ontario & Western company, which bought the mine last Friday. Th got nearly all the concessions

MUST UPHOLD FRENCH HONOR.

Such the Declaration in the Chambers-Large Army Necessary in China-Aim of the Powers.

Paris, Nov. 20.—The debate on the clared the accusations of cruelty against the French and international troops were unfounded. He added: fairs was continued in the chamber of

deputles today. M. Deliys Cochin, conservative, representing one of the districts of the Seine, during the course of a speech, pronounced himself in favor of upholding the honor of France and of the French troops in China.

M. Lucien Millevoye, nationalist, representing a Seine district, said he considered it recessary to maintain a large expeditionary force in China-

The minister of foreign affairs, M. No one will think of diminishing the strength of our forces in China until the conflict ends. The chamber may rest assured that the government will neglect nothing to conclude it quickly. But it needs the confidence of the chamber." he referred to the heroism displayed in the defense of the legations and de. | ber

"The eight powers have met in an at-tempt to reconcile their interests, and the integrity and even independence of It is necessary to inspire ideas for the general benent.

Continuing, M. Deleasse traced the submission of the French note as the basis of the negotiations and said it was necessary to obtain a guarantee for the future against some deeds or at-

The foreign minister then Everyone desires to end the situation.

The Absconding Cashier is Said to be in Canada.

Cincinnati, O., Nov. 20.—According to a dispatch from Fort Wayne, Ind., Frank M. Brown, late assistant cashier of the German National bank of New. of the German National bank of Newport, Ky., who, it is alieged, embezzled
nearly \$200,000 of the bank's funds, is
now in Canada. He was seen and recognized in Fort Wayne yesterday by
Fred Jolton, an intimate acquaintance,
and the latter last night said that at
\$30 o'clock Brown was in the Dominion of Canada. He had been in St.
Louis, as already stated, where he was
reported to be on his way to Scuth
America, but he changed his direction
and came through Illinois and Indiana,
and thence to Canada.

The reorganization plan, which the

and thence to Canada.

The reorganization plan, which the stockholders are to consider at a meeting to be held Wednesday afternoon, appears likely to be adopted. The stockholders are liable to \$100 assessment on each share of stock, which would be a total loss if paid, and the bank's aftairs wound up. The pian is to make the assessment \$145 per share, producing \$145,000, and using the \$50,000 surplus with that to wipe out the defalcation and preserve the life of the bank. Eank. Examiner Tucker says if this money is raised, the bank can immediately open its doors, and it is understood the larger depositors are willing to have that course taken. that course taken.
U. S. District Attorney Hill, who was

expected to arrive in Newport today to look after the institution of crimina proceedings in the case of the German National bank has not yet appeared and until he does come, nothing can be

done in this direction.

Temporary Receiver Tucker today opened the doors of the bank for the purpose of receiving pass books of depositors and any money due the bank.

Judgment in the Embleton Case.

London, Nov. 20.-The judgment of the admiralty court was rendered to-day in the action brought by the owners of the British bark Embleton to recover damages for the sinking of that vessel by the Cunard line steame Campania, in July last, during a heav fog, about six hours after Queenstown, the collision resulting 1 the drowning of eleven of the crew of the Embleton, which was loaded wit dynamite. The court found that the Campania's speed was excessive and for the sinking of the Embleton, and udgment was pronounced accordingly The Cunard company intends to make

Czar Has a Satisfactory Day.

Livadia, Oct. 20,-The bulletin issued by the czar's physicians today is less favorable. It says:

"The emperor passed a satisfactory day yesterday. At 9 in the evening the patient's temperature was 102.2; pulse patient's temperature was 102.2; pulse patient's temperature was 102.2; pulse patient's patient's patient's patient's patient's patient's patient's patient's patient's patient of the patient's patient of the patient's patient of the His majesty slept tranquilly 3 in the morning. Subsequently his rest was broken and perspiration ap-peared. This morning his condition was

fairly satisfactory; temperature 100.4; pulse 70.

Bernhardt and Coquelin Arrive. New York, Nov. 20.-Mme. Sarah Bernhardt and M. Constant Coquelina, and their large company of actors, ar rived here today on L'Aquitaine. The vessel had a rough trip all the way across. Mme. Bernhardt, who looked to be in the best of health, said she was glad to revisit this country, as she expects to write a great deal of Ameri ca in her memoirs, which she is preparing. The actress denied Rostand was insane, and asserted that the stories to that effect had been circulated by the author's enemies.

The Ice Trust Case.

Albany, N. Y., Nov. 20.-The appellate division of the supreme court today decided to allow the alternate writs of prohibition asked by Charles W. Morse president of the American Ice comany, to restrain the attorney general from compelling the company's direc-lors and officers to appear before the referee appointed to take testimony as stituted a trust in violation of the State

The Armenian Arzyonan Released.

Constantinople, Nov. 20.—The re-States legation here have resulted in the release from prison of the Armenian Arzyonan, who was arrested while traveling on an American passport. Arzynan was ordered to leave the

People of Illinois and Rhode Island. Washington, Nov. 20 .- The census bureau officially announced today that the population of Illionis was 4,821,550 as against 3,826,351 in 1890; an increase of

995,199 or 26 per cent.

The population of Rhode Island was announced to be 428,556, as against 345,-506 in 1890; increase of 83,050, or 24 per

Lieut. F. J. Haesler, U. S. N. Dead. New York, Nov. 20.—Lieut. Francis Joy Haesler, U. S. N., died at the naval hospital here today of typhoid fever. Lieut. Haesler was eminent as an electrician and was an expert in the ap-

F. M. BROWN'S WHEREABOUTS. | ics. In the battle off Santiago, which resulted in the destruction of Cevera's fleet. Lieut. Haesier was in charge of the starboard turret of the battleship Texas and earned high praise for the manner in which his guns were served. Lieut. Haesier made the 12-inch guns of the Texas rapid draws by improving of the Texas rapid firers by improving the method of loading, so that the charge was carried to the gun in any direction, whereas the gun had formerly to be returned to one position before re-charging. He made it safer to handle to make the control of the charging. dle big guns by altering the electric firing system so that a gun could not be discharged until the breech lock had been completely closed. Recently he had invented several ciever and sim-ple breech locks, which are being tested at Indian Head.

Population of Florida.

Washington, Nov. 20 .- As officially announced by the census bureau today the population of the State of Florida is 528,542 as against 391,422 in 1890. This is an increase of 137,120, or 35 per cent.

A Counterfeiters' Dea Discovered Spokane, Wash, Nov. 20,-A counterfelters' den was discovered by Detec-tives McDonald and Gaffrey last night in an old building on Front avenue. Part of the outfit was captured. M.

J. Williams and Joe Harrison have been arrested charged with passing counterfeit silver dollars. It is be-lieved the leader of the gang has es-

National Horse Show. New York, Nov. 20 .- The second day of the horse show opened with a large attendance. There was no time for ex-ercising in the ring today, as the judging began early. The first to pass fore the judges were several shelland brood mares. Then came three classes of backney filles, yearlings, two-yearclass of backney mares a class of trotting brood mares with two of their produce were shown. Judging of trotting two-year-old fillies and ponies under saddle took up the time of the ring committee until a large class of horses

suitable to become hunters were ex-Henry Fairfax, of Aldie of Virginia; Robert Beith, M. P., of Bowmansville, Ont., and Robert Graham, of Clare-mont, Ont., judged the backneys today, selected the winners in the classes for

Excessive Heat at Pittsburg.

Pittsburg, Pa., Nov. 20.-The heat of the past three days caused much suffer. prostration is reported. Alex. Jacob-son was overcome while at work yes-terday in the National rolling mill. McKeesport, His condition is serious and he is not expected to live. It is

Girls Go On a Strike.

Fort Wayne, Ind., Nov. 20 .- Owing to the refusal of their demands for an increase in wwes 200 of the 200 girls employed in the Paragon shirt waist factory in this city went on strike to-

Colombians Seize a British Ship.

Panama, Republic of Colombia, Nov. 20.—The seizure of the British steamer Taboga by the Colombian government was due to the fact that the agent of the Pacific Steam Navigation company to which she belonged, refused to sell or charter the vessel for the purpose of conveying government troops to Buena Ventura, which was besteged by the liberals. Therefore the governor de-creed the selzure of the steamer and proceeded to the relief of Buena Ventura with troops, ammunition and pro-visions. The British consul here, C. Mallet entered a strong protest against the seizure of the steamer, but it was of no avall. He then communicated with his sovernment on the subject. No reply has yet been received from London. The Tabega, with the government troops, etc., on board, arrived at Buena Ventura yesterday, whereupon

SEIZURE CONFIRMED.

New York, Nov. 20,-Passengers on hoard the steamer Advance, which arthe reports of the selsure of the British steamer Taboga at Colon. The rebels threatened to block the port of Buena Ventura and the government vessel had broken down. They seized the Taboga to transfer troops to Buena Ventura, An offer of \$15,000 was made for the

ressel prior to seizure. The government is quite willing to may an indemnity, but will be unwilling to risk waiting other means of trans-

Musicians' Association Restrained.

St. Louis, Nov. 20,-Judge Flitcraft, of the circuit court, has issued an or-der restraining the Musicians' Benevoent association from suspending from membership Prof. Carl Froelich, the ausician, for his refusal to pay cerain fines assessed against him for ding on the street cars after a boy-ott had been declared against them by the association during the recent strike. The court held that the assessment of a fine for riding on the cars was an interference with the private plication of compressed air in mechan- | rights of a citizen.