

THE AMERICAN PROPOSITION.

THE AMERICAN PROPOSITION. Gen. Horace Porter spoke in French for half an hour, and his speech, which was considered a clear and convincing argument in behalf of the application of the American doctrine, was exceedingly well received. He began by explaining that the Ameri-can proposition refers solely to con-tractual debts, and does not cover tases of injury to resident allens conditions of a like nature, on account of which indemnity might be demand-ed. He said that there was a grow-ing impression that the employment of armed force to collect debts would bedispession that the employment of ed force to collect debts would be-be a fruitful source of war, while he so-called pecceful blockade was oloyed there would be an increas-disposition on the part of neutral associations not to recognize disposition on the part of neutral imercial nations not to recognize h blockade. Thus war must be de-ed to make the blockade effective, ontinuing, he pointed out the pos-lity of a speculator making a ven-abroad with the sole object of in-using his private fortune, and lat-demanding that his country go to

reasing his private fortune, and lat-r demanding that his country go to up to recover claims by which the untry in no way benefits. The tax-ayers of the coercing country, he aid, must bear the expense of en-iching the speculator. Statistics of the last 60 years show hat in the case of 13 large claims for amages, unpaid debts, etc., the larg-st sum allowed was only 80 per cent of he claim, while in some cases it fell the ridiculous amount of 3% per cent. These examples, he said, should deter ver civilized nations from resorting orce for the collection of debts not fously adjudicated by an imperial Porter contended that neither

Gen. Porter contended that notifier the prestige nor the honor of a country could be considered at stake in its re-fual to submit to such coerción. He cited the opinions of statesmen, diplo-mats and jurists to prove that the state owes no such duty to its citizens. Palmerston in 1848, John Russell in 1861. Salieburg in 1880, and Balfour in 1902.

Imerston in 1848, John Russel in 1891, lisbury in 1880 and Balfour in 1992, ring the Venezuelan controversy, ide declarations to this effect. He oted Alexander Hamilton, Blaine, ward, Roosevelt and a number of dern authorities on international w, and complimented Dr. Drago on s exhaustive study of the question. The speaker declared that, though a view of the majority seems to be view of the majority seems to be the correct rule of international v is non-intervention, intervention is ally and morally permissible in ex-me cases. Non-intervention, he said, uid be of incalculable benefit to would be of incalculable benefit to all the parties concerned: Firstly, to the creditor nation as a warning against that class of persons too apt to trade upon the necessity of feeble or em-barrassed governments; secondly, to neutral nations whose commerce would not be interrupted; thirdly, to the debt-or state, as it would be announced to money-lenders that they must base their operations solely on the consid-erations of good faith of the gov-ernment's national credit and just ad-ministration. Under such circumdict. ministration. Under such clreum-stances, responsible financial men would be more likely to nagotiate loans on fair and reasonable terms. The permanent court of arbitration t The Hague, he said, would be naturally given the preference in the set-tlament of such claims. Gen. Porter concluded as follows: concluded as follows: "One significant feature of this con-ference is that for the first time in history the creditor and debtor nations of the world have been brought togeth-er in friendly council. This seems to be a singularly appropriate occasion for express endeavor to agree upon some rules concerning the treatment of con-tractural debts, which may commend themselves to all here assembled, re-sulting in a general treaty on this spectors are now working case.

A SHOOTING SCRAPE. Butte, Mont, July 16.—Only by the prompt arrival of deputy sheriffs was Remus, a horseman employed by Rior-dan & Mulcahy, following the races here, saved from rough handling at the course this morning, after he had shot and seriously wounded J. H. Brannan, another horseman. Bran-nan and Remus quarreled yesterday over entries. Remus came to town last night and bought a revolver, and meeting Brenhan at the paddock shortly after breakfast today shot him in the groin. Brannan was un-atmed and the bystanders and his friends speedily beseiged Remus in the grand stand, whence he was rescued by deputies and brought up town to jaff. Both men own horses racing here and have followed all the west-ern circuits. graphical union, a supervision to succed Charles Boxton, who resigned to be ap-pointed temporary mayor by graft prosecution. It is announced that Mayor Schmitx will appoint successors to the remaining 15 supervisors, who will be forced by the district attorney to re-sign. The city will then have two gov-ernments, one headed by Mayor Schmitz, who claims that he is not in-capaciated until after the court of last resort has confirmed his conviction. It is held by the prosecution that the con-viction of Mayor Schmitz in the trial court incapaciated him from further holding office and on that theory it has chosen Mayor Taylor. Chief of Police Dinan announces that he will recognize no one but Schmitz as mayor.

he will recognize no one but Schmitz as mayor.

TEXAS WILL BAR CONSUMPTIVES Houston, July 16.—Dr. William M. Brumby, state health officer, who is here today, says the governor will shortly issue a proclamation declaring tuberculosis is a contagious disease. The proclamation will put the rail-roads on notice and it will be a statu-tory offense punishable by a fine of \$500 to heau a person afflicted with a contagious disease into the state. If in interstate travel a passenger de-mands that the carrier bring him to Texas, the health officer will require that the railroad notify the authori-ties at destination and the patient will be required to submit to an ex-amination and if not satisfactory will be subject to deportation.

haste back to Amsterdam

BEST MEDICINE IN THE WORLD FOR COLIC AND DIARRHOEA.

coupled with unquestioned integrity and unselfish devotion to the public wellfare. "The wide authority that has tempor-arily lodged in the district attorney's office will now be transferred within the bounds prescribed by law, and the ex-traordinary functions hitherto directed from this department will, to our great satisfaction, have come to an end. "Dr. Taylor has now assumed the di-rection of the city's affiairs, and the dis-triet attorney will confine his duties to the prosecution of public orime. I eara-estly hope that all good citizens will rally around the mayor's standard and that a united press will aid him in his honest efforts to give to San Francisco an administration of city affairs which will call for no apology on the part of our citizens, but will deserve and re-ceive the commendation of those who believe in civic decency and civic honor in government affairs." "Eugene Schmitz, who was recently convicted of extortion, is yet a factor to be reckoned with in the solving of the municipal problem. Today he appointed Samuel Sawyer, a member of the Typo-graphical union, a supervisor to succed Charles Boxton, who resigned to be an FOR COLIC AND DIARRHOEA. "I find Chamberlain's Colic, Cholera and Diarrhoea Remedy to be the best remedy in the world," says Mr. C. L. Car-ter of Skirum, Ala. "I am subject to colic and diarrhoea. Last spring it seemed as though I would die, and I think I would if I hadn't taken Chamberlain's Colic, Cholera and Diarrhoea Remedy. I haven't been troubled with it since until this week, when I had a very severe attack and took half a bothe of the twenty-five cent size Chamberlain's Colic, Cholera and Diarrhoea Remedy, and this morn-ing I feel like a new man." For sale by all cruggists. rraphical union, a supervisor to succed Charles Boxton, who resigned to be ap-

WELSH DAY, THURSDAY At Beautiful Saltair. Special Chorus of 100 volces. ROBINSON'S



Model "M" attains the summit of cor-set ideality for the figures embraced by the intentions of its designer-figures of 140 pounds and upwards. It gives the willowy grace, the snug hips, long waist line, and the absolutely correct front. It has a long back, which by its care-rully planned lines reduces the hips in appearance and cleverly draws them back thereby imparting the lines of youth. The soft extension at the bot-tom of the front clasps with hook and eye fastening, pipe in under the abdomen back. It was not until they were near-ing America that Mr. Van Cleof cas-ually asked his wife what she had done with the snuff-box. Her reply that she had put it in a box, which was sent to storage, sent him post-baste back to Amstardam a fastening, nips in under the abdomen d holds perfectly, forming a support Inestimable value, thus performing a cossary province without the discom-of long front steels. The multiplic-of figures make this model desirable many instances in sizes as small as 19 d always for figures with large hips. TEXAS WILL BAR CONSUMPTIVES

"They Lace in Front"



The best there is.

purchased the very cream of

the Japan Tea crop, and

We

NOTICE.

TRAPPER MINING COMPANY.-No-lice is hereby given, that a special meet-ing of the stockhoiders of the Trapper Mining Company will be held at No. 14 North Main Street Salt Lake City, Utah at 2 o'clock p. m. on Tuerday, the 33rd day of July, 160, for the purpose of elect-ing a board of five (6) directors from whom shall be chosen a President, a Vice president, a Secretare and a Treasurer-and to trasmact any such other business as shall lawfully come before the meet-ing. A. E. HYDE. A. E. HYDE, President of the Trapper Mining Com-

Dated June 13, 1997.

NOTICE.

Notice of intention to redeem outstand-ing issue of Balt Lake City Railroad Com-pany 6 per cent Second Mortgage Gold Bonda.

et. Date of first publication, June 26th, 199 WILLIAM S. McCORNICK, CLARENCE K. McCORNICK, Trustees

ESTATE OF ELLEN C. CLAWSON. DECEASED.

DECEASED. The undersigned will sell at private suc, the following described property, lo-cated in Salt Lake City, to-wit: Commencing at the southwest corner of lot five, (5), block, one, (1), plat "L' Salt Lake City survey, running thence east sixty-nine and one-half. (6949), feet, thence north ten, (10), rods, thence west sixty-nine and one-half. (6949), feet, thence north ten, (10), rods, thence west sixty-nine and one-half. (6949), feet, thence north ten, (10), rods, thence west sixty-nine and one-half. (6949), feet, thence north ten, (10), rods to the place of be-draining, together with a right of way for teams, wagons and pedestrians for the benefit of said property above des-cribed, over the following property: Beginning at the northwest corner of to twelve, (2), block one, (1), plat "." aforesaid, thence east twelve, (12), feet, the place of beginning, on or after Sat-urday, the 20th day of July, 1907, and written bids wild be received at the office of young & Moyle, Attorneys, Deserst National Bank Building, Salt Lake City, tak Terms of sale, cash, 10 per cent ourmation by the court. MIRAM BRADLEY CLAWSON, JR. Spencer CLAWSON, Executors. Executors Dated July 8, 1907. NOTICE OF APPLICATION TO DIS-INCORPORATE.

INCORPORATE. In the Third District Court, in and for Salt Lake County, State of Utah. In the matter of the application of the Vespa-sian-Hoogley Mining Company, to be dis-incorporated. Notice is hereby given that the Vespasian-Hoogley Mining Company, a corporation formed under the laws of the State of Utah, has presented to the Third District Court, of Salt Lake Coun-ty, Utah, a petition praying to be allowed to dis-incorporate and dissolve, and that Saturday, the 10th day of August, 1907, at 16 of clock is the forenoon, or as soon thereafter as counsel can be heard, has been appointed as the time and Honor-able Morris L. Ritchle's Court Room of the Third District Court, of Salt Lake County, Utah, as the place at which sald application is to be heard. "Witness the Clerk of Sald Court, with the seal thereof affixed, this 6th day of July, A. D. 1907. "Scal) J. U. MLDREDGE, J.R., Clerk. By Wm. E. Jenkins, Deputy Clerk Mays & Orem, Attorneys for Petilitoner.

W. B. Anderson 43 Wm. F. Armstrong .los Josiah Burrows 11 1,000 1,000 15,000 15,000 1,000 1,000 1,000 1,000 H. S. Beatie Edw. L. Burton George J. Cannon Wm. H. Folland Gan d. C. Gaw d. C. Gaw Guw traw Guw Gaw 250 3,000 2000 2,500 2,500 1,000 1,000 7,500 H. C. GRW. J. E. Langford Wilford Moyie P. S. Maycock Oscar W. Moyie Mrs. A. C. McC. F. U. Nelson W. P. Read C. N. Sampson 40.00 50.00 50.00 50.00 20.00 150.00 62.59 30.00 10.00 170.00 50.00 10.00 samp 1.000 ie Sulitvan ... k J. Schmitt Stauffer 500 8,500 2,500 500 F. S. Tingey Mat. Thomas M. D

DELINQUENT NOTICE.

CHERRY CREEK MINES CO.-

CHERKY CREEK MINES CO.-Principal place of business, sait Lawe upon the following described shock, on account of assessment .vo, a, of two (2) cents per share, levice on the 7th day of Julie, .vo, the several amounts set oppo-site the names of the respective share-noders, as follows: Ne.of No.of Amount

2,000









VENEZUELA WILL REFUSE TO PAY BELGIAN CREDITORS

New York, July 16.—The body of William D. Wines, a retired marchant of Brooklyn, was found by searching parties in the woods ut Mount Kisco, N. Y., today, after his son had received a letter demanding payment of \$3,000. Mr. Wines, who was \$0 years old, dis-appeared June 28 from the home of his son in June in Mount Kieso. You Got

son-in-law, in Mount Kisco. Last Sat-urday his son in Brooklyn received a letter decorated with skull and cross-bones, declairing that Mr. Wines would

he sent home if \$3,000 was placed in a pillar of the elevated railroad at an in-dicated place in Brooklyn. A decoy let-ter was placed there, but no one came

WILL RECOUNT VOTES.

New York, July 16.—The appellate division of the supreme court today denied the application of city officials acting in behalf of Mayor McClellan to prevent a recount of votes cast for mayor. Unless counsel for Mayor Mc-Clellan makes further appeal this seems to leave the way clear to begin the recount for which Mr. Hearst contends.

A SHOOTING SCRAPE.

for it.

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Brussels, July 16 .- Venezuela has intimated that it will refuse to pay the \$2.000,000 debt to Belgian creditors. This sz.000,000 debt to Beigian creations. This decision is contrary to the finding of The Hague tribunal, and the Belgian government, realizing that persistence in this refusal would inflict the most serious injury to the cause of arbitra-tion, is doing its utmost to induce Venezuela to carry out The Hague ver-dict

A dispatch from Washington, May 11 suid that a settlement by Venezuela of the claims by the United States and seven other nations, including Belgium, would be begun soon after July 1. It was estimated that six years would be required to settle these claims and that President Castro had already made arrangements to do so.

BURGLARS ROB POSTOFFICE.

San Francisco, July 16.—Burglars broke into the postoffice at South San Francisco at an early hour this morning and secured \$1,800 in stamps and money. The robbers escaped,

As near as can be ascertained it was at 2 o'clock this morning that the daring crime was committed. The Lestoffice safe was blown open with

When the office was opened this morning the safe was found open, its drawers rifled and its valuables to the amount of \$1,800 gone. The authorities with the postal inon the



FROHMAN BRINGING PLAYS.

London, July 16.—Charles Frohman will leave Southampton tomorrow on the steamer Kaiser Wilhelm der Grosse for New York. He is taking with him, according to his own statement, a num-ber of plays for production next sea-son larger than he has ever left Eng-land with. Mr. Frohman will cover nearly 2,000 English players under his management

Mr. Fronman will cover hearly 2,000 English players under his management in the United Kingdom during the coming season. His extended interests on this side of the water make it necessary for his visits to America to be comperatively short.

ITALIAN KIDNAPING PLOT OF WIDE EXTENT.

Hahnville, La., July 16.—The wide ex-tent of the Italian plot which caused the kidnaping and subesquent strangi-ing of Walter Lamana developed intos testimony against four of the al-d murderers. In addition, evidence may help to hang Mrs. Campis-o, one of the women accused, was

ciano, one of the women accused, was introduced. Several persons in addition to the in-dicted were connected with the plot with two witnesses, Leonardo Gebbia, and Mrs. Peter Lamana, the murdered boy's mother, Gabbia, who turned state's evidence, told of overhearing the agree-ment made in jail between Campas-ciano, the most important prisoner on trial, and another Italian, whose name was not given. In return for giving a home to Capnisciano's children if he should be arrested or hanged. Campis-sciano promised not to implicate this man in any way. The boy's mother was placed in the witness chair while her soa's clothing, introduced as evidence, was before the jury. She sobbed and shouled at the our prisoners: "Oh, you murderers, you dogs." Then she im-plicated several members of the Geb-bia family of New Orleans as go-be-tweens to secure the \$6.000 ransom, She said that the aged mother of this family had told her that the boy was bot dead, but that the ransom must be paid if she ever wished to see him alive.

MRS. EDDY'S CASE.

A Co-Master Appointed to Determine Her Competency.

Her Competency. Concord, N. H. July 16.-Judge Robert M. Chamberlin of the superior court, today appointed Horace W. Par-ker of Claremont N. H. as co-master with Judge Edgar Aldrich and Dr. George F. Jelly, in determining the competency of Mrs. Mary Baker G. Eddyy, in connection with the suit brought by alleged "next friends" of Mrs. Eddy. Mr. Parker will take the place of Dr. G. Alerblumer, of Provid-ence, who has declined to serve. Mr.





ONE PRICE TO ALL NEVER UNDERSOLD

No Clearance Sale, this year or any other year, has ever offered such unprecedented values as this FORCED UNLOADING SALE.



So deep there can no longer be any doubt as to the ultimate consummation of our purpose-a complete clearance of all remaining Summer Stocks.

A new Sales Record has been established yesterday, tomorrow, however, should witness the greatest selling of all-

A BANNER EVENT IN THIS STORE

WE'LL BE HURRYING OUT THE REMAINING SUMMER GOODS, Resulting in tempting Bargains, the like of which you'll not find again in many months.

NOTICE TO CONTRACTORS.

NOTICE TO CONTRACTORS. The undersigned Hoard of Turstees of Scotield School District, Scofield, Carbon County, Utah, will receive bids up to 7:30 p.m. July 25, 1807, for the erection of an stroom brick school building. Plans and performed the office of R. C. Watkins, architect Provo, Utah. Bids will be received in segregated form, for excavaling, stone, coment, concrete and brickwork, car-penter work, including tin, wrough from and galvanized from work, plastering and coment work including tin, wrough from the building completed, ex-cept heating apparatus. Each bid must be accompabled with a certified check of a por cent of the amount of bid, which will be returned with all rejected bids; he trustees will meet at their office at amount to be forfeited to said district the above stated time and date to oppa-and publicly read all bids. The trustees and the publicly read all bids. The trustees and the publicly read al

LARS JENSEN. NEIL M. MADSEN.

Dated at Scofield, June 24th, 1907.

DELINQUENT NOTICE.

KENNEDY DITCH IRRIGATION CO., Sugar Precinct, County of Sait Lake, and State of Utah. Notice.-There are deim-quent upon the following stock on ac-count of assessment levied on the 17th day of May, 1907, the several amounts so opposite the names of the respective shareholders as follows: No. of No. of Amt of Court Bong Amounts in the several state of the several court bong the several state of the severa

Cert. $\begin{array}{c} 1 \\ 6 \\ - 8$.105 .105 .202 .115 David S. Anderson ... Dellie M. Anderson ... Janette C. Murdock .. Kenneth and Grace Y. Kerr...... Geo. C. Jones



U. BO: 1862 Bell Phone Ind. Phone

SALT LAKE CITY, UTAH