

for which there will be no remedies, and what the result will be cannot now be told in detail. Only men who have managed and participated in the management of campaigns that have hit the rocks can surmise the full consequences. Of course much will depend upon the selection of presiding officers of the convention. The chairman or chairmen, as the case may be, can avert no little trouble. In fact, by skillful parliamentary rulings wonders can be accomplished.

ted nothing until I came back "Tenspected nothing until Leane back from Europe," said Mr. Dresser. "I made a very careful inquiry at that time. Trouble occurred during January and February, and I believe it was due the control by Mr. Schwab of the Bethlehem company

of the company

The witness then explained that he had appealed to Mr. Pam for assistance from the Bethlehem company, and said that even after the Sheldon reorganization, the earnings of the several ship-building properties and the Bethlehem company were sufficient to pay fixed

dr. Dresser said that all the information contained in the prospectus of the company came from either Riddle & company came from Co. or Col. McCook.

The witness said that he had not talked with Mr. Schwab about taking a part in the underwriting.

SCHWAR'S SUBSCRIPTION.

Mr. Nixon did that, he said, and mought him Mr. Schwab's subscription at \$600,000. Mr. Schwab later paid the full amount of the allotment against all. He said there was a series of assessments and that he believed Mr. Schwab paid in full. The witness was then led over the

dreumstances attending the call which he and Mr. Nixon made at the office of Mr. Schwab on June 14, 1902. He testified that Mr. Schwab had showed the operations and earnings of the Bethlehem company. "Mr. Schwab said it would earn \$2,

060.000 600,000 a year" the witness said. "and As a matter of fact, it did." Asked if \$3,00,000 was not the sum, he said:

"Mr. Guthrie, I do not wish to over-ate the figures. Two million would satisfied us that it was a good The witness swore that he had not

any surplus cash or first mortgage bonds as a promoter.

STOCK FROM MR. YOUNG.

"When I was in Paris," said he, "I received some stock in the company from Mr. Young. When I left here I when 1,450 shares of the TrustCompany the Paris Cepublic, which was worth \$500 Mr. Young gave me either 4,000 wiped sold it for \$100,000."

WRECKED BY SCHWAB.

The witness denied knowledge of the Existence of \$400,000 worth of first morttage bonds which Mr. Guthrie said had heither gone to the venders, the under-writers nor the subscribers. Witness writers nor the subscribers. Witness said that he never knew of any such surplus. It then developed that Mr. Dresser had endeavored yesterday to get into communication with Mr. Schwab and the testimony on the point brought from the witness on the stand the declaration that the shipbuilding company had been wrecked through the withholding of the Bethlehem com-pany's profits. The efforts of the wit-ness to reach Mr. Schwab made to reach Mr. Schwab made and was brought out by Guthrie for the purpose of showing that Dresser had sought to plead with Schwab and had over him the threat of exposure of facts in connection with the shipg failure

Mr. Guthrie introduced the sensa-tional incident and testimony by drop-ping his questions as to the stock Mr. Dresser had received and saying: you remember what you did yes-

y memory is good chough for "answered the wilners, "d you pay two visits yesterday to office of Mr. Charles Harris" did," said the wilness. "d you not seek a private inter-with Mr. Schwab?" asked Mr. bris.

SOUGHT NO INTERVIEW.

vening, Georg Bailey, president of the Westminster college, Salt Lake City, addressed the synod. least ARRAIGNED FOR BURGLARY. George Trunkhill was arraigned be-George Trunkhill was arrained be-fore Judge Howell this morning charg-ed with burglary. His hearing was set for Oct. 19 at 2 o'clock and his bond was fixed at \$500. Trunkhill is the man

of the conference of the Presbyterian

lege, Sait Lake City, addressed the synod. He called attention to the importance of Christian Endeavor in the west, where every effort is being made, he said to more firmly intrench "Mormoniam." A resolution was adopted allowing Westminster college to solidit subscrip-tions among churches throughout the country. This is a privilege not accorded to other colleges. tions among chu country. This is a to other colleges.

POSTMASTERS.

John Healy, alias Moore, was arraigned before Judge Howell on a similar charge, it being alleged that he entered Utah postmasters appointed-Cisco, Grand county, Okley M. Bailey, vice H. T. Matthews, resigned; Lake Point, Tooele county, Elizabeth Jackson, vice William F. Moss, resigned. a room in Bennett's lodging house and stole therefrom a gold watch belonging to Charles Chestine. His hearing was set for Tuesday next at 2 o'clock and PENSIONS.

Idaho pensions granted-William A. Crawford, \$8; James M. Tenningsed, \$8.

SHOSHONE POSTOFFICE SITE

The postmaster-general has authorized the change of site of the postoffice at Shoshone. Ida., to premises offered by Mr. Gooding. Robert B. Spencer. Evanston, Wyo., has been admitted to practise before interior densitived. while from her baggy while she was returning home from a party a few nights ago. The court sentenced him to pay a fine of \$20, with an extra \$20 or 20 days, which was suspended during good behavior. F. J. Howe and department. MR. CLEVELAND IN CHICAGO.

He Will Speak on "American

Good Citizenship." Chicago, Oct. 14.-Ex-President Grover Cleveland arrived here today to be the guest of the Commercial club during a two days' visit. He was accompanied by his physician and friend. Dr. Joseph Bry-ant of New York. Martin A. Ryerson. president of the Commercial club, and James H. Eckles, compiroller of the cur-reney under Cleveland, escorted the visi-tor to the Auditorium Annex, where he was met by the executive committee of the club. Mr. Cleveland will address the Gommercial club at a dinner to be given tonight, his subject being "American Good Citizenship."

IN STATE OF TERROR.

Populace of Armentieres, France,

Still Greatly Alarmed. Paris, Oct. 14 .- A proposition to arbi-trate the strike of linen weavers at Armentieres has been submitted to a ref-

After yesterday's riot the city of Ar mentieres appeared as though sacked by an invading army. The populace is sill in a state of terror.

Killed in Railway Collision.

church in session at Aurora, Iil., has adopted resolutions urging the national adoption of uniform divorce laws. The Cincinnati, O., Oct. 14.—By a collision of two trains on the Cincinnati, Lawrence-burg & Aurora traction line at North Bend today, Edward Barrow, laborer. Harrison, Ohto, and Thomas Scott Motor-man of Harrison, were killed. Several others were injured. resolutions commend the state law making family abandonment a crime, and instruct ministers to unite with the Protestant Episcopal church in refusing to re-marry any person unless divorced on scriptural grounds.

Victor Emmanuel in Paris.

Paris, Oct. H.-King Victor Emmanuel and Queen Helena of Italy arrived here at 3:30 p. m. A large crowd at the sta-tion greeted their majestics enthusiastically

A Kentucky Feud Victim.

Middlesboro, Ky., Oct. 13.-A feud on Clear fork, between the Sowders and Par-ton families, has resulted in the killing of James Parton.

Automobile Endurance Test.

Cleveland, O., Oct. 14.—The automo-bile endurance test v. Segun at 7 o'clock this morning, when F. B. Stearns, in his 20-ton car, led the way on the run from Cleveland to Youngs-town, a distance of about 70 miles by wagon road. Car No. 7, with Ebb Jay as driver, followed Stearns closely and the others all got away within a half hour after the leader started. The automobilists will spend tonight in Youngstown and tomorrow they will

"I metainly did not," said the wit- Pittsburg.

TILLMAN JURY RETIRES.

burglarized Becker's brewery a

YOUNG HOODLUMS FINED.

S. J. Stevens was this morning found

guilty of disturbing the peace, he be-ing the young man who dragged Miss Wintle from her buggy while she was.

aspist in pulling Miss Wintle from the

buggy, hence the suspension of sen-

SCREENED BOOTHS UNLAWFUL. This morning Judge Howell rendered

his decision in the case of the city vs

the proprietors of a number of Chinese restaurants, charging them with having

booths on their premises with screens cn, contrary to the ordinances of the city. The court held the ordinance valid and fined each of the offenders \$30. Judge H. H. Henderson, who ap-peared for the defendants, gave notice of an appeal to the district court in

of an appeal to the district court in order that the ordinance might be put

been the cause of great amoyance to the police and public as they have often been the scene of drunken orgies and other disreputable conduct.

For Uniform Divorce Laws.

Chicago, Oct. 14 .- The Rock River

onference of the Methodist Episcopal

few nights ago.

tence.

his bond fixed at \$500.

Judge's Charge Was Strong on Plea of Self Defense.

Lexington, S. C., Oct. 14 .- Col. Croft, of gounsel for the defense, resumed his or gounsel for the dietense, resumed his arguments, in the Tillman trial when court convened today. He was fol-lowed by Gen. Bellinger, who made the closing argument for the state. At the conclusion of Gen. Bellinger's At the conclusion of Gen. Beilinger's argument Judge Gary immediately en-tered upon his charge to the Judy. Af-'ter defining murder and the different degrees of homicide the court charged the jury that a plea of self-defense hav-ing been set up the jury must be sat-isfied by prependerance of evidence that the defendant was without fault in bringing on the difficulty; he believthat the defendant was without func-in bringing on the difficulty; he believ-ed he was at the time in danger of re-ceiving serious bodily injury, or losing his life, and that a reasonable man of pudence ordinary firmness, courage, prudence and reason would have reached the same conclusion. The court concluded same conclusion. The court concluded the charge at 1:42 p. m., when the jury

retired. Senator Tillman, unele of the defend-George Bachelor, the other two parties to the affair were each fined \$20, also ant, was in court today. suspended during good behavior. It was shown that the latter two did not

interest and a second and a second and a second and a second a second a second a second a second a second a se MONEY FREELY USED.

Big Prices Being Paid for Proxies In Tomorrow's Convention.

Probably the most lamentable thing ever seen in Utah politics was witnessed in many places in this city today when delegates . were being offered large sums of money for their proxies in to-morrow's convention. These figures ran as high as \$50, according to report, and rarely dropped below \$10. Who the money was ing to report, and rarely dropped furnished by is an interesting question. When a proxy is presented in the convention some lively interrogations are promised. The man who holds it will probably have to be pretty explicit as to where he got his au-

thority when it comes to the matter of voting, if he is not a regu-



lar delegate.

London, Oct. 14 (12:55 p. m.) .- The ar- | serve to themselves the right of conbitration treaty between Great Britain

and France was signed here today by Foreign SecretaryLansdowne and the

French ambassador, M. Cambon. The text of the treaty is as follows:

"The government of the French republic and the government of his Brittannic majesty, signatories of the convention concluded at The Hague, July

| contracting states, and that they do not affect the interests of a third

cluding agreements with the view to have recourse to arbitration in all cases in which they shall consider it possible Article 2-In each particular case the to submit thereto, have authorized the undersigned to agree to the followin

high contracting particles.before address-ing themselves to the permanent court of arbitration, shall sign a special ar-bitration bond setting forth clearly the subject under dispute, the extent of the Article 1--Differences of a judicial "Article 1-Differences of a judicial order, or such as relate to the interpre-tation of treaties existing between the two contracting parties, which may arise between them and which it may powers of the arbitrators and the do-tails to be observed as regards the constitution of the arbitration tribunal not be possible to settle by means of di-plomacy, shall be submitted to the per-"Article 3-The present arrangement is concluded for a term of five years

29, 1899, for the peaceful settlement of international disputes. "Considering that by article 19 of that treaty the high contracting powers reis concluded for a term of five years from the date of the signing. (Signed),

Russian officers.

Anticipation of war is at a heat in the army and navy but this is based entirely on the activity of the preparations visible everywhere. The higher officials believe that Japan has been overawed by the demonstration on Russia's part.

No steps towards the evacuation of Manchuria have been taken. The Of-ficial Journal, the editor of which is a colonel on the viceroy's staff, says none will be taken.

The governors of East Siberia are here, consulting with the viceroy for the purpose of arranging a new division of territory beyond the Amur, into into three provinces. The reports that a Chinese army had assembled in the rear of Mukden are not confirmed.

MARINES FOR PORT ARTHUR. St. Potersburg, Oct. 14. -A thousand marines belonging to the Baitle fleet left St. Petersburg today for Port Arthur.

WAR RUMORS BLOWN AWAY.

Berlin, Oct. 14.-The rumors of war in he far east have for the present so far as Berlin is concerned, been quite blown away by the official reassurances from all sides. Yet it is recognized that the negotiations going on are of supreme importance, and that they muy reach a dangerous deadlock, or be terminated by Japan, which is regarded as being determined to reach a favorable understanding with Russia or take warlike steps.

Dakota Land for Dowieites.

Aberdeen, S. D., Oct, 14.-L. D. Parr of Rockford, Ill., was in Aberdeen last night on his way home from North Dakota. He announced that he has closed a deal for 32,000 acres of land in southwestern North Dakota to the Dowiettes of Chicago, who purpose to colonize the land and estab-lish a Zion in Bowman and Billings coun-ties.

"THE RESTORING HOST."

Three Thousand Dowieites Begin The Pilgrimage to Gotham.

Chicago, Oct. 14,-"The Restoring Host" from Zion City began its movement upon New York city today. At intervals of one-half hour, trainloads of the followers of John Alexander Dowie left the north ore city, eight trains in all bearing over 00 "crussders."

3,000 "crussders." At the blowing of the first whistle every inhabitant of the city was ready to kneel and pray for a safe journey and over 7,000 women, men and children gathered at the railway station to listen to the final in-structions of their leader. The cars are

'CAMBON "LANSDOWNE."

has already been reduced to 775 officers and men, but that 275 more men can fever be sent away without impairing the efficiency of the guards maintained at mines that are in operation. Wm. L. Elkins III.

Philadelphia, Oct. 14 .-- William L. Elkins, the millionaire traction owner, is seriously ill at his country home, a few miles from Philadelphia. Mr. Elkins, it is said, is suffering from organic troubles and worry has added to his unsatisfactory physical condition

HEALING BY FAITH.

New York Court of Appeals Makes Important Decision on it.

Albany, N. Y., Oct. 13.—Especial in-terest attaches to the decision handed down today by the court of appeals in the case of the People vs Pierson, de-claring dependence on faith healing in the case of sickness to be criminal neg-licence players the set of the the the the ligence. Pierson lives at White Plains, and early in 1901 was sentenced to \$500 or 500 days' imprisonment for criminal neglect in failing to provide a licensed physic an to attend his 16-months'-old adopted daughter in a case months'-old adopted daughter in a case of bronchial pneumonia. which after-ward proved fatal. The conviction was secured under the penal code, which holds that "A person who omits with-out lawful excues to perform a duty by law imposed upon him, to furnish food, clething, shelter or medical at-tendance to a minor is guilty," etc. Justice Barthett, in the prevailing opinion in the appelate division, held that "medical attendance" referred to in the statutes does not mean exclu-

in the statutes does not mean exclu-sively the attendance of a medical prac-titioner in the general sense of term. The appelate division reversed the con

In its opinion, written by Judge Haight, the court of appeals says: "It would seem that the legislative in-

"It would seem that the legislative in-tent is reasonably clear, although possi-bly more precise language could have been employed. The section of the code under which the indictment was found contemplates that there are persons on whom the law casts a duty of caring for minors. We are aware that there are people who believe that the divine power may be invoked to heal the sick, and failth is all that is required. There are others who believe the Creator has app-plied the earth. mature's storehouse.

others who believe the Creator has sup-plied the earth, nature's storehouse, with everything that man may want for his support and maintenance, in-cluding the restoration and preserva-tion of his health, and that he is left to work out his own salvation under fixed natural laws. There are still oth-ers who believe Christlanity and science go hand in hand, both proceeding from the Creator, that science is but the agent of the Almighty through which He accomplishes results, and that both He accomplishes results, and that both Ne decomplishes results, and that both science and divine power may be in-voked together to restore diseased and suffering humanity. But, sitting as a court of law for the purpose of con-struing and determining the meaning of statutes, we have nothing to do with variances in religious belief and have no power to determine which is cor-We place no limitations upon th rect. power of the Supreme Being to heal the sick. We merely declare the law as given us by the logislature. We find no error on the part of the trial court that called for a reversal."

Bad Condition in Grand Caymen.

Mobile, Ala., Oct. 14.—According to in-formation received by steamship from Georgetown, Granal Caymen, the condi-tions on the islands as a result of the nurricane and flood are deplorable and the people are suffering from fever. It is used stated that the simply of food is seant. The fever is attributed to decay-ing fruit and sap trees which were felled by the storm and the numerous cattle that perished.

CITY COUNCIL CONVENTIONS.

Tonight, commencing at 8 o'clock, the delegates to the Republican city convention will meet in their respective precincts for the purpose of nominating three members of the city council from each precinct, and to select city committeemen and members of the committees on credentials, organization and platform for the convention tomor-The meetings will be held as follows:

First Municipal Ward-Annex Ninth ward meetinghouse, corner of Fourth South and Fifth East streets.

South and Fifth East streets. Second Municipal Ward-Old Boston store room, 12-14-16 gouth West Temple. Third Municipal Ward-Seventeenth ward meetinghouse, First North, be-tween West Temple and First West. Fourth Municipal Ward-Twentieth ward anusement hall, Second street, between D and E. Fifth Municipal Ward-Old city hall, corner First South and State streets. For places on the councilmanic ticket a good many names of prominent citi-

a good many names of prominent citi-zens are montioned. In the First pre-cinct those named are Frank J. Hew-lett, L. D. Martin, Joseph Christensen, Thomas Hobday and L. B. Moore. In the Second J. H. Freece and B. D. Blackmarr, are montioned while in the Blackmarr are mentioned, while in the Fhird the leading candidates are T. A. Callister, John Openshaw, Richard Fap-

worth and James Haslam. In the Fourth precinct W. C. Spence, Prof. W. H. Tibballs, Perry Anson and J. N. Sharp hold the boards, while those mentioned in the Fifth are A. J. Davis, R. Black, J. S. Daveler and C. M. Neuhausen.

In the Thirty-ninth district, which is a part of the Fourth precinct, the del-egates elected to the convention are A. B. Irvine, Charles Staines, Robert B. Harkness, W. D. Riter, John C. Sharp, James Sabine, Perry Anson, Harry Kaight, Thomas Weir and W. S. Barnes. The right of these delegates Barnes. The right of these delegates to occupy seats in the convention will be contested, as it is allaged that cer-tain parties who had a perfect right to vote were shut out when they ap-peared at the primary. It is stated, however, that the parties in question did not put in an appearance till after the poils were closed and that the only reason their votes were not received was because they were not received was because they were too late. How-ever, the matter will be investigated at the precinct convention tonight and may be carried into the city convention tomorrow

WITH THE DEMOCRATS.

The Democrats are watching the strife in the Republican ranks with a good deal of satisfaction. They see in it an opportunity and are beginning to talk shop. They say they will name the best material they have. For mayor but three men are seriously spoken of.

They are City Treasurer Morris, John Dern and John Clark. When Mr. Mor-ris was seen today he said: "I am not a candidate. I do not want to become one. I would much preter to see another man named. Of course, if the party is insistent I may accept, I realize that it has honored me in the past and that if it seriously desires at this time that I accept, it would hardly be proper to do otherwise. But I would would really would accept really rather not do so."