SENATOR TILLMAN **MAKES COMPLAINT**

Says President Has Charged Congress With Insincerity, Pretence and Ignorance.

LODGE AND SPOONER REPLY.

They Both Took the Position That the Charge of Ignorance Was Warranted.

Washington, March 12 .- There was a sharp division of opinion in the senate today over the question whether the Tillman-Gillespie resolution instructing the interstate commerce commission to inquire into the railroad holdings of coal and oil lands is of a character justifying the president's message regarding it.

Senator Tillman complained that the president had charged the Congress with insincerity, pretense and ignor-ence, and Senators Lodge and Spoon-er took the position that the charge of ignorance was warranted.

The debate was spirited, but was in-terrupted at 2 o'clock when the rail-road rate bill was called up and Sena-tor Culberson rade a two hours, legal

tor Culberson made a two hours' legal argument, in which he supported a bill of his own which he has introduced as a substitute for the pending house bill.
Senators Elkins and Bacon announced that they would discuss the resolution and message later, and predicted that several others would do the same.

Mr. Spooner thought the resolution defective in that it did not give the commission authority to send for witnesses and administer oaths in con-nection with the new investigation it has been requested to make, and which is one in addition to the duties imposed by the interstate commerce act.

"Would it not be a redundancy and idlocy to give authority to send for persons and papers when it already had that authority?" asked Mr. Till-

"If the senator had studied the law e should have done, he would not that question," retorted Mr.

The debate was interrupted at 2 o'clock, when Mr. Culberson was recognized to speak on the railroad rate bill. He read a section of his bill to create emergency powers for the interstate commerce commission which he will offer as a substitute for the

pending measure.

Mr. Foraker took issue with Mr. Culberson when he declared Congress tiself had constructed the commerce caluse to give it power to fix rates, in granting a federal charter to the Union Pacific rallway. In that act it reserved this power and it acted under the commerce clause in that legislation. This, Mr. Foraker contended, should not be so held. Congress was acting under its authority to establish post roads and provide for the national defense rath-er than under the commerce clause and in fixing rates was exercising a proprietary power.

Mr. Culberson answered that Con-

ress could exercise no other than its

legislative power.

Mr. Knox called attention to the fact that states recognized this power in forbearing to fix any rates outside their borders, for which point Mr. Culberson expressed his thanks.

Later Mr. Culberson declared that

a judicial function The right of judicial review of an order of the commission already exists and inherits from the Constitution, said Mr. Culberson. To incorporate it in the pending bill, he declared, would be but to recognize a constituwould be but to recognize a constitu-tional right, but would answer no pur-pose that had not already been met. He opposed the use of the term "fair-ly remunerative" in the different bills and also "justly compensatory," and said both raised a new standing not recognized in common law. He adve-cated instead the term "just and rea-monable."

Without Knife or Instrument

Sample Package Free So That We

Can Prove It to You.

"Every morning, for over 20 years, never went to the toilet without fear and trembling, and I never left it with-out having suffered agonizing tor-tures. Many days I did not dare go at all, so much did I dread the terrible ordeal."



These are the exact words of a sufferer from piles and we hear the same thing almost every day. It voices the sentiments of hundreds of thousands

sentiments of hundreds of thousands of others in this country today, for it is estimated that of every ten persons we meet in church, the street, or the theater, seven are affected with piles. Martyrs and needless martyrs, too, for since the discovery of the marvelous Pyramid Pile Cure no one need suffer one moment longer. There is now no excuse for having piles and if you continue to suffer from them you do not deserve a particle of sympathy, considering the chance we give you to prove it to your own satisfaction whelly free of cost to you.

Here is a typical case: Mr. Benjamin Shaw, Postmaster of Bland, New Mexico. He had suffered from aggra-

jamin Shaw. Postmaster of Bland, New Mexico. He had suffered from aggravated piles for years, and was upon the eve of a serious surgical operation, believing that he had reached the limit, and that tht operation offered the only possible means of relief and cure. Let us quote his own words in his letter of Oct. 31, 1905: "I was in great agony of mind and body. In the meantime, a gentleman told me of the virtue of your pyramid remedy. I fortunately found it at a drug store, and by the next morning I did not feel that an operation was necessary, and in three days I was able to return home, and a complete cure to return home, and a complete cure was accomplished to my great satis-faction and the surprise of the physi-

cian."

Send today to the Pyramid Drug Company, 1840 Pyramid Building, Marshall, Mich.. and get a sample package by return mail and then go to your druggist and get a box, the price of which is 50 cts., and get well without pain, trouble or cutting.

had changed; that competition had been destroyed by merger, combination and traffic arrangements and the in-terests of the country demand that these railroad corporations restore to the public what justly belongs to it.

The railroad rate bill was then tem-

porarily laid aside.

Bills were passed as follows:

To amend section 4400 of the revised

statutes, relating to the inspection of steam vessels. Increasing to \$30,000 the annual appropriation for agricultural experi-

ment stations.

Extending the public land laws to certain lands in Wyomias.

For the removal of the quarantine station at San Diego, Cal., and to acquire a new site.

At 4.58 the senate went into execu-

tive session and at 5:05 p. m. ad-At 4:58 the senate went into execu-

ISSUE REQUISITION PAPERS FOR VINCENT ST. JOHN.

Denver, Colo., March 12 .- Gov. Mc-Donald today issued a requisition upon the governor of Idaho for the return to Colorado of Vincent St. John, now under arrest at Boise, Ida., in connection with the Steunenberg assassination. The application was made by Dist. Atty. Selig of Telluride county, Colo., and is an outgrowth of the murder of Sonable."

Benjamin Burnham during labor trouhe may receive in the approaching
bles there. St. John was then president campagin.



of the Telluride Miners' union, affiliated with the Western Federation of Miners.
An officer from Teluride left tonight
for Boise with the requisition papers.
A mass-meeting was held in Coliseum A mass-meeting was held in Conseam hall tonight at which speeches were made in protest against the arrest of officials of the Western Feedration of Miners now held in Idaho in connection with the Steunenberg case. Eugene V. Debs was billed to speak, but did not appear, and it is understood he was not in the city at all. No explanation of his absence was given. A sum of money was raised to aid in the de-fense of Moyer, Haywood and Petti-bone.

AMERICANS CAN ACQUIRE MINING CLAIMS.

El Paso, Tex., March 12 .- An order was received at the Mexican consulate here today the effect of which was to revoke the order previously issued pro-hibiting Americans from acquiring min-ing claims in Sonora and Lower Cali-

COUNTESS CASTELLANE NOW WANTS ABSOLUTE DIVORCE

Parls, March 12 .- There is reason to Paris, March 12.—There is reason to believe that the preliminary hearing of the separation proceedings instituted by Countess Boni de Castellane, formerly Anna Gould, against her husband, which was set for March 14, will be postponed. This, it is understood, is due to the fact that the countess contemplates applying for an absolute distemplates applying for an absolute di-vorce instead of a separation, which will require the filing of a new bill of

The proposed change appears to be The proposed change appears to be the result of the conclusion of all concerned that a reconciliation between the countess contemplates applying for an absolute divorce instead of a separation, which will require the filing of a new bill of complaint.

The proposed change appears to be the result of the conclusion of all concerned that a reconciliation between the countess and the count is impossible

countess and the count is impossible during the three years in which the legal separation would be operative.

It is the intention of the lawyers on both sides to avoid public hearings of

POWERS LOSES APPEAL TO U. S. SUPREME COURT.

the case, and to secure a decree without

Washington, March 12.-The Caleb Powers case was decided by the su-preme court of the United States today against Powers. The opinion was delivered by Justice Harlan and held that the case was not removable from that the case was not removable from the state to the federal courts. The case was therefore remanded to the Kentucky state courts. The opinion was based on the ground that the equal rights statute, section 641, re-vised statutes, does not apply unless recognized by state laws or the state constitution. Justice Harlan said that the supreme court of the United States could take congnizance of the case on a writ of error. The opinion was upon a writ of error. The opinion was unan-

TO PURIFY POLITICS.

Washington, March 12.—Perry Bel-mont, president of the national pub-licity bill organization, addressed the house committee on election of presi-dent, vice president and representa-tives in Congress today on the purifi-

cation of political campaigns by pre-venting secret contributions.

Mr. Belmont sald Mr. Griggs, who has just been elected chairman of the Democratic congressional committee, is willing to publish all contributions he may receive in the approaching

HE LAXATIVE OF

KNOWN QUALITY

There are two classes of remedies: those of known qual-

ity and which are permanently beneficial in effect, acting

gently, in harmony with nature, when nature needs assist-

ance; and another class, composed of preparations of unknown, uncertain and inferior character, acting tempo-

rarily, but injuriously, as a result of forcing the natural functions unnecessarily. One of the most exceptional of the remedies of known quality and excellence is the ever

pleasant Syrup of Figs, manufactured by the California Fig Syrup Co., which represents the active principles of

plants, known to act most beneficially, in a pleasant syrup, in which the wholesome Californian blue figs are used to con-

tribute their rich, yet delicate, fruity flavor. It is the remedy

of all remedies to sweeten and refresh and cleanse the system

gently and naturally, and to assist one in overcoming constipation and the many ills resulting therefrom. Its active principles and quality are known to physicians generally, and the

remedy has therefore met with their approval, as well as with

the favor of many millions of well informed persons who know

of their own personal knowledge and from actual experience

that it is a most excellent laxative remedy. We do not claim that

it will cure all manner of ills, but recommend it for what it really represents, a laxative remedy of known quality and excellence,

There are two classes of purchasers: those who are informed

containing nothing of an objectionable or injurious character.

as to the quality of what they buy and the reasons for the excellence

of articles of exceptional merit, and who do not lack courage to go

elsewhere when a dealer offers an imitation of any well known

article; but, unfortunately, there are some people who do not know,

and who allow themselves to be imposed upon. They cannot expect

that nearly all of them value their reputation for pinfessional

integrity and the good will of their customers too highly to offer.

To the credit of the druggists of the United States be it said

its beneficial effects it they do not get the genuine rame

Piles Cured RHEUMATISM GOODING ASKED MOYER'S ARREST.

Explains Steunenberg Case to The Central Labor Union of Evansville, Indiana.

OBTAINING OF CONFESSIONS.

Governor Gives Assurances That Accused Men Shall Have Fair, Impartial Trial.

Boise, Ida., March 12.-Gov. Gooding has received numerous communications from labor organizations and other associations throughout the country in respect to the arrest and prosecution of Charles H. Moyer, president of the Western Federation of Miners; William D. Haywood, secretary, and George A. Pettibone. One of these is sent by a ommittee of the Central Labor union of Evansville, Ind., of which W. L. Jans is secretary. This committee sent the resolutions on behalf of the union.

The committee states that they are submitted "for the purpose of disabusing your mind that 'unionism' is anar-The resolutions are moderate n tone, but hi some measure reflect the dea so widely disseminated that the prosecution of these men is in pursunce of a conspiracy.

The governor and Mr. Hawley are

asked to weigh the confessions carefully and to use their best efforts to secure a fair and impartial trial for the accused. They ask that the men be given full opportunity to prove that the confessions 'are trumped up evidence, so licited by rich corporations for the sole purpose of disrupting unionism in the purpose of disrupting unionism in the western states, and probably put to death two American citizens that had not done anything but act as officials of the Western Federation of Miners," in view of misconception of the attitude of the state that seems to be so widely prevalent among laboring men.

The governor has sent a reply to the Evansyille resolutions, in which he has

Evansville resolutions, in which he has set forth the purpose of the state very carefully and fully. The governor sets forth the belief that the members of the Evansville union have been misin-formed, for he cannot believe that they would countenance assassination. Pro would countenance assassination. Pro-ceeding, he states that no mine-owners, no association of mine-owners, or any corporation of a private nature, wealthy or otherwise, has had anything to do with the work of securing evidence against any of these men. Nobody but the state employed detectives in the case.

The facts of the murder of Frank teunenberg, former governor, are given briefly and the arrest of Harry Orchard, the fact of the employment of James McParlan, the detective manager, is given and the statement made that he is not to receive any other reward than his stipulated fee and expenses. He was employed solely to get at the truth.

As to the confession secured from Or-chard, the letter states McParlan vis-

chard, the jetter states McParian visited him, informed him who he was and asked him to tell the truth about the matter. No promise of any character was made. Orchard fully expects to pay the penalty for the crime which he has confessed. The letter continues:
"He talk a story of convinces and "He told a story of conspiracy and murder against ex-Gov. Steunenberg so revolting in every detail as to be almost unbelievable. He gave descriptions of other crimes in which he has been interested, or of which he had heard, and from these descriptions and from other data furnished by Orchard the state has been embled to cull a ways of evidence. been enabled to cull a mass of evidence so strong that I was compelled by my oath of office and by my feelings as a man and a citizen to ask for the ar-rest and extradition of Moyer, Haywood and Pettibone."

It is further stated that the confession from Adams was secured in the same manner, no hope of immunity being held out to him. These men confess against themselves as well as against others, the governor points out, without promises of clemency. They tell what appears to be the blunt truth, indicating that the men accused were implicated in a conspiracy to commit murder. The letter continues:

implicated in a conspiracy to commit murder. The letter continues:

"If these stories are true, you and the members of your union will certainly agree with me that no punishment under the law is too severe to be meted out to the guilty men. Their guilt or their innocence cannot be said to have any bearing upon the rights or privileges of union labor. Labor organizations are vitally interested in this case.

"If the men now accused are guilty of murder they should be condemned by any labor organization in the world. If they are innocent the state of Idaho, their accuser, will do its duty in righting the wrong done."

The governor expresses his belief in unionism, saying he knows the conditions and rewards of labor have been wonderfully improved through the instrumentality of labor organizations. Further, he expresses the opinion that labor organizations should be the first to condemn wrong.

Closing he says: "I want to assure.

to condemn wrong.
Closing, he says: "I want to assure your union that the accused men shall have a fair and impartial trial. The fairness of spirit in which you ad-dressed me has induced this lengthy

PERSONNEL OF THE NEW FRENCH CABINET.

Paris, March 12.—The definite consti-tution of the new cabinet will not be announced until the future ministers are absolutely unanimous relative to the policy concerning pending questions M. Sarrien hopes to be able to notify President Fallieries of the acceptance of the several portfolios tomorrow. The robable assignment of portfolios is as Premier and Minister of Justice-M.

Minister of Interior-Senator Clemen-Minister of Foreign Affairs-M. Bour-

Minister of War-M. Ettienne. Minister of Marine—M. Thomson, Minister of Public Instruction and Worship—M. Briand. Minister of Commerce-Senator Dou-

mergue.
Minister of Public Works-M. Bar-Minister of Finance-M. Poincare

Minister of Colonies—M. Levgues,
Minister of Agriculture—M. Ruau.
The principal question for the ministry to decide relates to the carrying out of the law providing for the separation of church and state.

M. Clemenceau, who as minister of M. Clemenceau, who as minister of the interior will have charge of the tak-ing of church inventories is in favor of an energetic policy has declared that any weakness would amount to a sur-render by the government in the face of threats of insurrection.

SHEEP PERISH IN BLIZZARD.

Denver. Colo. March 12.—A blizzard is righing at Silverton and adjacent country in the southwestern portion of the state; torrertial rains in the neighborhood of Salida and Buena Vista, on the eastern slope of the Continental divide; high winds drifting the snow that has already fallen around Jule burg and Sterling, in northeastern Colorado, on the

We Trust Doctors

if you are suffering from impute bleo thin blood, debility, nervousness, exhaustion, you should begin at once with Ayer's Sarsaparilla, the Sarsaparilla you have known all your life. Your doctor knows it, too. Ask him all about it.
We have so accrets! We publish
the formulas of all our medicines.
Level Mark.

lines of the Union Pacific and Burlington roads, and a clear sky in Denver, sums up the freaky weather conditions in Colorado tonight. A westbound train on the Burlington road for Cheyenne is snowbound at Sterling.

Grave fears are entertained for the safety of sheep and cattle in Wyoming. Already one report has been received that a herd of 6.00 sheep had perished near Wamsutter. & Northern Railway

The Original Laxative Cough Syrup is Kennedy's Laxative Honey and Tar. is kennedy's Laxative Floney and Tar. It expels all cold from the system by acting as a cathartic on the bowels. Kennedy's Laxative Honey and Tar is a certain, safe and harmless cure for colds, croup and whooping cough.—Sold by F. C. Schramm, druggist; where the cars ston.

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The Celebrated Chinese Physician, 163 West South Temple St. Thousands of Testimonials of Persons Cured of Consumption, Catarrh, Hemorrhages, and Every Disease and Sickness. Herbs Used. No Poisonous Drugs.

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Values will double in next few years. Now is the time to buy. The terms are easy, only one-tenth of the purchase price down, balance yearly payments, running for 10 years if you wish. Liberal discount for cash Prices from 75 cents to \$1.50

per acre.
Particulars of Union Pacific
Land Agency, No. 15 W. 2nd
South St., Salt Lake City, Utah.

When Going East Why Not Enjoy Yourself

IT DON'T COST ANY MORE.

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HE Long Distance Record, The "Scotty" Special. 2265 Miles Over Mountain and Plain in less than 45 hours Demonstrating That "Santa Fe" track. equipment and employees are of the Dependable

kind. Probably YOU wouldn't care to ride so fast. You prefer the luxury of 3 Regular Trains From Utah and Colorado to everywhere East and Southwest. Ask me for Ticket Rates and Literature.

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THE GREAT SOUTHWEST MINERAL BELT.

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Through car Sait Lake City to St. Louis and Kansas City. Only one change to New York, Buffalo and principal points east—low rates for summer travel.

Especial attention to ladies and chil-Especial attention dren.

Tourist sleepers through to Chicago, Boston and other points without change. TWO TRAINS DAILY.

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This includes the famous

and the new LOS ANGELES-CHICAGO

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CURRENT TIME TABLE In Effect Dec. 10th, 1905.

DENVER & PIOGRANDI

"THE LAGOON ROAD."

Sait Lake & Orden Railway. HMON BAMGERGER. President and General Manager.

Time Table in Effect Nov. 28, 1806, LEAVE SALT LAKE 6, 8:20, 11 a. m.; 2, 4:20, 6:20 p. m. LEAVE LAGOON 7, 9:20, 12 m.; 2, 5:30, 7:30 p. m.

Utah's Most

Popular Rail-

CURRENT TIME TABLE

1:20 p.m.

road.

DEPART DAILY

No. 7-Los Angeles Limited 4.45 p.m

No. 1-Los Angeles Express ... 12:01 a.m. No. 51-Fer Stockton and Tintle, 7:45 a.m. No. 63-Fer Nephl and Sampete

ARRIVE DAILY.

No. 8-Los Angeles Limited 5:35 p.m.

No. 62—From Lynn & Nephi... 9:50 a.m. No. 54—From Garfield 1:20 p.m.

Valley 1:30 p.m.
No. 64—From Nephl 5:46 p.m.

No. 52-From Tintic & Stockton, 6:00 p.m.

Finest Dining Car Service in the West,

Only direct line to Los Angeles. Stags connections for Nevada Mining Camps.

ARRIVE.

No. 4—From Ogden, Chicago, Omaha, St. Louis, Kansas City, and Denver Moden, Portland, Butte and San Francisco

No. 5—From Ogden, Portland, Butte and San Francisco

No. 12—From Ogden, Cache Valley and Intermediate Points

No. 12—From Ogden, Cache Valley and Intermediate Points

No. 13—From Chicago, Omaha, Ogden and intermediate Points

No. 14—From Ogden, Chicago, St. Louis, Kansas City, Omaha, Denver and San Francisco

No. 10—From Ogden, Cache Valley, Butte, Portland, and San Francisco

DEPART.

No. 5—For Ogden, Omaha, Chicago, Denver, Kansas City and St. Louis

No. 7—For Ogden, Omaha, Chicago, Denver, Kansas City and St. Louis and San Francisco and intermediate Points.

No. 1—For Ogden, Cache Valley and Intermediate Points.

No. 11—For Ogden, Cache Valley and Intermediate Points.

No. 13—For Ogden, Cache Valley and Intermediate Points.

No. 14—For Ogden, Cache Valley and Intermediate Points.

No. 15—For Ogden, Cache Valley and Intermediate Points.

No. 15—For Ogden, Cache Valley, Omaha, Chicago and Intermediate Points.

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No. 15—For Ogden, Cache Valley, Omaha, Chicago and Intermediate Points.

No. 15—For Ogden, Cache Valley, Omaha, Chicago and I

J. L. MOORE. Dist. Pass. Agt.

Time Table

IN EFFECT Feb. 18, 1906

City Ticket Office, 169 S. Main Street

'Phones 1986.

No. 2-Los Angeles Express .

No. 66-From Nephi & Sanpete

LEAVE BALT LAKE CITY: No. 10-For Heber, Provo and Marysvale

No. 6-For Denver and East... 8.00 p.m. No. 8-For Ogden and West.... 11:19 p.m. ARRIVE SALT LAKE CITY. 6-From Ogden and the

| No. 6—From Ogden and the West | 1:40 am | No. 12—From Ogden and Local Points | 1:50 am | No. 7—From Eureka and Provo. 10:00 am | No. 7—From Denver and East. 10:25 am | No. 14—From Ogden | 2:25 p.m. | No. 2—From Ogden | 2:25 p.m. | No. 101—From Park City | 5:15 p.m. | No. 101—From Park City | 5:15 p.m. | No. 101—From Park City | 5:15 p.m. | No. 112—From Heber, Provo and Marysvale | 6:00 p.m. | No. 112—From Bingham | 10:50 a.m. | No. 115—From Bingham | 10:50 a.m. | No. 3—From Ogden and the West | No. 3—From Denver and East. 11:00 p.m. | No. 3—From Denver and East. 11:00 p.m. | All trains except Nos. 1 to 8 inclusive

All trains except Nos. 1 to \$ inclusive stop at intermediate points. Ticket Office, Dooly Block, 'Phone M. I. A. BENTON, Gen. Agt. Pass, Dept.



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