# DESERET EVENING NEWS: FRIDAY, FEBRUARY 15, 1901.



Moved Things in Lively Manner for Today's Junket.

INTRODUCED NUMBER BILLS

biof Eight that Came Up for Third gading, Six Were Quickly Passed -What the Becord Shows.

The Legislature may be doing lots esteting, but it cannot be said that it a not do lots of business yesterday thermoon, too. In the lower house no iss than nineteen bills were introduced and out of eight which came up for third reading, six were passed and transmitted to the Senate for considerstion. House bill No. 43, by D. H. Motris, relating to the duties and powers of road supervisors, passed both houses and was ordered engrossed for signature and submission to the Governer. It was returned from the Senate mended, and the House, concurring in

nor. It was toten house, concurring in smended and the House, concurring in the any and the Legislature. Name of the Legislature. House bill No. 69, by Anderson, was the first bill which came up for third reading. The bill is for the purpose of same of the bill is for the purpose of sing section 3735 of the Revised Singles, making it read. "From the time of the docketing in the office of the cirk of any district court, execution may be issued thereon within the same may be issued thereon within the same in and in the same manner and with and in the same manner and with effect as if issued on a judgment of district court." The bill was passed a dissenting vote. House 70, by the same author, also No. 70, by the same colors. Only through with flying colors. Only word, "defendant," was changed to gment debtor," The bill amends on 3736 of the Revised Statutes re-Only ting to judgment dens, and requiring ract of a judgment rendered in in the office of the clerk of the dise in the office of the clerk of the dis-titit court before it becomes a lien on the real property of the judgment debt-e, when it becomes subject to execu-ies at any time within eight years from the date of judgment. House bill lies by Anderson on the same subalso by Anderson, on the same subending section 3737 so as to fix limit for enforcing the judgat at eight years, also went through ithout a hite The next bill read was Senate bill No.

with a clause in it empowering coun-y commissioners to remit the taxes of On motion of Mr. he indigent poor. On motion of Mr. attorney general for information as to thether this clause should be made the

house bill No. 77, a substitute by the committee on judiclary for Mohr's bill 23, amending section 999 so as to allow justice court and inquest jurors \$1.50 a day, and twenty cents a mile for coming to court or inquest, passed without a single nay. So did House bill 2, by D. H. Merris, relating to place of This bill aims to eliminate sec

ing to brands and property marks. House bill No. 124, by Cutler, to amend the statutes in relation to jurors in justice's courts, granting them \$1.50 a day and 20c a mile. House bill No. 125, by Anderson, to amend the statutes with regard to salaries paid to county commissioners, making the chairman, in counties of the The first, second and third class ex officio commissioner of poor, to receive a salary not in excess of \$300. House bill No. 136, by Anderson, to arrend the statutes giving boards of county commissioners power to fix the salaries of deputies or assistants of county officers. House bill No. 137, by Glasmann, to repeal section 2531 of the Revised Stat. utes, regarding the sending of abstracts of mortgages to other counties. Senate bill No. 33, by Whitney, re-garding text books on natural sciences, for use in the public and higher schools, was put through its second reading. Word was received from the Senate that it had passed Senate bill 38, by Howell. an act providing for approval for the bonds of certain State officers. Mr. Axton then moved for adjourn ment so that members might have some time in which to prepare the speeches which they would be required to de-liver on the morrow. The reason given for the proposed adjournment subjected the mover to considerable chaff, Speak er Glasmann was about to give desk his customary farewell smash and adjourn the House when he found himself confronted with the terrible contingency that an adjournment of over three days could not be taken without the consent of the Senate. That honor. able body had already retired into private life and so its consent could not be asked. Various modes of evasion were broached, but the awful, glaring truth remained that till Monday was four days. Mr. Smith tried to dodge the issue by calling the adjournment a recess, but the speaker thought that that looked like sneaking around by the alley. Finally when everyone was becoming desperate a Daniel in House suggested that as Sunday in the Was not a legal working day it should not be counted. The problem had been solved and the gavel fell.



BAD complexions, pimples, blotches, blackheads, red, rough, oily, mothy skin, dry, thin, falling hair with itching, irritated scalps and dandruff, red, rough hands with itching, burning palms, with shapeless nails and painful finger ends, and baby blemishes, prevented and cured by CUTICURA SOAP.

# Millions of People Use Cuticura Soap

Assisted by COTICURA OINTMENT, exclusively, for preserving, purifying, and beautifying the skin, for cleansing the scalp of crusts, scales, and dandruff, and the stopping of falling hair, for softening, whitening, and healing red, rough, and sore hands, for baby rashes, itchings, and chafings, and for all the purposes of the tollet, bath, and nursery. Millions of Women use CUTICURA SOAP in the form of baths for annoying irritations, inflammations, and excoriations, or too free or offensive perspiration, in the form of washes for ulcera. tive weaknesses, and for many sanative antiseptic purposes which readily suggest themselves to women, especially mothers. No amount of persuasion can induce those who have once used it to use any other, especially for preserving and purifying the skin, scalp, and hair of infants and children. No other medicated soap is to be compared with it for preserving, purifying, and beautifying the skin, scalp, hair, and hands. No other foreign or domestic toilet soap, however expensive, is to be compared with it for all the purposes of the toilet, bath, and nursery. Thus it combines in ONE SOAP at ONE PRICE, viz., TWENTY-FIVE CENTS, the BEST skin and complexion soap, the BEST tollet and BEST baby soap in the world. Sold throughout the world.

AMUSEMENT'S.

Strange Land" than was given the

name, no doubt the authors would have

material and quit. The "Stranger"

made its initial bow to the Salt Lake public last night and that part of the

public which saw it probably had its

risibility stirred as never before. To at-

tempt an analyzation of the farce would

be as nonsensical as the farce itself;

and more than that cannot be said. At

times it was difficult to tell whether the audience, which was a large one, or

ties of the state board of equalization, allowing the board to keep separate assessment rolls for personal and real property. Lanna and the second se

House bill, No. 124, by Smith, to amend the statutes in relation to collection of taxes from car companies, and fixing the annual salary of the collector. The act would make the secre-tary of the board of equalization the collector instead of the state treasurer. House bill No. 125, by Kelly, to amend

the statutes referring to preparing and keeping of present ownership maps. House bill No. 126, by Holmgrin, au-thorizing the payment of bounties to persons planting forest trees on prairie

lands. House bill No. 127, by Holmgren, repealing all of chapter 56 of the Session Laws, relating to district attorneys. House bill No. 128, by Holmgren, to encourage the manufacture of starch

from potatoes. House bill No. 129, by Wells, provid-ing for the incorporation of churches

the performers upon the stage, were indulging in the most gyrations, so conand religious societies. House bill No. 130, by Smith, by re-quest, relating to the practice and provulsed was it by the ridiculous situa-tions which like the peals of demonstra-tive merriment, came with such kaleid-

cedure of the supreme court. House bill No. 131, by N. L. Morris, to amend the statutes relating to the renewal of chattel mortgages. House bill No. 132, by D. H. Morris, authorizing the state board of exam-iners to rubbish a digest of the decisions

Thorndyke, a dashing young English-man, who gets himself into every conceivable kind of a scrape and who at-tempts extrication by lying with a vigor that would cause Nat Brigham's John Hans, of the Grand Canyon, to become a missionary. Thorndyke is dependent upon a rich aunt and spends her morey in the most reckless fashion iners to publish a digest of the decisions contained in the first twenty-five volumes of the Utah reports, and mak-ing appropriation therefor. House bill No. 133, by Hewlett, relat-ing to heard property make

money in the most reck s rashio He is absent from England for two years. He makes her believe that he has spending his time upon "a ranch in the wilds of America at Buffalo, New York." The aunt suspects decep-tion and Mr. Charles Drake, as Charles Dudley, a sympathetic uncle, who is himself a past master in the art of lying, comes to the rescue. To prove that Jack has actually been in America a real live Red Skin is improvised in the person of one of Jack's friends, Jack making the bargain himself. In the meantime the uncle has found a genuine aborigine owned by an American doctor. This "Poor Lo" is also engaged. From that time forth the fun waxes fast and furious, and the complexity is made more complex by the appearance Wellington, (Miss Beatrice of Alice Wellington, (Miss Beatrice Norman) an American girl, who promptly discovers the game of deception that is being practiced, and is only induced to desist from her persecution of Jack by his unprecedented skill as a demolisher of all that is truthful. "Stranger" goes for the balance of the week, with a Saturday matinee. Manager Pyper of the Salt Lake Theater, received a telegram today from Denver, asking what theatrical comany was quarantined in this city on count of smallpox. Of course there pany was only one reply to give-none. The query is doubtless the outgrowth of the less smallpox scare, from which Utah is suffering in more ways than one. The dramatization of Marie Corelli's famous book, the "Sorrows of Satan," will open a two nights' engagement at the Theater on Monday night, to be followed by Field's minstrels on Wednesday. UTAH INDIAN WAR VETERANS. Last evening the first regular meeting, since their organization last October, of the Utah Indian War veterans. took place at the city and county building. About fifty were present, and it was decided that a determined effort would be made to form a perfect organization of the 300 veterans living here. To forward this project a grand old

EAGUE BASKET BALL CONTESTS.

Two Lively and Interesting Games Played Last Evening.

L. D. S. DEFEATED Y. M. C. A.

### Ladies' Team from the College Were Too Much for Their Sisters from the Oquirrh School.

The liveliest and most brilliant game of basket ball played in the present series of the league's took place in the Social Hall last evening, before a good Ized crowd.

The contesting teams were the Y. M. C. A. vs L. D. S. College, and the L. D. S. girls vs the Oquirrh girls. In the contest between the former, the winning team could not be picked until just before time was called by the official whose duty it is to perform that important function. There were no bright stars, individually; they formed one bright galaxy. Enthusiasm was rampant. The game was a hummer. A goal from the Christians engendered cheers that threatened lasting injury to several pairs of lungs. This was followed by a point for the college with a demonstration from its supporters, and then partisans joined hands and y olces and made the occasion a howling success.

Goals were not made by accident. They were the result of careful and well calculated plays. Two, however, were not exactly on the level and the referee rendered an importial decision by duriding the points exactly A: the by dividing the points equally. At the close of the battle the L, D. S. team had eighteen points to its credit as against fourteen for the Y. M. C. A. If 'it had been possible to conjure up more trouble for "A Stranger in a principal character in the farce of that The former team had in its line-up Romney, Taylor and Smith, who unquestionably added material strength added the woes upon his head. But it to the organization. is clearly evident that they ran out of

In a former battle the Y. M. C. A.'s won, but now the teams are on the same level and so, up to date, it's a toss-up as to the championship. Of course there is room for improvement in both teams, and when they meet again the "fur will fly." All things con-sidered last evening's contest was su-perlatively good, and a better is seldom if ever seen.

### THE GIRLS' CONTEST.

Viewing the girls' game from a standpoint separate and alone, it was very interesting and was much better than

meresting and was much better than some of the games witnessed this sea-son, but comparing it with the boys' contest it was exceedingly tame. The L. D. S. won by a score of twelve to nothing. They were better drilled individually and collectively than were oscopic rapidity as to bewilder. Wil-liam Friend enacted the part of Jack individually and collectively than were the Oquirrh's, but the latter never lost heart, for they played with a deter-mination highly commendable. After a little more practice they are quite likely to furnish a big surprise, and create a slump in the basket ball market so far as other teams are concerned.



It is the high quality of Royal Baking Powder that has established its great and world-wide reputation.

Every housewife knows she can rely upon it; that it makes the bread and biscuit more delicious and wholesome-always the finest that can be baked.

It is economy and every way better to use the Royal, whose work is always certain, never experimental. There are many imitation baking powders,

ROYAL BAKING POWDER CO., NEW YORK.

### ford and Mrs. S. H. Fields, house com-MRS. CARRIE NATION IN COURT. mittee; W. G. Sharp, S. H. Fields and W. B. Sprague, executive committee.

made from alum. They may cost less per pound, but their use is at the cost of health.

Is Arrigned on the Charge of Destroying Property-Her Defense is That She Had a Right to Abate a Nuisance When Officers Failed to Do It.

# **OUTSIDE EVENTS.**

### GUS AND JIM MAY WRESTLE. Effort Being Made to Bring Them Together on the Mat.

Roller Skake-Barrel Race.

Another interesting roller skating bar

rel race occurred at the Armory rink last evening. The distance was a mile and each racer had to go through two barrels on each lap or 36 barrels in all. Alvin Knowlden won first money by go-

ing the mile in ten minutes and thirty seconds. Irwin Sioan came in second

and Joe Sholdebrand third.

Chicago, Feb. 15 .- A special to the Tribune from Cincinnati says:

Jim Jeffries and Gus Ruhlin may meet in a Graeco-Roman wrestling match within the next ten days. An offer has been made the two puglists to meet on the mat and while the proposition has not yet been accepted, Managers Brady and Madden have taken it into consideration.

Topeka, Kan., Feb. 14 .- At 2 o'clock | that she as a private citizen had a right this afternoon Judge McGabe of the city court called the case of the State vs Mrs. Carrie Nation, charged with destroying property. Mrs. Nation was arrested on complaint of the owners of the Senate saloon, which she and four other women wrecked. The courtroom was crowded with spectators on the main floor and in the gallery, but Mrs. Nation was not to be found. Her lawyer, J. M. Dumenit, was rather ex-

to abate a nuisance after the officers had failed to do so. Mrs, Nation ap-peared to be utterly unconcerned throughout the trial. She leaned over the table occasionally and takked in a cheery fashion with her accusers, and they answered in the utmost good nature

5

Never

experiment

with so

important

an article

as the

human

food

She appeared to be relieved when the trial was over, as she was very tired as a result of her Chicago trip. This did not prevent the people in the court room from greeting her, and she held an impromptu reception for several minutes after the adjournment of the case. Mrs. Nation was not so tired but cited, but assured the court that his that she could see all that was going on, and she commanded some men to stop smoking as she emerged from the courtroom. Mrs. Nation has not lost a bit of her popularity since her visit to Chicago. She is followed wherever she goes by the same large crowds. People seem to have much more respect for her than they had before, and she has no difficulty whatever in going about the streets. She says she expects to be released as a result of her trial next Monday.

the Revised Statutes of '28, which have been declared by the Supreme court unconstitutions

House bill No. 1, by Anderson, amends tion 1174 so as to double the salary of \$300 now paid the deputy State suintendent of public instruction, bill passed by a vote of 32 to 7. Those against it were McGregor, D. H. Morris, Page, Pond, Redd, Van Wagenen and

Hewlett's House bill No. 48 raised the torm of the afternoon. The bill has the laudable object in view of syn-chronizing the dates of city and general ections, but to this end postpones the next city election to November, 1902, eby allowing the present incumbents in office three years instead of two years. And it was here that the pinched-how to dispose of the odd Only two members came out in footed opposition to the bill-Van rue and Stuart, who held the view city elections were not on party s, and that the expense of the exa cretion would be poorly saved at a sait of polluting our city elections Benner X. Smith begged to diffe from Van Horne and Stuart on this point. He said:

"On the contrary, a great many citles where contrary, a great many cities where a party lines. Even today city exclose are nothing but politics. Nathing interferes with business so as elections, so why should we must as elections, so why should be backed with joy the prospect of only having then every other year. If we der pass the bill as it stands, we have been it to early to cities of the hould amend it to apply to cities of the ame class, and thereby head off the

After the stand thereby head off the stand generity in Sait Lake." After the bill had been read and Mr. Beviett had explained its object Mr. Gariner moved that the attorney-gen-uits consulted as to its constitution-uity. Mr. Smith thought that this would not be necessary. The bill ap-W. Mr. Smith thought that this add not be necessary. The bill ap-ared perfectly legal and valid to him. at would be referred to the attorney-seral after it had passed any way. It, Gardner withdrew his motion, but without he way opposed to the extendhat he was opposed to the extend-if the time of office of present ofders. Mr. Smith moved as an holders. Mr. Smith moved as an endment that the next term of of-ele made three years instead of ex-nding the present term one year, and eightmer, Anderson and N. L. Morris edared themselves in favor of the mendment. Then Smith withdrew his setting for the purpose of seeing wheth mendment. Then Smith withdrew his notion for the purpose of seeing wheth-in the measure would go through with-out amendment. It lost. He then haved as an amendment to the bill that the election be held on the regular hat, but that the next term of office is for one year. The House would have none of it, so he moved as an mendment to his amendment that the term be for three years, as he had employed in the superstant of tee on judiciary to be so amended.

INTRODUCTION OF BILLS. The bills which were introduced yes-

eday and which were introduced yes-eday and went through their first and cond reading were: House bill No. 119, by Gardner, by re-nest to smooth 19, by Gardner, by re-

nest to amend the statutes relating to as to amend the statutes relating to a dismissal of complaints on appeal rom justice of the peace courts. The mage is, that if the motion for new rails denied on account of more than as offense charged, or that the facts tated do not constitute a public ofed do not constitute a public ofnd trial had thereon.

House bill No. 120, by Phillips, to mend the statutes relating to property tempt from taxation. The amendment posed exempts reservoirs from tax-

House bill No. 121, by Phillips, to mend the statutes relating to the sale d estray animals. The amendment als for twenty days' notice by the randweeper in three of ter, and the andkeeper in place of ten, and re-ligs the county clerk to publish same a newspaper once a week for two

The sale of intoxicating liquor internation of an Indian reserva-internation of an Indian reserva-with a maximum penalty of \$300 or months in the county jail. Thus bill No. 123, by Smith, to and the statutes in relation to taxa-and defining the powers and du-

Price Purely Vogetable.



FOR CONSTIPATION. FOR SALLOW SKIN.

FOR THE COMPLEXION

CURE SICK HEADACHE.

PILLS.

fashioned ball, as a preliminary re-union, will be held in the Thirteenth ward assembly rooms on the evening of March 1st.

The following committee on arrange-ments was chosen: W. L. Binder, chairman; Samuel Bateman and W. L. Bateman of West Jordan: William Cot-Bateman of West Jordan, William Cot-tam, O. P. Arnold, R. M. Carliste of Mill Creek, William Calder, James Hun.-ter, Frank H. Hyde, T. E. Jeremy, Geo, Naylor, James White, Charles Godfrey of Murray and Edward Bolton of Fran-

The present officers were elected to office at the first meeting of the vet-erans and are as follows: Adam M. Paul, department commander: W. L. Bateman, vice commander: J. U. Eldridge, assistant adjutant general; W. L. Binder, quartermaster general; Jesse West, chaplain: Alma Pratt and Geo. Lambert, department representa-

tives.

# NEW JANITOR. Calvin S. Buckwalter was yesterday

appointed assistant janitor, on the county's side of the City and County building, to succeed George Hilton, Democrat, who has held the position for over two years. Mr. Hilton retired toover two years. Mr. Hilton retired to-day and Mr. Buckwalter entered upon the discharge of his duties. It is ru-mored that the new appointee will hold his present position for about a month or six weeks, until he becomes familiar with the building and its needs, when he will be advanced to the chief janitor-ship, relieving John Siddoway, and a new appointment will be made to fill the place now held by Mr. Buckwalter. This procedure, it is thought, will ef-fect a change without any inconveni-ence.

Edna Worthen proved the best player of her team, making four baskets from Below is the summary of the contests:

### MEN'S LEAGUE.

foul.

L. D. S.-18. Position. Y. M. C. A.-14. Foster ...... Right Forward.... Johnson Romney ..... Left Forward...... Clark Taylor ....... Center........ Rippeto Smith ...... Right Back...... Smith Bassett ...... Left Back...... Tregea Referee. Saunders. Umpires, Shipler and Goddard. Goals from field, Clark (5) Taylor (4), Romney (2), Rippeto. Goals from foul, Taylor (6), Johnson and Rip. peto. Twenty-minute halves.

### GIRLS' LEAGUE.

Florence Ashton...... Rachel Chapman Center,

Edna Worthen......Rida Taylor Right Back.

Rida Fox ..... Jennie Gray Left Back.

Referee-Augustus, Umpires, Rasmussen and Saunders, Goals from field, Em-ma Morris (2). Florence Ashton, Edna Worthen: from foul, Edna Worthen (4). Times of halves, fifteen minutes,

# COUNTRY CLUB MEETING.

### Officials Elected and Committees Appointed by the Directors.

The country club's directors met yesterday afternoon and discussed matters pertaining to golf. It was decided to take steps at once to secure a first class instructor. The following officials and ommittees were W. G. Sharp, president; W. F. Colton, vice president; T. R. Jones, treasurer; W. B. Sprague, secretary; J. Walcotz Thornpson, W. C. Shoup, F. A. Hale, R. H. Channing, Jr., and William Reid, greens committee; Mrs. W. G. Sharp. Mrs. W. B. Sprague, Miss Helen Craw-

# NO NIBBLER.

### An Old Fish Knows Good Balt From Poar.

A good old family Doctor down in Edenburg, Miss., says he is not afraid to tell the truth about coffee and its effect on him and the remarkable change produced by leaving off and taking Postum Food Coffee in its place.

He used coffee for many years, and says, "Of late years I have been so nervous that I dreaded to perform an operation, and my eyesight had bother-ed me a considerable. I think about two years ago I first heard of Postum Food Coffee, and gave it a trial. I am not quick to bite at humbugs, but the cfiange in my physical condition brought about by leaving off coffee and taking Postum Food Coffee was a complete surprise. I began to eat well, sleep well, and in just three months my eye sight was restored, my nerves strong, headaches disappeared, and my chronic catarrh of thirteen years standing was cured with little or no treatment except the change in coffee.

I am today stout, erect, and weigh 20 pounds more than I did before giving up coffee. I have an extensive practice and have had very satisfactory results among my patients where I have in-duced them to leave off coffee and take

Postum in fits place. Coffee is ruining and destroying thousands of our young Americans, and it is a pleasure to know of a nutritious and palatable breakfast beverage that cebuilds the nervous system rather than tears it down, as the old coffee does,

It may interest you to know that we had much the same experience as many others when we first began to prepare Postum. We bolled it in a desultory sort of way for a few minutes and the pro-duct was not satisfactory. Turning to the directions we discovered the fault and from that time we have followed those directions which are simple enough, with the most satisfactory results in point of flavor and food value. With my best wishes for your contin-ued success." Dr. A. C. Alston.

It is said a purse of \$5,000 has been

guaranteed for the match, and that it may be conducted in Saengerfest hall.

## MITCHELL AFTER CORBETT. Charley Has Arrived at New York

# from England.

New York, Feb. 14 .-- Charley Mitchell. the English pugilist, arrived here today on the Majestic. He said that he had not come over especially to look for a fight, but was not averse to taking on any of the big fighters. He would like to get in the ring with Corbett, he said. "My visit here is for pleasure and to take a look about. Of course, I might make a match if the opportunity were afforded. I shall be here for some months. I shall remain in New York or some days and then go out to the Pacific coast.

"Prize fighting in England is dead, It is not because we have lost interest in the sport, but because we have no good men.

### Vie Langley Knocked Out.

Spokane, Wash., Feb. 14 -- Charle Jost, of Portland, knocked out Vi-Langley, of Wallace, in the elevanth round of what was to be a twentyround bout at Wardner Monday night. Jost weighed 158 and Langley 176 pounds.

### Crosby Wins Again. -

Indianapolis, Ind., Feb. 14 .-- Twentyeight men were entered in the limited events of the Midwinter Gun club's shoot this afternoon, sixteen shooting through the four events. W. M. Crosby, of O'Fallon, Ill., was again high gun. He scored 204 out of a possible 210, and this makes but nine misses out of 420 targets in two days. Jack Fanning, of San Francisco, was second high gun today, with 199.

### Against Prize Fighting.

Springfield, Ill., Feb. 14.-In the house today Mr. Hohe introduced a bill to prevent prize fighting in the state o Illinois. It specifically gives the gov-ernor power to call out the military orce to prevent prize fights or sparring or boxing exhibitions.

The bill was referred to the commit tee on judiciary.

### BREDEN TO POPE.

Attorney General Breeden yesterday gave an opinion to County Attorney Pope of Uintah county relative to the following statement: A certain owner of a herd of sheep lives in school district 2, Uintah county, but his sheep graze in no one school district for more than a month at a time.

Now the question upon which an opinion was desired is where the sheep should be assessed for the purpose taxation, and what district should be entitled to the school taxes.

The attorney general is of the opin. ion that the district to which the sheet be brought for shipment or ar usually kept is entitled to make the assessment and have the benefit of the school taxes.

# PROPERTY TRANSFERS.

Fanny Wiscomb Naylor has conveyed by warranty deed, for a consideration of \$6,750, to R. W. Sampson, a lot 4 rods by 29 rods, with residence, facing south on Third South street, between Third and Fourth East streets.

Ellen E. Selfridge has conveyed by warranty deed to Mrs. George L. Sav-age, for a consideration \$3,500, part of lot 2, block 67, plat D, 10 rods by 39% feet, at C and Fourth streets.

Ernest H. Green and Walter E. Mad-dison yesterday filed with the county

recorder the official plat of Green & Maddison subdivision, on the east bank of the Jordan river, between Eleventh and Twelfth South streets.

client would be on hand very soon. Judge McCabe said that as the case had been set for 2 o'clock he was ready to take it up, and that the case must proceed.

Rev. F. W. Emerson volunteered the information that Mrs. Nation had gone out to dinner and would be back soon. Assistant County Attorney Jamison, who has charge of the prosecution, announced that he would wait a few moments, and in the meantime would call his witnesses, Mike Kelly, "Shep" Lyttle, Harry Jackson, Ben Mulhoiland and George Stambaugh. For the fense Probate Judge Egan, Chief of Po-

lice Stahl, Officer Carpenter, Mrs. James White, Mrs. George Woolverton and Miss Madeline Southward. Mrs. Nation's attorney entered a mo-tion to quash. At 2:15 Mrs. Nation enlered the courtroom and made her way through the crowd to her place at the table by her lawyer. The crowd ap-

plauded and Mrs. Nation smiled and bowed, but said not a word. The crowd continued to applaud and Judge Mc Cabe demanded order and called upon the marshal to preserve quiet. Lawyer Dumenit argued his motion to quash on the ground that the complaint was ot properly drawn, Mrs. Nation could keep quiet no

longer, and rose to her feet. ' honor," commenced Mrs. Nation, "Quiet," ordered Judge McCabe. "Your

"But that does not make any difference," continued Mrs. Nation. "You will have to keep still," said the

court, "This trial will be conducted like any other case, and quiet must be maintained. The marshal will keep order. I overrule the motion. Do you plead guilty or not guilty "Not guilty," said Mrs. Nation's attorney.

Mike Kelly, one of the proprietors of the Senate, was the first witness called.

What did you own of the property which was broken?" asked Jamison. "A cash register, valued at \$100, and glasses," was Kelly's answer.

Kelly was cross-examined to some extent by Mrs. Nation's attorney, but nothing new was brought out. Kelly was made to say that he had been arrested several times on the charge of selling liquor. He claimed, however, that the cash register smashed by Mrs. Nation was kept to receive the receipts of the poolroom and sales of soda water and clgars.

When Kely's testimony was completed, after a conference between the attorneys, it was agreed that Kelly should admit that he was running a scioon and that Mrs. Nation should plead guilty to smashing it. This was done, and now the case will be argued on its merits, as to whether joint prop-erty is entitled to the protection of the law; and next Monday afternoon was

set as the time for hearing the arguments and deciding the case. The line of Mrs. Nation's defense is | Drug Dept.

### Their Claims Set at Rest

The claim of other cough medicines to be as good is Chamberlain's are effectu-ally set at rest in the following testi-monial of Mr. C. D. Glass, an employe of Bartlett & Dennis Co., Gardiner, Me. He says: "I had kept adding to a cold and sough in the winter of 1807 inving He says: "I had kept adding to a cold and cough in the winter of 1897, trying every cough medicine I heard of without permanent help, until one day I was in the drug store of Mr. Houlehan and he advised me to try Chamberlain's Cough Remedy and offered to pay back my money if I was not cured. My lungs and bronchial tubes were very sore at this time, but I was completely cured by this remedy, and have since always turned to it when I got a cold, and soon find relief. I also recommend it to my friends and am glad to say it is the hest of all cough medicines.

For a Cold in the Head Laxative Bromo-Quinine Tablets.

You can help anyone whom you find suffering from inflamed throat; laryngeal trouble, bronchitis, coughs, colds, etc., by advising the use of BALLARD'S HOREHOUND SYRUP; the great remedy for coughs and colds. Price, 25 and 50 cents. Z. C. M. I. Drug Dept.

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