

THE LAW CHAMBER

Action Against Daniel Alexander R.

[illegible]

The Consolidated Suits of The Salt Lake
Railroad Company and J. H.

This was another morning of small things in the Third district court, the cases which came before Judges Zen and Barth prior to the noon adjournment.

Attorney Gerald Jackson mentions the long standing injunction process begun in *W. Perage vs. W. H. Dalg et al.* On the part of the plaintiff

referred for trial by either Judge Miner or Judge Blackburn. He said it was a matter of some importance to his client. Defendants said, were still extracting one from the atom in conflict. It appeared that it was impossible for his agent to find the location of the atom.

Judge Kane replied that if course could arrange with either of the other judges who would be in the city tomorrow to take the case in case Henry is in, but declined to ask any such order of court.

The case of C. B. Davis vs. Vin Kallio was in here today on a hearing today, but Attorney Baldwin informed the court that it was in process of settlement. While not asking that it will be dismissed at present, counsel said he knew it would not go to trial.

THE FIRST CASE CALLED FOR TRIAL was that of Gertrude D. Allen vs. Daniel Alexander, Attorney VanClief appearing for the plaintiff and W. C. Hall for the defendant. It is alleged that on November 4th, 1889, the plaintiff

The Hive crannery establishment, and late premises known as the African block on East Temple street, for term of twenty-five years, at a rental of \$125 a month. Miss Allen now claims the sum of \$125.50 for arrears of rent and the building during the months of December, 1901, and January and

The jury after being out some time found for the plaintiff for the amount claimed.

JUDGE BARTON'S COURT.

Before Judge Barish and a jury the hearing of the consolidated cases of the Saltair Railway company vs. John H.

The suit was filed some time ago and the whole difficulty has arisen

company's flow of railway to railcar the same going over certain lands belonging to Mr. Hume and other persons. It was originally sought to obtain an order of injunction restraining the company from further trespassing thereon and damages were also claimed to the sum of \$100,000.

A CONSIDERANCE.
The case of *Moulton A. Heath vs. James L. Thompson*, *Industrial Union of Marine and Shipbuilding Workers of America vs. NLRB*, *et al.*

was called up late yesterday afternoon in Judge Baruch's court. The action is brought asking for a decree of the court against the defendants for the possession of certain premises, and for \$4,000 damages for the alleged wrongful detention of the same. The defendants

Attorney Hard, for the defendants.

The Utah Planting Supply company is also suing J. J. Farrell to obtain

James Arnold, who was fined \$100 by Commissioner Greenman on Tuesday for selling liquor without a license at Murray, perfected an appeal yesterday and has been released from jail.

The Fixed Furniture & Carpet company filed a suit against the members of the F. O. S. of A. in the Third District Court yesterday afternoon to collect \$1200 alleged to be due on promissory note secured by a mortgage.

Today's Probate Court.
Estate of Hannah Tomlinson War-

Estate of Thomas Tail, deceased. Order made appointing appraisers.—Wm. Grinstead, John Beckins, and Wm. H. Andrew.

W.B. to hear petition for settlement of account and petition for distribution.