

Castle Gould, according to the testi-mony. Verbal clashes with the manager of the great estate, heated arguments til 10 o'clock tomorrow the construction of a hen-coop carpenters, one of whom testified "she could not walk a straight A MISSISSIPPI FEUD. a period when she remained in Two Dead, Two Fatally Wounded,

Three Slightly Injured.

supporting an independent govern-MEMBER OF COMMONS

views I have a profound regard. Nevertheless, I have a conviction that the duty of the people of the United States is to prepare this people for

her room for two weeks, consuming seven bottles of brandy with other li-nuors-these incidents and others were worn to on the stand.

Also, there was an account by a forr steward of an exciting night, when said, she wanted the house locked, although Howard Gould was out on the a. This, said the steward, did not, to appeal to Mrs. Gould as an arand she told him to go ahead and lock up. To appease her, he testified, he shat the door, but did not lock it. This was the night that Mrs. Gould

said to have called her husband "a ttle hound," a term which she applied him, as testiged, after he had one to her room to see what the matwas, confusion having been spread rough the great castle by the ring-of bells in Mrs. Gould's room and

uile most of the testimony was While against Mrs. Gould, one witness spoke in her favor. He is Charles H. Danis r favor. He is Charles H. Danis en Cove, Long Island. He testified that in 1902 and 1903 he did con-siderable work on the Gould estate and saw Mrs. Gould frequently. He had never seen her intoxicated, he said, but at times he knew she had been drink-ing, because he could "smell her breath."

The argument on the application of Mr. Shearn for further allowance of \$20,600 counsel fee for his service as counsel for Mrs. Gould, that was to have been argued this afternoon, was postponed until tomorrow. Mr. Shearn has already received a counsel fee of



Genuine oak and mahogany piano finished mantels-finest line in state. Mantels set in your home complete from \$50 up.

Many people have been dissatisfied with selections made from a catalog. Our patent radiant grate warms the room thoroughly and is clean and economical.

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Meadville, Miss., June 14 .- Two men are dead, two were perhaps fatally wounded, and three slightly injured in a street battle here this afternoon caused by a bitter feud that had been previously marked with tragedy. Great excitement followed the fray, and thous were rushed here to stard

and troops were rushed here to guard against possible rioting. Dr. A. M. Newman, cierk of the chancery court, and Silas G. Reynolds were idlled, and Dr. Lenox Newman and Herbert Applewhite are thought to be

dying from their wounds. L. P. Prichard, a brother of Cornelius Prichard, whom Dr. Newman killed seven weeks ago, was arrested, charged with complicity in the tragedy.

The killing of Prichard by Newman was the first bloodshed in a feud that had existed between the two men, relatives and friends for months. This bitthe factionalism had its inception in a political campaign, in which Newman and Prichard were opposing candidates. Newman was tried a few weeks ago for Parkhard's murder, and was accuited Prichard's murder, and was acquitted. The fight occurred almost on the same spot where Prichard was slain. It is apparently a matter of doubt as to who fired the first shot.

THE MEETING AT DAVAO.

Washington, June 15.—Later reports on the mutiny of the Philippine con-stabulary at the post of Davao, Philip-pine Islands, which occurred June 6, were cabled today from Manila by Acting Gov. Gen. Forbes to the bureau of insular affairs. The despatch says that one sergeant and 22 privates of the constabulary mutipled but 16 of the constabulary mutined, but 16 of the privates remained loyal. In the attack made by the mutineers, five Americans, including Capt. Allan Walker of the

Philippine scouts, governor of Davao province, were slightly injured. All the injured men, the reports state, will recover. Gen. Bandholtz, chief of the Philippine constabulary, the governor cables, is now on the scene.

MRS. FRANCES CLEVELAND CALLED AS A WITNESS

New York, June 15 .- With Mrs. Frances Folsom Cleveland, widow of the late Grover Cleveland, called as a wit-ness, the trial of Broughton Brandenness, the trial of Broughton Branden-burg, the magazine writer, on a charge of grand larceny, began in the supreme court today. The charge grew out of the sale of a newspaper article which Brandenburg is alleged to have dis-posed of to a newspaper on the repre-sentation that ex-President Cleveland was the author. Mrs. Cleveland afterwas the author. Mrs. Cleveland after-

was the author. Mrs. Cleveland after-ward repudlated the article. Mrs. Cleveland, accompanied by Huge Hastings, one of the executors under Mr. Cleveland's will, arrived at the criminal courts building early to-day. She was dressed in deep mourn-ing. Her testimony was expected to be taken as soon as the selection of the jury was completed and one or two witnesses had been called to establish the sale of the article by the defend-ant.

A private safe may be rented in the fire and burgiar-proof vaults of the Salt Lake Security & Trust co., 32-34 Main street, \$2.00 per year.

DENOUNCES THE CZAR London, June 15 .--- William James Thorne, the rabid Socialist member

from Westham, in the house of commons today gave expression to a heated denunciation of the emperor of Russia in connection with this sover-eign's proposed visit to King Edward during the Cowes regata. Mr. Thorne declared there was intense feeling in this country against the visit. The speaker called Mr. Thorne to order, but the member should out:

"It will be a good job if the Russian emperor gets his deserts when he does come; he is an inhuman brute."

The speaker's efforts to stem this abuse were quite ineffectual until an uproar of protests from the other members drowned Mr. Thorne's invective.

NEW INCORPORATIONS.

The Blair-Hansen Livestock company, with headquarters at Ogden, and capital of \$50,000 in dollar shares, of which 280 shares are treasury stock,

filed articles of incorporation with the secretary of state yesterday. Preston A. Blair is president; Lars Hansen, vice president; Simon S. Jensen, secretary and treasurer, and these with J. P. and Stephen S. Blair, are the directors.

The Gilmer Realty company, organ-ized in Salt Lake, filed articles with the county clerk Tuesday. The capital is \$50,000 in shares of \$100 each. Jay T. Gilmer is president and secretary; Mary E. Gilmer, vice president and treasurer, and these, with D. F. Walk-er, Jr., form the board of directors. The 200 shares subscribed are paid up The 200 shares subscribed are paid up by the taking over of property form-ing a part of lots 7, 8, 9, 14, 15 and 16, in block 17-A, Five-acre plat A, Big Field survey.



McCornick, treasurer. Messrs. Lundin, Swineford and McVichie, with F. W. Sherman and A. C. Ellis, Jr., forming the board of directors. Ernest Bamberger is an additional incorporator. The company takes over in payment of the stocks lots 5, 9, 25, 26 27 and 28, in block 11, Lake View subdivision to Salt Lake, with the buildings and other property of the Warm Springs Foundry com-pany, and lots 1 to 10 inclusive, in block 16 Lake View subdivision, amended, in continue 25

section 25, township 1 north, range 1 west, Salt Lake meridian.

"DOCTORS OF THE MASSES" is what one writer has termed proprietary medicines.

Good, Honest proprietary medicines like Lydia E. Pinkham's Vegetable Compound succeed, and the homes of the masses are blessed by them, while those which are worthless or harmful soon drop out. Thirty years of suc-cess in curing female ills is the record of Lydia E Pinkham's Vegetable Com-

ed with the alleged tampering of Mr. Walton' mail. An interview was arranged between Mr. Kessler and the writer about April 20, at which Mr. Wesley K. Walton was present and the matter of mail interference was gone into in de-tail. The interview resulted in con-vincing the writer that Mr. Kessler was not the party responsible for tampering with the mail of the Re-publican prohibition committee ad-dressed to Mr. Walton, as chairman, and the writer freely and voluntarily agreed to set Mr. Kessler right in the cyes of the public by publishing an exoneration in the next issue of the Bulletin, which is the reason for in-troducing the matter at this time. We therefore freely exonerate Mr. Kessler from responsibility for the alleged tampering of the mail refer-red to and do so from a sense of right and justice and in conformity to our own proposition contained in the Bullet-tin in which the original statement was made and reproduced in this issue, to the effect that "If any of the parsons made and reproduced in this issue, to the effect that "If any of the persons named are not guilty, we shall gladly print a correction if they will man-fully inform us of the error."

This disposes of the matter so far as Mr. Kessler is concerned, and his exoneration would have been publish-ed immediately after the interview had the "Bulletin" not suspended publication, as already explained in this issue. But what about the main facts of

But what about the main facts of the case? Was the mail referred to tampered with, and if so, by whom? The main facts in the case, after a careful investigation and review of the matter appeared to be as follows: 1. Mr. Walton sent out twenty-six letters to that many of his fellow-members of the regular Republican state committee on February 27, ask-ing them to join him in a call for a meeting of the committee on March 8. to consider the prohibition question then before the legislature. from the standpoint of the wellfare of the Republican party. 2. On March 8, the date set for the meeting, Mr. Walton had received but three answers to his 26 letters. 3. On the morning of March 9, the Inter-Mountain Republican in a big

three answers to his 26 letters. 3. On the morning of March 9, the Inter-Mountain Republican. in a big front page article, gloated over the fact that the proposed meeting of the state committee had failed to materalize, and published a bulletin dated 3 a. m., saying Ed Loose still held on to the chairmanship, showing a full knowledge on the part of the Inter-Mountain of the means by which the gathering of the committee had been prevented. 4. Some days after the date set for the meeting. Mr. Walton learned that some members of the state committee had been in Salt Lake City looking for him on the date mentioned, and had returned to their homes disappointed. He also learned of members who had answers had not been received. 5. From four to 10 days after the time set for the meeting, Mr. Walton received eight letters from that num-ber of his colleagues on the state com-mittee, in addition to the three letters received before the meeting date, March 8, making 11 letters in all, every one of which was mailed in time to

March 8, making 11 letters in all, every one of which was mailed in time to have reached Mr. Walton before the 8th of March, had the regular course

of the mail not been interfered with. 6. These letters, as the envelopes showed, were for the most part ad-dressed to Mr. Walton, as chairman of the Republican Prohibition league, the Republican Prohibition league, making it easy for individuals handl-ing the mail to segregate these let-ters from the remainder of Mr. Wal-ton's mail and hold them back, were they so inclined. 7. Mr. Walton had a personal under-standing with Postmaster Thomas, whom he regards as a warm personal triand of long standing concerning his

 NOW READY.
 cess in curing female ills is the record of Lydia E Pinkham's Vegetable Compound.
 whom he regards as a warm personal formed of long standing, concerning his mail, by which the postmaster had a great deal of discretion in regard thereto, enabling him to send certain mail to the Murray delivery, where speciality. Malifay Drug Company.

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\$25 CASH PRIZE For Best Name for Saltair Ship Restaurant

Management of Saltair Beach offers a Cash Prize of \$25.00 for the best name submitted for the new Ship Restaurant.

All communications should be directed to the Saltair Beach Co., "Contest Dept.," City, and must reach the office before 6 o'clock p. m. Wednesday, June 23.



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