

Not as many people pass by your house in a year, probably, as read the want ads. In this paper in the Salt Lake City edition, it will be placed or "To Let" advertisement?

10 PAGES—LAST EDITION.

FRIDAY, AUGUST 4, 1905. SALT LAKE CITY, UTAH.

FIFTY-SIXTH YEAR.

BITTER FRANCHISE FIGHT AT AN END.

Men Who Have Blocked the Wheels of Progress for Months Finally Defeated.

LAST BOUT WAS COMPLETE.

Ordinance That Was Satisfactory to Mayor, City Attorney and Eight Councilmen, Passes.

NOTHING WOULD SUIT OPPOSITION

Gasped Their Teeth in Rage, Saw Spooks and Failure of Political Job When Scheme Failed.

SIGNED BY THE MAYOR.

Mayor Morris today attached his signature to the ordinance granting a consolidated franchise to the Utah Light & Power company for 50 years. And thus the last possibility of its defeat by job politicians who hoped to make capital of it in the approaching municipal campaign, is gone. It was stated today that the schemers who have fought the measure to the last ditch were preparing to enjoin the mayor from signing the ordinance, which he thinks is very fair to the public as well as reasonable to the company. But if that was their purpose they failed to make it effective. Waiting until after the executive official's signature was appended places them where they can only wriggle in vain.

After a fight which continued until 10 o'clock this morning the city council passed the ordinance granting an extended and consolidated franchise to the Utah Light & Power company. The franchise was submitted to the council on last Monday night and was published in full in Tuesday's "News." It was passed as published with the addition of one or two minor amendments. The vote on the passage of the ordinance was as follows: Ayes—Barnes, E. H. Davis, Fernstrom, Hartman, Preece, Tuddenham, Wells and Hewlett. Nays—Black, A. J. Davis, Hobday, Martin, Neuhausen and Wood.

MARTIN WAS MAD.

When the ordinance was first taken up Martin served notice that if an attempt was made to pass it he would resign his seat. The members of the council would have a very late breakfast this morning. In accordance with the ordinance, and several other members of the minority used every tactic at their command to prolong the action on the franchise. Numerous motions to adjourn were made and a number of attempts were made to refer the ordinance to a committee but all were unsuccessful and the majority kept at it until it had been read the first, second and third times and passed.

CONFIRMING ASSESSMENTS.

The first matter taken up by the council when it was called to order last night was several ordinances confirming the assessments and levying a tax for a number of school children. The most important resolution adopted was one by Fernstrom authorizing the board of public works to advertise for bids for the construction of the new water improvement and should be thoroughly investigated before advertising for bids.

BIG COTTONWOOD CONDUIT.

Fernstrom introduced a resolution authorizing the board of public works to advertise for bids for the construction of the Big Cottonwood conduit according to the plans and specifications submitted by the city engineer at the meeting last night. Martin moved that the ordinance be referred to the engineering and special water committee and in support of his motion he said that the construction of the conduit was the most important matter in connection with the water improvement and should be thoroughly investigated before advertising for bids.

FERNSTROM GIVES FACTS.

The motion was opposed by Fernstrom who said that the city engineer was a competent engineer and that the plans and specifications submitted by him had looked into the legal phase of the matter and everything was all right. He thought action should be taken at once and not refer the matter to the committee and then have their report laid over for several weeks just because of the request of two members of the council. He cited the action of the mayor in ordering the street sprinklers taken off for a day so that the water supply would not run short as a good reason for taking immediate action on the conduit so that there would be no further delay in starting the work which would result in an increased water supply for the city.

EXCUSED FOR COURT.

At about this point it became known that Judge Armstrong had arrived in his court room and was ready to take up the hearing on the restraining order issued against Councilmen Wells, Tuddenham and Barnes to enjoin them from voting on the franchise question. It was necessary for the three councilmen to be present in court so a move was made by Tuddenham which would keep the council on the conduit hearing. He asked that the plans and specifications for the conduit be read by the recorder. This would have taken fully an hour if read in full.

HURRIEDLY SENT FOR.

After reading on the order for about 20 minutes, Martin called for about his motion to refer the matter to the committee. It looked as though the three councilmen who were in court. They were hurriedly sent for and then realizing that some explanation was in order, President Hewlett stated that three of the councilmen

were compelled to be in court and that the council should not adjourn until they returned. Tuddenham then made a statement of the case and asked the council to grant them the courtesy of waiting for them. He moved that a recess of 30 minutes be taken.

ADJOURNMENT FAILS.

Martin moved that the council adjourn but the motion was lost. A viva voce vote was then taken on the motion for a recess and it was declared carried by President Hewlett. Martin appealed from the decision of the chair and the president was sustained by a vote of 11 to 5. Nearly everyone in the council chamber went up to the court room to hear the proceedings. It was 9:30 o'clock when the recess was taken and the council did not convene again until 11:30.

CONDUIT MATTER PASSES.

When it reassembled the conduit matter was further discussed. Martin's motion to refer was lost by a vote of 7 to 8. The roll was then called on the adoption of the resolution by Fernstrom authorizing the board to advertise for bids and it was adopted by a vote of 14 to 1. Neuhausen casting the only negative vote.

FRANCHISE TO THE FORTH.

At 11:45 o'clock Wells moved that the council take up the Utah Light & Power franchise. The recorder had started to read the ordinance when Black interrupted and asked if the company had deposited the necessary \$200 for the franchise. Asst. City Attorney stated that it was not necessary for the company to make the deposit in this case as this was simply a negotiation entered into between the city and the company. Black wanted to know if it was merely a matter of barter and sale. He was informed that such was the case.

MARTIN'S MOUTH AGAIN.

Martin then served notice that if an attempt was made to pass the ordinance he was going for all time. He said that he wanted the majority to know that the minority who were "representatives of the people" had some rights any way. The reading of the ordinance was postponed until it was to be stopped by a motion by Martin to adjourn. The motion was immediately carried and was lost by a vote of 7 to 8. Hobday then moved that the ordinance be referred to the committee on streets and municipal laws. This motion was also lost by the same vote. The first reading was then completed, after which Martin made another motion to adjourn but it was unsuccessful.

WAS READ IN FULL.

Martin then demanded that the ordinance be read in full on the second reading and that it be read in full on the third reading. He moved that the ordinance be read in full on the second reading and that it be read in full on the third reading. He moved that the ordinance be read in full on the second reading and that it be read in full on the third reading.

MOTION WAS LOST.

Upon the third reading Martin moved to strike out paragraph 22, which provided for the extension and consolidation of all of the franchises of the company which were then in existence in the ordinance or not. He argued in favor of his motion, but all to no avail, as it was lost by a vote of 7 to 8.

OTHER DELAY LOSSES.

Hobday then took a lead at offering an amendment. He moved that the life of the franchise be made 45 years instead of 50, but his motion was lost by the usual vote. Black then moved that the franchise be extended 25 years instead of 50, and his amendment was also quickly voted down. Martin then offered to make the term 27 years instead of 50, but his motion was also lost.

GALLERY PLAY.

Martin attempted to make a hit by moving that the minimum charge for incandescent lights be fixed at 75 cents per month instead of \$1. He made a separate motion for the adoption of his amendment but it was lost by the usual vote.

HOBDAY'S PART.

Hobday moved to strike out the entire section in relation to the lights for the city in exchange for the franchise and to insert a provision requiring the city to pay for its lights and the company to pay the city 2 per cent of its gross receipts annually as compensation for the franchise. He made a weak argument in favor of his amendment and stated that it was the only business way to deal with the corporations asking for a franchise. His amendment was defeated by the usual vote.

CHEAP RIDES.

An amendment by Hartenstein providing for the sale of commutation books to school children at the rate of 50 for \$1.50 and allowing firemen and policemen to ride free in the cars was carried by a vote of 13 to 2.

EXTENSION AMENDMENTS.

Preece offered an amendment providing for the company to extend its Second West line from Eighth to Ninth South, and Second South from First to Sixth South, and the city limits and the Sixth street line from L street to the city cemetery.

Wood offered an amendment to the amendment providing for the company to operate its Lake Breeze line by Dec. 1 or forfeit its entire Second South street franchise from East Temple to the city limits. The amendment was lost but the amendment by Preece was carried.

NOTED DOWN.

Black wanted to compel the company to furnish free lights for the cemetery buildings, the Liberty park buildings, the isolation hospital and all other public buildings occupied by the city. The latter part of the amendment was objectionable so it was voted down.

CITY GETS FREE LIGHTS.

E. H. Davis then offered another amendment on the same subject. He moved that the company furnish free lights for the isolation hospital, the crematory, the Liberty Park house and the city cemetery buildings. His amendment was carried by a vote of 14 to 1.

ALL SAFE-GUARDS IN.

Wood wanted to know if the same protection was granted to the city as in the case of the franchise. He was informed by Mr. Bramel that all of the safe-guards in all the other franchises were preserved in this.

ORDINANCE PASSES.

At the conclusion of the third reading of the franchise and after the amendments were made Hobday made another motion to adjourn and it was accorded the same treatment as his former motions. The roll was then called on the final passage of the ordinance.

Nearly every councilman made a brief explanation of his vote in which he gave his reasons for supporting or opposing the ordinance. The franchise was passed by a vote of 8 to 7 as stated above and just as the clock struck 2 o'clock the council adjourned. Some time ago the city was way up town to a restaurant where a fine lunch was disposed of before they started for their homes.

REGISTRATION BETTER TODAY.

Over Seven Hundred Ran the Gantlet at Provo Before Noon.

STEADY STREAM FROM NOW ON

This Confidently Expected by Registration Officers—Filings Must Be Made at Vernal Office.

REGISTRATION UP TO NOON

PROVO	713
GRAND JUNG.	500
PRICE (Estimated)	75
VERNAL (Estimated)	50
TOTAL	1,338
TUESDAY	5,467
WEDNESDAY	2,513
THURSDAY	2,011
GRAND TOTAL	11,329

(Special to the "News.")

Provo, Aug. 4.—Registration today was heavier than on the two days previous, a total of 713 having performed this pleasant duty by noon. It is highly probable that more than 1,000 will be registered during the day, and that the day following will find a steady stream of bonafide homeseekers anxious to take advantage of their opportunity.

According to reports, Salt Lake attorneys have been notifying their clients that lands on the reservation can be filed upon before a United States commissioner, without going to the trouble of making filings at the Vernal land office. When seen concerning the matter, Commissioner Richards simply cited the president's proclamation, which makes it clear that all filings must be attended to at the Vernal office, despite the ruling of the attorneys referred to. This may make a difference to many, but the proclamation is the law in the matter and must be strictly adhered to.

NEARLY NINE HUNDRED.

This Number Registered at Provo Yesterday.

(Special to the "News.")

Provo, Aug. 4.—The registration yesterday was a very quiet affair, although it exceeded the previous day by 72, making the number registered yesterday 860, and a total at the close of the day of 4,558. The applicants were mostly from Utah towns, Salt Lake, Ogden, Bingham, Park City and other places north and south, most of them coming in on the morning trains, and leaving during the day. There were also persons from the east, and from adjoining states. Some of these are on their way to Portland, and others are here to remain till the drawing, when they will go on the reservation if their numbers are favorable.

The registration offices open now at 9 o'clock in the morning, and will close at 4:30 in the afternoon. A crowd should make it necessary to keep open later, which does not now seem probable. In spite of the fact that there is so little doing at the registration offices, during the day, there is a crowd waiting at the office of opening in the morning, probably because the applicants have nothing more exciting to do.

DINNER AT OLMSTEAD.

Last evening Commissioner Richards and his corps of clerks, together with Senator Smoot, State Senator Loose and other prominent citizens, were the guests of Mr. L. N. Nunn for dinner at Olmstead. The party went up on a special train in the evening, returning at 11 o'clock. The visit was a very enjoyable one, and the Washington visitors, who had not previously been at Olmstead, were delighted with the trip, the beautiful little village and the invigorating mountain breezes. The dinner also was greatly enjoyed, and the big electric plant, which was a surprise to many of the visitors, elicited most favorable comments.

"PROFESSOR" REGISTERS.

"Prof." Robert Allen Mulhatten, palmist, clairvoyant, physiognomist, astrologer, etc., is here and has registered for the drawing. He says he is going on the reservation if he draws a chance for land, and if he is going to prospect. He is quite a prospector, himself, he says, but not as good as his brother. The "professor" is well known in every state and almost every town in all parts of the Rocky mountain and coast states. He has been making periodical visits to Provo for 25 years, and claims to have been in Utah 40 years ago, which is probably true. The most remarkable thing about the man is that he has lived so long and is apparently no worse for the hard life he leads than he was 25 years ago.

He claims to have been a professional pedestrian, and that is no doubt true. He walks like one, and as he has to do a great deal of walking, his ability stands him in good stead. In the days of his pedestrianism he trained John Wilkes Booth and other well known men in the exercise, according to his story. He has a remarkably good memory and will tell the same story in the same way not only several times a day, but after an interval of years. Will he go on the reservation? It is not probable. If he does he will not remain long in any part of it when prohibition in principle and practice, and believes Springfield would have been a much more prosperous city if it would license the liquor traffic.

TRIBUNE'S "GOOD WORK."

A visitor from Colorado and a Provo man were talking over the registration matter at the Hotel Roberts. The Provo man expressed surprise that the number of applicants was so small, compared with other openings. The Colorado man said: "It doesn't sur-

KAISER ORDERS BONES OF FRENCH SOLDIERS RETURNED TO FRANCE.

Berlin, Aug. 4.—The French government some time ago expressed a wish that the bones of French soldiers who died while prisoners during the Franco-Prussian war should be returned to France. Emperor William has ordered that this be done and that military honors shall be rendered in every instance during the transfer.

rise me. Out in our county some of the people read the Tribune and know that in my neighborhood nine out of ten of those expected to register decided not to incur the expense and trouble, as they believed, from the reading of the Tribune, that they would not get a fair chance on account of the "hierarchy" having some advantage in getting the bones of the dead. The Tribune editors would be prevented from getting any of the land."

COME FROM LAS VEGAS.

James Brown, editor of the Las Vegas Times, and correspondent of the "News" at the lively San Pedro town, is here with a number of other citizens of Las Vegas, who are here in obtaining a quarter section of land along the line of the Moffat road, where they are willing to assist in building another road. The Moffat road was down from Ogden yesterday with a bunch of applicants for Utah land.

NOTARIES IN TROUBLE.

Some of the notaries public, at least one Provo man and one Salt Lake man, have got into trouble over a loose way of doing business. The business of the notaries is to receive and stamp applications for registration and then send them out on the street by another man to be received by the notary. The filing of the blanks would be made all right by the agent who sold them, but the applicant would not take the oath before the notary. The Provo man was brought before Commissioner Richards and explained that he did not know any better, and promised to do better in the future. The Salt Lake man was permitted to continue business in a legitimate manner, but complaints had evidently been made to Governor Cutler's office, as a telegram was received yesterday from the governor, temporarily revoking his commission. The Salt Lake man has returned to the capital.

CLERKS RELIEVED.

Registration Force at Grand Junction Cut Down.

Grand Junction, Colo., Aug. 3.—The Utah registration force in this city apparently is at an end. Only about 100 homeseekers came in on today's train. Three of the eight right registration clerks were relieved duty here today and ordered to report to A. W. Richards, commissioner of the land department, at Provo, Utah.

Mayor L. N. Bunting and the chamber of commerce have telegraphed to Commissioner Richards asking him to change the ruling selecting registration applications of veterans of blanks not furnished by the government. Five hundred veterans in eastern states who have used such blanks, it is asserted, will not have time to secure and file government blanks before the close of registration. The number registered today was 851.

TRAGIC DEATH OF ROBT. W. CRISWELL

Followed the Complaint Made Against His Paper for an Article on Congressman Rhinock.

IT PROBABLY WAS A SUICIDE.

Many Prominent People Were Involved in the Publication.

Cincinnati, Aug. 4.—The tragic death of Robert W. Criswell, in New York last night, following the complaint made against his paper, the New York Herald, for a publication involving Congressman Rhinock of Covington, Ky., Miss Alice Roosevelt, Congresswoman Longworth and others, led to the supposition that it was a case of suicide by the results of that publication. Congressman Rhinock, reached Cincinnati today from a brief absence. He said he was shocked by the news. "It probably was suicide," he said, "but I do not believe the charge filed against me prompted the act, for Criswell knew there was nothing for him to fear in my case. Affairs that the public have not been informed of, I think, prompted the deed. As a matter of fact I do not believe it is revealing a secret now to say that the publication of his article was the cause of his death. He was summoned to the district attorney's office half a dozen times on cases entirely distinct from mine. I believe Criswell saw himself hopelessly enmeshed and decided to end it all."

"I believe Criswell was sincerely sorry for the publication. He did not intend to be the author of the article, but he was going to do so at the hearing in September if by that time the man did not come forward himself and acknowledge the authorship. I told him I would do what I could for him if he told all, but that did not mean much as it was not my case, but that of the district attorney. I am only a witness in whatever the case developed into, even now. Asst. Dist. Atty. Kretz did not promise him immunity that I know of. But he told Criswell he would be as easy as he could."

Nicholas Carey Dead.

Battle, Mont., Aug. 4.—A Virginia City special to the Mtn. States that Nicholas Carey, aged 73 years and one of the most prominent of Southern Montana pioneers, is dead of Bright's disease. Carey overland in an ox team to Montana in 1852 from Illinois, locating in the famous Adler gulch, the place of which at that time attracted the attention of the world.

PEOPLE OF NOME ARE UP IN ARMS.

Government Officials Alleged to be Filing Upon Valuable Mining Claims.

ILLEGAL METHODS EMPLOYED.

Said to Take Advantage of Their Position to Possess Themselves of Properties.

Seattle, Wash., Aug. 4.—Advisers received in this city from Nome by the steamship Ohio, state that the people of Nome are up in arms against the government officials and their alleged actions in filing upon valuable mining claims.

The Nome Nugget in a long article charges the officials with using illegal methods and taking advantage of their position to possess themselves of many valuable claims which are obtained by re-locating. The Nugget prints comparative tables showing the number of claims held by the government officials and their relatives or assistants and also the number held by the leading mining and business men of Nome and vicinity.

Officers of the Ohio report that the people are greatly exercised over the matter and are talking of drastic measures if the authorities at Washington do not investigate the matter.

THREE BAD BOYS.

Planned a Hold-up and Deliberately Murdered Their Victim.

Oakland, Cal., Aug. 3.—Percy Pembroke, one of a trio of boys, who are under arrest charged with the murder of T. W. Cook, has made a full confession. In his cell today the sixteen-year-old boy broke down and told sheriff Barnett the full story of the crime.

Three boys, all under 17 years of age, deliberately planned to hold up their friend and acquaintance, Thomas W. Cook. They laid in wait for him armed with bludgeons of lead pipe.

When Cook appeared, Pembroke declared, Barker stepped behind him and dealt him a stunning blow with the pipe. Cook fell and Pembroke ran from the scene of the crime, leaving his companions, John, Stephen and George Barker, to complete the robbery. Pembroke exonerated Crohnurst, another of the suspects.

WITTE AND ROSEN.

Russian Peace Envoys Attend High Mass.

New York, Aug. 4.—Sergeus Witte and Baron Rosen, Russian peace envoys, attended high mass and a special service today which is in the eastern Christian calendar, St. Mary's day. It was also the name day of her majesty, Maria Feodorovna, the Russian empress dowager. The services were celebrated at the St. Nicholas Russian Catholic cathedral.

At the conclusion of the religious services, Messrs. Witte and Baron Rosen started for President Roosevelt's summer home at Oyster Bay, where Mr. Witte was to be formally presented to the president by Baron Rosen. A special motor car was attached to the Long Island railroad train which conveyed them from Long Island City to Oyster Bay.

ASSAULT AND BATTERY.

Charge Preferred by B. Dreyfus Against T. J. Ward Withdrawn.

Pittsburg, Aug. 4.—The charge of assault and battery preferred by Barney Dreyfus, president of the Pittsburg Baseball club, against Thomas J. Ward, said to be a student for the priesthood who assaulted Dreyfus in his private box during the game yesterday at Exposition park, was withdrawn today by Mr. Dreyfus. Previous to the hearing the defendant, who was arrested, had been released. His father, Walsh, apologized for his conduct and the suit was then withdrawn.

HERRESHOFF MOTOR BOAT.

Trial Said to Prove It the Fastest One Ever Built.

Bridgeport, Conn., Aug. 4.—A trial trip just made by a motor boat built from plans of Charles F. Herreshoff at the plant of the American Boat Manufacturing company here is said to have demonstrated that the craft is the fastest ever built. The boat is said to have engines of 72 horse power. She is about 22 feet long, with less than five feet beam, and sets very low in the water. She is constructed of aluminum and steel. Much secrecy has been maintained in her construction. She will be given another trial today.

Ambassador Reid's Luncheon.

London, Aug. 4.—Whitlaw Reid, the American ambassador, entertained at luncheon today a number of his American friends who are visiting London. The guests included Charles H. Boynton of New York, Mr. and Mrs. Jordan of San Francisco, Robert J. Wynne, the American consul-general, Prof. Wilcox, Haffert and Hull of Cornell university, and Sir Casper Purdon Clarke, director of the Metropolitan museum of art, New York, and Lady Clarke.

Automobile Races Postponed.

Detroit, Aug. 4.—Heavy rain necessitated a postponement of the automobile races, scheduled for this afternoon at Grosse Point track.

Killed by Lightning.

Helena, Mont., Aug. 3.—Alburt Winter, aged 65, living near Armstrong, Cascade county, was struck by lightning while on horseback. Both rider and horse were killed.

INDIAN TERRY SCHOOLS.

Appropriation for Their Maintenance Cease March 4 Next.

Washington, Aug. 4.—Acting Secy. of the Interior Ryan has decided that appropriations for the maintenance of Indian tribal schools in Indian Territory must cease March 4 next.

PEOPLE FLEEING FROM THE FEVER.

Extreme Measures Taken by Some Country Districts of Louisiana May Stop Traffic.

MAY INVOLVE UNITED STATES.

Second Largest Parish in the State Orders All Intercoastal With Outside Points Stopped.

SHOTGUN QUARANTINE IN FORCE.

Man Fired Upon for Trying to Run It—Archbishop Chapelle Will Aid The Authorities.

New cases in New Orleans to noon Aug. 3, 17; deaths to noon Aug. 4, 4; total cases, 448; total deaths to date, 85. The report to the New Orleans board of health early today of four deaths and three new cases of yellow fever in that city seemed to presage a considerable increase over yesterday's report, which stands at the record mark for 24 hours during the present invasion of the plague.

No reports of new cases or deaths anywhere from the south outside of New Orleans have been received by the Associated Press today and as the review of conditions yesterday showed a very slight increase in this respect, the assertion seems warranted that the authorities in the widely scattered localities outside of New Orleans have found such sporadic cases, have the situation well in hand.

Only one of the fever cases in the conditions brought about by the strict quarantines are serious and are felt in every line of commercial life. The railroads on the main line discontinued because one parish in West Louisiana refused to permit trains of any kind to pass through night or day. Train service on the Louisville & Nashville railroad is also disrupted. The regulations in regard to sleeping cars have been changed more generally than the coach service. Sleepers southbound on this line are stopped at Mobile, Ala., and the occupants transferred to screened day coaches for the remainder of their journey. Northbound passengers from New Orleans are taken to Gretna Bay, Ala., a station 25 miles west of Mobile, and there transferred to sleepers on the through trains for the north. These northbound trains stop at Montgomery, Ala., without stopping. The local business is handled by the accommodation trains, but anybody along this division of the road wishing to board a through train must go either to Mobile or Montgomery to do so.

Beginning tomorrow the train leaving Cincinnati at 11 p. m. over the Louisville & Nashville and the train leaving at Mobile which is reached in the night, until daylight when it will start for New Orleans. Also with tomorrow the Cincinnati and New Orleans through train on the same road will be discontinued beyond Mobile and passengers for New Orleans will be compelled to wait some time at Mobile.

The Illinois Central is stopping all its south-bound trains at Harahan, La., where the transfer to screened coaches is made under the same conditions as apply at Mobile. The effect of the Illinois Central report no serious delay to their trains, notwithstanding the strict amoying quarantine.

Officials of several cities and towns in Arkansas, Mississippi and west Tennessee make complaints that harmful reports of the prevalence of yellow fever are being spread in some unaccountable manner. The rumors are to be run down in every instance possible and their perpetrators punished.

Though the armed forces of Mississippi and Louisiana have been in touch for 12 hours, there have been no reports of a collision and the situation regarded as acute. The marine hospital service is to have more trouble in locating its detention camp at Fontainebleau, consent to do which was given yesterday by the U. S. navy.

Advices from Biloxi, Miss., today that the announcement that the camp is to be placed at Fontainebleau has aroused the citizens of Jackson county. The wires were kept busy last night carrying protests to the governor and a delegation will be sent to remonstrate with him against the proposed action. Gov. Vardaman has been asked to delay matters until the people can be heard from. It is said that the hot temper of the people of Jackson county, open rebellion will follow any attempt to establish the station.

New Orleans, Aug. 4.—Extreme measures which some of the country districts are taking to guard themselves from yellow fever threaten to put a stop to traffic in service and may bring the federal government into the fever situation in the south. The most radical action thus far taken is that of the police board of Calcasieu, the second largest parish in the state. It has passed resolutions ordering that all traffic, travel and intercourse between Calcasieu and points east, north and west shall cease at once and that no one shall be permitted to enter the limits of the parish until further orders. In consequence of this resolution the Southern Pacific has been ordered from Calcasieu to stop all trains through Calcasieu, which means an abandonment of the through service of the line to the west. The Watkins trains on the Kansas City Southern tracks have also been stopped. It is understood the quarantine in a day or two will be extended to all freight trains. The effect of the orders is to stop all mail service into or through Calcasieu.

Rapides has shut her doors on everything except mail and fuel oil. At Mermentau, La., shots were exchanged between guards and a negro who was trying to run the quarantine. Grant Parish has instituted a shotgun quarantine, stopping all trains and shut herself off completely from mail service.

Lafayette, La., has issued orders that only mail and disinfectant freight shall come into the parish.

Texas parish has quarantined all passengers, baggage and household goods, fruit and fabrics.

Precautions as radical as these have

Good servants read the ads. They have learned that the best places are to be obtained in that way—by reading the ads. to pay commissions. Most of the poorer servants can't read at all.

KAISER AND KING.

Nothing Known About Meeting at Frankfurt-on-the-Main.

Berlin, Aug. 4.—Neither the British embassy nor the foreign office is able to confirm or deny the report that Emperor William and King Edward will meet at Frankfurt-on-the-Main during the latter's journey to Maribad; nor, according to the foreign office, have the German embassy at London received any information regarding such an event. Official circles, however, do not regard the report as improbable.

Early Conflict Expected.

Tokio, Aug. 4.—It is reported that the advance guards of the hostile forces south of the Tama river are within rifle range. An early conflict is regarded as inevitable.

Isadore Wormer Operated On.

Saratoga