besides a dislocation of the shoulder. Part of the mail was destroyed. The mail train was five bours late and the two trains had conflicting orders.

Pittsburg, 1.—The Post's Uniontown, Pa., special says that on Thursday last at Fair Chance, several pounds of dynamite were discovered in the office of the Fair Chance Furnace Company, so arranged in connection with a desk that if one accustomed to use it had leaved upon it, an explosion would have followed; which would have caused untold loss of life and property.

would have followed, which would have caused untold loss of life and property.

Chicago, 2.—The Inter-Ocean in a labe edition says Muer T. Ames, the millionaire coal merchant, is the victim of Theodore S. Mize, his confidential bookkeeper and cashier, and secretary of the Chicago and Minonk Coal and Coke Company, who perpetrated a robbery that is estimated at \$100,000, and may exceed that. Mize, who is one lof the best known men in local business circles, and a member of the Union Veteran Club and Apotlo Club, has been in the employ of Ames since 1872. Within a couple of years from the time he entered Ames' employ he began a systematic course of robbery; covering up his dishonesty by false entries and by other schemes. At first his stealings were comparatively small, but of late years it is rumored that his peculations frequently reached thonsands of dollars in a single month. About a week ago, Ames discovered something wrong with the money account, and it is said be taxed Mize with dishonesty. Mize confessed his guilt and said he had been robbing his employer for years. He begged for mercy and promised restrution so far as lay within his power. Since then all his property which could be found, including a fine house, has been turned over to Ames.

Washington, 2.—The total receipts

as lay within his power. Since then all his property which could be found, including a fine house, has been turned over to Ames.

Washington, 2.—The total receipts from internal revenue during the first four mouths of the present fiscal year were \$8,405,000; a decrease of \$1,468,000 as compared with the receipts during the corresponding period last year. There was a decrease of \$2,744,000 in collections from spirits, an increase of \$38,000 from tobacco, an increase of \$38,000 from tobacco, an increase of \$375,000 from fermented liquors and an increase of \$75,000 from fermented liquors and an increase of the present fiscal year would be about one million in excess of the receipts for the present fiscal year would be about one million in excess of the receipts for last year, notwithstanding the large decrease shown in collectious for the first quarter.

Pittsburg, 2.—A circular has been issued by the national committee of the united libor organizations containing a declaration of their industrial movements. A convention will be held at Cincinnati, February 22, 1887. The circular sets forth that the representatives renounce all other political parties to the end that legitimate labor may be emancipated and the government restored to the people. The plan of organization contemplates appointing organizers for each State and Territory. The State organizer is to appoint a district organizer is to appoint a district organizer for each congressional district in his State, and the district organizer is to appoint local organizers. The basis of representation gives each congressional district on reach congressional district organizer in each congressional district organizer for each of the foliowing orders or organizations in such district. Knights of Labor, trades unlons, Greenback-Labor party, Farmers' Alliance, Grangers and patrons of Husbandry, Anti-Monopoly Leagues, People's party, Farmers and patrons of Husbandry, Anti-Monopoly Leagues, People's party, Farmers and patrons of independence.

Charleston, S. C., 2.—Slig

Snmmerville last night and this morning.

There was a severe shake at Columbia at 8 o'clock this morning, and two slight disturbances in Charleston, one about 1 o'clock and at 8 o'clock. The shocks in Charleston made more noise than shakes. No damage is reported in any quarter.

New YORK, 2.—The steamer Westernland from Antwerp, which arrived here to-day, reports November 27th, lat. 45: 50, long. 43:57, encountered a terrific hurricane from the north-northwest, during which at 2:45 p. m., immense seas struck the vessel over the boats, staving in the turtle back, killing four seamen and two passengers and more or less severely injuring 15 others, seamen and passengers. men and passengers.

BERLIN, 29.—Emperor William, in receiving to-day the President and Vice-Presidents of the Reichstag, rereceiving to-day the President and Vice-Presidents of the Reichstay, referred to the work now before the members as of the first importance to the Empire. He hoped the military bill would be passed willingly. Other Parliaments showed themselves disposed to meet the demands for army expenditures, and Germany had to codsider that she is already outstripped by neighboring States. He concluded by expressing his belief that peace would be maintained.

A Liberal paper declares that a majority in favor of increasing the peace effective strength of the army is assured, but that the German Liberals desire to vote a credit for a shorter perion than the Septennate. The general tenor of the Progressist lorgans points to efforts on the part of the Opposition to limit the term of military service to three years.

Dublin, 30.—The case of the Government against John Dillon came up for hearing to-day, before the court of Opeen's Berch. Dillon appeared ac-

for hearing to-day, before the court of Queen's Bench. Dillon appeared ac-

companied by Lord Mayor Sullivan and Messrs. Healy and Sexton. Great crowds surrounded the building and court room, and the corridors were packed. Dillon was greeted with tremendons cheering by the people when he arrived and his passage into the court was amid enthusiastic applause. Healy on behalf of Dillon applied for an adjournment of the hearing. He said he had only been instructed as to the nature of the crown's complaint last night, and as the crown's affidavits were exceedingly voluminous, defense would require time to properly study them. Counsel for the Government made no opposition to Healy's request and the hearing was adjourned until Dec. 11th next.

London, 30.—Cardinal Manning today ordained into the Roman Catholic priesthood Lord Charles Thynne, aged 73 years, and formerly canon in the established Church.

BERLIN, 30.—The annual report on the siege of Berlin has been presented to the Reichstag. It describes the socialist movement among the workingmen as still lively and tending more and more in a radical and extreme direction which gives it a very provocative character. Hamburg and Altona are the chief centres of the movement.

PARIS, 30.—The municipal council has denuted Mr. Chasseng to viet the

are the chief centres of the movement.

Paris, 30.—The municipal council has deputed Mr. Chassang to visit the Italian faster, Merletti, for the purpose of ascertaining if his abstineace from food endangers his life.

London, 30.—It is semi-officially announced that General Sir Redevers Buller, who has accepted the office of Under Secretary for Ireland will return to the war office in the early part of March, and resume his duties as Deputy Adjutant General. His services bave been required in Ireland only while the department was being reorganized. The Under Secretary will in future occupy a seat in the Commons.

Dublin, 1.—Timothy D. Sullivan has

Commons.

DUBLIN, 1.—Timothy D. Sullivan has been re-elected Lord Mayor of Dublin, and O'Keefa, Solicitor, has been elected Mayor of Limerick. Both Sullivan and O'Keefa have pledged theuselves to refuse any honors which may be offered by the Queen daring the jubiles year. John Dillon heads the list of candidates for the office of High Sheriff of Dublin, Alderman Richard Power has been re-elected Mayor of Waterford. The Earl of Erne has been elected a member of Orange Lodge.

BERLIN, 1 .- The Reichstag concluded the discussion on the Budget. It de-cided to refer certain sections to the Budget Committee, and deal with the emainder at the plenary sitting of the

In the course of the debate Herr Ja-

In the course of the debate Herr Jacoby, Secretary of State for the Imperial Treasury, deuled that the establishment of a tobacco monepoly formed a part of the programme of the government.

Justus Klotz, Progressist, candidate for the Reichstag in the first electorial district of Berlin, is conducting a vigorous campaign, addressing meetings wherever the Social Democratic element is prominent. His speeches are received with enthusiasm.

Herr Kelchensperger's duelling bill, now before the Reichstag, aims chiefly at the suppression of duelling by lot, by which method the person drawing the fatal lot commits suicide within a fixed time. The press generally ridicules the bill and asks Reichensperger to produce authentic cases of such ducls.

A promising student at Erlanger University has been killed in a duel with pistols. His opponent fied.
The Duke of Mecklenburg-Schwerin is in a critical condition. The physicians have ordered him to Cannes for the winter.

the winter.

London, 2.—Snow storms prevail in Ulster, ireland, and Devonshire, England.

land.
Thirty men were instantly killed by an explosion in Lamore colliery in Durham to-day.

an explosion to Lamore contery in Durham to day.

The ancient church of St. Mary Magdalen, in Knight Rider Street, was
partially destroyed by fire to-day. The
same fire completely destroyed four
warehouses in the same street. The
total loss amounts to \$500,000.

SOFIA, 2.—The deputation of Bulgariau notables instructed by the government to visit the different powers
and personally place before them the
facts of the Bulgarian situation, has
started on its tour.

It is reported that the deputation has
been instructed to demand that the
powers shall either consent to have
Prince Waldemar of Denmark elected
to the Bulgarian throne, or else permit

e permi

to the Bulgarian throne, or else permit the return of Prince Alexander.

MADRID, 2.—Spain, after a long and difficult diplomatic controversy, has finally succeeded in inducing Bismarck-to abandon his proposal to establish a naval station at the Caroline falands.

Prince Pleasants corrected the Spain

naval station at the Caroline fslands. Prince Bismarck corrected the Spanish ambassador and said: "It is because I recognize the value and importance of the station that I decide to abandon it, in order to show the value I attach to Spanish friendship." ALGIERS, 3.—It is reported that the steamer Chandernagos, with 1,200 French troops on board, has foundered during a cyclone, and all hands are lost.

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THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rhenm, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box.

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OGDEN DEPARTMENT.

DISTRICT COURT PROCEEDINGS.

ATTEN O'CLOCK THANKSZIVING MORNING NIS HOUOT took his seat. The clerk read the proceedings of the 24th, which was ratified by the Court.

W. il. Dickson. Esq., prosecuting attorney, came up from the capital and took his seat among the members of the bar, and the court room was again filled with spectators from various parts of the country.

The special call of the fcase of the People vs. Charles Branson, charged with grand larceny, was the first case two morning. W. H. Dickson, Esq., prosecuted, and Messrs. N. Tanner, Jr., and James N. Kimball, Esq., were retained for the defense. A jury was impaused to try the case. The names of the jurors are: Daniel Woodland, F. Foy, George Burrows, James S. Thomas, Heury Larson, Mark Fletcher, Joseph Jeukins, W. M. Barry, James O'Connor, Thomas Grant, W. M. Bowman and Andrew Larson. The clerk then read the indictment which charged the defendant with having, on the '22d of June last stolen national bank notes to the amount of \$180, from D. C. Liewellyn, in Box Elder County. The alleged victim was the first witness. He stated that he was asleep in a second class car on the C. P. B. R. on the night of the day named, and he bad about \$175 or \$180 in a pocket book in The alleged victim was the first witness. He stated that he was asieep in a second class car on the C. P. R. R. on the night of the day named, and he bad about \$175 or \$180 in a pocket book in the left pocket of his pants; he was asleep at the time. When he awoke the book and money were gone. The train was going west at the time, but he could not tell at what part of the road they were, or whether they were near any particular station at the time the cash was taken. It consisted in part of National bank notes and part United States currency. He also had a little silver in the same pocket when he left Ogden, and that was in his pocket when he woke np. He did not remember the numbers of the bills. It was between five and six o'clock next morning when he missed his money. Witness' present residence is San Francisco, Cal.

N. Tanner, Jr., was then called as a witness for the prosecution, and said he did not remember the exact date he was engaged for the defense—it was just previous to the fluding of the indictment. He was asked what kind of money. Mr. Kimball objected to the question as being immaterial. Overruled, Witness then said he received a \$50 bill in currency from defendant in juli. By currency he meant paper mouey.

Mrs. Kate Allen was the next witness for the prosecution. She had seen the defendant in an upper berth of the railroad car on the 22nd of June—also saw the complaining witness the same time and place. Defendant leaned from his berth and moved the curtains of the berth of witness; she asked why he did so—he said he was sleeping there; he leaned trom his berth.

night.

Mrs. Kate Llewellyn, wife of complainant, next testified. Was on the train with ner busband. Saw defendant at night in the came car when she was in her berth. He was pushing against the berth of Mr. Allen. Her husband asked him what he was dolor. He said he "was sleeping" and if he was disturbed he would go to a car by himself.

R. H. Slater, of Hot Springs, was there on the 22nd of June. Saw the defendant there with some lady whom he claimed as his wife. On the 21st they came to Ogden. He returned to the springs next morning at 11:05.

the springs next morning at 11:05.
Luty was recalled and said they seldom have passengers on their train for the Hot Springs, but if they do they, by request or permission, put them off opposite the springs. The west-bound passenger train leaves Ogden at 7 p.m.,

B. F. Deal, detective officer of San Francisco, deposed to arresting the defendant on the lst of July last hetween Ogden and Corinne. Wheahe affects aw defendant he had no check, but saw him take one out of another man's hat, we into the closet and came out again him take one out of another man's hat, go into the closet, and came out again with it in his own hat. He gave the name of Chas. Brauson. Witness searched him and found on his person 75 conductor's checks from San Francisco to various points on the roads south of that city, and some to places in other directions. They were here produced by witness as evidence. He also found; several hotel cards, for Putnam, etc., in Sonthern California.

When arrested defendant said he had never been any further west than Corinne. The defense objected to the latroduction of these articles. He also found \$20 in gold, and ten and live dollars in greenbacks. When at Corinne he shipped him and made

When arrested defendant said he had never been any further west than Corinne. The defense objected to the latoroduction of these articles. He also found \$20 in gold, and ten and tive dollars in greenbacks. When at Corinne he shipped him and made a thoronga search of him. He also brought him to Ogden and searched there at the city jail, when the prisoner acknowledged that he had given a \$50 note to Tanner which detective had not is seen. He also had a diamond worth \$125 concealed on his person.

Sheriff G. R. Beluap deposed to seen. He also had a diamond worth \$125 concealed on his person.

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M. Brown testified to the defendant being brought to the jail by Deal and being searched by both of them. No other person had searched him up to the time the prisoner was delivered to the sheriff that day. At 12:30 the court took recess till 2 p. m.

At that hour Mr. Kiraball moved to strike out all the evidence of Mr. Deal rejutive to fluding the railroad check on defendant. The objections was all overruled and partly admitted.

The testimony being all in, Mr. Ogden thies addressed the jury for the prosecution. He recapitulated the movements of the defendant up to the date of fluding, reviewed testimoning of the witnesses and argued that upon no other theory could they explain the conduct of the accused at the time of his arrest and his conduct here, to make the movements of the defendant on the train and at other times and places indicate his gullt. His address was very brief and terse.

Mr. Tanner followed for the defense, He argued that in order to find the defendant will, they must find defendant problems of the defendant problems of the de

Mr. Tanner followed for the defense. Mr. Tanner followed for the defense. He argued that in order to find the defendant guilty, they must find beyond a reasonable doubt that the money found in the possession of the accused was the identical money—bills of the actual deuomination and kind as those which are alleged to be lost by Mr. Llewellyn, and also that Branson had taken them unlawfully from the complainant. He pointed out that it was shown in the testimony of Llewellyn, that he did not remember whether the \$50 bill was a national bank bill or whether it was, a United States treasury note, and so with some of the other bills alleged to have been stolen from him. He thought the jury were not satisfied beyond a reasonable doubt, that if the complainant had been robbed of the money alleged, that he defendant had stolen it from him. They must be satisfied of this fact before they can find him guilty. There has been no evidence adduced to warrant them in such a finding.

Mr. Kimball followed Tauner and argued in the same strain for a short time.

Mr. Diekson made the closing speech. He said he did not aver that

saw the complaining witness the same time and place. Defeudant leaned from his berth and moved the curtains of the berth of witness; she asked why he did so—he said he was sleeping there; he leaped from his berth, reached down a slant, took up her looking glass and examined it. Did not see him take any money.

John R. Batchelor, builder, of Sat Francisco, Cal., was on the train in question and saw Mr. Liewellyn and Mrs. Allen on it at the time named in the complaint. First saw defendant on a train in the cast. He left him at Denver and subsequently saw him again on the train at Ogden. Did not see defendant go into the car of complainant, but saw him get out of his berth and go towards the car complainant, but saw him get out of his berth and go towards the car complainant was in. This was about midnight—exactly five minutes to twelve o'clock.

At that time defendant came in again and got up into his own berth. Witness was on his way to San Francisco, and occupled his own car all the way home.

E. S. Luty was sworn. He is conductor on the train in question and saw the defendant there first in the smoking car Corrune. He run as far as Carlia, met first eastbound train at Tacoma. Searched the train near Wells, Nev., for defendant but could not fing him he having disappeared during the night.

Mrs. Kate Liewellyn, wife of complainant, next testified. Was on the train with ner husband. Saw defendant at an light in the came car when she was in her berth. He was pushing against the berth of Mr. Allen. Her husband asked him what he was doing. He said he "was siceping" and if he was disturbed he would go to a car by himself.

convict him. The Court then charged them and at 4:10 p.m. they retired.

While the jury were absent John Stoddard was arranged on two indictments charging him with unlawful cohabitation. He took the statutory time to plead. Emma, Sarah, Elizabethe Agnes and Elleu Stoddard were placed under two hundred dollar bonds to appear in this case on Wednesday morning next, December 1st the bonds of Elder Stoddard are \$1.00 and \$2,000 respectively.

At half past four the jury filed into court again, and answered to their names and presented a verdict of "guilty" against Charles W. Branson, as charged in the indictment. Next Monday is the time set for passing sentence on him.

Elder Stoddard then came into court again and pleaded "guilty" to the charges above named against him. He charges above named against him. He charges above named against him. He will be sentenced on Monday. Court then adjourned till 9:30 a. m. Saturday.

OUTSIDE OF COURT.

MR. W. H. Dickson came up from the capital to attend the District Court Thursday. He was a guest at the Broom Hotel.

ELIAS A. SMITH, Probate Judge.

Mr. W. H. Dickson came up from the capital to attend the District Court Thursday. He was a guest at the Broom Hotel.

On Thanksgiving day many of the Ogden Nimrods went out by squads to the sage plains to hunt the jack rabits. They returned in the evening with vehicles laden with many of those little quadrupeds which they had slain.

THE mountain rangers who every fall go into the hills and distant valleys to chase the wild deer and the bounding roe, have bagged a number of this kind of game which they have brought home and placed upon the market. Among them are some finc, fat bucks which weigh several hundred pounds.

be taken at any time with benefit.

They cure all forms of Malarial Diseases and Fevers, and should be used to stimulate the Liver and Kidneys to healthy action. They are invaluable for Headache. Billiousness and Bowel Complaints.

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Best Medicine for Children, 50 cents per hotttle.

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LEGAL NOTICE.

in the Probate Court, in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of Henry Smith, deceased.

Order appointing time and place for set-tiement of final narount and to hear petinon for distribution.

ELIAS A. SMITH, Probate Judge. Dated November 27th, 1886.

TERRITORY OF UTAH, County of Salt Lake.

County of Salt Lake. ( \*\*\*

1. John C. Cutler, Clerk of the Probate Court in and for the County of Sail Lake, in the Territory of Utah, do hereby certify that the foregoing is a tuil, true and correct copy of an order appointing time and place for seitlement of final account and to hear petition for distribution in the matter of the estate of Henry Smith, deceased, as appears of record in my office.

In witness whereof, I have hercunto set my hand and affixed the seal of said Court, this 27th day of November, A. D. 1886.

JOHN C. CUTLER, Probate Clerk.

By H. S. CUTLER, Deputy.