

THE TWIN FALLS DAILY NEWS

VOL. 8, NO. 24.

NUMBER AUDIT BUREAU
OF CIRCULATIONS

TWIN FALLS, IDAHO, TUESDAY MORNING, MAY 12, 1925

LEASED WIRE MEMBER OF
ASSOCIATED PRESS

PRICE 5 CENTS.

BORAH PLEADS
FOR COURT AS
SEPARATE UNIT

Idaho Senator Urges Absolute Separation of World Tribunal from League of Nations Program.

BOSTON, Mass., May 11 (AP)— Senator Wm. E. Borah of Idaho, chairman of the Senate foreign relations committee, and C. Sydney Jones, former president of the Bazaar and Foreign Missions Association were the speakers at the annual meeting of the Unitarian laymen's league, held here tonight in connection with the second day's observance of the centenary of the American Unitarian association.

The world court should be divorced entirely from the league of nations "in the interest of peace and law and order in international affairs," Senator Borah said in reiterating that the world court should be as now constituted relatives wholly to its own nomination by the league.

Preaching Mission Endorsed.

The result of a mail ballot for officers of the Unitarian interdenominational union was announced at the annual meeting of that body yesterday in the day. The Rev. Dr. C. L. Green, who has been reelected president. The union also adopted resolutions favoring an aggressive preaching campaign of unitarianism throughout the country and making arrangements for the next fall Unitarian conference arranged for preaching missions in the autumn of 1925.

At the annual meeting of the Unitarian Temperance society, the Rev. Christopher H. Elliot, minister of the Bingham place (Unitarian) church, reviewed the history of the temperance cause in this country and mentioned the names of men who have supported the cause.

MENTALITY OF BRIDE DECLARED BELOW PAR

LOS ANGELES, May 11 (AP)— Attorneys for Mrs. Bertha Day, recently convicted of having disfigured her husband, Day, Jr., by blinding him in his face, took their case to the state court with a statement of the findings of an alienist that the bride-prisoner had the mentality of a child of from 8 to 10 years.

This, cited as new evidence in favor

of a new trial, will be considered May 16, when arguments on the new trial motion are heard.

England Carries Important Point In Deliberations

United States and Canada Join Forces in Support of Great Britain's Contentions as to Armament Traffic.

GENEVA, May 11 (AP)— Supported by the United States, Canada and enough other countries to get a majority, Great Britain today succeeded in carrying through her proposal to have war materials and armaments excluded from control which it was agreed to establish over the traffic in armaments. This exclusion from control applies to submarines, aircrafts, acaplanes and other war vessels.

The decision was reached by the military, naval and air committee of the international conference on the trade in armaments, which, though every country is represented in the session, there seems to be little chance that reservations will be taken in the full session of the conference.

The British delegation, however, proposed was close and it got smaller and smaller as the president worked down through the list until a deadlock was reached.

When it came to a vote on the proposal, the British delegation and each time they resulted in a tie. The committee finally decided, as an exception to retain tanks as armament, that the proposal would be subjected to a committee of public opinion.

Newly voiced arguments of the advocates of the British amendment, were that warships traffic can not be listed from the point of view of the system of license and control.

Difference Very Slight.

As for airplanes designed for war, the argument was that it was practically impossible to differentiate war from civilian planes and that these two fair included in the suggested list of war implements would be unreasonable.

The judicial committee discussed largely the question of whether the arms should be the guiding idea of the convention and upheld the idea of liberty. After due American members of the committee submitted an acceptable formula, according to

which there will be prohibition of export to private individuals and freedom for warlike conditions to be exercised hereafter.

This means that governments duly recognized will be exempted from obligations for national defense.

TWO ARMY AIRMEN KILLED IN SAN JOSE CRASH; PLANE BURNS

Lieutenant Watson and Sergeant Henson Lose Lives When Ship Suddenly Falls

SAN JOSE, Costa Rica, May 11 (AP)— Lieutenant Watson and Sergeant Henson, of the United States army air force, were killed here today when their airplane crashed and exploded.

The plane was one of a flight of four from France, field, Panama canal zone.

The plane was over San Jose's the coast and fell to earth and caught fire and was destroyed.

The dead airmen belonged to the air defense force of the Panama canal zone.

FLYER INSTANTLY KILLED

SEATTLE, Wash., May 11 (AP)— Lieutenant Walter J. Ward, an air service reserve corps, was instantly killed yesterday when his biplane

crashed into a hill just outside Seattle, fell 100 feet today near Joint Point aviation field on Lake Washington, north of Seattle. Both men lived in Seattle.

WOMAN ADMITS DYNAMITE PLOT

Mrs. R. J. Miles of Coeur d'Alene Confesses to Blowing Up Husband after Quarrel.

COEUR D'ALENE, Idaho, May 11 (AP)— In a signed statement, Mrs. Miles, 40, admitted that she caused the death of her husband, R. J. Miles, last evening by blowing up the house in which he was asleep in the rear of their home, Sheriff J. L. Glynn said.

Sheriff Glynn said the confession was voluntary and made in the presence of Cathcart. He said that Mrs. Miles, after she placed six sticks of dynamite under the building occupied by her husband and set them off, ran away and hid and set off, causing the explosion.

Planned Act herself.

In the statement, Mrs. Miles said she planned the act herself and that another person was implicated. She did not name him. Her son, 10, had been taken into custody by the police.

Mrs. Miles said she bought the dynamite at a drug store.

She said she had been taken into custody by police, while her right hand automatically touched the rim of a top hat as he responded to the greeting.

Responds to Greetings.

Through Lt. M. H. Blair Marshal Connington sat instantly beside Sheriff Luther, his face immobile and naked by pallor, while his right hand automatically touched the rim of a top hat as he responded to the greeting.

At the time of the explosion, Mrs. Miles had been taken into custody by police.

She said she had been taken into custody by police, while her right hand automatically touched the rim of a top hat as he responded to the greeting.

May Estimate Bodies.

Ryan said his application would be heard in a supreme court justice for permission to conduct the investigation.

In the meantime, Sheriff Luther said he would be available to help the coroner's office.

He said he would be available to help the coroner's office.

AUSTRALIAN SALES TO BE RESUMED IN JULY IS ANNOUNCEMENT MADE

NEW YORK, May 11 (AP)— Australian sales in America, which have been suspended, will be resumed July 12 if the tone-of-the-market warrant, he said a caligrapher received today by J. A. M. Elder, Australian commissioner in the United States, did not refer to private sales.

(Continued on Page 2, Col. 4)

ROYAL WELCOME IS ACCORDED TO HINDBURG

President-Elect of German Republic Given Splendid Reception; Disorders Conspicuous by Absence.

BERLIN, May 11 (AP)— Speeding through a straightaway five miles from Berlin, a crowd of 10,000 people cheered the arrival of Hindenburg, President-elect of Germany, late this afternoon.

Reaching the chancellor's palace where he will be a guest for a single night, pending his formal induction into office at noon tomorrow.

For more than half an hour the presidential party to the edge of Berlin shortly before six o'clock this evening and in less than ten minutes Germany's new soldier president was presented with a sword and saluted at the induction of the friendly crowd—hundreds magnified in a vortex of frenzied men and women and children.

Even the enthusiasts of mobilization day, in August, 1914, did not approximate in volume the popular rejoicing which today passed into the path of the nation's new executive and al though the present government is far from popular, the enthusiasm was intense.

Eighty-six arrests were obtained by the assistant district attorney by day, but no one was there in prison.

Two hours earlier the presidential party to the edge of Berlin shortly before six o'clock, had visited the residence of the new president.

Assistant District Attorney Ryan said he had been informed by a friend, whose name he did not divulge, that the new president had been shot in the head and had been rushed to a hospital.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

He said he had been informed that the bullet had hit him in the upper left side of the head.

THE SPORTS OF A DAY

WEST HIGH AND TWIN FALLS TO MEET ON TRACK

Athletes from Salt Lake and Those From Home to Contest in Various Events Here May 22.

The fans of Twin Falls and the surrounding country will have another chance to see Tim and Alvard in action when West High and Salt Lake come for a dual meet May 22.

Coach Homer R. Christiansen will bring 10 men for the competition. As

far as the visitors are concerned, they

are in for a treat in the meet.

The strength of the Salt Lake team can be better determined after the state high school meet of Utah is staged this week end. The indications are that Twin Falls will be a factor between state championship teams.

West High's entry are:

Two-yard dash—Nate, Winn, Utter,

Two-yard dash—Bishop, Utter, Terry,

Two-yard dash—Athberry, Millegan,

Two-yard dash—Hawkins, Smith, Miller,

Two-yard low hurdles—Utter, Brumley, Spurrman,

Two-yard high hurdles—Brumley, Spurrman,

High-jump—Rhodes, Lantz, Spurrman,

Long jump—Spurrman, Lantz, Bishop,

Shotput—Rhodes, Millegan,

Javelin—Millegan, Utter,

Discus throw—Athberry, Millegan,

Half-mile relay—Utter, Winn, Natt,

Natt.

BUHL AND TWIN FALLS TO MEET

Baseball Game Will Be Played This Afternoon on Lincoln Field; Last of Series.

The Twin Falls high school baseball team will meet Coach Jim Natt's Buhl high nine on Lincoln field this afternoon at 3:30 for the third game of the season. The Buhl aggregation must be turned back if Coach Phelps' team again annex the district crown.

The first time these two teams met the game was staged on the Buhl field and the west end crew took the long end of the contest, 8 to 5. Paul Farnell was the star on the Buhl side, with a 200 yard dash and a 200 yard race.

Brown of Buhl gave a beautiful exhibition in the quarter mile run. He was on the outside in the second heat and started off with a dead heat. It was a dead heat, but the injun which Tim was had received in attempting to better his mark in the broad jump caused pressure on nerves which controlled his legs, and the Twin Falls Herd could not continue.

Captain Alvard finished five yards ahead of Thomas of Buhl in the race, but he was not able to hold it all day. Biggs of Buhl had a fine performance.

Brown of Buhl gave a beautiful exhibition in the quarter mile run. He was on the outside in the second heat and started off with a dead heat. It was a dead heat, but the injun which Tim was had received in attempting to better his mark in the broad jump caused pressure on nerves which controlled his legs, and the Twin Falls Herd could not continue.

The game was a fifteen minute affair since their tilt with Twin Falls. They journeyed to the hills last week and defeated the Albion normal, 16 to 8. The last game was a tie, so the team with the feature of the game.

Coach Phelps expects to start his regular string this afternoon. Letty Appler will preside in the delivery of the trophy and Farnell will do the receiving.

The men who will start for Twin Falls are: Gwin, center field; Farnell, left field; Pringle, right field; Martin, third base; Scar, shortstop; Weisz, second base; Petrucci, first base; Amerson, and Appler, pitcher. Farnell catalog.

Classified

TOO LATE TO CLASSIFY.

LOST—Lindy's camera—pin—lost—in Twin Falls Monday—Finder return to news office.

The ORPHEUM MARY PICKFORD in DOROTHY VERNON OF HADDON HALL

2-Roll Production from Chas. Major's Novel A Great Cast

MARY PICKFORD
WILLIAM POWELL
ESTELLE MYERS
(Mrs. Jack Dempsey)
COURTENAY FOOTE
MARE MAUDRETT

and others. Latest News-Week
Feature Picture—Serial—Two Performances Today.

Matinees Starts 2:15; 10c and 30c
Evening Starts 8:15; 10c, 30c
and 40c

STANDING OF THE CLUBS

AMERICAN LEAGUE

Club	Won	Lost	Pct.
Baltimore	15	5	.750
Washington	13	6	.684
Chicago	10	8	.560
St. Louis	11	10	.533
New York	11	11	.460
Boston	7	12	.364
Detroit	7	17	.320

NATIONAL LEAGUE

Club	Won	Lost	Pct.
New York	13	6	.571
Cincinnati	10	9	.526
Philadelphia	10	9	.526
Baltimore	10	10	.455
St. Louis	11	11	.440
Brooklyn	7	12	.364
Pittsburgh	7	11	.350

PACIFIC COAST LEAGUE

Club	Won	Lost	Pct.
San Francisco	23	8	.719
Los Angeles	20	17	.541
Seattle	16	17	.514
Portland	15	17	.452
Sacramento	14	17	.406

NUATIONAL LEAGUE GAMES

Chicago at Boston postponed, rain.

Pittsburgh at Philadelphia post-

poned, rain, two games tomorrow.

No other National game scheduled.

State Track Meet Well Worth While Says a Spectator

BY A SPECTATOR

Only the people who witnessed it can appreciate the wonderful display of athletic skill on Hutchinson field in Pocatello last Saturday. The fact is every event was broken and setts beyond that station.

The fifty yard dash was a hair's breadth, Tim was a hair's breadth, the four yard run on an easy proummer by Veech in the first run with a double play on his way, paved the way to the Red Sox four runs and resulted in Colby's victory.

The hundred yard sprint was something like a race between the two, and the man who won was the man who won out of the gun. He almost super-human speed he beat Tom of Goulding to the tape by less than three-tenths of a second.

The two yard low hurdles was a hundred times between Tim and Captain Alvard. Alvard started in the lead, but Chandler moved him up in the finish and it was a dead heat. The judges decided that Chandler came to the first.

The two yard high hurdles was a hundred times between Tim and Captain Alvard. Alvard started in the lead, but he was not able to hold it all day. Biggs of Buhl had a fine performance.

Brown of Buhl gave a beautiful ex-

hibition in the quarter mile run.

He was on the outside in the second heat and started off with a dead heat.

It was a dead heat, but the injun which Tim was had received in attempting to better his mark in the broad jump caused pressure on nerves which controlled his legs, and the Twin Falls Herd could not continue.

The game was a fifteen minute affair since their tilt with Twin Falls.

They journeyed to the hills last week and defeated the Albion normal, 16 to 8.

The last game was a tie, so the team with the feature of the game.

Coach Phelps expects to start his regular string this afternoon. Letty Appler will preside in the delivery of the trophy and Farnell will do the receiving.

The men who will start for Twin

Falls are: Gwin, center field; Farnell,

left field; Pringle, right field;

Martin, third base; Scar, shortstop;

Weisz, second base; Petrucci, first base;

Amerson, and Appler, pitcher. Farnell catalog.

CHICAGO GETS BUT FIVE HITS OFF W. JOHNSON

Senators Win in Shut-Out Game Away From Home, 9 to 0; Veteran Pitcher Is Going Good.

What's-What in The Sport World

DUMB-BELLS

HON IS HE THE LAWYER OR THE GONE CASE HE'LL GET NOTHING AND IF HE WANTS IT HE'LL GET NOTHING



Illustration by C. E. H. (Continued)

from the "Dumb-Bells" column.

By FRANK G. MENZEL

Copyright, 1925, King Features

By FRANK G. MENZEL

Much has been said and much has been written concerning the Jack Dempsey-Kearns partnership, but the record has been contradictory.

In the beginning of things, the manager of the New York Yankees, Eddie Taylor, designated as the "beginning," the two as a team, and stepped forth and stepped forth.

"The partnership is over," he said, "we are no longer friends, we are no longer friends."

Now comes Keans interviewed, speak like this:

Frank G. Kearns

"I am still Dempsey's partner."

"A bit of tempos flitted and then Dempsey informed the world:

"Anybody who says that Kearns and I are not friendly is blind. He's still my friend."

And the contracts, the contracts, the contracts are applied to pouting, chocolate souffle, or what would you like?"

Keans' answer is a complete repeat of his last remarks, and until one gets the angle that the kingpinistic manner may have decided that the better part of a rather tangled mess was to keep the two men separate.

These seem to be the real facts in the affair:

(1) Dempsey and Kearns, notwithstanding the report to the contrary, have a written contract.

(2) The contract expires in November.

(3) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(4) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(5) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(6) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(7) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(8) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(9) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

(10) Kearns' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not get only 25 per cent of the fight money.

Keans' reason of that is that of anything beyond that date, and that he would not

TWIN FALLS DAILY NEWS

One Year
12 months
1 month
Entered as second class matter,
Post Office Department,
Twin Falls, Idaho, under the act of March 3, 1879.

SUBSCRIPTION RATES
Same every morning except Monday
Twin Falls News Publishing Co., Inc.
MEMPHIS OR ASSOCIATED PRESS
The news service is entitled to the use for republication of
any material published in this paper, and
also the local news published herein, and
such material may be used without payment
of royalty or compensation.

The News is a member of the Audit
Bureau of Circulations and information to
advertisers concerning circulation may be
obtained upon application addressed before
mailing.

No responsibility is assumed for
the return of manuscripts or
graphs of other contributed material.
Articles and photographs will be
returned or not at the discretion of the
editor, and no manuscript will be returned
unless accompanied by necessary postage.

GOOD WORK

Twin Falls High School athletes
made a remarkable showing at Portland
on Saturday and succeeded in
setting a mark which will probably re-
main for a long time.

Pitted against the flavor of every
school in the State from the highest
to the lowest, including the best
men available in the Capital City of
Idaho, Twin Falls had accomplished
something of which any school might
be proud.

"Nineteen" twenty-five is going to
be a great year in these parts in more
ways than one.

THE GOVERNMENTAL ARMY

The number of public employees at
Washington is said to have been
brought down just about to the irre-
ducible minimum. This means 556,
699 persons, against 499,000 last
fall the war and nearly a million at
the war peak.

It is still a good many. It is far
more than private enterprise would
use to carry on the same business.
Governments are notoriously slow
and cumbersome and inefficient in the
transaction of routine business, not
to mention the expediency of manual
business. Some slight additional cut-
can be made, no doubt, but perhaps
it is useless to expect much more.

It is to be remembered, too, that
along with the increased business left
on the government's shoulders by the
war, there is a natural growth of work
and personnel due to the growth of
population and wealth and new stand-
ards of federal service.

On the whole, Uncle Sam's army of
civilian employees may be regarded as
an expensive, but inevitable and nec-
essary evil.

Three-fifths of the list consists of
postal employees. If the others had so
high an average of competency as
these, there would be little complaint.

SEVEN SOCIAL SINS

A great English divine recently
preached a sermon on "seven social
sins." He named them seven points
and carefully expounded each one in
a very fine series of arguments. The
New Orleans "Times-Picayune" finds
them sufficiently important and in-
teresting to stand alone and lists
them, without the preacher's explana-
tion, as follows:

Pollutes without principle.

Wealth without work.

Pleasure without conscience.

Knowledge without character.

Industry without morality.

Worship without humanity.

Worship without sacrifice.

They are recognizable evils. Ex-
pressed simply, they are easy for the
thoughtful individual to understand,
to meditate upon and to apply as a
test to his own and his community's
activities.

THE TOBACCO-ARGUMENT

The crusaders who are starting a
movement to abolish tobacco in this
country will soon be running up agin:
the following argument, submitted
years ago by an inspired student at
the University of Pennsylvania:

"Tobacco is a filthy weed."

"It kills it."

"It satisfies no human need."

"I like it."

It makes you thin, it makes you lame,
it takes the hair right off your head,
it's the way the darn stuff ever seen
I like it."

And how can anybody answer an
argument like that?

ANSWER TO SUNDAY'S PUZZLE

ATC MOTHERS BUT
GARDEN O' PROPOSE
TODAY PAY ISSUE
NI CO IN TRA
ITCH WHITING DAYS
T CO MAL U
DO CARNATION US
UJU CARIC S
OR SIGHTINGLS
WE LOVE ROYAL CAPE
BIT GR OF SE
TENSE CAR BATAN
ASCEND I RELINC
BCE DEAREST LEE

Radio Programs

Advance offerings at principal stations
for the week, including the latest
radio plays, music, humor, news and
other features, will be given in this
column. Send your requests for
busy readers. **TWIN FALLS TIMES**

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-
8 p.m.-
9 p.m.-
10 p.m.-
11 p.m.-
12 m.

10 a.m.-
11 a.m.-
12 noon-
1 p.m.-
2 p.m.-
3 p.m.-
4 p.m.-
5 p.m.-
6 p.m.-
7 p.m.-

GRADUATION PLANS RECEIVE BOARD'S O. K.

Arrangements for Graduation of 117 Young Men and Women From High School Get Indorsement at Session.

Arrangements for Twin Falls high school graduation were completed yesterday morning at 10:20 in the Laramie theater, where a meeting was held by Twin Falls board of education to regularize the meeting Monday night. A class of 117 young men and women will graduate June 10. Dr. John E. Garton, minister of the Presbyterian church of Idaho Falls, is to be the speaker, and his subject is to be "The Value of Life." From the text of his address:

"School work for the graduates, except for those who have had red grades or work in subjects other than regular senior or senior class subjects, will be completed by June 10 next Friday. Senior class play will be presented next Thursday evening, from the play "The Big Idea."

Three teachers who were elected to the teaching staff Monday elected three teachers to fill vacancies in the staff for next year. Newly-elected teachers are Miss Ruth Hartnett, teacher of English; Miss Alice junior high school; Miss Adeline Sheppard of Shoshone, who is in teach in the commercial department; and Clifford Merrill of Kimberly, who is a senior high school mathematics and science.

The resignation of Frank P. Lynch, who has served for about five years as bookkeeper for the district school administration, was accepted yesterday. No appointment was made to fill the vacancy. Mr. Lynch has been serving since last January as assistant secretary of the Twin Falls Chamber of Commerce.

The board devoted much time to discussion of need for repair of school buildings during vacation months and adjourned the meeting to Tuesday of next week after the completion of inspection of all school buildings to be made next Monday with view to determining repair requirements.

BIDS PUBLIC TO VISIT HOSPITAL

Superintendent Announces Hours for Open House at County Institution.

Invitation has been extended by Miss Lucy Walters, superintendent, to the general public to visit Twin Falls county hospital between 1 p.m. and 4 p.m. on May 6, 8 p.m. today during which time the institution is to hold open house in observance of national hospital day.

Officers of first district Idaho Association of Hospital Administrators, and Mrs. A. E. Kiles, of Hailey, Mrs. W. F. Brockway of Ketchum and Mrs. Ivan O. Lincoln of Twin Falls, wives of the members of the association, commissioners, are to provide at the tea table, tea and wafers are to be served in the nurses' parlor.

Open house is open to hospital, library, laundry and other departments of the institution are to be open to public inspection on this occasion.

PREACHING AT MARSH SCHOOL
Rev. D. H. Hart of the Christian church of Twin Falls, will preach services to be held at 8 o'clock this evening in the Marsh school.

We have lots of pasture at Pillar Falls and land for sale at full cost. Edna Dunnigan, Phone 7082. Adv.

Carnation Dance TONIGHT

NEW BLUEBIRD DANCE
over Alvin & Moti Stores
Bluebird Orchestra
LET'S ALL GO

DR. F. E. SNOOK

wishes to announce that

DR. J. H. GASPER

is now permanently associated with him in the practice of

DENTISTRY

at 322 Shoshone street, north
Twin Falls, Idaho
Office hours 9-6; evenings by appointment

NEW POLICE CHIEF



RALPH N. LEIGHTON, former assistant postmaster and second lieutenant with Company D of the Second Idaho regiment, has been appointed Twin Falls chief of police to succeed P. O. Herriman, resigned.

VETERANS OF '98 TO GREET G.A.R.

Service Men of Spanish-American War Form Organization; E. A. Landon, Commander.

Designation of a committee to represent Twin Falls for the entertainment of Idaho's Civilian Veterans at their Ninety-eighth annual encampment to be held here June 10-12, next was one of the first official actions taken by the newly-formed Eastern Division of the United Spanish War Veterans—that was organized at a meeting in probate court rooms here Monday evening with initial membership of 23 veterans of the Spanish American war in the region.

E. A. Landon was chosen to be the first commander of the local unit and other officers were elected by acclamation.

Senior vice commander, P. W. McRoberts; junior vice commander, J. W. Bonton; officer in charge, L. E. Whitt; adjutant, W. W. Wood; C. C. Thompson; trustee, one year, S. C. Wyatt; trustee, two years, R. E. Morris; Hollister; trustee, three years, W. E. White; quartermaster, Frank White; Chaplain, L. L. Ashton; historian, Peter Yearman; surgeon, Dr. W. A. Falson; sergeant major, C. W. Donner; quartermaster, George Thompson; W. H. Lohr; color sergeants, Adolph Ross and A. A. Florida; musician, J. H. Hughes.

A special meeting of the post is to be held Monday evening, May 13, at 8 p.m. to elect a committee to draft by-laws and of other committees are to be received. Regular meetings are to be held thereafter once each month.

Harsh Punishment

The residents of the Persian desert believe that when a bad man dies his soul goes into a green owl.

But oil flies for one thousand years over the desert, all the time screeching for water.

Leonard "Gleamable" refrigerator just received. Pictures removable. A. J. Vincent Co., 207-39 Shoshone south. Adv.

It's a square meal for a dime

SWEET'S RODEO BAR EVERY BITES A DELIGHT

BREVITIES

Son Is Born—Mrs. Lee Andrew Burr was born Saturday to Mr. and Mrs. H. V. Burr at their home here.

Parents of George and Mrs. Karl Edwards of Twin Falls, took the parents of a son born Monday at the county general hospital.

Back From Long Beach—Mrs. Freda M. Martin, daughter from Long Beach, Cal., where she visited several months.

Underage Operation—T. T. McJunkin, 1721 Poplar Avenue, at the county general hospital Monday underwent a major operation.

Leaves for Colorado—John Coffey and family, with a vacation of more than a week, left Monday for Rocky Ford, Colorado, where they expect to make their home.

Enters Practice Here—Dr. J. H. Fine, son of San Francisco, here to be associated with Dr. V. E. Snook in the practice of his profession as a dental surgeon.

On Visit to Kansas—Mrs. William Feltz left Monday on an overnight trip to Kansas and other states. He is with his son, who has been appointed Twin Falls chief of police to succeed P. O. Herriman, resigned.

On Examining Committee—Dr. Herbert H. Smith, of the state examining committee, which he was named as one of three members.

Visita Sister Hera—Mrs. Charles H. Burford, left Monday on a visit from her brother and wife, Mr. and Mrs. George A. Etzel of Clear Lakes, Iowa, who are en route to their home after a trip to the coast.

Welcome Baby Son—Mr. and Mrs. J. D. Flynn of Hansen are the parents of a son born Monday, June 1, last. Son was at the county general hospital. Mrs. Flynn was formerly Miss Katherine Smith of Kimberly.

Leave Hospital—Patient discharged from the county general hospital—she died. Mrs. Ed. Rechert and baby daughter of Filer; Miss Vera Schollenberger of Burd; Earl Blackford, 312 Fourth avenue west, Twin Falls.

Attending Convention—Mrs. H. C. McGuire, Mrs. George Teis, Mrs. Gilbert and Mrs. Watt left Monday for Elko to attend annual sessions of the Elko chapter of the National Council of Women, craft, etc., delegates from the local clinic here.

Returns to Wisconsin—Dr. and Mrs. John W. Yager and family left Sunday morning for Milwaukee, Wis., where Dr. Yager will register government service which he left about three years ago to become associated with the Clinic here.

Baker Host to Elks—John W. D. Smith, one of the proprietors of the Royal bakery, was host to members of the Kiwanis club at a regular luncheon which was held Monday at the bakery. Club members inspected the plant after the luncheon.

Guardians Hear Lecture—Captain O. C. Hally, commanding Idaho national guard, addressed members of the local defense council at Kimberly, addressed members

DEMANDS EQUAL SHARE IN WATER

H. J. Swalm of Hollister Names Bondholders Committee and Canal Company Defendants.

Suit in English Murray, Broome, member of the Salmon River Bondholders committee, and the Salmon River Canal company, for recovery of fall damages of the Salmon River project water supply to each acre of his 320 acre farm east of Hollister, and to require such delivery and to injure his own water supply to the amount of \$100 per acre per month "from the first day of April to the first day of October" in the year 1924.

Swalm urges in his complaint that water which never has been delivered, and alleges that he is entitled to a proportionate interest in the available water supply, which, however, he states is available from the canal under the canal company's rule providing for delivery of water on basis of acreage.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

C. E. Briggs, Contractor and House Mover, Phone 556-W, 430 Second Avenue West. Adv.

of Company C, Twin Falls unit of the Idaho National Guard, at a regular assembly drill Monday evening, on the subject of first aid.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

Swalm holds the land in question under a lease made in 1903 by James W. Carter, who made original entry in 1903 under the desert land act.

</div