CHARLOTTE, S. C. MONDAY MORNING, DECEMBER 30, 1907.

MILL SALUONS CLOSE Monthly indications the SECOND TRIAL OF THAW OPENING GRAVE OF DECCE TO TRY OUT CANDIDATES and shough to out the right of a DISCRIMINATION

rest of the Southern States to be blaced in the granibilion column. The law is very drastic in its prohi-tion and prevents the keeping or dying away of liquers in public blaces and imposes a day of \$500 in clube whose members are allowed o keep drinks of an intoxicating na-ure in their individual lockers. TO TEST LEGISLATION. Notwithstanding the passage of this law there is some agitation o have it declared unconstitutional, and it is known that a prominent into of lawyers has been deked to ast the marits of the legislation. Mis action may be brought in the inited States courts in the course of he next month, and it is asserted will be based on the fact that the United States courts in the course of the next month, and it is assorted will do based on the fact that the constitution of Georgia specifically provides that all revenue from Il-quor license shall be used for the school fund. This matter has been under consideration for some two months and has been in the hands of the best constitutional lawyers in Georgia, Several million dolars are invoived in a property loss in the State by the operation of the prohi-bition law. It is estimated to-day that Atlanta alone would lose in Il-cense taxes \$135,512 and that the property value of saloons and brew-eries here which will so out of busi-mess on January 1st is from \$1,000,-000 to \$1,500,000. For the rest of the State the property values involv-ed are about \$5,000,000. It is esti-mated faces to-day that 10,000 per-sons are effected in the way of em-ployment in the State and that At-iants alone has some 1,500 persons who will lose their work when Janu-ary is rings is bell on the sale of intoxicating liquors.

and to-day experiences, due to rigid anday in several years, due to rigid aforcement of the Sunday closing aw. Probably not more than half a forcen saloons sold more than a nom-nal number of drinks and they ad-mitted only regular patrons by pre-vious appointment.

NEW OFFICIAL JOURNAL

Por Publication of Weekly Journal Giving Brief Notes of Work Done by Various Departments. Washington, Dec. 23.—An official

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having murdered Stanford White. There have, been several postpone-ments of the date of the second hearing of this noted case, but it is said now there will be no further delay. It is announced that Mrs. William

Thaw, mother of the defendant, is expected in the city by next Saturday. Other members of the family circle, including Mrs. George Carnegie, Harry Thaw's sister, and Josiah and Edward Thaw, his brothers, are also expected to reach the city during the week. The Counters of Yarmouth, the defendant's sister, is at present

tory of Case.

London, Dec. 29 .- The work of Druce, in Highgate Cometer

has been asserted, a roll of sheet lead, weighing some 200 pounds, was begun to-day. Incidentally, the clearing up of the mystery will help materially the progress of the famous tains the body of a man or, ha

clearing up of the mystery will help materially the progress of the famous Druce case. The three-ton monument, which marks the resting place of the Druce family was removed by a score of workmen, who were protected from public observation by a shed which had been erected around the burial plot. Within the shed electric lights were installed so that operations. Mil of those in attendance at the opening of the grave and the coffin have been sworn to secrecy, so that the result of the investigation will not be known until experts give evi-dence at the police court. PER.URY. THE CHARGE.

BY H. E. C. BRYANT.

Observer Burean, Ingress Hall Hatel, Washington, Dec.

Democratic nomi-ladelphia on the ev

the Democratic nomination begins in Philadelphia on the evening of Febru-ary 1st. A dinner is to be siven to State Treasurer Berry, of Pennagi-vania, and the following-named Dem-ocrate have been asked to uppear and speak: William Jennings Bryan, of Nebraska; Gov. James H. Higgins, of Rhode Island; Mayor Tour L. Johnson, of Minnesota; Gov. James H. Higgins, of Rhode Island; Mayor Tour L. Johnson, of George Gray, of Delaware. Bryan is not the only person on the pike. There is a disposition to give Governor Johnson an opperanity. Those interested in the weilare of the party think that if the Democrats are desirous of winning back the Wast hopeless. Every State has Johned the Republican camp. The Racky Moun-tan States and Territories make the following showing of Senators. House members and delegates in Congress: Washington, five Republicans; Ore-son, four; Californis, ten; Arisona, one, a Democrat; New Mexico, one Republican; Utah, three Republicans; Nevada, three, a Republicans inter-tions for the bakota, four Republicans; three Republicans; Montana, three Republicans; South Dakota, four Republicans; And three Republicans; four Republicans; South Dakota, four Republicans; here republican; Utah, three Republicans; South Dakota, four Republicans; here Republican; Utah, three Republicans; South Dakota, four Republicans; Mexia, three, a Republicans and one Democrat; Kansas, ten Republicans; South Dakota, four Republicans; Michigan, fourteen Republicans and one Democrat; Wisconsin, eleven Republicans and two Democrat and three second Johnson is the only Democratic Governor in that sec-tion of the country. He has won in every contest he made. He is very popular on the Facific slope and as far back this way as he is known. THE SOUTH SOLID. <text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

decree may be reviewed in the Ch⁻ r cuft Court of Appeals, under the pro-istications of this act, shall be taken or eucd out except within six months af-ter the entry of the order, judgment or decree sought to be reviewed. By virtue of this law the time in which the defendant could sue out a writ of error expired on the 26th day of May, 1906. The petition of defendant for the writ of error, however, was not filed until September 12, 1906, and Judge Boyd, in order, if possible, to save the question of the lapse of time for the defendant, made an order on soptember 12, 1906, the very day on which the petition for the writ of er-ror was filed, granting the writ, to take effect on the 18th of April, 1906. Under this order the cise went up to the Chronit of the lapsared there that the petition for the writ of error had not been filed within the six i months from the date of the final judgment nor the writ granted within that time, the Court diminsed the writ of error and declined to further consider the case. So that if the de-fendant has been prejudiced by rea-son of the delay it is not chargeable to the judge of the court, but to its own omission to file the petition and obtain the writ of error within the six months from the final judgment as required by law."

the Knowledge

Washington, Dec. 54 a mere technical violation of

DISCRIMINATION PRACTIC ion to this view, not only May, sition to this view, not only to show for that a discrimination was practiced, not but that it was practiced with the and knowledge of the Standard Oll Com-to pany and of the Chicago & Alton Railroad. Referring to Mr. Moffatt's on statement, the commissioner says: on Apparently his position is that be-cause no one else is known to have paid the published 15 cent rate from the Whiting to East St. Louis, while als-at company was paying 5 cents, there-bre fore there was no discrimination

"There is nothing in the effort to lack the prohibition law on ac-unt of the provision of the constitu-in appropriating special liquor res to school purposes. The cot-liution "authorizes" but does not re-

liques tax, as which quit the are not lost. The can par a fair profit on

here is plenty of work in Geor-for those who go out of the Bwall of the time of those who have nati

Killed Over Mens of Chops. New Orisans, Doc. 35.—Edgar Pra-dos was to-day shot and killed by his brother, Milton, after a quarrel over a mess of chops which the mother of the young nen was frying for Milton. Edgar threw the chops through the window. Enter Milton shot him, claiming self-defense. A knife with the binde open was found in the hand of the dead man.

of Garrett Gets & New As

Tolk, Va., Dec. 29.--- 8. L. R has been appointed ussistant to I ident Garrett, of the Scaboard Line Railway, with officer here

notralians ignited from a semain to search a same

ince. She had haught onkers and at Nyack, N. wily had caused nervous

Michigan City, Ind., Dec. 19 .- The body of Miss Emogene Kinner, of Penn Yan, N. Y., who disappeared from Michigan City on Docember 11th, was found to-day on the bank of a creek in a wild and untrequented place. She had laught school st

OLD NICK WILLIAMS CASE.