

OGDEN DEPARTMENT.

MANAGER, E. A. LARKIN.
Circulator, J. H. CROCKWELL.
Telephone 128-1. Telephone 448-2.

Advertisements for the Daily, Saturday and Sunday News accepted on the same terms as at the Salt Lake office.

OGDEN, UTAH, - OCT. 3, 1903.

CARELESSNESS PLAINLY SHOWN.

Death of Daniel H. Ogden was the Result of Careless Shooting By Some One.

MRS. GODDARD GETS A DIVORCE

Burglars Make a Rich Haul at McCready's Grocery Store—Mr. Boyle's Condition Still Critical.

The coroner's inquest over the remains of Daniel H. Ogden, the unfortunate young man who was accidentally shot Thursday morning while out shooting ducks, was held yesterday afternoon at Larkin & Sons' undertaking parlors before Judge Howell and the following jury: T. W. Jones, County Attorney; Hulaniski was present and examined the witnesses.

Dr. Snedaker was the first witness, he testified Wednesday afternoon the deceased, and 12 other men went out to the mouth of Weber river about 10 miles west of the city, where they camped over night. Early Thursday morning they arose and started out on the hunt. The witness, the deceased, and C. Loucks stationed themselves along the river bank in a row about 35 yards apart. Mr. Ogden occupying the middle position. After they had been shooting a short time they missed Mr. Ogden. Mr. Loucks shot a duck, which fell below him a short distance and he went to find it when he saw the prostrate form of Mr. Ogden lying on the ground. He called to Dr. Snedaker to come, that a man was shot. The doctor quickly responded as did Thomas Wiggins and others. They did all they could for the injured man, but he died about 30 minutes afterward without uttering a word. The testimony of Mr. Wiggins and Mr. Loucks was practically the same as that of Dr. Snedaker. Mr. Loucks was placed on the stand and testified that the bullet which caused his death entered the head just to the rear and above the right ear, and passed directly through the brain fracturing the skull on the left side directly opposite the place of entrance; that he extracted the leaden missile, which weighs 63 grains.

CARELESSNESS SHOWN.

The testimony of the witnesses also went to show that the sportsmen around the banks of the river were shooting very carelessly, and that one of the men on the opposite side of the river from Mr. Ogden must have fired the fatal shot.

The inquest was continued until Monday at 4 o'clock so that William Hull, another witness might be secured, also two men who were across the river and admitted to Mr. Hull that they had fired a shot with a large buck shot.

While the testimony clearly showed that the death was purely an accident, yet the sportsmen are to blame for using large shot and shooting so carelessly.

The funeral of Daniel H. Ogden, the young man who was accidentally shot while out duck hunting, will be held Sunday afternoon at 3 o'clock from the Third ward meetinghouse. The music will be furnished by the Third ward and tabernacle choirs, of which organizations the deceased was an active

member, and will be under the direction of Prof. Joseph Ballantyne. The remains may be viewed at the family residence, 145 Tracy avenue, between the hours of 11 and 1:30 the day of the funeral.

RICH HAUL BY BURGLARS.

John McCready's store at 244 Washington avenue, was entered by burglars last night and numerous articles of value stolen. The thieves gained admission by cutting a panel from a rear door and must have employed a rubber tired buggy in carrying the goods off, as there was every evidence of such a rig having been used. Followed in an inventory of the goods stolen: Seventy-five pairs of gloves and mitts; 12 dozen suspenders; 3 dozen shirts; 3 dozen men's hats; 3 dozen men's pocketbooks; 3 dozen ladies' purses; 15 dozen ties; 1 set of military brushes; 1 triple mirror; 3 dozen smoking sets; 2 brush and comb sets; 3 worth of jewelry; 3 pairs ladies' gauntlet gloves; 1 pioneer button; two of them solid gold, and other small articles of less value. The police have the case in hand, but as yet have been unable to locate the perpetrators.

Frank Cunningham was arraigned before Judge Howell this morning on the charge of having burglarized Mrs. Phillips' store. He waived preliminary examination and was bound over to the district court in bonds of \$200, which he was unable to furnish. The Thompson, who was implicated in the same affair, has not yet been apprehended.

William Tuttle was arraigned on the charge of grand larceny in the theft of a horse belonging to Samuel Scott. His hearing was set for Oct. 8, at 2 p. m., and his bail fixed at \$250.

CONDITION STILL CRITICAL.

The condition of A. McLaren Boyle is still critical and slight hopes are entertained for his recovery. In fact his physician states that he cannot live more than a few hours as he is now rapidly sinking. Mr. Boyle is a highly respected citizen of Ogden and his death should be a great loss to the community. He was 40 years of age.

LENA GODDARD'S DIVORCE.

The divorce suit of Lena Goddard against Howard E. Goddard suddenly came to a close yesterday afternoon when the plaintiff and defendant compromised. The court entered a decree of divorce, and the plaintiff was granted custody of the child, but must furnish a bond that she will not take it outside of the state without order of the court.

BRIEFS AND PERSONALS.

Thomas Horn was found guilty of discharging live arms within the city limits and fined \$10. The board of education held a short session last evening and accepted the resignation of Prof. Harding, instructor in history and appointed Prof. Rohford of Chicago to fill the vacancy. Stanley S. Stevens has been on a mission to Holland, has been released to return home next week.

PROVO.

TO CHANGE NAME OF ACADEMY.

Court and Session—Funeral Services—Stockholders Meet and Elect Officers.

Provo, Oct. 2.—Mary Olsen of Pleasant Grove has commenced suit against Sheriff Harmon for the return of certain cattle and horses, valued at \$350, levied upon under an execution of judgment in favor of plaintiffs in the case of

Harris & Wilson vs. Chas. Olsen. If the return of the animals cannot be had \$350 is asked for a civil suit damages. The petition of Christine Swenson for letters of administration in the estate of Gustaf Swenson, deceased, of Vineyard, has been set for hearing Oct. 10. A demand for service of summons by publication has been made in the Fourth district court by Mrs. Amy D. Karney, of Lehi, who is suing Michael B. Karney for divorce. Plaintiff alleges that defendant was in Ogden when she last heard from him, but that she does not now know where he is.

In the estate of Stephen W. Chipman, deceased, the petition of J. W. Chipman, administrator, for order approving final account as special administrator, has been set for hearing Oct. 10.

Estate of John M. Bestmeyer, a minor; petition of guardian to execute a deed has been granted.

Provo, Oct. 3.—Mrs. Clara Carter Fullmer, of Springville, was granted a divorce from Henry C. Fullmer yesterday on the grounds of non-support.

In the case of Benji Johnson vs. Abraham B. Johnson, a decision was rendered by Judge Hart that plaintiff recover the sum of \$200 and costs.

On Monday at 5 o'clock Judge Booth will set all cases on the calendar in the Fourth district court.

MRS. KISER'S FUNERAL.

There was a large attendance at the funeral of Mrs. Rhoda Kiser, held in the First ward meetinghouse, yesterday. The following speakers addressed the congregation, testifying to the worthy life and good qualities of the departed: Elder John Bond, of Heber City, Elders T. H. Huff and M. L. Pratt and Bishop O. H. Berg.

BRIGHAM YOUNG UNIVERSITY.

The stockholders of the Brigham Young academy will meet here on the 10th inst. for the purpose of considering the advisability of changing the constitution to conform to the decision of the board of directors made at a former meeting, to change the name of the institution to the Brigham Young university.

GARDEN CITY NOTES.

At a meeting of the stockholders of the Provo Woolen Mills company held yesterday the following directors were elected: Joseph F. Smith, W. B. Preston, Reed Smoot, Geo. Romney, John B. Haines, John C. Cutler, Chas. S. Burton, T. R. Cutler and W. W. Riter.

Mr. and Mrs. Geo. S. Taylor went to Salt Lake Wednesday, to attend the wedding of one of Mr. Taylor's brothers.

V. L. Haliday was down from Salt Lake yesterday.

N. P. Ipson, assessor and treasurer, and J. E. Tolson, surveyor of Beaver county were in Provo yesterday getting some information from County Recorder Pyne in regard to platting real estate and inspecting Utah county plats preparatory to instituting some improvements in the methods of platting in their county.

Mr. and Mrs. J. W. Knight are down from Raymond, Canada, to visit relatives.

Hon. S. L. Chipman of American Fork was a Provo visitor yesterday.

On Oct. 10 a concert will be given in the Opera house for the benefit of the Fifth ward meetinghouse.

Prof. J. B. Walton has returned from Montpelier, Idaho, where he has spent some time on educational business.

SEE 3RD COLUMN PAGE 8.

Is your every want supplied? If not, see if you can't find something you want in the Want columns.

BOOKS! BOOKS!

And then some. All of the popular fiction of the day as soon as issued. All of the University, College and Public School Text-Books, Children's Story and Picture Books. All of the Mormon Church publications.

We are the largest book concern of the state.

DESERET NEWS BOOK STORE, 6 Main St., Salt Lake City.

LOGAN.

POLITICAL PROGNOSTICATION.

Rev. Clemenson to Discuss Socialistic Claims—Marriage Licenses.

Special Correspondence.

Logan, Oct. 2.—The political pot is beginning to simmer slightly hereabouts, although there is as yet no movement towards calling the city conventions.

Councilman E. W. Robinson is prominently mentioned in connection with the Republican nomination for mayor, as

SEE THE BEST TONIC

In S. S. S. Nature has provided a tonic suited to every requirement of the system when in a debilitated, run down condition. It contains no strong minerals or drugs, but is a pleasant vegetable preparation. You can find no better remedy for toning up the nerves and bringing refreshing, restful sleep when in a low state of health, or sick and worn out with work or worry.

S. S. S. improves the appetite, aids the digestion and reinforces the system, and its good effects are seen almost from the first dose. It acts promptly in cases of chronic dyspepsia, indigestion and all stomach troubles, and does away with the uncomfortable fullness, nausea, shortness of breath, drowsiness and dizziness that so often come after eating.

S. S. S. is not only the best tonic but possesses alterative or purifying properties, and if there is any taint, humor or poison in the blood it searches it out, and removes it. Many times a low state of health is due to a bad condition of the blood and can only be remedied by a blood purifier and tonic combined, or such a remedy as S. S. S.

If you suffer from debility, insomnia, nervousness, loss of appetite, bad digestion, or any of the symptoms of a disordered blood, nothing will so soon put your blood in good condition, invigorate and tone up the system as S. S. S.

—THE SWIFT SPECIFIC CO., ATLANTA, GA.

are also John H. Anderson, Andreas Peterson and Thomas Irvine.

Mayor Hansen's decision to decline a second term is regretted in Republican circles, as his party friends claim he could be re-elected easily while they are not so confident otherwise. However, each of the gentlemen above named have many party friends who assert that either of them would be elected.

William M. Hansen is prominently mentioned for treasurer on the Republican ticket, while the friends of Joseph Newbold think he would make a strong candidate for that position.

OF THE DEMOCRATS.

On the Democratic side, the friends of Joseph Morrell, Moses Thatcher, George W. Thatcher, N. M. Hansen, Mosiah Hall, and John E. Carlisle maintain that either of those sterling business men could make the race successfully. Ex-Mayor Anthony Anderson could doubtless obtain the nomination but having recently served two terms he would doubtless decline.

SOCIALISTS DISCUSS THE FUTURE.

Socialist Gilbert held forth at the court house again Wednesday evening, his special subject being, "What the Socialists propose to do." He took a radical stand against the present system, and predicted that the Socialists would revolutionize the affairs of the land when they obtain 51 per cent of the citizens. Mr. James A. Langton took issue with Mr. Gilbert on several points, and an animated discussion occurred between the two gentlemen. Mr. Langton maintained that Socialistic claims are not for this day and time.

FOR CITY ELECTION.

A special meeting of the Logan city council was held Tuesday evening to consider matters pertaining to the coming election. Councilmen Burris, Benson and Nielsen were finally appointed a committee to arrange the paraphernalia thereof.

CONSIDER SOCIALISTIC CLAIMS.

Rev. Clemenson will preach at the Presbyterian church Sunday morning on "The Highest Duty of Man." In the evening the subject will be "The Ethical Basis of Social Reform." Both addresses will be a consideration of Socialistic claims.

MATRIMONIAL CANDIDATES.

The following marriage licenses were issued by County Clerk Larsen this week:

- W. M. Haslam, Jr., Wellsville, 21
- Jennie V. Thoreson, Hyrum, 21
- Abraham V. Orman, Bennington, 21
- Tenlie Ispen, Bennington, 20
- Albert S. Combs, Cove, 20
- Mary E. Champlin, Lewiston, 24
- Fred Fredericksen, Weston, 22
- Elizabeth Christensen, Newton, 20
- Fred Warner, Whitney, 22
- John S. Preston, 20
- Frank Petersen, Hyde Park, 21
- Edith Hawkes, Hyde Park, 22

SEE 7TH COLUMN PAGE 8.

EUREKA.

An Interesting Session Promised—Social Affairs.

Special Correspondence.

Eureka, Oct. 2.—An interesting service will be conducted at the L. D. S. church by the young people of the Mutual Improvement association next Sunday evening and the public have a cordial invitation to be present. The following is the program for the evening:

- Mutual Advocate, Wilford Paxman
- Recitation, Mrs. Addie Ludlow
- Scottish Reading, Mrs. Daniel Connelly
- Medley, Mutual Quartet

SOCIAL NEWS.

A very pleasant surprise party was given to Mrs. Titus Billings by her numerous friends at her home last Monday night. Cards and games, helped pass a very enjoyable evening. Delicious refreshments were served. Mr. and Mrs. Billings will soon go to Salt Lake to reside.

Mrs. and Mrs. E. E. Hulse spent last Sunday with relatives at Payson.

Mrs. Al Tuckett and Mrs. George Hanson returned home this week from Salt Lake City, where they have been the guests of friends.

Miss Mary Ford left this week for Salt Lake City where she will attend the state university.

Thomas Francis and wife were the guests of Payson friends the fore part of the week.

Mrs. S. E. Ware and children returned to their home at Silver City this week after a visit to Payson friends.

Mr. and Mrs. J. Lloyd Woodruff have returned from their wedding tour and have gone to housekeeping in their Chicago street residence.

Mrs. Levi O. Schofield, Mrs. Alexander Blight, Mrs. Alfred Moore and Mrs. George Moore visited the Garden city Sunday.

Mrs. Edna Terry is visiting with Eureka friends before returning to her home at Leadville, Colorado.

Darton's orchestra gave a delightful dance at the S. S. church Thursday night, which was well patronized.

Mr. Ferd Christensen of the Tintie mercantile store is entertaining his two brothers from Missouri this week. The brothers had not met for many years, and Mr. Christensen is enjoying their visit very much.

Mrs. Dennis J. Sullivan returned this week after a visit to Payson friends.

Mrs. Edward Pike is enjoying a visit with Salt Lake friends.

A large number of the people of Eureka are attending a conference this week and taking in the sights at the state fair.

CEDAR CITY.

ATHLETIC ASS'N ORGANIZED.

The Class of '05 Places Mementoes Under Steps of New Building.

Special Correspondence.

Cedar City, Sept. 30. Yesterday at the Branch Normal the Athletic association was organized with John Webster elected as president, R. E. L. Wikon, secretary, John Page, custodian, and

NOTICE OF SALE FOR SPECIAL TAXES.

Notice is hereby given that a special tax for constructing a sidewalk, 10 feet wide and 10 feet high, and for the land set forth and described in the following list, hereto attached, and unless said tax, together with the cost of publication, is paid on or before the 14th day of October, 1903, the real property on which such tax is lien will on said day, be sold for said tax, costs of advertising and expenses of sale, at the west front door of the Joint City and County Building in Salt Lake City, Utah, beginning at the hour of 1 o'clock noon of said day, and continuing until all of said property shall have been sold.

The east 25 feet of the south 75 feet of lot 4, block 23, plat 5, Salt Lake City Survey, R. P. MORRIS, City Treasurer and Special Tax Collector.

Notice is hereby given that a special tax for paving a sidewalk, 10 feet wide and 10 feet high, and for the land set forth and described in the following list, hereto attached, and unless said tax, together with the cost of publication, is paid on or before the 14th day of October, 1903, the real property on which such tax is lien will on said day, be sold for said tax, costs of advertising and expenses of sale, at the west front door of the Joint City and County Building in Salt Lake City, Utah, beginning at the hour of 1 o'clock noon of said day, and continuing until all of said property shall have been sold.

NOTICE OF SPECIAL CITY TAX.

To Whom It May Concern: Notice is hereby given that a special tax for the purpose of paving and curbing First street between State and A streets in Paying District No. 1, has been levied and confirmed by ordinance of the city council dated September 21st, 1903.

Said tax is levied upon the following real property in Salt Lake City, to-wit: All of lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13, block 1, and all of lots 1 to 5, inclusive, block 2, and all of lots 1 to 5, inclusive, block 3, and all of lots 1 and 2, block 15, plat "D," Salt Lake City Survey, to a depth of twenty feet back from said street, in payment of four equal installments, and becomes delinquent as follows: Said first installment on September 30th, 1903; said second installment on March 30th, 1904; said third installment on June 30th, 1904; and the said fourth installment on September 30th, 1904.

Each of said installments, except the first, shall draw interest at the rate of 7 per cent per annum from the time of the levy as aforesaid, and if any or either of said installments shall be unpaid when they become delinquent, interest thereon shall be at the rate of ten per cent per annum until such delinquent installments are fully paid.

All special taxes are payable at my office, room 102 City Hall, Salt Lake City, Utah, on or before the 15th inst. of September, 1903.

NOTICE OF SPECIAL CITY TAX.

To Whom It May Concern: Notice is hereby given that a special tax for the purpose of constructing a sewer on Quince street between Second and Third streets in Sewer District No. 1, has been levied and confirmed by ordinance of the city council dated September 21st, 1903.

Said tax is levied upon the following real property in Salt Lake City, to-wit: The north 100 feet of lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, to a depth of twenty-five feet back from said street, in payment of four equal installments, and becomes delinquent on November 21st, 1903.

All special taxes are payable at my office, room 102 City Hall, Salt Lake City, Utah, on or before the 15th inst. of September, 1903.

AN ORDINANCE.

An ordinance levying a tax and for the assessment of property on Quince street between Second and Third streets, in Sewer District No. 1, for the construction of a sewer.

Be it ordained by the City Council of Salt Lake City, Utah:

Section 1. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described abutting on Quince street between Second North and Third North streets, in Sewer District No. 1.

This tax is levied to defray the expense of constructing a sewer upon said portion of said street opposite the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 2. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described abutting on Quince street between Second North and Third North streets, in Sewer District No. 1, for the construction of a sewer, to-wit:

Section 3. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 4. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 5. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 6. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 7. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 8. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 9. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 10. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 11. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 12. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 13. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 14. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 15. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 16. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 17. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 18. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 19. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street, to-wit:

Section 20. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the sum of the taxes hereby levied, and said parcels of land are hereby assessed at