## DESERET EVENING NEWS: TUESDAY APRIL 12, 19)1.



M. M. Austin of Winchester, Ind., knew what to do in the hour of need. His wife had such an unusual case of tomach and liver trouble, physicians could not help her. He thought of and tried Dr. King's New Life Pills and FUNERAL OF BISHOP ALLRED. she got relief at once and was finally cured. Only 25c, at Z. C. M. I. Drug Store.

## NEPHI. DEATH OF A PIONEER.

## James Jenkins Succumbs to Accident Received a Month Ago.

Special Correspondence.

The regular meeting of the city counwas held last evening and the usual Nephi, Juab County, April 11 .- James ine of business was transacted. Jenkins one of the pioneers of this city passed away at 4 o'clock this afternoon, The date of the special bond elecwas changed from May 5 to May His death is the result of an accident that happened just four weeks ago to-day. At the time of the accident Mr. The public buildings and grounds day. ittee was authorized to employ Jenkins was hauling straw wren a porthe help to clean up the city cemetion of the load slipped from under him carrying him to the ground. Both wheels ran over him breaking his leg he water committee was instructed to put the sprinkling wagons in operaand injuring him internally, from the effects of which he passed away today. the sprinkling in each ward to be The deceased was born in Preston, England, September 22, 1843, and emies under the supervision of the coun-

dmen of their ward. grated to Salt Lake City in 1855, and to Nephi in 1856, where he has resided ever since. He was married to Mar-Mayor Glasmann was authorized to the necessary legal assistance which the necessary legal assistance which his case before the district out where charges have been filed by J. J. Shepherd, for official miscon-

1004.

moto Damage Suit Against U. P. Ry.

-Woolley Heirs Sued for \$8,635.40

-News in Brief.

a ath St.

garet Grace in 1866. As a result of this union nine children were born, seven of whom survive him. During his lifetime The council chamber will be changed from its present place to the upper nat room of the city hall.

whom survive him. During his lifetime he was a very active main in both re-ligious and temporal affairs, havins fulfilled a mission to the southern states in 1880 and one in England in 1899. He was at the time of his death senior president of the Forty-ninth quorum of Seventy. He served two terms as city councilman and also as school trustee. \$10,000 DAMAGE SUIT. 7. J. Kennedy has filed an action in distirct court against the Union to recover damages Pacific company is the sum of \$10,000 alleged to be due school trustee, for personal injuries. The complaint, The funeral will, in all probability, be silers that the plaintiff was employed held next Thursday. he defendant company as rear eman on one of its freight trains by the defendant Makes a Clean Sweep. verbound on March 4, 1903, that while There's nothing like doing a thing thoroughly. Of all the Salves you ever semployed, carefully performing his suits, the caboose in which he was ridheard of, Bucklen's Arnica Salve is the best. It sweeps away and cures Burns, by was struck by another westbound tright train, knocking the caboose from the track, injuring the plaintin by Sores, Bruises, Cuts, Boils, Ulcers, Skin Eruptions and Piles, It's only 25c, and guaranteed to give satisfaction by Z. making his right leg, lascerating the muscles of his right arm and otherwise muring him. The complaint alleges C. M. I. Drug Store. that the accident was caused by the evendant company placing a dead LOGAN. erine of the westbound freight train. thereby obstructing the view of the en-POLITICAL ACTIVITY. ose in which Mr. Kennedy was riding. Probable Candidates in Forthcoming WOOLLEY HEIRS SUED FOR \$8,635. Election -Civil Service Examination. Mrs Elizabeth L. Peery and the other Special Correspondence. him of the D. H. Peery estate have commenced suit against ulia S. Woolley, Logan, Cache Co., April 11.-Since the return of the Cache delegation from the administratrix of the estate of Henry A state convention there is considerable political activity in the Republican ranks. The stalwarts will spare no ef-Woolley et al., to recover \$8,635.40. The emplaint alleges that June 6, 1896, indement was entered in the district fort to maintain the prestige they now have in the control of the county. The ourt in favor of D. H. Peery, now demued, against Henry A. Woolley for \$40, that only \$774.60 of said judgment Democrats are perhaps not so demonhis been paid, wherefore judgment in the sum of \$5,635.40 is prayed for against strative, but they are not sleeping; they are merely waiting to make an effectual move to regain their lost influence defendants. The contest for the district judgeship and attorney promises to be a lively one, with plenty of candidates in the field, both from Cache and Boxelder SUIT TO RECOVER \$1,275. Edward B. Graves, receiver of the onth American Savings, Loan & Buildg company, has filed an action in the countles. fict court against ames F. Maguire On the Democratic ticket Judge Hart al, to foreclose a mortgage and for 1,353 judgment. The complaint alit is said, will try his chances for a third term, now that the faithful have ares that Dec. 5, 1891, the defendant exdecided to go to the state convention solid for District Attorney Nebekei for attorney-general. For district atthe of plaintiff for \$1,000, and secured be same by a mortgage on certain reperty, real estate situated in Ogden dy. That the note has not been paid. torney J. D. Call of Boxelder seems to be in the lead. His friends say that the genial, quiet, traje be foreclosed and that and modest "Quil" Nebeker aspires to the gubernatorial nomination, but as Lorigage te property be sold to satisfy the he is a man of few words, he has not about due. Henderson and MacMildeclared himself. W. W. Maughan will most probably Republican ticket and should win easily as the three counties in the district are all Republican, and he is especially WEDDING BELLS. A marriage license was granted to Martinus G. Vellings, 34, and Miss Maria C. Van Brumessen, 37, both of rden city. ualified for the position. The attorney on this ticket will per-BISHOP ALLRED LAID TO REST. haps go to Boxelder county, if it is wanted over there: otherwise it will be between J. C. Walters and George Q. All that was mortal of the late Bishop ohn A. Allred was consigned to the sl ant grave in the Ogden city cemetery rday afternoon. A funeral cortege CIVIL SERVICE EXAMINATION. long followed his reins to their last resting place, evi-gh esteem in which he Secy. Ezra O. Smith announces that ing the } civil service examinations for the following positions will be held at Logan on April 19: Ald, coast and geodetic held by especially of the on April 19: And, coast and geodetic survey; civil and electrical engineer, civil and electrical engineer, Philippine service; civil engineer, Philippine ser-vice; civil engineer and draftsman, over whi he had presided for so any years. The funeral services over ld at the Slaterville nghouse lay, commencing at James Slater, prearchitectural computer (supervising architect's office), computer, nautical olr. The speakers Middleton, Patri-George W. Larkin, almanac office; compu'er, naval obser-vatory; deck officer, coast and geodetic survey; topographic draftsman (land office service). Ilbrary assistant, manual training teacher and trained nurse, ders Joseph Parry Wad Tillotson and DE Slater remarks were full Philippine service, ort to aved famfly, and 1 speak n the highest terms ul. God-fearing life Pirating Foley's Honey and Tar. Pirating Foley's Honey and Tar. Foley & Co., Chicago, originated Honey and Tar as a throat and lung remedy, and on account of the great merit and popu-larity of Foley's Honey and Tar many imitations are offered for the genuine. Ask for Foley's Honey and Tar and re-fuse any substitute offered as no other preparation will give the same satisfac-tion. It is mildly laxative. It contains no oplates and is safest for children and delicate persons. F. J. Hill Drug Co. alse of th he deaceas his faithfulness as rville ward for over years, and ast amount of good The meeting. use was not ly large enough to Mata number who a tribute of respect I to look for the last 8 memor on the face of had the face of the earned to low Buse of his faithful.



Setting of Criminal and Other Cases

Provo, Utah Co., April 12 -- At the meeting of the city council held last evening Mayor Roylance appointed J. T. Williams a police officer in place of A. V. Robison, whose resignation had been made to the mayor and accepted. The appointment was confirmed. The committee on streets and alleys recommended that the city purchase

trees to replace dead trees on the lake front drive on Arbor day, and also that a committee, consisting of President Snow, Counclimen Partridge and Booth and Mayor Roylance, be appointed to take charge of the work of setting out trees on the lake front drive on

Arbor day. Report adopted. The board of health reported on the condition of a slaughter yard, west of the city, that the yard was now in good condition. Report adopted. A resolution was passed appropriat-ing \$8,280 from the sinking fund to pay

for eight \$1,000 waterworks bonds, purchased from the Traveler's Insurance company at \$103%. The committee on fire department

was authorized to advertise for sprink-ling for the current year. Chairman Decker of the waterworks committee reported that work could now be commenced on the waterworks extension, and recommended that the committee be authorized to commence the work. The recommendation was

adopted. The committee on fire department recommended that a new sprinkler of recommended that a new sprinkler of 750 gallons capacit, with wide tires, be purchased. Report adopted, and the committee and mayor were au-thorized to purchase the sprinkler. The matter of amending the ordi-nance in regard to hotel runners, hack-

men and pedlers soliciting or pedling on railroad platform, and of amending the ordinance relating to Sabbath breaking, referring particularly to drug stores selling other goods than medi-cines on Sunday, and requiring that places of business connected with sa-Nouse, in Lake City, Salt Lake County, in Sait Lake City, Salt Lake County, Witness the Clerk of said Court, with the seal thereof affixed, this lith day of April, A. D. 1594. (Seal.) JOHN JAMES, Clerk. By David B. Davies, Deputy Clerk. Stewart & Stewart, Attorneys for Peti-tioner. loons by doors or hallways be closed the same hours as saloons are required

the same hours as shown at confection-to close, and further that confection-ery stores be closed on Sundays was discussed by the council in committee of the whole, the questions having been brought up by City Marshal Henry. After considering these questions they were referred to the committee on judiciary for amendment in regard to the hotel runners, etc. It was decided that no change should be made in the ordi-nance governing the other matters.

FOURTH DISTRICT COURT. suit to de springvill

of Forrest Bushnell and Daniel Hill, who each had sons injured in the pow der explosion on Provo Bench on the 3rd, the Hill boy dying from the effects of his injuries the following day. The lodge has contributed \$25, and subscrip. tion lists are opened with Josiah Beck, Fred Moore, Oliver Balley and at the Enquirer office.

At the preliminary spelling contests held Saturday at American Fork and Payson, the select contestants for the county contest, between the north and the south ends of the county, to be held in Provo on the 23rd, the following pupils were successful: South-Jesse Bird, Springville: Bessie Jensen and Han-nah Johnson, Spanish Fork; Vernce Duke, Santaquin; Samuel A. Trotter, Goshen. North-Mina Christopherson, Hazel Evans, Vera Taylor, Myrtle Willis, Lehi; Clara Williams, Pleasant Grove. There were 33 pupils in the American Fork contest, and 45 in the Grove. Payson contest. Those selected for the Provo contest were the victors in the preliminary contests.

A son has been born to each of the following families: Mr. and Mrs. George Powelson, and Mr. and Mrs. John H. Collins.

## PROBATE AND GUARDIANSHIP NOTICES.

# Consult County Clerk or the respective signers for further information.

Consult County Clerk of the respective signers for further information.
IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Utah, in the matter of the estate of Martha E. Baidwin Rick, De-ceased. Notice.—The petition of Charles H. Baidwin, administrator of the estate of Martha E. Baidwin Rick, deceased, praying for an order of sale of real prop-erty of said decedent, and that all persons interested appear before the said Court to show cause why an order should not be granted to sell so much as shall be necessary, of the following described real estate of said deceased, to-wit; Com-mencing at a point twenty-four (24) feet west from the southeast corner of lot four (4), block sixty-four (50, plat "A." Selt Lake City survey, and running thence west fifty-six and one-half (55) feet; thence north six and one-half (55) rods; thence east fifty-six and one-half (55) feet; thence south six and one-half (55) feet; thence of beginning, has been set for hearing on Friday, the 15th day of April, A. D. 1966, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake Clerk of said Court, with the seal thereof afixed this 31st day of March, A. D. 1904 (Seal) JOHN JAMES, Clerk. By David B, Davies, Deputy Clerk, James H. Moyle, Attorney for Peti-tioner.

tioner

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah. In the matter of the estate of Henry W. Beckstead, Deceased, No-tice.—The petition of Mary A. Beckstead, administratrix of the estate of Henry W. Beckstead, deceased provider for the

administratrix of the estate of Henry W. Beckstead, deceased, praying for the settlement of final account of snid ad-ministratrix, and for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Fri-day, the 22nd day of April, A. D. 1904, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Balt Lake County, Utah.

IN THE DISTRICT COURT. PRO-bate Division, County of Salt Lake, State of Utah. In the matter of the estate and guardianship of Adelia C. Ograin, incom-petent person. Notice.-The undersigned will sell in one parcel at private sale the following described real estate, consisting of an undivided 1-0 interest therein, towit: Beginning 33 feet east and 49 feet south of the northwest corner of let 7, block 20, plat "B." Salt Lake City sur-very; thence south 25 feet; thence west 7 rods; thence north 25 feet; thence west 7 rods to place of beginning, togeth-er with a right of way over a 2 rods street on the west side of said lot, and one rode wide alley on the east side thereof, said parcel of land is located in the City and County of Salt Lake. State of Utah, and will be sold to the highest bidder for cash on or before the 22nd day of April, 1994, bids will be re-ceived by the undersigned at his resi-dence, No. 31 south Ninth West. Sait Lake City, Utah. Guardian of Said Incompetent. C. M. Nielsen, Attorney for Guardian. C. M. Nielsen, Attorney for Guardian.

SUMMONS,

In the District Court of the Third Ju-dicial District of the State of Utah. County of Salt Lake. Walter Bryant. Plaintiff, vs John W. West, Sarah A. West, Graham Lawrence, Addison Catn. A. H. Walsh and Benjamin Santord, De-fendants, The State of Utah, to the Said Defendants: You are hereby summoned to appear within twenty days after the service of this summons up.n you. If serv-ed within the County in which this action is brought, otherwise, within thirty days after service, and defend the above en-titled action: and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint of which a copy is herewith served upon you

Reved upon you JAMES INGEBRETSEN, Plaintiff's Attorney P. O. address, 49 East First South Street, Salt Lake City, Utah.

### SUMMONS.

In the District Court of the Third Ju-dicial District of the State of Utah, Coun-ty of Salt Lake. Walter Bryant, Plaintiff, vs Sarah A. West, Graham Lawrence, Ad-dison Cain, A. H. Walsh and Benjamin Sanford, Defendants: You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be ren-dered against you according to the de-mand of the complaint of which a copy is herewith served upon you. herewith served upon you. JAMES INGEBRETSEN,

Plaintiff's Attorney. P. O. address, 49 East First South Street, Salt Lake City, Utah.

## ASSESSMENT NO. 16.

ASSESSMENT NO. 16. La Reine Mining Company, Corporation, Principal place of business, Sait Lake City, Utah. Notice is hereby given that at a meeting of the board of directors of La Reine Mining Company, held at Salt Lake City, Utah. on the 21st day of March, 1604, an assessment of 1 cent per share was levied upon the capital stock of the corporation issued and outstanding, payable immédiately to E. H. Medd, sec-retary of the company at his office, 617 McCornick building, Salt Lake City, Utah. Any stock upon which this assessment may remain unpaid on the 21st of April, 1964, will be delinquent and adver-tised for sale at public auction, and un-less payment is made before, will be sold on the 7th day of May, 1904, 10 a. m. to pay the delinquent assessments thereon, together with the costs of ad-vertising and expense of sale. E. H. MEAD, Secretary.

## TRUSTEE'S SALE.

DELINQUENT ASSESSMENT.

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Wagstaff, A Wight, Arthur Wight, Arthur 5.000 And in accordance with law and an or-er of the board of directors made on the der of the board of directors made on the 21th day of February, 1904, so many shares of each parcel of such stock as may be necessary, will be sold at the office of the company, at the Utah National Bank, Salt Lake City, Utah, on the 20th day of April, 1904, at 3 p. m. of sold day, to pay the delinquent assessment, togeth-er with the cost of advertising and ex-pense of sole.

pense of sale. JAMES NIELSON, Secretary, Date of first publication April 6th, 1904.

## DELINQUENT NOTICE.

Washakie Mining Company, principal place of Business, Salt Lake City, Utah. Notice. There are delinquent upon the fol-lowing described stock on account of As-sessment No. 10 levied on the 17th day of February, 164, the several amounts set opposite the names of the respective shareholders as follows: No. Cert. Shares, Amt  $\begin{array}{r}
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61-O. B. 105-O. B. 64-S. S. 130-S. S. 3.040 Howard. Howard 
 100-B. B. HOWRT
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 54-George J. Taylor
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 157-Rodney T. Badger
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 195-Leo H. Mandel
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 197-L. C. Kelsey
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 199-B. W. Dixon
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 the costs of advertising and expense of sale. THOS. M. WHEELER. Secretary.

## NOTICE OF MEETING.

NOTICE IS GIVEN THAT A MEET-ing of the members of the Citizens' Alli-ance of Salt Lake City. Utah. is hereby called to be held on Wednesday, April 13, 1904, at 8 o'clock in the evening of said day, at Bamberger's Hall. No. 163 South Main Street, Salt Lake City, the object and purposes of said meeting are as fol-lows:

BRIEFS AND PERSONALS. Joseph Evans. laputy county clerk. net with a pain injury yesterday af-His knee cap was Cated. which will disable him for

# FAIRVIEW.

# STARTLING ARRESTS.

Store and Postoffice Burglarized-City

poses is being heard by Judge Booth: there are a large number of witnesses in attendance. John Ward of Provo, a native of England, was admitted to citizenship. Jex Lumber company vs Benjamin Lioyd; forceclosure of mechanic's lien. Estate of Martha I. Ferris, deceased; executor permitted to deposit \$25.82 with the clerk, subject to the order of Roy Gorley, whose whereabouts is unknown.

CRIMINAL HEARINGS.

State vs Walter Birk, adultery: dis-missed on motion of district attorney. State vs Wilford Holdaway, fornication; defendant arraigned and pleaded not guilty; case sot for the 20th. State vs William Potter and Paris Ballard, extortion, defendants ar-raigned and pleaded not guilty; case

set for the 19th. State vs J. H. Holliman, arson: defendant arraigned and given till the 18th to plead. State vs Alex Jennings and Frank

Wilson, arson: defendants arraigned, Jennings pleaded not guilty, and Wil-son was given till the 18th to plead; case set for the 21st. State vs George Houtz, felony; de-

fendant arraigned and pleaded not guilty

The following cases were April 14-Springville vs Mrs. William Konold et al. demurrer. April 16-Mattie E. Vogel vs W. H.

Gray, motion to strike out. April 18-Lilly Mining company vs Ralph Kellogg, motion to retax costs, James A. Loveless et al vs Bengt

James A. Loveless et al. vs. Berge Johnson, Jr., et al, demurrer. April 22-William E. Weish vs. Lehi lodge No. 26, I. O. O. F. April 25-J. H. White vs. Joseph

Shoell April 28-Ellal S. Curtis vs Spring-

April 29-J. S. McBeth vs Levi A.

May 2-William J. Douglass vs the Studebaker Bros. Co.

## THE RESERVOIR PROJECT.

Prof. Caleb Tanner has returned from a surveying and exploring trip on the reservation in the interest of the proposed government reservoir scheme. He reports a heavy fall of snow averaging about four feet at a 9,000 foot altitude, with increased depth in the higher altitudes. The streams in that country are now at their lowest point, and he waded with ease across the Duchesne at a point where his guide said he would not dare to attempt to

ford the stream with a horse in June. Speaking of the proposed diversion of the waters of these streams into Utah valley Prof. Tanner said it would depend to a great extent upon whether the expense of diverting the water into this valley can be covered by the revenue which will be derived by the government from the lands to be irri-gated. There is plenty of water to be had from the Duchesne, Lake Fork and Rock creek streams, but if it is divert-ed at a low point, in order to obtain the largest possible quantity of water, the expense will be great. While if it is diverted at a higher point the he diverted at a higher point the ex-pense will be considerably reduced, but the quantity of water that can be diverted will not be so great. These matters are now being considered by the government officials, and nothing definite will be known in regard to the irrigation project till a complete investigation project till a complete

IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate of Nabble Y. Clawson, Deceased. Notice.-The petition for approval and settlement of annual account and for au-thority to borrow money and mortgage property, of the administrator of the es-tate of Nabble Y. Clawson, deceased, has been set for hearing on Friday, the 22nd day of April. A. D. 1904, at 10 o'clock been set for hearing on Friday, the 2nd day of April. A. D. 1994, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City. Sait Lake County, Utah. Witness the Clerk of said Court with the seal thereof affixed this 5th day of April, A. D. 1994. (Seal) JOHN JAMES, Clerk. By David B. Davies, Deputy Clerk. Young & Moyle, Attorneys for Peti-tloner. 10 o'clock termine the right of control of the wa-ters of Hobble creek for irrigation pur-

tioner

ESTATE OF J. B. DECKER, DE-ceased: The petition for the sale of real and personal property has been set for hearing at 10 a. m. on the 18th day of April, 1904, at the Court House, in Mon-ticello, San Juan Co., Utah. B. J. ROGERSON, Clerk.

IN THE DISTRICT COURT. PRO-bate Division, in and for Salt Lake Coun-ty, State of Utah. In the matter of the estate and guardianship of Mary F. Emery et al, Minors, Notice.-The peti-tion of Mary P. Emery, the guardian of the persons and the estates of Mary F. Emery et al, minors, praving for an order of sale of real property of said minors, and that all persons interested appear before the said Court to show cause why an order should property of said minors, and that all persons interested appear before the said Court to show cause why an order should not be granted to sell so much, as shall be necessary, of the following described real estate of said minors, to-wit: An undivided one-half interest in the south three (3) rods of lot 4, block 58, plat "C," Sait Lake City survey, situated in the City and County of Sait Lake, State of Utah, and described as follows, towit: One-seventh of the above, one-half, that is, an undivided one-fourteenth interest in the whole of said land and estate pe-longs to said minors, has been set for hearing on Friday, the 22nd day of April, A. D. 1904, at 19 o'clock, a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah. Witness the Clerk of said Court, with the seal thereof affixed this 9th day of April, A. D. 1904. (Seal) JOHN JAMES Clerk. By David B. Davies, Deputy Clerk. Thomas & Maycock, Attorneys.

IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate and guardianship of Clara Little, Romania Little, Feramorz T. Little and Decker Little, Minors. Notice.-The peti-tion for approval and settlement of the semi-annual account of the guardian of the person and the estate of Clara Little, Romania Little, Feramorz T. Little and Decker Little, minors, has been set for hearing on Friday, the 15th day of April, A. D. 1904, at 10 o'clock a. m., at the Coun-ty Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah. ty Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah. Witness the Clerk of said Court, with the seal thereof afficient this Sist day of March, A. D. 1994. (Seal) JOHN JAMES, Clerk. By David R, Davies, Deputy Clerk. Stewart & Stewart, Attorneys.

IN THE DISTRICT COURT, PRO-hate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate of Philip Pugsley, Deceased. No-tice.-The petition for approval and set-tlement of annual account and report of the executors of the estate of Philip Pugsley, deceased, has been set for hear-ing on Friday, the 2nd day of April. A. D. 1904, at 10 o'clock a .m. at the County Court House. In the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah. Witness the Clerk of said Court with the scal thereof affixed this sin day of April, A. D. 1904. (Soul) JOHN JAMES, Clerk. By David B, Davies, Deputy Clerk. THE DISTRICT COURT.

By David B. Davies, Deputy Clerk. Wilson & Smith. Attorneys for Petitioner.

TRUSTEE'S SALE. Whereas, James Chesney, Annie Ches-ney and James Findley by their certain deed of trust dated February 13th, 1893, and recorded February 16th, JS93, in book 3-K of mortgages, pages 354, 355, 356 and 357, of the records in the office of the County Recorder, Salt Lake County, State (formerly Territory), of Itah, did convey to Biddle Reeves, as trustee, and in the case of his death, resignation, refusal or failure to act, then to James H. Clemes, successor in trust, the following describ-ed real estate situate in the County of Salt Lake, Territory (now State) of Utah, to-wit: A part of lot numbered three (3), in block numbered fifty (30), plat "A." Salt Lake City survey, described as follows, to-wit: Beginning at the southwest cor-ner of said lot three (3) feet, thence north twenty (20) rods, thence west three (3) rods and three (3) feet, thence south twenty (20) rods to the place of beginning. In Trust, Nevertheless, to secure the principal sum of seven thousand (37,000) dollars, bearing date of said trust deed, and due and payable February 1st, 1896, together with interest thereon at the rate of eight (8) per cent per annum from date, payable semi-annually as evidenced by six (6) coupon interest notes due August ist, and February 1st, of each year after the date of said principal note, and pay-able to the order of the Mortgage Trust Company of Pennsylvania, and more par-ticularly described in said trust deed, to which reference is hereby made for all purposes; and. —

ticularly described in said trust deed, to which reference is hereby made for all purposes; and. Whereas, after the said principal note became due, the time for the payment of same was extended to February ist, 1839, upon certain conditions expressed in a contract of extension, which provid-ed that if default be made in the said principal note, after the same then be-came due (being February ist, 1899), or of the interest notes, then the trustee or his successor in trust, was authorized to sell the premises, according to the provisions of said deed of trust securing said princi-pal note, which provided. Which provided That in case of default in the payment of said promissory note or any part there-of, or of said interest notes, or any of them, or any part thereof, according to the tenor and effect of said interest notes, then said trustee and successor in trust were authorized and empowered to sell and dispose of said premises at public auction, at the principal front door of the House of suid premises at public auction, at the principal front door of the highest bidder for cash, first giving four weeks notice of such sale by advertise-ment in any newspaper published in said County; and. Whereas, default has been made in the

ment in any newspaper published in said County; and, Whereas, default has been made in the payment of the interest due August 1st, 1863, and February 1st, 1864; and, Whereas, The legal holder thereof, the Mortgage Trust Company of Pennsyl-vania, has declared the same wholly due and payable and the same is now unpaid, of any wart thereof, and

Wana, has declared the same is now unpaid, of any part thereof: and,
Whereas, Biddle Reeves, trustee, afore-said, has diad, and thereby the said trust has devolved upon the undersigned James H. Chesney, successor in trust.
Now, therefore, the undersigned successor in trust, as aforesaid, at the request of the legal holder of said note, and by virtue of the power and authority in him vested, and in accordance with the provisions of said trust deed, will on Friday the 13th day of May, A. D. 1904, at ten (10) o'clock in the forenoon of said day, at the west front door (being the principal front door) of the County Court House of Sait Lake County, in Sait Lake City, State of Utan, seit the above described premises at public auction to the highest the development of the developm ed premises at public auction to the high-est and best bloder for cash, together with all right, title, benefit and redemption of the said James Chesney, Annie Chesney and Jane Findley, their heirs and as-signs thereto, for the purpose of paying said promissory note, with interest due thereon, after first paying the costs and expenses of executing this trust. Includ-ing reasonable compensation to said suc-cessor in trust and his attorney, and all moneys advanced for insurance, taxes and other liens and assessments legally attached thereto, and will make and exe-outed-and acknowlege and deliver to the purchaser or purchasers of said premises good and sufficient deed or deeds of con-veyance therefor. JAMES H. CLEMES. Buccessor in Trust. Dated Sait Lake City, Utah, April 8th, 1904.

lows: 1st .-- To hear the report of committees

1st.—To hear the report of committees appointed at the organization meeting on December 17th. 1962. 2nd.—At said meeting there will be pre-sented to the members of the said Citi-zens" Alliance of Sait Lake City, Utah, the question as to whether or not the said Citizens" Alliance shall incorporate under the provisions of sections 342 and 343 of the Revised Statutes of Utah, 1898, and amendments thereof. 3rd.—To consider such other business as may properly come before the meeting. The Citizens' Alliance of Sait Lake City, Utah.

Utah.

Utah. By order of its Executive Committee, WARREN C. BOGUE, Secretary, JOHN E. DOOLY, Chairman of the Committee of the Meet-ing of December 17th, 1903.

## DELINQUENT NOTICE.

Wabash Mining Company. Principal place of business Salt Lake City, Utah. Notice-There are delinquent on the following described stock on account of as-sessment No. 6, levied on the 18th day of February, 1904, the several amounts set opposite the names of the respective shareholders as follows:

Name. S. M. Warmbath ..... S. M. Warmbath ..... E. Raines ...... Bertha Behr .... 200 Gabe Greenwald .... A. Prince Fannic Lippman .... Jennic L. Thorman .... Meyer Goldsmith .... Samuel Harris E. Kleeman & Co... E. Kleeman & Co... Jos. Silverman Jos. Silvernan Chas. E. Stanton Abe Furst Mrs. Morris Moyer L. H. Heller Adopin A. Solomon 5 Jno. R. Galley 375 378 389 400 430 Jno. R. Gailey F. J. McShane H. S. Joseph ... Joseph Joseph Joseph 482 483 496 499 519 558 559 Jas, Johnston Jas, Johnston Jas, Johnston F. J. McShane S. W. Platt Platt S. W. Platt Thos. Werry 560 572 Meyer & Joseph Meyer & Joseph 599 630 636 639 653 Page N. A. Page B. F. Swain or & Joseph Johnston Jas. Joh F. S. B H. S. J H. S. Meyer H. S. M. S. N. A 661 674 710 723 749 Bascom Joseph & Joseph Joseph Campbell N. A. H. B. le & Co. Jas. A. Jas. A. Jas. A. Jno. W. Hock & block & Pollock & Co Jno. W. Galley .... Emma M. Barnes Harry LAppman Goldsmith Hudson Sons S. W. Platt Daynes & Romney M. M. Müller W. Van Wagtuen N. A. Page

J. S. Ferris J. S. Ferris N. A. Page W. B. Andrews W. B. Andrews N. A. Page N. A. Page

Stanton Wardrop Stockton Geo. N. W. H. Sheetz . Henry Ed. M. Ed. M. Ed. M. Ed. M. Eisemat Guinzburg Guinzburg Guinzburg Guinzburg M. Guinzburg M. Guinzburg W. Armstrong M. McConahay Meyer & Kiser ... F. S. Cook ..... Chas. E. Erickson Chas. E. M. .642 E. M. Gus Johnson ...... Gus Johnson S. Joseph West W. H. Sheetz .682 Morrison Cha Bennett Bennett Sam Sam Sam Bennett Sam Bennett  $\begin{array}{c} 25,00\\ 25,00\\ 15,00\\ 50$ Ronnett Bennett Sam Lauen Tuechter Tarbet no. Matson ..... Henry M. Baker B. Cole Co. .... Naylor ...... Nellie Beldeif Smith ,000 Jensen Jensen 1,0001,00050.00 Jenson er & Kiser Barnes Gillett Blakely 142% Joseph Sudbury Joseph Hartenstein 1.000 1.000 1.000 Tartenstein Hartenstein Lartenstein erry . Paul endergast Sherwood Mateer Mateer Oberndorfer berndorfel Sheetz 1,000 Sherwood oetz  $50.00 \\ 50.00 \\ 50.00 \\ 42.50$ Watso law and the ters, made on And he 18th day of February 1904, so many such stock as sold at the of-521 Atlas Block, skary, will be sold at the of-mpany, room [2] Atlas Block, South Street, Salt Lake City, 12th day of April, 1994, at the clock p. m., to pay the de-mesament thereon, together the cost of advertising and expense W. MONT. FERRY, Secretary, Office, 521 Atlas Block, Salt Lake City,

The delinquent sale above mentioned has been adjourned to and will be held at the same place above described on Satur-day, April 16, at 3 o clock p. m. By order of the board of Directors rder of the Board of Dir

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