

the morning of Dec 10, Mrs. Baldwin went out to look after her poultry. On opening the chicken coop she was horrified to find all of her fowls slaughtered, and an enormous wildcat occupying the premises. Instead of fainting and letting the intruder escape, she concluded that he also might take a joke; whereupon she quickly closed the door, and called to her son's wife who lived near by. The latter came with her husband's rifl i; then setting the door a little alar, the two ladies in turn dispatched half a dozen swift messengers in the direction of his catship, which was a final settlement of the whole affair. But Mrs. Baldwin thinks that his scalp and pelt are rather meagre compensation for her dozen and a half of chickens.

ing.

Hurt by a Deer.

U.S. Marshal Dyer is the owner of a young pet deer, which is allowed the freedom of the penitentiary farm. Occasionally the favorite is permitted outside of the grounds, but the advantage it took of this liberty yesterday will probably cause some curtailment of privileges in the future. The Atkinson and taken to Pomons. animal, so far from being frightened at

"the appearance of the human form, has exhibited a decided inclination for the company of ladies and children. Its manner of play is not reliabed, however, by those unacquainted with it, so they endeavor to get out of the way-a proceeding that his royal stagship does not seem to approve. Yesterday the deer was out on the discharged.

Testerday the deer was out on the discharged. road near the Crismon farm, just south of the penitentiary. There were sev-eral children about, and on the deer peace. eral children about, and on the deer peace. approaching them, they became frightened and ran for the fence. The ani-

deer following on the outside. On reaching the residence, Mrs. Crismon came out to drive it away, and picked up a willow for this purpose. of vagrancy booked against him. For But the animal cared little for the become rampant.

Merchants' Claims Purchased.

About twenty mercantile houses of this city were interested in a transaction which took place at the Chamber. o! Commerce Hall last evening, looking to a dismissal of suits now pending between them and the firm of D. J. Williams & Co. This firm engaged in business at Price, Emery County, in fendants, and confirming their title to 1885, as dealers in general merchan-dise, and in November, 1886, incorporated under the name of the Price Mercantile Company, the corporation tak ing the stock of merchandise, real estate, etc., belonging to the firm, and assuming its liabilities. The latter were too heavy for it to meet in the or- | gued and submitted. dinary way, and in February,

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THE ELECTRIC RAILWAY.

Los Angeles, Cal., Dec. 14.—Justice of the Feace Vanseyke, of Norwalk, a little town about 12 miles south of here, after hiding his pet skeleton for two years, has had the doors of its closet broken open by the law and its The elector motor railway on the new bridge has been in operation six days, and for six days this remarkable conveyance has been studied by thousands of people. Than the mysterious power which gives these cars motion, ugly tenant exposed to the full view of power which gives these cars motion, the public. Thirteen years ago he lived no less fascinating is the deep interest in New York and was apparently happy in his home life and fairly prosperous in worldly mat-ters. One day he left home and never returned. He came to Call-fornia and never more saw his wife. He engaged in journalism for a time and prose with which it all is regarded. Since the first day, every train on every trip has been crowded with passen-gers. It is stated by an attache of the road in a position to know that during the past six days—each train's hourly receipts have averaged \$25. These receipts have averaged \$25. These trains are usually made up of two coaches, in the foremost of which is and then turned ranchman and pros-pered. Two years ago he met a Mies coaches, in the foremost of which is situated the little yet very in-tricate machinery which propels the train The crew is composed of two men. One is honored with the title "conductor;" the other is content with simple "motor man." The latter takes the place of engineer or gripman, and manipulates the little brase crank located on either platform Quick, and the dead past in his life he did not tell her, but wooed, won and married her. He was happier and nore prosperous toan ever until a few days ago, when he went to Ontario, near Pomony, on business. He met a man, the brother of the wile he had left thirteen years ago. A complaint charging him with bigamy was sworn to and he was arrested by Constable Atkingon and taken to Pumore brass crank located on either platform of the motor car, which turns on the lightning and sets the train in motion. The distance of this line from Tenth and Douglas in Omaha, to its terminus

Police Items. J. Sholum, Olof Erickson, and J. Croniund were arrested last night for refusing to pay hack hire. They had paged a carriage for some time and engaged a carriage for some time, and It is pretty safe to estimate the ordindeclined to pay the fare asked. As ary time to be 25 minutes, though some claim they can with ease make three single trips an hour.

An individual who gave his name as and the wheel on its end strikes in Samuel A. Price was arrested early position on the wire. The motor man

ened and ran for the fence. The ani-mal made after them, caught one of the little girls as she reach the top rall, and "bunted" her over. The girl fell on the ground, but was not much hurt. The children then started toward the house, on the inside of the fence, the dear following on the outside.

Thomas Elsmore was taken in by the police last night, and the charge of vagrancy booked sgainst him. For years past he has hung around sa-loons, and to satisfy his cravings for But the animal cared little for the years past he has hung around sa-twig, and ran at the lady, striking her several times with its head. The blows were so severe that the lady was knocked down and her arm broken. Had assistance not arrived, she would probably have been seriously injured, as the deer suddenly appeared to have become rampant. is in such a deplorable situation that There is on the electric motor nothing

the end cannot be far off, and he should be taken charge of by the county.

Third District Court. Proceedings today before Judge Sandford :

From Omaha to the eastern end of the bridge there is but one track. At the last bridge approach the track becomes double, and from there to the terminus in Council Bluffs the trains have full and unobstructed sway. The trip across the bridge is made at a moderate rate of speed. Once across the structure, however, the valve is pulled wide open, and across the low and level land of the bridge addition the motor and its mass of human freight files at rate equal to any freight train.—Omaha World, Dec. 10. Frank H. Dyer, receiver, vs. H. S. Eldredge et al.; decree in favor of dethe real estate in controversy.

David P. Cook vs. Margaret Vandebarker; decree giving plaintiff twothirds and defendant one-third of the water of Faust Creek, Tooele County. Jack Bolton vs. E. E. Burnes; motion for appointment of receiver ar-

Court adjourned till tomorrow at

SPLENDID CHANCE FOR YOU. A Salesmen wanted to sell new, hardy varieties of Nursery Stock, Plants and Seeds. Permanent situation guaranteed. \$40 to \$100 per month and expenses paid to successful men. Previous experience not essential. Goed references required. Ap-rly at once to L. L. May & Co., Nurserymen, Florists and Seedsmen, St. Paul, Minn. d2



LEGAL NOTICE.

In the Probate Court of the County of Sal Lake, Territory of Utah.

In the Matter of the Estate of B. B. Netl, deceased.

Order to show cause why Order of Sale of Real Estate should not be made.

JOHN NEFF AND MARY E. L. NEFF, the Administrators of the Estate of B. B. Neff, deceased, having filed their petition herein,duly verified, praying for an order of sale of a part of the real estate of said de-cedent, for the purposes therein set forth, it is therefore ordered by the Judge of said Court, that all persons interested in the es-tate of said deceased, appear before the said Probate Court on Friday, the 18th day of January, 1889, at 11 o'clock in the fore-noon of said day, at the court form of said Probate Court, at the County of Salt Lake, Utah Territory, to show cause why an order should not be granted to the said adminis-trators, to sell so much of the real estate of trators, to sell so much of the real estate of

ELIAS A. SMITH, Probate Judge.

TERRITORY OF UTAH, County of Salt Lake. 85.

County of Salt Lake. (²⁵⁵ I, John C. Cutler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order to show cause why order of sale of Real Estate should not be made in the matter of the Estate of B, B. Neff, de-ceased, as appears of record in my office. In witness whereof, I have hereunto set my hand and affixed the seal of said Court. this 18th day of December, A. D. 1888. [SEAL-] JOHN C. CUTLER, Probate Clerk. By HEBER S. CUTLER, to hold the cars to the rail save their own weight and speed. From Omaha to the eastern end

By HEBER S. CUTLER, Deputy Clerk. d 4w



PILLS.

Today Edward Stevenson, of the Fourteenth Ward, appeared before Commissioner Norrell, according to

Waived Examination.

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