DESERET EVENING NEWS: FRIDAY APRIL 29, 1904.



ogDEN, UTAH, - APRIL 29, 1994. | alleged to be due for the death of Charles Pellissier. The complaint sets forth that the deceased was employed by the defendant company in its coal mine at Rock Springs, Wyoming, Feb. 6, 1904, that while passing from one part to another in the mine he came in contact, with a live electric wire heavfor not warning the decessed of the IS VINDICATED. for not warning the deceased of the presence of the wire in the mine.

Vigorously 'Defended' Against the Small Souled Attacks of Club Women.

received by the mayor: "Washington, April 28, 1904. ANOTHER BIG DAMAGE SUIT.

Martin Smith in Jail on Serious Charge -Ogden Federal Building-

News Briefs.

MRS. COULTER

The following very emphatic statement, defending Mrs. May G. Coulter against the publications made against her in the Salt Lake morning papers with reference to her having been invited to speak at the general federation of Women's clubs, has been given out by Mrs. C. E. Bichsel of Ogden, pecording secretary of the Utah federa-

den of Women's clubs. "Had the author of the article appearing in the Salt Lake Herald of April 27, under the heading 'Mrs. Coulter Debarred, costudiously attempted the avoidance of all semblance of truth, the could not have more effectively succeeded in omitting the facts. The entire reference to Mr.s Coulter is misstatement. In the first place, Mrs. Coulter was regularly assigned to two places on the program of the General Federation of Women's clubs at the St Louis meeting by officers competent to designate the speakers at this conin proof whereof the undersigned holds in her possession letters n Mrs. Anna D. West, chairman of program committee of the seventh bennial of the G, F, W. C., and from Mrs. Neville, chairman of the commit-te on household economics. Mrs. West: 'It would give me much pleas. use to have Mrs. Coulter given an op-pertunity to appear at the St. Louis bial, and accordingly referred the ter to Mrs. Neville. The invitation ie to Mrs. Coulter through Mrs. Ne-In the second place, the invitations shove indicated have never been withdrawn, nor has any hint of their withdrawal been suggested to Mrs. Coulter from any one within the federation or without. There is no doubt but should Mrs. Coulter attend the meeting in St. Lonuis she will carry out her part of the program, without r otest, should Mrs. Coulter not attend the vention it will be wholly due to "Mrs. Neville, and also Mrs. West, w of Mrs. Coulter's action in the Utah Legislature previous to their tendering her the honor of a place on the program of the St. Louis conven-The General Federation of Woers clubs is founded on broad and eral principles and has ever avoided all phases of politics, and we do not believe it will violate all precedence cavil with Utah politics at this



of such cases. After using this remedy for many years in his private practice he put it up in a form that can be had at any store

In many cases Dr. R. V. Pierce's Favorite Prescription will fit the needs and put the

body in healthy condition. So sure of it is Dr. Pierce, he offers a reward of \$500 for women who cannot be cured of Leucorrhea, Female Weakness, Prolapsus, or Falling of Womb. All he

asks is a fair and reasonable trial of his

Don't allow the dealer to insult your intelligence by offering you a cheap sub-

Send 21 one-cent stamps to pay expense of mailing and get Dr. Pierce's Medical

Adviser in paper covers, free. Address Dr. R. V. Pierce, Buffalo, N. Y.

Dr. Pierce's Pleasant Pellets are the most

friends attended the funeral services

over the remains of Boone Henry, held yesterday afternoon in the Third ward

meetinghouse. The following speakers addressed the congregation: Elders

John D. Dixon and J. H. Frisbey, and

Bishop Thomas N. Taylor. A large procession accompanied the remains to

the cemetery, An error was made in Wedneseday's

"News" in stating that young Henry

was touring the southwest in search of

was an employe of the railroad com-

pany on the worktrain, which was run nto by a passenger train. Several of

the men were killed and a number

SHEPHERD-JARVIS WEDDING.

A marriage license has been issued

to Samuel Jarvis, 21, of Spanish Fork,

and Hannah Shepherd, 19, of Benjamin Councilman Johnson commune

Provo canyon yesterday with about 20

work on the waterworks extensio.

work at the time of the accident. He

desirable laxative for delicate women.

where medicines are handled.

body in healthy condition

means of cure.

stitute

wounded.

men.

is to strike at the source of the difficulty. There is every reason why she should write some great specialist, one who has made the diseases of women a specialty for a third of a century like Dr. R. V. Pierce, founder of the Invalids' Hotel and Surgical Institute, OGDEN'S FEDERAL BUILDING. the Invalids' Hotel and Surgical Institute, of Buffalo, N. Y. All correspondence is held sacredly confidential, and he gives his advice free and without charge. During a long period of practice, Doctor Pierce found that a prescription made up entirely of roots and herbs, without the use of alcohol, cured ninety-eight per cent.

The construction of Ogden's new Federal building may be commenced next fall, providing the plans and specifications can be completed. The following telegram on the matter was received by the mean of the matter was

"Wm. Glasmann, Ogden City, Utah. Have seen Asst. Secy. Taylor and supervising architect; they say it will be impossible to start building before late fall. Am going to try to arrange con-

ference with secretary for Utah delegation, Thomas Kearns, Reed Smoot and Joseph Howell."

A fine program will be rendered to-night at the Presbyterian church under the auspices of the Aglaia club for the benefit of the Free Traveling Library

The suit for the custody of the Harris children will be heard by Judge Rolapp on May 5.

COURT ORDERS.

Martin Smith was arraigned before Judge Howell this morning on the charge of attempted rape, his victim being 12-year-old Annie Voss. His pre-liminary hearing was set for May 3, at 2 p. m., and his bail fixed at \$1,000, which he was unable to furnish. This morning a writ of attachment

was issued from the district court in favor of the Ogden Furniture & Car-pet company vs. H. E. West, an in-surance agent of this city, whose office furniture, valued at \$303, was seized upon. The attachment was served by Deputy Sheriffs Belnap and Shaw

The hearing of the State vs. Moore and Murphy, charged with having burgglarized Beltzer's jewelry store, was set for Monday at 2 o'clock, while the case against Charles Storey, charged with fornication, was set for Wednesday at 2 o'clock.

This morning sentence was suspend-ed in the cases against Charley Hong, Tom Ching and H. Taguna, restaurant keepers, who were found guilty of vio-lating the liquor ordinance. The men wer, admonished by the court to behave themselves in the future or suffer the consequences.

WANTS THE CHILDREN. This morning Nathan J. Harris, at-

A special meeting of the state board of insanity to examine some of the im-provements in the state mental hostorney for Leander Harris, father of the children in dispute in the Harris divorce case, filed a motion to mou. y pital was held here yesterday. Secretary Hammond was present as the renthe writer from one of the old timers resentative of Governor Wells, with the other members of the board, Treasurer Dixon and Auditor Tingey. A large audience attended the concert given by the Fourth ward choir last evening. Each number was highly ap. preciated, and many encores were demanded. A concert will be given in the Sec-ond ward house this evening for the benefit of the M. I. A. and the Sunday school, in which some fine musical talent will appear.

The district school will close on May 6, after a term of eight months. The spiendid storms of a month ago put the soil in fine condition for put-ting in crops and much of the spring wheat is in excellent condition. The frosts of the past two nights seems to have damaged the beets that were up, and also did some damage to early fruit.

RICHFIELD.

NEW BISHOPS AT MONROE.

Monroe Ward Divided -Political Activity - Wedding Bells.

Special Correspondence. Richards of Panguitch was taken into custody yesterday at Salina by Deputy Sheriff S. G. Clark and lodged in the county jail for safe keeping awaiting the arrival of the sheriff of Garfield county, where Richards is wanted on the charge of adultery alleged to have been commit-ted at Escalante.

POLITICAL ACTIVITY.

Anything but peace has prevailed in the Republican ranks since District Attorney Joseph H. Erickson annouaced himself as a candidate for the judgeship in this dis-trict. So warm has the contest become between Judge Cnedister's friends and those of Mr. Erickson that the latter has announced his withdrawal from the race and in connection with Mr. G. T. Bean of this city and Gilbert R. Beeby of Junction. Plute county, will enter the race for district attorney. Sult was filed yesterduy by Mike Mans-field against E. L. Carter to recover rent and damages on hotel in Clear Creek can-yon.

The demented wife of Mr. Niels Erick-son of this city died in the hospital a few d.ys ago and was buried here this week. WEDDING BELLS.

A marriage license has recently been issued to Hans H. Anderson, 22, and So-phia Johnson, 17, both of Richfield. We have had several days of cold, blustery weather with ogly a light sprinkle of snow. Fruit has been badly injured by frost. Warm weather with sunshine to-day.

The Sevier and Sanpete County Teach-The sevier and sample County Tears-ers' dustitute has been postponed anti-next Friday, when a two days' session will be held in the stake tabernacle. Assessor A. K. Hansen has completed the assessment for this year and has gone to Millard county to attend to the shear-ing of his sheep.

NEW BISHOPS AT MONROE.

At special meetings held at Monroe yes-terday the wari was divided into two wards tormed the North and South wards. The following Bishops and coun-selors were sustained. South Wards-Bishop, Heber Swindle, counselors, Orson Hutchinson and Cyros A. Winget. North Ward-Bishop, Joseph H. Jensen; counselors, August W. Bahman and Jas. R Ware.

Apostles Francis M. Lyman and Rudger

Clawson, in connection with the stake presidency, were present, and a harmoni-ous and enjoyable time was had through-



PIOCHE DISTRICT OF TODAY

Decadence of a Flourishing Mining Region.

Special Correspondence.

Panaca, Lincoln Co., Nev., April 22 .--



Suppose you fell overboard and someone let down a rope just an inch short. What would you give for that extra inch? "FORCE" goes a little farther than any other food. It just does what others almost do.

Sunny fin

AN ORDINANCE.

An ordinance levying a tax and for the

assessment of property on the south side of Second South Street between Sixth East and Seventh East Streets, in Sewer District No. 1, for the construction of a sewer.

sewer. Be if ordained by the City Council of Sait Lake City, Utah: Section 1. That the City Council dees hereby levy the tax and provide for the assessment of the same upon the property hereinafter described in lots 5 and 6, block 45, plat "B." Sait Lake City survey, abutting on the south side of Second South Street between Sixth East and Sev-enth East Streets, in Sewer District No. 1, said property inving a frontage of 635 said property having a frontage of 635 feet along said street. This tax is levied to defray the expense

This tax is haved to defray the expense of constructing a sewer upon said portion of said street opposite the property here-inafter described to be especially uffected and benefited by sdd improvement, and it is hereby, adjudged, determined and established that the same will be especial-ly benefited thereby to the full amount of the tax hereby levied, and said parcels of and are hereby assend at on actim

of the tax hereby levied, and said parcels of land are hereby assessed at an equal and uniform "ie to hecordance with the linear foot f.", upon said portion 'said street," ing upon and to a cepth of twent. (5) feet buck incre-from, and the 'h. hereby levied and to be assessed upon said parcels of land is eight hundred and twenty-hva and 50-100 (\$25.5) dollars, or one and 30-100 % which is the estimated total cost and estimated cost per linear foot of said sever, and the Treasurer is hereby authorized ar 1 directed to assess in accordance with the

"This old town is not what it used to be," was the expression that greeted be whether the state of the state pose herein mentioned, all of lot 6, and the east 25 feet of lot 5, block 46, piat "B." Sait Lake City Survey. the same are shown upon the official plats of said City to a depth of twenty-five (2) feet back from sail street. Section 2 Said tax shall become and be proval and settlement of the final of the guardian of the person and the es-tate of Sadie C. Little, minor, has been Lie of Sadie C. Little, minor, has been set for hearing on Friday, the 6th day of May, A. D. 159, at 19 "clock a. m., at the County Court Jouse, in the Court Room of said Court, ... a Salt Lake City, Salt Lake County, Utah. Witnes the Clerk of said Court, with the seal thereof affixed, this 25th day of April, A. D. 1904. (Seal) JOHN JAMES, Clerk. By David B, Davies, Deputy Clerk. Young & Moyle, Attorneys for Guardian.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective signers for further information.

IN THE THIRD JUDICIAL DISTRICT Court in and for Salt Lake County, State of Utah. Department No. 1. In the mat-ter of the estate of Isabella S. Carlisle, deceased. Notice.—The petition of Joseph R. Carlisle and James S. Carlisle, pray-ing for the admission to probate of a certain documont, purporting to be the last Will and Testament of Isabella S. Carlisle, deceased, and for the granting of letters testamentary to them-selves, has been set for hearing on Fri-Franting of letters testamentary to them-selves, hus been set for hearing on Fri-day, the 6th day of May, 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 seal thereof affixed, this 19th day of April, A. D. 1904. (Seal.) JOHN JAMES, Clerk. David B. Davies, Deputy Clerk. Harfington & Sanford, Attorneys for Petitioner.

etitioner.

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Utah. In the matter of the estate of Alice R. Clayton, Deceased, Noestate of Alice R. Clayten, Deccased, No-lice.-The petition of Newel Clayton pray-ing for the issuance to himself of Let-ters of Administration in the estate of Alice R. Clayton, decensed, has been set for hearing on Friday, the läth day of May, 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 seal thereof affacd, this 7th day of April A. D. 1904. (Seal) JOHN JAMES, Clerk, Ry David B. Davies, Deputy Clerk, R. W. Young, Attorney for Petitioner. IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-

IN "HE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Utah. In the maiter of the estate of Thomas B. O'Reilly, Deceased. Notice.—The petition of Eliza O'Heilly, executrix of the estate of Thomas B. O'Reilly, deceased, praying for the settle-ment of final account of sald executrix and for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Friday, the 13th day of May, A. D. 1994, at 19 o'elock a.m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah Witness the Clerk of said Court with the seal thereof affixed, this 26th day of April, A. D. 1994. (Scal) JOHN JAMES, Clerk By David B. Davles, Deputy Clerk.

(Seal) JOHN JAMES, Clerk By David B. Davles, Deputy Clerk Sutherland, Van Catt & Allison, Attor-neys for Petitioner.

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 Mary F Emery et al, Minors, Notice,-The peti-tion of Mary P. Emery, the guardian of the personal and the estate of Mary F. Energy et al, minors, praying for an or-der of sale of real property of said min-ors, and that all persons interested ap-pear before the said Court to show cause why an order should not be granied to sell so much, as shall be necessary, of the why an order should not be granted to sell so much, as shall be necessary, of the following described real estate of said minars, to-wit: An undivided one-half in-terest in the south three (3) rods of lot four (6), block 58, plat "C." Sail Lake City survey, situated in the City and County of Sait Lake, State of Utah, has been set for hearing on Friday, the 6th day of May, A. D 1996, at 10 o'clock a m. at the County Court House, in the Court day of May, A. D. 199, at 10 clock a the 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 send, thereof alfixed, this 23rd day of

Witness the Clerk of this 23rd day of the soul thereof affixed, this 23rd day of April, A. D. 1994. (Scal) JOHN JAMES, Clerk, By David A. Smitn , Deputy Clerk, Thomas & Maycock, Attorneys for Es-

By David B, Davies, Deputy Clerk Thomas Adams, Attorney for Estate

IN THE DISTRICT COURT, PRO-bate Division, in and for "alt Lake Coun-ty, State of Utah. In the ... "ter of the estate and guardianship of Sadie C. Lit-tle, Minor. Notice.-The petition for ap-

Friday, the 13th day of May, 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, Urah.

9

Wilness the Clerk of said Court with the seal thereof affixed, this 27th day of 51 rd, A. D. 1994. (Scal) JOHN LAWES CLUB

(Seal) JOHN JAMES, Clerk, By David B. Davies, Deputy Clerk, Young & Moyle, Attorneys for Petitioners

NOTICE.

Notice is hereby given by the City Council of Salt Lake City of the Intention of such council to make the following de-scribed improvement, to-wit: of such council to make the following de-scribed improvement, to-wit: Constructing a cenent silewalk, five feet wide, on both wides of Third North Street from Ninth West to Eleventh West Streets, in Sidewalk District No. 21, and defray the cost and expense thereof, esti-mated at Twe Thousand Three Hundred Sixty-nine and 78-100 (\$2,383.78) Dollars of Sol00 (\$.95) Dollars per front or linear foot by a local assessment upon the lots or places of ground within the following described district, being the district to be affected or benefited by said improvement, namely: The east 14% fect of Lot 8, and the east 132 feet of Lot 7, Block 77, Plat "C", all of Lots 31 and 22, Taylor's Sob-division of the west ½ of Block 77, Plat "C", all of Lots 1 to 13 inclusive, of Block I B, Oakley Subdivision; all of Lots 1 to 13, inclusive of Block 1 A, Oakley Subdi-vision; all of Lots 1 to 21 inclusive of Block 1, Colorado Subdivision; all of Lots 1 to 25 inclusive, of Block 2, Oakwood Subdivision; and all of Lot 1, Block 89, Plat "C", Sail Lake City Survey. All protests and objections to the carry-ing out of such intention must be present-ed in writing to the city recorder on or before the 10th day of May, 1904, being the time set by said council when it will hear and consider such protests and objections

before the 15th day of May, 1964, being the time set by said council when it will hear and consider such protests and objections as may be made thereto. By order of the City Council of Sait Lake City, Utah. Dated March H, 1994. J. S. CRITCHLOW, City Recorder. Sidewalk Extension No. 62 (readvertised.)

TRUSTEE'S SALE.

Whereas, James Chesney, Annie Ches-

Whereas, James Chesney, Annie Ches-ney and Jane Findley by their certain deed of trust dated February 13th 1853, and recorded February 15th, 1853, in book 3-K of mortgaces, pages 354, 355, 356 and 357, of the records in the office of the County Recorder, Salt Lake County, State (formerly Territory), of Utah, 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, Torritory (now State) of Utah, to-wit: A part of lot numbered three (3), in block numbered fifty (50), plat "A." Salt Lake City survey, described as follows, to-wit; Beginning at the southwest cor-ner of said lot three (3) feet, thence (3) rods and three (3) feet, thence cast three (3) rods and three (3) feet, thence (3) rods and three (3) feet, thence south twenty (20) rods to the place of beginning. In Trust, Nevertheless, to secture the payment of a certain promissory note, mide and executed by James Chesney, Anais Chesney and Jane Findley in the principal sum of seven thousand (37,000) dollars, bearing date of said trust deed, and due and payable February 1st, 1894, 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 of eight (8) per cent per annum from date, payable semi-annually as evidenced by six (6) coupon interest notes due August lat, 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 DUTDESES; and

Whereas, after the said principal note Whereas, after the said principal note became due, the time for the payment of same was extended to February 1st, 1830, 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 1st, 1839, or of the interest notes, then the trustee or his successor in trust way enthorized to sail successor in trust, was authorized to sell successor in trust, was authorized to seli the premises, according to the provisions of aid deed of trust securing said princi-pal note, 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 the tenor and effect of said interest notes, then said trustee and successor in trust were authorized and empowered to seil and dispose of said premises at public auction, at the principal front door of the County Court House, in Salt Lake Coun-ty, Territory (now State) of Utah, to the highest bidder for cash, first giving four weeks notice of such sale by advertise-ment in any newsnaper published in said IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate of Mary Ann J. Lyon Marihugh, Deceased. Notice.-The petition of R. E. Caldwell, the administrator of the estate of Mary Ann J. Lyon Marihugh, deceased, praying for an order of sale of real prop-erty of said decedent, and that all per-sons 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: Situated in Sait Lake County, State of Utah, and particularly described as commencing at a point five rods south from the north-west corner of lot three, in block twenty-one, plat "D." Sait Lake City survey, and running thence south thirty-nine and one-hail feet; thence east ten rods; thence north thirty-nine and one-haif feet; weeks notice of such sale by advertise-ment in any newspaper published in sud County; and. Whereas, default has been made in the payment of the interest due August 1st, 1963, and February 1st, 1904; and, Whereas, The local hereat hereof, the Whereas, default has been made in the payment of the interest due August 1st, 1963, and February 1st, 1904; and, Whereas, The legal holder thereof, the Mortgage Trust Company of Pennsyl-vania, has declared the same wholly due and payable and thereby the said trost has devolved upon the undersigned James H. Clemes, successor in trust. Now, therefore, the undersigned succes-sor 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 pro-visions of said trust deed, will on Fri-day the 13th day of May. A. D. 1904, at ten (10) oclock 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 Utah, sell the above describ-ed premises at public auction to the high-est and best bidder for cash,together with all right, title, benefit, and equity of redemption of the Exaid James Chesney. Annie Chesney and Jane Findley, their heirs and as-signs thereto, for the purpose of paying said promissory note, with interest due therion, after first payiny, the costs and expenses of executing his trust, includ-ing reasonable compensation to said suc-cessor in trust and his aitorney, and all moneys advanced for insurance, taxes and other liens and assessments legally attached thereto, and will make and exe-cuted and acknowlege and deliver to the purchaser or purchasers of said promises a cod and sufficient deed or decids of con-veyanc therefor. EAMER Endessor in Trust and rail feet; thence east ten rods; thence north thirty-nine and one-half feet; thence west ten rods, to the place of be-ginning, with the appurtenances and im-provements at private sale, has been set for hearing on Friday, the 6th day of May, A. D. 1994, at 10 o'clock, a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah. Witness the Clerk of said Court, with the seal thereof affixed this 25th day of April, A. D. 1994. (Scal) JOHN JAMES. Clerk. By David B. Davies, Deputy Clerk.

"That 'Mrs. W. A. Neiden, a member of the general board of directors, was woman to role the indignation of others when they heard of Mrs. alter's announcement' is especially becoming and to be regretted. One dding this distinguished position bould be broad enough to represent be entire State Federation.

⁹Contrary to it being 'an outrage that Mrs. Coulter should be selected to rep-resent Utah at the coming biennial,' it is eminently fitting. It is a matter of history that Mrs. Coulter, during her two terms as president of the U. F. of W. C. sought to harmonize all factions of the Federated clubs re-gariless of religion, creed or social standing, and it is only fair to state that her and it is only fair to state that her administrations were distin guished by fairness, harmony, progress and general satisfaction. It is safe to presume that her appea ance at St. Louis would be characterized by the same generous spirit. "CAROLYN E. BICHSEL,

"Recording Secretary U. F. W. C." IN JAIL ON SERIOUS CHARGE.

Martin Smith is languishing at the ounty jail with a serious charge booked against him, that of attempted He was placed under arrest yesape. terday afternoon by Deputy Sheriff Robert Shaw. The complaint charges hat Tuesday evening Smith attempted to eriminally assault the little 12-year-old Annie Voss, daughter of Herman Voss, at the latter's home near Five Points. Smith had been employed by Mr. Voss to work on his farm. He was left at the place to do some work sday, when he caught the little girl, screams, attracted the attention fanother farm hand, who came to her ue, and Smith ran away, Smith is oung man, and but little is known of him here.

ANOTHER DAMAGE SUIT.

John A. A. Taylor will file an action United States circuit court at Salt Lake City against the Union Pa-Coal company to recover \$20,000 1

decree wherein the custody of the ville direct, who asked Mrs. Coulter to address the convention upon two dif-ferent occasions at the St. Louis meet-the children was awarded to Mrs. Harris, asking that the decrea be modified and the children be awarded to him. Haring. The above is a matter of record, ris claims that his wife is not a proper as can be readily shown. ris claims that his wife is not a proper stood that the wife, through her attorney, W. L. Maginnis, will ask that defendant be cited into court to show cause why he should not deliver up the children. Should the action be further

prolonged, it promises to reveal some rather sensational features.

CASE DISMISSED.

Yesterday Judge Howell dismissed the case against William Stone, Elmer Williams and John Briggs, the three young men who were charged with holding up Charley Wan, a Chinaman March 18, and robbing him of \$32.25 The boys denied the charge absolutely and the evidence aduced was far from sufficient to convict, hence the action of the court. All three are well known young men of this city and of good families.

- FOR LOSS OF A LEG.

Attorney A. W. Agee, acting for Andrew Wallace, will file an action against the £...thern Pacific in the course of a few days asking for \$25,000 damages for the loss of a leg, and al-leging negligence on the part of the company. The accident occurred in this

city last January. "Cure the cough and save the life.'

Dr. Wood's Norway Pine Syrup cures coughs and colds, down to the very verge of consumption.

NAPOLEON!

Napoleon is a modern. The centennial of his beginnings is just at hand. He was elected emperor of France May 18, 1804, proclaimed before the people in July, 1804, and crowned Dec. 2, 1804. But he reigned for ten years in prison, and his spirit dominated France half a century longer. A son born to him died only a generation ago, in 1881; a daughter of his brother Jerome died in January of this year, and the grandson of his first sweetheart and of his stepdaughter, Hortense de Beauharnais, now reigns on the throne of Sweden and Norway. See announcement on page 8.



John W. Bruce Takes Home Body of Unfortunate Son-Wedding.

Special Correspondence. Provo, Utah Co., April 29.-John W. Bruce of Paonia, Colo., father of the young man who was accidentally

killed by a railroad train at Lehi Wednesday, arrived here yesterday and returned to his home with the remains of his son last evening. FUNERAL OF BOONE HENRY.

Sciatic Rheumatism Cured

"I have been subject to sciatic rheumatism for years," says E. H. Waldron, of Wilton Junction, Iowa. "My joints were stiff and gave me, much pain and discomfort. My joints would crack when I straightened up. I used Chamberlain's Pain Balm and have been thoroughly cured. Have not had a pain or ache from the old trouble for many months. 't is certainly a most wonderful liniment." For sale by all druggists.

Diphtheria, sore throat, croup. Instant relief, permanent cure. Dr Thomas' Eclectric Oil. At any drug

Napoleon's brilliant military victories, which enabled him to dictate to kings and change the map of Europe at his pleasure, left no permanent results. After the Napoleonic earthquakes France settled down in her ancient borders with no new territory in Europe worth mentioning. In America her possessions were

In America ner possessions were 1,124,685 square miles less than before, for Napoleon needed money to prose-cute his wars and sold to the United States for \$15,000,000 the vast territory stretching from the gulf of Mexico west of the Mississippi to British Columbia. This act of Napoleon's was of far more significance to the people of the United States than the code of laws he gave to France. See announcement on page 8.

Special Correspondence. Elder Rudger Clawson were here and organized two wards in this settlement. Monroe proper has about 1,200 inhabi-tants, and outside branches that would perhaps number 200 more. Heber Swindle was chosen Bishop of the South ward, which em-braces all south of the tier of blocks upon which the meeting house is situat-ed. Joseph H. Jensen was chosen Bishop of the North Monroe ward, which em-

braces all north and including that tier of blocks upon which the meetinghouse is located. Much excellent counsel was imparted

and a feeling of unity and good will

who knew Panaca in the palmy days of Ploche prosperity-when the was thronged with travel, and all passed through Panaca for Pioche mines, only 10 miles away. Then everybody had money; but now what a change! The railroad to Calientes takes all freight to De Lamar. Ploche is nearly dead, and Panaca is left out in the cold.

Rumor says that activity is about to begin in and around old Ploche. It is claimed that there are large bodies of low grade ores that with the improved facilities can be handled profitably. A railroad within 28 miles makes a difference. The grade is built from Callentes to a point 10 miles from Ploche. Sevral properties down the wash between here and Callentes are looking up and it is expected that a number of them

will become producers before long. The citizens of Panaca look for better times in the near future, though the drouth has nearly ruined the range prospects. No snow has fallen here the past winter and the roads are deep with dust,

Just across the valley from Panaca is old Bullionville, where the late Wit-liam S. Godbe sank so much money and where there has been several in-cipient booms. At one time a narrow gage railroad ran from Bullionville to Pioche, the rails and engines for which were hauled overland by team from the railroad terminus, then some hun-dreds of miles distant. This same railroad and rolling stock was bought by the late Thomas Taylor and taken over to Cedar City to build a railroad from the coal beds in Cedar canyon to the iron mines but the latter road was never built. Bullionville is no yet entirely abandoned, and a comany has in project the working over of the Bullionville tailings and also those of Dry valley as the tailings contain

value of over \$12 a ton.

MEETING HOUSE REMODELED

FRANKLIN, IDAHO.

Proud of Beautiful Place of Worship-Snow Stops Spring Work.

Special Correspondence.

Franklin, Oneida Co., Ida., April 20.all farm operations. The renovating and remodeling of the

meetinghouse has been completed. The house is beautifully painted inside, and refurnished with imported seats; on and around the stand opera chairs are placed. A new stand has been put in, also a beautiful communion table. A new floor has been laid, which inclines from the door to the stand. The people are proud of their beautiful and ommodious house of worship. The Relef society furnished the carpet. Prest, George C. Parkinson and Stake Clerk Charles D. Goaslind attended the first meeting held in the renovated assembly r. J. Hubbell moon

The public square is being enclosed trees is planted all around it. Business is beginning to look up a

SHEEPSHEARERS' STRIKE. Wanted a Raise of Wages-Flockmasters Win by Employing Others. Special Correspondence. Rock Springs, Wyo., April 25 .-- Differ-

A. E. Eberhardt David H. Blosso A. T. Waltz Ralph H. Gaw Dan Hanson ences having arisen between sheep shearers and sheepmen in this state it will probably be news to note their Maria Thues differences. Shearers, after arriving at their various destinations, concluded that "Sheep being harder to shear than Christian Anderson usual," an advance of 1 cent was necessary, which the sheep men say they will not pay, and openly announce that they

Section 2. Said tax shall become and be delinquent as follows: One-third thereof shall become della-quent in three months after the approval of this levy; one-third in six months after said approval, and one-third in twelve months after said approval. Each and ey-ery installment of said tax except the first, shall draw interest at the rate of seven per cent per annum from date of levy, and all said installments shall bear interest at the rate of ten per cent per an interest at the rate of ten per cent per an-num from date of delinquency. Section 5. This ordinance shall take ef-

Fect upon approval. Passed by the City Council of Salt Lake City, Utah, April 25th, 1904, and referred to the Mayor for his approval. J. S. CRITCHLOW, City Boorder

to the Mayor for his approval. J. S. CRITCHLOW, City Recorder, Approved this 28th day of April, 1994. RICHARD P. MORRIS, Mayor. State of Utah, City and County of Salt Lake, ss. I. J. S. Critchlow, City Recorder of Salt Lake, city, Utah, do hereby certify that the above and foregoing is a full, true and correct copy of an ordinance entitled, "An ordinance levying a tax and for the as-sessment of property on the south side of Second South Street between Sixth East and Seventh East Streets, in Sewer Dis-trict No. 1, for the construction of a sew-er," passed by the City Council of Salt Lake City, Utah, April 25th, 1994, and ap-proved by the Mayor, April 28th, 1904, as appears of record in my office. In witness whereof, I have hereunto set my hand and affixed the corporate seal of said City, this 28th day of April 1994. J. S. CRITCHLOW, City Recorder,

City Recorder,

Bill No. 57. Sewer Extension No. 131.

NOTICE.

NOTICE IS HEREBY GIVEN, THAT there will be a meeting of the members of "The Twenty-fourth Corporation of the Church of Jesus Christ of Latter-day Saints, residing in the Twenty-fourth Ecclesiastical Ward of the Sait Lake Stake of Zion," In the County of Sait Lake and State of Utah, at the Meeting-house of said Ward, on Monday, the 9th day of May, 1994, at 7:30 o'clock p.m., for the purpose of authorizing the Bishop to transfer the legal title to all the reai property belonging to said Corporation to the Fifteenth Corporation of the Church of Jesus Christ of Latter-day Saints, in the County of Sait Lake, and State of Utah.

Dated April 22, 1904. E. T. ASHTON, Bishop of the Twenty-fourth Ward,

DELINQUENT SALE.

Name of owner.

Hubbell

H. Jacobs

Breckon Breckot

oberhardt.

Eberhardt

Eberhardt

Eberhardt Eberhardt

Eberhardt

Breckon

Blossom

Thueson

Salt Lake City, Utah, April 21, 1904. Name of corporation, Bank of Englan. Mining Company. Principal place o business, Salt Lake City, Utah. Notice-There are delinquent upon the following described stock, on account of assessment No. 2, levied on the 16th day of March, 1004, the several amounts set opposite the rames of the respective shareholders, as follows

1,000 1,000 2,456 1,000

2,000 200 709

2,025

10,000 3,000

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Utab. In the matter of the estate of John W. Price, Decensed, Na-tree.—The petition of Eliza Price, adminis-tratiz of the estate of John W. Price, de-cased, neaving for the summary No. of No. of Cert. Shares, Amt tratix of the estate of John W. Price, de-ceased, praying for the summary distribution of the residue of said estate to the persons entitled, has been set for hearing on Friday, the 6th day of May, A. D. 1904, at 10 o clock a. m., at the Cour-ty Court House, in the Court Room of said Court, in Sait Lake City, sait Lake County, Utah. Witness the Clork of said Court with the seal thereof affixed, this 25th day of April, A. D. 1994. (Seal) JOHN JAMES, Clerk. Hy David B. Davies, Deputy Clerk. Stewart & Stewart, Attorneys for Peti-tioner. 1,000 \$ 5 1,000 5 .000 $1,000 \\ 1,500$ 5,000 4,000 5,000 5,000 5,000 3,052 0,000 6,000 5,000 5,000 5,000

IN THE DISTRICT COURT, PRO-bate Division, in and for Sait Lake Coun-ty, State of Utah. In the matter of the estate of John Siddoway, Deceased. No-fice.—The petition of C. E. Marks, pray-ing for the Issuance to himself or to some other suitable person of letters of ad-ministration in the estate of John Sidds-way, deceased, has been set for hearing on Friday, the 6th day of May, A. D. 199, at ten o'clock a. m. at the County Court House, in the Court Hoom of said Court, in Salt Lake City, Sait Lake County, Utah.

Utah. Witness the Clerk of said Court, with the seal thereof affixed, this Sird day of April, A. D. 1901 (Seal.) JOHN JAMES, Clerk.

Dated Salt Lake City, Utah, April Sth,

La Reine Mining Company. Principal place of business, Salt Lake City, Utah. Notice.-There are delinquent upon the following described stock on as unit of assessment No. 16, levied Mirch 27, 1994. the several amounts set opposite the names of the respective shareholders, as follows: Iollows:

Thomas Adams, Actorney for Estate,	expenses of executing this trust incl
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 Adelia C. Ograin, an incompetent. Notice. — The peti- tion of Lars P. Ograin, the guardian of the person and the estate of Adelia C. Ograin, an incompetent, for confirmation of sale of the following described real estate to-wit: Beginning 33 feet east and 40 reet south of the northwest corner of lot 7, block 20, plat "B," Salt Lake City	expenses of executing this trust, incl ing reasonable compensation to said a cessor in trust and his attorney, and moneys advanced for insurance, ta and other liens and assessments leg attached thereto, and will make and e cuted and acknowlege and deliver to purchaser or purchasers of said premi good and sufficient deed or deeds of e veyance therefor. JAMES H. CLEMISS, Successor in Trus Dated Salt Lake City, Utah, April 1 1904.
survey; thence south 25 feet; thence east 7 rods; thence north 25 feet; thence west	1001.
7 rods, to place of beginning, together with a right of way over a two rod street.	DELINQUENT SALE.
with a right of why over a two for street, on the west side of said lot, and a one rod alley on the east of said lot, for the aum of \$190.00. And upon the following terms, to wit, as appears from the return of saie, filed in this Court, has been set for hearing on Friday, the 6th day of May, 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 seal thereof affixed, this 25th day of April, A. D. 1904. (Seal) JOHN JAMES, Clerk. By David B. Davies, Deputy Clerk. C. M. Nielson, Attorney.	La Reine Mining Company. Princ place of business, Sait Lake City, Ut Notice.—There are delinquant upon following described stock on as unit assessment No. 16, levied M. reh 21, the several amounts set opposite names of the respective shareholders, follows: No. Name. Shares. A 62-Jennie B. Standrod 50 154-Luther Nickerson 50 154-Luther Nickerson 50 172-F. W. Baker 50 172-F. W. Baker 50 172-F. W. Baker 50 172-Mrs. M. F. Sammon 50 60-A. J. Holmquist
IN THE DISTRICT COURT, PRO- bate Division, in and for Salt Lake Coun- ty, State of Utab. In the matter of the estate of John W. Price, Decensed, Nu- tree.—The petition of Eliza Price, adminis- tratix of the estate of John W. Price, de- ceased, praying for the summary distribution of the residue of said estate to the persons entitled, has been set for nearing on Friday, the 6th day of May, A. D. 1904, at 16 o'clock a. m., at the Coun- ty Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utab. Witness the Clerk of said Court with the seal thereof affixed, this 25th day of April. A. D. 1904. (Seal) JOHN JAMES, Clerk. By David B. Davies, Deputy Clerk. Stewart & Stewart, Attornoys for Peti-	100-D. H. Peery, Jr. 100-D. 2000 2 112-F. D. Higginbotham, Jr. 500 112-F. D. Higginbotham, Jr. 500 114-F. D. Higginbotham, Jr. 500 114-F. D. Higginbotham, Jr. 500 109-F. D. Higginbotham, Jr. 500 1080-R. 600 108-F. B. Standton, Jr. 100 1138-H. S. 500 108-F. H. Schmidt 200 1165-Jennie B. Standrod 200 1060-F. H. Schmidt 300 1182-W. Beweil 500 1232-Wm Seweil 500 1232-W. Baker 500 1235-Richard Myers 500 1338-C. A. Cowan 1000 1422-A. J. Holmguist 1500 1338-C. A. Cowan 500 1438-C. A. Cowan 1000 1438-C. A. Gowan 500 1444-A. Myers 500 1438-C. A. Gowan 500 1444-A. Myers 500 1438-C. A. Cowan 500 1446-A. Myers 500 1438-C. A. Cowan 1000 1438-C. A. Cowan

And in accordance with law and an or-ter of the board of directors made March list, 1004, so many shares of each parcel if such stock as may be necessary, will be sold at the company's office, 617 Me-fornick Holek, Sait Lake City, Utah, on he fith day of May, 1904, at 10 a.m., to pay fellinguent assessments thereon, together with the costs of advertisers and thereon. with the costs of advertising and expense of sule.

E. H. MEAD, Secretary, Office 617 McCornick Block.

SUMMONS.

In the District Court of the Third Judie-al district of the State of Utah, County of Sait Lake Eady A. E. Cody, plaintiff, a Edward B. Cody, defendant. The State

J. J. Stewart J. M. Billingsley Romney Shoe Company. E. A. Foulz, part of E. A. Foulz, part of J. R. Bowdle and party which the sheep intensity they will not park and penly announce that they will full the pens from Utah. That the claims of shearers is just, is hardly disputed by sheepmen themselves, but that they can get the work done cheap.
The sheep-shearers' strike, which work done cheap.
The sheep-shearers' strike, which work days ago seems to have been broken so far as the woll-growers are concerned. They have succeeded in filling up the pens with other shearers, and the California and Moutana men now have little chance of getting any work here at all.
BOBERT SKELTON, Secretary.
Contrained and sector far as the chance of getting any work here at all.
Contrained and the california and sector far as the chance of getting any work here at all.
BOBERT SKELTON, Secretary.
Contrained and sector far as the chance of getting any work here at all.
Contrained and the california and the california and the california and sector far as the chance of getting any work here at all.
Contrained and the california and the california and sector far as the chance of getting any work here at all.
Contrained the california and sector far as the chance of getting any work here at all.
Contrained the california and the california and sector far and the california and sector far as the chance of getting any work here at all.
Contrained the sector california and sector far and the california and sector far and the california and sector far as the chance of getting any work here at all.
Contrained the sector california and sector far as the contract of the sector california and sector far as the contract of getting any work here at all.
Contrained the sector california and sector far as the con







