

ALL THE JURORS NOW CHOSE'

Whole of the Forenoon Consumed
in Selection of One Man.

LAST ONE THIS AFTERNOON

Question as to Whether Hubbard Was
in Danger of Being Lynched by
Infuriated Citizens.

The result of the examination of jurors to sit on the Hubbard rape case this morning was that one additional juror was selected, leaving still another to be called for the afternoon or later. During the morning seven jurors were examined on their voir dire. The state exercised one peremptory challenge, and the defense three, bringing the total up to eight for the state and seven for the defense.

The first two jurors called to complete the panel this morning were Lewis G. Wickersham and Edward F. Guest. Judge Powers first started in with the examination of Lewis Wickersham. The juror admitted that he had read the article in the Herald stating that the feeling against Hubbard was so intense that there were rumors of lynching, and also the "News" story that no such feeling existed. He believed that his mind was perfectly unbiased and that he could render an impartial verdict on the case on trial. After a rigid examination of twenty minutes duration, in which the juror could find no cause for taking exception to the juror, he passed on to the examination of Edward Guest. The juror declared that he would vote for conviction on a preponderance of evidence. Judge Powers explained that this was not sufficient, that he must have an abiding conviction, beyond a reasonable doubt, of the guilt of the defendant, and Mr. Guest said that he believed he would act in this way.

He said that the fact of the pronouncement of the defendant, or sympathy for him, or statements to the effect that a public example must be made of the perpetrator of such a heinous crime, would have no weight with him. The examination of both jurors was lengthy on the part of the defense, and after a brief examination on the part of the state, both jurors were turned over to the defense again. After creating a laugh in the court room by eliciting the reply from Juror Wickersham that he would recognize W. C. Hubbard from pictures, of him, the newspaper editor, Judge Powers peremptorily challenged the juror, and Mr. Wickersham was excused.

This made five peremptory challenges on the part of the defense, while the state had used up seven of its fifteen challenges. Juror Guest was then passed by both sides, accepted and sworn. There remained but one vacant seat in the jury box now, and at 11:20 o'clock William L. Binder was called for examination. He said that he had known Mr. Hubbard in a business way for years. He was a well known man on both sides for cause, but the defense again exercised his right of peremptory challenge, bringing the total of his challenges up to six.

Thomas P. Evans was the next name called. In answer to the questions of counsel for the defense, the juror claimed to have a perfectly unbiased mind with regard to the Hubbard case. The fact of having read of the case in the Tribune, he said, did not by any means convince him of the authenticity of the story of the alleged crime. Since reading the case it had passed from his mind entirely. He was a guard at Salt Palace and had troubles of his own to occupy his mind. He was passed for cause, but peremptorily challenged by the state, making his eighth peremptory challenge.

Edwin M. Harman was next called. He admitted a slight bias, but as a prisoner, was challenged for cause on the part of the defense and excused. The next name drawn from the jury box by Clerk Hines was that of James Eager. Mr. Eager professed to be deaf, which was considered insufficient to disqualify him for jury service. He professed an absolutely unbiased mind and knew of no reason why he could not sit in the case and try it impartially. He said he knew the defendant by sight, but had never had any business relations with him. The matter of his hearing was finally submitted to the court. The court considered that, as there might be difficulty for the juror to catch all the answers of all witnesses examined during the trial, he had better be excused, and Mr. Eager was released from jury duty for the term.

Joseph H. Morgan was next drawn. He said he had formed no opinion on the case, and if selected to sit in the jury would judge the case entirely on the evidence adduced. The defense exercised its seventh peremptory challenge in Mr. Morgan's case. A recess of court was then taken for noon, leaving still one vacant seat in the box. Eighteen additional jurors were examined on their voir dire this morning and were accepted for duty during the afternoon term. Those accepted were J. D. Forbes, James Eager, E. H. Alris, Lewis G. Wickersham, Joseph Wheeler, Joseph P. Morgan, S. Briggs, Levi Naylor, Edwin Harman, Edward F. Guest and John Vincent.

William Harding and James Vincent were examined on their voir dire this afternoon and passed for cause by the defense. Josiah Wheeler was accepted at 3 o'clock and the trial commenced at 3:30.

CRANE BANKRUPTCY CASE.

Suit of Trustee Up Before Judge Morse Today.

Trial of the Cannon-Crane bankruptcy case, which was continued last Monday, was resumed before Judge Morse today. The trustee is suing for \$1,200, the value of 100 shares which he claims were transferred by Butterfield and Crane within the restricted four months before the firm became bankrupt. Heber and James G. Crane were examined for the defense this morning.

SUES FOR A DIVORCE.

Mrs. Mariette Tierney Sues Her Husband.

Mariette Tierney today commenced suit for divorce from her husband, Hugh Tierney. In her complaint Mrs. Tierney alleges abandonment and failure to provide since the birth of their child last October, and for a considerable period prior to its birth. But the wife also charges her husband with infidelity, making the statement that she has proof that he has been a frequent visitor of Kitz Rick's house, of ill fame, and according to her information, has committed frequent acts of adultery. She asks for \$10 a month alimony and the custody of her child.

Hearing of Anarchists Postponed. **Pittsburg, Sept. 11.**—The hearing of Carl Noid and Harry Gordon, the local anarchists arrested on Monday, which was fixed for this morning, was postponed until later in the day.

SCHOOL BOARD TO CANCEL LEASE

High School Will be Moved to
Old University Building.

WORK IS NOW GOING ON

It is Not Unprobable that the Board
Will Purchase Old University
Property.

There is a force of about twenty people at work removing the seats and paraphernalia from the High School building into the old University building. The latter is being overhauled and cleaned so that the High School can be resumed Monday morning. Mr. Winters, director of buildings for the school board, is supervising the work of fitting up the new quarters for the school. A small army of women, with scrubbing brushes, are working vigorously, and when the High School students enter their new home next Monday morning they will find it very inviting. It was through the public spirit of Governor Wells, in tendering the old University building to the school board, that so short a time will be lost as the result of the fire. Naturally enough the moving of the school to the University building has caused the people to turn their eyes in that direction as a possible permanent home for the High School. No definite move has been made in that direction on the part of the school board, but it is too soon to say it is understood that most of them look very favorably on the proposition.

For the past two years the board has been renting the building that it has just left, on account of damages done to it by the fire. The rent paid was \$4,500 a year. The owner of the property is W. J. Menzies of London, England, but J. E. Dooly of this city is acting as his agent. In the contract under which the building was leased there is a clause which provides that the lease may be annulled by the board, in the event of destruction or damage by fire. Now the alacrity with which the board has pronounced the cessation of the lease would indicate that it has not been highly pleased with the arrangement.

The idea of purchasing the old university buildings is not one that the present emergency has brought up. But to the contrary, President Newman has been contemplating for some time that they would be a just and proper thing for the board to do, and now he advocates it strongly. He says that in the time of the time most propitious. The buildings are now in the hands of the state, which he thinks would meet the board more than half way if it desired to purchase the property. Because the city has paid more than 50 cents of the school taxes of the state and the property was originally given to the state by the city. Another reason which appeals to him strongly is, that the west side is in the hands of a school building. It contains the preponderance of the population and the people have been clamoring for school accommodations.

On the east side there is the university and other schools which could do very well. He also thinks that it is not improbable that the board will purchase the expropriated grounds on which it could erect an admirable high school building and then sustain two high schools.

It is well understood that most of the members of the board concur with him in his position and it is therefore confidently expected that the university property will be purchased and that however many high schools Salt Lake may have, one high school will be located there indefinitely.

Of course Mr. Dooly does not wish to lose his tenants and this morning he called on several members of the board in an effort to dissuade them from cancelling the lease. He thought it would hardly be right or even honest, so it is said, for the board to cancel the lease on the east side, but he has been overruled by the direction of the board for the express purpose for which it was being used, and now it will be abandoned by the board much loss would be realized by the owners of the property. This, however, did not seem to appeal to the members for they seem absolutely fixed in their determination to cancel the lease, which means that the High School will never be in the Menzies building again.

OTHER BOARD MATTERS.

The school board met yesterday afternoon and employed two new teachers to fill vacancies in the corps. They were Helen R. Jenkins, of Columbus, Ohio; Gertrude Hart, Salt Lake, and Mrs. Ross Gibbons, all of this city. The committee accepted the bid of C. T. Martin & Co. to furnish coal to the schools during the current year. The price is \$1.50 a ton for Rock Springs lump, \$1.35 for nut and \$3 for slack. The Grass Creek prices are \$4.25, \$4 and \$2.50. The contract will amount to about \$4,000.

BANKRUPTCY NOTES.

In the matter of the Star Grocery company, involuntary bankrupt, a petition has been filed in the Federal court by the creditors for the appointment of a receiver to take charge of the merchandise, store fixtures, etc., of the company. It is further petitioned that E. Wilkinson be appointed receiver. The company has \$15,000 assets and liabilities amounting to \$2,300. The Star Grocery company, through its attorney, admits its inability to pay the liabilities, and consents to be adjudged a bankrupt. It is further stipulated that E. J. Wilkinson may be appointed receiver pending the appointment of a trustee.

Frank A. Mangum of Provo, who was adjudged a bankrupt on the 7th of last August, has filed a petition for discharge from his debts.

AMUSEMENTS.

The advance sale for "Lady Wentworth's Experiment" began at the Theater this morning. There was a lively demand for seats and a big engagement is looked for.

The preliminary engagement of the Wilton-Kirwin Opera company begins at the Grand Theater tonight.

How to be Young

and beautiful with little time and expense is told in our booklet, which also tells all about the uses of

Woodbury's Facial Soap

Woodbury's Facial Cream and other toilet articles. It contains instructions, with illustrations, for massage, manicuring, bathing, etc., etc.

Woodbury's Facial Cream comes in a box and is sold by dealers. It is a free trial. See package of soap and cream. 5 cents postage. Andrew Jergens & Co., Sole Agents, Dept. 11, Cincinnati, O.

TRAFFIC MEN TO BE IN CONTROL.

Jurisdiction of Western Freight
Association to be Extended.

PLANS FOR REORGANIZATION

Executive Traffic Directors of Systems
West of Chicago Will Have Powers
Over President's Jurisdiction.

Chicago, Sept. 11.—It is likely that the Western Freight association will be greatly extended in jurisdiction and power. Executive traffic managers of all of the more important transportation systems west of Chicago conferred in this city today to consider plans for reorganizing the association on strong lines. One of the results of the meeting it is said will be the placing of all roads in specified territories under traffic directors similar to the plan adopted by the Southern and Union Pacific. The lines are to be divided about as follows:

Those operating Southwest from Chicago, including the Santa Fe, Rock Island, Alton, Missouri Pacific, Wabash and St. Louis and San Francisco, those in the district due west, including the Northwestern, Rock Island, Burlington, St. Paul, Great Western, Union Pacific, Southern Pacific and Rio Grande, and the lines covering the northwestern field, the Northwestern, Milwaukee and St. Paul, Great Western, Wisconsin Central, Northern Pacific and Great Northern. Over each of these three groups would be placed a traffic director reporting to the owners of the various properties in New York. If this plan should be executed all traffic between the various departments, and between this city and the Gulf of Mexico would be controlled by the traffic directors, and would be entirely divorced from the jurisdiction of the president.

WIRE TO HARRIMAN.

Prominent Business Men Sign Petition to O. S. L. Magnate.

The message which was sent to E. H. Harriman yesterday by the leading business men of this city expressing regret at the loss to the Oregon Short Line by the big fire and setting forth that temporary quarters had been secured for the various departments, and asking that desirable fire-proof permanent quarters be secured, was signed by the following:

President Snow, Zion's Co-operative Mercantile Institution, Co-operative Wagon & Machine company, Utah Implement company, Studebaker Bros., Manufacturing company, Wagon Bros., Dry Goods company, The Cunningham company, Clark, Eldredge & Co., H. Dinwoodey Furniture company, Symms Utah Grocery company, Cochrane's right company, J. A. Schuchman & Bros., Kahn Bros., Nelson-Judson Drug company, Wood Grocer & Produce company, Salt Lake Hardware company, George M. Scott Street Hardware company, Deseret National bank, Commercial National bank, National Bank of the Republic, Utah National bank, Wells Fargo & Co.'s bank, T. R. Jones & Co., Walker Bros' bank, Bank of Commerce, State Bank of Utah, Utah Central & Savings bank, Utah Savings & Trust company, McCormick & Co., Zion's Savings Bank & Trust company, and the Herald-Examiner, Salt Lake Tribune, Deseret Evening News.

SHORT LINE PAPERS SAFE.

Duplicates of San Pedro Extension
are in New York and Elsewhere.

While a number of important notes bearing upon the forthcoming trial at Carson City next week were lost in the big fire of yesterday, at the same time all of the reports of surveys and other papers connected with the Oregon Short Line extension to Southern California have not been lost beyond recovery. Duplicates of the more important papers are in the hands of the headquarters at Omaha and with E. H. Harriman at New York. In addition to these there are a number of important maps and documents on file with the contract at Carson City, consequently the only setback that the Oregon Short Line will encounter in the controversy over the right-of-way and the disputed maps is the fact that the work of weeks in gathering together notes for the arguments before the Nevada circuit court next week has been destroyed. Kelly, Judge Cornish and Attorney Parley L. Williams have been working hard since an early hour this morning to get out the papers and arguments once more for the forthcoming trial.

GOES TO COAL COMPANY.

Chas. H. Anderson Accepts a Position
Under Gen'l Manager W. G. Sharp.

On Monday Charles H. Anderson, who until September 10 was secretary to auditor Theron Geddes of the Rio Grande Western, will take a similar position under William G. Sharp, general manager of the Inland Empire Fuel company. It is understood that the appointment means a financial advancement for Mr. Anderson, who is conceded to be among the best "statemen" men in Salt Lake City today. It is also expected that by next week the coal company will move down from the top floor of the Dooly building into the office vacated by Auditor Geddes incident to the removal of his department to the headquarters of the Denver & Rio Grande in Denver.

SPIKE AND RAIL.

Lindsay and Fox of the Chicago & Northwestern returned from Idaho this morning.

The fire yesterday has occasioned a brisk business in office furniture, desks and typewriters.

Assistant General Passenger Agent George W. Heintz of the Rio Grande Western has gone on a ten-day trip to the Northwest.

The Rio Grande Western operating department has been moved down to the second floor of the Dooly building.

Mr. C. M. Hobbs, purchasing agent of the Denver & Rio Grande, has been granted a six months' leave of absence which he will spend in Switzerland for the benefit of his health.

All traffic managers and executive heads of western roads met in Chicago yesterday to discuss the situation and present the understanding arrived at by the traffic systems.

Industry and Engineering Review: The Union Pacific has ordered 300 steel

Next Saturday's News

WILL BE
A

"ROYAL PURPLE"

EDITION.

Issued in honor of The Elk's Carnival. In addition to many special features of an interesting character, the illustrations and reading matter will be printed throughout in PURPLE INK, the first attempt of the kind in the history of Salt Lake journalism.

Newsdealers are requested to place orders early. No large advertisements accepted after Friday. Advertisers first handing in copy, will secure best positions.

which case of the Pressed Steel Car company. The ordering of other cars which were under consideration has been temporarily postponed.

J. H. A. of the passenger department, Rio Grande Western, has gone to Denver, where he will take the position of correspondence clerk under General Passenger Agent Hooper of the Denver and Rio Grande.

General Agent L. L. Downing of the Chicago, Milwaukee & St. Paul, considered in saving his safe and papers from the fire and has now opened temporary quarters on Second South in the office which were occupied by the Southern Pacific up to the first of this month.

"Hi" Dunn of the Oregon Short Line is mourning the loss of two trunks and one valise containing all his personal effects. His mother and sister went east on Monday and he had his effects brought down to the Oregon Short Line building pending their removal to his room. Then came the fire and Dunn has not a vest to his name.

POLICE OFFICER OUT.

Frank G. Lincoln Retires—Resignation Said to Have Been Requested.

There will be a vacancy in the police department in the near future, if indeed it does not already exist. It is understood Frank G. Lincoln, one of the patrolmen, has sent in his resignation to Chief Hilton, and that it takes effect immediately.

When spoken to about the matter Mr. Lincoln admitted he had decided to resign and when asked what his reasons for doing so were, he replied, "Oh, I am a little dissatisfied." Beyond that he would say nothing.

His last month has been on Commercial street, and it was learned that he did not work last night. Chief Hilton was spoken to in relation to the matter this afternoon and said:

"Yes, Lincoln sent in his resignation, and it has been accepted. As to the cause of it I do not care to state at present."

From an authoritative source it was learned that his resignation was requested.

CELEBRATED DOG CASE.

That and Patent Flat Iron Dispute
Being Fought Out at Ogden.

[Special to the "News."]

Ogden, Sept. 11.—A locally celebrated dog case is on in the courts here today before Judge Rolapp. The plaintiff is Ezra Potter who charged William Douglas and others with killing a valuable dog. The case is being earnestly fought and will occupy the entire day.

John Seaman is suing William Turner with having fraudulently sold him a state right to sell patent flat irons and accepting money from him in a manner not legal before the law.

The Ogden police this morning arrested Burt Mahart a 16-year-old boy from Evanston, Wyoming, who recently ran away from his parents at that place. He will be held until sent for.

We are now prepared to send out orders. Beardsley's Tavern.

CONDIE ON WATER SUPPLY.

Says at No Time Could the Water be
Brought to Third Precinct.

After the action of the Council last night in sustaining the Mayor's veto Watermaster Condie made a statement for the "News" today with regard to the lack of water for irrigating purposes that has been experienced in the Second and Third precincts. Mr. Condie said that on August 6th he closed down all the headgates from Ninth South street north and tested the amount of water coming in through the Jordan canal for sixty hours, and he found that the water would not come as far as the Second and Third precincts. The water could not be turned in again till August 25th owing to the cutting of the new sewer on South Temple street. On August 15th

POWER PEOPLE==WEBER FARMERS

Former May Join Latter in Construction of a Two Billion Gallon
Reservoir—Meeting to That End Held Today—
Another Scheduled for Saturday.

The regular monthly meeting of the Board of Directors of the Utah Light and Power company was held today at the company's office on Main street. The meeting was presided over by President Lorenzo Snow and the following directors were present: President Snow, John R. Winder, L. S. Hills, W. S. McCormick, T. G. Webster, Rudger Clawson, General Counsel L. Grand Young and General Manager Campbell were also present.

The principal business of the board was the further discussion of the Ogden dam and reservoir question preliminary to a meeting on next Saturday of a committee of the board with representatives of the farmers of Weber county and of the irrigation companies

in Ogden. It is the intention of the board, if possible, to join with the farmers and the irrigation companies in the construction of a dam and reservoir in Ogden canyon above the present dam. The new reservoir is planned to be large enough to hold two billion of cubic gallons of water and a 70 foot dam is under contemplation.

The discussion before the board today was on plans to consolidate the several interests in the form of a company to build the dam and the committee, consisting of Vice President Winder, General Counsel Young and General Manager Campbell, will see what can be done on Saturday when they meet with the representatives of the other interests.

Besides the business certain extensions to the lighting facilities in the southern portion of the city, were authorized.

LACE CURTAINS, BED SETS, AND PIECE GOODS.

We have one of the largest stocks in the market of Nottingham, Ruffled Muslins, Irish Points, Tambours, Brussels, Antiques, Clunier, and Arabian Curtains, Dotted Swiss Muslin and Lace Piece Goods. Large variety at bottom prices. All fresh and new. We invite you to call and inspect same.

H. Dinwoodey Furniture Co.

LITTLE DANGER OF SHORT LINE REMOVAL.

Judge Cornish Sees No Reason Why Headquarters Should Not
Remain Here—Has Heard Nothing to the Contrary.

"Because a man's house burns down, is that any reason why he should move out of town?"

In brief, such was the answer given by Judge Cornish, vice president of the Oregon Short Line, Union Pacific and Chicago & Alton, and confidential man to E. H. Harriman the railroad magnate, to a question that is agitating business and railroad men of Salt Lake city.

The question of moving the Oregon Short Line headquarters to Omaha has cropped up at stated intervals for several years past and it was the opinion in some quarters that when the Oregon Short Line general offices were burned out yesterday, if there ever was an intention on the part of the Harriman consolidation to fuse all the general offices of the railroads into one headquarters that that step would be taken in the near future, and that instead of rebuilding the quarters all the principal offices would be moved to the banks of the Missouri river.

When seen this afternoon Judge Cornish dispelled this illusion on the part of some of the residents here. "I do not think the quarters will be moved," he said. "Certainly I have heard nothing to that effect. The matter has not been even suggested in my presence."

Continuing Judge Cornish proceeded to talk about the big fire and its disastrous consequences. "One cannot put an estimate upon the losses in this calamity," he said, "for it is not a matter of mere dollars and cents. Some

things that have been destroyed can never be replaced. It is something similar to the woman who loses her wedding ring—she may get a new ring but it does not take the place of the one she lost. Because the Oregon Short Line offices have been burned out, there is no reason, however, why they should be moved from Salt Lake City."

Judge Cornish was then asked whether the hearing of the pending cases at Carson City next week between the Oregon Short Line and the San Pedro, Los Angeles & Salt Lake companies would be postponed owing to the fact that some of the papers bearing upon the trial has been lost in the fire. In reply he said that while some of the notes regarding the arguments which are to be delivered had been destroyed at the same time practically all the necessary papers were in the offices of the attorneys and that he saw no reason why the cases should not be proceeded with.

Judge Cornish arrived in this city from the East this morning, and after he had taken breakfast he adjourned to the scene of the conflagration, accompanied by General Manager Harman of the Oregon Short Line. Some time was spent looking at the smoldering heap of debris and then he adjourned to the office of Parley L. Williams, the attorney for the Oregon Short Line, where he was joined by Judge Kelly of the Union Pacific. The three attorneys then went into executive session, which lasted during the major portion of the afternoon, in putting on the finishing touches to the plan of campaign prior to the departure for Carson City on Sunday night.

TALK OF O. S. L. BUILDING.

Appropos of the big fire comes an announcement that the Rocky Mountain Salt Telegraph, where he was joined by the state of Benjamin F. Howells, a considerable sum towards a site for a new Oregon Short Line building. This announcement though unofficial comes from a source so influential in the city that it is not to be lightly dismissed. The plan is that it can be regarded as next thing to being official. The "News" informant further stated that so great is the importance to this city of having the headquarters of the Short Line in Salt Lake that the Bell people would head a movement very liberally to give the railroad a fine site for a permanent building. Once started, it is believed, a movement towards this end will receive the support of all the leading merchants and corporations of the city.

BUSINESS NOTES.

Today's clearings amounted to \$584,284.64, as compared with \$387,712.12 for the corresponding day of last year.

David Keith today recorded the transfer to him from John and Eliza Daynes, a piece of property at the southwest corner of First and F streets for a consideration of \$5,000.

Dan's review for the week ending Sept. 7th says of business conditions in Salt Lake:

Jobbing trade in nearly all lines is good, and the volume of business as a whole is up to expectations. August was a month of steady business in most lines. Manufacturers and jobbers are quite busy with fall orders, clothing, groceries, drugs and hardware. Retail trade is fair for the season. Collections are in line to drag, but money is plenty and in rather tight demand.

The Red Ridge Oil company incorporated today with a capital of \$50,000, in 10-cent shares. The trustees are E. V. Higgins, president; Edw. W. Clarke, vice president; Frank R. Ball, treasurer; S. L. Hague, secretary.

At a meeting of the Barnes-Hardy Grocery company held yesterday afternoon, Royal C. Barnes was chosen a director in the place of John C. Cutler. The change occurred as a result of the interest in the business hitherto represented by Mr. Cutler, changing hands. The officers and directors for the ensuing year are as follows: John R. Barnes, president; George Romney, vice president; Wilford S. Barnes, secretary, and A. F. Barnes, treasurer. The other directors are Edward Laird, Wm. J. Crowther and Royal C. Barnes.

CHURCH NEWS.

HIGH PRIESTS' MEETING.

The regular semi-monthly meeting of the High Priests of the Salt Lake Stake of Zion will convene in the lecture hall of the Latter-day Saints' university, Salt Lake City, on Sunday, September 15th, 1901, at 10 a. m.

JAMES D. STIRLING,
Clerk of Quorum.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective signers for further information.

IN THE DISTRICT COURT, PROBATE DIVISION, IN AND FOR SALT LAKE COUNTY, STATE OF UTAH.

Notice. The petition of Thomas F. Howells, administrator of the estate of Benjamin F. Howells, deceased, for confirmation of the sale of the following described real estate of said decedent, to-wit: All of the real property of the estate of said decedent consisting of a one-half (1/2) interest in two (2) tracts of land, and one-half (1/2) interest in a tract of land, all situated on South 6th West street, in block forty-nine (49), plat "C," Salt Lake City survey, and situated in Salt Lake City and County, State of Utah, for the sum of \$15,000 and upon the following terms, to-wit: cash, as appears from the terms of sale, filed in this court, has been set for hearing on Friday the 27th day of September, A. D. 1901, 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 10th day of September, A. D. 1901.

(Seal.) JOHN JAMES.

By C. Frank Emery, Deputy Clerk.

James H. Moyle, Attorney.