DESERET DVENING NEWS WEDNESDAY SEPTEMBER 25 1907



Accuses Him of Loaning to Himself a Million and a Half Dollars of Illinois Central Funds.

SELECTED HIS OWN SECURITY

by J. T. Harahan, president of the minois Central Railway company, and addressed to the stockholders of that addressed to the stockholders of that company. The latter is a speedy re-tort to the letter of Mr. Fish, which was published today, criticizing the administration of Mr. Harahan, who succeeded to the presidency of the II-linois Central when Mr. Fish was oust-ed by the directors. Mr. Harahan's latter says: atter says:

"The statement in the circular letter issued by Mr. Fish to the stockholders and published today that the Illinois Central accounts have been padded or in any way manipulated is absolutely unito. He knows that there has been an change whatever in the relations of untrue. He knows that there has been no change whatever in the relations of the illinois Central with the Unnou Pa-clic and Southern Pacific. The resolu-ions presented by him some weeks ago to the board of directors making thesi-charges, were referred to the account-ing, traffic and operating officers, and the reports which were transmitted by me to the board of directors show that the charges were utterly groundless and that the accounts have been kept the charges were uttering groundless and that the accounts have been kept precisely as they were under Mr. Fish a administration and that the relations with all connecting lines are the same as before his retirement. His reference to alleged domination by the Union Pacific is merely an effort to play upon what he supposes to be current preju-dice to further his interests, and should not deceive anyone.

dice to further his interests, and should not deceive anyone. "The attack made by Mr. Fish upon the character of his fellow directors and upon the operating, accounting and traffic officers of the company war-rants a full statement to the stock-holders of the reasons why Mr. Fish was not entrusted with the continued management of the property. I en-close herewith a copy of a letter ad-dressed by eight directors of the com-pany to Mr. Fish under date of Nov, 1906, setting forth specifically some dressed by eight christian of the com-pany to Mr. Fish under date of Nov. 7, 1906, setting forth specifically some of the reasons why they would not vote for his re-election as president. There were other reasons of a controlling characer which were referred to in general terms, but out of consideration for Mr. Fish were not specially men-tioned in that letter. The most con-spicuous of these is that while Mr. Fish was president of your company, and as such the virtual custodian of its treasury, he loaned to himself as an individual, about \$1,500,000 from the treasury of the company upon security of his own selection, which proved to be inadequate and unmarketable. "Mr. Fish heing unable to pay the boan or to satisfactorily secure it, there were various consultations among his friends on the board of directors and negotiations designed for the payment of the indebtedness and the protection of the credit of the company as well as Mr. Fish's reputation. After it was demonstrated that Mr. Fish was un-able to reimburse the company as di-

Insure a Healthful and Happy Life-Read This Statement of an Iowa Woman.

GIRLS NEED

The Tonic Necessary for Their

Proper Development and to

PINK PILLS

GROWING

Chirago, Ill. Sept. 24.—"He (Stuyve-sant Fish) loaned to himself, as an in-dividual, about \$1,500,000 from the

dividual, about \$1.500,000 from the trensury of the company (Illineis Cen-tral) upon security of his own selec-tion, which proved to be inadequate and unmarketable." This and other startling allegations are made in a letter given out tonight by J. T. Harahan, president of the Illinois Central Raliway company, and addressed to the stockholders of that hysterical attacks. My breath we so short that I would have to sit dow and rest on the way up the school steps. I would fall askeep during a recitation in spite of my efforts keep awake and at last had to give up

"Sometimes it seemed as if my beaut would jump out of my body. Almost everything I at hurt my tomack and I had a bladder trouble that caused me to bloat and puff u. I had two doctors during the tw rears before I began using Dr. Wil-tams Pink Pills and at last they told by mother that they could do nothing

for me. "Our druggnst recomended Dr. Wil-Jams ' Pink Pills and when I had 'a en them about three weeks I not-eed a change for the better. Altogeth-er I had used them for about a yee and they gave me new life and health when every other means had falle have recommend the pills to many thers and am always glad to do so." Dr. Williams Fink Pills are sold by all druggists or sent, nostonid, up r Dr. Williams Fins Fins are condi-ill druggists, or sent, postpaid, on re-elpt of price, 50 cents per box; six oxes for \$2.50, by the Dr. Williams Medicine Company, Schenectady, N.

MCCLELLAN AND TAMMANY.

Murphy Beats the Mayor in Race to Secure District Leaders.

New York, Sept. 24 .- The results of oday's primaries for district leaders nd delegates to the judicial nominatng conventions leave the factional lineps in the two parties practically unhanged. Interest centered in the conests in the assembly districts of New York county. Here there were sharp lights in several instances between the respective followers of Tammany lead-or Charles F. Murphy and Mayor Geo. 6. McClellan, in the Democratic party, in the Republican party there were rewer contests, though in several enses be district leadership was contested

ewer contests, though in several cases he district leadership was contested, where friends of Republican County Inairman Parsons were in control. Two of Mayor McClellan's conditates. Maurice Featherston and Francis J. antry were re-elected district leaders with many votes to spare. The re-election of these two out of 35 discricts in Manhattan had been generally con-eded by the Murphy supporters. The Republican situation remains as be-ore, Herbert Parsons being safely in-renched. renched

Women say there is nothing to equal KIRK'S AP ROSE transparent soap for WASHING HE HAIR. All druggists and grocers sell it.

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Reorganized Waters-Pierce Co. So as to Avoid the Texas Anti Trust Law.

ARBITRARILY FIXED PRICES.

Agent of London Company Represented He Was Not Connected With

Standard When in Fact He Was.

New York, Sept. 24,-Accountant d the Standard Oll company finally udited the books of the Waters-Pierce Oll company, of Missouri, after 1901, when its name disappeared from the list of companies controlled by the Standard, according to Wade Hampton, general auditor of the Standard Oll ompany, who testified today in the overnment's suit against the oil commany. In 1909 the Waters-Pierce Oll ompany was prohibited from floing

company was prohibited from floing susiness in Texas under the anti-trust aw because of its relation with the Standard. The Waters-Pierce company aus reorganized and the stock held by he Standard was sold. Testimony has previously been ad-leced that Charles Frait, secretary of the Standard, beught the stock and led the for the Standard, or its interests. Mr. Hampton testified today that he had sent expert accountants to the Walters Pierce Off company to addit the looks at the request of the effects of the company. Mr. Kellogg moduced a letter sent by the witness a one of the officials of the Waters-lerce company stating that an ac-untant was so his way and that for rest ones which he would understand ais and held the two way and that for

ane had better be put on the payrolls of the Waters-Pierce company until he accounting was completed. Mr. tampton said he had forgotten what o reasons were that he mentioned in s letter. COMPETITION WAS HARD.

COMPETITION WAS HARD. The trouble of the old firm of Lom-bard & Ayres, in the early seventies, searing. Mr. Lombard said that he had had difficulty in obtaining tank was to ship oil, and that his company with the difficulty of competing with the tandard, which, he said, was receiv-ing rebates from the trunk lines. He had had difficulty of competing with the two conferences with A. J. Cas-att, of the Pennsylvania railway, but was told that the rebates which were dreat the difficulties would doubt-ment. Mr. Cassati, witness said, sug-rest that his difficulties would doubt-ment the Standard. Mr. Lom-and the difficulties would doubt-ment that the biandard. Mr. Lom-with Col. Thomas Scott, president in Pennsylvania, in which he was whithed the Lombard company wis with that the biandard. Mr. Lom-ticoraing all the tank cars it could ob-tion under the allotment. Col. Scott, sortials railway would not haul tank with by the Lombard company. Col. Scott also expressed the opin-ion that the Lombard & Ayres com-side would do well to unite with the state and the Lombard & Ayres com-tion that the Lombard & Ayres com-tion that the Lombard & Ayres com-state would do well to unite with the state and the state of a Ayres com-tant would be well to unite with the state and the Lombard & Ayres com-

Anthony L. Brady, of Albany, told today how the Manhattan Oll company of Ohlo ws sold to a London company. Mr. Brady said he had no idea when the sale was made that the company was going into the hands of the Stand-ard Oll company. nd Oll company. More information concerning the con-

and Oil company. More information concerning the con-tract relations existing between the Tidewater Pipe company of Pennsyl-vania and the Standard Oil company was developed today when Robert Ben-son, general manager of the Tidewater company, was again called to the stand in the hearing of the federal suit against the Standard Oil company. Mr. Benson testified that the pipe line of the National Transit company, a sub-sidiary company of the Standard, was not completed to the seaboard until aft-er the pipe line of the Tidewater com-pany had been completed to Constable Hook, N. J. The witness said that on Oct. 9, 1883, contract between the Tide-water company and the Standard was ratified whereby the oil business was divided between the two companies. Mr. Benson was questioned at some length concerning the various provi-sions of the contracts which apportion-ed S8% per cent of the business to the STANDARD FIXED PRICES,

20,000 shares of Manhattan Oil com-pany stock for \$1 and other valuable considerations. FULL POWER TO ACT.

Mr. Brady produced a cablegram sent him by one of the counsel for the industrial Development company ac-cepting the option. The cablegram fur-ther stated that 'J. H. Cuthbert will call on you. He has full power to act.' It had been teaulined that J. H. Cuth-bert is an auditor for the Standard company.

Mr. Brady said the reason the Man hattan company was sold was that syndicate had made a good offer for ti-plant and that he agreed to sell if tia supply of oil. Mr. Brady said he received a contract guaranteed has a supply of oil. Mr. Brady said he received a contract guaranteeing has a sapply of oil from the Stradavd of impany at the time he turned over the stock of the Mathatlan on con-

pany. "Did you know that the Manhatta company was being sold in the Sian fard Oll?"

a ont I did not," answered Mr. Brady. But you demanded a contract with Standard guaranteeing a supply of

"Not that," answered Mr. Brady " only asked that the Chicago dia company be fully guoranteed, and the tandard was the only name man

"J see by the cablegram that John f. Cathbert had full power to act for be London company. Did he call or rou?"

HE TOLD A FALSHOOD.

"Yes, sir; and he told me he was not connected with the Standard Oll ompany," repiled Mr. Brady, "Did you not know that at that ime he was an auditor of the Standard Oll company and a director of the "idewater company," asked Mr. Kei-ner.

"No, sir, I did not at that time," inswered Mr. Brady. Mr. Brady, as he concluded his tes-timony, stated that when the sale was made he did not know that it was to the Standard. He had paid no atten-time to the Manhattan company since to the Manhattan company since

the sais. Jostah Lombard, a director of the Tidewater Oll company, followed Mr. Brady on the witness stand. Mr. Lom-bard said that in 1873 the South Im-bard said that in 1873 the South Im-

bard said that in 1873 the South Im-provement company entered linto an agreement with the New York Central rallway and obtained a rebute of 50 per cent on all oil shipped. "Did you go to see by Vanderbilt?" "Yes, I went to see bim and he told me the agreement had been endorsed by the company," replied Mr. Lombard, Mr. Lombard said there was a great public outery against the agreement when it became known. Mr. Lombard said that John D. Rockefeller, William Rockefeller and H. M. Flager were stockholders in the South Improvement company. Mr. Rockefeller, and Mr. Archold had talked with him about the purchase of the Lombard & Ayres company, but nothing came of it; that he had been assured by Pennsylvania realfoad men that differences in the rate of transportation between the Standard and the independent compa-



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nies amounted to nothing. That Presi-dent Cassatt had advised him to unite bis company with the Stundard, and that at time when there work 500 tank cars idle in Philadelphis, the Lombard & Ayres company was re-used cars on the ground that they total not be had under the silternet. When Mr. Lombard had proposed the midding of cars for his own company, was told by Col. Scott, the then resident of the Pennsylvania com-any the former testified, the railroad would not transport them but if the sombard & Ayres company would bard & Ayres complety would with the Standard everything ould be all right. On cross-examination, Mr. Lombard

"Did not your company, Lombard & Ayres, receive rebates from the Poun-sylvania milroud?"

sylvania raffrond " "Yes, for a period of about a year," answered Mr. Lombard. Mr. Rosenthal asked if R was not a fact that at the time there was no how against rebating, and that each ship-per obtained the best rates he could. Witness said such was the case.

A BIG DEFAULTER.

Baton Rouse, La., Sept. 24.—Oscar Kondert, formerly cashier of the First National bank here, is missing, while rederal court officers are searching for him with a warrant charging him with the defaication of \$60,000. It is alleged that the shortage was discovered a that the shortage was discovered a month ago, but that Kondert and his friends made good the greater part tandard and the independent compa- of the loss.

CATARRH-Deafness nose and throat

In the Third Judicial District Court, in and For Sait Lake Courty, State of Utab. In the mattice of the estate of Edward Russe, Deceased. The undersign-ed will sell at private sale the following described property, an undersided cneethird interest in and to the following real ratate, commencing one and one-haif rods north from the southwest, corner of let 5 block is, plat "A." Sait Lake City Sur-vey, and running thence north 4 rods, thence seat to rods, thepoe south 4 rods, thence west to rods, thepoe south 4 rods, thence west to rods to beginning, an or after the Tait day of September, A. D. Dick, and written bids will be received at Security and Truss Building, Sait Lake

Terms of sale, cash. Ten per cent of amount old must accompany written

NOTICE TO CONTRACTORS.

Notice is hereby given that scaled bids ill no received by the undersigned up 1.1.15 fs m. Sept. St. 1907, for the ma-Inspection of the bidders at the (Dalian & Histora, Architecta, Descrot National Bank Building, corner of Main and First Scath in Sedt Lake City, Club, and all proposals at the above time will sed publicly and read in the of the Descret National Bank, to 104-11

All bids must be addressed to "Univer-All bids must be addressed to "Univer-ity of Etah, Salt Lake City, Utah," ad marked in the lower bid hand cor-er, "Bids," or such bids can be de-versed to the Board of Bigsonts at the add time and place. Bids must not consult conditions, qual-fications, proposits of any other things man those mentioned in the plans, spec-mations, drawings, contracts or bonds.

tones, drawings, contracts plans, speci-bidder must use the form of bids, but charge, which will be found at office of the said architects, and no r form, of bid will be received.

the of bid will be received. find or enabler's duck on some Salt Lake Utz, Utah, for a per cent of the amount of roust be enclosed. Each check is pay cent of the amount of hid must be enclosed. Each check he made gayable to the under-and is to be forfeited in case the accepted and the bidder does not hot he contrast and bold within days after its neceptance, for the percention and bold hereinaftar percention and bold hereinaftar

university of UTAL

NOTICE TO CONTRACTORS.

Bailed proposale will be received for the construction and satisfies in place of eight text cages with cots, stc., complete to he Murray City hall, according to plane urolidued by N. Edw. Idlenberg, archi-ect. 220-231 Commercial Club Ruthling. Sait Lake City, Utah. Rids for the above work will be opened by the City Council it. Murray, Orielser 14, 107, at 8 ordered it. Murray, Orielser 14, 107, at 8 ordered it. In Fach bid must be accompanied eith a certified check of 5 per cent of he amount of bid must payable to H. Hishog, City Treasurer.

out of bid made payable to H. Thy Treasurer. In must be addressed to W. J. A City Clerk, Murray, A bond -hulf the amount of contract II by required of the successful Rights reserved to reject any de.

of the City Council of Mur-Ulah. W. J. WARENSKI, City Clerk.



NOTICE OF SALE OF REAL ESTATE | PROBATE AND GUARDIANSHIP

Consult County Clerk or respective signers for further information.

era for further information. IN THE DISTRUCT COURT, PRO-hate Division, in and for Sait Lake Coun-ty, Shuta of Ulan, in the matter of the state of John Education of Martine Ellen Cox, info-The political of Martine Ellen Cox, administratify of the caute of John Ed-the sais of the following described real state of the information of the mais of the following described real state of the information of the block 1, of south Homont, a sub-rubic state, and Bartes all of such the state, and Euror all of such the state, and State of Ulah, for the state, to State of Ulah, for the state, and State of Ulah, for the state, town upon the following terms, to with Oarn upon the following an appears from the rotarn of sale, field in Sate Court, has here as for incasing in Sate Court, has here as for incasing

y and Trust Building, Balt Lake

DAVID THOMAS, Administrator of the sature of Edward Reese, Deceased. Date of first publication, Sept. II. 1997. M. Thomas, Attorney for Administrator.

urt has been not for hearing y, the 3th day of September, at 10 of clock a. ht, at the art fluxes in the Court Room out, in Sait Laske City, Sait by, Utah Witness the clerk of said Court with he scal thereof afficed this 17th day of scall, J. U. ELIDIREDGE, JB., Clerk, by W. H. Farnsworth Diff. JR., Clerk, P. T. Parissworth Diff. By W. H. Farnsworth, Deputy Clerk, P T Farnsworth, Jr. Atlorney for Pet-Unner, IN THE DISTRICT COUTEL.FROMATE invision in and for Sait Lake County, flate of Utah. In the matter of the cetate of Nelson A. Empsy deceased Notice. The petition of Lindma A. Sampey.

Notice—The petition of Linkey deconsed scatterix of the estate of Nelson A. shoury deceased praying for the settle-head of the distribution of the random of fault account of said executrix and for the distribution of the random f fault estate to the persons on disted, and head tor hearing on Saturday he det dist for hearing on Saturday he det dist of October A. E. 107, at ourse is the count room of said court, a Sait Lake the state of suid court with the seal thereof estimated this is day of other the distored this is day of estimate A. D. 107. (Seal) J. U. ELLOREDGE, JR. EY W. H. FARNSWORTH Young and Some Action Deputy Clurk.

net, proposed contract and hond are the office of said architects, and ere be sampled. The bid with good and sufficient be bid with good and sufficient by all satisfactory and acceptable undersigned.

THE DISTRUCT COURT, PRO-Divisions, in and for Balt Lake Coun-base of Uah, in the mailtr of the e and guardianship of Edward P. S. Incompetent, Noulce-The peti-of William Montague Forry and Ed-Stewart Ferr, toe guardians of the traduction of Edward P. Per-memprised for the service of Edward P. Per-tension of the service of Edward P. Per-ale of real property of settle incom-net settle service of Edward P. Per-tension of the settle of the second with an order should not be grant-well se intuch as shall be necessary, the following described real estate of mecompetent, to-with St. Incoke M. Park City Townalts, advisigned. decounted reserves the right to

10 incompetent, to-wit: Lot incompetent, to-wit: Lot 50, hlock 10, Park City Townalte, ath City, Summit County, Utab. has seen ser for hearing off Esturday, the sth day of Sentember, A D, 1907, at 10 velock A. B., at the County, Fourt House, a the Court Room of said Court, in Sait -Ke City, Sait Lake County, Utab. Witness the Check of said Court, with he sent thursed affixed, this lith day of epicenber, A. D. 1907. Seath J. U. ELDERFORK, JR., Clerk, By W. H. Parusworth, Deputy Clerk, Richards, Richards & Ferry, Allor-eys for Guardians.

Young and Snow Actorney's for Petition-

7

NOTICES.

NEW for Guardiana. IN THE DISTRICT COURT, PRO-inte Division, in and for Sali Lake Coun-ty State of Utah. In the matter of the efficience of the second second second second second to aperval and settlement of the semi-umula scount of the guardian of the person and the estate of Edward P. Ferry, incompetent, hus hean set for hear-ing on Saturnay, the Sin day of Sep-tember, A. D. 1967, at 10 octock a. ma-at the County Court House, in the Court Boom of soil Court, in Sait Lake City, Soil Lake County, Utah. Witness the Clerk of said Court, with the scal thereof affixed, this lith day of september, A. D. 1967, at 90 octock a. ma-ting on Saturnay, Use Sin day of Soil Lake County, Utah. Witness the Clerk of said Court, with the scal thereof affixed, this lith day of september, A. D. 1967, Number S. D. 1967, Second State State N. W. H. Farnsworth, Deputy Clerk, Richards, Richards & Ferry, Attorneys for Petitioner. COUNTE OF States.

NOTICE OF SALE OF REAL ESTATE

In the Third Judicial District Court, in and for Balt Lake County, State of Utab. In the matter of the catate of Mary S. Hodgson, Deceased. The un-deraigned will sell at property: Lots 2, 20, 27, 28, 28, 30, 31, and 32. In block 2, Hazelmere Subdivision, in block 15, "A," 5-acre plat "A," Big Field Sur-ver, Sait Lake County, on or after the List day of September, A. D. 1967, and written blds will be received at 275 F. Th South Street, Sait Lake City, Utab. Terms of sale, cash. Ten per cent of the amount bld must accompany written bld. OLIVER HODGSON.

d. OLIVER HODGSON, Iministrator of the Estate of Mary S. Hodgson, Deceased. U. Thomas, Attorney for Administra-

M. 4 normas, Attorney for Administra-tor. Date of first publication, Sept. 13, 1997

NOTICE OF SALE OF REAL ESTATE

demonstrated that Mr. Fish was un-able to reimburse the company a di-rector individually loaged him the money necessary to repay the company. In order to secure this loan, Mr. Fish, pledged not only the unmarketable col-lateral above mentioned, but also con-veyed his residence in New York and his undivided interest in the estate of the late Hamilton Fish. Out of con-sideration for Mr. Fish such convey-ances were not placed on record. The director making the loan carried it for reveral years, until Mr. Fish was able to liquidate It. "Furthermore, Mr. Fish, who was a

veral years, until Mr. Fish was able o liquidate it. "Furthermore, Mr. Fish, who was a tember of the executive committee of the Trust Company of the Republic and as very active in its affairs, deposited large amount of money of the illinois satural Railway company with that samany after its credit was seriously maired, and aithough this was ulti-mately collected the process required overal months, and during that time he risk was a cause of grave anxiety the directors. Moreover, he loaned the president of the Trust Company to a republic individually money of he filmols Central Kallway company spon inadequate security, with the re-math to c_lhect the entire amount and suffered a loss. It is due to the offiunlike to collect the entire amount and suffered a toss. It is due to the offi-cers and directors whose motives and conduct have been impugned and to the stockholders to whom Mr. Fish has addressed an appeal based upon his charge that these facts should be known."

wh." When the statement of Mr. Harahan was tressed to Mr. Fish as president of company. It was dated New York, 7. 1906, was signed by John W. charloss, J. J. Astor. Robert W. elet, E. H. Harriman, J. T. Hara-W. Luttgen, Charles A. Peabody d Cornelius Vanderbilt, and accuses Fish of had faith in the matter of all provides for the 1906 meeting.

MERCY FOR CAMPBELL.

Chicago, HI., Sept. 24.—Amasa C, composil, a wealthy lumber merchant Antigo, Wis., who killed Dr. Ben-min F. Harris in the stock exchange diding here last winter and whose frome was "the unwritten law," found story at the heads of a jury, which and him guilty of mansiaughter in ides Winde's court here tonight. Ac-menanying the verdict was a recom-endation by the jury that the punish-end the fixed at one year in the peni-litiary, the minimum penalty allow-thy law. The finding was reached for eight hours of discussion in the ity poon.

G. W. BEAVERS RELEASED.

Pittsburg, Pa., Sept. 24.—George W., eavers, formerly of the postal de-artment, who was sentenced to im-rightment in connection with the outal frauds several years ago, wag teased from the penitentiary at loundsville, W. Va., tonight.

GENERAL ROBERT E. LEE. GENERAL ROBERT E. LEE. the greatest General the world has known. Ballard's Snow Liniment be greatest Liohment Quickly cures pains it is within the reach of all. I. Pointer, Hempstead, Texas, writes: is is to certify that Ballard's Snow ment has been used in my household years and has been found to be an all cultiment for Rheumatic pains. I hever without it." Sold by Z. C. M. J. af Dept., B2 and B4 South Msin set. B

TO U. OF U. STUDENTS

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STANDARD FIXED PRICES. Mr. Benson said that the Standard Mr. Benson said that the Standard fixed the price that the Tidewater should pay for its crude oil, and also fixed the price of oil refined for export. "Were you consulted about the prices of oil that you were to pay for the crude oil?" asked Mr. Morrison. "No, sir; we were hot," replied Mr. Benson.

Benson Anthony H. Brady testified that he Anthrony H. Brady testified that he had been an owner of stock in the Man-hattan Oil company of Ohlo, the prin-cipal owners of which were E. C. Bene-dict and himself. He said that the company owned wells in Ohlo and had reasoning and tank cars. "What was your object in running this company?" asked Mr. Kellogg. "Principally to furnish oil for the Chicago Gas company, and to make a profit on the sale of oil," answered the witness.

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Yes, sir.' Mr. Brady produced an agreement whereby he, in 1889, agreed to turn over to the General Industrial Devel-opment syndicate, limited, of London, A delicious luncheon with prompt service at all hours at the Royal Cafe. A good place to eat.

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A. T. & B. F. Ry. \$1 I Dooly Bik., Balt Lake Oity, Utah

Notice is hereby given that pursuant to an order of the Third Judicial Dis-trict Court of the State of Utah. County of Sait Lake, made September 14. 1967, a the matter of the estate of Gunhild Marke Olsen, an incommetent person, the inderstened, the guardian of the said es-tate, will self at private sale, to the high-sait bidder, subject to confirmation by the ald Court, on Monday, the Soth day of eptenhear, 1967, at 18 o'disck noon, at the torehouse of Hoxrud and Company, broadway, Sait Lake City, Utah, all the ight, title, interest, and estate of the ald neompetent person, in and to the clowing described premises situated in at me, block forty, plat "D," Sait Lake By Survey, Sait Lake County, Utah, in-the shoes and stockings giving you satisfaction? If not try the kinds the Children's Shoe and Stocking store

licious flavor, are

60 South Main St.

the Survey, Salt Laks County, Utah, to-wit: Heginning four and one-half (4%) rods west of the southeast corner of the suid lot, and running thence north seven (7) rods, thence west three (8) rods, thence south seven (7) rods, thence cast three (5) rods to the place of heginning. Terms and conditions of sale: Cash or on a credit not exceeding one year, pay-able in gross or in installments, provided that in the event of a sale upon credit, at least twenty-five per cent of the pur-chase money shall be paid at the time of sale and the balance therees be accured by the note or notes of the nurchaser secured by mortgage on the property sold. Written bids will be received by the un-dersigned at the above address at any time prior to the hour and date men-tioned. FRANK W. OLSEN, Guardian. Young & Snow, Attorneys for Guar

NOTICE OF HEARING.

In the District Court of the Third Jud-chai District, Is and for the County of sait Lake and State of Utah. In the mar-ter of the dissolution of Usaynes Music Company, a comparation). Notice is here-by given that Daynes Music Company, a Utah corporation, has filed, by perinisation of one of the Judges or the above mamed court, the volucity application has been set by suid court for Saturday, the 5th day of October, A. D. 197. at the nour of the dictake and dayn as more the court from the beard, at the court for Saturday, the 5th day of October, A. D. 197. at the nour of the dictake and the beard, at the court from the beard, at the court from the beard, at the court from the said explication functions as an united ear he beard, at the court from the said explication. Daynes further the first

James Ingebretzen, Attorney.

IN THE DISTRICT COURT. PRO IN THE DISTRICT COUNT, PRO-bate Invision in and for built Lane count-ity, Silarts of Ukis. In this metric of the estate of John Sildraway. Deceaned, Na-tree.-The publican of Robert M. Siddaway, administrator of the estate of John Hd-downs, deceased, parying for the settie-ment of That second of real administra-ter and for the distribution of the real-dine of and estates to the persons estimat, has been set for hearing on Batterian, has been set for hearing on Batterian, has been set for hearing the setting bid dist day of October, A. D. 1907, at the object Room of and Court, In Sait Lane City, Fast Lake Court, Use. "Witness the Clerk of and Pourt with Laure City, Bals Lake County, Ung. Witness the clerk of said front with the seal thereof afficent this bith day of factomaker. A. D. 1997. Real J. U. ELIVICIPACE, JR., Clerk, We W. H. Parnewich, Tapaty Clerk, Adam A. Duncan, Attenues for Pesi-timer.

NOTICE.

NOTICE. Notice is hereive given that a special strinkholders' meeting of the stockholders of the Revenue Mindig Company, 14 cal-ed and will be held as the general office of the said company at the Stare Hack of Utah; as No. 1 Houth Main St., Bait here the said company of the Stare Hack of Utah; as No. 1 Houth Main St., Bait here prepared to a clock a m. for the prepared to maidefing and voting up-or the prepared on a start of the same of the start start is a start in of said company, we as to make the sapital stock of the said company, an able to the citant, and is the mainteer paratited by tax. I. C. BURFYON, President Revenue Mining Company, ITENRY T. MULTWAN, Secretary, Tated Sept. 9, 1977.

When Women Suffer NORFOLK, VA., AND EASTERN CITIES-Daily low round trip rates with diverse routing and side trips. reaching New York, Boston, Philadel-"the birth of my baby left me in very bad shape. phis and all eastern points. I suffered with constant backache, and pain in my to your hand, on the counter of every reliable drug store, in the side, low down. I was pale and weak, and did not shape of Wine of Cardul, woman's relief from unnecessary pain come around for eleven (11) months. I tried FROM SALT LAKE AND OGDEN-田田 To Chicago and return, \$65.00, to St. Louis and return \$62.50. On sale daily until September 30th. many remedies without relief, and when my doctor If you are a victim of any form of womanly disease, lose no failed to help me, I began to take Wine of Cardul. time, but follow the example of thousands of other women, who have "The first bottle did me good. Now I have used this wonderful female remedy, for troubles similar to yours, and taken six or seven, can do all my housework and treat yourself, in the privacy of your own home, with the Cardui washing without pain, and feel better than in the MEXICO CITY AND RETURN, past five (5) years I cannot praise the Cardui \$78.40-Daily until Sept. 10th. Choice Mrs. E. B. Trice Home Treatment too highly, for I think it saved Wine of Cardul has been known, for over half a century, as a of three roules. Pittsburg, Tex. my life." Try it. \$1.00, at all druggists. successful and reliable remedy for woman's ills. It is purely vegetable, perfectly harmless and is vouched for by the highest econiums FREE BOOK FOR LADIES Write for Free 64-page Book for Women. If you need Ad-vice, describe symptoms, stating age and we will reply in plain scaled envelope. Address: Ladies Advisory Dept., The Chattanooga Medicine Co. Chattanooga, Tann. "Two years ago," writes Mrs. Rosa B. Trice, of Pittsburg, Tex., PLENTY OF OTHER RATES TO EASTERN SUMMER RESORTS.



