

2

NEW SUITS IN SCHETTLE CASE.

Three of Them Were Filed in the Third District Court This Afternoon.

AFTER FAMILY HOMESTEAD.

Amended Complaints Attack Legality Of Transfer of Same to His Wife Mary—Other Contentions.

An amended complaint was filed today in the case of Robert R. Anderson, receiver of the property and effects of Bernard H. Schettler, vs. Mary Ann Morgan Schettler and Bernard H. Schettler, her husband.

The complaint recites that the defendant, B. H. Schettler, owned and conducted a private bank from the 10th day of February, 1892, to the 19th day of October, 1904, in Salt Lake City, and that for as much as 10 years preceding the commencement of this suit the said defendant was insolvent; that when said receiver took possession of the property and effects of defendant, he found the market value of said property to be not more than \$37,000, while the indebtedness of defendant was about \$107,000, showing a clear loss to creditors and depositors of \$70,000.

SOUTH TEMPLE HOMESTEAD.

The complaint further recites the fact that on or about the 21st day of August, 1893, the said B. H. Schettler made and signed a deed to Mary Morgan Schettler, purporting to convey to her a parcel of real estate in lot 1, block 12, plat D; that he retained the said deed in his possession and control until the 26th day of May, 1904, when it was filed for record in the recorder's office; that no consideration passed from Mary Morgan Schettler to B. H. Schettler, and that while \$1 was mentioned in the deed as a consideration, it was simply colorable; that Schettler retained possession of the deed that it might appear to persons transacting business with him that the property belonged to him; that defendant B. H. Schettler paid all taxes and assessments on the real estate in question from 1872 to 1904, and that from April 1, 1897, to May 26, 1904, the property appeared in his name upon the public records of Salt Lake county; the value of the real estate is about \$30,000.

RECEIVERS POSITION.

Some of the creditors are about to institute proceedings against the defendant to subject the said real estate to the payment of their claims. The receiver represents all of said creditors, and demands that the property should be subjected to the payment of all in proportion to the amounts respectively due them, and asks that the court take equitable jurisdiction of this case and require said defendant to answer all of the allegations contained in the complaint; to set aside the deed, that the property may be converted into money and distributed pro rata among the creditors.

OTHER COMPLAINTS.

Similar complaints were also filed against Elizabeth Parry Schettler and Agatha Schettler, each suit being for the sum of \$3,000, the conditions of transfer of property to them by defendant being the same as in the case of Mary Morgan Schettler.

SUIT ON A POLICY.

Travelers Insurance Co. Wants \$331.31 From the Utah Light Co.

Suit was filed in the district court today by the Travelers Insurance company of Hartford, Conn., against the Utah Light & Railway company to recover the sum of \$331.31 alleged to be the balance due on an indemnity policy which was issued by the company on January 1, 1904. The policy was taken out by the defendant for the purpose of indemnifying the defendant for loss by reason of damages for injuries received by persons because of the negligence of the defendant's employees. The policy provided for the payment of a certain premium for a term of one year. The defendant paid the long rate premium and cancelled the policy before it ran a year and hence plaintiff claims that there is the above sum due as the difference between the short rate premium and the premium paid by defendant.

To The Sick A Dollar's Worth Free

You deposit nothing. You risk nothing. You promise nothing. There is nothing to pay either now or later. I want everyone, everywhere, who has not used my remedy to make this test. For mine is no ordinary remedy. It represents thirty years of experiment—thirty years of study in the laboratory. It is the result of the most careful and experienced physician can have. I tell you where Dr. Shoop's Restorative differs radically from other medicines. My remedy is as simple as humanity itself. For sickness knows no distinction in its ravages. And the restless patient on a downy couch is no more welcome than the wasting sufferer who frosts through the largest house in a dismal hotel. I want no reference—no advice. The poor man has the same opportunity as the rich. To one and all I say: "Merely write and ask. Simply say that you have used Dr. Shoop's Restorative and have never tried my remedy for I must limit my order on your druggist. He will give you free, the full dollar package."

Inside Nerves!

Sickness loses half its terrors when we learn the cause of its MYSTERY. For all forms of sickness start in the same way. The nerves are weak. Not the nerves that govern your movements and your thoughts.

But the nerves that, unguided and unbroken, night and day, keep your heart in motion—control your digestive apparatus—regulate your liver—operate your kidneys.

These are the nerves that wear out and break down.

It does no good to treat the ailing organs—the irregular heart—the disordered liver—the rebellious stomach—the deranged kidneys. They are not to blame. But go back to the nerves that control them. There you will find the seat of the trouble.

There is nothing new about this—nothing that any physician would dispute. But it remained for Dr. Shoop to apply this knowledge—to put it to practical use. Dr. Shoop's Restorative is the result of a quarter century of endeavor along this very line. It does not make the organs obedient to the will—but it does get at once to the nerve—the inside nerve—the power nerve—and builds it up, and strengthens it and makes it well.

Dr. Shoop's Restorative

HAS UTAR SOME BIG LAND FRAUDS?

Looks as Though Limelight of Investigation Will be Turned This Way.

SOME QUEER DEALS IN COAL.

Girl Stenographers and Young Clerks Filled on Property Charges on Which Cost \$50,000.

The land frauds of Oregon and Idaho involving many prominent individuals in both states, bid fair to overshadow the state lines. From Montana this morning comes word that already has an investigation been commenced, while in Utah there promises to be a big bomb exploded at an early date that will make a sensation and involve not only prominent local men and corporations, but reach back to New York and catch one or two men of national reputation in its meshes.

COAL LANDS.

According to statements made to the "News" today, while there have been no filings on timber lands in Utah for years past, there has been some very shady work indulged in by corporations anxious to secure coal lands. It is ascertained that there are hundreds of clerks, stenographers and agents in the employ of the big railroad and coal companies of this state who have filed on coal lands and transferred their titles to corporations who paid all costs of filing and in addition gave a cash bonus for the trouble. Clerks in banks, girl stenographers in business offices and other "coal experts" have been approached and asked to file on lands in Utah they never saw. It was so easy—a couple of scratches of the pen on a description furnished by the agent and the land was filed upon. Two more scratches of the pen, a transfer of, say \$50, and the land became the property of the corporation, while the girl stenographer or clerk received a cash bonus. It was a regular get-rich-quick scheme for both sides.

In justice to a majority of those who made filings in this manner it can be said that there are others who were ignorant of any illegal practice and would not have done so for anything had they known they were breaking the law. However, there are the parties involved, it is affirmed, are very prominent citizens of Utah.

GAVE NO WARNING.

As one gentleman observed this morning, "It is a scandal in a measure is funny. The prevailing sentiment among those involved seems to be, 'why did not President Roosevelt give us warning and let us know that they were doing things to lead to trouble?' The practice has been in vogue so long that it was looked upon as a perfectly legitimate transaction. An interesting testimony has been drawn out from time to time in the contest room of the United States land office in the Templeton building. About a year ago the land office was closed and the property was transferred to the transfer of coal lands. During the hearing the testimony showed that the parties who filed on the lands had, for the greater part, never seen them and that they later transferred them to corporations for a consideration.

In the investigation now pending the matter for the judges to decide is whether the lands were fraudulently entered, or the transfer that followed was a bona fide affair—that the owners of the land had consented to the transfer and developed the property, but upon being offered a price, had sold out subsequently to the filing.

TWO AGENTS HERE.

The investigations that are now under way by the federal government promise to bring some very startling results in the state land department. Two special agents of the general land office have been looking into matters for some time past and the deeper they have dug the more peculiar have been the incidents they have unearthed.

A BIG TRANSFER.

One tract of 25,000 acres was secured from the state by agent J. H. Taylor. No sooner had the deed been set apart

Eruptions

Dry, moist, scaly tetter, all forms of eczema or salt rheum, pimples and other cutaneous eruptions proceed from humors, either inherited, or acquired through defective digestion and assimilation.

To treat these eruptions with drying medicines is dangerous. The thing to do is to take

Hood's Sarsaparilla and Pills

Which thoroughly cleanse the blood, expelling all humors and building up the whole system. They cure Hood's Sarsaparilla permanently cured J. O. Hines, Frank, Ill., of eczema, from which he had suffered for some time; and Miss Alvina Wulter, Box 213, Algona, Wis., of pimples on her face and back and chafed skin on her body, by which she had been greatly troubled. There are more testimonials in favor of Hood's than can be published.

Hood's Sarsaparilla promises to cure and keep the promise.

for the state than individuals claimed it was coal land. A representative of the government went over the tract, which adjoined a big coal camp. He encountered a vein of 11 feet of good coal, which apparently ran back on to the land dipping at an angle below the surface. However, because he did not find traces of coal on each 40 acres the department at Washington turned him down and ruled that it was available for agricultural purposes. Another case was investigated wherein women, clerks and workmen, miles removed from the land involved, had filed and paid charges aggregating \$20,000, which, by the way, had been paid in one lump sum by check.

IDAHO LAND FRAUDS.

Office of a Colonizing Company Raided in Chicago.

Chicago, Jan. 7.—The police today raided the offices of the Idaho Colony company and the Oregon Mining company, limited, of Wallace, Idaho.

When the police entered the entrance was crowded with persons waiting for information how to secure 320 acres of government land in Idaho for \$30.

The door leading to the offices of the company was locked, and Albert P. Hunter, said to be the manager, could not be found. Attorney M. Rosen was among the persons awaiting the opening of the offices.

"Hunter called on me several days ago," said Rosen, "and attempted to interest me to the extent of purchasing 300 worth of stock in the company. He said if I would purchase mining stock he would make me general agent in Chicago."

The scheme regarding the staking of homesteads in Idaho has been operated for a month, according to the police. The plan was to advertise for 300 men, each to secure 320 acres government lands in Idaho. The prospectus stated that the Idaho Colony company would take 300 men to Idaho when the government opened a parcel of land to colonization. It further stated that the company would furnish the 300 men with employment, and that the land would be made invaluable when irrigation trenches were run.

EUREKA HOTEL BURNED.

House Gutted With a Loss of \$1,500—Origin Not Known.

(Special to the "News.") Eureka, Utah, Jan. 7.—About 3 o'clock this morning fire was discovered before Eureka hotel on Main street, and the firemen arrived to find the interior of the house was badly burned, entailing a loss of perhaps \$1,500. The building and furniture were insured for \$1,000 each, so that the owners will lose nothing by the destruction. R. C. Davidson of Salt Lake owns the building, while Mrs. Thomas Stewardson conducted the hotel. How the fire started is a mystery.

MRS. GODDARD HOME.

Wife of Lamented Singer Returns to Salt Lake With Her Little Son.

Friends of Mrs. Heber S. Goddard, wife of the lamented singer, whose sad passing away is still painfully fresh in the memory of the public, are glad to learn that she has returned home this morning. She was accompanied across the Atlantic and over the country by Elder Claude T. Barnes of Kayville, who was released from his mission in Oregon by the brother, Councilman Barnes, at noon today, and said to the "News" that the little party sailed from Liverpool on Dec. 11, after having been detained at that port for a period of four days on account of a dense fog. With reference to Mrs. Goddard, who was promptly taken on her arrival to the home of relatives, he stated that she endured the journey remarkably well, and that she was through the ordeal of the loss of her husband with heroic fortitude. He spoke of her as "a brave little woman," and added that both she and her son were in good health.

NEW COUNTY PHYSICIAN.

Dr. E. W. Whitney Succeeds Dr. Mayo in This Position.

The board of county commissioners met this morning and appointed Dr. E. W. Whitney county physician at a salary of \$150 per month. Dr. Whitney succeeded Dr. H. S. Mayo in this position. The board also confirmed the three appointments made by County Surveyor Joseph B. Swenson, viz., J. D. H. McAllister, deputy; I. N. Fisher, Jr., draughtsman; Orin Humphrey, transitman.

REPORT OF D.A. & M. SOCIETY

Receipts for the Two Years Amounted To \$76,229.50.

The report of the directors of the Deseret Agricultural & Manufacturing society for the years of 1903-04 was filed with Gov. Cutler today. The report states that the funds for the two years were very successful and especially the fair of 1904, it being a record-breaker in the matter of attendance. Attention is called to the loss suffered by the society in the death of Directors S. W. Sears and N. A. Empey.

The receipts for the two years amounted to \$76,229.50, and the disbursements were \$74,211, leaving a balance on hand of \$1,818.50. The report recommends the appropriation by the Legislature of \$40,000 for the completion of the new experimental building and also \$12,500 for general expenses for the next two years.

BETTER PAY FOR PRISON GUARDS.

State Board of Corrections Makes This Recommendation in its Annual Report.

APPROPRIATION NOT ENOUGH.

Was Exhausted Some Time Ago and There is Now a Deficit of \$5,500—Other Figures.

The state board of corrections today filed a very complete and exhaustive report with Governor Cutler of the business conducted by it during the years of 1903-1904. The property in the hands of the board at the close of the year consisted of 180 acres of land on which the state prison is located, valued at \$27,000 and the prison buildings, livestock and other property on the ground of the value of \$306,361.50, making the total value of the property of which the board has control \$333,361.50.

It is stated in the report that the appropriation of \$35,000 made by the last Legislature for the board for the past two years was exhausted some time ago and that there is a deficit of \$5,500, which amount the legislature will be asked to appropriate. The board recommends that the appropriation for the next two years be made \$11,000. The estimate of the necessary expenditures for that period is as follows:

Maintenance, on basis of 300 prisoners and increase of \$1.00 per month, in salaries of officers and guards, \$1,500

Additions and repairs, 5,000

Construction of 12 cottages to be rented to the guards, 12,000

Gratuities to discharged convicts, 3,000

Total, \$111,500

It will be seen by the above statement that the board recommends an increase of \$10 per month in the salaries of the officers and guards at the prison. It is also recommended that the state be asked to appropriate \$12,000 to be rented to the guards. This recommendation, if carried out, will be of great benefit not only to the guards, but to the prison officials as well, for it will be very convenient in case of an outbreak to get into touch with the guards immediately.

The reports of the warden, clerk and physician are also included in the board's report and contain some interesting information. During the year 1903 there were 131 prisoners received at the prison and 107 discharged. In 1904 there were 115 received and 100 discharged. During the year 1903 there was only one death in the prison from disease, one suicide and two executions. In all there were 914 cases of disease, treated in the prison and 12 in the city hospital.

The board reports the death of former Warden Dow and pays a high tribute to his character and his service for the state. The prison break in October of 1903 is mentioned in detail in the report and a number of the guards and prisoners are highly praised for their heroic action during that eventful occasion.

MEMORIAL SERVICE.

It Was Held by Young Ladies in Honor of Departed Leader.

The members of the general board of the Young Ladies' Mutual Improvement associations held their annual testimonial meeting Wednesday afternoon at the home of Mrs. Grace Freese Foland. The meeting was in the nature of a memorial service for the late leader of the organization, Mrs. Elmina S. Taylor, as also an occasion of honor to Mrs. Lillie T. Freese, who now retires as a member of the general board, after 15 years of active service. Mrs. Freese will receive the honor of the testimonial meeting Wednesday afternoon at the home of Mrs. Grace Freese Foland. The meeting was in the nature of a memorial service for the late leader of the organization, Mrs. Elmina S. Taylor, as also an occasion of honor to Mrs. Lillie T. Freese, who now retires as a member of the general board, after 15 years of active service. Mrs. Freese will receive the honor of the testimonial meeting Wednesday afternoon at the home of Mrs. Grace Freese Foland.

The meeting was presided over by Mrs. Maria V. Dougan, and many earnest testimonies were borne. The character of the departed leader was eulogized and many touching tributes were paid to her memory.

Mrs. Freese was presented with an album containing the sentiments and autographs of many leading men and women of the Church, and also with a case of elegantly designed teaspoons, as a token of the high esteem with which she is held by the friends and associates. At the close of the meeting, refreshments were served by Mrs. Freese's daughters, and many were the wishes for a happy New Year. About 100 persons were present, and the misfortune to fall and fracture her foot, and has been confined to her room. Thus the loving thoughtfulness of her friends and the devotion of this meeting was thoroughly appreciated.

COULDN'T GIVE BAIL.

Predicament of Young Man Charged With Burglary—Other Cases.

Charles Cromer, the young man arrested early yesterday morning on the charge of burglarizing the storehouse of the Salt Lake Transfer company and stealing therefrom several sacks of grain, was arraigned this morning in Judge Diehl's court on two counts of burglary. The young man entered a plea of guilty to each charge and waived preliminary hearing. The court ordered him held to the district court. He was unable to furnish bail in the sum of \$250, and was taken to the county jail.

The cases against Frank Martill, J. King and George Williams, charged with grand larceny and burglary, which have been in Judge Diehl's court for a couple of days, were concluded at noon today.

Martill and King were adjudged not guilty and were discharged. The court held that, in the case of burglary against Williams, that offense had not been committed, but that there was reasonable cause to believe the defendant guilty of housebreaking. On that charge he was held to await the action of the district court.

TO CURE A GOLD IN ONE DAY

Take Laxative Bromo Quinine Tablets. Druggists refund money if it fails to cure. E. W. Grove's signature is on box.

Gold for Buenos Ayres. New York, Jan. 7.—Baring, Magoun & Co. will ship \$250,000 in gold coin to Buenos Ayres next Wednesday.

Good Luck.



Good luck comes to those who seek it. Every can of Three Crown Spices brings good luck to some happy home. They are perfectly pure, ground fresh at our own large mills, the largest in the west—put up in neat, convenient cans—those little red ones—and more than ALL ELSE they give to the food a rich, delicious flavor that cannot be imitated and that is unrivalled.

SAY

Three Crown Spices

to the grocer.



THIS TRADE MARK SAYS: SATISFACTION GUARANTEED OR YOUR MONEY REFUNDED.

Ground and canned by

Hewlett Bros. Co.

THE HOME FINDERS.

Ways and Means Committee Have a Word With the Public.

A Catholic Bishop says "don't wear out your tongue saying 'Happy New Year' talk is cheap, better wear out your shoes running to make some one happy." A Protestant preacher says "Amen!" So say we all.

Acting on this line the executive committee of the Children's Aid and Home Finding association has appointed the following Ways and Means committee for the new year: Hon. Parley P. Christensen, Rev. P. A. Simpson, Mrs. Chris B. Diehl, Mrs. J. C. McClain, Mrs. J. Fawcett Smith and Mrs. T. E. Bird.

Nothing will be doing to shoe leather—Look for them and never mind the shoes. To the friends who are want to have a kind feeling towards the unfortunate little ones, and to as many more as may be pleased to join the procession going about doing good, we say—one hundred cents to the dollar will reach the object of your charity if remitted in care of any of the members of the above committee. This is the saving that brings forth an hundred fold.

In behalf of the association we appreciate your help very greatly and for the cause of the little folk needing your generous aid, we are, Your co-laborers, JOHN C. McCLAIN, President.

MRS. E. E. SHEPARD, Secretary.

HENRY W. LAWRENCE, Treasurer.

RICHARD WAKE, First Vice President.

MRS. V. A. STICKNEY, Supt.

HONOR TO THE DEAD.

Friends Will Pay Tribute to the Memory of Elder Newlands.

Memorial services in honor of Elder George F. Newlands, Jr., whose sad death from diphtheria occurred a week after his return from the California mission field, will be held in the Seventh ward assembly room tomorrow night, the meeting commencing at 8 o'clock. Elder Newlands was an exemplary young man with a host of friends, all of whom were inexpressibly shocked by the news of his sudden death. The speakers tomorrow night will include some of his missionary companions, as well as life-long associates in the Seventh ward. There will also be appropriate music.

SMELTER SMOKE EXPERT.

Dr. Franz Meir, Eminent German Metallurgist D. C. This Afternoon.

Dr. Franz Meir, the eminent German metallurgist, who, with Prof. Stuart C. Crockett, of Colorado, has been employed by the smelting companies operating in the Salt Lake valley, to study the smelter fume problem has wired the management of the Knutsford today that he will reach the city this afternoon. He will be accompanied by his wife.

Prof. Crockett is due to reach here next Tuesday, when the work of endeavoring to find a solution of the local situation will be undertaken.

JUST ONE AHEAD.

Boys Beat Girls by This Number During the Week.

The report of the city board of health for the week ending Jan. 7, shows 31 births, of which 18 were males and 15 were females. Deaths for the same period numbered 18, of which 11 were males and seven females.

During the week there were 19 cases of smallpox, one case of chicken pox, four of scarlet fever and six cases of diphtheria reported to the health office.

FOUNTAIN PEN EXHIBIT.

You are cordially invited to meet a Fountain Pen Expert from the works of the well known makers A. A. Waterman & Co., New York, who will explain many interesting things about Fountain Pens, exhibiting some recent and valuable improvements.

The troublesome finger-rolling ink-joints now discarded. Special allowances made for old Fountain Pens Exchanged for the improved forms. DESERET NEWS BOOK STORE, Salt Lake City, Utah, Jan. 9 to 14, 1905.

A Universal HOT BLAST

Is what you need these cold days. Don't delay in getting one. No other will do as well.

H. DINWOODEY FURNITURE CO.

THEIR NOSES ABOUT SIX INCHES APART

Denver, Jan. 7.—The election commissioners of Denver late last night refused to turn over to the legislative committee of 15 appointed yesterday, any of the ballot boxes in their possession.

This morning Atty. John M. Waldron, representing the committee, applied to the supreme court for an order on the commissioners, directing them to surrender to the committee certain ballot boxes. Senator T. M. Patterson, appearing for the commissioners, requested until 10 o'clock Monday morning to answer the petition. He was given until 2 o'clock this afternoon. During the debate, the argument between the two attorneys became so heated that Chief Justice Gabbert directed the bailiffs to get between the two men who stood face to face, arguing fiercely.

Mr. Waldron, in upholding his legal contention, cited a local case in which the supreme court had taken action, and alluded to a man whose name he mentioned as a friend of Senator Patterson.

"If you say he is a friend of mine, you say what is not true," said the senator.

"He was a friend of yours."

"He never was a friend of mine."

The senator rose and approached Mr. Waldron, and the two men stood with their noses about six inches apart.

"Wasn't he a friend of yours?"

"No, he never was. I have always fought him."

"Mr. Bailiff, get between these men," said the chief justice.

The bailiff stepped between them and pushed Senator Patterson gently back into his seat.

"If you two men cannot act as attorneys and gentlemen should," said Chief Justice Gabbert, "we will not hear either of you."

Quiet was restored by the chief justice's words and the argument proceeded.

TAYLOR SEES PRESIDENT.

Will Remain in Smoot Case Till Feb. 1.

Washington, Jan. 7.—Robert W. Taylor of Ohio, appointed yesterday to be judge of the United States district court for the Northern district of Ohio called on President Taft today to pay his respects, and to thank him for the appointment. Mr. Taylor expects to assume his new duties on the first of February, on the retirement of Judge Francis J. Vining, resigning. At present Mr. Taylor is the principal attorney for the protestants in the inquiry which is being made by the senate in the case of Senator Smoot of Utah. It is expected that the formal inquiry by the committee will have been concluded by Feb. 1, but if it should not be, Mr. Taylor will withdraw from the case at that time.

LATE LOCALS.

The Thirteenth quorum of Seventy will hold its regular monthly meeting at the formal lodge on Monday night next at 7:30.

Grand Master Straup of the Utah Grand Lodge of Odd Fellows will pay an official visit Thursday evening next, to Birmingham lodge No. 10.

Denver drummers are claiming in the hotels that if the Cleveland Interurban people succeed, Heinz, the big pickle man, will erect a plant in this valley.

Though the day is somewhat cloudy, the prospects for a fair day tomorrow are good, for all of the country west of the ninetieth meridian is under a high barometric pressure. The temperature is rising, so that the morrow will be warmer.

Clerk A. C. Matheson of the state superintendent's office, who returned last evening from Parowan, where he has been at the bedside of his mother, who is seriously ill. On account of the age of Mrs. Matheson, who being of a prospect of early and amiable settlement. The situation is somewhat complicated by the fact that the home company is in the interurban business traffic, and can hardly be expected to take any action likely to interfere with its own traffic.

WE