

Judge Morse Enters Order Compelling Husband to Be Good.

HER HOME OPENED TO HER

interference With Her in Her Pursuit of Happlacss is Taboocd by The Mandate of the Law.

Mrs. Marion Hibbard, who is attempting to secure a divorce and her property from William Hibbard on the grounds of cruelty and desertion, was granted permission to live in their house without interference and allowed \$25 a month temporary alimony by Judge Morse Saturday. They were married Feb. 16, 1904, and have two

married Feb. 16, 1904, and have two children. According to Mrs. Hibbard's testi-mony when she was married she had a valuable building lot. Hibbard had her transfer it to him and he agreed to build a house on it. After mort-gaging the place and building the house he refused to transfer it back to her and has attempted to dispose of jt. When she transferred the property to him he declared that he had enough money to build a house and Mrs. Hib-bard did not know that he intended to place a mortgage on it.

bard did not know that he intended to place a mortgage on it. The trial of the case will be during the July term. Hibbard did not offer any testimony, but will fight the case. He filed a demurrer to the complaint this morning stating that the facts were not sufficient to constitute a cause

of action. Mrs. Cordella A. Clark was granted a divorce from George A. Clark this monilng on the grounds of desertion. They were married on April 11, 1903, at Terre Haute, Ind. They moved out here two years ago and since then Clark has moved back to Indiana and has refused to live with her?

MARRIAGE A FAILURE.

After Thirty-Two Years in Wedlock Wife Seeks Divorce.

Mrs. Eliza Pinchin declares in her complaint for divorce filed Saturday against Job. Pinchin that he deserted against Job. Pinchin that he descried her after 32 years of married life. They were married in Briston, England, in 1874, and have three children, two of whom are of age and the other is 18 years old. Through their joint efforts they have accumulated real estate in Millard county valued at \$6,000. She may that she is now growing old and tained a broken leg, a bruised back and minor injuries which confined him in the hospitai for several weeks. says that she is now growing old and in poor health, so she asks for a di-vision of the property. Another re-quest she makes is for \$500 attorney's Take Horsford's Acid Phosphate Relieves the continued sense of hun-

quest she makes is for \$500 attorney's fees and \$25 costs and the custody of the minor child. They came to Utah in 1887. She says that on Nov. 5, 1906, ithat her hus-band deserted her and since that time has refused to live with her or provide for her. ger, sick headache, nausea and sour for her.

Mrs. Laura C. Tyler charges her Mrs. Laura C. Tyler charges her husband, Charles C. Tyler with non-support in a complaint for divorce filed Saturday in the Third district court. They were married in Vernal, Utah, on Dec. 25, 1894, and have two children. She asks for the custody of her children, but no alimony. Since July 1, 1906, she says she has not seen her husband and knows nothing of his whereabouts.

HEIRS ARE DISCOVERED.

Much Correspondence Reveals Identity of McLaughlin Benchciaries. After considerable trouble and cor-

effects the addresses of his heirs. In the will McLaughlin left \$\$,000 to be divided among three daughters of a distant relative whom he called "Aunt Martha," in Philadelphia; \$1,000 to an-other distant relative in the same city; and \$500 cash to \*a number of other persons in various parts of Pennsyl-vania. The remainder of the estate was divided equally among five second cousins in California and two broth-

After considerable trouble and cor-respondence, Parley L, Williams has located the heirs of Edward McLaugh-lin, who died in city on April 14 last, leaving a considerable fortune. His will, which was drawn by Mr. Williams was left in his care. When Mr. Wil-liams filed it in the probate court he was unable to find among McLaughlin's effects the addresses of his heirs. In the will McLaughlin left \$8.000 to only partially heard and a continuance was granted to allow a deposition to was gran be taken.

DP. PRICE'S WHEAT FLAKE CELERY FOOD

contributes more nutriment to impoverished bad blood than any single article of diet known to men. Persons with rebellious

stomachs can eat it with a sense of genuine relish. 10 cents a package

For sale by all Grocers

Mining company to recover a block of stock. In the complaint he states that he entered into-an agreement with Patterson for the exchange of 18,750 shares of stock in the Yextla company for 4,687 sharese in the Gurrero Lum-ber, Milling & Manufacturing company. He states that although his stock was bransferred to Patterson he never re-calved the lumber stock and he oslo ceived the lumber stock, and he asks for an adjustment of the matter.

DISTRICT COURT NOTES.

George W. Lambourne has brought an action in the Third district court against John Haifin to quiet title. The property involved is described as lot 6, block 31, plat B, Sah Lake City survey. J. H. Regers, formerly a chef at the Y. M. C. A., has brought suit against that institution to collect \$105 commission on a contract entered into by them. Rogers claims that he was to receive \$65 a month and 30 per cent of the profits of the place.

A. T. Moon has filed suit in the Third A. T. Moon has filed suit in the Third district court against Jesse W. Fox and Jesse W. Fox, Jr., to foreclose on 13 lots in the South Lawn addition to satisfy two judgments amounting to \$3.872.20 which were secured against the defendants in the Third district court in 1901.

The Red Wing Mining company has filed a petition for the voluntary dis-solution of the company in the Third distict court. The company was organ-ized on Feb 18, 1902. The stockhold-ers met on Oct. 8, 1908, and voted to disincorporate, and a deal had been made to sell the property. All the claims against the company have been paid, the petition sets forth.

the time of their death they were swim-ming in a slough which had been caused by the overflow of the Jordan. Douglas, the younger boy, was the first to go down and the elder boy was drowned trying to save him. John Robinson has brought suit in the Third district court to recover \$10,-000 damages from Salt Lake City for

personal injuries. In the complaint he alleges that on Fob 11, 1909, that the city tore up the sidewalk on South Tem-ple street and Seventh West, leaving PRISONER ATTEMPTS SUICIDE. lames Murphy, a Drug Fiend, is great holes unprotected by a railing or lights. Robinson says that he fell into the excavation on this date and sus-Saved by His Cellmates.

Maddened by the excessive use of cocaine, James P. Murphy, aged 22 years, attempted to commit suicide in

the city jall yesterday afternoon by hanging himself, and but for the timey discovery of his condition by fellowprisoners would have succeeded in his rash act.

Murphy was arrested yesterday after-noon while wandering about Commer-

cial street in a drug-crazed condition. After being placed in his cell he be-gan raving, and in the terrors of his

disordered imagination cried out that he would kill himself. Little attention was paid to him by the other inmates of his cell floor, until after a few min-

utes of quietness they heard a gurgling sound coming from his cell. Two pris-oners looking into the cell were horri-

May Day, Boston-Sunshine and a num ber of other mining concerns.

FUNERAL OF TWO BROTHERS.

The funeral of Wallace and Douglas

Johnson, who met their deaths by

drowning in the Jordan river last

Thursday, was held yesterday in the

Fifteenth ward meetinghouse. The services were conducted by Bishop

John Boud and the speakers were E. T. Ashton, George Ashton and John L. Johnson, Each casket was borne by six boys who had been playmates of

Six boys who had been playmates of the two boys who were drowned, who were 10 and 8 years of age respective-ly. The floral offerings were numerous. The burial was in the city cemetery, where the bodies were laid side by side. The boys were the sons of O. M. John-son of 850 west Third South street. At the time of their doubt bury were any

MRS. M'REA'S TROUBLES.

She Says She Has Often Been Abused And Seeks Divorce.

For Dyspepsia

(Special to the "News.") Los Angeles, July 5.-W. C. McRea, a newspaper man of Salt Lake is defendant in divorce proceedings institut-

fied to see Murphy dangling from an improvised rope, made from his necked by his wife Jessie S. McRea. Mrs. McRea reluctantly gave the in-formation to Judgo James that she was leading woman in Frohman's company of New York but did not say which tie. The tie was quickly slashed and a few buckets of water thrown upon the man quickly brought him to. company. She charges extreme cruelty on the part of the husband but the matter was

**Hippodrome** Attractions At Saltair. Aerial Ballet and Juggling Normans. Admission 15c and 25c.

DESERET EVENING NEWS MONDAY .
to Salt Lake, only to strike another accledent which laid him up in the hospital for a while. A few weeks ago, he secured work at the Dalton mine, and last week took a bath in the mill pond. The cramps selzed the unfortuate young man and he drowned, at the age of 22. At the funeral, Rev. P. A. Simpkin spoke feelingly of what happened to Smith, and how bravely he held up under his most discouraging fortunes.
CHILD UNDERGOES OPERATION.
Little Girl's Throat Opened in Order To Extract Coin.
It is seldom that a porson has his throat cut to save his life, but such is the case with the 2-year-old daughter of Mr. and Mrs. Augustus Reeves, \$52
First avenue. The little child is now at the St. Mark's hospital suffering form the wound, and it is believed that within a few days she will be able to be about again. This morning the child's condition was not quite as favorable as it has been.
A week ago last Saturday the child a soft of the volation, and out go down the throat, but found a lodging place in the vicinity of the 'Admis angle is a charles the case of the soluting for the solut again. This morning the child's condition was not quite as favorable as it has been.
A week ago last Saturday the child is now as playing with a nickel when she accled the throat, but found a lodging place in the vicinity of the 'Admis angle'. At first the matter is an endition is applied to the solut ogo in the vicinity of the solut again. This morning the child is now as playing with a nickel when she accled the solut again. This morning the child is go the solut again. This morning the child is now as playing with a nickel when she accled the solut again. This morning the child is go the solut again. This morning the child is now as playing with a nickel when she accled the solut again. This morning the child is now as playing with a nickel when she accled the the solut again. This morning the child is cond

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John F. Kennedy, deceased.

COMMITTED TO ASYLUM,

cidentally swallowed it. The money cidentally swallowed it. The money did not go down the throat, but found a lodging place in the vicinity of the "Adam's apple." At first the matter was not treated seriously, As the child's throat began to swell and her fever what up it was found processes to what up, it was found necessary to take her to the hospital. Before the operation was performed, which re-moved the metal, the child had a fe-ver of 101 degrees. Since the child was taken to the hos-pital Mrs Beyes hes not teft the James McConnell of Union, who has allucinations that his farm is haunted, was committed to the state mental hospital Saturday by Judge Lewis. Mc-Connéll is 40 years old and unmarried. His farm is valued at \$3,000, and J. P. Mahan was appointed guardian to take care of his interests. McConnell was sane until a short time ago when he pital, Mrs. Reeves has not left the bedside. Mr. Reeves is secretary of the Uncle Sam, Consolidated Mercur, care of his interests. McConnell was sane until a short time ago when he began to let his farm grow up to weeds. He thought that ghosts were walking about his place, and refused to cultivate



John Butter, a well known Utah minng man and veteran of the Civil war, died Saturday evening at the Keogh-Hammond, hospital after long suffering from a complication of diseases. The funeral will be held from O'Donnell's at funeral will be held from O'Donnell's, at 4 p. m. tomorrow. The deceased came to Utah in 1868, locating in Bingham canyon. He is survived by his widow, Mrs. Anna Mary Butter; a son, Louis R. Butter; a married daughter, Mrs. Archibald J. Orem, all of Salt Lake City, and a brother, Adam Butter of Minnearlis, Minn. Minneaplis, Minn.

PAUPER REPORT FILED.

James Sabine, pauper clerk, has filed his report for the month of June with the county commissioners. It shows that 306 families received aid from the coun-ty. The amount expended was \$1,981,40 for grocerles, coal and clothing and \$441.90 was expended for railroad fares and rents. This is \$405,73 less than was expended in June, 1508. The average per family was 7.59 and per person 2.60.

Salt Lake Photo and Supply Co. Kodaks, finishing, framing, 142 Main St.

ELK FUEL CO., 14 W. THIRD SO. Cleanliness and heat. Phones 350.

Expert Kodak Finishing. Harry Shipler, Commercial Photo-grapher, 151 South Main, second floor.

Pure Drugs and Prescriptions our specialty. Halliday Drug Company.

SIX BEST SELLING BOOKS. Record for May.

According to the lists furnished by leading Book Sellers of the country the six books (fiction) which have sold best in the order of demand during the month are: 1. Katrine Lane. \$1.50. 2. The Man in Lower Ten. Rine-hart. \$1.50.

3. The Bronze Bell. Vance. \$1.50. The Bronze Bell. Vance. \$1.00.
4. 54-40 or Fight. Hough, \$1.50.
The Chippendales. Grant. \$1.50.
The Story of Thyrza. Brown, \$1.35.
DESERET NEWS BOOK STORE, 6 Main St.



KØB KÔĐ The Round-Up Sale Starts Tuesday Morning Reductions 25% to 50% Similar Reductions in Every Department. I Our Entire Stock of Skirts will be Sold at Half Prices.

EITH-OBRIEN

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I Bargains in Summer Suits.

I One of the Most Remarkable Sales in Women's Apparel Salt Lake Has Seen. High Grade Merchandise-Latest Styles-Extra Salespeople,





cousins in California and two broth-ers and three sisters. Mr. Williams wrote a dozen or more letters in quest The life of William Smith, who was of the heirs. Finally he reached a dis-tant relative in Big Oak Flat, Cal., and through him the other heirs have been drowned at Lark, and was buried Saturday in Mt. Olivet, seems to have been pretty well seasoned with trouble. At McLaughlin was the youngest of three brothers, none of whom ever married. He came west in 1849, engaged in the 2 his father died, and at 14 his mother mining business and made considerable money. When he died here he was alone and without relatives, in this part of the country. Mr. Williams transacted legal business for him on

several occasions and drew his will NOT ENOUGH ALIMONY.

about two years before his death.

Mrs. Jennie Parsons, wife of Charles Mrs. Jennie Parsons, wife of Charles C. Parsons, an attorney for Samuel Newhouse, who has applied for an in-crease from \$125 to \$200 temporary all-mony, testified Saturday in Judge Morse's court that her board and room cost her from \$100 to \$100 a month. This left her nothing with which to pur-chase clothes, and besides, she wants to take a trip to California in search of better health. Her daughter also testified to her mother's expenses, but at this point the hearing went over until July 9. At this time Mr. Par-sons will be heard.

RESTRAINING ORDER ISSUED. Judge Morse made an order Satur-day directed against John F. Cahoon, administrator of the estate of Mar-garet S. Cahoon, restraining him from disposing of any the property or turn-ing over any part of it to Hyrum Ca-hoon, who has an interest in it, and whose wife is suing him for a divorce. Hyrum Cahoon is also dited to an

whose wife is suing him for a divorce. Hyruni Cahoon is also cited to ap-pear on July 9, to show cause why he should not pay his wife temporary alimony. Mrs. Cahoon charges him with drunkenness and non-support in her complaint.

ACCOUNTING IS ORDERED.

Thomas M. Allsop, Albert Allsop and John H. Allsop, administrators of the estate of Thomas Allsop, who died in Sandy on Aug. 30, 1895, leaving an es-tate valued at \$8,000, were ordered to make an accounting of the money re-ceived from the sale of the property. by Judge Lewis last Saturday. This order was made on the application of order was made on the application of Mra. Emma O. Dryburg, an heir and bondswoman of the administrators. She charges that the money has been foundered, and that none of the J3 heirs of the estate have received their division. On account of their negli-gence in handling the estate she asky to be released from their bonds.

as a general food. Grape-Nuits stands alone."
IN THE FEDERAL COURT.
H. R. Kline of Hudson, S. D., filed uit on Saturday afternoon with the Perk of the Federal court against Adam Patterson of Ogden and the Yextla

be called by an intelligent patient who is a thinker. "About a year ago my attention was called to Grape-Nuts by one of my patients," says a physician of Clincinnati. "At the time my own health was

"At the time my own health was bad and I was pretty well rundown but I saw at once that the theories behind Grape-Nuts were sound and

food are true.

and in some cases the improvement

as a general food. Grape-Nuts stands

"I have recommended, and still rec-ommend, Grape-Nuts to a great many of my patients with splendid results,