

REUBEN MILLER PASSES AWAY.

Prominent Citizen Succumbs to
Stomach Trouble.

MAN OF STERLING TRAITS.

Came to Utah in 1849 and Was an
Active Figure in the Early Days—
Engaged in Indian Fights.

Reuben Parley Miller, son of the late Bishop Reuben Miller of Mill Creek, died at his home last night at 9 o'clock. His death was caused by an affection of the stomach. He had been suffering for two or three months, but bore up under it until about a week ago, when he was compelled to take to his bed. Every effort was made to effect a cure, the best medical aid obtainable was summoned, but the insidious affliction gradually brought him to his end, nothing being able to check it.

He was born on Buck Creek near Nauvoo, Illinois, on December 22, 1844. He came to Utah with his parents in 1849, and settled on Mill Creek. He was one of the most active characters of the early days. Cheerfully facing every danger and doing all that he could to assist his friends. He made several trips back to the Missouri river to meet and assist emigrant trains into Utah. Several times he figured in skirmishes with hostile Indians, and his was the way of peace and was always ready to effect an amicable settlement of differences, either with the Indian or the white man, than to fight it out.

Reuben Miller was a man of sterling character, kindly in disposition and ready to render assistance. His course was honorable and upright and all who knew him was his friend. He was also endowed with more than average business acumen, being a stockholder in the Co-op. Wagon and Machine company and the Intermountain Milling company. Together with these he owned extensive herds of cattle and sheep, succeeding by honesty and frugality in gathering a very competent fortune around him. He is survived by his wife, and a daughter, and a son, Reuben E. Miller, manager of the Intermountain Milling company; Uriah G. Bishop, of the Murray ward, and Melvin P., a student at the Agricultural college of Logan. The daughter is Edith Lytle, now teaching school at Price, Utah.

The funeral will be held tomorrow at 2 p. m. from the Mill Creek ward meeting house. The remains may be viewed tomorrow at the late residence, between the hours of 10 and 1.

DEATH OF ISAAC D. HAINES.

Succumbs to Pneumonia at Ogden
After Brief Illness.

Hon. Isaac D. Haines, a prominent citizen of the State, died yesterday afternoon at Ogden at the residence of his son-in-law, Horace B. Stratford, 341 Twenty-first street, of pneumonia, at the age of 65 years, 6 months and 11 days. Mr. Haines came to Utah about fifteen years ago with his family who he joined the Church of Jesus Christ of Latter-day Saints in his native State, Ohio, and since his sojourn in Utah has held some responsible positions. During the years of 1881 and 1882 he was mayor of Logan City which position he filled with great honor. In 1884 he was appointed superintendent of the State Industrial school, at Ogden, which position he filled very satisfactorily for twenty months. He has held other notable positions and always made many friends. The deceased was only taken ill last Friday when in Salt Lake on business. He returned home and was around Sunday morning but later in the day took to his bed and continued to grow weaker until his spirit was called to the great beyond yesterday afternoon. Mr. Haines was born in Morgan county, Ohio, September 16, 1825, he leaves a wife and three daughters, Mrs. W. H. Smart, Mrs. William Watkins, Mrs. H. B. Stratford, all of Ogden and one son, Harry D. Haines, who is now in Mesa, Arizona. The date of funeral has not yet been decided upon but will be announced later.

NEW SALT LAKE MANAGER.

J. A. McAllister Will Succeed Charles
W. Miller.

J. A. McAllister, of Logan, has been named as manager of Salt Lake beach for the coming season. The appointment has not been ratified at the meeting of the directors of the company which is to be called by President Snow at an early date, but at the same time it is stated by one of the directors that such action will be taken when the officers convene to consider the policy of the resort for the coming summer.

Mr. McAllister is at present engaged in the harness business in the county seat of the granary of Utah and is well known there. As previously stated in the "News" the resignation of Charles W. Miller, who was manager of the beach last season, has been accepted. Mr. Miller has returned from the East after spending six weeks on the Atlantic coast, and visiting his old home at Fairmont, West Virginia. When seen he stated that his plans for the future were not as yet ready for publication. He has three openings awaiting his decision, one of which, it is said, will keep him in Salt Lake, but he was not at liberty to state just what these positions were.

MEETINGS CLOSE TONIGHT.

R. H. Roberts Ends Series With Lec-
ture on Second Coming of Messiah.

Elder B. H. Roberts will close the series of meetings in the Second ward tonight, with a lecture on "The Second Coming of Messiah." Last night President Joseph F. Smith lectured on the "Prophecy of Joseph Smith." The building was crowded to its limit and the very interesting discourse was listened to uninterruptedly.

AS TO UTAH SILK.

Commission Issues an Important Cir-
cular in Relation to It.

The following bulletin was issued to-
day:

Notice to those interested in silk culture: The Utah silk commission desires to call attention to the fact that the time for raising silk is again upon us, and we trust that those who intend entering upon the work this year will write to us at once for eggs. Those who are taking up the work for the first time will kindly state the number

and size of the trees from which they can obtain leaves, also the number of persons who can give their time during the latter period of the raising season, so that we will be able to send the necessary number of eggs. We also desire to state that eggs can be obtained from the commission free, and we would prefer to have every one who is going to raise the worms obtain eggs from us as we provide quality which gives much better results than those raised by people having little or no experience. We will also send pamphlet of instruction free to those wishing any information on this subject.

We also wish to remind the people that the season for planting trees is here, and while we have been greatly pleased with the number of trees which have been planted during the last few years, yet we are anxious for an increase in this work as the production of large quantities of silk in the future depends on the planting of trees now. One of the sad things which still comes to our notice is that we occasionally hear of some one's destroying some of the old trees, and we urge those who have become interested in this important industry to be watchful lest any more of these valuable trees be destroyed.

We again ask those who have trees and do not care to use them, to allow others to use the leaves, for we assure you it will only benefit the trees, even if they are stripped, they will soon come out much more beautiful, and will only help to destroy the fruit which is sometimes so annoying, especially where trees are planted on the street. Address all communications to Margaret A. Caine, secretary, Utah silk commission, room 562 city and county building, Salt Lake City, Utah.

FOUND DEAD.

Transient Dies of Alcoholism in Ogden—
Other Happenings.

(Special to the "News.")
Ogden, Utah, March 28.—John Mulvaney, a transient, who has been in Ogden since Sunday, was found dead in his room at Mrs. Evans' boarding house on Twenty-fifth street this morning. After an examination of the body the coroner came to the conclusion that death was due to alcoholism. From papers found on the deceased, it was ascertained that he had a son at Northrup, Colo.; accordingly, a wire was dispatched to that address asking for instructions in regard to the disposition of the body.

Officer Sullivan last evening arrested a man who gave the name of Ed Casey, upon a charge of grand larceny. About 3 o'clock last evening the fellow was seen to remove a show case containing watches and jewelry from the store of R. Stein on Twenty-fifth street. A pedestrian promptly gave chase and the fellow dropped the show case as he took to his heels.

Christie Peterson, arrested yesterday for attempting to carve up pedestrians on Washington avenue was fined \$10 in the police court this morning for disturbing the peace and being drunk.

Two boys named Shoup and Gordon were in the police court this morning respectively in addition to \$4.50 costs, for drunkenness.

CASE OF HILBERG.

Confronted by Annie Ward and Her
Babe—The Court's Ruling.

Christopher Hilberg's second trial for the felony of carnally knowing a female under the age of consent, was commenced before Judge Stewart and a jury this morning. Harrington, Sanford and Richards have charge of Hilberg's defense. Almost the entire forenoon was taken up in impaneling a jury.

Hilberg was tried in September, 1899, before Judge Norrell and found guilty as charged. An appeal was taken to the Supreme Court, which, on May 3 last, handed down an opinion reversing the judgment of the district court and remanding the case with directions to grant a new trial.

The prosecuting witness, Annie Ward, was in court this morning, with her baby girl sleeping peacefully in her lap, a silent witness to the guilt of her seducer. At the time of the alleged felony she was under sixteen years of age and was working as a servant in the home of the defendant's mother at Mill Creek. The opinion reversing the action of the court below is of chief importance advanced in it is that the information against Hilberg "contained but one count, alleging the commission of the act on a day specified." The trial court permitted the prosecution to introduce six distinct acts or crimes to be shown in evidence before the jury as having occurred in 1897 and 1898, during a period of fourteen months, without requiring any election to be made, and allowed the case to go to the jury upon all the several acts shown, when only one act was or could be charged against the defendant. Such a course was calculated to confound, distract and confuse the defendant in his defense. The court pursued sub-conviction upon six charges, occurring at different times and places, against which he could not be expected to be prepared to defend, and yet a conviction or acquittal on one would be no bar to a future prosecution of any ex-

cept the first act shown. Such a course deprived the defendant of a fair trial, and compelled him without warning to defend against acts of which he had no warning.

The jury which was finally impaneled to try the case is George Speira, Alma H. Davis, J. E. Tadlock, Frank Brown, Samuel A. Merrill, M. E. Wells, Peter Gordon and Phares Wells, Jr. At 11:30 a. m., on motion of Prosecutor Elmhorn, the jury was excused till 2 o'clock, while arguments were being presented to the court on the matter of the defendant being tried only on one act. The defense argued that at the former trial the prosecuting witness having been allowed to testify to an act occurring before that named in the information against the defendant, trial must now be had on that act only. The prosecution claims that action may be taken on any act prior to the act named in the information, but the defense claims that an election having been made the State can only prosecute on the one act elected, viz.: on February 15, 1898.

On the opening of court this afternoon Judge Stewart overruled the motion of the defense in the Hilberg case to bind the prosecution down to the act mentioned in the information filed at the former trial—February 15, 1898. The court ruled that as at the former trial evidence of several specific acts, prior to the date in the information, having been allowed to be introduced into the testimony and the Supreme Court having ordered a new trial, principally on this ground, the State was now at liberty to elect any date it saw fit.

OVER A BOUNDARY FENCE.

Judge Hall Listens to Testimony in
the Swain Case.

Trial was commenced before Judge Hall this morning in the case of Mary Swain vs. Irving M. Higby. The suit is over a boundary fence which divides the plaintiff's property at 966 east, Second South, from that of Higby. The fence having been worn away by the material conditions of time and decay Higby erected a new fence about three and a half years ago, which plaintiff claims to have taken in part of her property from which she was thereby ousted. Plaintiff prays that defendant be adjudged to have no interest in her property as bounded by the line of a fence which was erected by her grandfather over 23 years ago, and that defendant be required to restore that portion of plaintiff's partition fence taken down, and pay the plaintiff \$500 damages. Mrs. Swain is represented by Ferguson, Cannon and Tanner, and Mr. Higby by C. W. Boyd. The afternoon was occupied in cross-examination and arguments in the case.

Tim Sullivan was up before Judge Stewart on another charge this morning, that of assaulting Nephi P. Holden with a pocket knife on February 25. On motion of Prosecuting Attorney Elmhorn the case was continued indefinitely.

Bills Brothers Bring Suit.

Suit was brought in the district court this morning by George B. Greenwood, as trustee in bankruptcy for Della Brothers, general merchants of Gale, Salt Lake county, against the State Bank of Utah. The complaint sets forth that the Bills Brothers were adjudged bankrupt on December 7, 1900; that on October 16th, the firm being then insolvent, the employees of the bank, for \$2,500 to the defendant bank. At this date, says the plaintiff, the liabilities of the Bills were \$5,000, and they had property not exempt from execution valued at \$2,500. On October 26th the defendant entered into possession of the stock of general merchandise and refuses to give it up to the trustee for the benefit of creditors. The trustee prays for the return of the merchandise or its value, \$2,500.

Promissory Note Suit.

George A. Lowe today instituted proceedings in the district court to recover \$250, the balance said to be due by J. Schenck on a promissory note executed to plaintiff on October 21, 1897.

IMPORTANT CAPTURE.

Shameless Creature Apprehended and
Thrown in Jail.

At last, through a fortunate circumstance, and the untiring efforts of the police one of the shameless creatures who has been insulting ladies in this city, is locked safely behind the bars at the city jail.

BEAR RIVER CANAL.

President David Evans Talks of Con-
ditions in that Section.

President David Evans of the Bear River water company returned to the city last evening from a visit to the great canal. Everything is now in readiness to turn in the water on April 1st. During the past winter the company has expended about \$100,000 in improving the greatest water system in the West. The old ditches have been replaced with redwood and cedar

Root Beer!

Sparkling, Delicious, Healthful.



When you drink Root Beer, whether it is for health or pleasure, be sure and ask for the best. Ours is made from the best ingredients that nature and science can produce, carefully blended together. We use water that has been clarified by the latest improved German filter. On and after April 1st our Root Beer and summer drinks will be for sale at all grocery stores and refreshment stands throughout the city and county. Telephone, 405.

Hewlett Bros. Co.

SALT LAKE CITY, UTAH.

cept the first act shown. Such a course deprived the defendant of a fair trial, and compelled him without warning to defend against acts of which he had no warning.

The jury which was finally impaneled to try the case is George Speira, Alma H. Davis, J. E. Tadlock, Frank Brown, Samuel A. Merrill, M. E. Wells, Peter Gordon and Phares Wells, Jr. At 11:30 a. m., on motion of Prosecutor Elmhorn, the jury was excused till 2 o'clock, while arguments were being presented to the court on the matter of the defendant being tried only on one act. The defense argued that at the former trial the prosecuting witness having been allowed to testify to an act occurring before that named in the information against the defendant, trial must now be had on that act only. The prosecution claims that action may be taken on any act prior to the act named in the information, but the defense claims that an election having been made the State can only prosecute on the one act elected, viz.: on February 15, 1898.

On the opening of court this afternoon Judge Stewart overruled the motion of the defense in the Hilberg case to bind the prosecution down to the act mentioned in the information filed at the former trial—February 15, 1898. The court ruled that as at the former trial evidence of several specific acts, prior to the date in the information, having been allowed to be introduced into the testimony and the Supreme Court having ordered a new trial, principally on this ground, the State was now at liberty to elect any date it saw fit.

OVER A BOUNDARY FENCE.

Judge Hall Listens to Testimony in
the Swain Case.

Trial was commenced before Judge Hall this morning in the case of Mary Swain vs. Irving M. Higby. The suit is over a boundary fence which divides the plaintiff's property at 966 east, Second South, from that of Higby. The fence having been worn away by the material conditions of time and decay Higby erected a new fence about three and a half years ago, which plaintiff claims to have taken in part of her property from which she was thereby ousted. Plaintiff prays that defendant be adjudged to have no interest in her property as bounded by the line of a fence which was erected by her grandfather over 23 years ago, and that defendant be required to restore that portion of plaintiff's partition fence taken down, and pay the plaintiff \$500 damages. Mrs. Swain is represented by Ferguson, Cannon and Tanner, and Mr. Higby by C. W. Boyd. The afternoon was occupied in cross-examination and arguments in the case.

Tim Sullivan was up before Judge Stewart on another charge this morning, that of assaulting Nephi P. Holden with a pocket knife on February 25. On motion of Prosecuting Attorney Elmhorn the case was continued indefinitely.

Bills Brothers Bring Suit.

Suit was brought in the district court this morning by George B. Greenwood, as trustee in bankruptcy for Della Brothers, general merchants of Gale, Salt Lake county, against the State Bank of Utah. The complaint sets forth that the Bills Brothers were adjudged bankrupt on December 7, 1900; that on October 16th, the firm being then insolvent, the employees of the bank, for \$2,500 to the defendant bank. At this date, says the plaintiff, the liabilities of the Bills were \$5,000, and they had property not exempt from execution valued at \$2,500. On October 26th the defendant entered into possession of the stock of general merchandise and refuses to give it up to the trustee for the benefit of creditors. The trustee prays for the return of the merchandise or its value, \$2,500.

Promissory Note Suit.

George A. Lowe today instituted proceedings in the district court to recover \$250, the balance said to be due by J. Schenck on a promissory note executed to plaintiff on October 21, 1897.

IMPORTANT CAPTURE.

Shameless Creature Apprehended and
Thrown in Jail.

At last, through a fortunate circumstance, and the untiring efforts of the police one of the shameless creatures who has been insulting ladies in this city, is locked safely behind the bars at the city jail.

BEAR RIVER CANAL.

President David Evans Talks of Con-
ditions in that Section.

President David Evans of the Bear River water company returned to the city last evening from a visit to the great canal. Everything is now in readiness to turn in the water on April 1st. During the past winter the company has expended about \$100,000 in improving the greatest water system in the West. The old ditches have been replaced with redwood and cedar

ditches, which are expected to last fifty years. About 2,000 feet of solid concrete work has been completed in Bear River canyon in making walls for the canal, which is also provided with automatic spillways all the way along the canyon. By these the surplus water is released to flow into the canyon. Fourteen drops have also been repaired.

FILMORE WATER CASE.

J. A. Melville Appointed Commissioner
to Determine Amount of Water.

(Special to the "News.")
Filmore, Utah, March 28.—In the case of Filmore City vs. Gabriel Huntsman, the motion for a continuance was granted and case went over for the term. James Alex Melville was appointed a commissioner to determine the time and quantities of water necessary for the use of defendant to irrigate the Bartholomew place and distribute the same to him.

FEDERAL COURT.

Papers in the case of John Boss vs. Centennial Eureka Mining company, were filed yesterday in the Federal court. The suit was for \$50,000 damages for injuries received by the plaintiff's falling down a chute in the defendants' mine June 15, 1900, while employed by said defendants. The plaintiff alleges that the accident was due to the negligence of the defendant.

WITH THE JUSTICES.

The case of Crafts et al vs. Owen Conk et al which is a controversy concerning water is now in progress.

Joseph Littlebaum was today bound over by Justice Kroeger to await the action of the district court on the charge of fornication. In default of bail he was locked in the county jail.

RAILWAY KNIGHTS ORGANIZE.

An organization of young railroad employees, to be known as "Modern Knights of the Railways," has been effected. The constitution, by-laws, buttons, cards, etc., having been ordered and it is the intention to have all young railroaders join. The plan of the knights is to give social and entertainment; the matter of giving a minstrel performance is also well under way.

The following offices have been created as a temporary organization: George M. Spicer of the Santa Fe, Knight in Chief; John F. Riddle of the R. G. W., Secretary; James E. Sprunt of the Colorado Midland, Grand Treasurer; Percy Saville of the Rock Island, Chairman of the Advisory Board, and Roy J. Carman, Managing Knight of Entertainment.

Letters of application addressed to the knight in chief, chairman of the advisory board will be favorably acted upon at the next regular meeting to be held Tuesday night, and already four applications for membership are now in.

TO PREVENT PNEUMONIA AND GRIP.

Laxative Bromo-Quinine removes the cause.

PEOPLE WHO ARE PASSING

Grand Exalted Ruler Jerome B. Fisher left this morning for San Francisco and southern California. After visiting these places he will go to Portland, Seattle and Tacoma, and then proceed home. He had expected to go to Honolulu, but business engagements prevent his doing so. Judge Fisher and Mrs. Fisher were yesterday driven around the city and shown the places of interest. They went to the lake in the afternoon and Judge Fisher was present during the evening at the election of officers to rule over the local Elks. He said that he had enjoyed his visit to Salt Lake immensely.

Secretary Noble Warrum of the State Senate left yesterday for Denver. He has gone to meet Mrs. Warrum, who is returning home from a visit among Eastern friends.

James A. Murray of Butte is registered at the Knutsford. He is much interested in Salt Lake real estate and is en route home after an Eastern business trip.

The third part of Raymond and Whitcomb excursionists to arrive in Salt Lake en route East came in last evening under the personal direction of C. A. Cooke, and are registered at the Knutsford. There are ninety-four in the party—all New Englanders who have been making a tour of the South and West. They came from San Francisco. Among the prominent people in this party are: George Hodgeman, a large chair manufacturer of Gardner, Mass.; Buell Hemmaway of Watertown,

and W. T. Woodruff, president of the Beth Thomas Clothing company at Thomaston, Conn. They spent the day in visiting the places of interest and took a drive around the city.

The fourth party under the same management arrives tonight from California. There are ninety-six people in the party and they will stay at the Knutsford.

Joseph Hatch, the Heber City stockman, is a guest at the Cullen. He is in favor of opening most of the Uintah Indian reservation to settlement and says that all the land the Indians need is about one-fifth of what they now have. Mr. Hatch believes that the mineral and agricultural resources of the Uintah reservation would support a population of 75,000 if they were properly developed.

Salt Lake should have a Y. M. C. A. building costing \$75,000 to \$100,000, said C. S. Wood, one of the general secretaries of that association. "And the society here should make preparations for its erection in the near future. People frequently wonder why it costs so much to erect an association building. Well, every building should contain a gymnasium, baths and dressing rooms; a good sized lecture room provided with a stage; and a section containing school rooms, reading and writing rooms and rooms for amusements. It takes a large building to contain these things. Most of our buildings are erected by popular subscription and nearly all the remainder are erected by men with means who present the buildings to the association, providing that the ground shall be given by someone else or by the associations themselves. Miss Helen Gould is now having a Y. M. C. A. building erected at the Brooklyn navy yard at a cost of \$480,000, and numerous other buildings are going up in other cities which have been given to the association by wealthy and liberal minded citizens.

Thomas Smart, Jr. of Logan is registered at the Cullen. He is a prominent sheep man and has extensive interests in Utah, Idaho, and Wyoming. Mr. Smart thinks that the sheep law recently passed in Idaho is an imposition and that it will be very properly knocked on the head. The Utah sheepmen are standing together to attain that end.

Proprietor Gus Holmes of the Knutsford and President Frank Knox of the National Bank of the Republic left today for the East. President Knox goes on business connected with some live stock interests of his in Kansas and Gus Holmes intends to arrange for the furnishings of his new hotel at Los Angeles. While in New York, Chicago and Grand Rapids, Mich.

Colonel Wm. G. Sullivan of Denver arrived in the city this morning. The colonel is inspector in charge of the Denver division in the United States postoffice service. The Denver division includes the State of Utah.

P. J. Cirkel of Minneapolis is a guest at the Knutsford. He is an extensive mining man and for many years has been connected with J. E. Searies, the New York banker and former secretary of the sugar trust, in mining operations.

Captain T. F. Singler of Idaho arrived in the city last evening and is a guest at the Knutsford. The captain is engaged in numerous mining enterprises and is en route north after an Eastern trip.

Geo. Martin of Mammoth and W. L. Harris of Springfield are guests at the White House.

Mrs. Jane Beckett and daughter, Miss Emily Beckett, arrived in Salt Lake this morning from Gloucester, England, and are guests at the White House. Mrs. Beckett's daughter became converts to Mormonism in England and are en route to Oakley, Idaho, to join some relatives. Mrs. Beckett is over 55 years of age.

PERSONALS.

Mr. Leo Irvine left Saturday for Annapolis naval college. The best wishes of many friends accompany him.—Logan News.

The Dixie Falcon, St. George: Jos. M. Romney, traveling for the Z. C. M. L. arrived in town yesterday and is stopping with his sister, Mrs. Pulsipher.

HOTEL ARRIVALS.

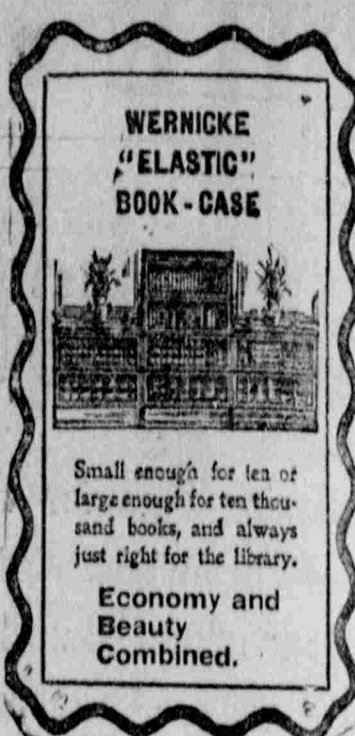
The following new guests were registered at the hotels at 3 o'clock this afternoon:

Knutsford—J. Joseph New York; A. P. McArthur, Dennis Madden, Chicago; H. L. Lake, Denver; S. Frankenberg, New York; Lou Levy, Kansas City; D. Chisholm, Colorado Springs; B. C. Wood, Cleveland; F. L. Gordon, Chicago; J. T. McDuffie, San Francisco; S. M. Brown, Boston; P. J. Cirkel, Minneapolis.

Kenyon—Mrs. A. H. Brackett, Butte, Montana; Miss A. Allen, St. Louis; E. H. Lewis, Chicago; J. J. Oliver, St. Paul; O. A. Sloan, Chicago; W. F. Thomas, Omaha; J. B. Miller, Ogden; G. Marshutz, New York; Mrs. Eaton, Mrs. H. J. Trusty, Mrs. E. Jones, Chicago; Casper Schumm, Gypsum, Colo.

Ice Inspection.

Sanitary Inspector Bridge has compelled all ice dealers to have their ice analyzed. The P. V. Spring Water Ice sold by the White Wagons ranked first for purity.



Small enough for ten or
large enough for ten thou-
sand books, and always
just right for the library.

Economy and
Beauty
Combined.

—FOR SALE BY—

H. DINWOODEY FURNITURE CO.

LATE LOCALS.

The Woman's Press club will hold their regular meeting in the Exponent office on Saturday evening, March 30th, at 8 o'clock. The following program will be rendered: Quotations from Kipling; paper, Mrs. Lucille Rhodes; paper, Mrs. Annie Schiller; talk by Mrs. E. B. Wells on her recent trip to Washington.

Attorney General Breiden has rendered the opinion that any merchant or other person, who labeled lard made from cotton seed oil as lard made from the fat of hogs and sold or placed for sale such labeled lard, is liable to punishment under the laws of the State. This opinion was rendered to the State food and dairy commissioner, who was also advised to investigate into the present condition of the market and enforce the law respecting the sale of lard.

The wife and two little daughters of Ernest S. Penrose of the Second ward were poisoned last night by old mardines. They were in great distress all night long, but by drinking a quantity of milk they were relieved, and today are very much better.

Only one case of smallpox, that of Ella Crockett, 635 south Third West, was reported to the health office today.

City Treasurer Morris today received two of the old 5 per cent \$1,000 bonds, which came in through the Deseret National bank for redemption.

A letter was received by County Clerk James this morning from Russell Palmer of Chicago containing some literature on liquid air and desiring that the recipient make arrangements for the delivery of a lecture on the subject in Salt Lake. Some of the county officers are remarking that they have never heard that the kind of air for which the county clerk showed any predilection was liquid.

At the meeting of the state board of examiners this forenoon the only matter taken up was consideration of the salaries of the clerical forces in State offices. These were approved and the list was sent to the state auditor, who will draw warrants for the amounts, covering the first three months of 1901.

Record of conveyance was today made with the county recorder by Elizabeth A. and Andrew J. Pendleton, Jr., to Ella Rothschild, of all interest and title in lot 7, block 46, plat B, Salt Lake survey, for a consideration of \$7,500. The property is located between Sixth and Seventh East streets and Second and Third South.

J. Sullivan, a miner who was brought in from Eureka a couple of weeks ago, died at the Holy Cross hospital this morning, of pneumonia.

DR. SANFORD'S LIVER INVIGORATOR
The best Liver Medicine. A Vegetable cure for Liver
Biliousness, Indigestion, Constipation, Malaria

CLEARING HOUSE REPORT.

Salt Lake City, March 28.
Today's clearings \$322,495.15
Same day last year 243,426.05

ORE AND BULLION REPORT.

MCCORMICK & CO.
Silver and lead ores.....\$2,700
BAMBERGER & McMILLAN.
Bullion \$8,160

CREAT WAIST SLAUGHTER.

500 fannel