Correspondence.

Rose Springs, Tooele Co., June 25, 1869.

Editor Deseret News:-President Joseph Young and myself, on our way to Tooele City, were highly gratified to see some of Bishop Kesler's wheat harvested, the earliest we believe in this county, the present season.

I am credibly informed that a raft of one thousand railroad ties has been successfully taken from the Point of the Mountain around the beach of Salt Lake to Farmington, twenty miles, designed for the Utah Central Railroad, to be followed by many other rafts.

The grain at E. T. City never looked better, the corn stands five feet high, and the wheat is good for fifty bushels per acre, some of which will be fit for the sickle next week.

On Saturday and Sunday we had good and full meetings in Tooele City; the new meeting house is nearly ready for meetings, which, with the woollen factory, near E. T. City, has been delayed during the past year on account of the people being occupied on the U.P.R.R.

Bishop Rowberry tells me that a set of brass instruments will soon arrive from the East for the formation of a band in Tooele City. He also states that the crops throughout the county were never better, and the fruit prospect is very good. On our way to Salt Lake City we held a meeting at E. T., having had an interesting trip, returning on Monday, 28th inst.

EDWARD STEVENSON.

PAYSON CITY, UTAH Co., U. T. June 28, 1869.

Editor Evening News: - The Pondtown irrigation ditch is at last completed and is a decided success, and a great agricultural achievement. It has been two years and a half in construction and owes its final completion to the untiring perseverance and unwearied diligence of the Directors of the Company, of which Bro. Lyman Curtis, of Pondtown, is foreman. The ditch is eight miles long from the dam at the mouth of Spanish Fork Canon to its western terminus. It is designed to irrigate a survey of sixteen hundred acres of land in the vicinity of Pondtown, though this season there are but three hundred acres sown. The land is of the best quality, and particularly adapted to corn, sugar cane, and roots. A thriving town is growing up on the old site of what is known as Pondtown, but its inhabitants have re-baptized it with the more pretentious, though still humble name of, Salem. A new school and meeting-house has been erected there, and the general watchword seems to be "improvement."

Crops of all kinds in this vicinity look splendid-never better. If the locusts will but keep aloof for a few short weeks longer, we hope to reap such a harvest as was never known before in Payson, a greater breadth of land being in cultivation than has ever been sown any previous year. The health of the people is excellent; very few deaths have occurred among us for the past six months. With the exception of a few lazy loafers, who may be seen sunning themselves on the corners of the streets, everybody is at work, either in the field, shop, or cañon, and this being the case, of course, everybody is happy except the few aforesaid loafers.

Active measures are being taken by the leading men of the county to develop the natural and abundant resources of the country, and we are looking forward to the time, in the near future, when we shall all be rich in the good things of this life as in faith and good works.

Wishing you peace and prosperity, I remain your friend and brother, .

ISAIAH M. COOMBS.

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NEW YORK PRICES.

w50 tf

GEO. Q. CANNON.



NOTICE:

JOHN TAYLOR, Probate and County Judge 1.9 within and for the County of Utah and Territory of Utah, having on the second day of June, A.D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., for the several use and benefit of the occupants of Santaquin, in said Utah County, the following described tract of Land, viz.:

The South West quarter; South half Lots 3 and 4 of North West quarter Section 1; Lot1 and South East quarter of North East quarter ruptcy throughout the United States, approved and East half of South East quarter of Section | March 2, 1867;" and for a certificate thereof 2 in Township No. 10 South of Range No 1 East,

containing 480 acres.

statements as prescribed in Section 3 of an Act of the Legislative Assembly of the Territory of the prayer of the said Petition should not be Utah, approved February 17th, 1869, entited an granted. Act prescribing Rules and Regulations for the execution of the Trust arising under an Act of be held before R. H. Robertson, Esq., Register Congress entitled "An Act for the Relief of the Inhabitants of Cities and Towns upon the Public Lands," approved March 2nd, 1867.

JOHN TAYLOR,

Probate and County Judge; Provo City, June 11, 1869.

NOTICE.

JOHN TAYLOR, Probate and County In the Supreme Court for the District of 19 Judge, within and for the County of Utah and Territory of Utah, baving on the 2nd day of June, A.D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., for the several use and benefit of the occupants of Cedar Fort of said Utah County, the following of Erastus 8. Foot, a Bankrupt, on the 7th described tract of Land, viz.:

The South half of North East quarter; North half of South East quarter Section 6; South half of North West quarter; North half of South West quarter; South half of North East quarter | throughout the United States,"approved March Lots 1 and 2; North half of South East quarter; South West quarter of South East quarter of Section No. 5 in Township No. 6 South of Range No. 2 West, containing 599 scres and 40.100.

The said Land is now subject to the filing of statements as prescribed in Section 3 of an Act of the Legislative Assembly of the Territory of Utab, approved February 17th, A.D. 1869, entitled An Act prescribing Rules and Regulations for the execution of the Trust arising under an Act of Congress, entitled "An Act for the relief of the Inhabitants of Cities and Towns upon the Public Lands," approved March 2, 1867.

JOHN TAYLOR, Probate and County Judge, Provo City, June 11th, 1869.

NOTICE:

ABRAHAM O. SMOOT, Mayor of Provo City, 1) in the County of Utah and Territory of Utah, having on the 21st day of May, A. D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., in trust for the several use and benefit of the inhabitants thereof, the following described tract of land, viz.

quarter and south half of north west quarter and lots 1, 2, 3 and 4, Section 1, also Section 12 in township 7 south of range 2 east. South half of north east quarter; south east quarter of North west quarter; south east quarter; east half of south west quarter and lots 1, 2, 3, 4, 5, 6 half of north west quarter; and lots 1 and 2 of Section 7 in township No.7, south of range No. 3, east, containing 2,240 acres and 70.100.

The said land is now subject to the filing of statements as prescribed in Section 3 of an act of the Legislative Assembly of Utah Territory, approved February 17th, 1869, entitled an act prescribing rules and regulations for the execution of the trust arising under an Act of Congress, entitled "An Act for the relief of the inhabitants of cities and towns upon the public lands" approved March 2nd, 1867.

ABRAHAM O. SMOOT, Mayor of Provo City. Provo City, June 11th 1869. w19-3m

NOTICE.

TS HEREBY GIVEN, that I, CYRUS SAN-I FORD, Mayor of Springville City, did on the (20) twentieth day of May, A. D. 1869, enter in the Land Office, Salt Lake City, U. T. for the use and benefit of the citizens of Springville City, U.T. the following described land, to wif;-

The whole of Section (33) thirty-three, township No (7) seven, south range (3) three east, also lots (1, 2, 3, 4,) one, two, three, four, of Section No. (4) four, in township (8) eight soutb, in range (3) three east, containing 800 42.100 acres.

Any person or persons, having claims in the above survey of land, will file the same with the Clerk of the County Court for Utah County, as prescribed by law.

CYRUS SANFORD, Mayor of Springville, U. T. w19-3m

NOTICE:

-:0:-In the Supreme Court for the District of Utan.

In the Matter of Wm. STANSFIELD, In Bankruptcy Bankrupt,

TOTICE IS HEREBY GIVEN, That pursuant to an Order made by said Court in the matter of Wm. STANSFIELD, a Bankrupt, on the 7th day of June, A.D. 1869, a hearing will be had upon the Petition of said Bankrupt heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress, entitled 'An Act to Establish a Uniform System of Bank. before said Court on the 17th day of July, A. D. 1869, at 10 o'clock a.m., at the United States Court Rooms, Salt Lake City, in said District, The said Land is now subject to the filing or at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why

> Notice is further given that the 2nd and 3rd meetings of the Creditors of said Bankrupt will in Bankruptey for said District, at his office in Salt Lake City, at 9 o'clock a.m., on the said 17th day of July, A.D. 1869, and at the time and place last aforesaid, Henry W. Isaacson, Assignee of said Bankrupt's estate, will apply to said Register for an allowance of his account in said matter as such Assignee, and for a discharge from w19-3m all liab lities as such Assignee.

W. I. APPLEBY, Clerk of said Court in Bankruotcy, Salt Lake City, June 14, 1869

NOTICE.

In the matter of In Bankruptcy. ERASTUS S. FOOT, Bankrupt.

TOTICE is hereby given, that, pursuant to an Order made by said Court, in the matter day of June, A. D. 1869, a hearing will be had upon the Petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to establish a uniform system of Bankruptcy 2nd, 1867, and for a certificate thereof, before said Court, on the 17th day of July, A. D. 1869, at 10 o'clock A. M., at the United States Court Rooms in Salt Lake City, in said District, at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said petition should not be granted. Notice is further given. that the 2nd and 3rd meeting of creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 17th day of July, A.D. 1869, at 9 o'clock A. M.

W. I. APPLEBY, Clerk of said Supreme Court Salt Lake City, June 14th, 1869.

In the Supreme Court for the District of Utah.

In the Matter of) In Bankruptcy. A. B. MILLER, }

Bankrupt,

ATOTICE IS HEREBY GIVEN, that pursuant to an order made by said Court in the matter of A. B. MILLER, a Bankrupt, on the 7th day of June, A.D. 1869, a hearing will be had upon the petition of said Bankrupt, heretofore filed in sald Court, praying for his discharge from all his debis and liabilities, proveable under the Act of Congress, entitled "An Act to establish a uniform system of Bankruptcy throughout the United States," approved March 2nd, 1867, and for a certificate thereof The south half; the south half of north east | before said Court, on the 17th day of July, A.D. 1869, at 10 o'clock a.m., at the United States Court Rooms in Salt Lake City, at which time and place any Creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said Petition should not be granted.

Notice is further given that the 2nd and 3rd meetings of the Creditors of said Bankrupt will be held on the said 17th day of July, at 9 and 7, Secction 6; also north east quarter; east o'clock a.m., before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, and at the time and place last aforesaid, H. W. Isaacson, Assignee of said Bankrupt's estate, will apply to said Register for an allowance of his account in said matter as such Assignee, and for a discharge from all liability as such Assignee.

> W. I. APPLEBY, Clerk of said Court in Bankruptcy. R. N. BASKIN, Petitioner's Attorney. Salt Lake City, June 14, 1869.

NOTICE.

In the Supreme Court for the District of Utah.

In the matter of In Bankruptcy. DON C. ROBERTS, Bankrupt.

ATOTICE IS HEREBY GIVEN, That pursuant to an Order made by said Court, in the matter of DON C. ROBERTS, a Bankrupt, on the 12th day of June, A. D. 1869, a hearing will be had upon the Petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to Establish a Uniform System of Bankruptcy throughout the United States," approved March 2, 1867, and for a Certificate thereof before said Court, on the 17th day of July, A.D. 1869, at 10 o'clock, a,m., at the United States Court Rooms in Salt Lake City in said District, at which time and place any Creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said Petition

should not be granted. Notice is further given that the second and third meetings of the Creditors of said Bankrupt will be held before R. H. Robertson, Fsq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 17th day THE PEOPLE'S TRADING STORE, of July, A. D. 1869, at 9 o'clock, a.m., and that at the time and place first aforesaid, Henry W. Isaacson, Assignee of said Bankrupt's estate, will apply to said Register for a settlement of his account, and an allowance in said matter as such assignee, and for a discharge from all liability as such Assignee,

W. I. APPLEBY. Clerk of said Supreme Court in Bankruptcy. Salt Lake City, June 14, 1869.

NOTICE

IS hereby given, that I, Israel Evans, Mayor 1 of Lehi City, Utah County, Utah Territory, have, on the 30th day of June, A.D., 1869, entered at the United States Land Office at Sait Lake City, Utah Territory, in trust for the several use and benefit of the inhabitants thereof, the following described tract of land, namely: Section 17, south-west quarter of section 9 south-east quarter of section 8, south-east quarter of section 18, and north-east quarter of section 19, township 5 south, range I east, containing 1,280 acres. Any person or persons having claims in the lands above de cribed, will file the same with the Clerk of the Probate Court for Utah County, as prescribed by law.

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ISRAEL EVANS, Mayor of Labi City.

NOTICE.

JOHN BROWN, Mayor of Pleasant Grove , City, in the county of Utah and Territory of Urah, having on the 26th of June, 1869, entered at the United States Land Office, at Salt Lake City, Utah Territory, in trust for the severai use and benefit of the inhabitans thereof the following described tract of land, viz: The south east quarter of section 20, the south-west quarter of section 21 the north-west quarter of section 28, and the north-east quarter of section 29, all in Township No. five, (5) south of range 2 east, containing 640 acres.

The said land is now subject to the filing of statements as prescribed in section 3, of an Act of the Legislative Assembly of Utah Territory, approved Feb. 17, 1869, entitled "An Act prescribing rules and regulations for the execution of the trust arising under an Act of Congress. entitled an Act for the relief of the inhabitants of cities and towns upon the Public Lands, approved March "d, 18 7."

JOHN BROWN. Mayor of Pleasant Grove City. Pleasant Grove City, June 26, 1869.

NOTICE:

In the Supreme Court for the District of Utah.

In the Matter of JOHN M. WORLEY, In Bankruptcy. Bankrupt,

NTOTICE IS HEREBY GIVEN, that pursuant to an Order made by said Court in the matter of JOHN M. WORLEY, a Bankrupt on the 7th day of June, A.D. 1869, a hearing will be had upon the Petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress, entitled "An Act to establish a Uniform System of Bankruptcy throughout the United States." approved March 2nd, 1867, and for a certificate thereof before said Court, on the 17th day or July, A.D. 1869, at 10 o'clock, a.m; at the United States Court Rooms, in Salt Lake City, in said District, at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said petition should not be granted. Notice is further given that the 2nd and 3rd Meetings of the Creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his Office in Salt Lake City, on the said 17th day or July, A.D. 1869, at 9 o'clock a.m., and at the time and place last aforesaid, H. W. Isaacson, Assignee of said Bankrupt's Estate, will apply to said Register for an allowance of the account filed in said matter as such Assignee, and for a discharge from all liabilities as such Assignee. W. I. APPLEBY,

Clerk or said Court in Bankruptcy. Salt Lake City, June 14th, 1869.

w19 4t

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