

# Today's Ogden News

## APPOINTEE OFFICES FILLED BY MAYOR.

Present Incumbents Confirmed In Office by the City Council.

## PETITION FOR HABEAS CORPUS

P. B. Sawyer Resists Proceedings of S. P. Ry. Co. Against Him For Embezzlement.

Ogden, Nov. 21.—The city council met in regular session last evening and allowed pay rolls for the two weeks ending Nov. 18, amounting to \$1,818.52.

The city auditor was directed to enter the name of the judge of the juvenile court upon the official pay roll at a salary of \$600 per annum, fixed by the juvenile court commission.

For the reason that when he took office two years ago the city council had under consideration a revision of the city ordinances which affected the appointive offices, Mayor Glasman withheld the appointments, and in a communication which he transmitted to the city council last evening he named the present appointive officers, all of whom were holdovers from the first term, and so as to leave no doubt as to who the lawful occupants were, the appointments were made at this time. The appointments were all confirmed.

## HABEAS CORPUS PROCEEDINGS.

P. B. Sawyer Objects to Embezzlement Proceedings Without Warrant.

Ogden, Nov. 21.—P. B. Sawyer, who was arrested at Perth, South Dakota, and brought to Ogden Saturday night, arrested for appropriating to his own use property of the Southern Pacific company, amounting to \$229, has changed his mind about being arrested without a warrant and his willingness to settle the matter up. He consulted yesterday afternoon with Atty. W. L. Magnuson in the case, after which his attorney prepared a petition in habeas corpus setting forth that Sawyer had been incarcerated in the county jail and is being held there by Sheriff Joseph W. Bailey unlawfully, he having been arrested without a warrant or without any charge being preferred against him. The petition was presented to Judge Howell last evening at 7:30 o'clock, as the time for hearing on the petition.

After this action had been taken by Sawyer, the Southern Pacific company was contacted and a complaint was sworn to by Detective William Sullivan charging Sawyer with a felony, that of embezzling the company's property in October, and a warrant for his arrest was issued out of Judge Murphy's court and served on him at the county jail.

At the appointed hour and hearing on the petition was taken up by Judge Howell. The defendant was brought into court by the sheriff. He was represented by Attorney W. L. Magnuson and Devine and the state was represented by County Attorney Hulanicki.

Sheriff Bailey was examined and testified that he took Sawyer into custody Sunday afternoon, he being turned over to the sheriff by Special Officer Sullivan of the Southern Pacific. In answer to questions the sheriff stated that the papers in the habeas corpus proceedings were placed in his hand a few moments previous to the time when the warrant

Manager, E. A. Larkin, 408 24th St. Telephone 138-12.

Advertisements for the Daily, Saturday and Semi-Weekly News accepted in the same terms as at the Salt Lake office.

Circulator, John J. McGregor, 245 Wash. Ave. Ind. Tel. 151. Office with Lambert Paper Co.

Payments for the Daily, Saturday and Semi-Weekly News should be made to the circulator. Delivery made by carrier on the same terms as in Salt Lake.

for his arrest was delivered to him, but the warrant was in the possession of one of his deputies previous to the time of the delivery to Sheriff Bailey of the habeas corpus papers.

Judge Magnuson attacked the written answer filed in the case by Sheriff Bailey wherein he first set forth that Sawyer was held Nov. 19, on an oral charge of embezzlement from Officer Sullivan, and second that he was being held Nov. 20 on a warrant from the municipal court. Attorney Magnuson also argued that the warrant of arrest was not complete as it did not set forth sufficient facts and therefore was not valid, also that the jurisdiction of the lower court was not sufficiently set forth in the warrant of arrest or other papers in the case, and argued that the habeas corpus proceedings were brought previous to the issuance of the warrant and asked the court to decide that at that time defendant was unlawfully held.

Attorney Hulanicki argued that the warrant was in keeping with the statutes and that the question for the court was as to whether at the time of the hearing on the proceedings defendant was being legally held, and not at the time when the proceedings were brought. At the request of Judge Magnuson the court took the matter of jurisdiction under advisement.

## DISCHARGED FROM CUSTODY.

This morning when the case was called by Judge Howell for hearing, the court held that the officers were detaining the man unlawfully, and therefore ordered his discharge from custody.

## OGDEN VALLEY RESERVOIR.

Maps and Plans of Immense Project Ready for Filing.

Ogden, Nov. 21.—Local Manager E. W. Wade of the Utah Light & Railway company, who is petitioning the county commissioners for permission to build an immense dam in Ogden canyon and to change the canyon road to Ogden valley, has just completed maps and plans showing the proposed dam and the routes the new roads would take, also giving dimensions of the proposed dam. The map shows that the dam is to be built about a half mile east of the present dam, that it would back the water up each of the three forks of Ogden river about three miles, that the water in the proposed reservoir at its deepest point would be 75 feet, and at the points where the bridges now cross the Middle and North forks of the river the water would be fully 50 feet deep. The immense reservoir would contain 2,000,000,000 cubic feet of water or 13,000,000,000 gallons of water, sufficient to irrigate a tremendous tract of land and to furnish power for large factories.

The plans show that the proposed new road to Eden would be five miles shorter than the present road and to Huntsville proper the same distance as the old road, while to Liberty the proposed route would be two miles shorter. If the project goes through, the company expects to commence work on the dam in the spring.

## BRIDGE DOUBLE TRACKED.

Rapid Transit by Use of Props and Curve Gets Over Ogden River.

Ogden, Nov. 21.—The Ogden Rapid Transit company has commenced work in putting in a frog on each side of the Ogden River bridge so that it can run its cars across the bridge on its

side of the same and run upon its double tracks, which are laid up to the bridge on both sides, without the necessity of a switch. By the use of these frogs and a double track across the bridge with the rails only three inches from the present rails, it will be able to run on its double track about as well as if it had been permitted to run another straight track across the bridge, as it had intended doing, which would have required the mayor and police over which a damage suit is now pending in the district court. The company expects to have the frogs completed in a few days.

## WEBER COUNTY AFFAIRS.

Delinquent Tax List Smaller Than Last Year—Advertising Bids.

Ogden, Nov. 21.—At the regular meeting of the board of county commissioners bids for the publication of the delinquent tax list were opened. The Standard and Examiner each bid 25 cents per description, while the Journal's bid was only 10 cents. The matter was laid over for one week, to give the commissioners opportunity to investigate the circulation books of the Journal to ascertain if it has a circulation sufficiently large, as required by law.

The delinquent tax list will be smaller this year than last. According to Treasurer Chambers' estimates the total amount of delinquent taxes will not exceed \$50,000, the people having paid their taxes up very satisfactorily.

The resignation of Joseph Fowles as justice of the peace of Hooper was accepted by the board, but his successor was not named.

## DAMAGE SUIT DISMISSED.

The case of James Lambros, a Greek laborer, against the Utah Construction company, came to a sudden end yesterday afternoon in the district court, greatly to the surprise of the

court and all concerned, as the prosecution moved for the dismissal of the action through Attorney F. J. Gustin of Salt Lake City. The case was commenced last Friday, and continued yesterday. A jury was secured and the plaintiff was examined through a Greek interpreter, but his testimony was very unreliable and unsatisfactory, and it was very evident that unless more substantial testimony concerning the accident was secured the case would fail. Two other witnesses were examined for the prosecution when it became evident to Attorney Gustin that the allegations in the complaint could not be substantiated, hence he moved for a dismissal of the suit, which was granted. The action was brought to recover \$15,000, alleged to be due for injuries suffered by Lambros while employed as a laborer for the construction company.

## SUIT FOR DIVORCE.

Suit for divorce has been filed in the Second district court by Charles C. Sherman against Louise K. Sherman. The complaint alleges that the couple were married at Ogden City, Nov. 23, 1899. That June 17, 1904, defendant, disavowing the solemnity of her marriage vows, deserted plaintiff and has refused ever since to live with him.

## WEDDING BELLS.

Marriage licenses were granted by the county clerk to the following couples: Osker Dirk Van Battenburg, 24, and Miss Adrianna de Heer, 23, both of Ogden City.

Thomas W. Norris, 18, and Miss They Warren, 17, both of North Ogden, Weber county.

William A. Brown, 22, of Ogden, and Miss Eliza Wilson, 18, of Idaho Falls. Amos M. Hammon, 21, and Miss Edith Hobson, 22, both of Roy, Weber county.

## BRIEFS AND PERSONALS.

Prof. A. Sullivan of Denver is visiting in Ogden for a few days on business.

The Marriage of "Kitty" is to be played at the Grand opera house tonight.

County Supt. of Schools William N. Peterson has removed to his new office in the courthouse. He now has three rooms facing on Twenty-fourth street, much more pleasant than those formerly occupied by him.

William D. Van Dyke and Ernest P. Hild have been appointed deputies in the office of County Clerk Mouton.

## PROVO DEPARTMENT.

The "News" is delivered by carrier in Provo at 15 cents per month. R. J. Dagdale, Agent.

## CITY AND COUNTY AFFAIRS.

Eight Bids for City Bonds Before Council—Garden City Notes.

Special Correspondence.

Provo, Utah Co., Nov. 21.—Eight bids for the \$20,000 electric light and waterworks 4 1/2 per cent 10-20 bonds, to be issued by the city, were received and opened at the meeting of the city council last evening, all from eastern bond buyers. They ranged from par to \$1,355 premium, bid by E. H. Rollins & Sons of Denver, and \$1,350 premium offered by N. W. Harris & Co. of Chicago. Mr. W. A. Scott, representing Rollins & Sons, was at the meeting, and his company's bid was accompanied by a \$1,000 certified check as an evidence of good faith. Both Harris & Co. and Rollins & Sons require a supreme court decision validating the bonds, before they will accept them.

The bids were referred to the committee of the whole, which met at 2 o'clock this afternoon to consider the bids and will report at a meeting of the council to be held at 5 o'clock this afternoon.

W. S. Carr, who owns land—about five acres—near De Long avenue, which he claims the city is using as a street, presented a communication offering to sell the land at \$200 an acre. Referred to the committee on judiciary.

The committee on electric light was instructed to place a light at the intersection of Second and South and Second and West streets, and the recorder was instructed to request the R. G. W. Ry. company to place two lights at its depot.

On a report of the committee of judiciary it was decided to permit the poles of the Independent Telephone company to remain in the sidewalk on East center street, the company having laid them on the line given by the city.

The street supervisor was instructed to place a bridge across the race on the sidewalk on Fifth North street at the crossing of Sixth West street.

## COUNTY COMMISSIONERS.

The board of county commissioners were in session yesterday, and transacted the following business:

President T. N. Taylor of the Provo Building & Loan association, appeared before the board and protested against the association being taxed on mortgages of its members held by the company. The matter was referred to the board and county appointed deputies in the office of County Clerk Mouton.

A notice was received from the Telephone Exchange company advising the board that the company would pay the taxes assessed against it in the county for the year 1905 under protest.

## WILFORD J. KNUDSEN'S DEATH.

Herman Knudsen has received a letter from President J. M. Christensen, of the Scandinavian mission, giving the details of the death of Wilford J. Knudsen in the hospital at Copenhagen on the 3rd of this month. He died of a heart attack, and was unexpectedly so. Elder Knudsen was perfectly conscious to the last, but did not seem to know that his end was near, and therefore, left no special message to his loved ones at home. President Christensen speaks in the highest terms of the missionary labors of Elder Knudsen and writes words of consolation to the bereaved family. He states that all that could possibly be done for Elder Knudsen was done at the hospital and by the committee of the church. He believed the body will arrive here about the 24th.

## PROCTER ACADEMY ANNIVERSARY.

The 22nd anniversary of the Procter Academy was celebrated by the school yesterday in Procter hall. The hall was tastefully draped in the colors of the school, velvet and black, and decorated with flowers, pictures and appropriate mottoes.

During the day the younger pupils were entertained, appropriate exercises being given. In the evening the students of the academic department and many friends attended a reception given by the faculty. A fine program of music, song and recitation was rendered, and dainty refreshments were served.

## WEDDING BELLS.

J. A. Dorsey, 32, and Emma Pierce, 35, both of Payson were married here yesterday, by County Clerk Gee.

Marriage licenses have been issued to the following couples: James Shingleton, 39, and Alice Jex, 20, both of Spanish Fork. Hilkey J. Ainge, 26, and Margaret A. Boyack, 21, both of Spanish Fork.

## GARDEN CITY NOTES.

George A. Startup, of the Startup Candy company, who has been east as far as Chicago for the past three months, has returned. While away he placed large orders for candy specialties manufactured by his company in Chicago and other large cities between Provo and Chicago.

Sheriff Hannon has been notified that a large quantity of fire, belonging to John Jones, of Spanish Fork, stacked between Spanish Fork and Payson, was burned Sunday night. The origin of the fire is not known.

Douglas M. Todd and James P. Dunn have accepted the agency for the sale of stock of the Utah Mexican Sugar and Live Stock company of which former governor Heber M. Wells is the president and Mayor Roy Johnson vice president. Messrs. Todd and Dunn are now canvassing Utah county.

It is reported from reliable sources that the insurance company which insured Mrs. Holtway's home in Vineyard will not appear against Alfred Holdaway. Mrs. Holdaway's son, who set fire to the place about two weeks ago. It is not known whether the county authorities will push the case of whether they have enough evidence, without the evidence of the insurance company to secure a conviction. The sympathy for Mrs. Holdaway, who lost her home, and who will, of course, receive no indemnity, is general.

John Grier of the Grier house, has sworn to a complaint in Justice Noon's court, charging W. L. Clark with obtaining board and lodging at the Grier house, without paying for it. Clark is believed to be in Price and a warrant has been issued for his arrest.

A daughter has been born to Mr. and Mrs. T. J. Farrar, a well-known Indian, passed through Provo yesterday, for Indianapolis. He reported that Jim Bridger, an Indian well known in this vicinity, where he lived with his wife, Patsy, several years, died five days ago at Uintah. Patsy died about two years

# RHEUMATISM RELIEVING THE PAIN IS NOT CURING THE DISEASE.

No class of sufferers are subjected to such torture as are those afflicted with Rheumatism. When this disease becomes entrenched in the blood it seems to affect every part of the body with its sharp, shooting pains and other disagreeable symptoms. The nerves sting, the muscles throb and jerk, the joints inflame and swell, the bones ache and the flesh becomes so swollen and tender that to touch it causes the most intense pain.

When the sufferer is in this condition relief must be had at once, and any treatment that will ease the pain and suffering is used. Plasters, fiery liniments, penetrating oils, etc., are applied and often medicines containing morphine or other destructive opiates are taken internally. But relieving the pain is not curing the disease, and at the first exposure to cool or damp weather or slight attack of indigestion the pains and aches will return.

The aches and pains are only symptoms which you may scatter with plasters, liniments, blisters etc., or quiet with opiates, but the real seat of the disease is in the blood, and until this vital stream is cleansed of the acids and poisons and strengthened and built up, Rheumatism cannot be cured. The sufferer is wasting valuable time applying external treatment, or using soothing drugs, because the longer the poisons remain in the blood the firmer hold the trouble gets on the system, and often the most pernicious drug habits are formed through the use of medicines containing opiates or anodynes, and the victim finds himself a complete slave who must either suffer constant torture or be kept under the influence of a narcotic.

The cause of Rheumatism is a too acid condition of the blood, brought on by indigestion, chronic constipation, weak kidneys, torpid liver and a general sluggish condition of the system. All food taken into the body contains, in some form, the elements necessary to sustain the different parts. One portion is used for making blood, another for bone, another for fat and so on. After these different properties are extracted there still remains a portion that is useless, or waste matter which is intended to be thrown off by nature, but this sluggish, weak condition of the system interferes with its proper action and the waste matter is left to sour and form uric acid and other poisons which are absorbed into the blood.

When the poison of Rheumatism is in the blood all kinds of complications may be looked for. As the disease progresses the joints become coated with a gritty, corrosive substance which seriously interferes with their working and movements, and sometimes they become permanently stiff and useless, the general health is affected, the heart is also often attacked, resulting in palpitation, and sometimes death.

S. S. S. is a safe, reliable treatment for Rheumatism. This great medicine is made of roots, herbs and barks of the forests and fields selected for their purifying and building up properties. It does not contain a particle of mineral of any kind, nor the slightest trace of opiate in any form. S. S. S. cures Rheumatism by going down into the blood and attacking the disease at its head. It neutralizes the poisons and acids and dissolves the salts and irritating deposits, making the blood stream pure, strong and fresh. When the blood has been purified and built up by S. S. S. the pains and aches of Rheumatism pass away, the muscles become soft and elastic again, the joints regain their

natural action, every symptom of the disease is removed, and the cure made permanent. Special book on Rheumatism and any medical advice desired, without charge.

THE SWIFT SPECIFIC COMPANY, ATLANTA, GA.

# S.S.S. PURELY VEGETABLE

ago. Warrone says only a few Indians live at Indianola, now, most of them having gone to the reservation and taken their allotments of land.

City Marshal Henry has received a letter from G. E. Burch, of Montrose, Colo., asking the particulars of the commitment of his son, Roland Burch to the industrial school by Judge Booth about two months ago. Roland Burch and Paul McGraw, the latter from New York, each about 15 years of age, were tramping through the country, and took some small articles from Herman Burch's house near the county infirmary, which led to their arrest. They were bright boys and were not averse to going to the industrial school, where they could be given a home and an opportunity to learn some useful work. McGraw said he had no parents and, as it is remembered the Burch boy said he had been sent away from his home in Montrose.

## NEW YORK DENTIST ROBS LOUIS OF BATTENBURG.

New York, Nov. 21.—Prince Louis' strenuous life in America included several extra strenuous hours in a dentist's chair and that particular part of his program proved costly. The total time spent with the dentist was 12 hours, according to a friend of the prince and the bill was \$1,000.

When the bill was presented the prince said nothing but gave his check, for the amount. Later in the day, however, he showed the receipt to his friend, Col. Robert M. Thompson, who declared that it was pretty steep even for a New York dentist.

"The prince paid the bill as soon as it was presented," said Col. Thompson last night, "and the matter would have ended there had I not seen the amount charged. I told the prince what I thought about it and his British sense of fair play caused him to make a protest. The bill as presented was not itemized, and the prince at my suggestion, wrote the dentist asking that an itemized bill be sent to Sir Percy Sanderson, the British consul general. All further action will be in Sir Percy's hands."

"The work done by the dentist consisted in filling four teeth and putting in an artificial one."

The dentist who did the work for the prince was not at home to visitors last night. Earlier in the day he is reported to have declined to discuss the matter beyond saying that a bill had been presented and paid.

## Don't Dorrow Trouble.

It is a bad habit to borrow anything, but the worst thing you can possibly borrow, is trouble. When sick, sore, heavy, weary and worn-out by the pains and poisons of dyspepsia, biliousness, Bright's disease, and similar internal disorders, don't sit down and brood over your symptoms, but try for relief to Electric Bitters. Here you will find sure and permanent forgetfulness of all your troubles, and your body will not be burdened by a load of debt disease. At Z. C. M. I. Drug Store. Price 80c. Guaranteed.

It is because of the fact that SYRUP OF FIGS is a remedy of known quality and excellence, and approved by physicians that has led to its use by so many millions of well informed people, who would not use any remedy of uncertain quality or inferior reputation. Every family should have a bottle of the genuine on hand at all times, to use when a laxative remedy is required. Please to remember that the genuine Syrup of Figs is for sale in bottles of one size only, by all reputable druggists and that full name of the company—California Fig Syrup Co., is plainly printed on the front of every package. Regular price, 50c per bottle.

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