J. TUCKER. H. W. SKLLS. SELLS & COMPANY Nos. 150 & 152 W. First South St., Opposite 14th Ward Assembly Rooms WHOLESALE AND RETAIL DEALERS IN LUMBER, FLOORING, LATH, SHINGLES, PICKETS, Cedar Posts, Nails and Window Weights. **DOORS, WINDOWS, TRANSOMS & MOULDINGS, A SPECIALTY** PRICES TO SUIT THE TIMES. IF YOU WANT BARGAINS CALL ON US PEFORE PURCHASING





EVENING NEWS.	comet, it is eccentric and unreliable, and not at all like that of one of the fixed stars. It leads to sophistical	stitutes a prophet, and we point ou that Joseph Smith had those constituents. This is exhibited, firstly, b
Baturday, - June 9, 1858.	You ask what system I would sug- gest? I should say the one that comes	scriptural evidence, in the shape of prophecies which point to the reisin up of a prophet in the latter times
low to Study the Doctrines of the Church.	the nearest to obtaining the beneficial results of debate without any of its deleterious effects. I have formulated a method of that character, and have practically demonstrated its beneficial	dictions have been fulfilled. Thirdly that he organized the Church of Chris in its completeness, after the patter given by the Redeemer himself
A LECTURE	results among the young people, hav- ing personally taught a number of classes in accordance with it. It is simply this: The subject is selected; suppose that we call the theme the	Jesus. In this way, instead of bein
elder John Nicholson,	First Principles of the Gospel. I form- ulate a number of propositions, one	tative building is made complete, "
Delivered at the General Conference of the Young Men's Mutual Improvement Association, Salt Lake City, Sunday Afternoon, June 3, 1888. REPORTED BY F. E. BARKER.	set of which are opposite in character to the views that we desire to sustain, and the other in harmony with them. I will give you an example of the the process by naming some of the propositions that are, in one instance, based upon the views generally enter- tained by the religious world, and the other those that can be consistently	To the young, should be pointed ou the necessity of intense thought. I they think strongly and methodically they will speak and write vigorously and vice versa. If they are taught t think systematically, they will exhibi- the beauty of the principles of the Gospel in their clearness. Instead of doing this, and invoking the aid of the
The subject that has been given to	sustained by the student. I will here repeat them in their order:	Spirit of God to assist us we some times act like a huntsman who goe
our humble servant to treat upon his afternoon is entitled, How to tudy the Doctrines of the Church.	Positions generally sustained by sectorians (notably Protestants)	
After having listened to the eloquent ectures and discourses which have	fained by the student: to be reasoned away and overthrown by the student.	the state of the s
cen delivered in this house since the ommencement of this great confer- nce, I have felt some regret that I ave not more amply prepared myself	First. That salva- tion cannot be at- tained by belief in Christ and His atone- ment without good works.	afford to lay aside the demonstrate
or the discharge of this duty. I, how- ver, dismiss this feeling, as it is not itogether dissociated from selfish- ess, which I desire, under all circum- tances, to discard. I simply wish to fler a few suggestions that I hope	Second. That the only correct mode of baptism is immer- sion; that it is posi- tively essential to salvation, and is for the remission of sins. and not for the re-	the pupils together and teach them on subject at a time en masse. You hav to grade and classify them according to their capacity and degree of ad
vill be of use in the Matual Improve tent Associations in a practical ense. I have long recognized the need of ome simple process, or system, that	mission of sins. Third. That the Third. That the Holy Ghost is ob- tained after beliet, obtained by belief in repentance and bap- tism, by the ordin- tism, by the ordin- ance of laying on of any outward ordi-	more systematic and practical course. I should have been pleased to have expressed myself further, as the sub- ject opens before my mind; but, in the words of the hymn that we often step
ould enable the young of the	the hands of men nances, having divine anthor-	"The time is far spent, there is little re maining,"
study that would make them, in the shortest time possible, convers at with the principles of the Gospel	Fourth. That Apos- iles, Prophets and ties, Prophets and other inspired teach- ers and revelation are ers and revelation	with this difference, that there isn' any left at all. May the Lord bless you, is my prayer in the name of Jesus Amen.
the Redeemer. I assert it to be the aty of every youth within the pale of	as necessary to the were needed in the Church now as ever, primitive condition and cannot be dis- of the Church, but	LIFE AND DEATH.
e Church to place himself in a posi- on that will enable him, whenever ccasion shall demand it, to give an	pensed with. are done away be cause no longer needed.	A WOMAN RETURNS TO LIFE TWICE AF- TER BEING PRONOUNCED DEAD.
telligent reason for the hope that is him. In connection with this question, ere is an important reason that has been touched upon by those who have	The number of propositions may be increased to any extension desired, according asit may be necessary to divide and simplify the subject. Any theme can be treated in this way, re-	MEMPHIS, May 28.—Two weeks ago Mrs. D. Webb, proprietress of a gro- cery store on Beales street, received a telegram that her daughter-in-iaw.
ecceded me, and has been specially entioned in the address of the Su- rintendency that has just been read the magnitude of the work that de- lives upon this community of Saints.	ligious or otherwise. It is founded upon the demonstrated truth that there is an opposite in all things and that nothing stimulates mental activ- ity in man to so intense a degree as opposition. Hence the philosophy of	Mrs. Sarah Webb, living in Henderson County, was dead. She dispatched her son after the body. In order to look once more upon her beloved daughter's face. Mrs. Webb had the coffin opened.
e burden of which must necessarily	ite proposition as an objective point.	While looking on the face she was hor- rified at seeing the eyes slowly open and gaze into hers. Mrs. Webb was for a time completely spell-bound and

Fourthly, that those who conform to the doctrines He enunciated received the Holy Ghost; the testimony o Jeaus. In this way, instead of being disjointed and jumbling, an argumen-tative building is made complete, " "To the young, should be pointed on the necessity of intense thought. I they think strengly and methodically thay will speak and write vigorously and vice verss. If they are taught to think systematically, they will exhibit the beauty of the principles of the Gospel in their clearness. Instead o doing this, and invoking the aid of the Spirit of God to assist us we some times act like a huntsman who goe into the field and shoots atmiessly in the method I have attempted to define on the ground that it requires classif faction. In these matters, we canno afford to lay aside the demonstrated truths of ages. When a school is con ducted, you do not take the whole o the pupils together and teach them on aubject at a time en masse. You have to grade and classify them according to their capacity and degree of ad-vancement. Unless we do this, we will not make the progress in the As-sociations, that we can by adopting the more systematic and practical course. I should have been pleased to have expressed myself further, as the sub-ject opens before my mind; but, instead words of the hymn that we often sing "The time is far spent, there is hittle re-maining,"

 Decasion sitall demand it, to give an intelligent resson for the hope that is increased to any extension desired.
The nomber of propositions may be normally of sitang the sourcessary to divide and simplify the subject. Any preceded me, and has been epecially mentioned in the address of the source source between the intervent of the most that can be rested it this way, rested to the work that devices the source of the totake to the fork that devices to the totake totake totake to the totake tota Dobson O B Dundas S L Lassmussen Chi lendall Elbert ans Chas Rendall Elbert Rose Melburn Ross L F Roberts Onia Roberts Timoth Robertson W B Salt Lake Leade Editor of Spencer Daal Spencer F G Schafer H Suter Hyrum Schult Albert dwards Mo Emannuel S Emrich T H Evens Wm Funk Marcus Francis N L Farley W F Girard Alfred Groswed F S Bilchrist H

ut	LEGAL NOTICES.	LEGAL NOTICE.
t-y	NOTICE TO CREDITORS.	In the Probate Court of Salt Lake County, Territory of Utah,
of og s.	Estate of Jacob Gibson, Deceased.	In the matter of the Estate and Guardian- ship of George F. Winters.
e- y, st	Notice is HEREBY GIVEN BY THE undersigned, Administratrix, with the Will annexed, of the Estate of Jacob Gibson, deseased, to the creditors of, and all	Order to show cause on application of Guardian for order of sale of Real Estate.
to ve of as	persons having claims against the said de- ceased, to exhibit them with the necessary vouchers, within ten months after the first publication of this notice, to the said ad- ministratrix, at the office of E. R. Young, No. 121 Main Street, Salt Lake City, in the County of Salt Lake. Dated at Salt Lake City, May 2nd, 1883.	T APPEARING TO THIS COURD from the petition thus presented and filed by Johanna Winter, the Guardian of tha person and estate of George F. Winter, a minor, praying for an Order of Sale of cer- tain real estate, to wit: Situated in the City and County of Salt Lake and Territory of Utah, and described and bounded as fol-
IL J.	SARAH B. GIBCON, Administratrix, with the will annexed, of the Estate of Jacob Gibson, deceased. d oaw 4w	lows, being a part of lot four, in block ten, of plat A, sait Lake City survey, commenc- ing at the south west corner of said lot, thence east 6% rods, thence north 30 rods, thence west 6% rods, thence south 20 rods to
he of	BOTICE TO CREDITORS. Estate of Samuel Steward, deceased.	the beginning; that said property is unim- proved and non-productive, and that it is for the best interest of said Ward, and nccessary that such real estate should be
he es in re to e,	NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the Estate of Samuel Steward, deceased, to the creditors of, and all persons having claims against the said deceased to exhibit them with the neceasary vonchers, within FOUR MONTHS after the first publication of this motice, to the said administrator, at his residence, Sugar House Ward, in the County	sold; partly for the maintainance and edu- cation of said Ward, and partly in order that the proceeds may be put out at interest,
ot ot	of Shit Lake. ROBERT C. STEWARD, Administrator of Estate of Samuel Steward, deceased. Dated May 22nd, 1888. d law 4w	Salt Lake, Utah Territory, then and there to show cause why an order should not be granted for the sale of said real estate. And it is further ordered that a copy of this order be published once a week for four
of se ve	NOTICE TO CREDITORS. Estate of Henry Debenham, Deceased.	successive weeks before the said day of hearing in the DESERET NEWS, a news- paper printed and published in said City and County of Sait Lake. Dated May 12, 1888.
1- 8- 8- 8- 8- 8- 8- 8- 8- 8- 8- 8- 8- 8-	NOTICE IS HEREBY GIVEN BY THE undersigned, Executor of the last Will of Henry Debenham, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within four months after the first publication of thus no- tice, to the said Hyrum James Debenham, at East Mill Creek Precinct, in the County of Salt Lake. HYRUM J. DEBENHAM, Executor of the Last Will of Henry Deb-	County of Salt Lake, I, John C. Outler, Clerk of the Probate Court in and for the county of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of order to show cause in the matter of the estate and guardianship of George F. Win- ter, a minor, as appears of record in my
71 F.	enham, deceased. Dated May 26th, 1888. d lawiw NOTICE TO CREDITORS.	office. In witness whereof, I have hereauto set my hand and affixed the seal of said court, this 12th day of May, A. D., 1888. [SEAL] JOHN C. CUTLER,
1	Estate of Joseph McKay, Deceased.	diw Probate Clerk.
	NOTICE IS HEREBY GIVEN BY THE undersigned, Administrator of the Estate of Joseph McKay, deceased, to the creditors of, and all persons having claims against the said deceased, to ex- hibit them with the necessary vouchers, within ten months after the first publica- tion of this notice, to the said Adminis-	LEGAL NOTICE. In the Probate Court in and for Salt Lake County, Territory of Utah. In the matter of the Estate of Carl Rosgnard, deceased.
	trator, at No. 603, South, Second East Street, Salt Lake City, in the County of Salt Lake. JOHN Y. SMITH, Administrator of Estate of Joseph McKay.	Order appointing time and place for Set- tlement of final account and to hear Petition for Distribution.
THE	deceased. Dated May 29, 1888. d oaw 4w	ON READING AND FILING THE PE- tition of A. T. Christensen, administra-
- n s d	MAYOR'S NOTICE. Of the Assessment of Local Tax for the Extention of Water Mains on E Street.	tor, with the will annexed, of the estate of Carl Rosgaar", deceased, setting forth that he bas filed his final account of his ad- ministration upon said estate in this Court; that all the debts have been fully paid, and that a portion of said estate remains to be di- vided among the heirs of said deceased, and
e	NOTICE IS HEREBY GIVEN THAT the City Council of Sait Lake City will extend the water mains of said city along & Street as follows: Commencing at the in- tersection of E and Sixth Streets, thence south along E Street, to a point midway be- tween Third and Fourth Streets, unless	praying among other things for an order allowing said final account and of discribu- tion of the residue of said estate among the persons entitled. It is ordered that all persons interested in the estate of the said Carl Rosgaard, de- ceased, be and appear before the Probate Court of the Gounty of Sait Lake, at the

MAYOR'S NOTICE of the Associament of a Local Tax for the Extension of Water Maine on I

Normeet. Normeet. Norme is the second of Salt Lake City where the second of Salt Lake City is a strengt the water mains of said city is a strengt the water mains of said city is a strengt the water mains of said city is a strengt the water mains of said city is a strengt the second and signal Streets, is a strengt the objections to said extension of the property so to be affected or bene-tied, as shown by the last preceding city is a strengt the objections to said extension of the property so to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tied, as shown by the last preceding city is a strengt to be affected or bene-tension it will be necessary to assess a tax of four mills per square foot, running back to the centre of each block, upon all the lost is a strengt to be laid, a particular descrete is a strengt to be laid, a particular descrete is a strengt to be laid, a particular descrete is a strengt to be laid, a particular descrete is a strengt to be the strengt and the lost assess is a strengt to be laid, a particular descrete is a strengt to be strengt and the lost assess is a strengt to be strengt and the lost assess is a strengt to be affect to be strengt and the lost assess is a strengt to be strengt and the block for a strengt to be strengt and the block for a strengt to be strengt and the block for a strengt to be strengt and the block for a strengt to be strengt and the block for a strengt to be strengt and the block for a strengt to ardia

rods to ould be nd edu-

sons in before f June Roon

FRANCIS ARMSTRONG, Attest: Mayor.

BEBER M. WELLA, SEALI City Recorder. SALT LAKE CITY, May 17th, 1888. SEAL

MAYOR'S NOTICE

ssessment of a Local Tax tar xtension of Water Mains on Temple Street, from K to P

NOTICE IS HEREBY GIVEN THAT the City Council of Salt Lake Oity will extend the water mains of anid city along south Temple Street as follows commencing at the intersection of K and along said South Temple Street to P Street, along said South Temple Street to P Street to along said South Temple Street to P Street, along said South Temple Street to P Street, along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple Street to P Street to along said South Temple S Judge. Lake, in tify that ect copy r of the auto se

of June, 1888. The estimated cost for said extension of the water mains is three thousand four fundred (\$3,400) dollars. That for the pur-pose of defraying the costs and expanses of said extension of the water mains it will be necessary to assess a tax of four mills per square foot upon all the lots or pieces of land adjacent to or abutting upon the said street, along which the said mains are to be laid, a particular description of which is as follows, to wit: All of Lots 1 and 2, Block 3; All of Lots 1 and 2, Block 3; All of Lots 1 and 2, Block 4; All of Lots 1 and 2, Block 5; All of Lots 1 and 2, Block 8; All of Lots 1 and 2, Block 7, in FlatG, Salt Lake City Survey; lt Lak

All of Lots 1 and 2, Block 7, in FlatG, Salt Lake City Survey; All of Lots 5 and 6, Block 58; All of Lots 5; 6, 7 and 8, Block 57, in Plat B, Salt Lake City Survey; All of Lots 4 and 5, Block 38, in Plat F, Salt Lake City Survey. By order of the City Council, given May, 15, 1888. IE PE

g forth Court

FRANCIS ARMSTRONG. Attest: HEREE M. WELLS, ed, an

a orde SEAL.] City Recorder. Salt Lake City, May 17th, 1888 ong

LEGAL NOTICE.

Guardian's Sale of Real Estate.

Probate Court, in and for Salt Lake County, Territory of Utah.

Before the Hon. Klins A, Smith, Judger

ceased, be and appear before the Probate Court of the Gounty of Salt Lake, at the Court Room of said Court, in the County Oeuri House, cn the 12th day of June, 1888, at 11 o'clock a.m., then and there to show cause why an order allowing said final ac-count and of distribution should not be made of the residue of said estate among the heirs and devisees of the said Carl Ros-gaard, deceased, according to law. It is further ordered that the clerk cause copies of this order to be posted in three public places in Salt Lake County and published in the DESERFE EVENING NEWS, a newspaper printed and circulated in Salt Lake County, three weeks successively prior to said 12th day of June, 1888. ELLAS A. SMITH, Probate Judge. In the Matter of Jane T. Pyper, Guardian the Estate of Brigham. Pyper, Mar E. Pyper, Maggie M. Pyper and Effemmid Pyper, Minors. **PURSUANT TO AN ORDER OF THE** Frobate Court, in and for Salt Lake County, in the Territory of Utah, made and entered of record by said Court in this mat-ter, on the 13th day of May, A. D. 1995, the nedering will sail for cash at Private undersigned will sell for cash, at Private Sale, the West half of Lots One and Eight, in Block Fourteen and Flat F, Salt Lake City Survey. Bhe solicits offers for the same in writing until the 16th day of June pext, which of-fers may be left at the office of Z. Snow, 71k E. Second South Street, this city, or with her personally at her residence. No offer will be accepted until after June 16th, 1888. Dated May 12th, 1888. County of Salt Lake. | #. I, John O. Cutler, Clerk of the Probate Court in and for the County of Sait Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and cor-rect copy of Order appointing time and for distribution in the matter of the Estate of Carl Rosgaard deceased, as appears of record in my office. In witness whereof, I have here-unto set my hand and affixed the Seal of said Court, thus 12th day of May A. D. 1988. Per Z. Snow, her Attorney. [SBAL.] LEGAL NOTICE. JOHN C. CUTLER, Probate Clerk. In the Probate Court in and for Salt Lake County, Territory of Utah. d 8w MAYOR'S NOTICE In the matter of the Estate of Jacob Of the Assessment of a Local Tax UPON READING AND FILING THE for an order of charles Johnson, praying and directing the administrators of the said Estate to execute to him a deed of deceased, particularly described is his said petition, in purstance of an agreement the said Jacob Malmstrom during the life time of deceased. It is ordered that Batur-day, the Eird day of June, 1986, as 11 a. m., at the County Court House, in Sail Lake (City, be and is hereby appointed for the bearing of said petition, at which time all persons interested in the said estate may appear and contest said petition. It is further ordered that a copy of this notice be published for FOUR successive, methods in the DESERT EVENTION NEWS, a newspaper published in Sait Lake County, Witness wind this field day of May for the Extension of Water Mains on Fourth South Street from First to Second West Bireets. N OTICE IS HEREBY GIVEN THAT the City Council of Salt Lake City will extend the water mains of asid city along Fourth South Street, as follows: Commenc-ing at the intersection of Fourth South and first West streets, thence west along said Fourth South Street to Second West Street, unless written objections to said extension, signed by the owners of one-half, in value, of the property so to be affected or bene-fied, as shown by the last preceding city assessment roll, are filed with the Oily Re-corder on or before Saturday, the ainth day or June, 1882. The estimated cest for said extension of the water mains is two thousand (\$2000) dollars. That for the purpose of defraying the costs and expenses of said extension it will be necessary to assess a tax of four mills per square food of land, running back to the centre of each block, upon all the lots or pieces of land adjacent to or abutting up-on the said street along which the said mains are to be laid, a particular descrip-tion of which is as follows, to wil All of Lots 5, 6, 7 and 8, in Block 42; all in Particular Lake City survey. The dest Lake City Souncil, given May iste, 1883. FRANCIS AEMSTEONG, Attest: Mayor. to Second West Streets. newspaper published in Salt Lake County Utah Territory. Witness my hand this 22nd day of May ELIAS A. SMITH. Probate Judge TERRITORY OF UTAH. County of Salt Lake. County of Balt Lake. [*** I, John C. Cutler, Clerk of the Probate Court in and fer the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and place for copy of Order appointing time and place for hearing pedition of Charles Johnsen, in the matter of the Estate of Jacob Malimstrom, dereased, as appears of record in my office. In witness whereof, I have here-unto set my hand and affixed [SEAL.] the seal of said Court, this 22nd day of May, A. D. 1888. JOHN C. CUTLER. FRANCIS ARMSTRONG, Mayor. Attest: BEAL] HEBBE M. WELLS, [SEAL] City Recorder. Salt Lake City, May 17, 1888. JOHN C. CUTLER, Probate Clar MAYOR'S NOTICE. d 4w MAYOR'S NOTICE of the Assessment of a Local Tax for the Extension of Water, Mains on N for the Extension of Water Enton D Street. The set of NOTICE IS HEREBY GIVEN, THAT the City Council of Salt Lake City will extend the water mains of said city along D Street as follows: Commencing at the intersection of D and Third Streets, along D Street as follows: Commencing as the intersection of D and Third Streets, indiverse the source of D and Third Streets, indiverse south along said D Street to a point midway between First and Second Streets, unless written ebjections to said extension of the property so to be affected or benefit-ed, as shown by the last preceding sity assessment roll, are filed with the Otty Recorder on or before Saturday, the ninth day of June, 1888. The estimated cost for said extension of the water mains is serven hundred and fifty (\$750) dollars. That for the purpose of de-traying the costs and expenses of said ex-tention it will be necessary to meets a tax of four mills per square foot of land, run-ning back to the centre of each hierk, meet all the lots or pieces of land adjacent to or abutting on the said street along which the said mains are to be laid, a particular de-scription of which is as follows, to wit: All of Lots 1 and 5, Block 39; All of Lots 7, block 19; All of Lots 8 and 5, Block 39; All of Lots 8 and 5, Block 39; All of Lots 9, block 19; All FRANCIS ARMSTRONG Attest: HEBER M. WELLS, [SEAL.] City Becorder. SALT LAKE CITY, May 17th, 1888 Lake City Survey. By order of the City. Council, given May 15th, 1885. Down With High Prices FRANCIS ARMSTRONG, Mayor. Attest: HEBBER M. WELLS, [SEAL] City Recorder. SALT LAKE CITT, May 17th, 1888. ONE THOUSAND DIFFERENT ARTICLES Bold Direct to Consum LEGAL NOTICE.

ARE PEERLESS.

FLORENCE SILK UNDERWEAR, HOSIERY, MITTENS, Etc. 6 R THE N ALL DESCRIPTION OF THE PARTY OF 心理世 AL. THE TRACE AND A DESCRIPTION OF THE PARTY OF

115 10

CORTICELLI SILK MILLS. The Oldest and Greatest Works of their kind in the World THE REMARKABLE GROWTH OF THE

CORTICELLI SILK BUSINESS IS EMPHATIC TESTIMONY TO THE SUPERIORITY OF THE PRODUCTS OF THE CORTICELLI SYSTEM. H. SAMPSON, Agent, 408, North Broadway, ST. LOUIS WHITE & SONS, WHOLESALE AND RETAIL HERS \mathbf{B} 38 W., FIRST SOUTH STREET. We Handle Everything in the Meat Line. -A FULL SUPPLY OF-ALL KINDS OF MEATS CONSTANTLY ON HAND. Sausages Fresh Every Morning, Dried Beef, Smoked Venison, Home Cured Hams, Pure Home Made Lard. DEALERS IN (NOROUGHBRED HEREFORD AND GRADE HEREFORD AND SHORTHORN CATTLE TELEPHONE CALL 289.

 ministry, T. have matried periods.
ministry, T. have erroneous he would have no such test-imony. Some people think all that is neces-sary in order to preach the Gospel is that they should be called upon, and go out and stand up, and the Lord will immediately pump them tull of intelligence. Such do not comprehend the economy of God. They do not un-derstand that He intends that men shall cultivate the gifts that they have inherited and received from Him; and that he never has from the beginning, and never will, worlds without end, place a premium upon laxiness. There is no excellence without labor, and the operations of the Holy Spirit suggest to the mind thoughts that are proper, and bring to the memory, when need-ful, those things that are appropriate to be spoken, as occasion may require. It is presumable that no person in this mind, but what he does and says him-self. In addition to the information im-parted and the guidance offered by the teacher in other respects, he can also aid the supils greatly is eliminating those faults that so frequently mar the effect of public speaking. Some, for instance, have the practice of looking up at the celling instead of at the sudience, as if, there was somebody aloft that they were endeavoring to convince of the correctness of the views that they are enuncisting. There are young men who get into a habit of standing in a slack and care-less way, as if they were held up by a

of which is as follows, to-wit: The whole of Lots 1 and 4, Block 75; The whole of Lots 2 and 3, Block 76; The whole of Lots 2 and 3, Block 66; The whole of Lots 1 and 4, Block 66; The whole of Lot 3, Block 47; The whole of Lot 3, Block 48; all in Pic D, Sait Lake City Survey. By order of the City Council, given Ma; 15th, 1888. FRANCE FRANCIS ARMSTRONG, Mayor. Attest HEBER M. WELLS, [SEAL.] City Recorder. SALT LAKE CITY, May 17th, 1888. SUMMONS. In the District Court in and for the Third Judicial District of Utah Territory, County of Salt Lake. Mary Bruce Anderson, Plaintiff, Scott Anderson, Defendant. ple of the Territory of Utah, sen greeting: To Scott Anderson, Defendant, YOU ARE HEREBY REQUIRED TO sppear in an action brought against you by the above named plaintiff in the Dis-trict Court of the Third Judicual District of homplaint filed therein within ten days (ex-complaint filed therein within ten days (ex-bery for the day of service) after the service on you of this summons—if served within this county ; cr, if served out offithis ounty, but in this district, within twenty default will be taken against you. — The side action is brought to have a de-face of this court dissolving the bonds of matrimony existing between the plaintiff and for costs of suit. The above relief is provide upon the ground that ever since the provide plaintiff with the cemmen noces-new. The dyou are berely notified, that if you have and during said time has neglected to provide plaintiff with the cemmen noces. — May ware and answer the said complaint for the court for the relief demanded her on the ground that ever since the provide plaintiff with the cemmen noces. — May ware berely notified, that if you have and during said time has neglected to her on the subove relief demanded her of life. — May ware berely notified, that if you pay to the Court for the relief demanded her on the subove relief demanded her of the subove relief YOU ARE HEREBY REQUIRED TO Witness, the Hon. Charles S. Zane, Judge, and the Seal of the District Court of the Third Judicial District, in and for the Territory of Utah, this 22nd day of May, in the year of our Lord one thousand eight hundred and eighty-eight. [SEAL.] HENRY G. MCMILLAN, Clerk. LEGAL NOTICE. In the Probate Court of the County of Sa Lake, Territory of Utah. In the matter of the Estate and Guardias ship of Warren B. Harrington and Thomas B. Harrington, Minors. Order to show cause why Order of Sale Real Estate should not be made. Real Estate should not be made. H ANNAH HARRINGTON, NOW HAN-nah Harrington Garn, the Guardian of the Estates of Warren B. Harrington and thomas R. Harrington, minors, having filed her petition herein, duly verified, praying for an order of sale of the real estate of asid minors, for the purposes therein set forth, it is therefore ordered by the Judge of said Court, that all persons interested in the es-tates of said minors, appear before the said Probate Court on Monday, the 18th day of product County of Sait Lake, Utah Terri-tory, to show cause why an order should not be granted to the said guardian, to sell so much of the real estate of the said minors at public or private sale as shall be neces-tated at least four successive weeks in the Disenser Evenno News, a newspaper prished at least published in said City and County. Based May 10th, 1888. ELLAS A. SMITH, Probate Judge. McIntyre Jno E McPhearson W G McKelvey A Nelson E H Nellegen Fred Norman Chas G Oswald F L 2 Offenbach C.E Page W P 3 Price Rees Parker W E Pullimer Bide Pritchett W E Rassemussen Chr TERRITORY OF UTAR, County of Salt Lake. I, John C. Cutier, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order to show cause in the matter of the Estate and Guardianship of Warren B. Harrington and Thomas R. Harrington minors, as appears of record in my office. In witness whereof, I have hereunto set my hand and affired the seal of said Court, this ICth day of May, A. D.1888. [SEAL] JOHN C. CUTLER.

