OGDEN DEPARTMENT.

Telephone 135 k. | 242 25th St.

OGDEN, UTAH. - NOV. 7, 1903.

HOLDUP MAKES A RICH HAUL.

Elite Club Rooms Raided by Lone Robber, Who Gets Away With \$2,000.

A.O.U. W. ASSESSMENTS RAISED

Systematic Mendicant Arrested-Dr. Talmage to Lecture-Warner Damage Suit to be Appealed.

One of the boldest holdups in the history of Ogden occurred last night about 11 o'clock, when a single robber lined three men up against the wall in the Elite chib rooms and scooped in about \$2,000 ir. valuables. About \$1,000 of the amount is in checks, certificates of deposit and other papers, upon which payment will be stopped, but the robber got away with cash to the amount of about \$800; a gold watch of the value of \$200; an Elks diamond charm, valued at \$75, and Elks cuff buttoms, belonging to Mr. Kurtz, one of the pro-

The Elite club rooms are located over the Onyx cafe, on Washington avenue, in the very center of the busi-ness district. The proprietors are T. J. Kurtz and Louis Saville. Saville was the room at the time, and also two his dealers, J. T. Jones and B. A. Bingham. There was no play going an at the time, but there was a lot of money stacked on the table in anticlpation of playing after the show. One of the three men was reading and the other two were playing a game of

The robber walked up the stairs and entered at the back of the room. He evidently wore rubbers, as the men did not hear him approach till they heard him elitary than approach till they heard him tell them to throw up their hands. Looking around, they saw a big re-volver leveled in their direction, and

volver leveled in their direction, and behind it a man wearing a black mask, a soluch hat and checked overalls. Saville and Jones put up their hands, but Bingham, believing that the fellow was joking, said: "Oh, cut it out and quit your fooling." The robber advanced the pistol to within an inch of Bingham's nose and advised him to put up his shands or have his brains blown out, and Bingham's hands went upward.

ooly and methodically the masked visitor arranged his prisoners against the wall, telling him to put their hands up and keep them up. He then visited each table, scooping in the piles of money from the fare, roulette and dropping so much as one piece. In this way he got between \$600 and \$700. He then came to Saville, playfully poked his pistol against the proprietor's spine and told him he might put one hand down long enough to get his keys and lay them on the roulette table. Saville did as he was told and the robber took the bunch, immediately selected the right one and opened the safe. He then took out some money that was stored took out some money that was stored there, the amount being about \$100, and a gold watch valued at \$200. He also took several checks, notes and certifi-cates of deposit. All the papers which he did not want were dumped out on he did not want were dumped out on the floor. He then returned to the men and asked them if they had any money. Saville told him that he had a couple of dollars, but omitted to tell him of a wallet which was in his pocket con-taining about \$80. Obeying the orders of the man behind the gun, Saville tossed the \$2 on the roulette table. Each of the men wore a valuable watch and of the men wore a valuable watch and one or two diamonds of considerable value, but the robber made no attempt to get these. His work throughout was

His work done, he stepped to the door and informed the three gentlemen that the first one to look around would be "plugged with a lump of lead." He stood at the door some little time as if anxious to carry out this threat, then slipped noiselessly away with his

The police were notified immediately

FREE TO EVERYONE.

Read and Learn How You May Procure It. Read and Learn How You May Procure It.

The question of why one man succeeds and another falls, is a problem that has puzzled philosophers for centuries. One man attains riches and position, while his neighbor who started with seemingly the same, and better opportunities, exists in poverty and obscurity. No man can win success who is suffering from an irritating and nerve racking disease and the man who has the qualities of success withing him, would be quick to recognize this fact and seize the best remedy to cradicate the trouble.

A person afflicted with a serious case

A person afflicted with a serious case of hemorrhoids or piles is handicapped in the race for power and advancement. It is impossible to concentrate the mental energies when this dreadful trouble is sapping the vital forces. To show how easily this success destroying trouble can be overcome, we publish the following letter from a prominent Indiana man.

"When I received the former letter and booklet on 'Piles, their nature, cause and cure,' I was in a critical condition. Ulcers to the number of seven had formed on the inside of the rectum culminating in a large tumor A person afflicted with a serious cas

condition. Ulcers to the number of seven had formed on the inside of the rectum culminating in a large tumor on the outside resembling fistula. I suffered the most excruciating pain, could get no rest day or night. After reading the booklet I sent to my druggist but he happened to be out of Pyramid Pile Cure just at that time. However, I obtained a part of a box from my brother in-law and began their use. Five pyramids completely cured me. I procured a box later, but have had no occasion to use them. I have been waiting to see that the cure was permanent, before writing you of its success. I believe Pyramid Pile Cure to be the greatest and best pile cure on the market, and ask you to please accept my grateful thanks for this invaluable remedy. I take great pleasure in recommending its use to any sufferer along this line. You may use my name if you wish for reference to any one afflicted with this disease." J. O. Littell, Arthur, Ind.

You can obtain a free sample of this wonderful remedy, also the heads.

You can obtain a free sample of this wonderful remedy, also the booklet described above by writing your name and address plainly on a postal card and mailing it to the Pyramid Drug Co., Marshall, Mich.

MANAGER, . . F. A. LARKIN, CIRCULATOR, J. H. CROCKWELL. Telephone 448-x

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

and began looking for the robber. It is and began looking for the robber. It is believed that the man had one or two confederates, and that as he slipped out of the room he snatched off his mask and slipped into a long overcoat. He was described as a man of about five feet six inches in height and weighing about 155 pounds. For two or three days a man considerably taller has been hanging around the place and just before the robbery this man inquired downstairs if both the proprietors were in the gambling room. He is suspected of complicity in the crime.

A. O. U. W. ASSESSMENTS RAISED.

A very important conference of the A very important conference of the members and officers of the grand lodge of the A. O. U. W., jurisdiction of Utah, Idaho and Wyoming, was held yesterday in the hall of the order in Ogden. The conference took up vital questions of the change of rates which has been agitating the order for some time. The main feature of the proposed change is the increase in assess. time. The main feature of the pro-posed change is the increase in assess-ments charged all members over 55 years of age who belong to the order at this time. The plan has been approved by the supreme lodge, and Supreme Master Workman Miller was in Utah several months ago explaining its signi-ficance. The plan met with some strenuous opposition amongst the members affected. The conference yesterday was attended by about 40 memoers. H. O. Colvig of Oregon, the supreme overseer, was present, also the representatives of the grand lodge. The entire day was spent in conference, and it was finally decided by practically unanimous vote

to adopt the new plan.
Two members from Idaho had been sent to the conference with positive instructions from their lodges to oppose the change, but after being confront-ed with the figures and explanations they realized the unwisdom of continu-ing along the present lines and refrained from voting.

MENDICANT ARRESTED. A man who gives his name as W. E. Whistle was placed under arrest by Officer Wm. Felkner, on the charge of obtaining money under false pretense. Whistle was yesterday making the rounds of the business houses with a petition which set forth that he was gathering contributions for the purpose of sending two aged, people who are of sending two aged, people who are without means to their home in California. A number of the business men contributed to the fund without asking many questions, but Mr. Ives the merchant was not willing to denate until he had questioned the mean who can he had questioned the man, who on finding that he was being cornered at his game became angry and started to his game became angry and started to leave. Mr. Ives, suspicions were aroused more than ever then and he sent for the policeman who placed Whistle under arrest. The man admits that his whole scheme was a fraud, but claims as an excuse that he was without means and has a family to support and collected money to buy food.

DR. TALMAGE TO LECTURE.

The regular Weber Stake Sunday The regular Weber Stake Sunday school union meeting will be held next Sunday afternoon at the Ogden tabernacle. Prof. James E. Talmage, of Salt Lake City will be present and deliver a lecture on "God in Nature." A cordial invitation is extended to the general public to attend especially to Sunday school workers. The Ogden tabernacle chair will furnish some guaracteristics. choir will furnish some musical selec-

DAMAGE SUIT TO BE APPEALED. The attorneys for the defense in the

case of Jane Warner against the Union Pacific, state that an appeal will be taken from the district court. They have obtained damges against the defense and especially such heavy damages as \$8,640, as was rendered by the jury yesterday morning. The case has jury yesterday morning. The case has been one of the most complicated that has ever come up for trial in the Second district court against a railroad company, and occupied nine days in taking the testimony. Damages in the sum of \$25,000 were asked for. Heber G. Warner was injured in a wreck Jan. 16, 1901, at Hillard, but did not die until the following December. The contention of the defense is that the deceased did not die as a result of the injuries sustained in the wreck.

BRIEFS AND PERSONALS.

was in Ogden yesterday visiting with relatives and friends. Mrs. T. F. Rowlands has returned from a six weeks' pleasure trip to the

from a six weeks' pleasure trip to the coast.

The case of A. H., Hope against the Union Pacific has been settled by stipulation in favor of the plaintiff for \$350.

J. J. Daynes, Jr., of Salt Lake City, was in Ogden yesterday.

Tonight, at the Grand Opera house, "In a Woman's Power" will be played.

A new padded cell is being placed in the county jall for the confinement of insane persons.

insane persons,
Joseph Paine, Jr., and Fred Edson have gone to the coast on a pleasure

trip. J. J. Olsen has returned from New York, where he has been on business for several months past.

The new Democratic paper will make its first appearance next Monday

The George A. Lowe Implement com The George A. Lowe Implement company is going to erect a fine new business block on its present building site on the east side of Washington avenue, near Twenty-third street.

Albert Kiesel and wife have gone to California to spend the winter.

The Ogden high school alumni is arranging for a grand bull to be store.

ranging for a grand ball to be given at Dignan's Friday evening, Nov. 20.
L. J. Holther, Jr., has returned from a business trip to California.

Mrs. A. B. Corey entertained the Historical society this afternoon.

SCOFIELD.

ELECTION MUDDLE.

Rival Balloting Booths-Old Democratic

Board Re-elected.

Scofield, Carbon Co., Nov. 4.—There was considerable excitement and ill will existing here yesterday, owing to the election complications. As the registration list could not be found by the regularly appointed judges of election, they would not open the polls till the hook was found. Meantime the citizens became impatient, and appointed another set of judges, and two rival polling places were zealously supported. After the close of the election, and the ballots had been counted the official judges announced that the old Democratic town board had been re-elected, while the impromptu judges declared in favor of the Republican nominees. But according to the votes legally cast before the regularly appointed judges of election the old Democratic board was duly elected by an overwhelming majority, and they will continue in office. Board Re-elected.

EUREKA.

WATERWORKS WRECKED.

Eureka, Juab Co., Nov. 5.—One of the large tanks of the city water works was blown up today, presumably by dynamite. Besides badly damaging the tank the building was partially wrecked. There were no explosives stored in the building, and no motive can be conjectured for the deed, The matter will be investigated.

DELINQUENT NOTICE.

Summit Extension Mining Company, office and principal place of business, Salt Lake City, Utah, Notice is hereby given that at a meeting of the board of directors of the Summit Extension Mining Company, held on the 7th day of October, 1903, an assessment of one cent per share was levied on the capital stock of the corporation, issued and outstanding, payable immediately to the secretary, at his office, 301 W. South Temple street, Salt Lake City, Utah, Any stock upon which this assessment may remain unpaid on Tuesday, the 24th day of November, 1903, will be delinquent and advertised for sale at public auction, and unless payment is made before will be sold on Saturday, the 12th day of December, 1903, at 11 o'clock a. m., at the secretary's office to pay the delinquent assessment thereon, together with the costs of advertising and expense of sale.

By order of the Board of Directors.
THEODORE NYSTROM.

Secretary, City, Utah.

NOTICE.

State of Utah; Department of Board of Pardons, Sait Lake City, Utah, November 7th, 1903. To Whom It May Concern: Notice is hereby given that the State Board of Pardons will hold a regular session on Saturday, November 21st, 1903, at 10 o'clock a. m., at the Supreme Court Room, City and County Building, Sait Lake City, Utah. That at said meeting said Board will hear applications for pardon in the following cases, to-wit:

For Pardon-L. J. Napler, obtaining money under false pretenses; Thomas McGee, voluntary manslaughter; Paul Edward Mufray, fornication; Alexander A. Robertson, embezzlement; J. C. Schuckers, forgery; John D. Douglas, murder in the first degree; J. W. Neel, felony: Harry Pool, robbery; B. C. Carroll, assault to do bodily harm: Nathan Gillins, disposing of intoxicating liquers to Indians; Bessie Johnson, petit larceny; Peter P. Mickle, grand larceny.

For Cemmutation-N. F. Hawerth, murder in the first degree; Peter Mortensen, murder in the first degree.

All persons having any interest therein, desiring to be heard, either for or against the granting of said applications respectively, are hereby notified to be present at said meeting.

By order of the Board.

HEBER M. WELLS, President.

M. A. Breeden, Secretary.

NOTICE OF STOCKHOLDERS MEETING

A special meeting of the stockholders of Sait Lake and Los Angeles Railway Company will be held at No. 67 East South Temple Street, Sait Lake City, Utah, at ten o'clock a. m., on Tuesday, the 19th day of November, A. D. 1903, for the purpose of considering the proposition to amend Article V of the Articles of Association of said company, to read as follows, to-wit:

Article V.—"The corporation is organized for the purpose of acquiring, owing, operating and maintaining a line of railway commencing in Sait Lake City, running thence westerly to Great Sait Lake, and thence in a southerly and westerly direction, by the most feasible and practicable rouse, to a point at or near Township Eight (8) South Range Nineteen (19) West of the Sait Lake Meridian. The length of the proposed railway being, as near as may be, 155 miles, and within the counties of Sait Lake and Tooele, State of Utah."

By order of the Board of Directors.

By order of the Board of Directors. WM. McMILLAN,

Dated October 16th, 1903.

Hub Mining Company. Principal place of business, Salt Lake City, Utah. Notice.—There are delinquent upon the following described stock on account of assessment No. 4, levied on the 2nd day of September, 1903, the several amounts set opposite the names of the respective shareholders as follows:

Le Grand Young, 1.0063 mills, 18.100 W. F. Armstrong 5.50623 mills, 16.59 W. S. Pierce, 12.55063 mills, 18.59 W. S. Pierce, 12.55063 mills, 18.50 D. A. Swan, 6.16093 mills, 18.60 D. A. Swan, 6.16093 mills, 18.48 And in accordance with law and an order of the board of directors made on the 5th day of November, 1903, so many shares of each parcel of nuch stock as may be necessary will be sold at the company's office, 411 Progress Bidg. Salt Lake City, Utah, on the 25th day of November, 1903, at 2 octock p. m., to pay delinquent assessment thereon, together with the cost of advertising and expense of sale.

JAMES W. TAYLOR,
Secretary Hub Mining Co.
Office, 411 Progress Bidg.

Northern Light Mining and Milling Principal place of business, Salt Lake City, Utah. Notice.-There are delinquent upon the following described stock on account of assessment No. 9, lev-led on the 12th day of September, 1903 on the 12th day of September, 1903, the several amounts set opposite the names of the respective shareholders as

follows:

No. Name.

57-M. F. Stephenson,

76-Frank D. Hobbs,

91-Frank D. Hobbs,

92-Frank D. Hobbs,

92-Frank D. Hobbs,

92-Frank D. Hobbs,

100-Frank D. Hobbs,

122-Jacob West,

222-Jacob West,

225-Jacob West,

245-Carl J. Smith,

352-Miss Polly Munsey,

411-Georgia E. Winn,

633-L. B. Hills,

710-Mrs. Sarah E. Green,

997-L. M. Kellogg,

1030-Frank D. Hobbs,

1031-Frank D. Hobbs,

1031-Frank D. Hobbs,

1034-Frank D. Hobbs,

1044-Frank D. Hobbs,

1054-Frank D. Hobbs,

1063-Ell C. Auchmoody,

1063-Frank D. Hobbs,

1064-Grank D. Hobbs,

1076-Geo, E. Silks,

148-Jas. W. Campbell,

140-W. A. Rhodes,

146-Wm. P. Lynn,

1463-Sheets & Thompson,

1655-John Grundfor,

1657-Otto Gramm,

1743-Raibg Guthrie E. Zerbe, E. Hudson, trustee, Geo. A. Purcell,
Sheets & Thompson,
Arthur Hudson,

Ralph Guthrie, R. L. Colburn, J. E. Bamberger,

Egan,
I. Pickering,
L. Colburn,
L. Baur, trustee,
L. Baur, trustee,
E. Bamberger,
H. Peery, Jr.,
eets & Thompson,
W. Taylor,
s. Hogle

Hogle, E. Hudson,

-Alma D. Katz. -A. F. Elggreen, -Grant Swan,

1138—T. Egan, 1140—W. B. Andrew, 142—W. H. Clark, 1158—W.H. Clark, 1159—W.Hord Von Wagner,

And in accordance with law and an order

each parcel of such stock as may be necessary will be sold at the company's office, 409 McCornick Block. Sait Lake City, Utah, on the 16th day of November, 1903, at 2 o'clock p. m., to pay delinquent assessment thereon, together with the cost of advertising and expense of sale. GEO, E. AIRIS, Secretary.

until after the election.
R. A. HASBROUCK, Prest,

Office, 409 McCornick Block.

-Grant Swan,

Higgins, trustee, s & Thompson, Jacobs, L. Jacobs Hanauer, M. W. Taylor, Chas. H. Brunner, John Harris, Egan. L. Colburn, L. Colburn, Bamberger, B. Brunner, Oberndorfer, K. Gillespie, G. Woolley, Jr.,

DELINQUENT NOTICE.

NOTICE OF SPECIAL CITY TAX,

To Whom It May Concern: Notice is hereby given that a special tax for the purpose of extending the watermains on Elghth West, between First and Third North streets, and on Simondi street, between Seventh and Elghth West streets, has been levied by the City Council and confirmed by ordinance dated October 28th, 1908.

Said tax is levied upon the following real property in Salt Lake City, to-wit: All of lot 8, block 69, and all of lots 4 and 5, block 70, plat C, Salt Lake City survey; all of lot 1 and the south twenty feet of lot 40, and all of lots 4 to 52 inclusive, of block 1, Langton Park Subdivision; all of lots 1 to 28, inclusive, block 1; and all of lots 25 to 52, inclusive, block 2. University Subdivision, to a depth of twenty-five feet back from said street, is due and payable now, and will become delinquent on the 26th day of December, 1908.

All special taxes are payable at my office, gone 102 (tits Hell, Salt Lake City 2943—Sheets & Thompson,
2967—A. Tracy,
2975—J. J. Stewart,
2980—H. B. Cole,
2981—J. E. Bamberger,
2983—J. E. Bamberger,
2983—J. E. Bamberger,
2984—J. E. Bamberger,
2984—J. E. Bamberger,
2985—J. E. Bamberger,
2986—J. E. Bamberger,
2986—J. E. Bamberger,
3001—C. S. Wood,
3009—W. Fowler,
3007—A. P. Mausen,
3007—A. P. Mausen,
3007—A. P. Mayberry,
1050—Z. S. and F. S. Derrick,
1060—J. W. Edmunds,
175—Isadore Lederman,
179—J. Campbell & Co.,
192—Frank L. King,
194—C. E. Hudson,
194—C. E. Hudson,
195—Jas. A. Pollock,
196—Merris Bamberger,
196—T. Egan,
196—W. H. Andrew,
196—W. H. Andrew,

of December, 1908.
All special taxes are payable at my office, room 102, City Hall, Salt Lake City, R. P. MORRIS.
City Treasurer and Special Tax Collector.
Salt Lake City, November 4th, 1903,
Watermain Extension No. 67.

AN ORDINANCE.

An ordinance levying a tax and for the assessment of property or. Eighth West Street from a point between First North and Second North Streets to Simondi Street, and on Simondi Street from Seventh West Street to Eighth West Street, for extending and laying watermains.

Be it ordained by the City Council of Sait Lake City, Utah:
Section 1. That the City Council deshereby levy the tax and provide for the assessment upon the property hereinafter described abutting on Eighth West Street from a point between First North and Second North Streets to Simondi Street, and on Simondi Street from Seventh West. Street to Eighth West Street.

This tax is levied to defray the expense of extending and laying watermains in said portions of said streets opposite the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the same will be especially benefited thereby to the full amount of the tax hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portions of said streets fronting upon and to a depth of twenty-live (25) feet back therefrom, and the tax hereby levied and to be assessed upon said parcels of land are hereby and the back therefrom, and the tax hereby levied and to be assessed upon said parcels of land is two thousand one hundred and ninety-one and 75-100 (\$2.191.75) dollars, or \$5-100 (\$9.55) dollars per front or linear foot, and the Trensurer is hereby authorized and enapowered to assess in accordance with the provisions of this ordinance for the purpose herein mentioned, all of lot 8, block \$9, and all of lots 41 to 52, inclusive, of block 1, Langton Park Subdivision; all of lot 8, block 59, and all of lots 41 to 52, inclusive, of block 2, University Subdivision, as the same are shown upon the official plats of Sait Lake City to a depth of twenty-live (25) feet back from said streets.

Firssed by the City Council of Sait Lake, as.

(Seal) City Recorder, Bill No. 121. Watermain Extension No.

AN ORDINANCE.

An ordinance confirming and granting to The Rio Grande Western Railway Company a right of way in certain streets in Salt Lake City, Utah, to construct railroad tracks, a passenger depotent of the Confirming to Vacate certain streets.

Be it Ordained by the City Council of Salt Lake City, Utah:
Section 1 That the franchise heavy for Bett Ordaned by the City Council of Sait Lake City, Utah:
Section 1. That the franchise heretofore grainted to the Sait Lake & Fort Douglas Rallway. Company and its successors and assigns to construct and operate a line of railroad in Fourth West Street from Eighth South Street to Fifth North Street and thence northwesterly across streets of the city to Ninth North Street, with side and switch tracks and connections, and to which franchise and right of way The Rio Grande Western Railway Company has become the assignee and successor in interest of the grantee, is hereby confirmed and granted to the list named company, its successors and assigns, but under and subject to the limitation that the main track of said company in said street from the south side of North Temple Street to the north side of Fifth North Street, shall be laid and maintained on the westerly side of the track of the Oregon Short Line Railroad Company, as now located in said street, and the further right of way is hereby granted to said company, its successors and assigns, to lay, maintain and operate on the west side of the right of way above confirmed and granted, with side and switch tracks, cross-overs and connections, an additional standard gauge main track on Fourth West Street from Eighth South Street to Fifth North Street, and thence northwesterly across streets of the city to Ninth North Street, and from the last named point a main standard gauge double track line across streets of the city northwesterly across streets of the city northwesterly to a connection with its main line as now located, at or hear Lincoln Avenue in Superior Addition to Sait Lake City, the lintent hereof being to grant to said company, its successors and across-over and across-over said connections, a main standard gauge double railway line on Fourth West Street, are right of way is granted to said company, its successors and acronection with its main line as now located, at or near Lincoln Avenue in Superior Addition to Sait Lake City, indicated the said compa

and to the line of said connection.

Section 3. A franchise and right of way is also hereby granted to The Rio Grande Western Railway Company, its successors and assigns, to construct in and across Third South Street, between Fourth West and a line north and south across Third South Street, between a few across Third South Street, so feet east of the east side of Fourth West Street in said city, a passenger depot, with approaches and accessories required, and to maintain and use said buildings and their approaches and accommodations, as a passenger depot building; and also to construct, maintain and operate in said city a railroad in said part of Third South Street, and on the west half of Blocks 4 and 62, plat "A," Sait Lake City Survey, and on the east side of Fourth West Street between points 410 feet south of the south side of Fourth South Street, with as many main, side switch and connecting tracks as may be required for increase and accommodation thereof, including the right to lay, maintain and use such side switch and connecting tracks as may be necessary, across Second South and Fourth South Street, near, their connection with Fourth West Street; provided, that at no time shall the grantee herein allow any

Streets, near their connection with Fourth West Street; provided, that at no time shall the grantee herein allow any rallway coaches or other rolling stock to remain standing on said Second South Street or Fourth South Street.

Such rallway company shall build and maintain an elevated foot way or bridge to accommodate foot passengers passing east and west along Third South Street between some convenient point in Fourth West Street and another convenient point between Third and Fourth West Streets, the same to be over, through or around the proposed passenger station of such railway company, and over the tracks used in connection therewith.

Section 4. That the easterly half of Fourth South Streets, including the sidewalks, between Third and Fourth West Street sidewalk, between Third and Fourth West Streets, including the sidewalks, between Third and Fourth West Streets for a distance of 20 rods east of the west boundary of Blocks 47 and 62. Plat "A." Salt Lake City Survey, be and the same are hereby vacated as public streets and closed to public use and travel, and the exclusive right to occupy and use the same for railroad and depot purposes is hereby granted to The Rio Grande Western Railway Company, its successors and assigns; provided, however, that streets not less than 65 feet in width be made and provided by the grantee over the lands belonging to it and lying easterly of and adjoining the said depot buildings, and extending from Third South Street southerly to Fourth South Street and northerly from Third South Street southed to the public use and to be maintained by the city as public streets during the period of this franchise, and so long as the said passenger depot shall be maintained and operated.

Provided, The Consolidated Railway & Power Company in lisu of its franchise on the portion of Third South Street so be opened north and south, the same to

of the board of directors made on the 14th day of October, 1903, so many shares of

The annual meeting of the Stockholders of the Saint Joe Mining Co., for the election of directors and the Iransaction of such other business as may come before them, will be held at their office, No. 61 Commercial block, Sait Lake City, on Monday, Nov. 9th, 1903, at 2 p. m.

The stock books of said company will be closed on Monday, Nov. 2nd, 1903, and no more stock transferred on said books until after the election.

grantee, its successors or assigns.

Sixth—That said grantee, its successors or assigns, hereby waive the right and privilege to ever protest against the paving of such two new streets to be opened north and south as aforesaid.

Section 6. That the east baif of Sixth Wost Street between the south side of Sixth South Street and the north side of Ninth South Street, including sidewalks, and also the west half of Fifth West Street between the south side of Second South Street, including sidewalks (excluding in both cases east and west street intersections now legally open), be and the same are hereby vacated as public streets and closed to public use and travel and the exclusive right to occupy and use the same for railroad and depot purposes is hereby granted to The Rio Grande Western Railway Company, its successors and assigns.

Section 7. The depot or passenger station herein referred to, and which the grantee herein is proposing to construct shall cost when completed not less than two hundred thousand dollars.

Section 8. The said grantee, its successors and assigns shall, within sixty days from the approval of this ordinance, accept in writing, filed with the City Recorder, this franchise and the grants and privileges herein given, together with the conditions upon it binding, and shall within one year from the date of such acceptance commence the actual construction work on its yards, depot, shops and buildings, and complete the same as herein provided and within the time limits specified, shall work a forfeiture of all rights of the grantee hereunder.

Section 9. The rights and franchise hereby confirmed and granted are for the term of one hundred years from and after the passage of this ordinance.

Section 10. If this grant be not accepted on or before the skid ay of December, 1963, the same shall be void and of no effect.

An ordinance granting to The Rio Grande Western Railway Company, its successors and assigns, a franchise and right of way to construct and operate a spur railroad track on and partially across Fourth West Street between Fifth and Sixth South Streets in Salt Lake City, Utah.

Utah.

Be it ordained by the City Council of Salt Lake City, Utah:
Section I. A franchise and right of way

naterial as that used in the street pave-

(c) Said grantee shall put in and main-

ment.

(c) Said grantee shall put in and maintain such crossings over said switch or spur track as shall from time to time be required by the City Council.

(d) The said switch or spur track shall be laid, and the road operated, so as to cause no unnecessary impediment to the common and ordinary use of said strest upon which it is laid.

(e) Good and sufficient boxes to convey water shall be laid and maintained in good condition at the expense of said grantee in all the water ditches crossed by the said switch or spur track, so as to admit of free passage of water.

Section 3. Nothing in this grant shall be so construed as to prevent Sait Lake City or its authorized agents from naving, sewering, laying gas or water mains or pipes, altering, repairing or in any manner improving said Fourth West Street, but all such improvements shall be made with as little injury as practicable to said spur track and the operation thereof.

Section 4. This franchise is granted for the period of one hundred years from and after the approval of this ordinance.

Section 5. This grant and all the terms and conditions thereof shall be accepted in writing by the grantee herein within thirty days from the approval of this ordinance, otherwise the same shall be void and of no effect.

Passed by the City Council of Sait Lake City, Utah, October 5th, 1963, and referred to the Mayor for his approval.

City Recorder.

Approved this 9th day of October, 1993, EZBA THOMPSON Mayor.

to the Mayor for his approval.

J. O. NYSTROM.

City Recorder.

Approved this 5th day of October, 1903.

EZRA THOMPSON. Mayor.

State of Utah, City and County of Salt

Lake, Es.

I. J. O. Nystrom, City Recorder of Salt

Lake City, Utah, de hereby certify that
the above and foregoing is a full, true
and correct copy of an ordinance entitled,

"An ordinance granting to the Rio
Grande Western Rollway Company, its
successors and assigns, a franchise and
right of way to construct and operate a
sour railroad, track on and particily
across Fourth West Street between Fifth
and Sixth South Streets, in Salt Loke
City, Utah," passed by the City Council
of Salt Lake City, Utah, October 5th, 1903,
and approved by the Mayor, October 5th,
1903, as appears of record in my office.

In Witness Whereof, I have hereunto
set my hand and affixed the corporats
seal of said City, this 9th day of October,
1903.

City Recorder,

Bill No. 119.

DELINQUENT ASSESSMENT,

Ione Mining and Milling Company. Principal place of business, Salt Lake City, State of Utah. Notice.—There are delinquent upon the following described stock on account of assessment No. 4. levied on the 22nd day of September, 1903, the several amounts set opposite the names of the respective sharp-liders as follows, namely:

No. of No.

In reference to ballasting and paving shall not be deemed to include the portions of streets which are herein vacated as public streets.

Second—that said grantee shall gravel and maintain in good condition at the established grade, the streets exclusive of the sidewalks along which the tracks run, subject to the approval of the Supervisor of Streets.

Affird—Said grantee shall put in and maintain such crossings where the line of railway tracks intersect the streets of said city as shall from time to time be required by the City Council.

Fourth—The tracks shall be laid and the road operated so as to cause no unnecessary impediment to the common and ordinary use of said streets upon which they are laid, except as hereinbefore provided.

Fifth—That said grantee, its successors and assigns, shall lay and maintain sufficient boxes or pipes to convey all the water required to flow along the said streets crossed by said railway tracks, the same to be of such dimensions as will as those not crossed, and where said boxes or pipes are laid along the lines of streets, including all streets crossed as well as those not crossed, and where said boxes or pipes are laid along the lines of streets, including all streets crossed as well as those not crossed, and where said boxes or pipes are laid along the lines of streets, now existing, but which may be hereafter closed under the terms of this franchise. The said grantee, its successors and assigns shall, during the life of this franchise, maintain and keep said boxes or pipes in repair, over, through or under those portions of such streets crossed under the terms of this franchise as shall be used and occupied by the

PROBATE AND GUARDIANSHIP

Consult County Clerk or the respective signers for further information. IN THE DISTRICT COURT, PRObate Division, in and for Sait Lake County State of Utah, In the matter of the setate and guardianship of J. W. W. Fitz gerald, an incompetent person. Notice,

estate and guardianship of J. W. W. Fitz gerald, an incompetent person. Notice.—
The petition of Leah Jane Fitzgerald praying for the issuance to herself of Let ters of Guardianship on the person and estate of J. W. W. Fitzgerald, an incompetent person, has been set for hearing of Friday, the 18th day of November. A. D. 1903, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court, will the seal thereof affixed this 31st day of October, A. D. 1903, (Seal)

JOHN JAMES, Clerk. R. W. Young, Attorney.

Section 7. The depot or passenger station herein referred to, and which the grantee herein referred to, and which the grantee herein is proposing to construct shall cost when completed not less than two bundred thousand dollars.

Section assignes and frantee, its successions and assignes and frantee, its successions and assignes and the grants and privileges herein given, together with the conditions upon it binding, and shall within the comment of missing the same and complete the same within five (6) years: Provided, that a failure to accept this franchise or a failure to accept the franchise hereby confirmed and granted are for the term of one hundred years from and after the passage of this ordinance.

Section 11. This ordinance shall take fetty from and after its passage.

Passed by the City Council of Sait Lake City. Utah, October 5th, 1801, and referred to the Mayor for his approval.

J. O. NYSTROM, Council of Sait Lake City, Utah, October 5th, 1801, and approved by the Mayor for his approval.

J. O. NYSTROM, Council of Sait Lake City, Utah, other of the council of Sait Lake City under the comment of the council of Sait Lake City under the council of Sait

IN THE DISTRICT COURT, PRobate Division, in and for Sait Lake County, State of Utah. In the matter of the estate of James S. McNair, Deceased. Notice.—The petition of Morris L. Ritchie, administrator of the estate of James S. McNair, deceased, for confirmation of the sale of the following described real estate of said decedent, to-wit: Lot four (4). In block one hundred fifteen (115), Plat '4A." Provo City survey, in Provo City, Utah. County, Utah, for the sum of \$380.00. And upon the following terms, to-wit: Cash upon confirmation, as appears from the return of sale, filed in this Court, has been set for hearing on Friday, the 13th day of November, A. D. 1903, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.
Witness the Clerk of said Court, with the seal thereof affixed this 2nd day of November, A. D. 1903.

(Seal) JOHN JAMES, Clerk, By David R. Davies, Deputy Clerk, Booth, Lee & Ritchie, Attorneys.

Booth, Lee & Ritchie, Attorneya.

IN THE DISTRICT COURT, PRObate Division, in and for Sait Lake County, State of Utah. In the matter of the estate of Martha E. Baldwin Rick, Deceased, Notice—The petution of Martha Baldwin Rick and Henry Rick, praying for the issuance to Charles H. Baldwin of Letters of Administration in the estate of Martha E. Baldwin Rick, deceased has been set for hearing on Friday, the 13th day of November, A. D. 1803, at fen o'clock u. m., at the County Court House, in the Court Room of said Court, in Sait o'clock i. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Salt Lake County, Utah, Witness the Clerk of said Court with the seal thereof affixed this 36th day of October, A. D. 1903. (Seal)

JOHN JAMES, Clerk, By David B. Davies, Deputy Clerk, James H. Moyle, Attorney.

IN THE THIRD JUDICIAL DISTRICT Court, in and for Sait Lake County, State of Utah. Department No. 1. In the matter of the estate of Thomas B. O'Reilly, Deceased. Notice.—The petition of Eliza O'Reilly, praying for the admission to Probate of a certain document, purporting to be the last Will and Testament of Thomas B. O'Reilly, deceased, and for the granting of Letters Testamentary to herself, has been set for hearing on Friday, the 20th day of November, A. D. 1903, at ten o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 6th day of November, A. D. 1963, (Scal). JOHN JAMES, Clerk, Butherland, Van Cott & Allison, Attorneys for Petitioner.

neys for Petitioner.

IN THE THIRD DISTRICT COURT, Probata Division, in and for Salt Lake County, State of Utah, in the matter of the estate of Sarah Field Spry, Deceased Notice of Sale. Under authority of an order of sale stanted by the Probate Division, of the Third District Court of Salt Lake County, State of Utah, dated October 20th, 1963, I will sell at private sale the following described real estate:

The following described real estate:

The following described real estate:

The following described piece or parcet of land situated in the City and County of Salt Lake, State of Utah, being a part of lot five (5), in block one hundred (100), plat "A." Salt Lake City Survey; commencing at the northwest corner of sald lot five (5), and running thence south seven (7) rods; thence east seven (7) rods, nine (9) and one-half (6) feet and two (2) inches; thence north four (4) rods, thence west two (2) rods, thence west two (2) rods, thence west five (5) rods, nine (9) feet two (2) inches, to the place of beginning, Upon said lot is a small, very old adobe house.

The sale will be made on or after Wednesday, November 18th, 1906, at the office of P. P. Christensen, attorney, No. 82-84 Commercial Block, Salt Lake City, Utah, and bids will be received by the undersigned at said place. Terms of sale cash, and ten per cent of each sum bid mist accompany bid, The Sale will be subject to confirmation of the Third Judicial District Court of Salt Lake County, Utah, SaMUEL SPRY, Administrator of the Estate of Sarah Field Spry, Deceased, Dated November tith, 1903.

P. P. Christensen, Attorney for Estate.

application, stating the reasons therefor must be made in writing and filed in this office after thirty (30) days and before sixty (30) days from the date hereof. A. F. DOREMUS.

First publication, Oct. 21st; last, Nov. Don't you think your neighbor could use that parlor stove of yours? You don't need it now you've gg. a heater. Want to trade it for something else you do need? Try an ad in the classified columns. 1 cent 1 word 1 day.

What do you want? See if you can

find it advertised in the want columns.