Today's Ogden News

BUSINESS IN THE

Estate of the Late Thomas D. Dee Appraised at Nearly Half a Million.

THE COAL FAMINE CONTINUES.

Coal on the Road and Relief in Sight -- Meantime People Must Burn Wood.

Special Correspondence,

Ogden. Dec. 5 .- In the Second district court yesterday in the case of Puryear against the Union Pacific, plaintiff was given six days to serve and file motion for a new trial. This is an action on which plaintiff asks damages for personal injuries.

in the case of Richard Olney vs Great In the case of Richard Onley vs Great Western Salt and Soda company, plain-tiff was granted 10 days in which to file demurrer to the answer in the case. In re estate of Walter and Eva M. English et al minors, the case came on for hearing upon the petition of Mrs. Jane McGilpin for appointment of her-self as guardian of said minor calldren ections thereto by Louise Eng-

rt heard testimony of Mrs. Jane McGilpin, J. J. Driver and Louise English, and arguments of counsel and granted said petition, fixing bond at

ESTATE OF THOMAS D. DEE. Court Appraisers Place its Value at \$486,211.41-Will go to Family.

Ogden, Dec. 5 .- The estate of the late Thomas D. Dee, who died July 9, 1905 has been appraised at nearly a half million dollars, the greater part of which consists in bonds, securities, bank stock, and cash. Mr. Dee was inpank stock, and cash. Mr. Dee was in-terested in several of the largest bank-ing institutions in Utah, also in the sugar industry and many large cor-porations, and held many responsible positions at the time of his demise. estate was appraised by A. Mc

IT IS SERIOUS.

Some Salt Lake City People Fail to Realize the Seriousness.

The weariness, the tired feeling, The pains and aches of kidney ills Are serious-if neglected. Dangerous urinary troubles follow.

The constant aching of a bad back

A Salt Lake City citizen shows you how to avoid them. Thomas Smith. paper hanger, of 128 South Main Street, says: "A slight pain in my back coupled with a disturbed action of the kidney secretions led me to reason that if my kidneys were at fault a stitch in time would save nine, and the present was the time to act, for kidney complaint is so gradual and so insidtous in its dealings with ordinary mortals that complications are apt to arise which lead to serious trouble. 1 tried a remedy very flatteringly advertised to cure kidney complaint, and gave it a fair trial, but it failed to stop my backache. Then I went for Doan's Kidney Pills to the F. J. Hill Drug Co.'s store and commenced the treatment. It only required a dose or two to tell me that they were setting just as promised. After their use for some time the backuche and irregular ity of the kidney secretions absolutely slopped."

For sale by all dealers. Price 50 cents. Forster-Milburn Co., Buffalo, N. Y., sole agents for the United States. Remember the name—Doan's—and take no other.

EXACT COPY OF WRAPPER.

E. A. Larkin. Telephone 138-k. Advertisements for the Dally-Saturday and Semi-Weekly News accepted on the same terms as at the Sait Lake office.

Circulator, John J. McGregor. 2345 Wash. Ave. Ind. Tel. 151. Office with Lambert Paper Co.

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

Farland, A. D. Shurtliff and Thomas Whalen, the regularly appointed ap-praisers of estates that come under the interftance tax. The valuation of the properties of the estate is:

Total \$486,211.41 The property will be divided among the heirs of deceased, his wife and son and daughters. Mr. Dec did not leave a will.

A. SCHAUNSENBACH ESTATE.

Will Filed for Probate Bequeathing Property to Wife and Daughters.

Ogden, Dec. 5 .- The last will and testament of Adolph Schaunsenbach, who died Nov. 19, has been filed with the county clerk by A. B. Patton, who is named in the will as executor. The deceased named as heirs to his estate his wife and two daughters. To his wife, Libbie Schaunsenbach, he bequeathed one-third of his real estate, mining stocks, and five shares of the capital stock of the F. J. Klesel company, to his daughter, Ida Schaunsenbach, is bequeathed an equal amount of bach, is bequeathed an equal amount of his property, also all of the silver-ware of his former wife, and to his daughter Kate Schaunsenbach he be-queathed an equal share in all of his property excepting in the F. J. Klesel company, of which stock she is given three shares.

One paragraph of the will provides that \$100 be expended by the executor in an endeavor to locate his daughter Kate Schaunsenbach, whose whereabouts is unknown. Several years ago Miss Schaunsenbach left her home in this city, where she was employed as signographer. Since she left here here stenographer. Since she left here her father never heard from her direct. The last heard of her was about a year ago, when it was reported that she had been taken ill at Seattle, and died there, though that report was never verified. Should after diligent search it be impossible to find Miss Schaunsenbach then the will provides that ter share of the estate be divided equally between the wife and other daughter.

DEATH OF MRS. MARY E. RILEY

Prominent Member of Baptist Church Falls Victim of Pneumonia.

Ogden, Dec. 5.—The many friends of Mrs. Mary E. Riley, a prominent member of the Baptist church of this city, will learn with sorrow of her death white early with sorrow of her death yesterday morning at Emmett. Ida., where she was visiting with her nephew, Rev. Sumner Rogers, pastor of the Baptist church of that place. Mrs. Riley left Ogden about two weeks ago to spend the winter with her nephew. She was not feeling well when she left here, but thought the change might benefit her health. Soon after

arrival at Emmett she contracted a her arrival at Emmett she contracted a cold which developed into pneumonia. Mrs. Riley was 76 years of age. With her sister, she came to Utah several years ago from the south, and has made Ogden her home. Her remains will arrive in Ogden Wednesday morning but arrangements for her funeral. ng, but arrangements for her funeral

CONTINUED COAL FAMINE. People Must Burn Wood Till Promised Relief Comes.

Ogden, Dec. 5 .- The coal famine still continues in Ogden, and has assumed large proportions, many homes having been without coal for several days past and still there is no relief. A number of business houses have also run out of coal. Inquiry at the various coal of-fices brings the information that they fiees brings the information that they have large quantities of coal of all kinds on the road between Ogden and the mines, a greater portion of which should have been here several days since, but because of the congested condition of freight all along the lines of the railroads, for the want of motive power to move it, the coal is side-tracked. The coal dealers have made complaints to the railroads of the conditions and have been promised im-mediate relief, until then the people will have to burn wood or borrow from their neighbors. Some coal is assured

for this week. THREE COUPLES MADE HAPPY. The county clerk has granted marriage licenses to the following couples.

Amos Garrison, 27, and Miss Francis
Magginetti, 17, both of Salt Lake City.
Edmund R. Bennett, 29, of North Og-

den, and Miss Hannah C. Chugg, 24. of Farr West, Weber county. John H. Rentz. 23, and Miss Mary E. McDonaid, 29, both of Salt Lake

DOG COSTS OWNER \$40.

Max Davidson was awarded a verdict of \$40 by a jury in municipal colt late yesterday afternoon, against A. Kasius. The suit was brought to recover \$185 alleged to be due, because of injury to children of plaintiff, also his horse and buggy, caused by defendant's dog biting the horse, caus-ing it to run away. The case was on trial two days, in which time over two dozen witnesses were examined.

BRIEFS AND PERSONALS.

Emma Christie of Coalville, aged 16 years, has been committed to the state industrial school by Judge Patton on the charge of incorrigibility.

Judge S. T. Corn of Wyoming has come to Ogden and opened up a partnership law business with Judge Maginnis, to be known as Maginnis & Corn.

The Extravaganza Burlesque com-pany will play Friday night at the Grand opera house.

M. Buchmiller and wife left yester-day for California, where they will

spend the winter.

William F. Critchiow is quite ill No Case of Pneumonia on Record.

No Case of Preumonia on Record.

We do not know of a single instance where a cough or cold resulted in pneumonia or consumption when Foley's Honey and Tar had been taken. It cures coughs and colds perfectly, so do not take chances with some unknown preparation which may contain oplates, which cause constitution, a condition that retards recovery from a cold. Ask for Foley's Honey and Tar and refuse any substitute offered. For sale by F. J. Hill Drug*Co.

BELLE PHOTO SUPPLY CO. Developing, Finishing. 21 Z. Third So.

LOGAN DEPARTMENT.

The "News" is delivered by carrier in Logan every night (Sunday excepted.) at 75 cents per month. All payments and complaints regarding delivery should be made to F. A. Mitchell Agent for Daily. Saturday and Semi-Weekly News, 405 E. Center Street. Phone 87 D Independent.

MISS VINA ELDREDGE DEAD.

Divorce and Other Court Cases-Missionary Departure.

Special Correspondence, Provo, Utah Co., Dec. 5 .- Miss Vina Eldredge, formerly of Salt Lake, died at the state mental hospital Saturday from a valvular affection of the heart, at the age of 43 years. The deceased has been a patient at the hospital since

The remains will be buried here today. DISTRICT COURT NOTES. The following orders have been made

the Fourth district court Marsell S. Allen vs. W. J. Schofield and J. W. Schofield; judgment in fa-vor of plaintiff for \$2,000, principal, in-terest \$1,900, attorney's fees \$100, costs

In the divorce suit of Ada Christian vs. Wm. P. Christian, demurrer argued and overruled, and 15 days given to file answer, defendant to pay \$40 temporary alimony before Dec. 11. DIVORCE WANTED.

Mary Ann Roberts of Goshen has commenced suit for divorce in the Fourth district court against William I. Roberts on the ground of cruelty, consisting of threats to shoot plaintiff, striking her in the face, etc.

Defendant owns 160 acres of land, and to shares of stock of the Goshen Irri-

gation company, which plaintiff alleges he bought with her money, and of which she asks an equitable share. She also asks for \$25 a month alimony. The parties were married in Toock county June 6, 1901. ELKS' MEMORIAL SERVICE.

rial services of the Elks, held in the Elks' hall Sunday. MISSIONARY'S DEPARTURE.

Elder Eugene Little, of Alpine, left yesterday on a mission to the South-ern states.

A large audience attended the memo

EUREKA.

VERDICT OF CORONER'S JURY. Respecting Death of Matt Lundquist -Coasting Accident.

Special Correspondence, Eureka, Juab Co., Dec. 3.-An inquest vas held on the remains of Matt. Lund. quist, the man who was killed by falling down the shaft at the Snowflake mine Friday afternoon, before Judge Lindsay. After hearing a number of witnesses the Jury rendered the following verdict:

"That the said Matt Lundquist came to his death by falling or being knocked from the cage while carrying drills from the bottom of the shaft to the sur from the bottom of the shaft to the surface of the Snowflake mine in Eureka precinct, Juab county, Utah, without having said drills properly secured to the cage, one or more of said drills having caught in the shaft timbers of said shaft and thus causing the death of said Matt Lundquist.

LEE HOPPER, E. BOWEN. FRANK BARRETT.

Tintic Ledge No. 911, B. P. O. Elks held a lodge of sorrow at I. O. O. F. hall this evening, which was largely attended by the citizens. A beautiful and touching program was rendered in and touching program was rendered in honor of the dead. Ben D, Luce of Sult Lake delivered a splendid oration. While coasting down a steep hill at Mammota Friday, Leonard Hutchinson ran into a post and he was hurled to the ground, striking on his head and having his scalp badly torn. The injured lad was taken to the Tintic hospital was taken to the Tintic hospi pital, where several stitches were tak-

Emil Agraz, a Satl Lake Rider Is Now Out of the Grind.

LARGE CROWDS ARE ON HAND.

Castro Set a Killing Pace But so Far No Records Have Been Broken -Twelve Teams Race

New York Dec. 4 .- At 1 o'clock (morning the twelve teams left in the day bicycle race at Madison Square G morning were tied at 486 miles. The The twelve teams at 2 o'clock morning were tide at 486 miles. The ord for the time is 547.7 miles.

At 2:45 o'clock this morning twelve teams had each covered 48 mil and 4 laps.

All through the night persons sat in the high balconies in Madison Square Ga den watching the ceaseless grind of six-day bicyclists which begin right and will continue through week. At the start it was estimated track. At 3 o'clock this morning than 15,000 remained in their sewhen daylight broke nearly butterly a start of the start of th when daylight broke nearly has the number still clung to their chairs peerin down upon the oval where the apparent tireless riders were plugging along, and once during the night was there anythin approaching a serious accident. Just be fore 3 o'clock seven riders became tangle during a spurt around the dangerou Twenty-sixth street turn and men an machines were sent flying down the site sides of the board track.

Luckily only one of them, Gougoltz of the Swiss-Italian team was burt. Himmediately resumed the race without giving the physicians time to examine himjuries, but before he had ridden fly minutes the other riders saw that he we losing his strength. Immediately the began to spurt in order to secure a lea on him.

losing his strength. Immediately they began to spurt in order to secute a lead on him.

The immense crowd in an instant realized the situation and as Gougoitz slowly droped behind the flying crowd, with his wheel at times jerking dangerously to one side as he, in a condition of semi-collapse, leaped over the bars, but always riding gamely, the spectators showed their disaprpoval of the action of the other riders.

AN UNEQUAL STRUGGLE. Gougoltz kept up the unequal struggl

several minutes, losing two laps before he fainted on his wheel and rolled to the bottom of the saucer track. It was found that he had a broken rib. His partner, Van Oni, immediately took the vacant place and made up for the lost laps. INJURED KNEE FOR AGRAZ.

INJURED KNEE FOR AGRAZ.

Van Oni was unable to kep up the terrific pace unassisted, however and he soon left the track.

Van Onol and Gougoitz later withdrew their team. Van Oni then, as permitted by the rules, went in with Castro, whose partner. Agraz, had withdraw owing to an injury to his knee. The new team took the old Mexican team's score.

With his new partner Castro, Van Oni set a killing pace, which continued practically throughout the afternoon, although no records were broken.

Late in the afternoon Dove of the Dove-Scott team withdrew, saving he was completely worn out. This is the third team, and it was withdrawn.

At 5 o'clock Alexander Petersen, who had been ill during the day, was forced to give up because of stomach trouble, and the Krebs-Patersen team was out of the race.

Late tonight Van Oni and Castro withfithe race.

Late tonight Van Onl and Castro withdrew. This left twelve teams in the contest, all of whom were tied. The score

11 o'clock was 451 miles, 5 laps. WITH THE BOWLERS.

Crescent	Manage to	Climb to the	To
	Of the City	League.	
	HOW THEY	STAND.	
Crossints	00000000000	Won, Lost.	P.(

Crescents	E 2 5 7 2 5 7	12.63		X 4 元 4 元 10 元 17	13 THE
Tuxedos					5 .76
Business	Men	8000	maretk	18	6 .11
Senators	*****	21.71		19	9 -62
Missouria	ns	****		8 1	3
Railroads	9.679.00	34 / 11 /	PERMIT	ole S. J	3 .38
Brilliants	Links	PERSE	FX 1 (1) FF	ucc4 3	7 .19
Stars .	*****	ga est é	movies	and the S	9 .09
		-			
The Cre	scents	prof.	on a	debring	streat

The Crescents got on a fighting streak last evening and when they finished they had taken three games from the Senators and landed at the top of the column in the standing of the teams in the city bowling league. The scores follow:

CRESCENTS.		
Evans 181 Price 197 Wilson 151 Whitney 164 Probert 214	212	167— 5 167— 5 195— 5 167— 5 222— 6
Totals	rice.	918-27 188 t- Prober
SENATORS		
100	1.40	1854

.168 182 170 - 306 .168 182 170 - 306 .192 202 173 - 587 .199 165 203 - 567 .183 149 150 - 431 830 864 823-2527 Totals 80 864 833-2527 Averages—Barratt, 1771-3; Skidmore, 166 2-3; Beilinger, 185 2-3; Zehring, 189; Barney, 143 2-3.

DOWN AT MURRAY.

. 125 157 159 -441 . 186 165 127 478 . 96 117 135- 348 . 138 135 101- 274 . 174 149 127- 460 Spencer Hansen Totals 719 723 659-2101 COMMERCIAL LEAGUE SCORES.

 McBrayne
 170
 152
 124-448

 Lackington
 418
 114
 155-287

 Refly
 157
 153
 198-505

 Quinn
 119
 158
 170-447

 Coulam
 143
 162
 121-436
 Totals 707 739 765—2211 ...180 174 164—518 ...191 122 166—479 ...167 134 191—492 ...153 190 121—461 ...170 146 155—471 Totals 861 766 797-2424

Girls, if you want red lips, laughing eyes, sweet breath and good looks use Hollister's Rocky Mountain Tea. The greatest beautifier known. 35 cents, Tea or Tablets. Ask your Druggist.

THE CROWN **BOWLING PARLOR**

9 Full Regulation Alleys, Private Alleys for Party and Club Use Free Instructions to New Beginners. Ladies' Trade Solicited. SEALED PROPOSALS.

Will be received by the Board of Insanity for the State Mental Hospital for supplies for the six menths ending May 20, 1200, consisting in part of 50,000 lbs. W. W. and Graham flour; 20,000 lbs. bran; 10,000 lbs. shorts, 1,500 lbs. prime tallow; 8,000 lbs. sugar (Utah); 2,500 lbs. No 1 Island rice; 900 lbs. code; 2,700 lbs. croamery cheese; 4,000 lbs. dried apples;

gerous trouble, and its record of fifty years of cures is proof of this fact. We offer a reward of \$1,000 for proof that S. S. S. contains a particle of mineral in any form. Book with instructions for home treatment and any medical advice desired will be furnished free of charge

complete and permanent. It is the only safe and reliable treatment for this hateful and dan-

CONTAGIOUS BLOOD POISON

DISEASES THE BLOOD

POLLUTES THE BODY-EATS OUT THE LIFE

blood supply of the strongest, healthiest person, and the hideous symptoms which follow de-

grade and pollute the body from head to foot. Unless the poison is driven from the blood it

preys on the internal members and tissues and eats out the very life of those so unfortunate

its grasp almost before they realize the blood is diseased; because its first symptom,

which is a little sore or ulcer, is so insignificant that it does not usually excite suspicion.

When this virus is in the blood the mouth and throat ulcerate, copper colored spots

appear, a red rash breaks out, the hair comes out, the glands in the groin swell, and

ulcerating sores often form on the limbs, hands or face. But this is not all; if the poison is

allowed to remain it works down and affects the bones, causing necrosis or decay, attacks the

nerves, and causes tumors to form on the brain, and insanity or death is the result.

as to contract the vile disorder.

Persons who are afflicted with Contagious

Blood Poison experience the degradation and

humiliation which accompany the vile dis-

order; they feel that their very presence is

contaminating to others. So highly con-

tagious is the disease that it is often con-

tracted by innocent persons through a

friendly handshake or by using the toilet

articles of one afflicted, or is transmitted by

the laws of heredity to offspring, whose

PURELY VEGETABLE

to all who write.

Board of insamity by D. H. CALDER. Supt. Provo, November 23, 1905.

AN ORDINANCE

An ordinance confirming the assessment upon the property on both sides of Seventh Street between B and C Streets, in Sewer District No. 1 for the construction of a sewer.

bodies become diseased and lives blighted by this destructive poison.

affects the bowels that the patient is often left a physical wreck.

So powerful is the virus of Contagious Blood Poison that it will disease the entire

Contagious Blood Poison is the most treacherous of all diseases. It has its victims in

It will not do to tamper with a disease that is so powerful as Contagious Blood Poison,

for every day it remains in the blood it is progressing toward a dangerous stage and may in the end get beyond the reach of any treatment. Mercury and Potash are often given to cure the trouble, but cannot conquer the mighty poison. These minerals may, for a while,

drive the symptoms away and shut the disease up in the system, but when the treatment

is left off the trouble returns and makes more rapid headway because of the disastrous

effects of these strong medicines on the system. The continued use of Mercury and Potash

destroys the delicate lining of the stomach, causing chronic Dyspepsia, and so injuriously

healing effects on the blood. S. S. S. cures the disease by going down into the blood and

In S. S. S. nature has provided a safe and certain cure for Contagious Blood Poison. This great remedy is made entirely of roots, herbs and barks, selected for their purifying and

I contracted Contagious Blood Poison from using a towel that had been used by some one afflicted with the trouble. I had every symptom of the vile disease, my hair

came out, I had copper colored spots on my body, my

mouth and throat were ulcerated and great sores would

come on my body and I could not get them to heal, I tried

everything I heard of but the disease got worse until I heard of S. S., which I commenced. I soon began to improve and continued the treatment until I was entirely

well. This was some time ago and I have never seen the

slightest sign of the disease since.
801 Allen Ave., St. Louis, Mo. JOS. SCHLOEMER

forcing out every particle of the virus. Through

the blood it goes to every nook and corner and

removes the poison, and at the same time re-

stores the healthful qualities of the blood.

S. S. S. does not cover up the disease in any way, and when the blood has been purified with this

great remedy no trace of the poison is left to

hand down to posterity or break out in future

years. When S. S. S. has made the cure it is

2,000 lbs, dried peaches, 300 tons stack coal; 50 tons lump coal; 25 tons straw; 3,000 lbs, butter; groceries, drugs, etc.

For further particulars and copies of articles to be bid upon enquire of W. R. H. Paxman, steward, at the hospital,

Bids must be scaled and marked "Bids for supplies" and andresed to the "State Mental Hospital," on or before Dec, 14th, 1305. Bids opened at 12 o'clock noon on said date. I SOUTH JORDAN CANAL COMPANY I South Jordan Canal Company, Principal place of business Salt Lake City, Utah: Notice is hereby given that there is de-linquent on account of assessment lev-jed September 16th, 1965, the amounts and The Board reserves the right to reject any and all bids not advantageous to the State, or to accept any part of any bid.

Catherine M. Beckstead 972
Robert P. Bringhurst 165
Robert P. Bringhurst 220
Robert P. Bringhurst 462
Robert P. Bringhurst 1,111
Robert P. Bringhurst 210a
Elizabeth J. Bringhurst 31a
Elizabeth J. Bringhurst 31a
S. H. Beckstead 125a
Jesse W. Fox Jr. 1,631
Jacob Jensen 686a
Jacob Jensen 70ta

Jacob Jensen 709a 11.29
Emmargita Miller 592a 11 17.60
Henry W. Taylor & Bros.1.425 1 1.60
Henry W. Taylor & Bros.1.425 1 1.60
Henry W. Taylor & Bros.1.417 1 1.60
Emma S. Tall 547a 12 19.20
Ruth C. Taylor 588a 20 8.00
Alma West 336a 4 6.40
And in accordance with the law and the order of the Board of Directors made the 16th day of September, 1965, so many shares of each parcel of sald stock as will be necessary will be sold at public auction. Friday. December 15th, 1995, at 11 o'clock a. m. of said day at No. 24 E. South Temple Street, Sult Lake City, Utah, to pay said assessment tegether with the cost of advertising and expense of sale.

EUGENE M. CANNON,
Secretary South Jordan Canal Company,
Date of first publication November 28th, 1995. in Sewer District No. 1 for the construction of a sewer.

Be it ordained by the City Council of
Salt Lake City, Utah:
Section I. That the assessment list made
by the City Treasurer as corrected, approved and completed by the Board of
Equalization and Review, heretofore duly
appointed by the City Council for that
purpose of the property abutting on both
sides of Seventh Street between B and C
streets, in Sewer District No. 1, of Salt
Lake City, for the purpose of constructing
a sewer upon said portion of said street
is hereby confirmed, and the assessments
made and returned in said completed lists
are hereby confirmed.
Section 2. This ordinance shall take effect upon approval.

Section 2. This ordinance shall take effect upon approval.

Passed by the City Council of Salt Lake City, Utah, November 15th, 1905, and referred to the Mayor for his approval.

J. S. CRITCHLOW.

City Passender Approved this 20th day of November 1965.

RICHARD P. MORRIS, Mayor. State of Utah. City and County of Salt.

Lake, ss.

I. J. S. Critchlow. City Recorder of Salt

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

"An ordinance confirming the assessment
upon the property on both sides of Seventh street between B and C streets, in
Sewer District No. 1. for the construction of a sewer." passed by the City Council of Salt Lake City. Utah. November
15th, 1905. and approved by the Mayor November 20th, 1905, as appears of record in
my office.

In witness whereof. I have hereinto
set my hand and affixed the corporate
seal of said City, this 20th day of November, 1905.

(Seal)

J. S. CRITCHLOW.
City Recorder.

J. S. CRITCHLOW. City Recorder.

Bill No. 113. Sewer Extension No. 165.

AN ORDINANCE.

An ordinance confirming the assessment upon the property on both sides of Third street between G and H streets, in Sewer District No. I, for the construction of a sewer.

Bit it ordained by the City Council of Sait Lake City, Utah:
Section I. That the assessment list made by the City Treasurer as corrected, approved and completed by the Board of Equalization and Review, heretofore duly appointed by the City Council for that purpose, of the property abutting on both sides of Third street between G and H streets, in Sewer District No. I, of Sait Lake City, for the purpose of constructing a sewer upon said portion of said street, is hereby confirmed, and the assessments made and returned in said completed lists are hereby confirmed.

Section 2. This ordinance shall take effect unon approval.

Passed by the City Council of Sait Lake City, Utah, November 15th 1995, and referred to the Mayer for his approval.

J. S. CRITCHLOW,
City Recorder.

Approved this 20th day of November, 1996.

RICHARD P. MORRIS, Mayor.

RICHARD P. MORRIS, Mayor.

RICHARD F. MORRIS, Mayor.

State of Utah, City and County of Salt
Lake, 8s.
I. J. S. Critchlow, City Recorder of Salt
Lake City. Utah, do hereby certify that
the above and foregoing is a full, true
and correct copy of an ordinance entitled,
"An ordinance confirming the assessment
upon the property on both sides of Third
street between G and H streets in Sewer
District No. 2, for the construction of a
sawer," passed by the City Council of
Salt Lake City, Utah, November 18th,
1805, and approved by the Mayor, November 20th, 1955, as appears of record in my
office.
In witness whereof, I have hereunto set
my hand and affixed the corporate seal of
said City, this 20th day of November, 1805.
(Seal)
J. S. CRITCHLOW,
Elli No. 114.

Bill No. 114. Sewer Extension No. 187.

THE SWIFT SPECIFIC COMPANY. ATLANTA. GA.

Name of Stockholder. Catherine M. Beckstead

SUMMONS.

In the District Court of the Third Judicial District of the State of Litah County of Salt Lake. J. R. Nuckles, Plaintiff, vs. Lillian M. Nuckles, Defendant. The State of Utah, to the Said Defendant: You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the County in which this action is brought, otherwise, within thirty days after service and defend the above entitled action; and in case of your failure so to do, judgment will be repidered against you according to the demand of the complaint, a copy of which is herewith filed with the clerk of this Court.

JAMES F. SMITH,
Plaintiff's Attorney,
P. O. address 74 Hooper Block, Salt

P. O. address 74 Hosper Block, Salt Lake City, Utah.

AN ORDINANCE.

An ordinance repealing and re-enacting Section 32 of Chapter VII of the Revised Ordinances of Sait Lake City.

Be it ordained by the City Council of Sait Lake City, Utah:
Section 1. That Section 32 of Chapter VII of the Revised Ordinances of Sait Lake City, he and the same hereby is repealed and re-enacted so as to read as folicys: pealed and re-enacted so as to fead as folicys:

Section 32 The chairman of the Board of Public Works shall have power, subject to the approval of the Council, to appoint for a term of two years a suitable person as clerk of said Board. Said clerk shall be the custodian of the records of said Board, and perform such other duties as may be required of him by said Board.

The compensation of said clerk shall be twelve hundred (1,200.00) dollars per annum, and shall be paid monthly as are the salaries of other city officials.

Section 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict. Section 3. This ordinance shall take effect upon approval.

Passed by the City Council of Sait Lake City, Utah, November 15th, 1905, and referred to the Mayor for his approval.

J. S. CRITC'HLOW,

City Recorder,

Approved this 20th day of November, RICHARD P. MORRIS, Mayor.

State of Utah, City and County of Salt State of Utah. City and County of Salt Lake. 88

I. J. S. Critchlow. City Recorder of Salt Lake City. Utah. do hereby certify that the above and foregoing is a full true and correct copy of an ordinance entitled. "An ordinance renealing and re-enacting Section 32 of Chapter VII of the Revised Ordinances of Salt Lake City." passed by the City Council of Salt Lake City. Utah. November 15th, 1985, and approved by the Mayor, November 26th 1905, as appears of record in my office.

In witness whereof. I have hereunto set my hand and affixed the corporate seal of sald City, this 20th day of November. 1905

(Seal: I. S. CRITCHLOW, City Recorder.

I. S. CRITCHLOW, City Recorder. Bill No. 116.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or respective signers for further information.

NOTICE TO CREDITORS.—ESTATE of William Gardner, Deceased, Creditors will present claims with youchers to the undersigned at Room 7, Descret National Bank Building, Salt Lake City, Utah, on or before the ist day of May, 1906.

WILLIAM BRADFORD, Administrator of the Estate of William

Administrator of the Estate of William Gardner, Deceased, Date of first publication Nov. 25th A. D. 1905. James H. Moyle, Attorney.

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of M. J. Jacke, Deceased, Notice.—The petition of it. C. Johnson, administrator of the estate of M. J. Jacke, deceased, praying for the settlement of final account of said administrator and for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Saturday, the 9th day of December, A. D. 1988, at 10 o'clock a. m., at the County Court Couse, in the Court county of said Court in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 28th day of November, A. D. 1998.

(Seal) J. U. ELDREDGE, JR., Clerk, H. S. Harper, Attorney for Petitioner.

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County, State of Utah. In the matter of the
estate of Ishmael Phillips, Deceased, Notice.—The petition of Willard C. Brown
the administrator of the estate of Ishmae
Phillips, deceased, praying for an order te
self the following described personal property of said decedent to-wit. Two cows
25 chickens, harnesses, 2 vehicles, household goods, has been set for hearing or
Saturday, the 18th day of December, A.
D. 1906, at 10 o'clock a. m., at the County
Court House, in the Court Room of said
Court, in Salt Lake City, Salt Lake Counity, Utah.

Witness the Clerk of said Court with the
seal thereof affixed this 2nd day of December, A. D. 1905.
(Sealt J. U. ELIDREDGE JR., Clerk,
By W. H. Farnsworth, Deputy Clerk,
Thomas & Maycock, Attorneys for Esfate.

In the Third Judicial District Court, in and for Salt Lake County, State of Utah. Department No. 1. In the matter of the estate of Ursula D. Rumel, Deceased, Notice.—The pedition of Ernest D. Rume and Amy D. Rumel praying for the admission to probate of a certain document purporting to be the last Will and Testament of Ursula D. Rumel, deceased, and for the granting of Letters Testamentary to Ernest D. Rumel and Amy D. Rumel has been set for hearing on Saturday, the 5th day of December, A. D. 1865, at 18 ovicek a. m., at the County Court House, in the Court Room of said Court, in Sall Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 28th day of November, A. D. 1865.

(Seal) J. U. ELDREDGE, JR., Clerk November, A. D. 1803. (Seal) J. U. ELDREDGE, JR., Clerk. Frick, Edwards & Smith, Attorneys for Petitioners.

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty State of Utab. In the matter of the estate of Elmira Shepard Taylor, De-ceased, Notice—The petition of Theodora Nystrom, administrator of the estate of Elmira Shepard Taylor, deceased, pray-ing for the settlement of final account of salt administrator and for the distribution sons entitled, has been set for hearing on Saturday, the 9th day of December, A. D. 1995, at 19 o'clock a. m., at the tounty 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 25th day of November, A. D. 1995, (Seal) J. U. ELDREDGE, JR., Clerk, James H. Moyle, Attorney for Estate.

Salt Lake Turf Exchange

208 MAIN STREET.

Direct wire for all Specting Events, CALIFORNIA and EASTERN RACES.

