DESERET EVENING NEWS: FRIDAY, NOVEMBER 24, 1905.



The divorce case of Merrill vs. Merrill s being heard in Judge Maughan's court today.

for a day or two past, and that is

WEDDING BELLS.

detailed his work for values gradu-panies for many years and came gradu-ally to the time when he took up in-surance work in Albany and, as he tesed, was paid \$450 a year by John A. ichols to protect life insurance in-rests, always "in the interests of the all druggists. siness, but not in the interest of FOOTBALL EXCURSION the officers." After several years, he sold, this amount was reduced to \$300. He did not know where Mr. Nichols was get-ting the money and had never inquired. He denied that he had ever received money from the Equitable Life As-surance society. When his fee was re-duced homeour he moderated that the officers." To Logan.

John A. Nichols to Senator Depew at a previous session as the "cantankerous friends up the river." Mr. Manning was the most interest-ing witness of the day and was ques-tioned closely by Mr. Hughes as to his connection with life insurance. He detailed his work for various com-



NOTICE OF SCHOOL ELECTION.

State of Utah, City and County of Salt Lake, ss. I. J. S. Critchlow, City Recorder 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 the west side of Second South streets, in Source Dis-trict No. 1, for the construction of a sew-er," passed by the City Council of Salt Lake City. Utah, Oct. 23, 1905, and ap-proved by the Mayor, Oct. 26, 1905, as no-poars of record in my office. Lake City, Data proved by the Mayor, Oct. 20, 1906, as proars of record in my office. In witness whereof. I have hereunts set my hand and affixed the corporate seal of said City, this 37th day of October 1905. (Seal) J.S. CRITCHLOW, (Seal) City Recorder,

Bill No. 109. Sewer Extension No. 164.

AN ORDINANCE.

An ORDINANCE. An ordinance ratifying and confirming the transfer of franchises to Utah Light and Railway Company, a corporation, ex-tending the bits of said franchises and amenuing the same, including the fran-chise of the Utah Power Company. Be it Ordaniced by the City Council of Sait Lake City, Utan: Section 1. That all the franchises of Utah Light & Holiway Company, a cor-poration organized and existing under the laws of Utah, said franchises being: I. A franchise to the Sait Lake and Og-den Gas and Electric Light Company, under date of May 20th 183. II. A franchise granted by Sait Lake City to Robert M. Jones, July 30, 1805. III. A franchise granted by Sait Lake City to S. F. Walker, December 22, 1853. IV. A franchise granted by Sait Lake City to S. F. Walker, December 22, 1853. IV. A franchise granted by Sait Lake City to Pioneer Electric Power Company. May 27, 1855. V. A franchise granted by Sait Lake

May 27, 185°, V. A franchise granted by Salt Lake City to Salt Lake City Railroad Company,

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sewer upon said portion of said street, is hereby confirmed, and the assessments made and returned in said completed lists are hereby confirmed.
Betton 2. This ordinance shall take effect upon approxed.
Passed by the City Council of Sail Lake effect upon approxed.
J. S. CRITCHLOW, City Recorder, Amore and the previous section 2. CHITCHLOW, City Recorder, Approved this 26th day of October 18. Richard P. MORRIS, Mayor.
State of Utah, City and County of Sail Lake, ss.
State of Utah, City and County of Sail Lake, ss.
S. Critichlow, City Recorder of Sail Lake, ss.
S. Critichlow, City Recorder of Sail Lake, ss.
An ordinance confirming is a full, true and county of sail take accorder of said take of ordinance continuing the assessments and everage filumination of not less than three years standard of 455 wait encounded are barried at a verage filumination of not less than three years standard of 455 wait encounded are barrys, all night service at a provide are lamps, all night service at a with the City, sind nader the terms and with the City, sind nader the terms and with the City, sind nader the terms and service at the county of the property on the west side of second West street between First South Second Second Second Wes price not to exceed solve per amp per month, as provided now under contract with the City, and under the terms and control tons of said contract, provided the City shall give the Utah Light and Kall-way Company at least six months noice betwee the expiration of any three-year contract of its intention to discontinue taking street lighting under this para-Steph. In case said City desires such dis-continuance.

taking street lighting under this para-graph, in case said City desires such dis-continuance. Said Utth Light and Railway Company further agrees that it will furnish the said City during the life of said franchise, such other and further electrical energy for power purposes as said City may desire for purposes as said City may desire by horsepower, at a price not to ex-ceed one cent per kilowatt hour for twen-ty-one hours a day service, namely com-mencing at the hour of Said p. m. and un-til the hour of Said p. m. the next day, and for twenty-hour hours a service at one and one-fourth (ic) besits per kilowart hour; provided, that hone of the power purchased or obtained by the City from the Utah Light and Raitway Company un-der this paragraph shall be used for light-ing or heating purposes. Section 6. in consideration of thes primites said Utah Light and Raitway Company further agrees that prior to the time of dinance shalt take effect, and us a condition precedent to the validity of this ordinance, said Company will by war-raity deed. free and clear from all ions and encumbrances, grant and convey to said Sait Lake City, all the following des-crited property, to-wit: All he following described tract of land situated immediately north of the Grante Paper Mill, to-wit: Begloning at corner No. 1, which bears N. 8) deg, of min. W. 133.6 rest from the

situated immediately north of the Granite Paper Mill, to-wit: Begloning at corner No. 1, which bears N 40 deg, 07 min. W, 1535.6 feet from the Southeast corner of Section 13, T. 2, S. R. 1, E., S. L. B. & M., thence S. 67 deg. 24 min. W. 275 feet to corner No. 2, a point in bed of Big Cottonwood Creek; thence N, 22 deg, 28 min. W., 792 feet to corner No. 3; thence N, 57 deg, 24 min. E., 25 feet to corner No. 4; thence S. 32 deg. 26 min. E., 783 feet to place of beginning; containing five acres more or less. Also a right of way and easement for all reservoirs, dams, diches, conduits, pol-lines and the appliances and utilities con-nected there within lands ownd by the Utah Light and Railway Company, par-ticularly within Sections 23, 21 and 25. Townsolp 2 South, Range 1 East, S. L. B.

The following permits to wed were issued this week: John A. Anderson, 20, and Miss Sarah

John A. Anderson, 20, and Miss Sarah S. Smith, 19, both of Richmond. George C. Jenkins, 21, and Eva E. Stephens, 18, both of Preston, Ida. Aaron Saxton, 21, of Smithfield, and Ida Gamble, 20, of Franklin. Wm. M. Goslind, 25, and Ida Chat-terion, 20, both of Franklin, Ida. Pearl Jardine, 23, and Ellen Ciark, 22, both of Clarkston. George W. Hulse, 22, and Pearl Soren-sen, 18, both of Bench, Ida.

George W. Hulse, 22, and Pearl Soren-sen, 18, both of Bench, Ida. Ira Petersen, 27, of Ovid, Ida., and Julia Dunn, 22, of Georgetown, Ida. George Myler, 21, and Rachel Buttars, 29, both of Clarkston. Bartlie T. Cardon, 21, and Jennie Murdock, 19, both of Logan. Jesse W. Hess, 21, and Katle E. Mon-sen, 18, both of Coshen, Ida. Charles A. Webb, 24, and Myrtle Johnson, 17, both of Logan. Thomas W. Archibald, 23, and Flor-ence Haslam, 20, both of Wellsville. John W. Garrett, 27, of Mt. Sterling, Utah, and Jessie M. Jones, 21, of Wells-wille.

Wille. Orson Hancock, 22, and Maud E. Gardner, bath of Mendon. Rich Hadley, 21, of Swan Lake, Ida., and Lillie Fisher, 19, of Oxford, Ida.

The little folks love Dr. Wood's Nor-way Pine Syrup. Pleasant to take; perfectly harmless. Positive cure for coughs, colds, bronchitis, asthma.

SPRINGVILLE. DEMOCRATIC LOVE FEAST.

Mayor Elect Reynolds Entertains-Celebrate Victory at the Polls.

Special Correspondence. Springville, Utah Co., Nov. 21.-Mayor-sleet H. T. Reynolds gave a ban-quet at his home in honor of the suc-



Saturday, Nov. 25, via O. S. L. Round trip \$2.50. Special train leaves Salt Lake at 8:15 a. m., returning, leaves Logan at 8:30 p. m. Tickets will also surance society. When his fee was re-duced, however, he understood that the Equitable, the Mutual Life and the New York Life had each paid \$150, and that the reduction was due to the fact that the New York Life had drop-ped out of the agreement. An interesting part of the testimony was reached when Mr. Hughes inquired concerning the state insurance inves-tigation of 1877. Manning sold he act-ed as an expert there and found that be good for return on regular trains the 26th U. of U. vs. Agricultural college. A good game.

THE CITY OF OPPORTUNITIES.

Recognizes the Exchange of opportunities. No party lines. Every 'phone un-limited. We are advertised by our leased subscribers.

Utah Independent Telephone Co., "The phone that talks."

THE REORGANIZED CHURCH Salvation For the Dead.

tigation of 1873. Manning sold he act-ed as an expert there and found that the report of the proceedings were "garbled and untrue." He testified that he secured a corrected report on the proceedings from the official ste-negrapher and had a volume printed, the alleged garbled parts having been printed in italies. These were sold to some insurance companies for \$50 a copy. The volume was copyrighted to prevent the publication of testimony contained in the work. He denied also that he had ever made arrangements with insurance companies to stop the publication of his A 32 page pamphlet, by Jos. F. Smith, Jr., has just been issued from the press and is for sale by the Deseret News Book Store, 30c a dozen, or 2 for 5c. empanies to stop the publication of his

Scrofula the Cause.

With the slightest taint of scrofula is the blood, there is no safety. The reme

dy for this disease in all its forms is Hood's Sarsaparilla, which goes to the root of the trouble and expels all in-

purities and disease germs from the

The best family cathartie is Hood's

ROYAL TONIC.

Beats Anything We Ever Sold as a Strength-Creator and Body Builder.

Our well known druggists, Druchl & Franken are very enthusiastic over the delicious cod liver oil preparation, which contains no oil. In referring to

blood.

I just gave it up," he said when Mr.

Hughes inquired, The committee adjourned while Mr. Manning was on the stand until tomerrow merning. The committee today called George Eldridge, vice president and actuary of the Mutual Reserve Life Insurance company. He first became connected with the company May 1, 1904. The company was organized in 1891 and was known as an assessment company, domerrow morning.

beek

Mawn as an assessment company, do-ing a post-mortem assessment busi-ners, until April, 1902. Mr. Hughes read the contents of a letter which he said had been sent to the governor of a state, then to an

insurance commissioner and finally to the committee. It was written by the holder of a \$5,000 policy in the Mutual Reserve Life Insurance company, which he had taken out in 1885. At the which he had taken out in isso. At the end of the first five-year period he said he was informed by the company that he had paid in an amount in excess of the mortuary demands, and that a bond, the amount of which was not stated, was credited to his account payable at the end of 10 years. At the expiration of the 10 years he said he was informed that such un-

said he was informed that such the usual and extraordinary assessments had been made against him that the whole amount of the bond was wiped out. At the end of the second five-year period he was given another bond,

which he says he still had in his possession. At the end of the third five-year At the end of the third nve-year period he declared that he was in-formed by the company that he owed it \$1,200, and that he would have to "pay p. d. q. or interest would be charged against him."

Mr. Eldredge said he did not see how such a condition could arise. Mr. Hughes rave him the number of the policy and he said he would have it looked into.

TWO MEN SENTENCED FOR ILLEGAL VOTING.

New York, Nov. 23.—John Elder was held in \$10,000 bail today, charged with illegal voting and perjury, and James Gallagher was held in \$5,000 bail on a charge of perjury. W. R. Hearst's iswyers claimed that of votes were found in one election dis-91 votes were found in one ele, ion dis-trict in the Twentieth assembly dis-giats, also Smith Drug Co.

An election of members of the Board of Education for the Granite School District, sait Lake County, will be held Wednes-day, Dec. eth. 1956. Polls will open at 7 o'clock a. m. and close at 7 o'clock p. m. One member, for the term of three years, will be elected from each of the live prednets.

ve precincts. Precinct No. 1 will have four voting

Precinct No. 1 will have both the places: One for Election District No. 62, at Big Cottonwood Ward House. One for Election District No. 55 and 64, at East Mill Creek Ward House. One for Election District No. 53, at Sugar Ward House. One for Election District No. 89, at Farm House Forest Dale. Precinct No. 2 will have two voting places:

One for Election Districts Nos. 53 and 54, it Central School, 1990 State Street. One for Election District No. 87, at Mill ichool.

Precinct No. 3 will have two voting

places: One for Election District No. 56, at North School. One for Election Districts Nos. 57 and 58, at Mill Creek Ward House. Precinct No. 4, Election District No. 59, will vote at South Cottonwood Ward House. Precinct No. 5 will have four voting places:

Prednet No. 5 will have four voting places: One for Election District No. 79, at New School House, Taylorsville, One for Election District No. 83, at Pleasant Green Ward House, One for Election Districts Nos. 84 and 85, at 55th District School, One for Election District Nos. 86 and 91, at Brighten Ward House, BOARD OF EDUCATION OF GRANITE SCHOOL DISTRICT SCHOOL DISTRICT Amos S. Gabbott, President.

Eczema, catarrh, hip disease, white swelling and even consumption have their origin in scrofulous conditions, with the slightest taint of scrofula in UTAH LIGHT & RAILWAY CO.

NOTICE TO BONDHOLDERS.

NOTICE TO BONDHOLDERS. Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U41 Light and Rall-way Company. that the Board of Direc-tors of said Company, has by resolution, directed and autorized the undersigned or publish this, a notice of intention of the Company, to issue 1.500 of those cer-tain 2.500 of the five per cent 11,000 Con-solidated Mortgage Gold Bonds of the Company, numbered from 7.501 to 9.600 in-clusive authorized to be issued under Article 3 of the Company's Consolidated Mortgage, dated January ind. 1804. made to the Bowling Green Trust Company. Trustee, New York, U. S. A. to secure said bonds: provided, however that the holders of a madority in amount of all the source of a madority in amount of all the bonds issued under said Mortgage and now outstanding, shall not have protested in writing to the Company against such assue within 65 days after the date of the first publication of this notice. It is con-templated and provided, that the proceeds from the sale of caid 1.500 bonds, should be used only for some one or more of the purposes mentioned in Article 3, of said mortgage for which said twenty-five nundred bonds are authorized to be is-used. Tate of first publication November 15th. 1905.

the matter, said Mr. Druchi of the above firm, "We sell many tonics, and we handle all kinds of remedies that claim to be invigorators and strength-creators. We do this because we are druggists, and it is our business to supply the public with what they want.

1905. UTAH LIGHT AND RAILWAY CO., By R. S. Campbell, Secretary, Salt Lake City, Utah, U. S. A.

DELINQUENT NOTICE.

supply the public with what they want. When our advice is asked, however, in regard to a tonic, body-builder or strength creator, we invariably recom-mend Vinel, as we know of nothing that can compare with it. In Vinol modern science has given us all of the tonic, body-building and curative properties of that famous old remedy cod liver oil, actually taken from fresh cods' livers, without a drop of the obnoxious and system-clogging Ely Mining & Milling Company, Prin-cipal place of business, Sait Lake City, Utah. Location of mines. Ely, White Pine County, Nevada. There are delin-quent upon the following described stock on account of assessment No. 21 jevied on the 12th day of October, No. 21 jevied on the 12th day of October, No. 21 jevied on set opposite the name of the stockholder os follows: follows:

which has proved such a drawback. Vinol is not a patent medicine, as the label on each bottle tells every-thing it contains, therefore you know exactly what you are taking. In the most natural manner it tones up the digestive organs, creates a hearty appetite, makes rich, red blood, and strengthens every organ in the

sale. WM. B. SPRAGUE. Secy. Balt Lake City, Utah.