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SALT LAKE OITY

or Bleeding Piles) for the past ter a few weeks ago, his sympathies had all been against the treaty, but he tweaty-five years. For several weeks past the pain has been so intense that I

had all been scanst the treaty, but he had chapged his mind. Teller replied he knew very well what pressure the Senator had la-bored under when considering the treaty. He knew the Secretary of State had considered it his right and past the pain has been so intense that I was forced to quit work. I found no relief either day or night, and was fre-quently compelled to walk the floor all night long, as it was impossible for me to sleep. In this condition I called on Dr. Prentice at the Continental Hotel, duty to write a letter and have newspaper interviewers on the subject in order to induce popular favor to come to this treaty. He knew what all this meant to the men who support the adwho, after a painless operation of less than one minute, relieved me from all pain, and I have been able to sleep and pais, and I have been able to sheep and rest well ever since. I consider myself perfectly cured, and unsolicited offer this testimonial for the benefit of those who may be simi-larly afflicted. HENRY GREGORY, 149 N. West Temple Street. ministration.

Morgan asked whether the republican caucus had not decided the treaty should not be opposed by the whole republican party and no amendments Dr. Prentice can be found at the

republican party and no amendments to it allowed. Teller replied, no republican caucus had ever passed upon the question whether the republicans should vote for it or not. There never had been a republican senator in favor of it and no demecrat would ever have voted for it if it had not come from a democratic completenties.

it if it had not come from a democratic administration. As to not allowing the amendments to be offered to it, he asked whether there could be any amendment adopted which the admin-istration would accept? The repub-lican opposition was not to the details of the treaty, but because the treaty was' a surrender of the American cause. Mr. B. H. Shettler, of Zion's Savings Mr. B. H. Shettler, of Zion's Savings Bank, has a bright and intelligent little daughter nearly nine years old, but she has suffered the unfortunate disfigurement all her life of being badly cross-eyed. Suste M. Shettler's parents were very loath to trust any one to operate on her eyes. But they had faith enough to trust Dr. Prentice, and he hes made the eves perfectly ause.

Morgan objected to the idea that the democratic senators were espousing the Canadian side of the question. Why were they not as much friends of their country and its honor as the reand he has made the eyes perfectly straight, which was done in less than a minute, and Susie Shettler is now a handsome little girl, while her parents are well pleased: After further discussion the matter went over without action. Two presidential vetoes were read and referred, and the Sonate ad-

George A. Smith of Salt Lake City is journed. young man well and favorably known

Continental Hotel, Salt Lake City,

AUGUST 10th.

MADE HANDSOME.

SATISFIED AT LAST.

NEW INVENTION.

until

HOUSE.

a young man well and favorably known throughout Utah. He has been troubled with a bad case of cross-eyes. all his life. Several years ago he had an operation performed by an oculist but it was not successful and did no good, coasequently his faith was very-much shaken about its ever being made straight. But at the Continental Hotel on Monday of this week Dr. Prentice made it straight in less than WASHINGTON, July 26 .- On motion of Townshend (Illinois) a joint resolution was passed providing temporarily (until December 1) for support of the armv

army. In the morning hour the House pro-ceeded to the consideration of the bill to provide postoffice buildings. Pending action the morning heur ex-pired and the House went into com-mittee of the whole on the Oklahoura bill. After several speeches the gen-eral paragraphs were read for amend-ments. Prentice made it straight in less than half a minute. Mr. Smith is delighted with the result and his many friends astonished. Mr. Smith said it caused him practically no pain.

NEW INVENTION. In 1885 Dr. Prentice invented and copyrighted a mathematical system for fitting spectacles or glasses which is, andoubtedly, the most accurate of any now in use. It is used in England, Holiand and France. Dr. Gardner, of Chicago, says it is the true principle Dr. Heimes says he has found it very useful. Dr. Fitch, a trustee of the II-linois Eye and Ear Indirmary, relies on it almost exclusively. With this sys-tem the most delicate and sensitive eyes can be fitted with classes as ac-curately that they are relieved of all strain, and thus they soon recover their isset attrustice in the manner do it change as a classe in the manner do ments. Carey of Wyoming, offered an amendment in lieu of the resolution of the Chicago convention that all of-ficers appointed by the President by any Territory that has been organized for a period of five years or more, should be selected from the bena fide residents from the Territory in which they are to acree.

residents from the Territory in which they are to serve. A point of order was made and sus-tained against the amendment that it was not germane to the bill. Carey then offered an amendment making it applicable to Oklahoma only and it was adopted. Payson (IIIs) offered an amendment providing that lands contained in the Oklahoma Territory shall be disposed of under the homestead laws instead of \$1.55 per acre as provided by the bill.

ling a vote the committee arose The for ations appropriation bill the save notice he would press

The House then took a recess, the evening session to be for the consider-ation of hills reported from the com-mittee on judiciary. At the evening session of the House the following bills passed: Bequiring motice of deficiencies in accounts of principals to be given to sureties on bonds of United States officials. Authorizing juries of the United States circuit and district courts to be used interchanceably.

All protests and objections to the carry-ing out of such intention must be present-ed writing to the City Recorder on or before Tuesday, August 7th.1888, being the time set by the said Council when it will City Recorder. SALT LARE CITY, July 20th, 1885. City Recorder. A Large Stock NOTICE. LEGAL NOTICE. hear and consider such objections as may be made thereto. By order of the City Council of Salt Lake City, made July 31, 1888. HEBER M. WELLS, In the Probate Court of the County of Said Of the Intention of the City Council APORTED NEW FANCY GODDS to Extend Water| Mains on First and M Streets, In the matter of the Estate of John Larsen NOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the following described improvement, to wit: Extending and laying iron water pipes or mains along the following streets, namely: Beginning at a point on First Street ten rods east of M Street, the terminus of the mains, and running westward twenly rods along First Street; also beginning at the intersection of First and M streets and running northward along M Street to a point midway between Second and Third streets, and defray the whole cost thereof, estimated at eight huming and seventy-five (\$355) dollars, by a focal assessment upon the lote or picces of ground within the following described district, being the district to be affected or benefitied by sald improvement, namely: Deceased. City Recorder. P. O. Box 1063, Order to show cause why Order of Sale o Real Estate should not be made. NOTICE. Real Estate should not be made. KARI LARSEN, THE ADMINISTRA-deceased having filed her petition herein, duly verified, praying for an order of sale of certain of the real estate of said decedent described in her petition, for the purposes therein set forth, it is therefore ordered by the Judge of said Court, that all persons in-terested in the cetate of said deceased ap-pear before the said Probate Court on Mon-thay, the sith day of Angust, 1668, at 11 = Courty Room of said Probate Court, at the Courty Court House, in the City and County of Sait Lake, Utah Territory, to show cause why an order should not be granted to the said administratrix, to sell so much of the real estate of the said deceased, at private sale, as shall be necessary, and that a copy of this order be published at least four successive weeks in the DESEASE EVENING NEWS, a newspaper printed and published in said City and County. Dated July 3rd, 1888. ELLAS A. SMITH, Probate Judge. PRESTO Of the Intention of the City Council to Extend Water Mains on Fourth Bouth Street. NOTICE IS HEREBY GIVEN BY THE Outy Council of Salt Lake City of the intention of such Council to make the fol-lowing described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets; namely: Beginning at the intersection of Fourth East and Fourth South Streets and running castward to a point midway between Fifth and Sixth East streets, and defray three-fourths of the cost thereof, estimated at two thousand two hundred dollars (\$2,300) by a local assessment upon the lots or pieces of ground within the following des-cribed district, being the district to be af-fected or benefited by said improvement, and y. THACKRAH'S **GROUP AND VOWEL** INDEX. district to be affected or benefitted by said improvement, namely: All of lot 4, block 2; All of lot 3, block 1; All of lots 1 and 4, block 27; All of lots 2 and 3, block 28; All of lot 2, block 30; All of lot 2, block 29; all in Plat D, Sald Lake City Survey. All protests and objections to the carry ONE DOLLAR. FOR SALE AT All of lots 1, 2, 3 and 4, block 37. All of lots 1, 2, 3 and 4, block 37. All of lots 4, 5, 6 and 7, block 34. All of lots 2 and 3, block 38. All of lots 5 and 6, block 33, all in plat B, The Deseret News Office All protests and objections to the car ing out of such intention must be p sented in writing to the City Recorder Salt Lake City Survey. All protests and objections to the carry sented in writing to the City Recorder on or before August 7th, 1688, being the time set by the said Council when it will hear and consider such objections as may be made thereto. By order of the City Council of Salt Lake City, made July 3, 1888. HEBER M. WELLS, City Recorder. By order of the City Recorder on or before Angust 7th 1888, being the time set by the said Council when it will hear and cob-sider such objections as may be made thereto, By order of the City Recorder. By order of the City Council of Salt Lake City, made July 3, 1888. By order of the City Recorder. By order of the City Council of Salt Lake TERRITORY OF UTAR, County of Balt Lake. 46. I. John G. Cutiler, Clerk of the Probate Court in and for the County of Salt Lake, in the Territory of Utah, do hereby certify that the foregoing is a full, true and correct copy of Order to abow cause in the matter of the Estate of John Larsen, as appears of record in my office. In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 3rd day of July, A. D. 1888. (mat.) JOHN C. CUTLER. BAVE OPENED thereto, By order of the City Council of Salt Lake City, made July 3d, 1888. MEBER M. WELLS, City Recorder. NOTICE ···· AND ···· Of the Completion of Local Tax for the Extension of Water Hains along O Street, between Fourth and Becond Streets. Collection Agency NOTICE the Intention of the City Council to Extend Water Mains on F JOHN C. CUTLER, Probate Clerk [SEAL.] --- AT ---Norrice is HEREBY GIVEN TRATTHE assessor and collector of Salt Lake City has made and completed the list and plat perfaining to the assessment of a local tax of four mills per square foot levied by the City Council of Salt Lake City, July 10th, 1888, upon the following described lots or pieces of ground, namely: All of lots 1 and 4, block 45; All of lots 2 and 3, block 46; All of lots 2 and 3, block 46; All of lots 8, block 19; all in plat D. Salt Lake City Survey; and tax being for the ex-tension of the water mains along the fol-lowing described route, namely: Beginning at the intersection of Fourth and C streets, and running south along C street to a point midway between Second and Third Streets. Said list has been lodged in the office of the city recorder, No. 2, City Hall, and will be open to inspection for a period of ten days from and after the filst day of July, 1885, during which time written appeals to the Council for the correction of the assessment may be filed with the recorder, in pursu-ance of the ordinance in such case pro-vided. No. 39 MAIN STREET Street. COPYING AND RECORDING. Notice is HEREBY GIVEN BY THE CITY Council of Salt Lake City, of the inten-tion of such Council to make the following Two doors South of Z. U. M. I. tion of such Council to make the following described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of F and Sixth Streets, and running southward along F Street to a point midway between Third and Fourth streets, and defray the whole of the cost thereof, estimated at cleven hundred and twenty-five (\$1,123.00) dollars, by a local assessment upon the lots or pieces of ground within the following described dis-trict, Deing the district to be affected or benefitted by said improvement, namely: All of lots 1 and 4, block 76; All of lots 2 and 3, block 77; All of lots 2 and 3, block 55; All of lots 2 and 3, block 55; All of lots 2 and 3, block 55; All of lots 4, block 49; all in Plat D, Salt Lake City survey. VALUABLE PAPERS OF EVERY DE-scription copied in the plainest and most legible manner, and all kinds of re-cording done (the last named being a specialty) by Lands for Sale. Houses for Rent, JAMES D. STIRLING. MOTTO: Everything Confidential, work Executed with Dispatch and terms reason du AMPAIGN GOODS Our new CATALOGUE OF CAR PAREN OU FFITM, with constitution, drill factics and full information about organizing and drilling Marching Clubs I. C. S. PALDING A BROS., 106 Endiness Mr., | 261 Broadway, All of lot 3, block 49; all in Plat D, Salt Lake City survey. All protests and objections to the carrying out of such extension must be presented in writing to the City Recorder on or before August 7th, 1988, being the time set by the said Council when it will hear and con-sider such objections as may be made thereto. CHICAGO. NEW YORK HEBER M. WELLS. City Recorder. SALT LAKE CITY, July 20th, 1888. PIONEER thereto. By order of the City Council of Salt Lake City, made July 3rd, 1888. HEBER M. WELLS, City Recorder. PATENT ROLLER MILL CO NOTICE of the Intention of the City Council to



and which which where the second s ELIAS MORRIS, SupL. Cooking Apparatus, and will Revolutionize the Present Methods of Cookin



be affected or benchilde by said improve-ment, namely: All of lots 1 and 4, block 78; All of lots 1 and 4, block 65; All of lots 1 and 4, block 65; All of lots 2 and 3, block 79; All of lots 2 and 3, block 62; All of lots 2, block 51, all in plat D, Salt

Of the Intention of the City Coun to Extend Water Mains on G Street

Hill: No. 58 North Temple St. East Office: 21 South Temple St. West. BRANDSI HIGH PATENT, BAKERS'S No. 1. SUPERFINE WROLE WHEAT FLOUR HIGHEST GASH PRICE PAID FOR WHEAT Mill Telephone No. 571. Office Telephon No. 357. DESERET NATIONAL BANK SALT LAKE CITY.





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