OUR OWN STATE.

The branch office of the Deseret News in Ogden is 2t No. 468 Twenty-fourth street, where advertisements and sub-scriptions will be received. The News is delivered by carriers in Ogden every evening on the same terms as in Salt Lake City.

OGDEN NEWS.

OGDEN, . - DEC, 27, 1900,

CHARCED WITH BURGLARY.

William Kee Arrested for Stealing a Harness from the Premises of Belle Loudon.

Wah Lee, a Prominent Chinaman, Brutally Assaulted by a Colored Roy-Prather-Kobb Nuptials.

Late yesterday afternoon Detective Pender arrested a man by the name of William Kee, on the charge of burglary. This man has been in the custody of the police before on the charge of vagrancy but this time he may land in the penitentiary. Monday night a set of harness was stolen from the premises of Belle Loudon, and a part of the harness was sold to a second hand man by Kee, the harness was found and then the thief was located and placed under ar-

CHINAMAN MALTREATED.

Christmas night a Chinese laundry man named Wah Lee, whose place of business is on Grant avenue, was assaulted on lower Twenty-fifth street, and severely beaten by a colored boy named Thompson. The Chinese reported the affair at the police station, and a warrant was sworn out charging Thompson with assault, and the police are on the lookout for Thompson,

PRATHER-KOBB NUPTIALS. A marriage license was granted to Montgomery L. Kobb, 34, and Miss Es-sie Prather, 25, both of Ogden,

BRIEFS AND PERSONALS. Miss Rebecca Morris is visiting in Ogden, the guest of Miss Nell Young.

James Sprunt is visiting with friends Earl D. Carter of Sacramento, California, is visiting with his parents for a few days.

One drunk was discharged in police court this morning. C. Wilds, of Hartford, Conn., is in Ogden on business. W. E. Dee and wife of Deeth, Nevada,

are visiting in Ogden with friends. The Second ward give a ball tonight the amusement hall, Miss Ethel Allen has gone to Promon-

tory to visit with friends. W. B. Lowry, of Manti is in the city doing business today, Miss Edna Thomas, stamp clerk at

the postoffice, is ill at her home on Adams avenue with typhoid fever. The Fifth ward hall will be the scene of a pleasant ball Friday evening.

Col. J. F. Baker and District Commis-sary Nuttauer, of the Pullman car serice were in Pocatello today on special A recruiting officer will be in Ogden

next week to examine recruits for the George Durbrow is in Ogden spending

Charles Stewart, of Evanston, is visit. Col. A. B. Hayes was in Farmington

yesterday on legal business.
G. S. Dyer, who has been visiting with his brother, H. T. Dyer, of this city, has gone east.

Old Soldier's Experience,

M. M. Austin, a civil war veteran, of Winchester, Ind., writes: "My wife was sick a long time in spite of good doctor's treatment, but was wholly cured by Dr. King's New Life Pills, which worked wonders for her health." They always do. Try them. Only 25c at Z. C. M. I. Drug Dept.

PROVO.

FIGHT OVER COMPULSION.

Efforts of Board of Health to Bring School Board Into Line and Compel Vaccination.

Threat to Close the Schools Unless Orders are Obeyed-District Court -Wedding Permits.

Special Correspondence.

Provo, Utah Co., Dec. 27 .- At the meeting of the board of education held last evening, Mayor Taylor, President Nelson of the city council, and City Physician Taylor, members of the city board of health, were present. Mr. E. H. Holt, of the incoming board, was also in attendance.

President Pratt of the board stated that the board of health and members of the incoming board had been invited to be present for the purpose of discussing the vaccination question, and to decide as to what, if any, action should be tak-en by the board of education with reference to the order of the board of health requiring the schools to be closed unvaccinated children after January ist. At a previous meeting, it will be remembered, the board of educa-tion decided to take no action what-ever on the order issued by the board of health, but to leave the enforcement of the order with that body. On motion of Mr. Booth, the members of the board of health were invited to

address the meeting.
Dr. Taylor spoke of the importance of vaccinating the children of the pub-lic schools. Over eleven hundred cases of so-called smallpox had been reported in Utah during the past year, and there were many cases in the State, and the

city now. Six new cases had been re-ported today (yesterday). He believed that the difference be-tween the board of health and the board of education was mostly a question of the authority conferred by law upon the board of health-whether the board of health could enforce its orders, and justified in refusing to take any steps enforce the orders of the board of

Poulton asked Dr. Taylor who would be at the expense of defending any action that might be brought against the school board by parents, who might bring an action in case of a child being refused admission to the schools. Dr. Taylor replied that the board of health would support any acsay as to the legal status of the sup-

positional case. Booth explained that if an action should be brought against the board of education, of course, that board would have to defend, and hear the expense of the defense, unless the board of health would voluntarily assist in the expense. He, personally, be-

lieved the board of education would be in a better position from a legal point of view by maintaining its present position of neutrality, as he was of the opinion the board of education could more easily defend against the board of health for refusing to carry out its order than against an action by citizens for refusing the prescriptor of the country of the zens for refusing the unvaccinated children admittance to the schools.

MAY CLOSE THE SCHOOLS.

Mayor Taylor said the question had come to this, that if the orders of the boards of health, State and local, were not carried out the schools would have to be closed. He destrod the co-operation of the board of education in en-forcing the order of the board of health believing that the order was necessary for the preservation of the health of the community. The authorities of the Brigham Young Academy and the Procter Academy had agreed to comply with the order of the board and he hoped also to have the co-operation of the board of education.

Mr. Wride was of the opinion that there would be much opposition to the enforcement of the order of the board of health, on account of many rumors of the bad effects of vaccination. Dr. Taylor said be did not believe there was any truth in the stories of the ill effects of vaccination. Since 1888, no deaths, he said, were known to have resulted from vaccination. With proper care there should be no bad results folow vaccination.

In reply to a question the doctor stated that the object of the board of health was to prevent an epidemic, and nor to wait the not to wait till an epidemic prevailed.

Superintendent Rawlins of the city schools was asked by Dr. Taylor, whether he would obey the order of the board of health and exclude a healthy unvacinted. unvaccinated child if it presented itself for admittance. The superintendent replied that so far as he was now ad-vised, and if no further order was made by the board of education, he should not exclude the child, believing that while the board of education had not ordered him to admit the child, he considered he had been employed by the board to conduct the schools, and admitting children was a part of his duty, and so long as the board of education did not order him to exclude healthy children, he would admit them,

Mr. Newell was of the opinion that whichever way the board ordered they would have a lawsuit on their hands. If the board of education endeavored to carry out the order of the board of health, some one would bring action against the board of education to compel the admittance of the children and f the board failed to enforce the order f the board of health, the board might some action brought

the board of health to compel the board of education to comply with the order.

Mr. Holt, one of the members of the incoming board, said that if he were now to vote on the question, he would vote to comply with the order of the vote to comply with the order of the board of health.

Mr. Poulton, who was re-elected and will be a member of the incoming board, expressed himself in favor of the order of the board being enforced.

Prov. Nelson works of the most in

Prest. Nelson spoke of the moral influence on action favorable to vaccination by the board of education would have on the minds of the public, and did not look for any active oppo-

Mr. Wride, who will also be a member of the new board, was not prepared to

Messrs, Pratt, Booth and Newell, who will not be members of the new board, were anxious to know what position the new board would take, before makng any order, as they did not want to lecide upon anything that might be contrary to the opinions of the new board and commit them to a policy for. eign to what they might consider best. failed to reach a conclusion, and will meet again this evening, when some de-cisive action will probably be taken. An effort will be made to have Messrs, Farrer and Bassett, members of the in-coming board, present, or to get an expression of their views on the vaccina-tion problem. The board of health is tion to take some definite position on the question, of course preferring the co-operation of the board, so that if there is any fight on the question it will

not to be on the health board's hands, FOURTH DISTRICT COURT. The following business was transact.

ed in the Fourth district court, yester-Estate of Peter Nelson deceased Emma Nelson appointed administratrix under \$6,000 bonds. Soren Poulson, John W. White and Wm. Monroe ap-

pointed appraisers. SETTING OF CASES, The following cases were set: Jan, 9th-American Fork vs Pleasant

Jan. lith-A. H. Raleigh vs Utah county: Damon G. Tunnicliff vs C. W.

Cropper, Jan. 12th-Martha A. Scott Ambrose vs W, Scott et al.

LICENSED TO WED.

Marriage licenses have been issued to the following couples:
Charles A. Madsen, 23, of Lake View, and Roxle Garner, 20, of Vineyard,
Fred Richins, 25, and Annie Peterson, 18, both of Pleasant Grove, Charles D. Daniels, 24, of Provo, and Ethel Fenton, 20, of Pleasant Grove.

DEATH OF ROBERT McKINLEY. Bishop Alex, Gillespie, of Pleasant View ward, and George H. McKinley, of this city, have gone to Teton. Idaho, to attend the funeral of Robert McKin.

formerly of this city, who died, Donan of Provo canyon, went to Los Angeles, yesterday, with the exlimate for consumption, from which

PARK CITY.

he has suffered severely for some time

Death of an Old Timer, Charles McFalls - Heavy Snow.

Special Correspondence. Fails passed from our midst yesterday morning. He was a highly esteemed and respected citizen having esteemed nd respected citizen, having resided in Park City for over twenty years. Ha died of Bright's disease, and leaves a wife and four children. He will be buried tomorrow by the Masons at 2 clock from the Masonic hall. We are having a heavy snow storm

Steighs are again being here today. used; our winter has set in for good by the way it looks today.

CAINESVILLE.

Sudden Death of Chatman Duncan a Veteran of 88-Delightful Weather.

Special Correspondence. Cainesville, Wayne Co., Dec. 24,-Chatman Duncan died at his home in Cainesville Saturday, Dec. 22. He died as if

the side of his wife,
Brother Duncan died a faithful Latter-day Saint. He was 88 years old
and leaves a host of friends to cherish

We are having delightful weather,

TURFMEN DISCUSS TOD SLOAN'S CASE

The Advisability of His Riding Vesuvian is Questioned.

"WHAT IS SLOAN TO GAIN?"

Earl of Cloumel Says Tod Should Have Kept in the Background for the Present.

New York, Dec. 27,-Many New York turfmen last night discussed the case of Tod Stean, it being brought into prominence again by his riding Vesuvian at the Tanforan track, California, on Christmas Day. The fact that Sloan's license is not revoked is generally accepted as the real reason why the Tanforan authorities permitted him to ride. and there is no doubt that had Sloan eccepted a mount on an American of English jockey club course, he would have been allowed to fulfill his engage. nent, but the advisability of so doing s questioned. As a prominent turiman aid: "What is Sloan to gain by it? The money he would receive for riding a few races between now and the st of next year would be so small hat it would not enter into the argu-ment. On the othert hand, the fact that he is riding is as much as saying to the English Jockey club, 'I can do as I please this year; your edict does not go into effect until next season.'"

The Earl of Clonmel, who is a well known turfman and breeder of thoroughbreds, and now in this city, was asked what he thought about the Sloan

I think Sloan would have been much wiser to have kept in the background, at any rate for the present, and if he behaves himself in a quiet and unos-tentatious manner for a year, there is no doubt he will be granted a license again. He brought this thing on himself by his manner of living, and his barefaced effrontery. It was common baretaced effortery. It was common talk that Sloan was betting, and if his application for a new license had not been refused something worse would have happened to him. I think he was let off very lightly, and I do not think anything more is meant than a warning. Sloan must learn his clean as ing. Sloan must learn his place as a lockey if he wants to ride in England again, and I am surprised that he has been tolerated as long as he has."

Foxhail Keene thinks that under the circumstances Stoan did no harm by riding at Tanforan. As his license is not revoked he considers he is in good standing until he applies for a new license and is refused.

cense and is refused.

Col. Thos. O'Chilitree expressed surprise that the Tanforan authorities should have permitted Sloan to ride, but at the same time he did not think that their permission would have any effect on the case when it came before

WINNIE O'CONNOR WINS.

Rides Three Horses to Victory and is Second Twice.

San Francisco, Cal., Dec. 26.—The sport at Tanforan today was marked y close finishes and the defeat of favorities, five of them failing to connect ng three winners and being se wice. Don Luis, a 15 to the surprise of the day. He beat Herculean, favorite for the last race, in a drive. Artilla, Torsida and Toah won by necks. The weather wa The weather was fine and

First race, five furlongs, selling-Montailade, 104 (Mounce), 8 to 1, won Carter W. Harrison, Jr., 104 (O'Con-ner), 12 to 1, second; Maud Ferguson 104 (Enos), 10 to 1, third. Time, 1:034 Second race, one mile, selling—Pupil, 104 (Mounce), 10 to 1, won; Alas, 104 (O'Connor), 11 to 5, second; Imperious, 105 (J. Woods), 4½ to 1, third. Time,

Third race, seven and one-half furlongs—Artilla, 104 (O'Connor), 4 to won; MacGyle, 104 (J. Woods), ever second; Sam Howard, 104 (J. Waldo coupled with Artilla, third, Time, 1:3 Fourth race, mile, selling—Torsida. 107 (O'Connor), 8 to 5, won; Billy Moore, 100 (Burlingame), 50 to 1, sec-ond; Coming Event, 96 (J. Waldo), 9 to

ond: Coming Event, 96 (J. Waldo), 9 to 1, third. Time, 1:43.

Fifth race, five and a half furlongs—Toah, 115 (O'Connor), 6 to 1, won; Eonic, 115 (Farrell), 8 to 1, second; Bab, 115 (T. Burns), 9 to 5, third. Time, 1:08.

Sixth race, male, selling—Don Luls, 29 (Coburn), 15 to 1, won; Herculean, 101 (Mounce), 8 to 5, second; Lamachus, 23 (J. Walsh), 6 to 1, third. Time, 1:401. 93 (J. Walsh), 6 to 1, third. Time, 1:42%.

TODAY'S EVENTS.

First race, one and one-sixteenth miles—Tirade, 100; Perseus, 99; Mead-ow Lark, 101; Free Lance, 104; Jennie Reid, 93; Limelight, 99; Snips, 95; Oppo-nent, 87; Acrobat, 105; Walkenshaw, 102;

Second race, mile, purse—Foul Play, 102; King Pal, 102; Devereaux, 112; Harmenton, 102; Synta, 106; Macgyle, 102; Free Pass, 102; Ulioa, 102; Jolly Britain, 102; Royal Prize, 102; Spike, Gold Baron, 102.

102: Gold Baron, 102.

Third race, one and three-quarters miles, handicap, seven hurdles—Lomo 158: Mike Rice, 125; Eva Moe, 128; Texarkana, 128; Silverado, 120; Charles Lebel, 125; May Boy, 120; Can't Dance, 156.

Fourth race three-quarters mile, purse, three-year-olds—Marshal Nell, 103; Ada N., 100; Golden Age, 118; Joe Frey, 118; Articulate, 103; Tenney Belle, 100; Andrattus, 100; Bard of Avon, 100; 100; Andrattus, 100; Bard of Avon, 100 Fifth race, one and one-quarter miles,

selling-Koeng, 104; Morinol, 100; Top-mast, 107; La Borgia, 32; Locochee, 107 Owensboro, 101; Sir Rolla, 104; Lothian, 107: Imperious, 101.

Sixth race, eleven-sixteenths mile, purse—Tola, 105; Slap Dash, 105; Follow Me, 105; Immodella, 108; Graylette, 108 Limb of the Law, 105; El Fonso, 105; Haralamb, 105; Straight Shot, 105; Spin-

Jeffries and Rublin Will Meet in Cincinnati.

New York, Dec. 26.-Relative to the story printed here today that William A. Brady had announced that the Jeffries-Ruhlin fight at Cincinnati had been called off, Mr. Brady said to the Associated Press tonight that it absolutely untrue. He stated that he never said anything that would lead to such a suggestion, and that the fight would come off as previously announced.

Another Denial.

Cincinnati, O., Dec. 26.-The city of. ficials, as well as the officers and mem-bers of the Saengerfest Athletic club falling in a sweet sleep, as five hours say there is no truth in the reports be-before he was as well as he had been for ling circulated in New York and else ing circulated in New York and else where about the fight between James years, from all appearances. He was taken with a congestive chill but did J. Jeffries and Gus Ruhlin, scheduled not realize his suffering. His remains were taken to Lyman for interment by clared off. Those in charge of the arrangements are proceeding with the remodeling of the big Saengerfest hall and with all other arrangements, and they have no intimation of any changes Brown, 520 pages, bound in cloth. Price whatever in the program. Mayor Julius \$2.00; for sale at the Deseret News. they have no intimation of any changes Fleischmann stated for publication to- Special terms to agents.

night that he had given his word that he would issue the permit for the fight, and he proposed to do so. President W. M. Hobart of the board

of directors of the Saengerfest Athletic club stated tonight that there was no loubt whatever about the fight being bulled off here in February, and he can-not understand why William A. Brady has been misadvised or misquoted in New York. President Hobart expects Manager Brady and others here the first of next week, Gus Buhlin has an option or training quarters on the Kentucky side of the river near the city, and it is reported that Jeffries will train at West Baden. There is bitter opposition to the fight here on the part of certain people, and some of those in charge of he arrangements suspect that false in-ormation may have been sent to Brady. n the name of the club by some one manner authorized to speak for it.

The Emperor Invited.

London, Dec. 27 .- The New York Yacht club, says the Daily Express, vill invite Emperor William and the Prince of Wales to witness the cup races, and President McKinley will also end notes expressing the pleasure their

Sir Thomas Lipton, who has been in-

erviewed on the subject for the Daily Express, said be thought it within the ange of possibility that the Prince of Wales would accept such an invitation Work On The Defender. Bristol, R. I., Dec. 26.-The work of uncovering the lead keel for the new up defender, which is in progress of construction here, was begun today. A arge amount of clay had been banked fround the keel mould to keep it from end, and much work will be necessary

to remove this. The next step will be cleaning and trimming up the keel. Work on the angle line for the smaller rame at bow and ctern is progressing rapidly, as is the boring of bolt holes in the Tobin bronze plates for the hull The large angle irons for the midship ection are expected to arrive tonight and the work of setting up the boat's frame will be commenced as soon as the keel is ready.

Wrestlers Are Matched.

New York, Dec. 26.-Ernest Roeber champion wrestler of America, and Paul Pons, the French champion, who were matched on Dec. 17 to wrestle for the championship of the world, will meet in their contest on the night of Wednesday, Feb. 6, at Madison Square

LCCAL EVENTS.

CONTEST MONDAY EVENING. Jack Dunleavy and Jack Burns Will

Go Twenty Rounds. The friends of Jack Dunleavy, the Boston "fighter," say that since he has been working with Ed. McCoy, he has improved in a manner wonderful to be-

old. "Tis well—they say, Next Monday night Dunleavy will neet one Jack Burns, a clever kid from New York, They will go fifteen or twenty rounds-if nothing happens. The Bostonian is much heavier than the New Yorker, but the latter is said to b ore clever. There will be several in

eresting preliminaries to the event. Sam Clark announced last evening that the rumor being circulated to the effect that McCoy and Denyer Ed. Smith were to meet under the direction f some man from Butte is without oundation in fact. The bout will take place at the State street club on the night of January 15th.

It Saved His Leg.

P. A. Danforth, of LaGrange, Ga., suffered for six months with a frightful running sore on his leg; but writes that Bucklen's Arnica Salve wholly cured t in five days. For Ulcers, Wounds, Piles, it's the best salve in the world. Jure guaranteed. Only 25c. Sold by Z. M. I. Drug Dept.

FRANKLIN, IDAHO. SAD DEATH OF YOUNG MOTHER Mrs. Maggie C. Whitehead Dies of Convulsions-Christmas Festivities.

Special Correspondence. Franklin, Oneida Co., Idaho, Dec. 25 .-At Franklin, on Thursday, Dec. 20th. Mrs. Maggle Cornish Whitehead, wife of Elder Peter Whitehead, and daughter

of the late Nephi R. and Emma Cor-nish, died of convulsions, aged 25 years, 3 months and 6 days. Sister Maggie was a faithful Latter-day Saint, a devoted wife, and a loving mother. She leaves three little girls, the youngest but two weeks old, and a devoted hus-band, to mourn her departure. Funeral services were held in the Cirkup, and Edmund Buckley. During Brother Nash's remarks he sang the

Franklin meeting house, and were largely attended. Comforting remarks were made by Elders I. B. Nash, Wm. brother Nash's remarks he sang the beautiful song, "Shali we meet beyond the river." Sister Emma Handy sang a solo, "Beautiful Home." The grave was dedicated by Bishop L. L. Hatch.

CHRISTMAS FESTIVITIES. Last night, Christmas eve, the officers

of the Sunday school, with the superin-tendency of the Stake, got up two large Christmas trees, and two small ones, and loaded them with presents for the children, who had a good time, and their little hearts were made glad. There is a dance today for the children it one o'clock, and at night for the

The Christmas number of the Descret

News is grand, and surpasses all that we have seen in this part of the coun-try; and great credit is due to the Desret News company and its editors, President William C. Parkinson of Bannock Stake and family are here spending Christmas with their relatives As an annual Christmas present t the poor Brother Samauel C. Parkinson killed a fine beef and three muttons. and distributed to the widows and he poor. It was an annual Christmas present to the homes of the poor and widows, and wives of those who are on missions.

He is a Wonder.

All who see Mr. C. F. Collier, of Cherokee, Iowa, as he is now, cheerful, erect, vigorous, without an ache, could hardly believe he is the same man, who, a short time ago, had to sit in a chair, propped up by cushions, suffering in-tensely from an aching back, in agony if he tried to stoop—all caused by chronic kidney trouble, that no medi-cine helped till he used Electric Bitters and was wholly cured by three bottles Positively cures Backache, Nervous-ness, Loss of Appetite, all Kidney troubles. Only 50c at Z. C. M. I. Drug

THE CREAT SALT LAKE PRESENT AND PAST.

By James E. Talmage, PH, D. P. R. S. E., F. G. S., professor of geology, University of Utah, a book of 116 pages, beautifully illustrated. The first complete and authentic work on the renowned saline sea, Price 25 cents, postage prepaid. For sale by the Desert News and all news dealers. RUSH ORDERS

LIFE OF A PIONEER. Autobiography of Capt. James S. GOOD REASON FOR IT.

The Success and Popularity of the

New Catarrh Cure. The remarkable success and popularity of the new catarrh cure Stuart's Catarrh Tablets, is largely because it not only cures catarrh, but because catarrh sufferers who use these tablets know what they are taking into their systems; no secret is made of what they contain. They are composed of Hydrastin, blood root, gualacol and red gum, are pleasant to the taste and be-ing dissolved in the mouth they take mmediate effect upon the mucous lin-ng of the throat, nasal passages and he whole respiratory tract. The cures that Stuart's Catarrh Tab-

lets have accomplished in old chronic cases are little short of remarkable, and the advantage of knowing just what you are taking into your system is of paramount importance when it is remembered that the cocaine or mor phine habit has been frequently con-tracted as the result of the using secret catarrh remedies, as so many of them are well known to contain these injuri-

Stuart's Catarrh Tablets meet with the approval and cordial support of physicians because their antisception character renders them perfectly safe for the general public to use and their composition makes them a common sense cure for all forms of catarrhal With nearly all advertised catarrh

cures it is a matter of guess work as to what you are taking into the stomach, as the proprietors, while making all sorts of claims as to what their medicines will do, are very careful to keep it a close secret as to what they really contain. This is one reason why Stuart's Catarrh Tablets have been so widely recommended, because they are not only

into his stomach anything of an injuri ous character. These tablets are sold by druggints everywhere in the United States and Canada at 50 cents for complete treatment and probably there is no better remedy ever devised for the permanent cure of catarrh whether located in the head, throat, bronchial tubes or in the stomach.

TEACHERS.

Dr. Talmage's new book, "The Great Salt Lake, Present and Past," should be in the hands of every educator. The amount of information it contains relating to the great saline sea, makes it an invaluable work for reference or

BISHOPS.

Blanks for the use of block teachers, n making yearly statistical reports, can be procured at this office, 25 cents per

JOB PRINTING AND BINDING.

The Job Printing, Bindery and Publication departments of the Deseret News now include all the type, ma-chinery, presses and supplies of the combined plants of the News and Geo. Q. Cannon & Sons Co. Estimates fur-nished on contracts of any size. Rush orders a specialty.

MACAZINES

Old Books, Music and Magazines. Put them in strong new covers for preser-vation. Many records of value can be saved by having them bound. The News bindery can do the work in any form at any price.

PROSPECTUS OF THE MERWIN MI-

15, 1901, on the Merwin, Davis, Black-bird, and Yankee mining claims, situof over one hundred thousand dollars. They expended the money as they made and no means with which to continue work. The next owners ran a tunnel a distance of 650 feet, and reached a point

about 350 feet below the surface, and present company is sinking a winza from the tunnel at a point where two contacts are inclining toward each other. This winze is now down about 50 fee vertically. It is believed and predicted by mining experts that these contact will come together at a depth of about 150 feet, and that there a large ore body will be found. The present company is also running an upralse from the tunand found the old ore deposit about 250 feet above. In this upraise at a point about 20 feet above the tunnel level streaks of rich galena ore have been found, and about a carload of ore extracted. It is believed from the indi-cations that these ore streaks will soon

widen into a substantial ore body.
For the purpose of obtaining funds to continue work and pay the purchase money, the stockholders have contributed 49,000 shares of stock to be sold at widen into a substantial ore body. not less than 25 cents per share. The proceeds of 16,000 shares to be used in velopment work, and of 24,000 shares complete payment of purchase

In order to induce immediate subscriptions the company offers the fol-lowing extraordinarily favorable terms

Each subscriber for one thousand shares will at the time of his subscription pay fifty dollars and receive a cer-tificate full paid for two hundred shares. He will be given a permit to examine the mine and allowed five days n which to determine whether he wil retain his subscription, or relinquish i and have his money returned. If he elects to retain it he will be allowed until March first, 1991, to pay another fifty dollars, and receive two hundred shares more, and will then be allowed until April 1st, 1991, when, if he cleats to pay one hundred and fifty dollars. more he will receive the remaining 600

If a large ore body should be struck at any time, the price of all treasury stock not subscribed for will be raised without notice, or it will be withdrawn from sale. Subscription list now open at the of-

fice of the company, room 12 Hooper Building, 23 east, First South St. No stock reserved. First come first served. THOMAS FITCH, President Merwin Mining Co.

ASSESSMENT NO. 10.

ELY MINING AND MILLING COMPANY. ELYMINING AND MILLING COMPANY.
Office and principal place of business, salt
Lake City. Utak.—Notice is hereby given
that at a meeting of the directors, held on
the 25th day of Nov. 1800, an assessment of 3
cents per share was levied on all the shares
of the capital stock of the corporation issued
and out transline, payable on or before Dec.
28, 1860, to the trensurer, at his office, at T. It.
Jones & Co. 8 bank, No. 180 Main Street, Salt
Lake City. If tah. Any stock upon which the
assessment may remain unpaid on the 20th
day of Dec., 1860, will be delinquent and advertised for sale at public surction; and unless payment is made before, so many of the
shares represented by each certificate of the
stock so delinquent as may be necessary will
be sold on the 18th day of Jan., 1901, at 10
ofclock a. m., to pay the delinquent assessment together with the cost of advertising
and expense of sale.

W. M. S.PRAGUE, Socretary.

By order of the board of directors.

Sait Lake City, Utah, Nov. 25, 1900.

IN THE THIRD JUDICIAL DIS-trict Court of the State of Utah, in and for the County of Sait Lake. Helen H. Stayner and Charles M. Stayner, Thomas Coley Stayner, Joseph H. Stay-ner, Christy A. Stayner, Austin Stay-ner, Marguerite Stayner, and John H. Stayner, by Helen H. Stayner, guar-administratrix of the estate of Arthur Stayner, deceased, Louisa S. Richards, Arthur Stayner, Herbert Stayner, Hor-ace Stayner, Gertrude Stayner, George ace Stayner, Gertrude Stayner, George C. Stayner and Katherine E. Stayner laintiffs, vs. B. S. Young, as adminis rator of the estate of Charles W. Stay-ier, deceased, Mary G. Stayner, and Joseph Ashley Gilroy Stayner, and Joseph Ashley Gilroy Stayner, Isaac Whitney Stayner, Mary Magdalena May Stayner, and Mercy Catherine Stayner by Mary G. Stayner, their guardian ad litem, and the heirs of Thomas C. Stayner, deceased, whose names are to the plaintiffs unknown, Defendants.

SUMMONS.

The State of Utah, to B. S. Young, as administrator of the estate of Charles W. Stayner, deceased, Mary G. Stayner, and Joseph Ashley Gilroy Stayner, Isaac Whitney Stayner, Mary Magdalena May Stayner, and Mercy Catharine Stayner, by Mary G. Stayner, atherine Stayner, by Mary G. Stayner their guardian ad litem, and the heirs f Thomas C. Stayner, deceased, whose ames are to the plaintiffs unknown, and all the joint tenants, tenants in omnon, and all persons having any literal in or line, secondal by worth rage, judgment or otherwise upo perty or upon any part thereof, and all persons unknown who have of ribed in the complaint and hereinar-

also described: You are hereby summoned to appear liblin twenty days after the service of this summons upon you, if served within the county in which this action pleasant and convenient to take, but the patient also knows he is not putting s brought, otherwise within thirty lays after service, and defend the above entitled action; and in case of your failure to do so, judgment will be endered against you according to the emand of the complaint, which is filed with the clerk of said court. The premises described in the com-

plaint and sougt to be partitioned, or in case partition cannot be had, then for a sale thereof and a division of the proceeds among the parties entitled thereto, are described as follows, to-

All the South-east quarter of Lot two, Block twenty-one, Plat D, Salt Lake Block twenty-one, Plat D, Salt Lake Block twenty-one, Plat D, Salt Lake County, State of Utab. P. O. address, Perguson. Cannon & Tanner, 4-5-6-7 Templeton, attorneys for plain-

Deseret Evening News by virtue of an order of the Third Judicial District Court of the State of Utah, a copy of which order is as follows, to-wit:

It appearing from the verified complaint of the plaintiffs that there are names they cannot insert in the summons because they are unknown to the plaintiffs, and it appearing that the in-terests of such persons whose names cannot be inserted in said complaint are fully described therein and how such interests were derived, and it aparing for that reason summons can-ot be served upon said unknown persone, and it appearing from said com-plaint that on or about the 1st day of lanuary, A. D. 1871, one Thomas C. Stayner was the equitable owner of the above described property and was enequitable owner and was entitled to the City, Salt Lake County, State of Utah. That after his death the title was adjudicated by the then probate court of Salt Lake county by a judgment duly made and entered whereby it was decreed that the heirs of the sald Thomas C. Staynor, decreased were entitled to Stayner, deceased, were entitled to deed from the mayor of Salt Lake ty conveying to them the title there-

That pursuant to such judgment decree Daniel H. Wells e then mayor of Salt Lake The Merwin Mining company is in-corporated with 160,000 shares of the par value of one dollar each. It has a lease and option of purchase until April said estate, the title to said property, and that thereupon the heirs of the said deceased became the owners thereof. That the names of such heirs were not inserted in the said deed, and upon the face of the record the heirs of the said deceased are unknown. That so far as the names of the heirs of the said deceased are known to the plaintiffs they are as follows: Thomas I about one mile from Stockton, Utab.
and a few hundred yards from the
Honorine works. Of these claims all,
except the Merwin are virgin ground.
The first owners of the Merwin mined
to a depth of about 85 feet from the
to a depth of about 85 feet from the
said deceased are unknown. That so
far as the names of the heirs of the
said deceased are known to the plaintiffs, they are as follows: Thomas J.
Stayner, Elizabeth S. T. Wadham, then
Elizabeth Stayner, Arthur Stayner and Elizabeth Stayner, Arthur Stayner and Charles W. Stayner, and plaintiffs verily helieve that there are other perthe title to the above described premises by virtue of being heirs of the said Thomas C. Stayner, deceased, but plain-tiffs cannot insert the names of such persons in said complaint because they are unknown to them. That such interest, if any they have, is by virtue of their being heirs of the said Thomas

7. Stayner, deceased. It is therefore ordered, adjudged and decreed that the sumomns in this ac-tion be served on said unknown persons by publication once a week for five successive weeks in the Descret Evening News.

A. N. CHERRY, Judge.

NOTICE OF TRUSTEE'S SALE,

Notice is hereby given that in accordance with and under the power and authority grant d by that certain trust deed made the lath day of June, 1892, to the undersigned trustees, by Daniel D. Houtz and Edna L. Houtz, his wife, and recorded on the 20th day of June, 1892, in Book "3A" of Mostrages, on page 525, of the records of Salt Lake County, Utah, the undersigned mustees will offer for sale and sell to the highest bidder for cash, at the west front door of the Joint City and County Building in Salt Lake City, Utah, that being the county court house and county seat of Salt Lake County, Utah, on the 20th day of December, 1900, at 12 o'clock noon of said day, all the real estate hereinafter described to pay and discharge the indebtedness secured by said trust deed, and interest thereon, and the coats of this notice and expenses of sale. Said sale being at the request of the logal holder of said indebtedness at maturity.

Said real estate is particularly described as follows, to wit:

Commencing at the S. E. corner of lot one, block 130, plat A., Salt Lake City survey, and running thence north 16 feet; thence west 173 feet, thence south 87 feet; thence east 173 feet, thence of beginning. Same being situated in Salt Lake City, Salt Lake County. State of Utah.

O. J. Sallsbury and Simon Bander GER,
Trustees. NOTICE IS HEREBY GIVEN THAT IN

Dated at Salt Lake City, Nov. 27, 1900. First publication, Nov. 28, 1900.

NOTICE.

THE ANNUAL MEETING OF THE stockholders of Salt Lake Rapid Transit Company will be held at the company's office, in Galena block, Salt Lake City, Utah, upon Monday, January 14, 1991, at 2 o clock p. J. S. CAMERON, President. GEO. S. GANNELT, Secretary.

ANNUAL MEETING. NOTICE IS HEREBY GIVEN THAT NOTICE IS HEREBY GIVEN THAT there will be a meeting of the stackbolders of the Sait Lake Livery and Transfer Company at it's office, Nos. 40, 42, 44 So. West Temple St., Sait Lake City. Utah, at 4 p. mon Thursday, Jan. 10th. 18th for the election of officers and the transaction of such other business as may come before it.

Date of first publication Dec. 16th, 1960.

GEO, T. ODELL.

Secretary.

ANNUAL MEETING. NOTICE IS HEREBY GIVEN THAT NOTICE IS HEREBY GIVEN THAT there will be a meeting of the stockholders of the Madsen Gold Mining & Milling Co. at its office, 51 East 1st So. St., Salt Lake City, Usah, at 2 p. m. on Monday, Jan. 14th, 1901. for the election of officers and the transac-tion of such other business as may come be-fore it.

Date of first publication, Dec. 10, 1900.

PROBATE AND GUARDIANSHIP SUTICES.

Consult County Clerk or the respective

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of William Turner, deceased, Notice. The petition of Eda Turner Webb praying for the issuance to her-self and Jane Turner letters of admin-Istration in the estate of William Turner, deceased, has been set for hear-Turner, deceased, has been set for hearing on Saturday, the 29th day of December, A. D. 1909, at 9:30 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 14th day of December, A. D. 1909.

DAVID C. DUNBAR, Clerk, By Albert J. Seare, Deputy Clerk, Stewart & Stewart, Attorneys.

Stewart & Stewart, Attorneys.

INTHE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah. In the matter of the estate and gueralanship of flowal W. Cuther and Lerin R. Outler minors. Notice: The understreed will sed at private sale an undivided two-twaifths (*-1d) of part of the south-east one-fourth (*-) of Section twenty-six (*-). Township two (*-) south of Range one (*-) west, Salt Lake Meridian, Salt Lake County, State of Utah. Said tract consisting of it 2-10 screes, on as after the 3st day of December, 1900, and written bids will be received at the residence of Annie S, Cuther, West, Jordan, Salt Lake County, State of Utah; terms of sale cash.

Dated December 19th, A. D. 1900.

ANNJE S. CUTLER, Guardiaa.

Dated December 19th. A. D. 1900

IN THE DISTRICT COURT, PROBATE Division, in and for Sait Lake County, State of Itali. In the matter of the estate of Albert Romey, deceased, Notice—The pertition of Heber J. Bomney, administrator of the estate of Albert Romney, deceased, praying for an order of saie of real property of said decedent, and that all persons interested appear before the said Court to show cause why an order should not be granted to soll so much as shall be necessary, of the following described real estate of said deceased, to with Commencing 13.69 rods west of the northeast rorner of to 10. block 44. pint "A," Big Field Survey, running thence south 154 rods, thence west 3.55 rods, thence north 1 rod, thence west 3.55 rods, thence north 164 rods, thence east 8.41 rods, to slace of beginning, Sait take County, State of Utah, subject to a right of way ager the south rod of the east 1.86 rods; has been set for hearing on Saturday the 29th day of December, A. D. 1900, at 9:30 o'clock a, m., at the County Court House, in the Court Room of Said Court, Utah,

Witness the Clerk of said Court with the seal thereof a fixed this 15th day of Seab Dec. A. D. 1900.

PAVID C. DUNBAR, Clerk, By Albert J. Seare, Deputy Clerk, Stewart & Stewart, Attorneys.

Stewart & Stewart, Attorneys. NOTICE TO CREDITO'S, ESTATE OF Presley M. Denny, deceased. Creditors will present claims with youchers to the undersigned at 315 "K" street on or before the 20th day of March. A. D. 1801.

Executive of estate of Presley M. Denny, deceased. This summons is published in the

deceased, By Arthur Brown, Attorney for Executrix, Date of Brst publication, Nov. 29th. A. D.

A SESSMENT NOTICE.

PRIDE OF THE WEST MINING COMpany, Location of principal place of business, sait Lake thy, I'un. Whereas, at a meeting of the directors, held August 8th, 190), an assessment of one-filteenth (I-15) of one cent per share was levied upon the stock of the corporation; and whereas, certain irregalarities exist in the matter of advertising and enforcing the payment of said assessment. Therefore, it was by the board of directors ordered that notice of said assessment to said assessment to said assessment to said assessment to said assessment be fixed as on or before January 11st, 1911, and that payment be made on or before hat date to 8. P. Neve, the president of the corporation, at his place of business, No. 149 South State Street, Sait Lake City, Utah. Any stock upon which the said assessment may remain unpaid on the 21st day of January, 1901, will be delinquent and advertised for sale at pupilic auction, and universe payment is made before, will be said on the 1th day of February 1901. A SESSMENT NOTICE.

quent and advertised for sale at public and-tion, and unless payment is made before, all be sold on the 7th dar of February, 190, to pay the delinquent assessment, together with the cost of advertising and expenses of sale. Salt Lake City, Urah, Office, and noon of January 7th, 1901, at Room 132, City and County Building; and after that tim, at Latter-day saints' College.

IMPORTANT SALE. University Buildings and Grounds. Sale January 12, 1901. OFFICE OF STATE BOARD OF OFFICE OF STATE BOARD OF Land Commissioners, Salt Lake City, U(ah, December 10, 1990.—Notice is hereby given that in accordance with law, the State Board of Land Commissioners will, on January 12, 1991, beginning at 12 o'clock noon, offer at public auction at the south door of the County Court House (City and County Building) of Salt Lake County, at Salt Lake City Little and sell to the highest Lake City, Utah, and sell to the highest bidder at not less than the appraised value, the following described real esed in Salt Lake City, Utah, to-wit; All of Block 102, Plat A., Salt Lake

City Survey.
All of lot No. 7, and that part of lot No. 6, described as beginning at the north-east corner thereof, and running thence west 43 feet, thence south 20 rods, thence east 43 feet, thence north 20 rods to the place of beginning, all situated in Block No. 96, Plat A., Salt situated in Block No. 26, Flat A., Salt Lake City Survey, said last two described parcels of land are subject, however, to the existing rights of way over the south part thereof heretofore granted to W. C. Spence, Thomas R. Ellerbeck, and Milton Ellerbeck, included

Also a right of way and transit over the following described premises: Com-mencing at the southwest corner of said lot No. 6, and running thence east said lot No. 6, and running thence east 122 feet, thence north 12 feet, thence west 123 feet, thence south 12 feet to the place of beginning; and also over the following land, viz: Commencing at the southwest corner of lot No. 5 in said Block No. 96, and running thence east 10 rods, thence north 11 feet, thence west 10 rods, thence south 11 feet to the place of beginning. Said above described premises are known as the University block and the

known as the University bleek and the Laboratory building, recently occupied by the University of Utah.

Terms of Sale: One-fifth of the pur-chase price to be paid at the time of the sale, the remainder of the purchase price to be paid in eight equal amounts annually, with interest on the deferred payments at the rate of five per cent. per annum, payable in advance.

The Board reserves the right to reject any and all bids, and to consider any proposition for the purchase of the

said premises deemed best for the in-terests of the State. By order of the State Board of Land Commissioners, HEBER M. WELLS,

Governor and President of Said Board. BYRON GROO, SHERIFF'S SALE.

IN THE DISTRICT COURT THIRD

Judicial District of the State of Utah, County of Salt Lake, A. H. Raleigh, plaintiff, vs Milando Pratt and Libbie R. Pratt, his wife, C. P. Pratt and Em-ma L. Pratt, his wife, R. H. Cabell and

Louisa W. Cabell, his wife, George W. Lay and Jane Doe Lay, his wife, other-Jane Doe Drumm, his wife, otherwise unknown, defendants. To be sold at Sheriff's sale at the west front door of the County Court House in the City and County of Salt Lake, State of Utah, on the 5th day of January, A. D. 1901, at 12 o'clock noon of sald day, the real estate described as follows: Situated in the County of Salt Lake, State of Utah, and variously described as follows: and particularly described as follows, to-wit: All of lots five, six, seven and eight, in block nineteen, and lot two in block twenty-one, and lot twenty in block twenty-two, all in plat "J," Sall Lake City Survey; also five hundred shares of stock in the Utah Mining and Purchase price payable in lawful money of the United States.
Dated this 13th day of December,

JOHN F. HOWELLS, Sheriff of Salt Lake County, Utah, By John B. Cummock, Deputy Sheriff, Ferguson & Cannon, Attorneys for Plaintiff.