

ARE PURCHASING RIGHTS OF WAY.

San Pedro and Short Line Quietly Buying Up Property.

CLARK HAS LAND IN NEVADA

Harriman Interests Then Purchases the Culverville Ranch of 160 Acres at the End of Track.

The San Pedro officials are keeping their plans to themselves, nevertheless they are working hard on surveys with indications that before September there will be additional contracts for construction work let at this end of the proposed line.

The impending right-of-way fight between the Oregon Short Line and the San Pedro, Los Angeles and Salt Lake road, is not without its humorous aspect and will not be the construction of one or more roads through to Los Angeles of such vital importance to Salt Lake and Utah generally the incidents surrounding the bloodless battle would furnish the groundwork for the plot of a comic opera. As it is millions are at stake and as a consequence each side watches the other and makes its moves accordingly. Up to date the San Pedro has made no defined move in the direction of securing a right-of-way in Salt Lake or Tooele counties. Indicative of the manner in which the Short Line is watching every move, however, is the word that has been brought in from the West Salt works to the effect that it has been quickly passed around among the engineers at work on the new plant that the Short Line may require their services at a few hours' notice in the near future to jump into one of the nearby canyons and start active work on grading. The Short Line officials are not without a certain amount of confidence in the San Pedro people has been decided upon without a peradventure of a doubt, dirt will begin to fly from the Short Line seraphs.

Down in Nevada, however, there is a lively scramble that is replete with humor. As fast as one company secures a portion of right-of-way, the other immediately jumps in and does likewise. Needless to say the ranchers in the vicinity are feeling jubilant. Some of them, however, are over-reaching themselves and endeavoring to hold up the companies. The Short Line awoke to what was going on ten days later, when Parley L. Williams repaired to the scene and bought up 160 acres of the Culverville ranch under a state entry. The claim has just been perfected, and it is said to have cost the Short Line in the neighborhood of \$75 an acre.

Other land is now being fairly arranged for and as the majority of the holders do not care to have their property cut up by two railroad lines the scramble is very interesting.

Just as soon as the word of Salt Lake is decided upon the situation in Salt Lake and Tooele counties will become excessively strenuous, for speculators have, it is said, already commenced to secure options on land which will in all probability be in the line of route.

SPIKE AND RAIL.
The Union Pacific captured a big share of the Epworth travel.

Assistant Engineer Gillett of the Southern Pacific is in from San Francisco.

The Epworth league rush is over and the railroad officials are breathing easier.

The Short Line brought in 500 excursionists to Lagoon and Salt Lake yesterday. It will probably come next Monday.

The Transcontinental Passenger association convened today at Glenwood Springs.

The locating party of Southern Pacific surveyors is expected to reach town by the end of the week.

General Manager Bancroft and General Superintendent Calvin of the Short Line have returned from Wyoming.

ABSENT CHAIRMEN.
How They Prevented the Consideration of Municipal Business.

After waiting for nearly an hour last night the various committees of the council gave up the prospect of any

committee meetings, owing to the absence of their chairmen.

The only committee which could score up a quorum was that on water-works and it considered a petition from the railroads, laundries and breweries for a lower water rate. The large consumers are now paying 2 cents a thousand gallons for over 100,000 gallons a day. The Rio Grande Western Railway company is the largest consumer, going as high as 24,000, which amounts to \$2,700 a year. It only paid \$700 before water meters were put in.

STORY HAS ANOTHER SIDE

County Attorney Streeter Writes of a Disputed Case.

The "News" is in receipt of the following from County Attorney Streeter of Davis county:

County Attorney Christensen having thoroughly aired himself in each of the Salt Lake daily newspapers this city in reference to the case of one Ballard who has been confined in the Salt Lake county jail for several weeks past, charged with an assault with intent to commit a rape, and to his satisfaction has criticized the county attorney of Davis county for an alleged lack of duty, undoubtedly for the purpose of building himself up in the eyes of the community as a diligent and vigorous prosecutor at the expense of a fellow prosecutor, it is deemed advisable to state the facts in the controversy as they really exist.

The offense is said to have been committed on the 3rd day of June last, supposedly in Salt Lake county. One month later, on the 1st of July, County Attorney Christensen telephoned to County Attorney Streeter in reference to the case. He would not give any further information as to the facts of the case, though specially requested by Mr. Streeter to do so. He stated that it was a "most flagrant case," and the evidence "sufficient." To the suggestion that he talk with Sheriff Abbott of Davis county, Mr. Christensen stated positively that he would do nothing to do with the sheriff. However, at the request of Attorney Streeter, Sheriff Abbott went to Salt Lake on the following morning for the purpose of taking the case into custody; but to his surprise and astonishment the Salt Lake county officials refused to deliver the prisoner over, for the reason that he was to be and ought to be prosecuted in Salt Lake county. Sheriff Abbott left the assurance with the Salt Lake officials that whenever they were ready to give the prisoner up, that Davis county would take up the case and prosecute it.

Not having any evidence, nor the names of any witnesses, not even the names of the complaining witness, County Attorney Streeter concluded he could do nothing further until the Salt Lake people were ready to give the matter and prisoner up. The next day, however, the matter occurred with Mr. Christensen as it has appeared in the newspapers, from which it appears that the attention of another public officer has been directed to the matter. Mr. Streeter again the official attention of the district judge will be called to the matter.

As a matter of fact, County Attorney Streeter insists that the whole of the July 3rd, which really occurred with Mr. Christensen himself. It took Mr. Christensen from the 3rd of June until the 1st of July to ascertain that the offense was committed in Davis county. Because Mr. Streeter did not feel it his duty to go to Mr. Christensen's office in Salt Lake, at his demand, the latter chooses to throw the results of his own incompetency on to Mr. Streeter, like another kind of individual who shouts to draw attention away from his own actions.

Mr. Christensen did write (for the first time) to Mr. Streeter on the 3rd of July, to which the latter replied on the 12th, in which Mr. Christensen was reminded of the above facts, and then on the 13th in the Tribune, on the 14th in the Evening News, and in the 15th in the Salt Lake Tribune. Mr. Christensen's public announcement of matters concerning Streeter, which are false, and intended solely to cast odium on the latter.

AMUSEMENTS.

"Olivette," and the expectation that Lottie LeVay Kahn would be heard in the role of the countess, drew a large audience to the Salt Palace last evening. Mrs. Kahn, for the second time, disappointed her friends, and though her name was on the program, no reason was assigned for her non-appearance. Her part was filled by Miss Taylor on short notice. The main cause of the applause fell to Mr. Kohn, Miss Kohn and the ladies' chorus, but it cannot be said that the presentation as a whole went with the heart and vim that have characterized the other presentations. Mr. Hoff was

Headache
Is often a warning that the liver is not very much mistaken. More serious troubles may follow. For a prompt, efficient cure of Headache and all liver troubles, take

Hood's Pills
While they rouse the liver, restore full, regular action of the bowels, they do not gripe or pain, do not irritate the stomach, and the internal organs, but have a positive tonic effect. 25c. at all druggists or by mail of C. I. Hood & Co., Lowell, Mass.

SUCCESS!



And good luck always attends your baking when you use Three Crown Baking Powder. The price is right—25 cents per pound. Why should you pay more? There is none better. Your money will be cheerfully refunded by any grocer if you do not like it. Nothing fairer.

Hewlett Bros. Co.

SALT LAKE CITY, UTAH.

rather lost in the role of the irascible sea captain, and Mr. Abbott again showed that he needs more than any other else an infusion of ginger. The living pictures were again decided feature. "Olivette" goes for the second time tonight.

"Olivette" tonight at Salt Palace by Wilbur-Kirwin Opera Co.

Living pictures at Salt Palace.

Family Washing.
Our Rough Dry system at 5 cents per pound, cheap and satisfactory. Information by phone or at office.

TROY STEAM LAUNDRY.
Tel. 132. 166 Main Street.

ARRESTED FOR DEBT.

Deputy Sheriff Sloan Gathers in a Couple of Birds.

Deputy Sheriff Walter J. Sloan made a double play yesterday when he gathered in Jacob Kangas and Victor Aho, the former in the afternoon and the latter at 10 o'clock at night just as he was boarding a street car for the Oregon Short Line depot. The deputy had been watching the Valley house for two hours, where Aho was stopping, but the latter had dressed without a light in order to allay suspicion and only fell into the deputy's clutches when he felt freedom in sight.

Both of the men arrested are wanted in Scofield, Kansas for \$70 and Aho for \$42, which amounts were said to be due the Madison & Sons Mercantile company for goods obtained and unpaid for. The Luke collection agency obtained a judgment against the men in Justice Bowman's court at Scofield.

TODAY'S REALTY TRANSFERS

Following is today's record of real estate transfers, made in the office of the county recorder up to 3 o'clock this afternoon:

Edwin Senior to Janet Berrill, warranty deed, lots 43 and 44, block 6, Margate addition, \$70.
Abigail Thompson and husband to Charles Frederick Thompson, warranty deed, southeast quarter of southeast quarter, section 6, township 2 south, range 1 west, Salt Lake meridian, \$1,500.
Mrs. Sarah H. Vaughn to Henry A. Lewis, warranty deed, part of lots 37 and 38, block 1 Lincoln Park addition, \$80.
Laura and Maud Crocker to Frank Crocker, warranty deed, part of lots 6 and 7, block 23, Ten Acre Plat "A," Salt Lake City survey, \$1.
Salt Lake City Corporation to Houston Real Estate Investment Co., warranty deed, lots 11 and 12, block 2, plat "K," Salt Lake City survey, \$215.
Sarah E. Taylor and husband to Edwin G. Woolley Jr., warranty deed, south 160 feet by west 3/4 rods, from northeast corner lot 4, block 14, plat "G," Salt Lake City survey, \$1,000.

TO SHOW CAUSE.

Order Issued by Judge Hall Today—What the Case is.

Judge Hall today issued an order that Benner N. Smith, as one of the counsel for the Consolidated Implement company, in the cause of Hattie H. Young vs Consolidated Implement company, appear before him at 10 o'clock tomorrow to show cause why a suit for unlawful detainer and damages, had been filed in the justice's court for the Fifth

precinct against plaintiff's tenants now occupying the premises formerly occupied by it before the expiration of the period set by the district court, viz. July 15th, and why said suit should not be dismissed, and also to show cause why the said decree of the district court made on July 12th, should not be set aside.

AFTER THE SALOONKEEPER.

Man Who Sold Liquor to Sunday Floodlums to be Prosecuted.

Saloonkeeper Campbell will be tried before Justice McMillan at Murray at 4 o'clock this afternoon on a charge of selling beer to minors. The case against him is selling a keg of beer to Shurtliff and the other boys who were with him when he shot Mrs. Wilson two weeks ago Sunday.

After careful deliberation the county attorney has changed the charge against Frank Shurtliff from assault with a deadly weapon to murder in the second degree, and on the charge the boy will have to stand trial.

POLICE INTERFERED.

Cowboy Preacher and His Wife Prevented From Preaching.

For some time George Rice, the cowboy preacher, and his wife, have been holding street meetings on the corner of Second South and East Temple streets, but last night they were brought to a close by the action of Chief Hilton and one of his officers.

A large crowd was listening to the remarks of Mrs. Rice and were apparently greatly interested when up stepped Officer Kennedy and requested Mr. Rice to accompany him to the police station. The lady brought her sermon to a close by saying, "I am under arrest." The crowd did not like this a bit and loudly hissed the officer. Mr. Rice went with his wife to the station. Upon promising Chief Hilton that they would see the Mayor and obtain a permit to hold meetings the couple were released.

VINDICATION FOR JAILER.

Sol. Kimball to be Asked to Care for Sick Prisoners.

Despite the fact that City Physician King stated to the police committee that it was simply murderous to allow Jailer Sol Kimball to continue to treat prisoners suffering from delirium tremens, the jailer announced this morning to Judge Timmony that Chairman Cottrell had informed him that the Council would request him (Kimball) to take charge of the medical department of the jail hereafter.

What action the Council will take in the matter is not known, and it is not certain that Kimball will now consent to assume the responsibilities of the job.

AT THE RESORTS.

Lagoon is crowded today with the members of the Weber Stake M. I. A. and the Twenty-fourth ward of this city.

Employees of the Z. C. M. I. will take their annual outing at Lagoon tomorrow. An interesting program has been prepared for the occasion, which will embrace a road race, shooting contest, athletic sports and dancing.

It is midsummer day at Saltair today. One thousand visitors in prize cars offered and everyone who buys a railroad ticket will have a chance to draw one of the one hundred prizes offered. In addition a lady's gold watch and gentleman's gold scarf pin will be given to the best lady and gentleman waiter.

That Lagoon is a popular resort was again demonstrated yesterday when over 1,500 members of the Jordan Stake M. I. A. returned to Farmington and proceeded to enjoy themselves. One of the features of the outing was a baseball game between the Draper and Red Gate teams for the gate receipts. The Reds captured the purse to the tune of \$4 to 1.

The heaviest sale of bathing tickets that has been known at Saltair for three consecutive days occurred Saturday, Sunday and yesterday. On those days respectively 2,000, 1,900 and 1,700 people went into the water.

Tomorrow the Welsh Dragon will be floated to the beach at Saltair. It will be Cambrian day, and Welshmen throughout the state propose to have a banner reunion.

Great preparations are being made by the committee in charge for a general good time at Saltair on M. I. A. day Thursday.

WANT THEIR SHARE.

Farmers Complain that State Prison Uses Too Much Water.

Land and Water Commissioner Westerfield acted the role of peacemaker at an indignation meeting of water users held in Sugar Ward school house last night. The trouble arose over the alleged hogheadness of the penitentiary authorities in using more than their share of the 17 1/2 per cent of the flow of Parley's creek, allowed on primary rights. The prison farm consists of 20 acres, and is therefore entitled to only one-eleventh of appropriated flow from Parley's creek. The number of acres to

be watered by this 17 1/2 per cent appropriation is 310, and the farmers who are entitled to a share of this flow claim that Warden Dow's farm is using two-thirds of the water instead of one-eleventh. They also stated at last night's meeting that they were actually afraid to walk through the State prison lands to inspect the ditch for fear of being attacked by the convicts.

Mr. Westerfield explained to the thirty farmers assembled that the city was in no wise responsible for their being defrauded out of their water rights, and said that he had every sympathy with them. It is expected that the matter will be settled out of court as Warden Dow is waiting for an opinion on the matter from the attorney general.

Among the protesting speakers last night were Mr. Squires, Robert Thompson, John R. Smith, James McGhie, W. A. Smith, George Crisman and others.

GOT HIS DESERTS.

Soda Water Man Got Gay and Was Summerly Discharged.

A. W. Kingsbury, the young man who has been dispensing liquid refreshment to thirsty souls at Koltz's Kitchener, created an enthusiastic rough-house at his employer's place of business yesterday afternoon, because Mr. Koltz refused to let him go to work in an intoxicated condition. The salaried first sent the proprietor sprawling to the floor, and then made A. T. Waltz, the bookkeeper, measure his length on the linoleum. It is then alleged that he jumped on Mr. Koltz and beat him with his fists until Jacob Held, a customer, interfered. Kingsbury made threatening remarks to Mr. Held and disappeared.

There will be no arrest made. The fellow came around to the store this morning in a humble and contrite spirit, and apologized. Mr. Koltz ordered him off the premises, and has secured a new fix clerk.

BRIGHTON HOTEL SOLD.

Hon. J. H. Moyle Buys the Property for Five Thousand Dollars.

It was announced today that the well known Brighton Hotel at Silver Lake resort at the head of Big Cottonwood canyon had been sold by the Taylor, Romney, Armstrong Co., to Hon. J. H. Moyle. Mr. Moyle is now in Farmington, Mo., where he is manager of the Taylor, Romney, Armstrong Co., in Portland, so that the details could not be obtained, but a close friend of Mr. Moyle's is authority for the statement that he has bought the hotel and the big tract of land on which it stands including a part, if not all, of the beautiful body of water known as Silver Lake and that the purchase price was \$5,000.

Mr. Moyle will put the property to use as yet not known, but it is thought likely that he will divide it into small building lots and sell it out to cottagers. The shortness of the season has prevented the renting of the hotel for the past two years and it is still vacant. It is a large frame structure and cost more than the price paid by Mr. Moyle for the whole property.

The resort is famed in local history, having been the place where the people of Salt Lake City were celebrating the 24th of July, 1877, when the news of the approach of Johnston's army reached President Young. The tall tree on which Mr. Young was perched at that occasion, stood until a recent date on Mr. Moyle's land.

NOT HOLIDAY BOYS.

Constable Hyrum Nielson of Holiday telephoned to the "News" this afternoon, saying that the boys who comprised the crowd that shot Mrs. Wilson a couple of weeks ago were not from Holiday, but with one exception Butteville.

DESHAZO IN TROUBLE AGAIN.

Bert De Shazo, a young man who has been hanging around houses of ill fame, was arrested yesterday afternoon by Detective Sheets and charged with stealing a pair of valuable cuff buttons from one Viola, a Commercial street denizen. Viola said that the buttons had been left with her by a "man," and that De Shazo went to her room during her absence and stole them. De Shazo denied the charge but offered to pay the price of the missing articles. He was booked on the charge of vagrancy.

BURIED THIS AFTERNOON.

Funeral of Andrew B. Benzon from Nineteenth Ward.

The funeral of Andrew B. Benzon, who died at the Holy Cross hospital on Sunday was held from the Nineteenth ward meeting house this afternoon. The services were held by Bishop Isaac Barton. The services were of an impressive character and all the speakers referred to the deceased in terms of high praise.

Elder Andrew B. Benzon arrived in this city in 1883 and was a well-known citizen. He emigrated from his native land in 1860, and was employed in the mining region of Pennsylvania until the outbreak of the Civil war, when he enlisted in the Federal army. Having graduated from a college of medicine, he was given a position in the medical service and was soon engaged in active service. At a battle near a place called Wilson's Creek, in Missouri, he was seriously wounded, and taken prisoner by the Confederates, but was soon released and exchanged as a prisoner. He was discharged from the army, and he was honorably discharged and came to Utah, where he joined the Church of Jesus Christ of

IT'S TOO HOT

To carry baby around in arms. There is no necessity for doing so. We study your health and comfort so therefore have just purchased a fine line of

BABY GO CARTS

Of all patterns and grades. A very nice one for

... \$3.75 ...

We have also a fine lot of FOLDING GO CARTS. You can take baby anywhere with one of these without inconvenience. While on the train or cars you can fold it under your arm.

H. DINWOODEY FURNITURE CO.

pair the damage done to the Utah Light and Power company's line by the big sage brush fire near Ogden on Sunday, and about twenty-seven more were partially burnt. The fire was the cause of the uncertain light for a time on Sunday night.

The Houston Real Estate Investment company today recorded the conveyance to it from the city of lots 11 and 12, block 2, plat K, Salt Lake City survey, for a consideration of \$2,215. These are two of the lots which Mr. Houston purchased at the recent auction sale of city property.

ATTRACTIVE NEGLIGEE

Shirts, cool, comfortable and dressy, all qualities, sizes and sleeve lengths. BROWN, TERRY & WOODRUFF CO. 166 Main Street.

ARTISTIC JOB WORK

Turned out on short notice at the Deseret News. A big shipment of new types and supplies just in. Our facilities for letter heads, bill heads, tags, envelopes, pads, etc., etc., are unexcelled.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective signers for further information.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah. In the matter of the estate of Hans Christian Voss, deceased. Notice is hereby given that for approval and settlement of final account and report of the administratrix of the estate of Hans Christian Voss, deceased, has been set for hearing on Friday, the 26th day of July, A. D. 1901, at 10 o'clock a. m., at the County Court House, in the Court Room of said County, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 16th day of July, A. D. 1901.

JOHN JAMES, Clerk.

By C. Frank Emery, Deputy Clerk. Thos. Adams, Attorney.

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BUSINESS NOTES.

Today's clearings were \$78,991.23, compared to \$33,675.35 on the corresponding day last year.

A force of men went out today to re-

pair the damage done to the Utah Light and Power company's line by the big sage brush fire near Ogden on Sunday, and about twenty-seven more were partially burnt. The fire was the cause of the uncertain light for a time on Sunday night.

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