VICTORY ENDS THE FOOTBALL SEASON

Thanksgiving Day Feast is Enlivened With a Big Winning Score.

PITT'S PLAYING A FEATURE.

speedy Quarterback Helped Back Field In Senational Runs for Touchdowns that Piled up Points.

THE SEASON'S RECORD.

Itah, 24; Colorado A., 0; at Salt Lake. Utah, 5; Aggles, 0; at Logan. Golden, 22; at Salt Lake. Boulder. 45; at Boulder. Utah, 21; Denver U., 6; at Sait Lake, 129; Soldiers, 0; at Salt Lake, Mentana, 6; at Missoula. Utah a Wyoming, 0; at Sait Lake.

forfeited in first half.

Litah football season ended yestera blaze of crimson glory and : snowfail burying beneath it a recwhat must be conceded to be a what must be conceded to be a blasson. Out of eight games on six, and the teams to which were the strongest in the west, when her day comes to win over position in first place will be a firm foundation.

In the season ran up a total place, in the season ran up a total plats, just 13 more than last year same number of games, lacking se seere against that, however, on, was 75 points as compared to against that year, a gam of

turn to yesterday. The officials first time this season gave no or complaint. They did not slow contest unnecessarily, were fair to es, and more than that did not tiled. The Utah team played ball holding well on the derenting amirable interference. than at any other point during

AGGIES PLAYED WELL. processing team, tee, was one worthy ting. They played swift, fought ackied sure, and did their best to a winning game. But to put up a game against Utah needed more ordinarily has this year.

PITT'S FINE WORK.

There is in football a silent player whom he crowd never sees, and who gets no lory when a speedy back goes tearing own an open held for a touchdown. Then he's there, no one notices him, but hen he is there, no one notices him, but hen he isn't the halfback loses his repution and the crowd says he has lost his form. Jimmy Wade at quarterback last ear played in just such a position, when hey came to replace him, they learned that a great player he had been, but of until Pitt stepped into his shoes yestray, and filled them to the utmost procifions did the Utah back field get into ciden as it was once wont to do with Jimity for a running mate. Bennion and Russell made some tremendous and exciting may esterday. Russell turning three of hem into fouchdowns, but as he battled is way out of the struggling mass Pitt gas at his side and making a hole for im. That was something the back field are not had before this season.

The game was witnessed by a smaller rowd than usual for Thanksgiving day, he cold and the snow no doubt making many prefer to remain in doors. It opend sfortly after 2 o'clock, and as little lime was lost in disputes the play went hadly forward until 4:30 when the last whistle blew.

RUSSELL'S LONG RUN. PITT'S FINE WORK.

RUSSELL'S LONG RUN.

The sensation of the game came just at the end of play. The teams all through had appeared evenly matched. Utah was held for downs, and had proved it could hold the Colorado boys. Twice Russell had got away for long runs to touchdowns, and once Bennion had crossed a large part of the field. The crowd was getting impatient as there was only about two minutes to play and the ball was near Uta'h goal posts, where Utah had received a dekoff. On the first down Russell and Pittmerged from the mass fishing desp rateiy at first, and then were clear. They started a hundred yard sprint to a touchdown, while the crowd watched the speedy Thomas make a vain attempt to run them down, it was the most brilliant run since sabin made the touchdown from the kick-off for Denver, and turned the bleachers wild in the last big yell of the season.

GOAL NOT IN DANGER. RUSSELL'S LONG RUN.

GOAL NOT IN DANGER. Before that the game was clearly lab's and not once after the kickoff was be result seriously in doubt. Thirty-five Yale. Time of Halves—35 minutes each. esult seriously in doubt. Thirty-five was the nearest the Utah line was ached, and there the advancing team THE DETAILS.

Bennion kicked to the Aggies, the ball being run in 30 yards, and here the best work of the visitors was done. They plowed through Utah for short gains until they had gained thirty-five yards where they were held for downs, and Utah took the ball for a series of hammering tanhey were faid for downs, and Clair took the ball for a series of hammering tan-lems at center and through tackie. Twenty-five yards from the goal lines Russell went right end for twenty-five yards and a touchdown, Bennion kicking goal Utah, 6; Colorado Aggles, 6.

FIGHT AT THE GOAL POSTS. Bennion kicked off, the Aggies running the ball in only 10 yards. They were held, nd forced to kick, Utah then returning the ball by a series of line bucks and end

It Costs Nothing

To find out for a certainty whether or not your heart is affected. One person in four has a weak heart; it may be you. If so, you should know it now, and save serious consequences. If you have short breath, fluttering, palpitation, hungry spells, hot flushes; if you cannot lie on left side; if you have fainting or smothering spells, pain around heart, in side and arms, your heart is weak, and perhaps diseased. Dr. Miles' Heart Cure will reheve you. Try a bottle, and see how quickly your condition will improve.

"About a year ago I wrote to the files Medical Co., asking advice, as I has suffering with heart trouble, and ad been for two years. I had pain it my heart, back and left side, and id not been able to draw a deep eath for two years. Any little exertion, would cause palpitation, and I had not lie on my left side without affering. They advised me to try Dr. files Heart Cure and Nervine, which did with the result that I am in eiter health than I ever was before, aving gained 14 pounds since I comenced taking it. I took about thirden bottles of the two medicines, and avant been bothered with my heart mace."

MRS. LILLIE THOMAS.

Upper Sandusky, Ohlo. Dr. Miles' Heart Cure is sold by

Dr. Miles' Heart Cure is sold by your druggist, who will guarantee that the first bottle will benefit. If it fails he will refund your money. Miles Medical Co., Elkhart, Ind

runs to the Aggie ten-yard Ine, where an off side penaity lost Utah the ball. The Aggies were held and kicked to the thirty-yard line and Utah again bucked to the ten-yard line, where a fumble lost the ball. Colorado kicked at once, Pitt receiving it on the forty-yard line, to be downed in his tracks. Utah bucked forward to the six-yard line, when the whistle blew for time.

SECOND HALF.

The second hair developed a surprise in the way Utah braced to meet every conceivable attack. With only one toucadown the game was not yet won, and both teams played desperately to settle the open question. Utah took the kickor, and ralling to gain, punted, and the Aggies were forced to return the kick after gaining ten yards from their rorty-yard line. Bennion broke away for the first big run of the day, netting afty-five yards in Utah. The Aggies held on their eight-yard line, and kicked on getting the ball.

Anderson hecied the caten, and then ran twenty yards, the run being disallowed, Bennion kicked off and Russell recovered the ball, advancing it twenty yards. Two recovered rumbles forced a kick, which was returned, Utah getting the ball on the Aggies thirty-yard line. Two bucks netted nothing and Bennion tried a field goal, the ball going wild.

HENNESSY GAINS

HENNESSY GAINS

HENNESSY GAINS.

Utah took the next kickoff, and rushed it over for a touchdown, a guard back play by Hennessy doing yeoman service in netting ground. Bennion made the last yard on a line hurdle, and goaled. Score: Utah, 12; Colorado Aggies, v.

Colorado was forced to kick after receiving Bennion's effort, and Brown received the bail on their torty-yard line. Russell broke free for a forty-live yard run to a touchdown and Bennion goaled. Score: Utah, 18; Colorado Aggies, v.

The Aggies kicked to Harris at the goal line, and he was downed five yards out Bennion kicked, and the Aggies tried a heid goal, missing it by a lurge distance. On first down Russell broke away for a hundred yards to a touchdown, closing the game with a score of 24 to 0.

THE LINEUP.

THE MINESON		
Utah.	Colorado.	
AndersonL.	E Kennedy	
Huy	T Johnson	
Variev	GGoldhammer	
HennessyR	G Thornton	
PetersonR.	T Thomas	
HarrisR.	B Ashton	
Russell L. H	B Hamilton	
Edward He be	R WILL	
BennionF.	B Kincaid	

Referee-Freeman Bassett, Empire-R. D. Burtner. Timekeeper-J. C. Rane-Head Linesman-F. Falwner. Thirty and twenty-five minute halves.

VARSITY SCRUBS.

Lose in their Game With Ogden on

Lose in their Game With Ogden on Place Kick.

While the University first team was piling up a winning score on home grounds yesterday the "scrubs" were getting it put over them at Ogden to the tune of 4 to 0. Brownell did the trick of saving the day to Ogden by a field goal from the twenty-yard line, where Ogden had secured their first kickoff, on a Utah fumble. After that the U. line proved impregnable, while she worked twice up to threatening distance of the Ogden goal, being held once on the five-yard line.

The lineup was as follows:

	Without Managements and Committee of the	Product of the control of the contro
ı	Ogden.	U. of U.
ı	CarlstonR.	E
1	Watson-Murphy .R	T., Snow
1		G Hunt
1	PoulterC	Leager
1	MeyerL.	G Gardner
1	SoudderL.	T.i.,, Russell
1	Caig-Campbell L.	E Robinson
1	MurphyR.	Ha man man Wolf
1	Tavey	H Bennion
1	Campell-BakerQ.	B Sterling
1	Brownell (Capt.)	
-1	Character 100	D. Masshall (Cant)

Referees-Blakeslee and Thorburn, Umpire-Stoble, Twenty minute halves.

PENN BEAT CORNELL

PENN BEAT CORNELL.

Philadelphia, Nov. 30.—Pennsylvania today defeated Cornell in their annual football game by the score of 6 to 5, the narrow margin of a goal deciding the contest. It was the most stubbornly-contested game that has been seen on Franklin field this season, and it was only after Cornell had been weakened by the substitution of players that the Pennsylvanians were able to cross the Ithacans' goal. For one hour the local eleven had been held in check and really outplayed by the visitors and it began to look as though the Cornell boys were to be the visiors, but after they had made their touchdown and the elevens had changed goals. Pennsylvania, aided by the stiff wind, gradually forced the ball down the field for a touchdown.

THE LINEUP.

18870	****	***	8	**		100	577	-
		T	HE	L	IN	E	U	P.
march.	eris a	i tik						

	Pennsylvania.	Cornell.
	LevineL. E	Thompson, Downs
	Junk-HobsonL. G	Cook
Control Section	Rebinson R G	Coste lo. Lynch
	Scarlett R. E. Stevenson Q B. Sheble L. H.	B Earl
	Greene, LingellR. H. FolwellF. B	Glbson. Babcock
	Touchdowns - Wald from touchdown-Shell Corbin, Yale, Umpire	oe. Referee-W. H.

OTHER GAMES.

At Portland-Multnomah, 6; Univ At Portland-Multhomah, 6; University of Oregon, 6.
At Seattle-Oregon Agricultural Collist University of Washington, 6.
At Kansas City-Kansas, 21; Missot At St. Louis-St. Louis Universit Iowa University, 31.
At Columbus-Ohio State Universit Indiana, 11.
At Atlanta Ga, Georgia Technolog Clemson, 12.
At Denver-University of Colorade Haskell, 9.
At Topeka-Colorado College, 6; Waster Colorado College, 6; Waster College, 6

Haskell. 9.
At Topeka—Colorado College, 6; Wash-burn College, 6.
At Washington—Carlisle, 72; Georgetown, 0.

At Lincoln—Nebraska, 24; Illinois, 6.
At Pittsburg—Western University of
Pennsylvania, 0; State College, 6.
At Washington—Washington and Lee,
1; George Washington University 0,
At New York—Holy Cross, 27, Fordham,

At St. Louis-Washington University, 17; Knex; 6. At Lancaster, Pa.—Gettysburg College.

72: Franklin and Marshall, 6.
At Easton, Pa.—Lafayette, 47: Bucknell.

0.
At Norfolk, Va.—North Carolina University, 17; University of Virginia, 0.
At Columbus O.—Ohio Medical University, 17; Denison, 0.
At Lexington, Ky.—Kentucky University, 40; Ohio Wesleyan University, 0.
At Cincinnati—Cincinnati, 23; Kelton College 4.

Sity, 6; Unio W.

At Cincinnati-Cincinnati, 23; Kelton College, 4.

At Wilkesbarre, Pa.-Wyoming Seminary, 16; Princeton second team, 4.

At Jackson, Miss,-Mississippi A. & M. College, 11; University of Mississippi, 6.

At Charleston-South Carolina College, 47; South Carolina Military Academy 6.

At Macon-Georgia, 6; Aubur, 29.

At Winston-Salem A. & M., 6; David-At Deland, Fla,-Stetson University, 30;

At Birmingham-Tennessee, 6; Alabama At Nashvillé—Vanderbilt, 68; Sewanee, 0, At Cleveland, O.—Case, 34; Reserve, 0, At Oklahoma City—Oklahoma Univer-sity 29; Bethany College, 0, At St. Louis—Christian Brothers' Col-lege, 0; St. Charles (Mo.) Mültary Acad-

my. 22.
At Des Moines—Ames, 17; Drake, 12.
At Iowa City, Ia.—Ames second team,
7; Iowa Freshmen, 6.
At Decatur, Ills.—Miliken, 16; Shurtleff. At Washington, Pa,—Washington and Jefferson, 24; Lehigh University, 6, At Wahash, Ind.—Wabash Athletic Association 4; Rose Polytechnic Insti-

WASHINGTON SHUT OUT.

WASHINGTON SHUT OUT.

Seattle, Wash., Nov. 20.—The football team of the Oregon Agricultural College defeated the University of Washington eleven today by a score of 15 to 0. One goal by straight line bucking was the result of the first half, and two goals in the second. Oregon's team was too much for the Washington line, which held but seldem for downs. Washington excelled in kicking, but in every other department of the game Oregon was ahead. Rinehart, Oregon's great quarterback, ran his team in excelent style. Five thousand persons witnessed the game.

HIS SPINE FRACTURED. Bridgeport, Conn. Nov. 20.—During a mass play in a game of football today between two local teams. Lee McNamy. aged 21, had his spine fractured and is not expected to live.

CHICAGO GIVES YOST FIRST DEFEAT

ish Play at a Critical Time.

MADE A SAFETY TOUCHDOWN.

Happened When Clark Tried to Run Back a Punt by the Great Eckersall-Other Games.

Chicago, Nov. 30 .- Chicago, 2; Michi-

The undisputed honor of the western football championship was carned by Chirago today by the close score of two points, earned on a safety touchdown in the second half by the splendid work of Captain Catin of Chicago, but also by the oor judgment of Clark of Michigan in rying to run back a punt of Eckersail's which barely reached the Michigan goal line. He was thrown across the line by Catilin after he had thrown off two Chi-cago tackiers, and two points, a safety touchdown, were recorded for Chicago, the only scoring done in the game. CURTIS DISQUALIFIED.

Curtis, Michigan's left tackle, was dis-qualified early in the game for sluggling. The victim was Walter Eckersall, Unica-The victim was Waiter Eckersali, Chicago's kicking quarterback. Eckersali, of opping back for a punt from Chicago's forty-yard line, was nurled to the frozen ground by the plunge of the Michigan tackie in his attempt to block the kick, and for nearly two minutes lay still, apparently knocked out completely. Referee Rinehart claimed that Curtis in his plunge for Eckersall swung an uppercut to the Maroon quarterback's jaw and, in spite of the frantic pleadings of Curtis and the protests of Captain Norcross, ruled the burly Michigan tackie out of the game. Eckersali recovered within the time inmit and resumed play, although plainly very groggy for some time afterward. Chicago won the toss, and chose the north geal, with the wind favoring but only once was the ball ever within dangerous distance of a goal line, and it was Mobleau's mediance.

only once was the ball ever within dangerous distance of a goal line, and it was Michigan's goal line that was threatened. Chicago succeeded in getting the ball to Michigan's thirty-five-yard line, following an exchange of punts and some hard line bucking by Bezdek and Walker, but at this time, when it semed that Eckersall would have a chance at drop kicking. Chicago was penalized fifteen yards for holding in the line, and any chance of scoring disappeared with the penalty.

MIGHT HAVE BEEN TIED

MIGHT HAVE BEEN TIED.

The safety touchdown was marked up late in the second half. Both Chreage and Michigan had tried to find weak spots in the opposing line without success and the punting duel had been resumed, with what advantage there was in favor of Chicage, the Maroon backs gaining more ground than Michigan. Finally, with the ball on Michigan's nive-yard line, sent there on a punt by Eckersall, Garrets kicked the Michigan's nive-yard line, Eckersall immediately returned the punt. His long might spiral went over the Michigan goal line. Clark, who had relieved Suart at left half, caught the ball standing under the goal bar, and instead of letting the ball go for a touchback, attempted to rain with it. He shook off Parry, but Catlin halled him before he had run ten yards along the line and hurled him across the goal line for a safety.

Clark was yanked out immediately and Magoff put in his place, but the mischief had been done. The game was nearly MIGHT HAVE BEEN TIED.

the life and intrice him across the solid life for a safety.

Clark was yanked out immediately and Magolf put in his place, but the mischief had been done. The game was nearly over, and Chicago, with victory in signt, more than held the desperate attack of the Michigan backs in the closing moments of the game.

Throughout the game the ball was in Michigan territory most of the time, and not once was the Chicago goal line threatned. In the first half Chicago made eighty yards on downs to Michigan sixty-four. In the second half Michigan made sixty-four wards to Chicagoss fity-nine. This shows the amount of punting that was done, and also the spiendid defense put up by both teams. In only one point in Michigan's line could Chicago gain. That was left tackle, while Michigan found only a small hole at the right tackle position in Chicago's line. Trick plays failed to gain. They were broken up as a rule without material gain, although Garrets of Michigan got away twice for runs of twenty-one and thirty-seven yards on fake kicks. E. kersall made fifteen yards on the same play once, but otherwise the game was devoid of open-field play. Time was called with the ball in Michigan's possession on her own fifty-two-yard line.

Michigan used four substitutes during the game. Curtis Stuart, Captain Norcross and Clark going out; while Chicago used but one substitute. DeTray going in for Walker, whose injured knee gave out early in the game. The teams lined up as follows:

SC 200 Str 200 ST	Las Ionows.	
	THE L	INEUP.
versity	Michigan.	Chicag
versity	GarretsL	E Pa
ollege.	CurtisL.	MARKE STREET,
ity, 0;	GranamR.	G Rus
4ty. 0:	Rheinschild R H Hammond i. Norcross Q	E
gy, 17:	T. Hammond R. Stuart	H Wal
do, 39:	Longman , F.	B Bez

Officials: Referee-L. T. Hackett, West Point. Umpire-Rheinhart, Lafayette, Head Linesman-Roper, Princeton, Time-keeper-Walter Camp, Yale. Time of Halves-25 minutes.

CLARK BROKEN-HEARTED. "Denny" Clark, whose blunder made possible the "safety," refused to join his fellows at dinner. He sobbed and remained in his room. Later in the evening he is said to have been in a state of mental collapse and threatened to take his life. strange were his actions, it is said, t two of the squad remained at his for fear that he would do himself

TEA

How strange that so dainty a thing should possess such

Your grocer returns your money if you don't like

CIGARETTE AND TOBACCO HABITS CURED BY TRIB

Mr. Cliff Hockett, 1023 Fourth Ave.. Seattle Wash., writes:

"Until I took Trib I had been a hard tobacco user for twenty years. I have taken three other so-called cures, but never received a cure. Trib has completely cured me and I have no desire for tobacco. Do not believe I could use either liquor or tobacco if I wanted to. Before I took Trib I had a bad stomach, but now I feet like I could digest most anything.

P. S.—Inquiries cheerfully answered to those enclosing stamps.

Each package contains a full four weeks' treatment and a cure.

Trib coures the liquor and tobacco "habit" with no bad "after effects," and possesses every merit claimed for it. Mr. Cliff Hockett, 1023 Fourth Ave.,

"CALLAHAN'S KIDS" **WIN CHAMPIONSHIP**

One of His Players Made a Fool- | Cleaned Snow Off the Gridiron At Butte With Their Rivals.

FINAL SCORE WAS 26 TO O.

Salt Lake High School Eleven Outplayed Opponents in Every Department of the Game.

The scalps of the Butte football war riors of the High School class, are now adorning the belts of the Salt Lake High School boys in company with those Oregon, Washington, Idaho and Colorade to say nothing of the victories in Utah. Salt Lake High School, 25; Butte, ching void!

It was a great victory for "Callahan" Kids," and they can certainly lay undis puted claim to the inter-mountain chan

The Salt Lake team carried its rivals off their feet. Trick plays, line bucking and speedy work around the ends tooled the Butte players, who were soon on queer street. Butte saw real footbail. The Salt Lake team was in excellent condition and played as a team should play. Clean, fast and strong all the time they gave the rivals no chance to score.

Fullback Judson, as usual, was the star of the occasion. From the thirty-yard line and the forty-five-yard line be sent

the second was even more s Lakers seemed to be faster a and plowed down the field alm

Butte.	Saft Lake.
KearneyI	. Chamberlain F.
Roche	. E. Harris, Young
SanerI	. T Paul. Moor
Grandpre	C Morri
Hypes	G. G. roon P. Hyde
Crowley,	G Robert
Morrow F	L. T Critchiow
Finent.	E. Dun
HegemanF	B. B. Pust
	Richardson.
Burns	B Harris
H imerdinger R.	H. B., G. Hyde

RheimR. H.B.... Referee-Brown of Michigan, Umpire-Flynn of Minnesota, Head Linesman-Schule of Wisconsin, Timers-Barrion o Columbia and Callahan of Yale, Time o Halves-25 minutes, Goals Kicked-Judson 5, Touchdowns-Paul (2), and Harris.

MISSOURIANS SHOWN

Kansas City Nov. 20.—Before 7.000 football enthusiasts, the largest crowd that ever witnessed a gridiron contest in Kansas City, the University of Kansas football team today defeated the University of Missouri eleven in their fifteenth annual game by a score of 24 to 0.
Ideal football weather prevailed. At the kickoff Kansas ruled a slight favorite in the betting, with plenty of Missouri money in sight.

the in the betting, with plenty of Missouri money in sight.

Missouri won the toss and chose the east goal, with the wind at their back. Pooler kicked off and sent the pigskin to Kansas; thirty-five-yard line. Missouri, after two downs, punted to Kansas thirty-five-yard line, where Kansas took the ball and by a series of line plunges and end runs, fourteen minutes after play began, pushed Pooler over the goal line for a touchdown. Fooler kicked goal. Score: Kansas, 8; Missouri, 0.

In the second half, Missouri took a temporary brace, but only for a few minutes, and Kansas scored almost at will. Pooler, Brunner and Donald were used by Kansas in almost every play, and the trio proved equal to the task of carrying the ball through the enemy's line and around her ends. Final score: Kansas, 24; Missouri, 0.

Women love a clear, healthy complexion. Pure blood makes it. Burdock Bitters makes pure blood.

THE CROWN **BOWLING PARLOR** Ind.' Phone 2204. 32 W. 3rd So. St

9 Full Regulation Alleys. Private Alleys for Party and Club Use Free Instructions to New Beginners. Lafties' Trade Solicited.

Salt Lake Turf Exchange 208 MAIN STREET.

Direct wire for all Sporting Events. CALIFORNIA and EASTERN RACES. DELINQUENT NOTICE.

Ely Mining & Milling Company, Principal place of business, Sait Lake City, Utah, Lecation of mines, Ely, White Pine County, Nevada. There are delinquent upon the following described stock on account of assessment No. 21 levied on the 12th day of October, 1903, the amount set opposite the name of the stockholder as follows:

WM. B. SPRAGUE. Secy. NOTICE OF SCHOOL ELECTION.

An election of members of the Board of Education for the Granite School District, Sait Lake County, will be held Wednesday, Dec. 6th. 1965.

Polls will open at 7 o'clock a. m. and close at 7 o'clock p. m.

One member, for the term of three rears, will be elected from each of the live precincts. ive precincts, Precinct No. 1 will have four voting Precinct No. 1 will have loss veeling places:
One for Election District No. 62, at Big Cottonwood Ward House.
One for Election Districts Nos. 55 and 64, at East Mill Greek Ward House.
One for Election District No. 88, at Sugar Ward House.
One for Election District No. 89, at Farm House Forest Dale.
Precinct No. 2 will have two voting places:

places:
One for Election Districts Nos. 53 and 54.
at Central School. 1990 State Street.
One for Election District No. 87, at Mill
School. 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. 58, will rote at South Cottonwood Ward House.
Precinct No. 5 will have four voting places:

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or respective sign-ers for further information.

IN THE DISTRICT COURT, PRObate Division, in and for Sait Lake County, State of Utah. In the matter of the estate of Charles Barker, Deceased, Notice.—The petition of David J. Barker and John C. Mackay, administrators of the estate of Charles Barker, deceased praying for the settlement of final account of said administrators and for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Saturday, the 9th day of December, A. D. 1905, at 10 o'clock a. m., at the County Court, Couse, in the Court room of said Court, in Said Lake City, Said Lake County, Utah,
Witteess the Clerk of said Court rots. Witness the Clerk of said Court with the seal thereof affixed this 22nd day of ovember, A. D. 1905.
Seal) J. U. ELDREDGE, JR. Clerk.
James H. Moyle, Attorney for Petioners.

IN THE DISTRICT COURT. PRObate Division, in and for Salt Lake County. State of Utah. In the matter of the estate and guardianship of Martin Brixen Minor. Notice.—The petition for approval and settlement of the first account of the guardian of the person and the estate of Martin Brixen, minor, has been set for hearing on Saturday, the 2nd day of December. A. D. 1995, at 10 o'clock a. m., at the County Court House, in the Court room of said Court, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court, with the seal thereof affixed this 2nth day of November, A. D. 1905.

(Seal) J. U. ELDREDGE, JR., Clerk, Cannon, livine & Snow, Attorneys for Guardian.

IN THE DISTRICT COURT, PRObate Division, in and for Sait Lake County, State of Utah. In the matter of the estate of James Fairclough, Deceased, Notice.—The petition of Alice Fairclough, praying for the issuance of Letter of administration in the estate of James Fairclough, Deceased, has been set for hearing on Monday, the 4th day of December, A. D. 1995, at 10 o'clock a. m., at the County Court House, in the Court room of said Court, in Sait Lake City, Sait Lake County, Utah.

Wilness the Cierk of said Court with the seal thereof affixed this 24th day of November, A. D. 1995.

(Seal) J. U ELDREDGE, JR. Clerk, Harrington & Sanford, Attorneys for Petitioner.

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County. State of Utah, In the matter of the
estate of M. J. Jacke, Deceased, Notice.—
The petition of L. C. Johnson, administrator of the estate of M. J. Jacke, deceased,
praying for the settlement of final account of said administrator and for the
distribution of the residue of said estate
to the persons entitled, has been set for
hearing on Saturday, the 9th day of December, A. D. 1995, at 10 o'clock a. m., at
the County Court Couse, in the Court
room of said Court in Salt Lake City,
Sail Lake County, Utah,
Witness the Clerk of said Court with
the seal thereof affixed this 25th day of
November, A. D. 1995,
(Seal) J. U. ELDREDGE, JR., Clerk,
H. S. Harper, Attorney for Petitioner.

In the Third Judicial District Court, in and for Salt Lake County. State of Utah. Department No. 1. In the matter of the estate of Ursula D. Rumel, Deceased Notice.—The petition of Ernest D. Rumel and Amy D. Rumel, praying for the admission to probate of a certain document, purporting to be the last Will and Testament of Ursula D. Rumel, deceased, and for the granting of Letters Testamentary to Ernest D. Rumel and Amy D. Rumel, has been set for hearing on Saturday, the 5th day of December, A. D. 1905 at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake County. Utah.

Winess the Clerk of said Court with the seal thereof affixed this 25th day of November, A. D. 1905.

(Seal) J. U. ELDREDGE, JR. Clerk.

Frick, Edwards & Smith, Attorneys for Petitioners.

IN THE DISTRICT COURT, PRobate Division, in and for Sait Lake County. State of Utah. In the matter of the estate of Violet Urie, Deceased, Notice.—The petition of George R. Emery, administrator of the estate of Violet Urie, deceased, for confirmation of the sale of the following described real estate of said decedent, to-wit.

Commencing at a point six and one-half (6½) rods north of the southeast corne of lot eight (8), block niety-eight (38) plat "A." Sait Lake City survey, running thence north three (3) rods, thence westen (19) rods, thence westen (19) rods, thence south three (3) rods. thence east ten (10) rods to place of beginning, containing thirty (30) square rods of ground, for the sum of \$2,000. And upon the following terms, to-wit: Cash upon confirmation, as appears from the return of sale, filed in this Court, has been set for hearing on Saturday, the 9th day of December, A. D. 1905 at 10 oclock a. m. at the County Court House, in the Court room of said Court, in Salt Lake City, Salt Lake County, Utab.

Witness the Clerk of said Court, with the seal thereof affixed this 22nd day of November, A. D. 1906.

(Seal) J. U. ELDREDGE, JR. Clerk, Cannon, Irvine & Snow, Attorneys.

IN THE DISTRICT COURT. PRObate Division, in and for Salt Lake County State of Utah. In the matter of the estate of Elmira Shepard Taylor, Deceased. Notice.—The petition of Theodore Nystrom, administrator of the estate of Elmira Shepard Taylor, deceased, praying for the settlement of final account of said administrator and for the distribution of the residue of said estate to the per sons entitled, has been set for hearing on Saturday, the 3th day of December, A. D. 1905, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 25th day of November, A. D. 1905.

(Seal) J. U. ELDREDGE, JR., Clerk James H. Moyle, Attorney for Estate. IN THE DISTRICT COURT. PRO

UTAH LIGHT & RAILWAY CO. NOTICE TO BONDHOLDERS.

Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the Utah Light and Rail-way Company, that the Board of Direc-tors of said Company, has by resolution directed and authorized the undersigned to publish this, a notice of intention of the Company, to issue 1,500 of those cer-tain 2,500 of the five per cent \$1,000 Con-solidated Mortgage Gold Bonds of the Company, numbered from 7,501 to 3,000 insolidated Mortgage Gold Bonds of the Company, numbered from 7.501 to 3.00 inclusive authorized to be issued under Article 3 of the Company's Consolidated Mortgage, dated January 2nd, 1898, made to the Bowling Green Trust Company, Trustee, New York, U. S. A. to secure said bonds; provided, however that the holders of a majority in amount of all the bonds issued under said Mortgage and now outstanding, shall not have protested in writing to the Company against such issue within 45 days after the date of the first publication of this notice. It is contemparted and provided, that the proceeds from the sale of said 1.500 bends, should be used only for some one or more of the purposes mentioned in Article 3, of said mortgage for which said twenty-five hundred bonds are authorized to be issued.

Date of first publication November 15th. Date of first publication November 15th UTAH LIGHT AND RAILWAY CO.,

By R. S. Campbell, Secretary, Salt Lake City, Utah, U. S. A. SOUTH JORDAN CANAL COMPANY

South Jordan Caual Company, Principal place of business Salt Lake City, Utah. Notice is hereby given that there is delinquent on account of assessment levied September lith. 1905, the amounts and stock set apposite the names of the share-holders as following, to-wit.

Name of No. of No. of Stockholder. Cert. Shrs Amt. Catherine M. Beckstead 972 40 34 00 Robert P. Bringhurst 195 4 6 40 Robert P. Bringhurst 195 4 6 40 Robert P. Bringhurst 220 2 3.20 Robert P. Bringhurst 462 8 9.56 Robert P. Bringhurst 3.111 1 1.60 Robert P. Bringhurst 31a 13 20.86 Elizabeth J. Bringhurst 189a 1 1.66 Elizabeth J. Bringhurst 189a 1 1.60 S. A. Beckstead 125 a 1.60

with the cost of advertising and expense of sale. Secretary South Jordan Canal Company, Date of first publication, November 29th, 1905.

SEALED PROPOSALS.

Will be received by the Board of Insanity for the State Mental Hospital for supplies for the six months ending May 39, 1966, consisting in part of 50,000 bs. W. W. and Graham flour; 20,000 ibs. brace 10,000 ibs.

8000 lbs. sugar (Utah); 3.500 lbs. No. 1 lshand rice; 900 lbs. coffe; 2.750 lbs. creamery cheese; 4.000 lbs. dried applies; 2.000 lbs. dried peaches; 900 tons stack coni; 50 tons lump con!; 25 tons straw. 3.00 lbs. butter; groceries, drugs, etc.

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

Bids must be sealed and marked "Bids for Supplies" and addresed to the "State Mental Hospital." on or before Dec. 14th. 1805. Bids opened at 12 o'clock noon on said date.

The Board reserves the right to reject any and all bids not advantageous to the State, or to accept any part of any bid. Board of Insanity by

Provo, November 25, 1905.

AN ORDINANCE.

An ordinance ratifying and confirming the transfer of franchises to Utah Light and Railway Company, a corporation, extending the life of said franchises and amending the same, including the franchises of the Utah Power Company.

Be it Ordained by the City Council of Sait Lake City, Utah;
Section 1. That all the franchises of Utah Light & Railway Company, a corporation organized and existing under the laws of Utah is ald franchises being:

1. A franchise to the Sait Lake and Ogden Gas and Electric Light Company, under date of May 20th, 1833.

II. A franchise granted by Sait Lake

clip to Sait Lake City Railroad Company, November 24, 1891.

A franchise granted by Sait Lake City to Sait Lake City to Sait Lake City to Sait Lake City to Pioneer Electric Power Company, May 27, 1897.

V. A franchise granted by Sait Lake City to Pioneer Electric Power Company, May 27, 1897.

V. A franchise granted by Sait Lake City to Sait Lake City to Sait Lake City Railroad Company, January 26, 1898.

VI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, February 11, 1899.

VII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, February 11, 1899.

VII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, May 20, 1899.

VIII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, May 5, 1891.

X. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, September 24, 1891.

X. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, November 24, 1891.

XI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, November 24, 1891.

XII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, November 24, 1891.

XII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, April 18, 1893.

XIII. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, April 18, 1894.

XIV. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, April 18, 1894.

XVI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, April 18, 1899.

XVI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, October 8, 1899.

XVI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, October 8, 1899.

XVI. A franchise granted by Sait Lake City to Sait Lake City Railroad Company, October 8, 1899. paniv. October 8, 1902.

XVI. A franchise granted by Salt Lake
City to Salt Lake City Railroad Company, March 21, 1901.

YVII. A franchise granted by Salt Lake

AVI. A franchise granted by Salt Lake City to Salt Lake City Railroad Company, March 21, 1991.

XVII. A franchise-granted by Salt Lake City to Salt Lake Rapid Transit Company, February 11, 1890.

XVIII. A franchise granted by Salt Lake City to Salt Lake Rapid Transit Company, February 11, 1890.

XIV. A franchise granted by Salt Lake City to Salt Lake Rapid Transit Company, April 12, 1890.

XIX. A franchise granted by Salt Lake City to Salt Lake Rapid Transit Company, May 6, 1890.

XX. A franchise granted by Salt Lake City to Salt Lake Rapid Transit Company, April 18, 1894. which latter franchise also confirms a transfer to sald Salt Lake Rapid Transit Company of a franchise granted to Popperton Place and Fort Douglas Rapid Transit Company, and a franchise to C. E. Wantland and others theretofore transferred to said Salt Lake Rapid Transit Company.

XXI. A franchise granted by Salt Lake City to Consolidated Railway and Power Company November 27, 1993.

XXII. Also each and every franchise pow owned by and operated under by said Utah Light and Railway Company, whether the same is herein mentioned or nof, together with all amendments of and supplements and alterations to said franchises, and each and every one of the same, are hereby declared and ordained to be vested in said Utah Light and Railway Company, and the several assignments transfers and conveyances by which said company acquired said franchises and each of them upon filing said transfer with the City Recorder, are hereby approved and confirmed.

Section 2. The life, validity and terms of each and every one of said franchises hereby extended and ordained to be fity (50) years from July 1, 1905, that is to say, until July 1, 1855, also that the franchise granted by Salt Lake City to Utah Power Company, is hereby extended the same length of time, viz.; until July 1, 1955.

the same length of time, viz.: until July 1, 1955.
Section 3. That the time fixed by sections 2 and 3 of an ordinance amending and re-enacting certain resolutions granting franchises to the predecessors of the Utah Light and Power Company (passed December 31, 1903) for the placing of transmission wires underground within the district therein mentioned and the time fixed therein for each and every other act therein required, is hereby extended one year from the time therein fixed. Section 4. And for and in consideration of the premises said Utah Light and Railway Company agrees, and it is hereby or dained:

That said Utah Light and Railway Company, during the life of said franchises will furnish the users in said City electric light at prices not exceeding the following rates, unless changed as hereafter proposed, to-wit:

(a) ARC LIGHTING. Are lights which will give an illumination not less than the present standard 455 watte enclosed carbon are lamp. same length of time, viz.; until July

(a) ARC LIGHTING. Are lights which will give an illumination not less than the present standard 455 watt enclosed carbon are lamp.

Rates. For above service, for all night service. not to exceed \$1.25 per lamp per month; for midright service, not to exceed \$7.50 per lamp per month; for service by meter a rate of twelve (2) cents per kilowatt hour for the electric energy used and a charge of \$1.50 per arc lamp per month in addition thereto for the care and maintenance of the lamp.

(b) INCANDESCENT LIGHTING. For standard efficiency of from 3 to 3.6 watt per candle power for incandescent lamps. a meter rate of eleven (1) cents per kilowatt hour for the electric energy used, provided that the minimum charge shall be one (\$1.60) dollar a month for each consumer of electric energy for incandescent lighting.

Customers paying monthly and on er before the 7th day of the month succeeding the month in which such electricity was used, shall have a discount of fen per cent on the above prices, but no bill shall be less than the minimum of one (\$1.00) dollar per month.

Said Utah Light and Railway Company hereby agrees to supply Sait Lake City during the life of said franchises herein extended, free of charge to said City, the equal in illuminating nower of fifty-two (\$2) 32-candle nower incandescent lamps of the present standard for the purpose of lighting the City's portion of the public square at the City and County Building. also to supply free to said City all the reasonably necessary light for municipal purposes for lighting the City council Chamber, City Giffices Fire Stations, Public Library, City Jails, including hall-ways in said buildings; Cemetery House, Liberty Park House, Isolation Hospital and also City Grematory.

In addition to the above, in accordance with an ordinance passed and approved December \$1, 1933 on and after May 19, 1918, six (6) additional arc lights shall be furnished free of charge to said City during the life of this franchise; and that after May 17, 1922 seven (f) additional arc lights sha

digest most anything digest most anything believed to those enclosing stamps.

P. S.—Inquiries cheerfully answered to those enclosing stamps.

Each package contains a full four weeks' treatment and a cure.

Trib coures the liquor and tobacco habit" with no bad "after effects," and possesses every merit claimed for it.

We give an absolute guarantee with every treatment—"it's our way of doing business."

F. C. Schramm, Doull Drug Co.

Cor, Ist So, and Owl corner, next Main Sts., "where door to new the cars stop."

Sole Agents.

Done for Election District No. 56, at North School.

One for Election District No. 58, at Mill Creek Ward House.

Precinct No. 5 will have four voting blasses.

One for Election District No. 12, at New School House. Taylorsville.

One for Election District No. 53, at New School House. Taylorsville.

One for Election District No. 53, at New School House. Taylorsville.

One for Election District No. 53, at New School House.

One for Election District No. 53, at New School House.

One for Election District No. 53, at School House.

One for Election District No. 55, at Miller with no bad "after effects," will vote at South Cottonwood Ward House.

Precinct No. 5 will have four voting blasses.

One for Election District No. 55, at Miller with no bad "after effects," will vote at South Cottonwood Ward House.

One for Election District No. 55, at Miller with no bad "after effects," will will save commutation tickets of fifty 60 fares for two (82.00) dellars, the Like city, Like on the City during the life of the Like sa.

Liake City. Using the life of the City during the life of the Said Company further hereby agrees the City during the life of the Said Company further hereby agrees the City during the life of the Said Company further hereby agrees the City during the life of the Said Company further hereby agrees the City during the life of the Said Company further hereby agrees the Like City. It is to the City during the life of the Said Company further hereby agrees the during the life of the

corporation the equal of thirty horsepower of electrical energy to be used for power purposes by said city in the manner it may deem necessary and proper, but this power shall not be used for lighting or heating, nor shall the light and power mentioned in this and the previous section be constructed to be in addition to the light and power furnished under any of said tranchises.

Said tranchises.

Said tranchises.

Said tranchises.

Said tranchises.

Said tranchises.

Said tranchises will furnish to said city for municipal street lighting purposes through contracts of not less than three year periods are lights which will give an average illumination or not less than three year periods are lights which will give an average illumination or not less than the present standard or 455 watt enclosed earbon are lamps, all hight service at a price not to exceed \$5.00 per amp per month, as provided now under contract with the city, and under the terms and conditions or said contract, province the city shall give the Utah Light and Railway Company at least six months notice before the expiration of any three-year contract of its intention to discontinuation, in ease said city desires such discontinuance.

Said Utah Light and Railway Company Said Utah Light and Railway Company

City during the life of said franchise, such other and further electrical energy for power purposes as said City may desire for pumping and other municipal uses, up to 100 horsepower, at a price not to exceed one cent per kilowatt hour for twenty-one hours a day service, namely commencing at the hour of \$100 p. m. the next day, and for twenty-hour hours a service at one and one-fourth (1%) cents per kilowatt hour; provided, that none of the power porchased or obtained by the City from the Utah Light and Railway Company under this paragraph shall be used for light

the Utah Light and Railway Company under this paragraph shall be used for lighting or heating purposes.

Section 6. In consideration of these premises, said Utah Light and Railway Company further agrees that prior to the time this ordinance shall take effect, and as a condition precedent to the validity of this ordinance, said Company will by warrainty deed, free and clear from all liens and oncumbrances, grant and convey to said Sait Lake City, all the following described property, ic-wit:

All he following described tract of land situated immediately north of the Grante Paper Mill, to-wit:

Beginning at corner No. 1, which bears N. 40 deg. 07 min. W. 1538.5 feet from the Southeast corner of Section 23, T. 2, S.

Beginning at corner No. 1, which bears N. 40 deg, 0 min. W. 1238.3 feet from the Southeast corner of Section 23, T. 2, S., R. 1 E., S. L. B. & M., thence S. 57 deg. 24, min. W., 275 feet to corner No. 2, a point in bed of Big Cottonwood Cresk; thence N. 32 deg. 38 min. W., 732 feet to corner No. 3; thence N. 57 deg. 24 min. E., 275 feet to corner No. 3; thence N. 57 deg. 24 min. E., 275 feet to corner No. 4; thence S. 22 deg. 36 min. E., 792 feet to place of beginning; containing five acres more or less.

Also a right of way and easement for all reservoirs, dams, ditches, conduits, pole lines and the spillances and utilities connected therewith, to be constructed by the City, wherever thase may be located now or hereafter within lands ownd by the Utah Light and Railway Company, particularly within Sections 22, 25 and 25. Township 2 South, Range 1 East, S. L. B. & M.

Also all the water rights and power rights in Big Cottonwood Creek west of the Utah Power Company's tail race, owned by the Utah Light and Railway Company, including herein and particularly meaning hereby the Descret Papar

the Utah Power Company's tail race, owned by the Utah Light and Railway Company, including herein and particularly meaning hereby the Descret Paper Mill water power in said creek, the Granite Paper Mill water power in said creek, and the Butler Mill water power in said creek, and the Butler Mill water power, the latter being located right at the mouth of Big Cottonwood Canyon, and the two former about a mile and about two miles respectively below the mouth of said canyon; it being the intent of this agreement that the Utah Light and Railway Company relinquishes and releases all its right in and to the waters of Big Cottonwood Creek for power purposes, or otherwise, below the powerhouse of the Utah Power Company near the mouth of Big Cottonwood Canyon; provided, however, that the dam for diverting the water from the creek into the City's proposed conduit shall not be located east of the City's present welr, and the bottom of the proposed conduit shall not be higher than twenty-eight (25) feet below the floor of the Utah Power Company's powerhouse, so that the said Utah Light and Railway Company can build a reservoir, for regulating purposes, of not less than one million cubic feet capacity between the tail, race of the powerhouse and the welr.

Section 7. In consideration of the prem-

tail race of the powerhouse and the weir.

Section 7. In consideration of the premises, Sait Lake City agrees and ordains that during the life of said franchise as herein fixed, it will use the power of said Cottonwood Creek or the waters thereof for power purposes only and in connection with municipal utilities and properties only; nor will said City by ordinance or resolution make any rules or regulations in regard to the price of lighting different from prices therefor herein named, nor shall said Utah Light and Rail-

ties only; nor will said City by ordinance or resolution make any rules or regulations in regard to the price of lighting different from prices therefor herein named, nor shall said Utah Light and Railway Company be obliged to furnish light for any one for less prices than herein named; provided, however, that if there shall hereafter be any new inventions or improvements that will materially reduce the cost of producing or distributing either gas or electric energy for lighting or heating purposes, or provided further, if there shall hereafter be any conditions which shall materially enhance the cost of producing or distributing either gas or electrical energy for lighting or heating purposes, then and in either event there shall be a reasonable readjustment by the City Council and the Mayor on the one part, and the Utah Light and Railway Company or its assigns on the other part of the rates herein fixed.

In the event of disagreement between them either in respect to the fact whether the said conditions authorizing a readjustment of said rates have arisen as above provided, or as to the amount of reduction thereof, or both; then the same shall be determined and ascertained by two competent and disinterested appraisers, the City and said Company each selecting one, and the two so chosen shall select a competent and disinterested umplie; and the appraisers shall then determine whether the said conditions exist, and what reduction or advance of said rates should be made, and upon falling to agree, they shall submit their differences to the umpire, and the decision in writing of any two shall determine the said question. Each party shall bear equally the expense of the appraisal. In the event said grantee, its evecessors and assigns, shall upon dinand of the City Council refuse or neglect to proceed to arbitration for a readjustment of rates as herein provided, then the City Council reserves the right to alter, amend and change this and said extended franchises or any or all of them in respect to rates or charges City.
Third. On Sixth street from L street; thence east to the western boundary of the City Cemetery.
Section 9. At or before the first publication of this ordinance, and within sixty cation. the City Cemeters.

Section 5. At or before the first publication of this ordinance, and within sixty (60) days after the date of the approval thereof, said Company shall file with the City Council its written and duly acknowledged acceptance of the provisions of this ordinance, and shall also file with said Council all deeds, conveyances and releases herein required, together with a complete abstract of title to land and water rights to be conveyed, and upon approval of the same by a majority of the Council and Mayor, this ordinance shall he published and shall take effect upon the date of its first publication.

Passed by the City Council of Sait Lake City. Utah. August 3rd. 1965, and reterred to the Mayor for his approval.

J. S. CRITCHLOW. City Recorder.

Approved this 4th day of August, 1965, RICHARD P. MORRIS, Mayor.

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

I. J. S. Critchlow, City Recorder of Salt Lake, St.

I. J. S. Critchlow, City Recorder of Salt Lake City, Utah, do hereby cartify that the above and foregoing is a full true and correct copy of an ordinance entitled, "An ordinance ratifying and confirming the transfer of franchises to Utah Light and Railway Company, a corporation, extending the life of said franchises and amending the same, including the franchise of the Utah Power Company," passed by the City Council of Sait Lake City, Utah, August 3rd, 1805, and approved by the Mayor, August 4th, 1905, as appears of record in my office.

In witness whereof, I have hereunto set my hand and affixed the corporate seal of said City, this 3rd day of November, 1901.

(Sean) J. S. CRITCHLOW.

J. S. CRITCHLOW, City Recorder.