To take effect July 2, 1888. TIME TABLE No. 2. WESTWARD. EASTWARD. No. 9. | No. 7. | No. 5. | No. 3. | No. 1. | Stations. | No. 2. | No. 4. | No. 6. | No. 8. | No. 10

Trains 1 and 2 run daily (Sundays and Wednesdays excepted), No. 1 arriving at Fort Douglas in time for Full Dress Parade every day in the week (Saturdays and Sundays excepted). Trains 3, 4, 7, 8, 9 and 10 run Sundays only, No. 3 arriving at the Fort in time for Dress Parade, Sundays morning inspection and guard mounting. Nos. 8 and 9 connecting with D. & R. G. Bathing Trains to and from Lake Park. Trains 5 and 6 run Sundays and Wednesdays only, No. 5 arriving at Fort Douglas in time for Band practice. Remember there is now nearly a Regiment of Soldiers and a Fine Band at Fort Douglas, which appear at Guard Mountings and Dress Parades Daily, and at Band Concerts Wednesdays and Sundays: To see the City and Valley in all its beauty, take a ride over the Sait Lake & Fort

Douglas. Street Car Connections at Liberty Park, First South and Twelfth East Streets. FARE FROM MAIN ST. AND RETURN, 25c.

C. W. HARDY, Supt. and Engineer.

New Time Card, February 1st, 1888.

PASSENGER TRAINS LEAVE SALT LAKE DAILY, AS FOLLOWS Coing South. Going North,

Passenger Trains Arrive in Salt Lake daily, as follows From North.

FRANCIS COPE,
Gen. Freight and Passenger Agent.

JOHN SHARP, General Superintende

PRACQUAINTED WITH THE GEOGRAPHY OF THE COUNTRY WILL OBTAIN



CHICAGO. ROCK ISLAND & PACIFIC R'Y. Its central position and close connection with Eastern Lines at Chicago and attinuous lines at terminal points West, Northwest and Southwest, make it the

continuous lines at terminal points West, Northwest and Southwest, make it the true mid-link in that transcontinental chain of steel which unites the Atlantic and Pacific. Its main line and branches include Chicago, Joliet, Ottawa, La Salle, Peoria, Geneseo, Moline and Rock Island, in Illinois; Davenport, Muscatine, Washington, Fairfield, Ottumwa, Oskaloosa, West Liberty, Iowa City, Des Moines, Indianola, Winterset, Atlantic, Knoxville, Audubon, Harlan, Guthrie Centre and Council Bluffs, in Iowa; Gallatin, Trenton, Cameron, St. Joseph and Kansas City, in Missouri; Leavenworth and Atchison, in Kansas; Minneapolis and St. Paul, in Minnesota; Watertown and Sioux Falls, in Dakota, and many other prosperous towns and cities. It also offers a CHOICE OF ROUTES to and from the Pacific Coast and intermediate places, making all transfers in Union Depots. Fast Trains of fine DAY COACHES, elegant DINING CARS, magnificent PULLMAN PALACE SLEEPING CARS, and (between Chicago, St. Joseph, Atchison and Kansas City) restful RECLIN-

and (between Chicago, St. Joseph, Atchison and Kansas City) restful RECLIN-ING CHAIR CARS, seats FREE to holders of through first class tickets.

THE CHICAGO, KANSAS & NEBRASKA R'Y ICREAT ROCK ISLAND ROUTE

West and southwest from Kansas City and St. Joseph to Fairbury,
Horton, Topeka,
Caldwell, and all
Kansas and beyond,
celebrated Pullman

SPEEDY Herington, Hutchinson,
points in southern Nebraska,
Entire passenger equipment
manufacture. Solidly bal-Nelson, Horton, Topeka, Wichita, Caldwell, and all interior Kansas and beyond, of the celebrated Pullman lasted track of heavy steel

All safety appliances and modern improvements. Commodious, well built stations. Celerity, certainty, comfort and luxury assured.

THE FAMOUS ALBERT LEA ROUTE

Is the favorite between Chicago, Rock Island, Atchison, Kansas City, and Minneapolis and St. Paul. The tourist route to all Northern Summer Resorts. Its Watertown Branch traverses the most productive lands of the great "wheat and dairy belt" of Northern Iowa, Southwestern Minnesota and East-Central Dakota.

The short line, via Seneca and Kankakee, offers superior facilities to travel between Cincinnati, Indianapolis, Lafayette, and Council Bluffs, St. Joseph, Atchison, Leavenworth, Kansas City, Minneapolis and St. Paul.

For Tickets, Mans. Folders, or any desired information.

For Tickets, Maps, Folders, or any desired information, apply to any Coupon Ticket Office in the United States or Canada, or address CHICAGO, ILL.

General/Manager.

DENVER AND **Rio Grande Western**

Scenic Line of the World! East Bound Trains.

WEST-BOUND TRAINS.

Sait Lake City... Lv. 5,55 p.m. San Francisco... Ar. 7.20 p.m. 9.50 a.m. San Francisco... Ar. 8.10 a.m. 10,40 a.m. BINGHAM AND ALTA TRAINS. Leave Salt Lake City, 7.25 a.m. Returning, Arrive Salt Lake City, 4.30 p.m.

D. C. DODGE, J. H. BENNETT, General Manager. Gen. Pass. J

THE CHICAGO AND NORTH-WESTERN

POPULAR ROUTE DIRECT CONNECTIONS

makes close Union Depot cenn tions with through trains from SALT LAKE CITY

AND THE WEST To CHICAGO And Eastern Cities.

-THE DIRECT LINE TO-ST. PAUL, DULUTH. MINNEAPOLIS.

PALACE SLEEPING CARS North-Western Dining Care ALL THROUGH TRAINS.

For full information apply to J. H. YOUNG. Traveling Passenger Agent, SALT LAKE CITY.

en'i Mang'r. Tr'me Man'g'r. Gen. Pas. Ags 439 17

DE. BUSAN-HO in his new discovery for Consumpties, succeeded in producing a medicine which is arknowledged by all to be simply marvelous. It is exceedingly pleasant to the taste, perfectly harmless, and does not nicken. In all cases of Consumption, Coughs, Colds, Whooping Cough, Croup, Brouchitis, and Pains in the Chest, it has given universal satisfaction. Dr. Bosanko's Cough and Lung Syrup is seld at 50 cents by Z. C. M. I. Trug Store.

E. A. HOLBROOK.

Utah & Nevada Ry SUNDAY, JUNE 24, '88,
The Utah & Nevada Railway will run its
trains daily (Sundays excepted)
as follows: as follows: For Terminus, Garfield Beach and Intermediate Stations.

TRAINS FOR GARFIELD BEACH Will leave Salt Lake City daily at 7:10 a. m., 8:20 a. m. (Sundays excepted), 11:40 a. m., 2:45 p. m., 4:45 p. m., 6:45 p. m. (Mondays excepted); returning, arrive at Salt Lake City at 9:23 a. m., 1:35 p. m., 3:45 p. m. (Sundays excepted); 6:25 p. m., 8:00 p. m., 10:15 p. m. (Mondays excepted).

A Special Train will leave Salt Lake City at 9:25 a. m.; returning, arrive at Salt Lake City at 3:30 p. m. S. F. FENTON, G. F. & P. Agt.

"The Overland Route."

Through Pullman Sleepers and Medern Bay Ceaches from the Missouri Biver,

-DHIMAM-Denver, Cheyenne, Kansas City, Counoil Bluffs, Omaha, Chicago, St. Louis and all Nebraska, Colorado, Idaho, Mentana, Oregon, Washington Ter-

ritory, and Sorthern Pacific Coast Baggage Checked Through to and from all Points East and West, and connections made at Missouri River with lim-ited Trains of Eastern Lines. Family Sleepers FREE on Through

THOS. L. KIMBALL, J. S. TEBRETS, Acting Gen'l Man'g'r. G. P. & T. A., OMAHA. ARRIVAL AND DEPARTURE OF UNION PACIFIC TRAINS—Main Line. diail and Express..... .. 1.50 p.m. Mail and Express

UTAR & NORTHERN AND ORDOOM SHORT LINE. ARRIVE, DEPART. Mail and Express..... SCHO AND PARK CITY. Mail and Express.

Mail and Express..... 4.16 p.m The 4.08 a.m. train, leaving Salt Lake, and the 7.29 p.m. train, arriving at Salt Lake, carry through Puitman Sleepers between Sait Lake City, Cheyenne, Denver and Kansan City. The limited trains carry Sleepers both east and west bound between Ogden and Council Bluffs.

Sleeping car reservations can be seemed for either east bound trains, or for the Utah & Northern and Oregen Short Line trains, by application to the Union Ticket Office at Salt Lake City or Ogden.



I Never Expected to Recover. I was compelled to use a cane when I walked, and I maily got so weak that I could not stand alone. In a few months my physician said I had Bright's disease, which was indeed alarming information. To add to my affliction after I had been ill about two years, I had a bad attack of Gravel. Six years ago, last June, how well I remember the day, I saw Dr. David Kennedy's Favorite Remedy of Rondout, N. Y., advertised in our paper. After using one bottle I threw away my came and went to New York on a visit, and three bottle cured me, this was six years ago. I have never had a return of gravel, nor of the mains or weakness in the

gravel, nor of the pains or weakness in the back, and though I am over sixty years of age I am Now Vigorous and Strong as I was in my prime; I do all my own work and rarely know what it is to be tired. I kee the medicine in the house and give it to m grandchildren, and recommend it whenever can. What physicians and all of the man remedies I hat taken could not do, Dr. Kenn Jy's Favorite Remedy did; it stayed the disease

de me a strong, vigorous w Dr. D. Kennedy's Favorite Remedy Rondout, N. Y. Price \$1; 6 for \$5,

Z. C. M. I. Drug Dept. Agents CURE FOR SICH HEADACHE. Z. C. M. I. Drug Store have Free Samples of Dr. Gunn's tiver l'ulis. Cure without fail; removes Pimpiles in the Face; relieves Billionsness, and improves Digestion. Only one for a dose. 25 cents a box.

AUGUST 10.

Dr. Prentice.

Recently from London, Eng., Whose unequaled success in the treat-

EYE, EAR AND CATARRH

Astonishes Everyone, Has been induced to again postpone his

AUGUST 10.

The following are a few of the many cases of cross eyes Dr. Prentice has straightened in this city in less than ne minute:

Geo. A. Smith, Salt Lake City.
Susie M. Shettler, Salt Lake City.
Frank J. Hocking, Salt Lake City.
Florence Peppers, Salt Lake City.
Lester Riggs, Salt Lake City.
Sarah Wilder, Salt Lake City.
Joseph McRae, Salt Lake City. David M. Cambell, Providence, Cache

Catherine Bivens, eye turned out-P. Pugsley's grandson, totally deaf in one ear, restored to hearing, and many

PILES.

Piles are almost instantly and painessly cured by Dr. Prentice, and the

I have been afflicted with Hemor-rholds (or Bleeding Piles) for the past twenty-five years. For several weeks past the pain has been so intense that I was forced to quit work. I found no relief either day or night, and was fre-quently compelled to walk the floor all night long, as it was impossible for me to sleep. In this condition I called on Dr. Prentice at the Continental Hotel, who, after a painless operation of less than one minute, relieved me from all pain, and I have been able to sleep and seet well ever since. I consider myself perfectly cured, and unsolicited offer this testimonial for the benefit of those who may be similarly afflicted. HENRY GREGORY, 149 N. West Temple Street.

Dr. Prentice can be found at the Continental Hotel, Salt Lake City,

AUGUST 10th.

MADE HANDSOME. Mr. B. H. Shettler, of Zion's Savings Bank, has a bright and intelligent little daughter nearly nine years old, but she has suffered the unfortunate disfigurement all her life of being badly cross-eyed. Susie M. Shettler's parents were very loath to trust any one to operate on her eyes. But they are distinct on the street of the parties. and he has made the eyes perfectly straight, which was done in less than a minute, and Susie Shattler is now a handsome little girl, while her parents

SATISFIED AT LAST.

George A. Smith of Salt Lake City is a young man well and favorably known throughout Utah. He has been troubled with a bad case of cross-eyes troubled with a bad case of cross-eyes all his life. Several years ago he had an operation performed by an oculist but it was not successful and did no good, coasequently his faith was very much shaken about its ever being made straight. But at the Continental Hotel on Monday of this week Dr. Prentice made it straight in less than half a minute. Mr. Smith is delighted with the result and his many friends astonished. Mr. Smith said it caused astonished. Mr. Smith said it caused nim practically no pain.

NEW INVENTION. In 1885 Dr. Prentice invented and copyrighted a mathematical system for fitting spectacles or glasses which is, andoubtedly, the most accurate of any now in use. It is used in England, Holiand and France. Dr. Gardner, of Chicago, says it is the true principle Dr. Helmes says he has found it very useful. Dr. Fitch, a trustee of the Illinois Eye and Ear Infirmary, relies on it almost exclusively. With this system the most delicate and sensitively eyes can be fitted with glasses so accurately that they are relieved of all strain, and thus they soon recover their lost strength. Spectacles fitted and ground to order in this manner do not change as ordinary glasses do, but In 1885 Dr. Prentice invented and not change as ordinary glasses do, bu they wear for years and preserve the sight. Dr. Prentice, Continental Ho-tel, Salt Lake City.



This is the ORIGINAL Collect Sprin ing cornets, 'stiffened with WOOD and ther worthless material, and called bys

CARALISTIC name to deceive you DR. SCHILLING'S CORSET, AND TAKE NO OTHER. MONEY REFUNDED at any time

the cornet does not prove as FOR BALE BY Z. C. M. I., Salt Lake City.

EVENING -NEWS.

. . August 3, 1888.

TELEGRAPHIC NEWS. continued from First Page.

FIFTIETH CONGRESS. SENATE.

WASHINGTON, Aug. 2 .- The presiling officer announced the appointment of the select committee under Hoar's resolution as to commerce and business between the United States and Canada as follows: Senators Hoar, Hale, Dolph, Allison, Pugh, Eustis and Blodgett.
A conference committee was ordered on the naval appropriation bill, and Senators Hale, Farwell and Beck were appointed conferees on the part of the

A resolution instructing the committee on Indian affairs to continue the investigation into Indian matters ions was reported and agreed to.
Platt offered a resolution (which was agreed to) calling on the commissioner of patents for information as to the default of Levi Bacon, financial clerk in the patent office, in the atterney's fund at the time of Bacon's death in 1887.

Beck moved to proceed to the consideration of the bills on the calendar n regular order. Sherman moved to proceed to the consideration of the fisheries treaty in open executive session. The latter otion was agreed to, yeas 24, nays 22 (a strict party vote) and the fisheries treaty was taken up the question be-ing on Morgan's motion to postpone its further consideration till December

Riddleberger made an exhaustive

speech against the treaty and declared the republican party was opposed to the ratification and the democratic party was in favor of it.

Riddleberger arraigned the adminis-tration and the democratic party which backed it, as a prc-English or-ganization, and proceeded to read ex-tracts from English periodicals to prove that the Mills bill and the President's tariff message were in the di-rection of free trade, and that the presidential electoral contest was a conflict between free trade and protection and nothing else. He read extracts from S. S. Cox's speech in the House speaking of pro-tectionists as rebbers, rascals and plunderers, and said he was not surprised at that sentiment when he read the book published by the same gen-tleman many years ago entitled, "The Buckeye Abroad," in which such sentences as these occurred: "Old England; God blees her! With tears in my eyes, I beseech heaven's best benisen upon her. I remember her only

as the land of noble deeds and gener-ous hearts." "I hope that the Pope will create no cardinals for America." "The ill-success attending the wise man experiment in England, will prevent the Pope from creating any cardinals in a Protestant country." He Riddleberger) did not propose to introduce the question of religion into politics, but proposed to show what free trade was. That Cex and Bates in the House of Representatives had pleaded the "baby act" in reference to that book and he supposed he would plead dotage in reference to his late utterances. Referring to the subject of the treaty, he declared we would never be a national government until never be a national government until we waip England for the third time.

Our boasted Monroe doctrine is being annu'led and whipped from the face of the earth to lay, and we find gentlemen on the other side of the chamber who say we must arbitrate or we must Morgan spoke at some length in support of the treaty. Commenting on the statement in the majority report that statement in the majority report that the time for ratification had passed, Morgan criticised it as a piece of "outrageous presumption" and said the committee on foreign claims had no more right to instruct the President to cease negotiations than it had to require him to resign his office. He also spoke of the committee's appear to the British government as a piece of unaccountable presumption and ef affectation or authority on the part of this committee in setting itself up to

this committee in setting itself up to advise the British Cabinet. He para-phrased the closing paragraph in the report in this manner: "We beg your majesty that you will not take this abortion which the President of the United States has negotiated with your United States has negotiated with your commissioners and its rejection as being evidence of a hostile purpose on the part of the United States, but that you will proceed in such a way as that our fishermen shall have full commercial privileges and enjoy the same rights and advantages in your Canadian ports that your fishermen enjoy in ours." To say nothing of the presumption of 1t, he said, look at the humiliation that the committee places on the British Queen for favors after rejecting the treaty on the ground that she was no longer entitled to have negotiations in respect to it. Morgan went on to give

respect to it. Morgan went on to give a further translation of the paragraph: "Our offense (as you will please to understand it) is not against your royal Majesty at all or your Majesty's government. It is against Grover Cleveland. We want to give him a whipping, and a very serious one, and we have done that by denouncing him we have done that by denouncing him as the presumptuous negotiator of the treaty. In the face of our lawmaking, it is our duty to employ retaliation. We have flattened him out and return now to your Majesty and assure your Majesty humbly that we did not mean acy offense to you." This little political finesse, this attempt to cast odium and a slur upon the President of the United States and then to turn around to the Queen of Great Britain and beg her for favors is one of the most humiliating attitudes that any great committee ever took. It is regular toadyism to British power. I do not think a record of that sort was ever made before, and I challenge the ever made before, and I challenge the

appropriation bill, and they were nonconcurred in and a conference or-

dered.

The House then went into committee of the whole on the deficiency appro-In speaking to a formal amendment, Hovey, of Indiana, replied to a speech published in the Congressional Record, of Sunday last, purporting to have been delivered in the House on the preceding Saturday by Representative Matson, of Indiana, on the subject of pensions. It was not necessary, said Hovey, to remind the gentleman that no such speech had ever been delivno such speech had ever been delivered. Hovey then proceeded to make an extremely lively attack on the democratic pension policy and President

Hovey said the gentleman had la-bored to show that the democratic party was and had been the friend of the ex-soldiers of the United States. In that herculean task it was no wonder that the gentleman preferred to print his speeches in the Record rather than to meet with prompt replies to his bold assertions. There could be found no intelligent man who did not fully know and understand the attitude of the reintelligent man who did not fully know and understand the attitude of the respective parties on this subject, and that the democratic party from the President down was strongly opposed to all pension legislation. That there had been a studied and systematic position taken by the democrats of the House against all general pension legislation, could not be shonestly denied. He criticised the committee on rules for not assigning a day for the consideration of pension is gistion, and he declared that the petitions and prayers of thousands of soldlers remained unread and disregarded. The history of legislation presented not a parallel to this outrage on the rights of the people. The democrats did not dare yote on these general pension bills because they knew every northern democrats who voted against them sounded his own death knell. They knew they would be in danger of veto by their own President. He then proceeded to argue that the soldlers might have of pension legislation. There would be no surplus on hand vith which to pay pensions. He analyzed some of the President virtually accused the claimant and winesses of perjury. If Clevelartion that in each of them the President virtually accused the claimant and winesses of perjury. If Clevelartion that in each of them the President virtually accused the claimant and winesses of perjury. If Clevelartion that in each of them the President was a person of the County of Sait Lake, in the Territory of Utah, the heart of the the matter of the state of John Halverson, deceased, appear before the said Probate County of Sait Lake, Utah Territory of Utah, the formoor of the real estate of said deceased, appears before the said resource of the said deceased, appears before the said Probate out to the said administratix, to sell so much of the real estate of said deceased, appears before the said Probate court of the resource of the said deceased, appears before the said Probate court of the resource of the said deceased, appears before the said Probate court of the resource of

In conclusion, he declared the re-

publican party the party of the sol-diers, and that the speech of his col-league could not convince them to the

contrary.

McKinney of New Hampshire de-fended the President from the charge of being an enemy of the soldier. He said during the term of office he had signed 1264 private bills, as against 1254 signed by all the republican Presidents from Lincoln to Arthur. He signed bills carrying general pension legisla-tion which applied to 144,360 persons. McCutcheon declared that every man, woman and child whose names were on the pension rolls owe their position to the republican party, and not a name had been added by the Demo-cratic party, except of those persons whose names had been restored to the rolls after participation in the rebel-

ion against the government. The debate then turned upon the tarm question and the rebel pattle flags. Without further action the committee rose and the House adjourned.

Blood Diseases are cured by the persevering use of Ayer's Sarsaparilla. This medicine is an Alterative, and

causes a radical change in the system The process, in some cases, may not be quite so rapid as in others; but, with persistence, the result is certain. Read these testimonials :-"For two years I suffered from a se-vere pain in my right side, and had other troubles caused by a torpid liver and dyspepsia. After giving several medicines a fair trial without a cure, I

began to take Ayer's Sarsaparilla. I was greatly benefited by the first bothe, and after taking five bottles I was completely cured."—John W. Benson, 70 Lawrence st., Lowell, Mass. Last May a large carbuncle broke out on my arm. The usual remedies had no effect and I was confined to my bed for eight weeks. A friend induced me to try Ayer's Sarsaparilla. Less than three bottles healed the sore. In all my expe-

rience with medicine, I never saw more Wonderful Results. Another marked effect of the use of this

medicine was the strengthening of my sight."—Mrs. Carrie Adams, Holly Springs, Texas. "I had a dry scaly humor for years, and suffered terribly; and, as my brother and sister were similarly afflicted, I presume the malady is hereditary. Last winter, Dr. Tyron, (of Fernandina, Fla.,) recommended me to take Ayer's Sarsaparilla, and continue it for a year. For five months I took it daily. I have not had a blemish upon my body for the last three months."—T. E. Wiley, 146 Chambers st., New York City. "Last fall and winter I was troubled with a dull, heavy pain in my side. did not notice it much at first, but gradually grew worse until it became almost unbearable. During the latter part of this time, disorders of the stom-ach and liver increased my troubles. I began taking Ayer's Sarsaparilla, and, after faithfully continuing the use of this medicine for some months, the pain

disappeared and I was completely cured."—Mrs. Augusta A. Furbush, Haverhill, Mass. Ayer's Sarsaparilla, PREPARED BY

Dr. J. C. Ayer & Co., Lowell, Mass. Price \$1; six bottles, \$5. Worth \$5 a bottle.

SEVERAL MILLIONS OF MONEY, A RE AWAITING CLAIMANTS, WHO have been advertised for by the London officials, and not yet found. I will furnish a written statement of all the names in any family, entitled to property and money, as shown by my records obtained in London. Fee in advance, \$5.

Address: CHAS. W. STAYNER, Attorney, at. Law.

Attorney at Law.
Box 587, Salt Lake City,
Utah Territory, U. S. A.
Office: Hooper Building, East of Desere
Bank, First South Street.



P. O. Box 1063.

THE PATENT Wire Gauze Oven Door IS THE LATEST IMPROVEMENT ON THE



t Produces Practical Besults in Baking an Boasting never before attained in any Cooking Apparatus, and will Revolutionize the Present Methods of Cooking

ITS THEORY Is that all Food, Bakerd or Cooked, should be cooked in fresh air freely admitted to the oven. This is done by discarding the close oven door heretofore used, and substituting for it a door containing a sheet of Wire Gauze nearly as large as the door itself.

Through this Gauze Boor the air freely chrealates, facilitating the process of cooking, and producing food that is anequalled in flavor and nutrition, and actually cooked with less consumption of fuel than in an oven with a closed door.

It makes an enormous saving in the It makes an enormous saving in the weight of meat.

It also produces larger Loaves of Bread, requires less attention from the cook, and promotes the health of the family by the SUPERIOR QUALITY OF THE FOOD

OPINION OF AN EXPERT. MRs. MARY B. WELCH, Teacher Domestic Economy, Iowa State University, says:
"My deliberate judgment is that the oven of the Bange, as compared with others, is not only more equally heated in every partfront and rear—but as a result of its superior ventilation the food placed therein is better cooked, while retaining a sweeter flayor, and a larger proportion of its best juices. I find, also the consumption of fuel in this Range is much less than any other for same work.

Send for Illustrated Circulars and Price List EXCELSIOR MANF'GGO., ST. LOUIS FOR SALE BY Z. C. M. I., Sole Agents in Salt Lake City

LEGAL NOTICE. In the Probate Court of the County of Lake, Territory of Utah. In the Matter of the Estate of Joseph Halverson, deceased.

NOTICE Of the Intention of the City Council to Extend Water Mains on I Street.

NOTICE IS HEREBY GIVEN BY THE City Council of Sait Lake City of the intention of such Council to make the following described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of I and Fifth Streets, and running southward along said I Street to a point midway between Third and Fourth Streets, and defray three-fourths of the cost thereof, estimated at Eight Hundred and Sevenity-five (8875) Dollars, by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improvement, namely:

improvement, namely:
All of lots 1 and 4, block 62;
All of lots 2 and 3, block 61;
All of lot 4, block 51;
All of lot 3, block 52; all in plat D, Salt All of lot 3, block 52; all in plat D, Salt Lake City Survey.

All protests and objections to the carry-ing out of such intention must be pre-sented in writing to the City Recorder on or before Tuesday, August 7th, 1888, being the time set by the said Council when it will hear and consider such objections as may be made thereto.

By order of the City Council of Salt Lake City, made July 3d, 1888, HEBER M. WELLS,

· NOTICE. of the Intention of the City Counce to Extend Water Mains on Street.

NOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the fol intention of such Council to make the fol-lowing described improvement, to wit: Ex-tending and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of L and Sixth Streets, and running southward along L Street to First Street, and defray the whole of the cost thereof, estimated at two thousand five hundred dollars (\$2,500) by a local assessment upon the lots or pieces of ground within the following described district being the district to be affected or ground within the following described district, being the district to be affected or benefitted by said improvement namely:
All of lots 1 and 4, block 82;
All of lots 2 and 3, block 83;
All of lots 1 and 4, block 59;

All of lots 2 and 3, block 58; All of lots 1 and 4, block 54; All of lots 2 and 3, block 55; All of lots 1 and 4, block 31; All of lots 2 and 3, block 30; All of lots 1 and 4, block 25; All of lots 2 and 3, block 27. , Salt Lake City Survey. All protests and objections to the carry ing out of such intention must be presented in writing to the City Recorder on or be-fore August 7th, 1888, being the time set by the said Council when it will hear and con-sider such objections as may be made HEBER M. WELLS,

City Recorder.

NOTICE of the Intention of the City Counci-to Extend the Water Mains on E Street.

NOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the following described improvement, to wit: Ex-tending and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of B and Beginning at the intersection of B and Sixth Street, and running southward along B street to a point midway between Third and Fourth streets, and defray three-fourths of the cost thereof, estimated at one thousand two hundred and fifty dollars, (\$1,250), by a local assessment upon the lots or pieces of ground within the following described district, being the district obe affected or benefited by said improvement, namely

nent, namely: All of lots 1 and 4, block 72; All of lots 2 and 3, block 73; All of lots 1 and 4, block 69; All of lots 2 and 3, block 68; All of lot 4, block 44; All of lot 3, block 45; and all in plat D, Salt Lake City Survey.

All protests and objections to the carrying out of such intention must be presented

in writing to the City Recorder on or be-fore August 7th, 1888, being the time set by the Council when it will hear and conider such objections as may be made By order of the City Council of Salt Lake NOTICE.

to Extend Water Mains on First

City Council of Sait Lake City of the Intention of such Council to make the following described improvement, to wit: Extending and laying iron water pipes or mains along the following streets, namely: Extending and running streets, namely: Beginning at a point on First Street ten rods east of M Street, the terminus of the mains, and running westward twenty rods along First Street; also beginning at the intersection of First and M streets and running northward along M Street to a point midway between Second and Third streets, and defray the whole cost thereof, estimated at eight hundred and seventy-five (\$675) dollars, by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improvement, namely:

district to be affected or benefitted by said improvement, namely:
All of lot 4, block 2;
All of lot 3, block 1;
All of lots 1 and 4, block 27;
All of lots 2 and 3, bleck 28;
All of lot 1, block 30;
All of lot 2, block 29; all in Plat D, Salt lake City Survey. All of lot 2, block 29; all in Plat D, Salt Lake City Survey.

All profests and objections to the carrying out of such intention must be presented a writing to the City Recorder on or before August 7th, 1888, being the time set by the said Council when it will hear and consider such objections as may be made thereto.

By order of the City Council of Salt Lake City, made July 3, 1888.

HEBER M. WELLS,

City Recorder.

NOTICE Of the Completion of Local Tax for the Extension of Water Mains along O Street, between Fourth and

NOTICE IS HEREBY GIVEN THAT THE assessor and collector of Salt Lake City has made and completed the list and plat pertaining to the assessment of a local tax of four mills per square foot levied by the City Council of Salt Lake City, July 10th, 1888, upon the following described lots or pieces of ground, namely:

All of lots 1 and 4, block 45;
All of lots 2 and 3, block 46;
All of lot 4, block 40;

All of lot 4, block 40;
All of lot 3, block 30;
All of lot 3, block 39; all in plat D. Sait
Lake City Survey; said tax being for the extension of the water mains along the following described route, namely: Beginning
at the intersection of Fourth and C streets, at the intersection of Fourth and C streets, and running south along C street to a point midway between Second and Third Streets. Said list has been lodged in the office of the city recorder, No. 2. City Hall, and will be open to inspection for a period of ten days from and after the 21st day of July, 1885, during which time written appeals to the Council for the correction of the assessment may be filed with the recorder, in pursuance of the ordinance in such case provided.

SALT LAKE CITY, July 20th, 1888. NOTICE

Of the Intention of the City Council to Extend Water Mains on H Street. NOTICE IS HEREBY GIVEN BY THE city Council of Sait Lake City of the intention of such Council to make the following described improvement, to-wit: Extending and laying fron water pipes of mains along the following streets, namely: Beginning at the intersection of Sixth and A Streets and running southward on H Street to a point midway between Third and Fourth Streets, and defray three-fourths of the cost thereof, estimated at eleven hundred and twenty-five dollars (\$1,125,) by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improvement, namely:

All of lots 2 and 3, block 62;
All of lot 2, block 51, all in plat D, Sult Lake City Survey.
All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before August 7th, 1888, being the time set by the said Council when it will hear and consider such objections as may be made thereto.

By order of the City Council of Salt Lake City, made July 3d, 1888.

HEBER M. WELLS,
City Recorder.

NOTICE

Local Tax for Extension of Wate Mains, on South Temple Street from K to P Street.

NOTICE IS HEREBY GIVEN THAT

the assessor and collecter of Salt Lake
City has made and completed the list and
plat pertaining to the assessment of a local
tax of four mills per square foot levied by
the City Council of said city, July 10th, 18-8,
upon the following described lots or pieces
of ground, namely:
All of lots I and 2, block 3;
All of lots I and 2, block 2;
All of lots I and 2, block 3;
All of lots I and 2, block 7; in Plat D.
All of lots I and 2, block 7; in Plat G.
All of lots I and 3, block 57; in Plat G.
All of lots 4, 6 and 7, block 58;
All of lots 4, 6, 6 and 7, block 58;
All of lots 4, 6, 6 and 7, block 58;
In Plat F, all
in Salt Lake City Survey; said tax being for
the extension of the water mains along the
following described route, namely:
Beginning at the intersection of K and
South Temple streets, thence eastward
along said South Temple street to P street.
Said list and plat have been lodged in the
office of the City Recorder, No. 2, City Hall,
and will be open to inspection for a period
of ten days from and after the Sist day of
July 18-8, during which time written appeals to the Connell for the correction of the
assessment may be filed with the said re
corder, in pursuance of the ordinance in
such case provided.

HEBER M. WELLS,
City Recorder.

HEBER M. WELLS, City Recorder, Sait Lake City, July 20th, 1988.

NOTICE to Extend Water Mains on Fifth

N OTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the following described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of Fifth South and Second East streets and running thence westward along Fifth South Street to a point midway between East Temple and First East streets and defray three-fourths of the cost thereof, estimated at two thensand five hundred and eighty-eight dollars (\$2,588), by a lecal assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improveto be affected or benefittd by said improve

ment, namely:
All of lots 1, 2, 3 and 4, block 38;
All of lots 4, 5, 6 and 7, block 35;
All of lots 1 and 8, block 39:
All of lots 7 and 8, block 34, all in Plat A,
Salt Lake City Survey.
All protests and objections to the carrying
out of such intention must be presented in
writing to the City Recorder on or before
Tuesday, August 7th, 1888, being the time
set by the said Council, when it will hear
and consider such objections as may be
made thereto. nent, namely made thereto.

By order of the City Council of Salt Lake City, made July 3d, 1888.

HEBER M. WELLS,

City Recorder.

NOTICE. of the Intention of the City Council to Extend Water Mains on West

JOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the ntention of such Council to make the following described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets, namely: Beginning at the terminus of the main on west Temple Street, at or near the intersection of Sixth South Street, thence southward along West Temple Street to a point midway between Eighth and Ninth South Streets, and defray thrae-fourths of the cost thereof, estimated at four thousand three hundred and thirteen (\$4.313) dollars, by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefited by said improvement, namely: owing described improvement, to-wit:

nent, namely:
A 1 of lots 3, 4,5 and 6 block 22;
All of lots 1, 6,7 and 8, block 15;
All of lots 1, 2, 7 and 8, block 15;
All of lots 1, 2, 7 and 8, block 14; All of lots 5 and 6, block 4; All of lots 6 and 7, block 5; all in Plat A All of loss and 7,00ck 5; all in Plat A
Salt Lake City Survey.

All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or
before Tuesday, August 7th, 1888, being
the time set by said Council when it will
hear and consider such objections as may
be made thereto. be made thereto.

By order of the City Council of Sal

Lake City, made July 3d, 1888. HEBER M. WELLS, City Recorder. NOTICE. Of the Intention of the City Council to Extend the Water Mains on First South Street,

TOTICE IS HERBBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the following described improvement, to-wit: Extending and laying from water pipes or mains along the following streets, name-ly: Beginning at the terminus of the main on First South Street at or near the inter-section of Seventh East Street, thence section of Seventh East Street, thence eastward along First South Street to a point midway between Tenth and Eleventh East Streets and defray three-fourths of the cost thereof, estimated at six thous and and thirty-eight dollars (\$6,038), by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefited by said improvement, namely:

y:
All of lots 1, 2, 3 and 4, block 59;
All of lots 4, 5, 6 and 7, block 54;
All of lots 1, 2, 3 and 8, block 58;
All of lots 5, 6, 7 and 8, block 55;
All of lots 1, 2, 3 and 4, block 57;
All of lots 4, 5, 6 and 7, block 56, in Plat All of lots 2 and 3, block 37;
All of lots 5 and 6, block 29, in Plat F, all in Salt Lake City Survey.
All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before Tuesday, August 7th 1888, being the time set by the said Council when it will hear and consider such objections as may be made thereto.

By order of the City Council of Salt

be made thereto.

By order of the City Council of Salt Lake City, made July 34, 1888.

HEBER M. WELLS,

City Recorder. NOTICE.

NOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the intention of such Council to make the folintention of such Council to make the fol-lowing described improvement, to-wit: Extending and laying iron water pipes or mains along the following streets; namely: Beginning at the intersection of Fourth East and Fourth South Streets and running eastward to a point midway between Fifth and Sixth East rtreets, and defray three-fourths of the cost thereof, estimated at two thousand two hundred dollars (\$2,200,) by a local assessment upon the lots or pieces of ground within the following des-cribed district, being the district to be af-fected or benefited by said improvement, namely:

namely:
All of lots 1, 2, 3 and 4, block 37.
All of lots 4, 5, 6 and 7, block 34.
All of lots 2 and 3, block 38.
All of lots 5 and 6, block 33, all in plat B,
Salt Lake City Survey.
All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before August 7th 1888, being the time set by the said Council when it will hear and consider such objections as may be made thereto. by order of the City Council of Salt Lake City, made July 3d, 1888.

HEBBR. M. WELLS,

City Recorder,

Of the Intention of the City Council to Extend Water Mains on F

Street. Notice is hereby given by the city council of Salt Lake City, of the intention of such Council to make the following and laying iron water pipes or mains along the following streets, namely: Beginning at the intersection of F and Sixth Streets, and running southward along f Street to a point midway between Third and Fourth streets, and defray the whole of the cost thereot, estimated at eleven hundred and twenty five (\$1,125.00) dollars, by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improvement, namely:

All of lots 1 and 4, block 76;
All of lots 2 and 3, block 77;
All of lots 2 and 3, block 65;
All of lots 2 and 3, block 64;
All of lot 4, block 48;
All of lot 3, block 49; all in Plat D, Salt Lake City survey.

All of lot agricultures, Lake City survey.

All protests and objections to the carrying out of such extension must be presented in writing to the City Becorder on or before August 7th, 1988, being the time set by the said Council when it will hear and consider such objections as may be made By order of the City Council of Salt Lake City, made July 3rd, 1898. HEBER M. WELLS, City Recorder.

to Extend Water Mains on G Stree TOTICE IS HEREBY GIVEN BY THE City Council of Sait Lake City of the intention of such Council to make the following described improvement, to wit: Extending and laying Iron water pipes or mains along the following streets, namely: Beginning at the intersection of Sixth and to streets and running northward along G Street to a point midway between Eight and Ninth atreets and defray three-fourths of the cost thereof, estimated at one thousand two hundred and fifty (\$1.250) dollars, by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefitted by said improvement, namely:

All of lots 1 and 4, block 92;

NOTICE IS HEREBY GIVEN BY THE intention of such Council to make the following described improvement to wit: Extending and laying from water pipes or mains along the following streets, namely: Beginning at the intersection of Seventh East and Third South Streets, and running southward to a point midway between Fourth and Fifth South Streets, and defray the whole of the cost thereof, estimated at one thousand three hundred and thirty-eight dollars (\$1,538), by a local assessment upon the lots or pieces of ground within the fellowing described district, being the district to be affected or benefitted by said improvement namely:

All of lots 1, 2, 7 and 8, block 39;
All of lots 2, 3, 4 and 5, block 40;
All of lots 5 and 6, block 31; all in plat B, Sait Lake City survey.

NOTICE Of the Intention of the City Council to Extend Water Mains on Second South Street.

NOTICE IS HEREBY GIVEN, BY THE City Council of Salt Lake City of the ntention of such Council to make the fol-owing described improvement, to wit-Extending and laying from water pipes or mains along the following streets, namely Beginning at the intersection of Second South and Eighth East Streets and running south and Eighth East Streets and running eastward along Second South Street to a point midway between Ninth and Tenth East Streets and defray three fourths of the cost thereof, estimated at two thousand, two hundred dollars (\$2,200,) by a local assessment upon the lots or pieces of ground within the following described district, being the district to be affected or benefited by said improvement, namely

All of lots 1, 2, 3 and 4, block 55;

All of lots 4, 5, 6 and 7, block 4 All of lots 4, 5, 6 and 7, block 41;
All of lots 2 and 3, block 56;
All of lots 5 and 6, block 43.
All in Plat B, Salt Lake City Survey
All protests and objections to the carrying
out of such intention must be presented in
writing to the City Recorder on or before
August 7th, 1888, being the timis set by the
said Council when it will hear and consider such objections as may be made

By order of the City Council of Salt Lake City, made July 3d, 1888. HEBER M. WELLS,

Of the Completion of Local Tax for Extension of Water Mains along F Street between Sixth and Eighth Streets. AT OTICE IS HEREBY GIVEN THAT THE

Assessor and Collector of Sait Lake City has made and completed the list and City has made and completed the list and plat pertaining to the assessment of a local tax of four mills per square foot levied by the City Council of said city, July 10th, 1888, upon the fellowing described lots or pieces of ground, namely

All of lots 2 and 3, block 92;

All of lots 1 and 4, block 94

All of lot 1, block 104;

All of lot 2, block 105, all in plat D, Sait Lake City Survey, said tax being for the ex-

Lake City Survey, said tax being for the ex tension of the water mains along the fol-lowing described route, namely: Beginning at the intersection of F and Sixth streets, thence northward along l Street to a point midway between Seventh and Eighth streets. Said list has been lodged in the office of the Cly Recorder, No. 2, City Hall, and will be open for in spection for a period of ten days from and after the 21st of July, 1888, during which time written at peals to the Colincil for the correction of the assessment may be filed with the recorder, in pursuance of the ordi

nance in such case provided.
HEBER M. WELLS, Salt Lake City, July 20th, 1888. NOTICE.

Of the Completion of Assessment of Local Tax for Extension of Water Mains Along N Street. NOTICE IS HEREBY GIVEN THAT THE plat pertaining to the assessment of a local tax of four mills per square foot levied by the City Council of Salt Lake City, July

the City Council of Salt Lake City, July 10th, 1889, upon the following described lots or pieces of ground, namely:
All of lot 1, block 84;
All of lots 1 and 4, block 56;
All of lots 1 and 4, block 26;
All of lots 1 and 4, block 29;
All of lots 1 and 4, block 25;
All of lots 2 and 3, block 25;
All of lots 2 and 3, block 24;
All of lots 2 and 3, block 9, in plat G, Salt Lake City survey, said tax being for the extension of the water mains along the fol-

tension of the water mains along the fol-lowing described route, namely: Reginning at the present terminus of the main on N street between Fifth and Sixth streets, thence southward along N street to First Street. Said list and plot have been lodged in the office of the City Recorder No. 2, City Hall, and will be open to inspection for a period of ten days from and after the Tist day of July, 1888, during which time written ap-peals to the Council for the correction of the assessment may be filed with said Recorder, in pursuance of the ordinance in

In the Probate Court of the County of Sait Lake, Territory of Utah. In the matter of the Estate of John Larsen, Deccased.

SALT LAKE CITY, July 20th, 1888.

Order to show cause why Order of Sale of Real Estate should not be made. KARI LARSEN, THE ADMINISTRA-trix of the Estate of John Larsen, deceased, having filed her petition herein, duly verified, praying for an order of sale of certain of the real estate of said decedent certain of the real estate of said decedent described in her petition, for the purposes therein set forth, it is therefore ordered by the Judge of said Court, that all persons interested in the estate of said deceased appear before the said Probate Court on Monday, the 6th day of August, 1888, at 11 e/clock in the forenoon of said day, at the Court Room of said Probate Court, at the Court Room of said Probate Court, at the County Court House, in the City and County of Salt Lake, Utah Territory, to show cause why an order should not be granted to the said administratrix, to sell so much of the real estate of the said deceased, at private sales shall be necessary, and that a copy of this order be published at least four successive weeks in the Deseret Evening News, a newspaper printed and published in said City and County.

Dated July 3rd, 1888.

ELIAS A. SMITH.

Probate Judge

TERRITORY OF UTAU.

County of Salt Date.

I, John C. Cutler, Clerk of the Probate
Court in and for the County of Salt Lake, in
the Territory of Utah, do hereby certify
that the foregoing is a full, true and correct
copy of Order to show cause in the matter
of the Estate of John Larsen, as appears of
record in my office. record in my office.
In witness whereof, I have hereunto set my hand and affixed the seal of said Court, this 3rd day of July, A. D. 1888.

JOHN C. CUTLER, Probate Clerk. LEGAL NOTICE. In the Probate Court in and for Salt Lake County, Territory of Utah. In the Matter of the Estate of John P. Davis, deceased.

Order appointing time and place for Set-tlement of Final Account and to Hear Petition for Distribution. Hear Petition for Distribution.

On READING AND FILING THE PEtition of Damel Lunn administrator, with the will annexed, of the estate of John P. Davis, deceased, settling forth that he has filed his final account of his administration upon said estate in this court, that all the debts have been fully paid and that a portion of said estate remains to be divided among the heirs of said deceased, and praying, among other things, for an order allowing said final account and of distribution of the residue of said estate among the persons entitled.

It is ordered that all persons interested in the estate of the said John P. Davis, deceased, be and appear before the Probate Court of the County of Sait Lake, at the Court Room of said Court, in the County Court House on the 28th day of August, 1885, at 11 o'clock a. m., then and there to show cause, why an order allowing said final account, and of diet lation, should not be made, of the residue of said estate among the heirs and devisees of the said John P. Davis, deceased, according to law.

It is further ordered that the Clerk of this Court cause copies of this order to be posted in three public places in Sait Lake County, and published in the Deskret Eveking News, a newspaper printed and circulated in Sait Lake County, three weeks successively prior to said 28th day of August, 1888.

ELIAS A. SMITH, Probate Judge.

Territory of Utah,
County of Salt Lake,
I, John C. Cutler, Clerk of the Probate
Court in and for the County of Salt Lake,
in the Territory of Utah, do hereby certify
that the foregoing is a full, true anse correct
copy of Order appointing time and place
for settlement of finel account, and for
distribution in the matter of the Estate of
John P. Davis, deceased, as appears of
record in my office.

In witness whereof I have hereunto se
my hand and affixed the seal of said Cour
this 28th day of July, A. D. 1888.

[Seal.]
JOHN C. CUTLER,
Probate Clerk.

Dated July 28th, 1988.

ELIAS A. SMITH,

SALE OF CITY BONDS.

and consider such objections as may be made ther. to.

By order of the City Council of Salt Lake City, made July 3d, 1888.

II EBER M. WELLS,
City Recorder.

NOTICE.

Of the Intention of the City Council to Extend Water Mains on Seventh East Street.

NOTICE IS HEREBY GIVEN BY THE City Council to Salt Lake City of the intention of such Council to make the following described improvement to wit: Extending and laying from water pipes or mains along the following streets, namely: Beginning at the intersection of Seventh East and Third South Streets, and defray the whole of the cost thereof, estimated at one thousand three hundred and thirty-dight dollars (11.28), by a local assessment upon the lots or pieces of ground within the following described district, being the diagram of the cost of pieces of ground within the following described district, being the diagram of the cost of pieces of ground within the following described district, being the diagram of the cost of pieces of ground within the following described district, being the diagram of the cost of ground within the following described district, being the diagram of the cost of ground within the following described district, being the diagram of the cost of ground within the following described the penefitted by said im-

REMOVAL. DR. E. R. SHIPP

HAS REMOVED TO NO. 16, MAIN ST. opposite Z. C. M. I. Telephone, 849.