ent and as it was explicitly provided in the Foraker act that the Porto Rican legislature could change the charac-ter of the enactment it was held that the Foraker act was merely legislation in the interest of Porto Rico. The For-oker act was sustained on the grounds aid down in the Downs case, another of the insular cases decided at the last term. The decision of the lower court was affirmed. Justice Brown explicitly said that the opinion was not to be construed as a justification of export Justice White concurred in the re-suit but delivered an independent dedutles

HOW CASE AROSE.

This case grows out of the imposition of tarial duties on goods shipped from New York to Porto Rico May 1, 1909, to October 33, of the same year under the act of April 13, 1963, providing revenues and a civil government for Forto Rice, the sum involved being \$1,433. This money was collected at Porto Rico on goods shipped to that port by Doolcy, Smith & Co., to their agent in Ban Juan. The collections were imposed under that section of law in question which provides that "all merchandise which provides that "all merchandise coming into Porto Rico from the United States shall be entered at the several points of entry on payment of the 15 per cent duties which are re-quired to be levies, collected and paid on like articles of merchandra benefit on like articles of merchandise imported from foreign countries into the United States under the Dingley tariff

The contention on the part of Douley's counsel was that the Congress had not the power, under the constitution, to impose taxes or duties such as were levied under the act of April 12 on articles taken into Porto Rican porte from other ports of the Unitedw States. Porto Rico heing an integral portion of

The chief justice and Justices Harlan, Brewer and Peckham united in a dis-senting opinion in the Dooley case, which was handed down by the chief justice. They hold that the duty im-posed was export in character and the start it was levied for the benefit of Porto"Rico did not change its char-

BUSINESS NOTES.

The comptroller of currency has au-thorized the First National bank, Brigham City, to begin business with a capital of \$30,000. . . .

Willis T. Beardsley has severed his connection with Beardsley's Tavern and gone to California, where he will en-gage in other business. Mr. Beardsray started the tavern and has con-ducted it successfully during the past year. H. G. Sheridan has assumed the duties of manager and the other officers are John S. Critchlow, president; F. Schramm, vice president; Joseph E. Caine, treasurer.

Today's clearings amounted to 3855,-600.06 as compared with \$835,572.38 for the corresponding day of last year.

The Ogden Sugar factory will finish Its run about January 15th there being nearly 7,000 tons of beets still on hand. The factory has so far handled 25,000 tons which have produced about 5,000,-000 pounds of sugar.

William J. Halloran and Herman Brisacher have purchased the \$234x165 feet lot adjoining the St. Elmo hotel property on the East on Third South street. The property was sold by El-, mira Shearman of Brocklyn, N. Y. for \$36,337.50. The purchasers intend to erect a three-story brick building on don't get out of here.' 42 feet of the property to cost between \$12,000 and \$15,000. Plans are being pro-Finnegan was still on the stand when his report closed pared for the new building, the lower The floor of which will be used for store by Attorney Edward McGurrin, while the young men were represented by Atrooms and the two upper floors for a torney Truman. rooming house Among the eastern capitalists who have invested heavily in Salt Lake realty during the past few years is Oakleigh Thorne, of Duchess county, New York. His latest purchase was filed for record late Saturday and consisted of sixteen parcels of land con-veyed to him from S. L. Conklin and wife for a consideration approximating \$45,000. The ground is mostly improved and is widely scattered. Three lots, each 120x33 feet, are near the corner of F and Eighth streets, two lots are in the West Drive subdivision, five-acre plat A, one on Columbus, between Paris and Napoleon streets, one on West Temple between Market and Fourth South, one 82% feet square at the northwest corner of Eighth South and Fifth East, and one on Seventh West batween Second and Third South. One hundred and twenty acres southwest of the city across the Jordan river is in-cluded in the deed.



FINNEGAN TELLS HIS STORY

Relation of the Exciting Experiences In the Daft Block is Listened To By Large Crowd.

The old police court room was packed to its utmost capacity this afternoon by persons anxious to hear the evidence in the "criminal conspiracy" case against Miss Rosalind Ella Hewett, E. Parry and W. Lindstrom, who are charged with an attempt to "badger"

Francis P. Finnegan out of \$1,000. Hiss Hewett obtained her release yesterday, the Utah Savings and Trust company furnishing her ball, the company being secured by Dr. P. A. H. Franklin. The bond was approved by Justice Peter Lochrie.

When the complaint was read to the defendants, they each pleaded "not guilty." Then on motion of Assistant County Attorney Loofbourow, the court room was cleared of all except those interested in the case and the news-

paper man. The case was at once proceeded with, the first witness being Francis P. Finnegan, the man who was the alleged

In response to Mr. Loofbourow's re-quest, Finnegan related his story, sav-ing he had been acquainted with the defendants about two months, and that ie had-frequently employed Miss Hewett to do some letter writing for high. He admitted that he first made proposals of an improper nature to the He said she accepted them and girl. said he could call at her room at 10 ery much. o'clock pA m. Finnegan then statid that he had not been in the room but a short time when Perry rushed from be-uind the bed and Lindstrom came in ing man from Los Angeles, is at the Kenyon, after an eastern trip. from the hall armed with a revolver, says the banks are all puzzled over th

saying: "We've caught you now, you scoundrel

Finnegan then stated that he offered unfavorable only temporarily. to write a check for \$30 for them but hey would not consent to it, but in-sisted that he write an order on his landlady authorizing Lindstrom to search his trunk and get the bock. "They then demanded my keys," con-tinued Finnegan, "and I gave them the keys and told which one belonged to were last year. This also is a puzzler as people have as much money, but somehow, are not as much inclined to spend it as they were a year ago. the trunk

Witness then went on to ser that Miss Hewett unlocked the door and as she opened it, he grappled with one of the men and yelled "police, murder," Finneyan concluded his statement by saying that when he offered to pay them \$30, Ferry said: "No sir, you

young woman is represented

DESERET EVENING NEWS: MONDAY, DECEMBER 2, 1901.

lunday for Omaha.

Angeles on Sunday

Salmon river line.

all over the country.

examine our goods

songs.

engagement.

at St. Louis.

York on a business trip.

guest at the Kenyon en route to the Pacific coast. He says the source in the main of the country's lumber sup-SUES FOR SIX SHARES. ply is now the northwest and southeas and that supply is decreasing, although there is enough lumber in sight to last for years to come. There is in some Urban Picknell Brings Action Against the Salt Lake Dramatic Association. places a combination saw frame used with saws both perpendicular and hori-zontal, so that the same handling saws a log both ways. In the southeast, Mississippi and Louisiana are furnish-ing the largest amount of timber. Asks for 8600 and \$90 Damages - Number of Suits Filed at the Third Jim Shields continues to be wel-District Court. corned back to Salt Lake City after an absence of over a year, and is being told several times a day that it is like the breaking up of a long and dreary arctic winter to gaze upon his genial face once more. Jim says the fashion-A suit to recover from the Salt Lake Dramatic association six shares of the capital stock, or their monetary equivable solor in gent's wear the coming spring will be in dark green effects and alent-\$600, was commenced today by Urban Picknell. Plaintiff also asks for he same will hold true of neck wear alco. Sacks and multary coats will be the damages amounting to \$90, which sum correct thing, and the overcoats will continue to be distinguished by the he understands to have been declared as dividends on the stock during the night dress droop, years or 1899, 1900 and 1901. Urban claims that the six shares in question were sold to E. M. Weller on March 14, 1891, who transferred then to him on July 21, 1893. On Nov. 1, this year Urban says that he offered to sur-render to the dwarmatic encoded iton the Editor Edwin Allen Shermon of the Leadville Miner, and bride, are guests at the Kenyon. The Miner is a pros-perous evening paper, and Mr. Sherman in referring this morning to his journalistic career expressed a sense of relief from "that tired feeling" he experienced while previously laboring render to the dramatic association the certificate of stock endorsed by Weller, and requested that the association is-sue him a new certificate of stock repon the Herald-Democrat, a morning paper. Mr. Sherman pathetically ob-served that he discovered while on the resenting the six shares, which was refused. morning daily, that working from elev-en in the morning until three the next Implement Company Sucs Mrs. Young morning and no rest Sunday or any other day, was not a thing of beauty or a joy forever. So he flitted onto The Consolidated Implement com-pany has again brought suit against Hattie H. Young, in which it asks a judgment against her for \$1,400 for rent which she received from the Salt Lake evening newspaper work and now sees something in life to enjoy. The result is that the morning paper never keeps its local help for any alarmingly long time, it being merely a question of physical endurance before a man throws up his job and lets in a noviti-Brewing company for a building which the Implement company erected premises leased by her to it, and which she would not allow it to remove at the expiration of its lease. ate who in turn has his fill of the work and he in turn quits for some other victim. Mr. Sherman says Leadville

CURTIS AND REEVES GIRLS.

the high prices of the smelter trust and the surfeit of sulphide ores. How-Their Cases of Incorrigibility Go Over Again to Next Saturday.

ever, there is a little hope in the ex-pectation of independent smelters be-The cases of Eva Curtis and Miner ing built at Salida and Robinson, which will bring the combine off its high va Reeves, charged with incorrigibility were called before Judge Stewart again perch and insure the consumption of more ore. Mr. Sherman says that Colo-rado will undoubtedly go Republican this morning on continuance from last Friday. Both girls were remanded to the care of the sheriff who was ordered to allow the Reeves girl to visit her mother, and the cases were again next fall, a change that was foreshadowed at this fall's county elections. He says Teddy is making such an acontinued till Saturday morning. The ceptable President and Bryanism is be-Curtis girl will remain in custody of ing so rapidly relegated to the backsheriff until her uncle, Charles ground that the demo-poporacy is steadily losing power in the Centennial state. Mr. and Mrs. Sherman are en-Woods, signifies an intention of caring for the child on his farm in Cache val-ley. Otherwise Eva will follow her elder oying their sojurn in Salt Lake City sister, Maggie, to the reform school.

ANOTHER SHEEP CASE.

Joseph M. Jenson Sues for \$17,594. 62 as Damages. Joseph M. Jenson today commenced

slump in stocks, especially the fall in coppers, while they do not know what uit in the district court to recover from the Deep Creek Farm and Live-stock company, Don C. Tufts and Jo-seph E. and A. V. Taylor, the sum or \$17.594.52, with interest from Novemto make of it, except that the situation Mr Gilbert says the calendar and handlers in printing novelties and fancy designs are not selling as many goods as they

Plaintiff claims that on November 10, 1900, he leased to the Deep Creek com-pany 8,130 head of ewe sheep in good condition, and to secure the faithful performance of its part of the contract the company executed to plaintiff its undertaking in the sum of \$20,000, to which Tufts and the Taylors became This morning the Federal court consureties. On August 24 last, certain disputes and differences having arisen vened for the December term. Most of the morning was spent in impaneloncerning the fulfillment of the lease ing the grand and peltit juries. Five attachments were ordered for jurors the case was submitted to John C. Sharp and Charles R. McBride to ar-bitrate, who decided that the Deep Creek company was indebted to plain-Deep

This day being regular rule day



The Relief Society of Forest Dale will give a fair commencing Wednesday evening and continuing Thursday and Friday. A matinee will be given to the children Thursday atternoon at 2 p. m. The attractions include a baby show, songs, quartettes, character songs, in-strumental selections, etc. The different boothe will be strumental selections, etc. The different booths will be presided over by persons who will sell you anything from a pin to a ton of coal. The fishing pond will be in evidence and the young people can try their luck when and as often as they wish. Fortunes will be told by the Gypsies. Articles of every descrip-tion made by the Relief Society will be sold at low prices, and the entire pro-ceeds will be for the benefit of the ward poor. poor.

grean wannan wannan JUDGE DIEHL'S COURT.

gunununununun

But two Sunday drunks faced the court this afternoon. Dan Campbell simply pleaded guilty and received his sentence of \$5 or five days. Joe Walter, the other drunk, concluded to make a talk for his liberty. After delivering a lengthy dissertation on his hard luck, he wound up by saying: "If you will give me a floater, I will get out of town within an hour." He got the "floater." Frank Mahoney, a soldier, was con-victed of fighting. He did not deny the charge but insisted that the other fel-low was the one to blame. The court nposed a fine of \$15 in default of which

Mahoney went to jail. I. Ward, a youth 16 years of age, pleaded guilty to shooting a cat be-longing to L. J. Wood, and was fined

Ernest Luce and Kelth Williams, two small boys, pleaded guilty to firing off a shot gun near the country club's golf links. They were each assessed \$1.

LATE LOCALS.

Little Malcom Bush, the ten year old son of Joseph R. and Ida B. Bush, died yesterday, of diphtheria and was buried at 4 p. m. today.

The S. P. Teasdel company today filed an amendment to its articles of incor-poration, changing the name to the Rowe & Kelly company.

Gilbert R. Beebe was appointed supervisor of roads and bridges for Plute county, by the governor. The apropria-tion is \$1,500.

LAND ENTRIES.

Original entry, November 25, William H. Farasworth, Beaver City, house blood, perfect digestion and

BE HEADED OFF

Governor Wells received a teles from State Senator Harden Bennio that he had on Saturday morning mailed from Vernal to Washington all the papers pertaining to the Ulntah mineral lands lease. The governor believes that the action has been taken in time to block the move made by Indian Agent Myton and the five Utes

who accompanied him to Washington.

WARD ENTERTAINMENTS. PEOPLE WHO ARE PASSING

A. Walsh, of Sheridan, Wyoming left for Ogden this morning. He is buying up range horses for the British government and is picking up good erviceable horses whenever he can can at prices hovering about \$25 per head. delivered at the shipping point. Mr. Walsh says horses are in steady and good demand, and that only worthless mustangs are shot on the range. He picked up a number of serviceable ani-mals here.

G. W. Wheeland, of Chananooga, manufacturer of sawmill supplies, is a



not suffer long.

It depends on an acid condition of the blood, which af fects the muscles and joints, causes inflammation and pain, and results from defective digestion and a torpid action of

the liver, kidneys and skin.

Sciatica, lumbago and stiff neck are forms of it.

"Hood's Sarsaparilla has cured me of rheumatism. I was so I could not lift anything and my knees were so stiff I could hardly get up or down stairs. Since taking three bottles of Hood's Sarsaparilla I have never felt a symptom of rheumatism, and I gladly recommend Hood's for this disease." MES. HATTIE TUBNER, Bollvar, Mo.

"I have suffered greatly from rheumafirm and did not get any relief. When nearly helpless I began taking Hood's Sarsaparilla and two bottles have greatly improved my health. I can now use my arms and can sleep at night, which I could not do before." MRs. H. TRIELOARD, 792 E. Ravenswood Park, Chicago, Ill.



Neutralize the acidity of the 29 south, torge 6 west. Joseph Christensen. Sunivside, 10 acres; section 7, township, 14 south, renge 14 eest.

several motions were disposed (The case of John Spiers vs Wm. C. Weaver receiver was argued the question of inxation of costs being the main point of contention affidavits of witnesses

who were not present.

FEDERAL COURT.

trifle dull at present,

W. E. Gilbert, the well known travel-

owing t

H

of contention affidavits of witnesses were present and the court gave the plaintiff and defendant each five days in which to get certain evidence. In the case of L. M. Lawson, Edward Balback, Jr., Heber M. Wells, E. A. Wall, Thomas Kearns and Junius F. Wells vs the United States Mining company, the court set it for trial on Dec. 17th.

TODAY'S REALTY TRANSFERS

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

afternoon: Mary A. Ashman to Alice H Strong et al, warranty deed, part of lot 2, block 31, plat B.\$ part of lot 2, block 31, plat B.5 Alice H. Strong to Mary A. Ash-man, warranty deed, part of lot 2, block 31, plat B...... Barbara D. Watson to Ellen D. Clennell, warranty deed, part of lot 2, block 59, plat D..... Rebecca C. Shelton to Seth Talbot, Jr., warranty deed, part of lot 6, block 54, plat.B..... Carrie Doebler to Carrie M. 1.500 Souther, warranty deed, lots 17 and 18, block 1, Fruitvale

addition Franklin L. Arnold and wife to John R. Arnold, in trust for Franklin L. Arnold, Jr., war-ranty deed, lot 6, block 23. Kinnery and Gourlay's Imp. plat..... Rosa P. Adams to John G. Wilks

250

250

800

100

and language.

to Joseph G. Wilks et al, war-ranty deed, part of lot 5, block

Africa Bowman and husband to John L. Halbour, warranty deed, part of lot 6, block 2, plat B.

Mary Jane Partridge to Herbert T. Hills, warranty deed, part of lot 8, block 3, plat B. ohn Wood and wife to George Wood, warranty deed, part of section 28, township 2 south, range 1 west, S. L. M. Andrew F. Elggren to Albert J. Elggren, warranty deed, part of lot 7, block 9, plat B..... Amos S. Gabbot and wife to Maud Whipple, warranty deed, lots 49 and 50, block 4, South Main Street addition, plat A.... H. K. North and wife to John Beck, quit-claim deed, placer mining claims in Hot Springs Taylorsville Co-operative Mer-cantile and Manufacturing Co., Farrer, warranty deed, part of section 6, township 3 south, range 1 west, S. L. M.

Try a bottle of carbonated unfermented Grape Juice, it is excelent, 63

E. First South ST.HELENA SANITARIUM FOOD CO.

MODERN ELOPEMENT.

he coatless man puts a careless arn Bound the waist of the hatless girl, As over the dustless and mudless roads In a horseless carriage they which; Like a leadless bullet from a hamme

purse Affords to them the means Is a tasticless meal of boneless cod With a "side" of stringless beans. He nuffs a tobaccless cigarette, And laughs a mirthless laugh But papa tries to coax her back By wireless telesraph. -Boston Herald,

tiff in the sum of \$17,594.62 for damages This sum the defendants have refused to pay over to Jenson.

tire is concerned.

Crook Sole Plaintiff.

FILES A RACY ANSWER.

Henry Eilers, Ploche Saloon Man,

Makes Grave Cross Charges.

Henry Ellers, a saloon keeper of Pl-

In the suit brought by Samuel Ma-Intire and Joseph E. Crook against the Hercules Mining company to collect on a \$400 promissory note executed by the company in favor of McIntire on Feb. 13, 1897, and endrosed by him to the order of Crook, Judge Morse today dismissed the action as far as McIn-tire is concerned. hange.

"I am so sorry you are going to leave us," she said with warmth: "we have all enjoyed your dialect so much." -Harper's Magazine

DIED

GABBOTT.-Louis C., son of John and Olive Crossgrove, of heart disease, yesterday, at the age of 21 years, 7 months and 3 days. The funeral services will be held from the Farmers ward meeting house to-mearow at 1 p. m. morrow at 1 p. m.

WHY PLEASED.

oche, Nev., has filed an answer and cross-complaint to his wife's suit for divorce, in which he denies that the plaintiff is or ever has been his legal wife. After specifically denying every closentiant in the complaint of denying allegation in the complaint field by Marie K. A. Eilers, the defendant states that at the time of their marriage in NOTICE OF STOCKHOLDERS' MEETING NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of the NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of the Einsham Livery & Transfer company will be held at the office of the Secretary, in rear of T. R. Jones & Co.'s bank, No. 159 South Main Street, Salt Lake City, Utah, on Tueslay, the 24th day of December, 190, at four o'clock p. m., for the election of directors for the ensuing year and for the transaction of such other business as may be brought before the meeting. W. B. SPRAGUE, Secy. Dated Nov. 20, 1901. ESTATE OF RUFUS FORBUSH, DE-CEASED. 1881 plaintiff represented herself to be Annie Gehto, whereas she was then the wife of a man called Young. Answering plaintiff's charge of cruel-ty Eilers says that the cruelty has been all on the part of Mrs. Ellers, who has made life a burden to him by reason of her barbarous treatment and abusive language. He says that she assaulted

him on June 19 last, and threatened to kill him. Plaintiff also muliciously accused him of having improper rela-CRASED, THE UNDERSIGNED WILL SELL AT prvate sale the following property: 250 head, more or less, of average stock sheep, now held and in the possession of George F, and Frank Beckstead under lease; also 20 tons of lucern hay, located near Union, Salt Lake County, Utah, on or after Wednesday, the lith day of De-cember, A. D. 190; and written blds will be received at the office of Young & Moyle, Attorneys, Deseret National Bank building, Salt Lake City, Utah, Terms of sale, cash. Sheep sold according to num-ber of head delivered. MyRUM H. FORBUSH, Executor of the Last Will of Rufus For-bush, deceased. Dated Sait Lake City, November 29, 1901. Young & Moyle, Attorneys. NOTICE. CEASED, accused him of having improper rela-tions with other women, including even his own sister, and of taking indecent liberties with his own daughters. Eller says that the woman who bears his name is insanely fealous of him and has repeatedly refused to move from Salt Lake City to Ploche, where he has been working hard for more than twenty years to pay for the home she occupies on Capitol avenue in this city. Mrs. Eller, says the defendant, is a

NOTICE.

NOTICE.

Watches, Rings, Clocks, All Kinds of Jewelry at

REASONABLE PRICES

When Selecting Presents, call at my store,

Henry Reiser, 12 E. Ist So

is given to the preparation of

your food . Beardsley's Tavern

anything they

cook and serve

you at any old

place or do you

investigate a little

care and attention

to see if proper

WHAT Do you take

DO

YOU

EAT?

W. H. JACK, Secretary.

W. H. JACK, Secretary.

woman of no education or refinement, she is coarse to brutality in her conduc-Eiler also says that

corporation.

plaintiff is a poor housekeeper, untruth-ful and an unfit person to have the custody of her children. He, on the con-trary, is sober, honest, fruthful, indus-trious, refined, moral, and intellectual. Eller gets back at his wife for her charges of unmorality by accusing her of immoral conduct at the family home on Canticl averue. NOTICE IS HEREBY GIVEN OF A special Stockholders' Meeting of the Stockholders of the Jeremy Salt Com-pany, to be held at Room No. 11, Nau-voo Block. Salt Lake City, Utah, on Tuesday, the 31st day of December, 1901, at 9:30 a.m., for the purpose of consider-ing the advisability of selling the corpor-ate assets and franchises; and the disso-lution and winding up of the affairs of the corporation. on Cavitol avenue.

Daly vs Daly.

Attorney P. J. Daly has commenced suit against J. J. Daly, the well known mining man, to collect \$5,000 attorney fees.

Holman Damage Suit.

NOTICE IS HEREBY GIVEN OF A special Stockholders' Meeting of the Stockholders of the Solar Crystal Salt Company, to be held at Room No. 11, Nau-yoo Block, Salt Lake City. Utah. on Tuesday, the 3ist day of December, 1991, at 10:00 a. m., for the purpose of consider-ing the advisability of selling the corpor-ate assets and franchises; and the disso-lution and winding up of the affairs of the corporation. The jury in the \$8,000 suit for damages which Ezekiel Holman brought against Shephen Hays for injuries sustained in falling into an excavation in front of a building which Hays was erecting, re-tired at noon, but had not reached a verdict when this report closed. orporation

Mining Case Dismissed.

The case of Charles J. Hodge vs H. F. Lamson, J. E. Bamberger and Josiah Barnett was today dismissed at plain-tiff's cost. Plaintiff was suing to quiet HOLIDAY PRESENTS title to a disputed claim between the Wasatch and Muddy Gulch claims, and asked for \$300 damages.

Sues for Royalty.

The Webster Mining company com-beneed suit today against W. E. Hol-erman, J. A. Adbert and Milan Pack-rd to collect \$473.66 with legal interest rom May 1, 1901, which it claims is due y defendants as royalties on the outout of certain mining property in the Ohlo mining district which the plaintiff company leased to defendants on Nov. 18, 1899, and on which they were to pay

a royalty of 121/2 per cent. PERSONALS.

E. G. Kidder has gone to Park City to reside. George Ady, Jr., of Denver, is at the

has but one standard-The Best. Kenyon.

Andrew Burleigh of New York, for-merly receiver of the Northern Pacific

NAME AND DESCRIPTION.	lot.	nship	ge West.	aber of Acres	bunt of tax due
Alfred Helquiest, S. W. ¼, S. E. ¼, state land Jim Crawford, in S. W. ¼	33 35	26 26	1		\$13.13
Marysvale Reservoir Co., two-thirds interest in S. W. ¹ / ₄ , N. E. ¹ / ₄ , in E. ¹ / ₄ S. E. ¹ / ₄	7&8	27	3	76	6.10
and personal property	20&21	27	3	81	19.42
 In N. E. V. 12x14 rods N. E. V. S. E. V. Dr. F. J. Lyon, one lot in N. E. V. S. W. V. S. W. V. S. W. V. 40 acres, W. V. N. W. V. S. E. V. N. W. V. 	20	27	3		12.46
Jamea Jepson, lot 30x125 feet in S. W. ½ Newton Brothers, lot in S. E. ½ S. E. ½ Jasen Haws, lots 2 and 3, and N. E. ½ of N. W. ½ James Bolitho, N. E. ½ S. E. ½, N. W. ½ S. W. ½ James H. Stocks, house and fence at garysvale	20&29 20 19 29&30 29&30	27 27 27 27	83 83 83	120 80	24.67 3.44 3.70 17.76 9.69 8.70
George Haws, house and fence at Marysvale Ruben Dervit, in S. W. ½ S. E. ½ in N. ½ C. H. Mathews, personal property Lee Albert, personal property	19&30	27	3	130	4.33 24.30 9.06 1.14
 Dr. G. B. Laring, nouse and store, at Marysvale J. P. Osborne, log house, etc M. A. Whitlock, S. W. 14 S. W. 14, W. 15 N. W. 14 and N. W. 14 S. W. 14 IN S. E. 14 S. E. 14, one lot in S. W. 14 and frame house and shop W. E. White, personal property C. A. Pinney, cabin and personal property 	22&27	27	3		17.20 2.36 17.76 .81 3.63
George W. Pearson, in S. E. 14 N. E. 14, and in S. W. 14 N. W. 14 George J. Holyoak, one lot S. E. 14, in S. E. 14 S. E.	13&14	30	4		11.61
4. N. W. 14 S. W. 14. Charles Collings, house and personal property	26 29&30	30	3	36	8.79 2.39
S. E. 4 53 acres. Frank Fullmer in N. E. 4.	26 25	30 30	-4		42.21 4.93 1.26
 Milan Packard, N. ½ S. E. ½, and N. E. ¼ N. E. ½ S. W. ½, and S. E. ½ S. W. ½, S. E. ½ S. E. ½ Charles Harris, in W. ½ N. W. ½, W. ½ S. W. ½ Charles E. Harris, in E ½ S. W. ½ Mrs. F. A. Collings, in S. E. ½ V. Rapp, lot 1, block 1, addition to B. J. F. Penny, personal property 	4&9 33 33 4	29 29 29 29	3 3 3 3	110 60	51.80 5.36 17.39 8.21 74 1.28
Dornity & Penney, log house Dinna C. Johnson, log cabin Lydia Elder, personal property Geo. H. Elder, personal property Fred Beutler, log house and fence and personal Reuben James, on school land, house Calvin Nay, log house and personal property Geo. R. Johnson, S. E. & S. E. & S. W. & S.	T.	the states			1,60 80 8.91 8.0 3.4 1,3 1,3 6 0 7,94
Eliza A. Redford, S. E. 4, N. E. 4. Peter Pitts, personal property Fred Beutler, log house and fence and per. property S. E. Martin, personal property Mickelsen & Madsen, saw mill. Bartholemew & Lamb, machinery, tools implements and supplies	5 12&27 23	30 28 28 28	3	160 160 40	27,84 3,20 8,08 ,22 1,69 3,04 ,54 8,09 18,50
Caroline S. Taylor, E. 1/2, N. E. 1/2. Thomas Huff, lot 104x109 in S. W. 1/2, N.W. 1/2	19 20 0&21	27 27 27	961	80 130 100	19.88 10.17 11.72
Golden Star M. Co., boarding house and per, property . Deseret G. M. & M. Co., cabins, machinery and person- al property	1				12,50 12,60
Milan Packard & Co., Glen Erie Claim, and Hoisting works				6	16.50
Standard M. & M. Co., log house, machinery and per- sonal property Mt. Boldy G. & S. M. & M. Co., Uncle Sam					5.60 1.06
Oro Monte Mining Co., cabins and whim tools and house, machinery, etc		1	-		6.40 8.00

Notice is hereby given that unless the delinquent taxes, together with the costs of publication, are paid before the third Monday in December, 1901, the real property upon which such taxes are a lien will be sold for taxes and costs, beginning on said date at the front door of the county court house. R. A. ALLEN, County Treasurer.

By smokeless powder driven. They fly to taste the speechless joy By endless union given. Though the only lunch his coinless less gun.

