DESERET EVENING NEWS: TUESDAY, JANUARY 28, 1902.



The branch office of the Deseret News in Ogden is at No. 466 Twenty-News in subscriptions will be received, and subscriptions will be received. The "News" is delivered by carriers in The "News" is delivered by carriers in Ogden every evening on the same Ogden every evening on the same OGDEN NEWS. DEDEN, UTAH. - JAN. 28, 1902.

SESSION OF CITY COUNCIL.

Dr. George L. Dickson Succeeds Dr. Condon As City Physician-Other Changes.

fleeting of Weber County Board Hearings in the District Court Before Judge McCarty.

A meeting of the Ogden city council was held last evening with all members present. The following business was transacted:

Several additional changes amongst the employes of the city were made by the council. Doctor George L. Dick-son was appointed by Mayor Glasmann to succeed Dr. A. S. Condon as city physician, and the appointment was

onfirmed B. Balch was named and confirmed as street supervisor to succeed M. H. whellwright, who was appointed re-cently to the position, but never quali-

Richard Douglass succeeds himself is cremator.

Police Browning for patrolman to suc-ceed Officer George Burton.

ceed Officer George Burton. The council had agreed on the ap-pointments in a committee of the whole, and when the names came up they were unanimously confirmed. The council directed the city attornew to draft an ordinance providing for the submission to the people of the ques-for of the issuance of bonds, the pro-ceeds to be used for condenning the

raterworks system. The salary of Clerk Jensen of the municipal court was fixed at \$75 per

The mayor sent in a veto disapprov-

ing of the resolution passed a week all, on motion of City Attorney Bag-ley, dismissing the appeal in the suit f Boyle against Ogden City. The veto WAS SUSTAINED.

Sanimry Inspector Powers filed his report showing that one case of smallper existel at the time he took office. A contract was given to Recorder Critchlow to do the notary work of the dry at \$10 per month.

County Clerk C. K. Hollingsworth in a communication to the council pro-posed that he be employed to open up a set of books for the city auditor, the system being on the same plan as that now in vogue by the county, Mr. Holingsworth to receive as compensation therefor \$400. It developed on explansion of Councilman Nye that this mat-im had been agreed upon before they hid qualified and on his motion a committee was appointed to put the propsition in motion. The expense was re-

duced to \$100 for the work. It was voted that a committee be pointed to obtain a portrait from exavor Royle and ex-Mayor Browning. jury brought in favor of defendant, "no as portiaits to be placed in the councause of action." Sixty days stay of il thaniber. Theurrears in salary of City Physiproceedings and to move for a new trial was granted. ndon, amounting to \$60, was or-Spanish Fork City vs Spanish Fork derel maid. Southeast Irrigation company et al; Electric lights were ordered placed

In the case of John W. Coburn vs Peter Constonzo, a dispute over the ownership of land near Tucker, the

The jurors not on the case of Hopla

vs Lewellyn have been excused for the

term, and those on the Hopla vs Lew-

ellyn case will be discharged when that

CITY COUNCIL.

At the meeting of the city council

Superintendent of waterwarks, etc.,

Street supervisor, Jorgen Hansen

Wastermaster, H. J. W. Goddard. Sexton, Wm. J. Taylor.

Sealer of weights and measures, and

City teamster, Robert Boardman, Jr.

present incumbent, holding over from

Samuel Liddiard was not confirmed

partment. All the other appointments

last term, for which they were nom-

inated last evening. The question of getting better water

water system or by putting in a filter-

committee on waterworks. The recorder in this connection reported that he had sent a sample of the water from

the springs in Provo canyon to the Ag-

The matter of securing bids for sta-

tionery and printing was referred to

The city engineer was instructed to

survey a road from end of Center street

to the lake, and the committee on

streets and alleys was instructed to

proceed to open the street. The matter of revising and compiling

the city ordinances was referred to the

committee on judiciary, the committee

to coufer with other cities in the county

GARDEN CITY NOTES

the committee on engrossing and print-

provision inspector, R. C. Kirkwood. Dog tax collector, Fred Smart.

City Engineer, Caleb Tanner.

last term.

as building inspector.

vere confirmed.

Fire teamster, W. H. Conover.

pointed guardian.

case is disposed of.

Joseph Clark, who was fined \$5 for

contempt of court by Judge McCarty yesterday, for faling to appear as a juror after being cited to do so, called on the judge this morning and exon the judge this morning and ex-plained that he was having so much trouble with a broken steam pipe over at the opera house that he forgot all about the court. The judge thought Mr. Clark had presented a fair excuse and morning the presented the fine. and, accordingly, remitted the fine.

BRIEFS AND PERSONALS.

The advance sale, to the Grand opera house, to the Chicago Symphony Ör-chestra concert to be given tomorrow, Wednesday evening, is very large. Miss Lizzie Rackham, who has been visiting with friends in Lehi, Utah, has returned to her home in Ogden.

Mrs. Browgell will entertain the W. C. T. U. at her home, 2017 Washington avenue, on Wednesday afternoon. Dr. Olmstead, of Wells, Nevada, was in Ogden yesterday on business. He brought Eugene Barker, a Southern Pacific engineer, to Ogden to be oper-

ated upon for appendicitis. Supt. Noble has returned from a trip of inspection of the Salt Lake division of the Southern Pacific. The annual Sugar social and ball will be given in the Union opera house on Wednesday evening, January 29, by the management of the company to their

The card party to be given by the L. A. to B. of R. T. on Wednesday evening, in the K. of P. hall, promises evening, in the K. of P. hall, promises to be a very enjoyable event. August Schwengsbler, of Milwaukee is visiting in Ogden for a few days with his sister, Mrs. J. L. Smith. Supt. Allison, of the state industrial

school, has returned home from a vis-it with friends at Coalville.

PROVO.

MEETING OF CITY SOLONS.

Nominations of Mayor Taylor for Appointive Offices Confirmed in Part Only.

District Court Hearings - Bushman-Zimmerman Wedding - Demise Of William Homes.

Provo, Utah Co., Jan. 28 .-- The case of Erastus Hopla vs Thomas Llewellyn commenced yesterday in the Fourth district court. Plaintiff sues for \$5,000 damages for personal injuries alleged c have been sustained by him at Palmyra, near Spanish Fork, in May of last year. The parties had some dispute about plaintiff's cows trespassing on defendant's land, and on the occasion out of which the suit grows plain-tiff allages that defendant struck him with a club and kicked him, inflicting

permanent injuries. The defense is that plaintiff was the agressor and that defendant only acted in self defense, although it is admitted that plaintiff came out second best in the fight.



Mrs. Mamie Herbert, 56 Elmwood Ave., Buffalo, N. Y., Treasurer Empire State Fortnightly, Buffalo, N.Y., After Eight Years' Suffering Cured by Lydia E. Pinkham's Vegetable Compound.

"DEAR MRS. PINKHAM : -- Inflammation and ulceration of the uterus laid me low and robbed life of its joys for me. For eight years I was in frequent pain and misery, and then Lydia E. Pinkham's Vegetable Compound came to me, the greatest boon I have known, for it brought new life and health to me. I used several bottles of Compound and your Sanative Wash. My improvement was slow, but from the first bottle I felt that I was better, and so I kept up courage and continued the treatment. None of my friends ever dreamed that I would be well again, but I have now enjoyed life to its fullest extent for three years." --- MRS. MAMIE HERBERT.

\$5000 FORFEIT IF THE ABOVE LETTER IS NOT GENUINE.

When women are troubled with irregular, suppressed or painful menstruation, weakness, leucorrhea, displacement or ulceration of the womb, that bearing-down feeling, inflammation of the ovaries, backache, bloating (or flatulence), general debility, indigestion, and nervous prostration, or are beset with such symptoms as dizziness, faintness, lassitude, excitability, irritability, nervousness, sleeplessness, melancholy, "all-gone" and "want-to-be-left-alone" feelings, blues and hopelessness, they should remember there is one tried and true remedy. Lydia E. Pinkham's Vegetable Compound at once removes such troubles. Refuse to buy any other medicine, for you need the best.

Mrs. Pinkham invites all sick women to write her for advice. She has guided thousands to health. Address. I room Mass.

and manufacturer of Madelia, Minne- | day evening for the benefit of our missota, is in the city visiting Attorney Whitecotton, Mr. Benton will go to sionaries out in the world. Prof. Nelson, state superintendent of public instruction, is billed for a lec-ture in the meeting house on Wednesbregon and California before he returns to his home, An agreement for the sale of the

day evening, Feb. 5. Lorenzo Ward, son of Bishop Jame-Ward, who recently returned from the Prowo opera house property from Jesse Knight and Amanda M. Knight to John H. McEwan has been filed for record. The purchase price is \$11,000 to be paid in partial payments before May 1, 19011. Australian mission after an absnece of twenty-six months, addressed the afernoon meeting yesterday. Elder Burns, Y. M. M. I. A. mission-Judge Powers, Judge King and Attor-

ary in this Stake from Malad, has for the last few days been visiting in this ney Straup are in Provo on legal busi-D. P. Felt is in Provo on business ward, accompanied by officers of the for the Juvenile Instructor. The monthly Priesthood meeting of cal association.

Charles E. Ellis, a former resident of this place, but now residing in Idaho, is visiting his parents and friends after the Utah Stake will be held in the tabernacle Saturday, Feb. 1. Advance sales for the Chicago Sym-

Win. A. Montmogery, the last mis-sionary leaving North Ogden, has been assigned to labor in the Newcastle conphony Orchestra concert, in the tab-ernacle Wednesday afternoon, comnenced yesterday and tickets are selling rapidly, people are coming from Juab and Sanpete counties. Provo stores

ference, England. Walter Moore, leaving here a few days prior, has been assigned to the Victoria conference in Australia with headquarters at Melbourne.

SMITHFIELD.

TO RETAIN SOIL MOISTURE. Satisfactorily Effected by More Cultivation and Less Irrigation.

The experience of California fruit growers in the matter of tillage as reated to moisture conservation and to stimulation of plant growth affords unique and emphatic illustration of the principles laid down by our best writers on these subjects. The issue between irrigation and cultivation arose at the ery beginning of systematic fruit growing in California. It was early learned that unless water was frequently applied to the orchards and vineyards, whatever the winter and pring rainfall, the trees and vines erished for the want of moisture. If the soil were heavy, it became as

If the soil were heavy, it became as hard as a rock, so that a post hole bould be dug only with a crowbar; if it were light, it would lose all adhe-dreness and become either ashy or andy. In both cases the soil would become not only dry, but hot, and in-apablae of maintaining plant growth. On the other hand, in places only a short distance away, on the same soils, where the surface has been mellowed where the surface has been mellowed ofter the late rains had compacted the urface, directly opposite behavior of the plants was seen; growth was coninued in good form and color, fruit as carried to an astonishing size, and o trees and vines were thrifty and igorous during months of cloudless kies, hot sunshine and dry air. The uggestion of such a contrast was peedily made use of and the discovery at better fruit could be grown by sur-ce tillage than by the old Spanish actice of frequently running water or the hard surface was halled with

Pllas Gured

After 30 Years

Thos. E. Wood, 818 17th St., Sacra-

mento, Cal.;-"One 50 cent box of Py-ramid Pile Cure permanently cured me

f "cs. For 30 years I suffered; un-erwent a frightful operation, nearly

died but failed to cure. I was unable to walk when I tried Pyramid Pile

Cure. The first application relieved me." All Druggists sell it. Quickly cures

every form of plies. Book free by mail. Pyramid Drug Co., Marshall,

strata so readily that large downpours are quickly absorbed and the large vol-

ill enable trees and vines to

f rain, always manifesting the fullest thrift and vigor. In fact, in some parts

ULTIVATION AS A RELIEF FROM IRRIGATION.

From this early announcement of the fleacy of fillage of orchard and vine-ard the resort to plaw and continuor came general, and nearly half a conry of experience justifies the con-ision that adequate cultivation ob-ies the necessity of irrigation, proling (1) there is sufficient rainfall underflow at any season to support year's growth and fruitage; (2) there sufficient retentiveness in the soil hold water from evaporation or eaching; (3) there is sufficient depth f soil to constitute a reservoir of adeuate capacity. Soll and moisture onditions are of universal occurrence, and are therefore worthy of consider-ation whatever, fruits are grown, and e understanding of them may be very upful to those who are beginning in w regions, and in many cases sugstive of new methods and policies in lder regions.

ADEQUATE CULTIVATION.

This has reference both to water reeption and water conservation. Wher-ver the rainfall is liable to come in eavy downpours there is great danger of loss by what has been called the "run off." This will vary according to the nature of the soil and the local topography, but even under the most tavorable conditions it is a great loss unless the rains are very gentle and oc-cur at intervals. When the soil is hard and compacted at the surface it acts as a roof and sheds almost all of the water into the drainage channels. The writer has seen instances in which rainfall enough to send moisture to a depth of several feet has penetrated only a few inches. Adequate cultivation begins, then, with the opening of the surface for water reception, and unless this is done the game is stopped at its beginning. The subsoil reservoir will never be filled unless the cover is por-ous by nature or rendered so by coarse tillage at the beginning of the season. Adequate cultivation for water reten-

tion means such treatment of the sur-face after the rains have fallen as will reduce evaporation to a minimum. A mpact surface layer is not only to receive water from above; it is also quick to lose it by surface evaporation as it rises progressively from below. The result of this loss is the deep drying which is destructive first to root the worst blizzards in a long time pair is raging with the mercury standing close around zero, and the snow piling, close around zero, and the snow piling, creases in effectiveness as the soil is creases in effectiveness as the loose layer becomes deeper. Cultivation, then, to retain moisture for the use of the roots of trees and vines during the dry season consists in maintaining a decoly pulvertized surface. To secure such a surface pulverizing once is not enough; even though no rain may fall, the surface will become recompacted and must be repulverized. In a soil thus treated moisture is always present quite near the surface, and so the contrast between this and the deer iryness of an uncultivated soil that the impression currently prevailed that cul-tivation produced moisture. It does not produce it; it merely prevents its loss by surface evaporation. ADEQUATE MOISTURE. Evidently this condition is fulfilled when the natural moisture thus faithfully conserved is enough for the sen-son's needs of the tree or vine. This molsture may come from rainfall on the particular area or from rainfall supplemented by underflow from adjacent catchment areas. (Or from early irrigation, during the season of spring floods.) How can it be told when there is enough? The experience of the arid region is that this cannot be destined to become one of the best agri-cultural and cattle countries in the There are many places where an annual rainfall of less than 20 inches is adequate for the full growth and fruitage of the tree; there are other places where twice and even thrice amount will not obviate the necessity of summer irrigation. The test of matter is the behavior of the tree during its full cycle of growth and fruitage, RETENTIVE SOIL Another condition which will render adequate cultivation effective or not is the mechanical character of the soil The soil must contain enough fine particles to make it hold water-well. cesive fineness makes adequate cultivation difficult; excessive coarse-ness makes cultivation ineffective; that is, the soil will dry out in spite of it, both by evaporation and drainage. The ideal fruit soil is a loam, because it is coarse enough to be cultivated readily and fine enough to vent the too free access of air and to prevent the too rapid rescent of water by gravity. This favorable condition between coarseness and fineness is prevalent among the predominating light loams of the arid region, in the aluvial soils of the river banks, ancient and recent, and in many of the upland soils resulting from the decomposition of the country rocks. It is the largest type of soil for almost every cultural purpose, and it meets its highest use, perhaps, in the growth of horticul products, because they command highest values DEEP SOIL AS A RESERVOIR. The third condition essential to the highest effectiveness of adequate cultivation in the production of fruits is deep soil. This is the direction in which the soils of the arid regions are uniquely eminent and the full signifi-



D. 1962, at 10 o'clock a. m., at the Coun-ty Court House, in the Court Room of Gounty, Utan, WITNESS, the Clerk of said Court, with the seal thereof affixed, this 20th

Richards & Ferry, Attorneys, IN THE DISTRICT COURT, PROBATE bate Division, in and for Salt Lake Coun-ty, State of Utah. In the matter of the estate of Thomas ilewiett, deceased. Notice, -The petition of Peter Veid, executor of the estate of Thomas Hewiett, deceased, praying for an order of sale of real property of said decedent, and that all persons interested an-puar before the said court to show cause why an order should not be granted to sell so much as shall be necessary, of the following described realestate of said deceased, to-wit: The north half of the granted to sell so much as shall be necessary, of the following described realestate of said deceased, to-wit: The north half of the granted to Sait Lake UIP, Ouelty of Sait Lake, State of Ttah, with the improvements thereon, has been see ance of soil depths is only now coming be recognized. Rich, deep soils have een prescribed for fruits from time imporial, but formerly this conception seeded chiefly upon the vast amount plant food thus rendered available. epth as a condition of water holding not less important. In fact, in procooling by cultivation to escape irriga-tions, water holding is a ruling funclon, because any amount of plant food a useless without adequate moisture Cliv, County of Salt Lake, State of Utah, with the improvements thereon, has been set for hearting on Friday, the Sist day of Janu-ary. A. D. 1902, at 10 o'-tock a. m., at the County Court House, in the Court hoom of said Court in Salt Lake City, Salt Lake County, Utah.
Witness the Clerk of said Court with the seal thereof affixed this 18th day [SEAL] of January, A. D. 1902.
JOSHN JAMES, Clerk.
By C.Frank Emery, Deputy Clerk.
Thomas Adams, Attorney. to render it available. It is proper to think of the deep soil as a great sub-terranean reservoir as well as a great storehouse of plant food. Into this res-ervoir the water sinks through the surface, roughly broken at the beginning of the wet season, passing to the lower

ume of water is thus taken below for the use of the trees during the follow-IN THE DISTRICT COURT, PROBATS Division, in and for Sait Lake County, State of Utah. In the matter of the es-tate of Mary Jones, deceased. Notice—The petition of David, William and Davide Dix, praying for the issunace to Joseph R. Matthews of Letters of Administration in the estate of Mary Jones, deceased, has been set for hearing on Friday, the dist day of January, A. D. 1902 at 10 o'clock a.m., at the County Court House. In the Court Roben of said Court, in Sait Lake Oity, Sait Lake County, Otah. Witness the Clerk of said Court with the seal thereof affixed, this 20th day (SEAL) of January, A. D. 1902. JOHN JAMES, Clerk. By C. Frank Emery, Deputy Clerk. Ferguson & Canon, Attorneys. IN THE DISTRICT COURT, PROBATE ing summer. The surface, by the coarseness of the soil particles, is kept from puddling.. In such a deep soil trees and vines root deeply, a penetration of 20 to 30 feet in soils free and fertile to that depth having been repeatedly noticed in well digging. With such an available water supply perfect cultivation to prevent loss by surface evaporation through a growing and fruiting season covering half the year without a drop

of the Pacific coast where the winte, rainfall is unusually heavy and fall Forguson & Caunon, Attorneys. IN THE DISTRICT COURT, PROBATE division, in and for Salt Lake County, State of Utah. In the matter of the Extent of Frederikka Madsen, Deceased. Notice.—The potition of P. W. Madsen, praying for the admission to probate of a certain document. purporting to be the last Will and Testa-ment of Frederikka Madsen, deceased, and for the granting of Letters Testamentary to John Clark, has been set for hear-they on Friday. The 3st day of January, A. D. 1902, at 10 o'clock a m., at the County Court House, in the Oart isloom of sald Court, in Salt Lake Oity, Salt Lake County, Utah. Witness the Clerk of said Court with the seal thoreof affixed this [EEAL] 17th day of Jan. A. D. 1902, JOHN JAMES, Clerk. frosts sharpest cultivation has to be stopped late in the summer to allow a certain amount of drying of the soil to induce the tree to stop its extension and mature its wood seasonably. On the other hand, in other parts of the coast with less rainfall and with less

By C. Frank Emery, Deputy Clerk, James H. Moyle, Attorney,

IN THE DISTRICT COURT, PROBATE, Division, in and for Sait Lake County, eighty-six thousand six hundred fifty-eight dollars (\$86,658,00) or thirteen dollars Division, in and for Salt Lake County, State of Utah. In the matter of the estate of Liannah Reese, deceased, Notice-The petition of Isaac W. Reese, administrator of the estate of Hannah, Reese, deceased, pray-ing for the settlement of final account of said administrator and for the distribution of the residue of said estate to the persons emitted, has been set for hearing on Friday, the first day of January, A.D. 1902, at 10 o'clock ann. at the County Court House, in the court room of said court, in Sait Lake City, Sait Lake County, Itah. WITNESS the Clerk of said the contrast is seen in the behavior (\$1.00) per front or linear foot, by a local assessment upon the lots or please of ground within the following described dis-trict, being the district to be affected or benefited by said improvement, namely: All of lots \$ and \$, block 75; all of lots \$, \$, All of lots 6 and 6, clock 75; all of lots 5, 6, 7 and 8, block 76; all of lots 6 and 6, block 77; all of lots 5, 6, 7 and 8, block 78; all of lots 5 and 6, block 79; all of lots 1, 2, 3 and 4, block 84; all of lots 1 and 2, block 85; all of lots 1 and 2, block 87; all of lots 88; all of lots 1 and 2, block 87; all of lots 1, 2, 3 and 4, block 88, plat "A." Beginning at the southeast corner of lot 1, block 88, plat "A." thence cast 23 feet, Salt Lake City survey. WITNESS the Clerk of said Court with the seal thereof feal.) affixed this 18th day of Jan-January, A. D. 1002. JOHN JAMES, Clerk. Int "I," thence can lity survey. All protests and objections to the car-All protects and intention must be pre-

danger of frosts the cultivation cover of the soil reservoir is maintained until the opening of the succeeding rainy season to support late growth and to carry over a part of the conserved moisture to protect the trees in case the following year's rainfall should

scant. In this deep soil storage of wa-ter lies the secret of the drouth endur-

NOTICE OF TRUSTEE'S SALE. WHEREAS, ON THE STH DAY OF anuary, A. D. 1896, the Cumberland Min-WHEREAS, A. D. 1966, the Cumberland Min-ing company, a corporation, of Salt Lake City and County, State of Utah, made, executed and delivered to James Whit-takee, two promissors notes, dated James ary 8th and July 8th respectively, each for the sum of \$5,060, payable on the 8th day of January, A. 1), 1828, with interest thereen from the dates thereof, both be-fore and after judgment, at the rate of the new cent per annum, payable quarter-ity, and whereas the sald corporation, by resolution of its board of directors duly passed and adopted agreed with the said whiltaker to pay of taxes and assess-ments levied or assest hereby rep-resented, and also ray all taxes and assess-ments levied or assest hereby rep-resented, and also ray all taxes and in assessments upon the real property here-inafter mentioned and described, within the time provided by law and keep the improvements thereon insured for the benefit of the said Whittaker in a sum of not less than \$1,009 and keep the said premises free from mechanics likes, and that should the said corporation fail or neglect to do so, the said Whittaker might pay and taxes, or assessments, or the cost of said insurance, or the amount of

Consult County Clerk or the respective signers for further information.

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake county, State of Utah. In the matter f the Estate and Guardianship of Edw. P. Ferry, an incompetent person. No-tice.—The petition of Wm. Montague Ferry and Edw. Stewart Ferry, the Guardians of the person and the estate or Edw, P. Ferry, incompetent, pray-ing for an order to purchase real property, and that all persons interested ap-pear before the said Court to show cause why an order should not be granted to purchase the following de-

granted to purchase the following de-scribed real estate, to-wit: 2814, feet of the "Cumberland" lode mining claim, lot No. 129; 2374, feet of the "Peerless" lode mining claim, lot No. 122; 2224, feet of the "Setting Bull" lode mining claim, lot No. 121; 3162-3 feet of the Little Kate lode mining claim, lot No. 111; 204 feet of the "Shu-oah" lode mining claim, lot No. 121; aleah" lode mining claim, lot No. 123; al-se 325 feet of the Senator lode mining lot No. 124. All situated in the Blue Ledge mining district, Wasaten county, thah; has been set for hearing on Friday, the 7th day of February, A. said Court, in Salt Lake City, Salt Lake

day of January, A. D. 1902. (Seal.) JOHN JAMES, Clerk,

Ey C. Frank Emery, Deputy Clerk. Richards & Ferry, Attorneys.

They and three, the same witherest or the cost of said insurance, or the amount of said mechanics lies, and the amounts so hald with interest thereon, at the rate of one and one-half period can be added to be easiered and held to be secured by the deed of trust, hereinafter mentioned and made by said corporation to. William Langton, trustee, to secure said notes, and whereas, the said metres rate notes, and whereas, the said notes are past due and no part of principal and interest has been paid, except the sum of \$125 interest paid on the sth day of Jaly, 186, and there was due and unpaid thereon on the sth day of January, A. D. 1902, the sum of \$155 interest paid on the sth day of Jaly, 186, and there was due and unpaid thereon on the sth day of January, A. D. 1902, the sum of \$16,500 and whereas, the said corporation failed and neglected to pay the laxes on said notes and neglected to pay the laxes on said prometry amounting with the interest thereon, to \$1.5, and paid the taxes on said prometry \$300, for each of the years 1859. 1800 and 1901, amounting with the interest thereon from the dates of such payments respectively. The dates of such payments respectively, the dates of such payments respectively. The dates of such payments respectively, the dates of such payments respectively. The dates due thered and delyted by its bont further states and adopted by its bont further states are work on a said comportion. Just the date of the years lass discorption due pays the said with the interest thereon from the dates of such payments respectively. The dates due the said escription for the date of such payments respectively. The dates due to the said escription of the dates of such payments respectively is bont further states and the said vertice is the reson the dates of such payments respectively is bont further states. The "Cumberland lines the prover of the said escription is due to the said enterest thereon is and the said enterest due to be its bay for a said comportation by the said trustee to said order

dider for cash. WILLIAM LANGTON, Trustee. WILLIAM LANGTON, Trustee, Anderson & Anderson, Attorneys, Date of first publication, January 11th, 1902.

NOTICE. NOTICE, NOTICE IS HEREBY GIVEN BY THE City Council of Sait Lake City of the in-tention of such council to make the foi-lowing described improvement, to-wit: Grading, carbing and paving South Tem-ple street from the east line of South State street to Third West street in Pav-ing Districts Nos 7 and 11, and tefray the cost and expenses thereof, estimated at eighty-six thousand six hundred fifty-

Dated January 2nd, 1902. J. O. NYSTROM,

NOTICE.

IN THE THIRD DISTRICT COURT OF

nd running from thence 40 degrees west nder and through certain mining claims twated in West Mountain District, and hat the said claims under or through

that the said claims under or through which the unes of said tunnel runs, and also certain other claims owned and clatmed by said Bingham Tunnel, situ-ated adjacent to the right of way of said tunnel, are known and described, as fol-lows, to-wit: The Scal, Beaver, Walrus, Constitution, Peucemaker, Cotton-tall, Otter, Ontario, Quebec, Palazzo, Nahant, June-Biossom, Furftan, Richard, Louise, Carlyle, Murray, Fraction, Carbonate, Lead Mine, Telegraph, First West Exten-sion, and the Revers, and a right to a free use of so much of the surface ground of the Yard Mining Claims as may be nec-essary and convenient for dumps, yards,

and anote mining claims as may be nec-samry and convenient for dumps, yards, ramways, tracks, and the building of litches and canals necessary in connec-ion with the conduct of the business of he Bingham Tunnel company, and also he water flowing, or that may hereafter low from the Beaver Water Tunnel for rea to orcenating, maintaining and enjoy-

ise in operating, maintaining and enjoy

said day. S. W. MORRISON, Receiver.

NOTICE IS HEREBY GIVEN TO

NOTICE.

ld Binghan

the in operating, maintaining and ing said property of the said 1 Tunnel; also the bunk-hous the stove now thorein, al boarding house, and all conter blacksmith shop, with all the too

Paving Intention No. 4.

City Recorder.

continued for the term. lithe corners of Seventeenth street and Misson avenue and Thirtleth street and Pacific avenue ing annual account. 0s motion of Hendershot the com-

mittee on license was instructed to imtition for order confirming sale of real pose a license on the sellers of tamales estate and personal property set for and similar venders. The committee on engrossing was in-Max Kless of Springville, a native of

structed to have the rules of the counfermany, was admitted to citizenship. I winted Adjournment was taken for one week Estate and guardianship of Hannah Nelson et al, minors; Bina Nelson ap-

WEBER COUNTY AFFAIRS.

At the meeting of the county comtissioners yesterday permission of the board was granted Commissioner Stanford to absent himself from Weber county for a period of thirty days in addition to the time the law allows. M. Stanford is going to California for

his health, which has been very poor last evening, Mayor Taylor presented The matter of arranging with Fish the following appointments for city and Game Warden Grow to stock the offices: valleys east of Huntsville with quail was referred to Commissioner Wilson J. E. Ermitstead. missioner Wilson recommends that a bridge be erected over Weber in Burch Creek along the line of the Union Pacific providing that the cansi company crects the abutments. diard. The report was adopted. mmissioner Skeen reported that

the work of negotiating for rights of way for proposed new road from West Weber to Plain City is well under way, that surveys are being made, that at eeting the survey will be reportel in writing.

Chairman Stanford submitted his annual poor fund report showing re-ceipts amounting to \$443,21 and disdisements amounting to \$352.81, leavbalance of \$90.40 cash on hand m January 1, 1902.

A communication was received from Assessor Gibson, announcing the ap-The appointments of teamster were referred to the committee on fire dewinting of the following gentlemen as aputies in his office to assess the propof Ogden City and Weber con r the year 1902; Messrs. Armitstead, Goddard, Taylor, Tanner and Dr. Taylor held the offices Edwin Dix, Harry ams, James Cassin, James J. Barker, A J. Stone and Henry Shaw for Ogden ety: Thomas J. Wilson, Wilson; Steph-ta Party, Peery; F. A. Miller, Harris-ville; Robert Cowan, Slaterville; Jrank More, Randall; W. C. Hunner, West for the waterworks, either by connect-ing springs in Provo canyon with the Weber; Samuel Dye, Uintah; Andrew A Clark, Liberty; John W. Allen, Maring apparatus, which was considered by the last council, was referred to the nut; Ruben Short, Farr West; Thos. England, Plain City; Alfred Berrett, Noth Ogden; Wm. Allen, Burch Creek; tase Fowers, Hooper; Sanford Bing-am, Riverdale; P. H. Orth, Huntsville mes Jensen, Pleasant View; James Robson, Poplar; M. R. McFarland, arland; George Froerer, Eden; John hlld, Roy; George D. Folkman, D. F. Blaylock and Louis Carver.

and the board adjourned for one week. appointm ents were confirmed

DISTRICT COURT.

Before Judge McCarthy the following Matters were heard yesterday: In the matter of trial jurors, for good sufficient cause the Lewis for the term. court excused Clark, for failure to appear as juror. Was adjudged guilty of contempt and time of the was imposed and an attach-ment ment was ordered issued for his ap-bearance to show cause why he did not

for the purpose of accertaining wheth-er they desired to have the ordinances of their citics revised, and join Provo city in the necessary expense. case of Fred L. Foy against the BUSHMAN-ZIMMERMAN WEDDING aden Sugar company, a jury was impaneled, and the first witness, F. L. Poy, was called. The plaintiff asked Femission to file A marriage license has been issued to Suel J. Zimmerman, 80, and Flora Bushman, 27, both of Lehi.

imission to file an amended com-laint, the terms being all taxable DEATH OF WM. HOMES. Costs against defendant, to be paid by The remains of Wm. Homes, who

Sidney Stevens vs D. H. Stevens; defendant was granted permission to file an amendment to answer and condied in this city Sunday, were today shipped to Pleasant Grove for inter-The deceased was born in Derment. case for the term. fer vs Brooks; defendant walved byshire, England, January 5, 1815, and has been a resident of Pleasant Grove

e of decision overruling demurrer, twenty days was granted in which for many years.

ders Larsen against Utah Loan McKinley memorial services will be held Wednesday, the 29th, in all the public and private schools of the city. ad Trust company; hearing on motion ; A. H. Benton, a prominent banker

MRS. GARR AWARDED \$500. Other Cases Heard in the District

will close during the concert to give

LOGAN.

the clerks an opportunity to attend.

Court. Special Correspondence.

Logan, Cache Co., Jan. 27.-In the case of Elizabeth A. Garr vs Adelbert E. Cranney, administrator, the jury to-day awarded the plaintiff the sum of Estate and guardianship of Helga Dedrickson et al, minors; order allow-\$500 and costs, for household services rendered to John T. Garr, deceased, Estate of Edward Partridge et al; pefuring eight years prior to his death in October, 1900.

In the case of Tolitha Karren vs Fred D. Karren, the court ordered the de-fendant to pay the plaintiff \$12 per month alimony.

The case of Elizabeth Ann Garr vs A. E. Cranney, administrator, was tak-en up in the district court this afteroon. The plaintiff sues to recover \$1,-60 alleged to be due her from John P. Garr, deceased, that being the value of certain cattle and harness belonging o her which he had in his possession at the time of his death. The case of Jonathan Holland vs the Oregon Short Line, a sult for \$20,000 damages for per-

sonal and other injuries inflicted by a train, will be taken up Tuesday,

NORTH OGDEN

Returned Missionary-M. I. A. Work -Socials and Sleighing.

Inspector of buildings, Samuel Lid-Special Correspondence. Quarantine physician, Dr. F. W. Tay-

North Ogden, Weber Co., Jan. 27 .-The young people of our burg are just now enjoying their first sleigh riding of the season, and are well utilizing the opportunity afforded. Our district schools will observe Mc-Kinley Memorial Day next Wednesday in pursuance of the proclamation Governor Wells.

The matter of the confirmation of A dance is announced for next Fri-Supervisor Hanson was laid on the table for one week. Mr. Hanson is the



The blood may be in bad condition, yet with no external signs, no skin eruption or sores to indicate it. The symptoms in such cases being a variable appetite, poor digestion, an indescribable weakness and nervousness, loss of flesh and a general run-down condition of the system-clearly showing the blood has lost its nutritive qualities, has become thin and watery. It is in just such cases that S. S. S. has done some of its quickest and

ricultural college for analysis two months ago, but had not received an most effective work by building up the blood and supplying the elements lacking to make it strong and vigorous.



SSS is the greatest of all tonics, and you will find the appetite im-proves at once, strength returns, and nervousness vanishes as new

rich pure blood once more circulates through all parts of the system.

S. S. S. is the only purely vegetable blood purifier known. It contains no minerals whatever. Send for our free book on blood and skin diseases and write our physicians for any information or advice

wanted. No charge for medical advice. THE SWIFT SPECIFIC CO., ATLANTA, GA.

Snow and Blizzard -- Sunday School Dramatic Entertainment.

Special Correspondence. Smithfield, Cache Co., Jan. 25 .- One of

ing. The Sunday school is getting up a

dramatic entertainment, which whi con be put upon the boards.

PRICE.

BENEFICENT SNOW FALL. Uintah Roservation a Fine Agri-

cultural Country. Special Correspondence.

Price, Carbon Co., Jan. 27 .- The late snowstom, which was general throughout eastern Utah, has gladhearts of ranchmen and stockmen alike. There is enough now in the hills surrounding this valley to insure good crops along the Price river valley for next year, and to carry the

sheep through until spring, when most of them will be brought back into the hills for summer range, Preston Nutter, the cattle king of this

state, is anxious to see the " Uintah reservation opened to settlement through the bills officied the past week in the Senate and House by Messrs. Kearns and Sutherland, believing that it is West. He discredits the story of a fabuiously rich gold or other mine on the reservation, alleged to have been discovered years ago by Caleb Rhodes. Mr. Nutter has leased grazing lands in this country for years past and knows

very foot of the reservation. Memorial services in honor of the late President McKinley were generally held throughout the towns of Carbon and Emery counties yesterday.

F. J. Thomas of Price is soon to engage in the restaurant business at Helper. He will open up about Feb.

The board of county commissioners has fixed its regular sittings for the 10th of each month, during the coming year. The Price town board meets next

Monday evening to name appointive officials for the coming year. There are umerous applicants for each place, though salarles are small.

PINEDALE, ARIZONA.

Interesting Relics of a Forgotten Race-First Storm of Winter.

Special Correspondence. Pinedale, Navojo Co., Ariz., Jan. 19 .-

This place is rightly named, it is a date in the pines, in the confines of the for-est reserve. There is no running water; most of the year they have to depend on wells and springs, yet in years on wells and springs, yet the without irrigation, and the last year pretty good corn was raised.

Here are found evidences of prehistoric races-the ruins of villages or pueblos which were built of small stones and mud. In making excavations juite perfect walls are unearthed. The uins demonstrate that the builders possessed skill and constructed the build-ings according to symterical plans; most of the rooms were square or obong.

Many fine specimens of pottery ware have been unearthed here and rich specimens of copper ore were found, but no copper implements. Many curi ous beads have been dug up. mostly of hard bone, flints and seashells. It is evident that there some advanced minds among them. rom the ingenuity of the designs on the pottery and the curiously wrought stones, one of these is shaped like a perfect heart with an excellently engraved hand on it.

FIRST STORM OF WINTER.

The first storm for a long time cam today. It is hoped it will bring considerable snow.

DO NOT DELAY The longer you delay in giving yo weak stomach the ald it requires, the more serious becomes your condition.

Obtain a bottle of Hostetter's Stomach Bitters at once, as it is the best medi-cine in the world for stomach complaints. It will tone up the system, steady the nerves and cure Belching, Flatulency, Indigestion, Dyspepsia and Malaria, Fever and Ague.

HOSTETTER'S STOMACH BITTERS

rees on uncultivated shallow soils the humid regions of this country and Europe, where a few weeks of drouth destroys vast values in fruit crops and cripples the trees for following years, There are instances in abundance also in the arid region where the soils are not deep enough to form such a reser-voir as has been described. For these reasons cultivation can not always guarantee the thrift and success of tree, but unquestionably in orchards which have been kept as pasture field or where very slack cultivation has been practiced, there are many instance es of deep soils which have not been able to discharge their proper func tions in supporting the summer thrift and fruiting of trees because their reservoir cover has never been opened to receive the full railfall, and is never closed to retain such part of it that they did receive. In many places, therefore, cultivation may completely remove the necessity of irrigation. 'ondensed from Farmers' Bulletin 116 U. S. Department of Agriculture.

PROBATE AND GUARDIANSHIP NOTICES

Consult County Clerk or the respective signers for further information.

NOTICE OF SALE OF REAL PROP ERTY.

ERTY. IN THE MATTER OF THE ESTATE OF Edward P. Ferry, an incompetent person: The undersigned will sell at private sale all the right, title and interest of the above named ward in and to the following described lode mining claims, situated in Ulutah Min-ing District, summit County, Utah: Red Cloud, Lot No. 523, B65 feet, Dispute, Lot No. 523, B165 feet, Lucky Boy. Lot No.529, 4145 feet, on or after the 30th day of Janu-ary, 1062, and written bids will be received at No.564 McCornick Block, Salt Lake City and County, state of Utah. Terms of sale cash.

ash. WILLIAM MONTAGUE FERRY and EDWAND STEWART FERRY, Nuardians of the Person and Estate of Ed-ward P. Ferry, an incompetent Person. Dated January 16, 1902.

IN THE DISTRICT COURT, PRO bate division, in and for Salt Lake county State of Utah; in the matter of the estate and guardianship of Edward P. Ferry, an incompetent person. notice. The petition of Wm. Montague Ferry and Edward Stewart Ferry, the guardians of the person and the es-tate of Edward P. Ferry, an incompetent person, praying for an order of sale of real property of said incompetent person, and that all persons interested appear before the said court to show cause why an order should not be granted to sell so much as shall be ne-cessary of the following described real estate of said incompetent, to-wit: All of the interest of said ward in the following lode mining claim in Snake Creek mining district in Summit coun-Utah, Wide West No. 1, lot No. Wide West No. 2, lot No. 146, has been set for hearing on Friday the 31st day of January, A. D., 1902, at 10 o'clock, a. m., at the county court house, in the court room of said court, n Salt Lake City, Salt Lake county,

Witness the clerk of said court, with the scal thereof affixed, this 17th day of January, A. D., 1902. [Seal.] JOHN JAMES.

By C. Frank Emery, Deputy Clerk, Richards & Ferry, Attorneys,

ASSESSMENT NO. 15.

ELY MINING AND MILLUNG COMPANY, filte and principal place of business, salt hat at a meeting of the directors, held on the gath day of January, 1903, an assessment of three cents per share was levied on all the planes of the capital stock of the Corporation based and entratanding, parable on or before potential of the capital stock of the Corporation based and entratanding, parable on or before potential of the capital stock of the Corporation based and entratanding, parable on or before potential of the capital stock of the Corporation based and entratanding, parable on or before potential of the shares ment may remain unaid on the ist day of March, 1902, will be anotion; and unless payment is made before, or may of the shares represented by each parable before, and of the stock as delinquest as may be necessary will be sold on the 20th day of March, 1902, at 10 o'clock a. m. to pay the cost of vertiling and expense of share. M. B. SPIAGUE, Secretary. By order of the board of directors; Bait Lake City, Utah, January 24, 1902. ELY MINING AND MULLING COMPANY

Ray Van Cott, Attorney.

NOTICE OF ASSESSMENT NO. 7. The Buckeye Mining Company, office nd principal place of business, Salt Lake

All protects and objections to the chr-rying out of such intention must be pre-sented in writing to the city recorder on or before the 4th day of February 1802, being the time set by said counsil when it will hear and consider such protests and objections as may be made thereto. By order of the City Council of Sait Lake City, Utah. and principal place of business, Sait Lake City, Utah. Notice is hereby given that at a meet-ing of the directors held on the 8th day of January, 1992, an assessment (No. 7), of two and one-half cents (21-2) per share was levied on all of the shares of the capital stock of the corporation, payable immediately to W. E. Jermaine, secretary of the company, at the office of the com-pany, room 414. Atlas block, Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on Wedneeday, the 12th day of February, 1902, will be delinquent and advertised for sale at public auction, and unless pay-ment is made before will be sold on Mon-day, the 3rd day of March 1902, at the hour of 10 o'clock 'a. m. at the office of the secretary of the company, 414 Atlas block, Sait Lake City, Utah, to pay the delinquent assessment, together with costs of advertising and expense of sale. By order of the board of directors. W. E. JERMAINE, 'Secretary, Office 414 Atlas block, Sait Lake City,

The THE THIRD DISTRICT COURT OF Balt Lake County, State of Utah, Morri-son, Merrill & Co., a Corporation, Plain-tiff, vs The Bingham Tunnel Co. et al. Defendants. Notice.-Pursuant to an or-der of the court, made on the 3rd day of January, 1902. I, the undersigned, will sell out at while self, or the for day of Fab January, 1902, 1, the undersigned, will sell out at public sale, on the 1st day of Feb-ruary, 1902, all the right, title and inter-est in the following described property, to-wild. The certain right of way for tunnel, and the funnel so far as it has been run, be-ginning at a point 1,65 feet northerly from the southwest corner of section 20, cownship 3 south range 2 west of sale

ownship 3 south, range 2 west of Sal ake Meridian, Salt Lake County, Utah Office, 414 Atlas block, Salt Lake City,

First publication January 9, 1902; last publication February 11, 1902.

NOTICE OF TRUSTEES' SALE.

NOTICE OF TRUSTEES' SALE. THIS IS TO GIVE NOTICE THAT ON the 20th day of October, 1856, in Salt Lake City, the A. T. Moon company, a corput-ation, and E. P. Scares, executed and de-nvered to W. H. Emery, their promised to pay to said W. H. Emery, in one year Ef-ter said date the sum of one hundred and fifty (H150.99) dollars, with interest at the rate of ten ger cent (B) per annum from date; that to secure the prompt bayment of said note, the A. T. Moon company, a corporation, on the same date, executed and delivered to the undersigned trus-tee their certain deed of trust conveying the deriverent to the undersigned trus-ee their certain deed of trust conveying o said trustee the following described roperty, situated in Sait Lake county, tals of Ctab, to-wit: Commencing at the northwest corner of

 (21), township three (3) south, range
(1) east of Salt Lake Meridian; rung thence would eighty (30) rods; thence) east of Sant Lake Meridian, run-hence south eighty (80) rods; thence fty-one and four hundred and twen-e thousandths (51.429) rods; thence fifty-sits (55) rods; thence east y-right and five hundred and sevenblacksmith shop, with all the tools there-in, and two out-buildings, 2,000 feet of lumber, 2,000 feet of gal-vanized 10-inch pipe, and blower, used for ventilating said lingtham Tunnel, 2,000 feet of trackage and one mining car, all on Beaver claims. One blacksmith shop and all the tools therein; also one cogine house, one gallows frame, about 2,000 feet of lumber, about 200 feet of 2-inch iron pipe, about two hundred feet of T rails, one out-building, one mining car, situated on Ontario claim, and al personal prop-erty on said claim belonging to the Bing-ham Tunnel company. This saie will take place and be held at the mouth of the Bingham Tunnel, on the Beaver Claim above mamed. The terms of this saie will be for cas's in hand. Said s of said property when due, or the ty above described at public venue highest blidder, at the west front f the court House or said county, giving thirty days notice of the

place of sale, and description perty to be sold by advertise-me newspaper published in the me newspaper published in the Balt Lake, that defauit has in payment of said nore: north-rest nor principal having been interest nor principal having been or have the taxes on said land

at the request of the legal hold-aid note. I will, on the 11th day uary, 1902 at 12 o'clock, noon, self ove described real estate at the out door, of the Court House in ke County, Utah, or so much of

er for cash

the stockholders of the "Ellas Morria & Sons Company," a corporation, that a special meeting of said stockholders nt due upon said indebiedness, to-r with the expenses of making said including trustee's and autorneys' at public auction to the highest bidwill be held at two o'clock p. m. on the 18th day of February, A. D. 1902, at the flice of said corporation at No. 23 west, South Temple Street, Sait Lake City,

for the purpose of considering and vot-ing upon the proposition, to reduce the capital stock of said corporation to thirty thousand dollars, and to amend CHARLES BALDWIN.

STOCKHOLDERS' MEETING. CO-OP. FURNITURE CO. NOTICE IS

the Articles of Incorporation to conform hereto, to-wit, that the capital stock I said corporation shall be and consist bereby given that the stocknolders, will mee at their office, 34 to 37 Main St., on Tuesday February 4th. 1902, at 630 pm., for the elec-tion of nine directors, and such other busi-ness as may come before the meeting. O. H. PETTIT. Secretary. Sait Lake City, January 8, 1902. six thousand shares of the par value \$5.00 per share. NEPHI L. MORRIS. President of Ellas Morris & Sons Com-

pany, Corporation.

