DESERET EVENING NEWS: THURSDAY, JANUARY 16, 1902.

E ANY

MARVELOUS GROWTH OF HAIR

A Famous Doctor Chemist Has Discovered a Compound That Grows Hair on a Bald Head in a Single Night.

The oranch office of the Deseret The oranch office of the Deseret News in Ogden is at No. 466 Twenty-fourth street, where advertisements and subscriptions will be received, and subscriptions will be received, and subscriptions on the same orden every evening on the same terms as in Salt Lake City. Startling Aunouncement Causes Doctors to Marvel and Stand Dumfounded at the Wonderful Cares – The Discoverer Sends Free Trial Package to all Who Write

After half a century spent in the laboratory, crowned with high honors for his many world-famous discoveries, the celebrated physician chemist at the head of the great Altenheim Medica Dispensary, 5381 Eutterfield Building

IN JUDGE ROLAPP'S COURT

OGDEN NEWS.

mmmmmm

OUR OWN STATE.

Probate and Other Cases Receive Attention-Jurymen Excused till Jan. 24,

Appraisers for Peery Estate-Wedding Permits-Ogden Banks Elect Directors-Brief News Notes.

OGDEN, UTAH, - Jan. 16, 1902. in the district court yesterday the case of Gordon vs the Union Pacific Railroad company was continued for

The case of Wolcott vs Oregon Short Line was continued until Friday, Jan.

The case of Saunders vs Oregon Short Line Railroad company was dismissed on motion of plaintin. In the case of Thompson vs Bybee,

the court appointed A. F. Parker commissioner for partitioning the properstanding of the great physician and the

All jurors were excused until Jan. 24, 1902.

PROBATE MATTERS.

In the matter of the estate of D. H. Peery, Sena deceased; on motion of J. I. Peery, attorney for the estate, and S. Peery, attorney for the estate, and Attorney General Breeden, concurring, the court appointed Robert A. Moyes, Joseph Parry and Lee Gibson, appraia-

ers of the estate. In the matter of the estate of Thomas C. Chamberlin, deceased: petition for issuance to herself of letters of admin-istration was filed by Mrs. Genn Chamberlin, widow of the deceased. The es-tate consists of real estate and mining interests of the probable value of \$5,000. Hearing on petition was set for Jan. 28.

WEDDING PERMITS.

Marriage licenses were granted to the following couples: Carl J. Hohni 36, of Salt Lake City, and Miss Minnie Matzen, 28, of Hooper,

deorge E. Garner, 26, of North Ogden, Weber county, and Miss Chara Hall, 25,

of Ogden City, OFFENDER ARRESTED.

p. G. Rowan, the man who was arrested by Sheriff Layne, on a charge of obtaining money under false protense, the charge being preferred against him by Deputy Sheriff Schultz, of Sweetwater county, Wyo., where it is alleged the crime was committed, was arraigned before Justice Wardleigh, but as some of the witnesses were not here the preliminary hearing was continued to Jan.

BANKS ELECT DIRECTORS.

The stockholders of all Ogden banks heid their annual meetings yesterday afternoon and last night. The first Na-tional elected the same directors and will hold a meeting on the 21st to elect officers. The directors are David Ecdered Pingree, Joseph Clark, James W. Riter, Geo, H. Tribe, Ber-Clark James for hearing and all the evidence was put in when the court adjourned until 10 o'clock this morning to hear the arnard White, Thomas D. Dee, Adam Patterson. The Ogden State bank elected the same directors, who appointed the fol-lowing officers: H. C. Bigelow, presiguments therein. The cause was first fried in the justice's court, where de-fendant was convicted and fined \$40 and costs from which he appealed to the district court tried in the justice's court, where dent: J. A. Boyle, vice president; A. P. Bigelow, cashier; R. A. Moyes, asthe district court. sistant cashier. The Commercial National elected the following directors: J. W. Guthrie, P. Healy, A. R. Heywood, Henry Conant, Eight hour laws are ignored by those tireless little workers-Dr. King's New Edward Conant, R. T. Hume and O. M. Runyon. The directors appointed J. W. Life Pills. Millions are always at work night and day, curing Indigestion, Bil-Guthrie, president; A. R. Heywood, vice president; T. D. Ryan, cashier; R. T. liousness, Constipation, Sick Headache iume assistant cashier. The Utah National bank stockholders and all Stomach. Liver and Bowel trou-

TRIAL OF FRED MICKLE. On Charge of Murder -- Change of

Venue Denied. Special Correspondence,

Manti, Sanpete Co., Jan. 15.—The get-ting of a jury in the Fred Mickle mur-der case was begun yesterlay after-noon. Judge Johnson denied the mofloor, Judge Johnson denied the mo-tion for a change of venue, notwith-standing affidavits had been made set-ting forth the nileged prejudice and bias of the court towards the accused. This ase was transferred from Emery councase was unnaterred from Emery coun-ty at the October term of court because of the alleged prejudice of the people there (the murdr of Lue M. Link baving been committed there on August 17th last). His honor had called an extra large jury for this term, the witnesses are here representing both sides, and feeling that the state should not be put

MANTI.

to further expense, the court expressed an entire absence of 11 will towar is the defendant and ordered the case 's pro-ceed. The town is full of people. The case is of extraordinary interest.

COALVILLE.

JUDGE STEWART HOLDS COURT Divorce and Other Cases Heard and Set for Trial.

Special Correspondence.

Coalville, Summit Co., Jan. 14 .-- The her Marvelous Growth of Hair Hon. Judge Stewart convened court here on the 14th, when the following business was had: Cincinnati, Ohlo, has just made the

John D. McCarthy administrator vs Daly-West Mining Co.; second ameni-ed complaint was admitted and ten

ed complaint was admitted and ten days given to answer. Patrick Lynch vs Margaret Lynch, plaintiff, five days given to file an-amended complaint, and twenty days given defendants to plead, the motion-to strike out request for temporary all-mony and counsel fees were denied. Case will be argued on motion for all-mony and counsel fees at Salt Lake Saturday, Jan, 18, at 11 o'clock a. m., beföre Judge Stewart. convincing testimony of thousands of citizens all over the country it would

In the matter of the estate and guar-dianship of William J. Scoble, a minor, seem too miraculous to be true. There can be no doubt of the doctor's earnestness in making his claims nor can his cures be disputed. He does not ask any man, woman or child to take his or anyone else's word for it but he stands ready and willing to

dianship of William J. Scohle, a minor, hearing set for Feb. 3, 1902. In the matter of the estate of Wil-liam B. Sessions deceased, order made to sell personal property. Anna Yake vs Danied F. Yake. De-cree of divorce granted, \$2,000 alimony, payable \$25 per month and the custody of minor children and \$100 attorney fees. Frank James vs Frank McPolin, judg-ment for plaintiff on default for \$400.50 send free trial packages of this great hair restorative to any one who writes to him for it, enclosing a 2 cent stamp to prepay postage. In a single night it has started hair to growing on heads Frank James vs Frank McPolin, judg-ment for plaintiff on default for \$499.69, costs, \$17.45, and \$100 attorney fees. State vs Chas, E. Alexander, on mo-tion of County Attorney C. A. Callis the case was dismissed on the ground that the testimony is insufficient. J. E. Turgeon vs Mary Louis Tur-geon; degree of divorce granted and the custody of the children. The court will set the trial cases on baid for years. It has stopped falling hair in one hour. It never falls no matter what the condition, age or sex. Old men and young men, women and children all have profited by the free use of this great new discovery. Write today if you are bald, if your hair is

falling out or if your hair, eyebrows or eyelashes are thin or short and in a

The court will set the trial cas's on Feb. 2; these cases will commence March 3. James Ivers trustee vs Mary Har-

rington et al; on motion of Edward Me-Gurrin, attorney for plaintiff, John Driscell of Cork, Ireland, was admitt-Driscoll of Cork, Freiand, was idmitt-ted as party defendant. Solon Spiro vs California Mining Co. Hearing set for Feb. 3. W. S. Tolles vs Mary L. Moulton et al, set for Feb. 3. Margaretta V. Rogers vs William M. Ferry, set for Feb. 3. Betsey Peterson vs John E. Peterson, or motion of ulability the news was dis-

Trial of Charles Whitlock for Gambling.

Special Correspondence. Richfield, Sevier Co., Jan. 15 .- In the district court yesterday the following business was had:

Working Overtime.

LEHI.

Y. M. M. I. A. REORGANIZED.

Tuesday Night.

erts, counselors; Charles C. Friel, sec-retary; John F. Cutler, treasurer; James M. Kirkham, musical director.

Had to Conquer or Die.

LaGrippe and Bronchitts; infailible for

Coughs, Colds, Asthma, Hay Fever,

pound bottle of Scott's Emul-

at Z. C. M. I. Drug Dept.,.

sion is on record.

The following attorneys were in atder advisement until next Monday, when the decision therein will be ren-The first case of the term to be tried

CLOVER. DRAMATIC ASSOCIATION.

RHEUMATISM A Demon of Pain

Rheumatism seems to take a fiendish delight in torturing its

victims. No mode of punishment ever invented by man, or practiced by devil-possessed savage, has caused more bodily suffering, such deep, racking pains, as this pitiless disease. Rheumatism leaves in its trail distorted muscles, crooked and misshapen joints and limbs, and the intense pain and agony endured is reflected in the haggard and furrowed countenance of the sufferer. Rheumatism makes us grow old and decrepid before our time, and many an one in the full vigor of manhood has been suddenly

stricken by this ruthless disease, and made almost as helpless and dependent as an infant.

Chained to the invalid's chair or hobbling about on crutches, and continually tormented with pain, the patient in desperation resorts to the use of opiates, which deaden the pain but lead to ruinous habits. There is no disease so aggressive and stubborn as Rheumatism after it becomes well intrenched or fixed in the system, and no liniment or other external application can check it or do any permanent good. Rheumatism is not due to outside influences or causes, but is a constitutional disease, an internal inflammation produced by a too acid condition of the blood. Waste matter that should have been cast out of the body is retained, fermentation takes place, Uric, Lactic and other acids form and are absorbed into REPEATED FAILURES, THEN RELIEF.

the blood, and as it circulates through the system every joint, membrane, tissue and nerve, is saturated with joint, membrane, tissue and herve, is saturated with these corrosive, irritating acids; when exposure to cold and damp or a spell of indigestion will bring on a fierce attack that almost takes the breath by its suddenness and severity. The parts affected become inflamed and swollen, and every movement is attended with pains that seem to cut like a knife into the tender flesh and nerves. After Rheumatism becomes chronic there is al-mays a soreness and weakness of the back and duil ways a soreness and weakness of the back and dull

throbbing pains in the muscles and joints and an ever increasing stiffness of the limbs. This Demon of Pain attacks the old and young, the strong and the weak-no one is exempt, but from middle life to old age is the time when its assaults become most frequent and severe. At this period the vital energies begin to wane, the blood grows weak and thin, and is easily chilled, the circulation becomes uncertain and slow and there is scarcely a moment's freedom from pain in some part of the body.

The treatment of Rheumatism must be internal; some remedy that can reach and neutralize the poisonous acids and cleanse the circulation. S. S. S., a purely vegetable medicine, acts promptly and surely in all Rheumatic cases, purifying and invigorating the

impoverished blood, eradicating all impurities from the system, and sending a stream of rich new blood to wash out the irritating particles that are causing the inflammation and pains. In chronic cases, or those developing late in life, S. S. S. is especially effective; it warms and enriches the blood, restores nervous energy and stimulates the failing organs, improves the appetite and digestion, and

builds up the general health, thus fortifying the system against the to:tures of Rheumatism Alkalies, Potash and mineral remedies have an opposite effect, destroying the delicate lining of the stomach and often permanently impairing the constitution. S. S. S. is guaranteed entirely vegetable, and a specific in all Rheumatic troubles. Our Physicians will glad! advise, without charge, all who write them about their case, and we will mail free our special THE SWIFT SPECIFIC CO., Atlanta, Go book on Rheumatism.

The speech of welcome by David because of the great Payson-Mt. Pleas-Candland was replete with reminis-cences, the ploneer history of San- train brings Payson hunters, beauties e On Jan. 21 this city gives its annual pete being vividly portrayed. June 14, 1849, is the date when a move was made by Chief Walker in his

settle this beautiful valley. On Au-gust 4 of the same year Brothers Jos.

lected under Brothers Seth Taft, Isaac Morley and Chas. Shumway. They pitched their tents on the north side of

what is known as the Temple hill. Sub-

sequently they moved camp to the south side of the hill. In 1850 Presi-dent Young visited the camp and nam-

ed the future city Manti, from the Book of Mormon. In 1853 from a foolish quarrel sprang

the Walker war, as it was called. Wal-ker surrounded the Manti people with

his 700 warriors. In March, 1865, the Black Hawk war

of one Indian fight under Capt. Cono

lation.

Gifford.

pression.

of peace.

W. W. Pheips, Ira Willes, and

Mr. Wm. L. Mill, of Winston, N. C., at one

NOTICE OF TRUSTEE'S SALE.

PROBATE AND GUARDIANSHIP NOTICES. Consult County Clerk or the respective signers for further information.

IN THE DISTRICT COURT, PROBATI Division, in and for Salt Lake County, State of Utah. In the matter of the er-iato of John Urown, deceased. Notice, The peditien et Anna M. Brown, adminis-tratrix of the estate of John Brown, de-seared, praying for the settlement of final account of said Anna M. Brown, Adminis-tratrix, and for the distribution of the residue of said catate to the persons cn-dtled, has been set for hearing on Fel-dary, the Tth day of January, A. D. 1992, at 10 o'clock a, m., at the County Court House in the Cart Room of said Court, in Salt Lake City, Sail Lake County, Una. Batt Date City, Dian Court with the witness tha Clerk of said court with the seal thereof arized this 6th day of January, A. D. 1992.
 (Seal.) JOHN JAMES, Clerk, Stewart & Stewart, Attorneys. NOTICE OF SALE OF REAL PROP-

WHEREAS, ON THE STH DAY, OF January, A. D. 1996, the Cumberland Min-ing company, a corperation, of Sail Lake (fiy and County, State of Utal, made, executed and delivered to James Whit-taker, two promissory notes, dated Janu-ary Sth and July Sth respectively, each for the sum of \$2000, paysible on the stu day of January, A. D. 1898, with interest three un from the dates thereof, both be-fore and after judgment, at the rate of the per cent per annum, paysible quarter-by and whereas the sail corporation, by resolution of its board of directors duly passed and adopted agreed with the said Whitaker to pay all taxes and assess-ments levied or assed on said notes and the moneys and indebtedness thereby rep-resented, and also pay all taxes and alse second 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 aim of not less than \$1,090, and Keep the said premises free from mechanics liens, and that should the said. corporation fail or negleet to do so, the said Whittaker might pay said taxes, or assessments, or the one of said insurance, or the amount of said mechanic's lien, and the amounts so paid with interest thereon, at the rate of one and one-haif per cent per month should be repaid to him by said corpora-tion and should be taken and considered and held to be secured by the deed of itrust, hereinafter mentioned and made by said corporation to. William Langton, trustee, to secure said notes, and where as, the said notes are past due and no part of principal and interest new of 152 interest paid on the sin day of April, 356, and 3125 interest paid on the Sth day of July, 158, and there was due and unpaid thereon on the Sth day, of January A. D. 1992, the sam of 152 interest thereon to annuary s. 1992, to 3595, and paid the takes on said proper very amounting, with the interest thereon from the dates of said promiser reportion. by the proper officers and portsuant to a resolu-tion of the d KRTY. IN THE MATTER OF THE ESTATE OF Edward P. Ferry. An Incompetent person The understance will sold at private sale all the right, the and Interest of the above named ward in and to the following described hole mining claims, stanted in Ulusai Min-ing District, summit County, Ulaw. Red Cloud, Lot No. 48, Mark feet. Dispute. Lot No. 513, 3155, feet, Lucky Hoy. Lot No.529, 4168, feet, on or after the acts will be received at No. 504 McContext block, sub Laker City and County, state of Utah. Terms of sale cush. cash, WILLIAM MONTAGUE FERRY and EDWARD STEWART FERRY, Guardians of the Person and Estate of Ed-ward P. Forey, as incompetent Person. Dated January 10, 1962. IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah. In the matter of the Estate and Guardianship of Archur Howells and Flora

amounts due full dont savere of making said sale; Whereas, default has been made in the payment of said indebtedness and the said Whittaker has requested said trustee to sell said premises at the front door of the court house in Sait Lake City, Utah, as in said trust deed provided; Notice is hereby given that on Satur-day, the 1st day of February, A. D. 1902, at 12 o'clock noon, at the west front door of the County Court House in Sait Lake City, Utah, I will sell said premises or so much thereof as may be necessary to ness, together with the expenses of mak-ing said sale, including attorneys' fee and compensation to said trustee, which sale shall be at public vendue to the highest bidder for cash. WILLIAM LANGTON. Trustee. Anderson & Anderson, Attorneys.

Anderson & Anderson, Attorneys. Date of first publication, January 11th.

PROBATE AND GUARDIANSHIP NOTICES

Consult County Clerk or the respective signers for further information.

bounded and described, as ronows, to-wit: Part of lot & block 2, plat C. Salt Lake City survey, commencing at the south-east corner of sald lot, thence south 5 rods, thence west 9 rods, thence north 5 rods, thence east 9 rods to the place of beginning. Terms and conditions of sale: Cash: United States money. Deed at the ex-pense of the purchaser. WILLIAM D. HAWKES, Administrator of the Estate of Hannah C. Hawkes, Deceased. A. A. Duncan, Attorney for Adminis-trator. IFIC CO., Atlanta, Go
IFIC CO., Atlanta, Go
Surface of transference of the second the second of t Dated January 10, 1902. ESTATE OF FRANK L. LAWRENCE. The undersigned will sell at private sale the following described tracts of land, to-The undersigned will sell at private said the following described tracts of land, to-wit: Beginning seventy-eight rods cast and fifty feet south of the northwest corner of section eleven, township one south of range one west, of the Salt Lake Meridian, and running thence west one hundred and thirty-two feet; thence south fifty feet; thence east one hundred and thirty-two feet; thence north fifty feet to point of beginning. Also, beginning at the northwest cor-mer of the lot three in block seventy-nine, plat "D." Salt Lake City survey, and run-ning thence east thirty feet, thence south eighty-two and one-half feet, thence west thirty feet, thence north eighty-two and one-half feet to point of beginning, to-gather with a right of way over a strip fifteen feet wide, joining the aforesaid hast named description. Al situated in Salt Lake County, State of Utah, on or after Wednesday, the 22nd day of January A. D. 192, e. written bids will be received at Na. and West South Temple street, Salt Lake City. Utah. Terms of sale, cash. CARRIE C. LAWRENCE, Administratrix. Dated January 8, 1902

of Utah. In the matter of the fatate and Guardianship of Arbhur Howells and Flora C. Howals, mimors, Notice The petition of Thomas F. Howells, the Zuardian of the persons and the estates of Arthur Howells and Flora C. Howells, minors, for confirmi-tion of sale of the following described real estate to wit: That certain tract or parcel of land situated in the City and County of Sait Lake and state of Utah, described as follows, to wit: Commencing at a point thirty-flye (3) feet south of the northwest corner of Let four 4). Block forth-thing, Plat 'C, 'Sait Lake City Survey, and rei-ning theores south fifty (3) feet theore esst tom (10) rols, theore north fifty (3) feet thereins to wit: Cash as appoint for souther of sale, field in this court, has been set for hearing on Friday, the 21th day of January, A.D. Book at 10 éciek am, at the County Court House, In the Court Moon of said Jourt in Sait Lake City, Sait Lake County, Cual. Witness the Clork of said Court with the scal theored mixed, this ligh day [SEAT.] of January, A.D. Lork of Sait Curris, Court Sait Jourt for sait Cash City, Sait Lake County, Cual. Witness the Clork of said Court with the scal theored mixed, this 18th day [SEAT.] of January, A.D. Lork of Sait Curris, That Seat Are for hearing on Friday, the 21th day (SEAT.] of January, A.D. Lork of said Court Moon of said Jourt in Sait Lake City, Sait Lake County, Cual. Mitness the Clork of said Court with the scal theored mixed, this 18th day [SEAT.] of January, A.D. Lork, Forguson & Uannon, Attorneys. Forguent & Gamon, Attorneys. NOTICE 18 HERERY GIVEN, THAT in parsuance of an order of the District Goart of the Third Judiclar District, of made on the 3rd day of January. A D, 1966 in the matter of the estate of Han-mah C. Hawkes, deceased, the unior-signed, the administrator of the sail cas-tale, will sell at public another to the United States, and subject to confirmation by the Said District Court, on Wednes-day, the 22nd day of January. A D, 1966 in the matter of January A D, 1967 in the matter of the sail cas-tale, will sell at public another to the United States, and subject to confirmation by the said District Court, on Wednes-day, the 22nd day of January. A D, 1992, at 12 o'clock moch, at the west front door of the City and County Duilding, used as the county Court Honse, in the City and County of Sail Lake, State of Uth, all the right, title, interest and estate has, by the operation of law or otherwise, ac-quired, other than or in addition to that of the said Hannah C. Hawkes, at the time of her death, in and its all that the right than or in addition to that of the said Hannah C. Hawkes, at the time of her death, in and to all that there is her death, in and the said the the operation of law or otherwise, ac-quired, other than or in addition to that of the said Hannah C. Hawkes, at the time of her death, in and to all that there is her death, in and the said the the the death in and to all that the there is her death, in and the said the the there death, in and the said that the there death, in and the said the the there death in and the said the the there death in a said the sa

ERTY.

RICHFIELD. DISTRICT COURT MATTERS.

defraying the expenses.

on motion of plaintiff the case was dis-Peter Howarth vs Annie L. Howarth,

set for hearing Feb. 2. Mary E. Johnson vs Wm. Montague Ferry et al. Judgment in favor of plaintiff to quiet title of real estate in The case of Annie Laurie Mining company vs Ross Mining company was submitted to the court and taken un-Park City

tendance: Dinniny, Bismark Snyder, Jas. M. Lochart, Henry Shields, C. A. Callis, county attorney, F. E. Barker, court stenographer.

Whitlock, on gambling charge, came on

short time you will be entirely resarie's wives. In the evening the gen-eral public will be given an oppor-tunity to see the play and will be charged an admission fee to assist in



and

Cincinnati, Ohlo, has just made the startling announcement that he has produced a compound that grows hair on any bald head. The doctor makes the claim that after experiments, tak-ing years to complete, he has at last reached the goal of his ambition. To the doctor all heads are allke. There are none which cannot be cured by this remarkable remedy. The record of the cures already made is truly marvelous and were it not for the high standing of the great physician and the

MISS HISLOP, of New Zealand,

elected as directors the following: J. E. Dooly, L. B. Adams, Horace E. Peery, Harold J. Peery and K. C. Belcher. The directors met after the stockhold-ers' meeting and elected J. E. Dooly president; L. B. Adams, vice president, and R. E. Hoag, cashier.

BRIEFS AND PERSONALS.

Charles Halverson and A. Herman Special Correspondence. Farley, have returned to their homes in Ogden after spending two and a half years in Sweden as missionaries. They are both enjoying good health and give an excellent report of the mission work in that land

Mrs. Josh Grant of Salt Lake City is visiting in Ogden, the guest of Mrs. Interest of the association as has also Brother S. W. Ross, who acted as his first counselor, but on account of Broth-August Stein, of Salt Lake, is in Og-

er Trane getfing up in years he thought it would be to the interest of the asso-

Anoste steh, of Suit Linke, is in Og éen on business. Apostie Reed Smoot, of Provo, was in Ogden yesterday on business. Attorney General M. A. Breeden was an Ogden visitor yesterday afternoon on business clation if a younger man took charge and therefore sent in his resignation. Brother Ross also resigned his position. Brother Ross also resigned his position with the young men, having been called to the position of Stake officer in the religion class work. The following are the officers of the Young Man's Mutual

William T. Rich of Parls, Idaho, is visiting with relatives in Ogden. The farewell dance given in honor of Bernard Denkers takes place tonight in the Fuch wall.

Improvement association of the Lehi ward as they were sustained at lost in the Fifth ward hall. Miss Ella Hogan is visiting with friends in Ogden. night's meeeting: George A. Smith, president; S. I. Goodwin, John T. itab-

PROVO.

INCIPIENT INCENDIARY FIRE.

Old Folks Entertainment in Opera House - Distressing Accident.

Special Correspondence.

"I was just about gone," writes Mrs. Rosa Richardson, of Laurel Springs, N. C., "I had Consumption so bad that the best doctors said I could not live more than a month, but I began to use Dr. King's New Discovery and was wholly cured by seven bottles and am now stout and well." It's an unrivaled life-saver in Consumption, Pneumonia, LaGringe and Bronchitis: infailible for Provo, Utah County, Jan. 16.-Sheriff Storra went to Springville yesterday to investigate the circumstances surto investigate the circumstances sur-rounding an incendiary fire, which was started Tuesday night in Mrs. White's millinery store in the Miner block, About 2 o'clock in the morning Jesse Groesbeck passed the store and noticed smoke in the building. He promptly broke through the glass door and found the fire started in three places among some boxes under the counter. The fire was put out before any wreat The fire was put out before any great damage was done, although holes were burned through the floor where the fire had been started. The doors were locked and whoever set the fire must have had a key to the building. No clue to the perpetrator of the deed has been discovered. new, healthy flesh from a one

ARRESTED ON SERIOUS CHARGE.

Sheriff Storrs brought a young man, Jared Smith, over from Springville charged with fornication committed with Augusta Jacobson on April 12, 1991. He was taken before Justice John for preliminary examination, which he waived and was bound over to the district court in bonds of \$250,

DISTRESSING ACCIDENT.

Louis Clegg, the 11-year-old son of Wm. Clegg, of Lake View, fell from a ladder yesterday and broke his left arm and dislocated the elbow, he was brought to Provo where Dr. Robison reduced the fracture. blood, new body strength, and above all the power to get all the good out of ordinary food.

OLD FOLKS' ENTERTAINMENT. For those who are in need

"Walting for the Verdict," will be played in the Opera house February 23nd for the old folks. John C. Gra-ham and J. H. McEwan have consented to appear in the cast. The performance in the afternoon will be free for all over sixty years of age, widows and missionof more flesh there is nothing better. Thin folks-try it!

We'll send you a little to try, if you like. SCOTT & BOWNE, 400 Pearl street, New York.

Wedding Bells-Scarlet Fever at St. John-Dronth on the Desert.

Special Correspondence. Clover, Tooele Co., Jan. 15 .- The Clover Dramatic association has put upon the boards "The Noble Outcast," and is playing in the adjoining towns. company will entertain the people of Ophir next Friday night. The troupe is hard to "beat," for amateurs. Teams are hauling lee to Mercur from this burg. The mines at Ophir are producing lots of ore and give employbles. Easy, pleasant, safe, sure. Only 25c at Z. C. M. I. Drug Dept. ment to many men and teams.

SCARLET FEVER AT ST. JOHN. Scarlet fever has broken out at St. John. Several families are ufflicted

with the malady, One child has died from the disease. Schools have been discontinued and the afflicted house-New Set of Officers Installed on holds are guarantined.

WEDDING BELLS.

Lehl, Utah Co., Jan. 15 .-- Last evening Three marriages have taken place of the presidency of the Young Men's Mu-tual Improvement association was dis-solved. Erother T. F. Trane, who has late. The first to make the venture was Edwin Johnson and Miss Pauleen Steel of Clover, John Scott and Miss been president for the past four years Mary McIntosh, and also Lehi Hennehas labored very energetically for the fer, and Miss Margaret Arthur of St.

These young people are among the best in our community and start out with bright prospects. Reports from sheepmen on the desert are not very flattering. The animals are suffering for want of moisture, as there is little or no snow in that section. It is feared the loss will be considerable unless a change comes soon. Schools here are running along "O.

A Fireman's Close Call

"I stuck to my engine, although every joint ached and every nerve was racked with pain," writes C. W. Bellamy, a lo-comotive fireman, of Burlington, Iowa., "I was weak and pale, without any ap-petite and all run down. As I was about the give up. I with a price of Electric to give up, I got a bottle of Electric Bitters and, after taking it, I felt as well as I ever did in my life." Weak, sickly, run down people always gain new life, strength and vigor from their use. Try them. Satisfaction guaran-teed by Z. C. M. I. Drug Dept. Price

MOUNT PLEASANT.

Croup or Whooping Cough. Guaranteed bottles 50c and \$1.00. Trial bottles free BLACK HAWK WAR VETERANS.

Hold Annual Reunion - Interesting Pioneer History of Sanpete.

SEVEN TO ONE Special Correspondence. Mt. Pleasant, Sanpete Co., Jan. 15 .-

Yesterday this city was enlivened by an unusual throng of people of our own and the surrounding towns even down Sometimes the weight goes and the surrounding towns even down to Richfield. The occasion was the first annual reunion of the Black Hawk war veterans in Mt. Pleasant. Cheering hand shakes, renewing acup that way when taking Scott's Emulsion. Seven pounds of

quaintance, was the order of a beautiful day. The following program was ex-cellently carried out with a cheering addition from the veterans, Col. John L. Ivie of Richfield and Col. R. N. Ali-

red of Spring City. These all aided to make it a possibility to have a Mt. Scott's Emulsion brings Pleasant city;

everything to its aid ; good ap-PROGRAM. petite, strong digestion, rich

estivities and fun to the of the city. application to President Brigham Young for a company of colonists to

ORDERVILLE.

PROTRACTED DROUTH.

D. B. Huntington were duly appointed to explore this valley with a view to Farewell Party in Honor of Elders its colonization. They were profusely welcomed by the Indians. On Novem-Hy. Esplin and Hy. Chamberlain. ber 20, as a result of a favorable report from the explorers, 50 families were se-Special Correspondence.

Orderville, Kane Co., Jan. 11 .- Friday night a farewell party was given in honor of Elders Henry Esplin and Henry Chamberlain, who leave next week to fulfill missions to the South-ern States. The party was a success in every particular, and Judge Hopkins' kangaroo court not only caused no end of merriment, but his fines netted the boys enough to pay their fares to the south. During a recess of the court an interesting program was ren-dered, and the two beardless youths leave with the best wishes of the entire ommunity.

PROTRACTED DROUTH.

was inaugurated with all of its attend-ant horiors. Hundreds of volunteers from Salt Lake City and intervening points came to the aid of the Sanpete colonies and saved them from annihi-Stockmen are anxiously awalting the "First Snow Fall," while the farmers becoming uneasy over the protract-The names of these volunteers will ed drouth. never be forgotten. Among the con-spicuous but not braver than they of

STOCKHOLDERS' MEETING.

the rank and file, were Capt. Peter Conover, Col. Heber P. Kimball, Col, OO-OP, FURNITURE OO. NOTICE IS hereby given that the stockholders, will meet at their office. 33 to 37 Main St., on Tuesday, February 4th, 1902, at 6:39 pm. for the elec-tion of nine directors, and such other busi-ness as may come before the meeting. O. H. FETTIT, Sociertary. Salt Lake City, Januaay 8, 1902. Gen. D. H. Wells, Capt. Albert H. Dewey, Capt. John Lowry, Col. R. N. Allred, George W. Bradley and Levi

During the trouble, Mount Pleasant settlers were removed to Little Den-mark. Mount Pleasant was the scene

NOTICE.

IN THE THIRD DISTRICT COURT OF Salt 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, 1992, I, the undersigned, will sell out at public sale, on the 1st day of Feb-ruary, 1992, all the right, title and inter-est in the following described property, to-wit: ver, wherein six Indians were killed. So fierce, so persistent was this Black Hawk War that the United States took a hand therein for its sup-7, 1872, Gen. Morrow arrived at ML Pleasant and consummated a treaty

Mt. Pieasant and consummated a treaty of peace.
The question of right to the land has ever been a disturbing factor among the Indians and the whites. That you to will be a point 1.400 feet northerly from the southwast of way for tunned, and the tunned so far as it has been will, be the southwast of things here in that particular, feference is made to a deed executed by Arropiono to President Brigham Toung, conveying all the land in San pete valley for the benefit of the Church of Jesus Christ of Latter-day Saints; this deed bears date of May, 1855.
Oct, 5, 1852 a census of Sanpete county was taken showing our weakness to content with the hordes of savage Indians it showed 765 people. Mt. Pieasant and Spring City showed 118 of this total.
The program finished, then the pleasing and spring City showed 118 of the southwast. Constitution, Peacemaker. Cotton-tail. Considuation, Peacemaker. Cotton-tail. Considuation, Peacemaker. Cotton-tail. Considuation, Peacemaker. Cotton-tail. Considuation, Peacemaker. Cotton-tail. Considuation of the surface ground and the Beaver walter Tunned. The seal beaver walter for the searce savage of the order of the contrasted so greathy with those enjoyed fifty-three years, and convenient for dump, yards, tracks, and the building of dithes and canats necessary in connect on the bingham Tunned company, and also the bingham funnel. and the Beaver waiter Tunnel for the start showed and many a wish for the solar shower, and all contents; the biakem two out-building. 2000 feet of tacksemith shop, with all the tools therein, also the engine of the solar business of the Bingham Tunnel company, and also the Bingham Tunnel company. And also the business of the Bingham Tunnel company, and also the business of the store now therein, also the surface from the solar business of the store now the shore and all contents; the biakem two out-building. 2000 feet of trackage and bink ham Tunnel, 2001 feet of the should be showed the store of the should be there the show The question of right to the land has

paid, nor have the taxes on said land been paid. That at the request of the legal hold-er of said note. I will, on the 11th day of February, 1962 at 12 o'clock, noon, sell said above described real estate at the west front door of the Court House in Sait Lake County, Utah, or so much of the same as may be necessary to raise the amount due upon said indebtedness, to-gether with the expenses of making said sale, including trustee's and attorneys' frees, at public auction to the highest bid-der for cash. CHARLES BALDWIN, Trustee.

Trustee.

NOTICE.

NOTICE IS HEREBY GIVEN BY THE City Council of Salt Lake City of the In-tention of such council to make the fol-

IN THE DISTRICT COURT, DIVISION No. 1. In the matter of the estate of Francis Armstrong, deceased. Notice. —The petition of tabbella Armstrong and William F. Arm-strong, exceutors of the estate of Francis Armstrong, deceased, raying for an order to correy to Florence G. Armstrong, certain real estate of said decedent, and that all the persons interested appear before the said court to show cause why an order should not be granted to convey the following described real estate of said deceased, to wit: Com-mencing at a point two hundred lifty-eight (253) feet north of the scutheast corner of Lot I. Block sixty (60), Plat "B." Sait Lake City Survey, running thence west one hun-dred and fity-live (153) feet; thence north ten (10) feet; thence east one hundred and fity-five (153) feet; thence south ten (10) feet to place of beginning, and upon receipt and exchange of a deced from said Florence G. Armstrong to the executors herein to the following described property, to-wit: Hegin-ning at a point three hundred and two (332) feet north of the southeast corner of Loit I. Hock sixty (60). Plat "B." Sait Lake City Survey, running thence west one hun-dity-five (153) feet; thence north ten (10) feet to place of beginning, and upon receipt and exchange of a deced from said Florence G. Armstrong to the executors herein to the following described property, to-wit: Hegin-ning at a point three hundred and two (332) feet north of the southeast corner of Loit I. Hock sixty (60). Plat "B." Sait Lake City Survey, running thence west one bundred and ifty-five (153) feet; thence north ten (10) feet thence east one hundred and fity-five (153) feet; thence south ten (10) feet to the place of beginning, has been set for maaring on Fiday, the 34th day of January. A. D. 1902, at 10 of lock a. m at the County Court Honsei in the Court Room of said Court with the seal thereof affixed this lith day (SEAL 1 of January, A. D. 1902, SEAL 1 of January, A. D. 1902, JOHN JAMES, Olerk. By J. U. Eldredgo, Jr., Deputy Olerk. Young & Moyle, Atty city council of sait cake ends of the fol-lowing described improvement, to-wit: Grading, curbing and paving South Tem-ple street from the east line of South State street to Third West street in Fav-ing Districts Nos. 7 and 11, and defray the cost and expenses thereof, estimated at eighty-six thousand six hundred fifty-eight dollars (\$56,65,00) or thirteen Gollars (\$12,00) per front of linear foot, by a local assessment upon the lots of pieces of ground within the following described dis-trict, being the district to be affected or benefited by said improvement, namely: All of lots 5, 6, 7 and 8, block 75; all of lots 5, 7 and 8, block 76; all of lots 1, 2, 3 and 4, block S4; all of lots 1 and 2, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 3 and 4, block S5; all of lots 1, 2, 4 Beinning S5; block 76; all of lots 1, 2, 4 Beinning ESTATE OF REUBEN BUTTER-field, Deceased. The undersigned will sell at private sale, the following de-

scribed property, towit: The following described tract of land in Salt Lake County, State of Utah:

Beginning at a point in line with fence 4.18 chains south from the north-west corner of lot five, section two, township two south, of range one west, of the Salt Lake meridian, and running thence east on line of fence 10,10 chains, thence south 9.76 chains, thence west on center of road 10.10 chains, thence north on section line 9.80 chains 5. all of lots 1 and 2, block 5. plat "A." Beginning at the southeast corner of lot 1, block 58, lat "A." thence east 32 feet. Beginning t the southwest corner of lot 8, block L dat "I," thence east 33 feet, Salt Lake to point of beginning, containing nine acres and one hundred and forty square acres and one hundred and forty square rods of land more or less, together with a perpetual right of way appurte-nant thereto over the following de-scribed roadway: Beginning 13.00 chains south from the northwest cor-ner of the northeast quarter of section three, township and range aforesaid und empine thence east along the

plat 'I,' thence east 33 feet, Sait Lake City survey. All protests and objections to the car-rying out of auch intention must be pre-sented in writing to the city recorder on or before the 4th day of February, 1302, being the time sit by said council when it will hear and consider such protests and objections as may be made thereco. By order of the City Council of Sait Lake City, Utah. Dated January 2nd, 1902. and running thence east along the south line of George H. Butterfield and Mary H. Butterfield's tract 39.20 chains, Mary H. Butterneid's tract 39.20 chains, and running thence south 56 degrees east 1.30 chains, thence east 29.32 chains; more or less to the west line of Albert Butterfield's land, thence south Lake City, Utab. Dated January 2nd, 1992, J. O. NYSTROM, City Recorder. Paving Intention No. 4. to road, thence west parallel with the north line of said road to the center of the county road and half section line, thence north two rods on half section NOTICE TO STOCKHOLDERS.

thence north two rads on half section line to place of beginning. Also 1 1-3 shares of the capital stock of the South Jordan Canal company. On or after Wednesday, the 22nd day NOTICE IS HEREBY GIVEN THAT A NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of Co-operative Wagon & Machine Co, will be held at the company's office, 138 S. State street, sate Lake City, Dtah, on Monday, January with, 1602, at 3 o'Clock D. m. — The purposes of said meeting are to vote up-on the proposition to consolidate the Co-operative Wagon & Machine Company into one corrorkiton and to do whatever may be necessary to perfect such consolidation, to rend the annual report and to transact any such other business as may properly come before said meeting. — MELVIN D. WELLS, Secretary, Fait Lake City, Utah, December 24, 1901 of January, A. D. 1902, and written bids will be received at 306 Templeton buildwill be received at 395 rempieton build-ing, Salt Lake City, Utah: terms of sale, cash, gold coin of the United States, ten per cent of the bid payable at the time of sale, and balance upon confirm-ation by this court. ELIJAH A. BUTTERFIELD, Administrator.

Dated January 9, 1992.

Administratrix.

Dated January 9, 1902.

NOTICE TO CREDITORS .- ESTATE of Lorenzo Snow, deceased. Creditors will present claims with vouchers to the undersigned at rooms 200 and 203 Progress Building, Salt Lake City, Utah, on or before the 27th day of Oc-

ober, A. D. 1962. OLIVER G. SNOW,

Administrator of the estate of Lorenzo Snow, deceased.

Date of first publication 26th Dec., A. 1901. Snow & Bowman, Attorneys.

Snow & Bowman, Attorneys. IN THE MATTER OF THE ESTATE of Christian Zenger, deceased. The un-dersigned will sell at private sale the foi-lowing described tract of land, to wit; Commencing at the northeast corner of lot 2, block 56, plat "A." Salt Lake City survey, running thence east 50 feet; thence south 20 feet; thence east 29 feet to the place of beginning. In Salt Lake City, Salt Lake County, Utah, on or after Saturday, the 18th day of January, A. D. 1962, at 12 m., and written bids will be received by the undersigned at the office of Eackman & Whitaker, No. 42 Com-mercial Block, Salt Lake City, Utah. Terms cash, or such terms as shall be acceptable to the undersigned, subject to confirmation by the court: ELIZA A. ZENGER, Administratrix.

Backman & Whitaker, Attorneys for

e estale. NOTICE OF ASSESSMENT NO. 7.

The Buckeye Mining Company, office and principal place of business, Salt Lake

The Buckeye Mining Company, office and principal place of business, Sait Lake City, Utah. Notice is hereby given that at a meet-ing of the directors held on the sth day of January, 1992, an assessment (No. 7, of January, 1992, an assessment (No. 7, of wo 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 413, Atlas block, Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on Wednesday, the 12th day of February, 1992, 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 1992, at the hour of 10 o'lock's 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 director.

Office, 414 Atlas block, Salt Lake City,

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

NOTICE TO STOCKHOLDERS.

NOTICE TO STOCKHOLDERS. NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of the consultated implement Co. will be beld at the company's office. No. 168 S. State streets, sait Lake City, Utab, at 20 clock p.m. Monday, January 57th, 100. The purpose of said meet-ing is to consider a proposition to consolidate the donsolidated implement Co. and the to-op. Wagon and Machine Co. and to transact any other business that may lawfully come before said meeting. F. R. SNOW, Sacretary and Treasurer. Sait Lake City, December 24, 1991.