

GREAT WORK OF JUVENILE COURT

Report for Year of Judge McMaster and Probation Officer Brown.

NUMBER OF CASES HANDLED

Officials Much Gratified With Progress Made During Year Just Closing.

In the year now drawing to a close the juvenile court of Salt Lake county has handled a grand total of 847 minor children and prosecuted 7 adults for contributing to the delinquency of children, according to the report of Judge Alexander McMaster and Chief Probation Officer Guardello Brown, which was submitted to Governor William Spry Friday afternoon. The probation officers have done a great work outside of the court among families, there being a total of 663 cases handled out of court. The total number of boys brought within the jurisdiction of the court was 337 and a total of 110 girls. Boys 13 years old appear to be the most mischievous, 121 of that age having been before the court. There were 24 girls 14 years old, which is the highest number of one age. There were 19 children under the age of seven who were dependent and neglected children handled by the court.

The statistical report submitted by the officers shows that there were 51 boys charged with incorrigibility and 26 girls; 408 boys charged with malicious mischief and 9 girls; 27 boys visiting saloons and pool halls and no girls; 40 boys charged with truancy and 2 girls; 155 boys charged with petty larceny and 6 girls; 4 boys charged with assault and battery and no girls; 17 boys growing up in idleness and crime and 1 girl; 42 boys with smoking and no girls; 10 boys with fighting and 1 girl; 21 boys dependent and neglected and no girls; 22 boys charged with immoral conduct and 26 girls; 12 boys with violating the order of the court and 9 girls; 8 boys charged with obtaining money under false pretenses and no girls; 9 boys with violating the curfew ordinance and 12 girls; 29 boys with violating the bicycle ordinance and 2 girls; 3 boys with abusive language and no girls; 14 boys with discharging firearms and no girls.

In the disposition of the cases 27 boys were sent to the reform school and 16 girls. Thirty-eight boys were committed to the detention home but no girls. Fifteen boys and no girls were placed in the care of their parents. There were 100 boys and 10 girls placed on probation. The cases of 20 boys and 10 girls were continued. Three boys and 2 girls are under suspended sentence. Thirty-four boys were dismissed with admonition. Two cases against boys and 1 girl were dismissed on account of insufficient evidence.

RECEIVES EARNEST SUPPORT.

Judge McMaster in his report says in regard to the juvenile court work: "Perhaps in no one year since its introduction into the jurisprudence of this country has the juvenile court system received more earnest and universal support than it has under the able and devoted administration of the one who has been its champion. Its advocates have been untiring in their endeavors to enlighten and educate the people, and their efforts have met with gratifying success. The wave of public sentiment in favor of this method of handling delinquent children that is sweeping over the nation has been greatly accelerated by the favorable attitude of the higher courts in the states where juvenile courts have been established. They have not only upheld the constitutionality of the law, but have said many encouraging things about the good being accomplished by these institutions."

"While this is true in a general way, it is particularly so of Utah. Splendid juvenile court laws have been enacted, and many intelligent men and women have tendered their services to help convert the law into reality. The necessity of doing everything possible to assist unfortunate boys and girls. As a result many schools and public meetings have been addressed, and a number of newspaper articles published which have tended to post the people as to the aims and advantages of the juvenile court, and friends from all classes and creeds have pledged their support. In Salt Lake City many volunteer probation officers have been appointed who have rendered excellent service, especially in the matter of keeping children off the streets at night, and in breaking up gangs of boys who have been in the habit of gathering at stores, on street corners and near public meetinghouses. There are still complaints made about such nuisances, and the attention of the probation officers is being directed toward the elimination of the trouble."

MORE LEGISLATION NEEDED.

"Speaking of the juvenile court law now in effect, the need of some more legislation, Judge McMaster says: "While the juvenile court laws at present in force are splendid ones, the best results cannot be expected from them until the court is in a position financially to enforce the law against adult offenders, for it is not to be hoped to check the delinquencies of minors unless we are able to punish the adults who contribute to that delinquency. And while the justices of the peace have stood loyally by us in our endeavor to enforce the law, the highest achievements will not be secured until the juvenile court is able to enforce the law against adults."

Dayton Drug Company
Cor. 2nd. So. and State.
Phones 552.

She Will Be Delighted

If you select her gift from our beautiful line of holiday stationery. The most attractive and pleasing display we have ever made. Put up in beautiful boxes in every size, shape and variety—indeed, a happy suggestion.

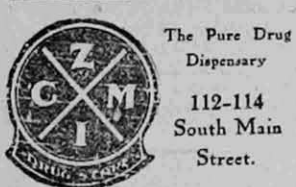
Fountain Pens in all styles, gold and silver mounted. A Fountain Pen is always a nice gift.

Phone orders.

She Will Appreciate

A bottle of perfume, delicate odors of triple and quadruple strength in dainty Christmas packages.

Perhaps you are thinking of giving her a manicure set—splendid variety, the best qualities at lowest possible prices.



The Pure Drug Dispensary
112-114 South Main Street.

cured until the juvenile court handles such cases itself.

"There are some slight amendments to the present laws which might be suggested, but perhaps these would more properly come up in the next annual report, or in a special report."

CHIEF PROBATION OFFICER.

Guardello Brown, chief probation officer, says in submitting his report: "In preparing this report it is not my purpose to enter into an exhaustive treatise of the juvenile court work, but rather to point out the actual work accomplished by the court and its officers during the year 1909. For this reason I have prepared tables explaining in detail the total number of cases settled out of court by the officers, the number of cases taken before the court, and the disposition of each, thus giving a comprehensive idea of the actual work done during the year. The number of cases settled by the officers out of court far exceed those taken before the court. This is in keeping with our general policy. We have endeavored to prevent boys and girls from getting a court record whenever it was possible, and only after every resource at our command has been exhausted have we appealed to your honor."

"Experience has taught us that juvenile court work cannot be estimated by the number of cases handled during a certain period of time, but by the results obtained in each individual case. It is to this end that we have directed our labors during the past year. There seems, however, to be some misunderstanding among parents regarding the juvenile court and its object. Instead of their co-operating with the officers in the correction of the wayward boys and girls, they seem to feel that the court is an institution designed to rob them of their children. The very moment that we undertake to correct the young offenders, it becomes necessary to first convert the parents to juvenile court work before we can accomplish the good desired with the child."

"We feel, however, that about 95 per cent of the boys and girls among whom we have been called to labor have changed their course in life and are now on the road to become good citizens."

This is Worth Remembering
Whenever you have a cough or cold, just remember that Foley's Honey and Tar will cure it. Remember the name, Foley's Honey and Tar, and refuse substitutes. Schramm-Johnson Drug Co., Salt Lake City.

MODERN FICTION.

In addition to the "Six Best Sellers" we have a large stock of the most popular and up-to-date fiction as fast as it is issued from the Eastern press. Lists of books are picked up daily for holiday gifts. Write to us for a list.

DESERET NEWS BOOK STORE,
6 Main St.

JOLLIFICATION IS HELD.

Commercial Club Holds Luncheon to Celebrate Its Campaign.

Two o'clock and then some members of the Commercial club sat down to luncheon today at noon, the occasion being that of a general jollification over the phenomenal success of the membership committee and Secretary Joe Caine in the campaign for new members. And incidentally at this little jollification, as Chairman C. A. Quigley of committee No. 1, presented a resolution in which the voice of the entire membership was echoed in the effect that the membership limit should not be placed until it had reached the 1200 mark.

Joy H. Johnson, of the board of governors, and one who is to succeed himself at the January election in order to give him a chance to duplicate his imitate boosting tactics, held the gavel at the convivial table. He fairly scintillated in his unique conduct of affairs and members who have never gained reputations as Chauncey DePew were given to their feet and "done themselves proud." When it was all over, this compliment tendered to the membership committee by the club, they were C. A. Quigley, E. F. Redman, G. Bolton, W. E. Bailey, George E. Merrill, George Austin, A. H. Godbe, J. W. Houston, J. M. Marriott, Leon Sweet, F. S. Murphy, Fred A. Slade, D. S. Spencer, George D. Alder, M. H. Desky, J. H. Garrett, Isaac Clayton, O. E. Meredith, W. S. Henderson, A. H. Crabbe, C. P. Rutensky, A. J. Davis, J. E. Dooley, P. J. Moran, W. A. Lieblein, W. G. Grimsdell, K. A. Scheid, W. J. Blake, J. C. Leary, Arthur Thomas, F. C. Redmond and F. E. Whitworth.

MORE LEGISLATION NEEDED.

"Speaking of the juvenile court law now in effect, the need of some more legislation, Judge McMaster says: "While the juvenile court laws at present in force are splendid ones, the best results cannot be expected from them until the court is in a position financially to enforce the law against adult offenders, for it is not to be hoped to check the delinquencies of minors unless we are able to punish the adults who contribute to that delinquency. And while the justices of the peace have stood loyally by us in our endeavor to enforce the law, the highest achievements will not be secured until the juvenile court is able to enforce the law against adults."

Dayton Drug Company
Cor. 2nd. So. and State.
Phones 552.

She Will Be Delighted

If you select her gift from our beautiful line of holiday stationery. The most attractive and pleasing display we have ever made. Put up in beautiful boxes in every size, shape and variety—indeed, a happy suggestion.

Fountain Pens in all styles, gold and silver mounted. A Fountain Pen is always a nice gift.

Phone orders.

Godbe-Pitts Drug Co.
Phones 140.
Cor. Main and 1st So.

SURVEYOR GENERAL COMPLETES REPORT

Mass of Interesting Figures Compiled After Strenuous Effort.

THE RECORD OF A YEAR

Over Half a Million Acres Have Been Gone Over by Field Staff.

Thomas Hull, United States surveyor general of Utah, after putting his office force in various states of innocuous desuetude, has perfected his annual report. It presents any number of interesting figures even to those who are not addicted to mathematics. When he says that nearly 25,000,000 acres of land are under survey in the state up to Dec. 15, the magnitude of his report may be imagined in a general way.

During the year over half a million acres have been gone over by the field staff, and the level, and to this is added acreage in a number of townships which have been worked up but not approved. The mineral surveys ordered and approved present some interesting figures.

AGRICULTURAL DIVISION.

The total number of acres surveyed and approved by the surveyor general for Utah, up to Dec. 15, 1909, is 24,158,981.85.

During the year 1909 surveys have been approved covering an area of 529,905.85 acres, involving a mileage of 1,850 m., 12 chs., 37 lks., located as follows:

Carbon county	56,973.77
Garfield county	13,810.92
Grand county	140,714.19
Iron county	7,006.32
Utah county	3,064.98
Kane county	46,239.38
Millard county	119,611.92
Mojo county	104,714.57
Washington county	11,693.80
	526,905.85

In addition to the above there are in the office a large number of townships partly or wholly worked up, but not yet approved; embracing several hundred miles, and several thousand acres.

Under the appropriation of \$50,000 made by Congress May 27, 1908, surveys are now in progress in San Juan, Washington, Iron, Kane and Garfield counties, and the regular appropriation of \$15,000 for the fiscal year ending 1910, for surveys in the state has been made.

MINERAL SURVEYS ORDERED.

Orders for mineral surveys issued during the year commencing Dec. 1, 1908, and ending Nov. 30, 1909:

Mining districts.	No. of surveys.	No. of locations.
American Fork	2	19
Antimony	6	17
Big Cottonwood	1	2
Blue Lodge	1	2
Clifton	5	26
East Tintic	1	3
Iron Springs	1	2
Little Cottonwood	2	7
Newton	1	2
North Star	3	4
North Tintic	2	8
Ophir	1	3
Provo	3	12
Preuss	1	1
Rush Valley	1	2
Rocky	1	2
Salt Lake	1	3
State Line	1	1
Snake Lake	1	1
Santaquin	2	6
Snake Creek	5	15
Tintic	13	60
Utah	10	15
Unorganized	3	14
West Mountain	2	15
Amended surveys	12	23
Totals	103	313

MINERAL SURVEYS APPROVED.

Mineral surveys approved during the year commencing Dec. 1, 1908, and ending Nov. 30, 1909:

Mining districts.	No. of surveys.	No. of locations.
American Fork	11	25
Antimony	6	17
Big Cottonwood	5	15
Blue Lodge	3	4
Clifton	3	24
Detroit	5	20
Erskinson	2	13
Fish Springs	1	1
La Sal	4	1
Little Cottonwood	6	9
Lincoln	2	5
Mt. Baldy	1	2
Nebo	1	1
North Star	3	14
North Tintic	2	8
Ophir	3	12
Provo	1	6
Preuss	1	1
Rush Valley	1	19
State Line	1	1
San Francisco	6	15
Santaquin	2	12
Snake Creek	13	40
Star	2	5
Tidwell-Rideout	1	3
Tintic	12	27
Utah	10	15
Unorganized	21	81
West Mountain	11	13
Amended surveys	10	23
Totals	155	537

CERTIFICATES OF \$500 EXPENDITURE—65.

The office staff of the surveyor general as now composed is: Thomas Hull, surveyor general; William S. Hedges, chief clerk; Henry R. M. Atkinson, chief of agricultural division; Allison G. Andrews, chief of mineral division; Joseph Hirschvogel, Mrs. Kate F. Burton, Leopold L. Soderberg, William C. Jennings, Joseph L. Stephenson, Howard H. Snelgrove, Miss Grace Nelson, Miss Vera I. Pelt, Emory M. Hedges, Charles L. Gardner, Miss Anna K. Godbe, Earle W. Fassett, Miss Magda Bergstrom, Miss Ethel Woodmansee, Miss Mary E. Brown, Miss Mary F. Young, Miss Forest L. Martin.

RETURNS FROM GRAND LODGE.

A. J. Davis Home From Trip With Grand Exalted Ruler.

A. J. Davis, president of the city council, has returned from a trip to eastern cities where he went on business pertaining to the Grand lodge meeting of the Elks next summer at Detroit. Mr. Davis, who is the Grand Esquire of the order, was most of the time in company with Grand Exalted Ruler J. U. Sammis.

"The gathering of Elks at Detroit next summer will be the largest convention in the history of the order," said Mr. Davis. "The leading business men and officers of the order have already done a great deal toward arranging for the big convention."

"There is no doubt that Utah will send a delegation of more than 200 and

we expect to make a fine showing there. The hotel accommodations will be ample in spite of the thousands of visitors who will attend the meeting, and quarters for the Utah delegation are being provided."

"While in the east I met scores of prominent men who are deeply interested in Utah and particularly in Salt Lake City, and they are generally pretty well informed as to conditions here. I answered hundreds of questions about Utah and her people."

Chamberlain's Colic, Cholera and Diarrhoea Remedy.

This is a perfectly reliable medicine for level complaints, and one that has never been known to fail even in the most severe and dangerous cases. For sale by all druggists.

AMUSEMENTS

Theater-Manager Poyer demonstrated the value of an aggressive campaign of advertising when he packed the house last night for "The Top of the World." The organization "came almost unknown to Salt Lake, and the title and advertising matter suggested a holiday jingle for timely juvenile consumption, which indeed the show turned out to be, but after a very modest made up of adults, and judging from the laughter and applause that greeted the antics of the two clowns, Bailey & Austin, the bill accomplished its purpose. The scenery is quite wonderful, along the lines of extravaganza, the dancing of the chorus is on the whirlwind order and the singing is passable but much of the dialogue is wearisome. The whole thing, however, has so much of the holiday spirit about it, and it goes with so much dash and vigor, that it is sure to draw audiences who are pleased with that sort of thing this season and over, when it winds up its engagement.

For a Lame Back.

When you have pains of lameness in the back, the parts with Chamberlain's Pain-Expeller, and massage with the palm of the hand for five minutes at each application. Then dampen the place with cold water, and rub with ment and bind it on over the seat of pain, and you may be surprised to see how soon the lameness disappears. For sale by all druggists.

TAKES ISSUE WITH NOTED PSYCHOLOGIST

Supt. D. H. Christensen Defends Modern System of Child Training in Public Schools.

D. H. Christensen, superintendent of the public schools, takes issue with Dr. William Sidis, a noted psychologist, whose son, James, 11 years old, is taking advanced work at Harvard, that the modern system of child training in the public schools of today is an obstacle to the development of the child. Dr. Sidis says that any boy might learn as rapidly as his son, if he is given proper training. The boy was in the grammar grade and passed through seven grades in six months. He is in high school at 8 years and three years later finds himself ahead of most students at Harvard.

"Nature has given the Sidis boy inherent powers," says Supt. Christensen, "that the average individual does not possess. The boy has marvelous susceptibility to outward impressions. The exact opposite of his case is found in children from 12 to 14 years of age who have been under certain restrictions, such as parental and teachers, or the lack of acuteness in other senses. Of course environment has had a great deal to do with the wonderful advancement of the Sidis boy, but the inherent tendencies have been more marked in him than in others."

"He came into the world with more marked aptitude than the average. I recall the case of Blind Tom. Impressions that came to his ear were as indelibly recorded as if they had been on the phonograph, and he developed a memory to absolute accuracy. Had his sight been accurate as his hearing, and had he been possessed of the power to assimilate perfectly, he would have been a prodigy."

"The present system of public school training is absolutely no obstacle. I don't believe the prevailing methods of training tend to impede rather than assist mental development, as Dr. Sidis states. Not one child in 10,000 could make the progress his boy has made, no matter how perfect his environment or training, if he did not possess, as I say, a wonderful susceptibility toward outward impressions."

PERFECT PROTECTION FOR \$2.50

We have Safe Deposit Boxes for rent in our absolutely fire and Burglar Proof vaults of sufficient size to hold a large number of papers and documents which may be rented for \$2.50 a year. It is usually the unexpected that happens. You can never know when your home may be the attention of the fire department. Friends can carry out the furniture but only you can save your personal papers of value. If you keep them in a safe deposit box in our fire and burglar proof vaults you can know they are safe from fire, flood, theft or loss.

UTAH SAVINGS & TRUST CO.
NO. 235 MAIN STREET.
IN THE BUSINESS HEART.

WHY USE YOUR

Letterheads for scratch paper when we can sell you scratch paper so cheap? THE DESERET NEWS.

CLOSE UP ENCAMPMENT.

The executive committee of the G. A. R. convention held its final meeting and closed up all the affairs of the convention Friday afternoon at the Commercial club. The few remaining bills were approved and a committee was appointed to take care of the payment of the bills. Those present at the meeting were: John S. Bransford, Joseph E. Dorn, W. J. Halloran, J. W. Carlson, John C. Cutler, L. H. Smith, E. I. Goshen, Arthur L. Thomas, D. H. Christensen, William Nelson, J. G. McDonald, J. H. Johnson, M. M. Kalign and E. F. Colborn.

COUNTY LICENSE GAINS.

Losses Sustained With Incorporation Of Midvale.

In a comparative statement of licenses collected in Salt Lake county this year, prosperous conditions are shown. While there is a decrease in the collections this year over last year, it is accounted for by the fact that Bingham Junction asserted its independence and became Midvale, an incorporated city of the third class, thus leaving Salt Lake county of a portion of its revenues. This loss was partially offset by the increase of licenses from \$750 to \$1,200 a year. The liquor license loss was \$1,581.91 and the gain in the merchants' license was \$131.75, despite the fact that the county lost \$1,200 a year in places in Bingham Junction. This makes the net loss \$1,450.16.

GERMAN GETS DIVORCE, NEWS OF SON'S DEATH

While Leaving Courtroom With Deceased Messenger Finds Christian Leslie With Message.

While Christian Leslie, an aged German, was testifying before Judge C. W. Morse in divorce court Friday afternoon in his suit against his wife, Mrs. Theresa Leslie, a messenger boy was searching through the building for him to deliver a telegram telling him of the instant death of his youngest son, Steven Leslie, who was killed in a railroad accident in Chicago about noon Friday. The aged man was given the dispatch shortly after he left the courtroom where he obtained his decree of divorce. Leslie was overcome by the shock. It is understood that he intended to go to Chicago in the near future, and his wife there with his son, who recently married.

From his story which he related on the witness stand, it appears that Leslie has had considerable trouble in his life. He was married in Germany in 1874 and had a family of four children. His business failed in Germany and he decided to move somewhere else and try his luck. According to the statement he made, he decided to move into some other part of Germany but his wife refused to go. They had trouble and then Leslie appeared before the court, and he secured a decree from the common council of the place, signed by the burgomaster, which he produced in court. The document was translated into the records of the case. It stated that Leslie had appeared before the common council and announced his intention to sell his property and leave for other parts. He and his wife were not living together and she was cited to appear to raise any objection she wished. According to the statement he appeared and said that she did not care what he did with his property and a literal translation of the last paragraph of the document was kept on going as long as was wanted to.

Jennie S. Elder was granted a divorce from Milton Elder, a miner, on the grounds of desertion. They were married here on September 15, 1902, and have one boy, 6 years old. For the last four years he has refused to contribute to her support and she has been compelled to support her son. She was given \$25 a month alimony and the custody of the children.

Elizabeth S. Fowler was granted a divorce from Thomas S. Fowler on the ground of non-support. They were married Sept. 19, 1894, and have two children. The court awarded her \$10 a month alimony and the custody of the children.

PARENTS' GIVE UP CHILDREN.

Juvenile Court Becomes Custodian of Four Little Ones.

Unable to live together, Alma Heltsman and his wife, Mrs. Ellen Heltsman, appeared in the juvenile court Friday and relinquished all right to their four children. Mrs. Heltsman did not want them and didn't think her husband was fit to care for them. Heltsman had the same opinion about his wife.

After the officers of the court had made a thorough investigation of the case they reported to Judge McMaster the condition of affairs and it was decided that neither parent was fit to have the custody of the children. They were in court Friday with the children, Leona, 12 years old; Britton, 10 years old; Rosette, 8 years old, and De Lotte, 3 years old. A home had been found for the youngest in Logan and the court will attempt to find suitable places for the others.

The Heltsmans have had lots of domestic trouble and the children have not been given the proper attention. They are bright and healthy youngsters and the court hopes to be able to place them in comfortable homes.

ON SECOND TRIAL.

Mrs. Nancy Lundberg, who obtained judgment in the city court against "Doctor" Peter Greenhalgh for \$100 on a contract to cure her of tuberculosis, testified this morning in Judge Lewis's court on the appeal of the case prosecuted by "Doctor" Greenhalgh. In this contract Greenhalgh agreed to cure her of her ailment by administering his own medicine. She took the treatment but claims that it did her no good and she brought suit under the contract for a recovery.

SUIT TO FORECLOSE.

The National Bank of the Republic filed suit to foreclose a mortgage on the Scott Mining company of Nevada. W. Scott had borrowed \$7,500 for development work on the properties and gave a mortgage on the claims. Since the notes were not paid a year ago, Scott has failed to pay on them. The banking company asks that the mortgage be foreclosed and that the property be sold.

VILLNER GETS ONE YEAR.

Herman Villner, 25 years old, was sentenced to one year in the state prison by Judge Lewis Friday afternoon for passing a worthless check. He pleaded guilty to the information, which accused him of passing a check signed by W. A. Wilson for \$20 at the Z. C. M. I. The offense was committed on Nov. 9, last.

RECOVERS ON NOTES.

Hal W. Brown obtained judgment for \$2,912.73 against Counselman Thomas R. Black in Judge George A. Armstrong's court Friday afternoon. While they were engaged in business, Black borrowed money from Brown and gave him several notes. The firm went to the wall and Brown is attempting to recover on the notes.

SPOERSEN'S TALE OF WOE.

Shred Spoersen, a laborer, found out shortly after his marriage that his wife, Agnes Spoersen, had taken him for a husband in order to liquidate her bills. He paid her sister \$200 which his wife borrowed to come to the United States from Sweden, and a

Do You Hear Well?

The Stok Electrophone—A New, Scientific and Practical Invention for Those Who Are Deaf or Partially Deaf—May Now Be Tested Free at Our Store.

Deaf or partially deaf people may now make a Free Test of the Stok Electrophone. This is a new scientific method for testing the hearing power of the ear. It is a simple and easy to use device, and it is a complete and accurate test of the hearing power of the ear. It is a new and scientific method for testing the hearing power of the ear. It is a simple and easy to use device, and it is a complete and accurate test of the hearing power of the ear.

Prominent Business Man's Opinion.
STOK, Chicago, Jan. 1—An opinion is given by the Stok Electrophone is a new scientific method for testing the hearing power of the ear. It is a simple and easy to use device, and it is a complete and accurate test of the hearing power of the ear. It is a new and scientific method for testing the hearing power of the ear. It is a simple and easy to use device, and it is a complete and accurate test of the hearing power of the ear.

F. J. HILL DRUG CO.

Incorporated.

80 WEST SECOND SOUTH ST.

Salt Lake City, Utah.

"THE NEVER-SUBSTITUTORS."

number of other bills. After paying all his wife's debts, he declares, in a suit filed Friday in the Third district court, she deserted him while he was at work last July, selling the furniture and other effects about the place. Since then she has refused to live with him. They were married here April 3, 1908.

ONE EVERY FOUR HOURS.

Every four hours for the last six months a suit had been filed in the Third district court. There were 630 complaints filed in the register of actions which is an average of 100 a month. There are 25 working days in a month, of eight hours each, or 490 hours a month. This would make one action for every four hours during the six months.

FUNERAL NOTICE.