DESERET EVENING NEWS: THUESDAY, MAY 9, 1901.



Includes an Important Codicil, Written at Monterey, Cal.-A Comprehensive and Interesting Document.

The last will and testament of the late President George Q. Cannon was filed in the office of the county clerk by Attorney John M. Cannon this after-The document, which covers eleven type written pages, exclusive of an important one page codicil dated at Monterey, California, is a decidedly interesting legal paper. Every line of it shows careful thought and preparation and is a testimonial to the foresight and judgment of the deceased who, it seems, has made every possible provision for those dependent upon him. The full text of the instrument, as well as the codicil are herewith appended:

Know all men by these presents: That I. George Q. Cannon, of Salt Lake county. State of Utah, of the age of seventy-four years, and being of sound osing mind and memory, and and dist ndor duress, menace, fraud, nuence of any person what-ke, publish and declare this not acting or undue and testament, in the manner following, that is to say: First. I hereby authorize the exec-

utors hereof hereinafter named or their successors appointed as hereinafter spe dfed, to pay all of my just and lawful for this purpose I authorize them to sell at public or private sale, with or without notice and without audebts, and therity from any court or judge there-of, any part or portion of my real estate or personal property, or both of which I die seized, excepting only the stock that I may own in the George Q. Cannon association, a corporation, at the time of my death, and when making such sale to make good and suffi-cient deeds in fee simple to the pur-chasers of the real estate and convey good and sufficient absolute title to the purchasers of the personal property, and it shall not be necessary to have any such sale, whatever the amount o nature of the property sold, ordered ratified, nor confirmed by any court or judge thereof. The power hereby given to such executors shall be deemed and is hereby declared to be a power pled with a trust.

Second. All the rest, residue and remainder of my property, both real and personal of every name and nature, wherever the same may be situated owned by me at the time of my death. excepting only therefrom nine thousand nine hundred and eighty-nine shares of he capital stock of the George Q. Cannon association, a corporation, or so uch of said stock in said corporation as is owned by me at the time of my death, I hereby give, devise and beexecutors hereof to their successors as here nafter provided take and or dispose of or hold the same, together with all the profits arising thereem, with full power and authority in iem and in their survivors and sucessors as hereinafter provided to conor sell as in their judgment is pruent and proper, at public or private de, with or without notice and with-authority from any court or judge eof, any part or portion of said peranal property or real estate or both of which I die selzed excepting only the stock owned by me at the time of my death in the George Q. Cannon as-sociation, and when making such sale to make good and sufficient deeds in fee simple to the purchasers of the real estate and convey good and sufficient absolute title to the purchasers of the personal property: and it shall not be ecessary to have such sale, whatever the amount or nature of the property sold, ordered ratified, nor confirmed by any court or judge thereof, and to use the proceeds from all 'of said property as follows: a. To pay all taxes levied upon said property and all expenses incurred in handling and managing same so long es the same remains in their hands, b. To furnish and provide the following named persons, to wit: Sarah Jane Jenne Cannon, Eliza L. Tenny Cannon. Martha Telle Cannon, Emily Hoagland Cannon, (the last named person being now sixty-three years of age), and Car-oline Young Cannon, with fuel, flour and regetables, and to pay the neces-sary repairs and all taxes of every name and nature levied upon their re spective homes, during their lives, and to also pay to the said Emily Hoagland Cannon, now aged sixty-three years, the sum of thirty-three dollars (\$33.00) per month during her life, and to keep all of the said persons and the survivor of them from want or need during their sold lives as in the judgment and distion of my said executors is prudent and proper. - To furnish and provid my daughter, Emily H. Cannon, so long as she occu-tening the same being ples the present home, the same being previously occupied by her deceased mother, with fuel, flour and vegetables, and to pay for necessary repairs upon said home and all taxes of every name and nature levied upon the same, and to pay to her whatever she needs to assist in keeping up said home so long as she is unmarried and occupies same as in the judgment of my said executors is prudent and proper. d. To furnish and provide suitable means to clothe, board and school the following named persons, to wit: Ed-win Quayle Cannon, now aged fourteen years: Radeliffe Quayle Cannon, now aged seventeen years; Espy Telle Cannon, now aged fourteen years; Col-lins Telle Cannon, now aged twelve years; Clawson Young Cannon, now aged fifteen years; Wilford Young Cannon, now aged twelve years; Anne Young Cannon, now aged ten years; Georgius Young Cannon, now aged eight years: Preston Jenne Cannon, now aged nineteen years: Karl Quayle Cannon, now aged nineteen years, and Marba H. Cannon, now aged four years, respectively, during their minority, only to the extent, however, that it be deemed proper and necessary by my executors e. To pay to my daughter, Emily Hoagland Cannon; to my son, Joseph Jenne Cannon, to my son Preston Jenne Cannon Cannon, to my son Karl Quayle Can-non, to my son, Read Tenny Cannon, to my son, Edwin Quayle Cannon, to my daughted, Hester Telle Cannon, to my son, Lewis Telle Cannon, to my son, Brigham Telle Cannon, to my daughter, Grace Telle Cannon, to my son Rad-cliffe Quayle Cannon, to my son, Espy Telle Cannon, to my son Collins Telle Cannon, to my adopted son, Tracy Young Croxall Cannon, to my adopted daughter, Vera Young Croxall Cannon, to my son Clawson Young Cannon, to my son, Wilford Young Cannon, to my daughter, Anny Young Cannon, to my daughter, Anne Young Cannon, to hay daughter, Anne Young Cannon, and to my son Georgius Young Cannon, the sum of two thousand dollars (\$2,000.60) tach also to thousand dollars (\$2,000.60) each, also to convey to each of said parties one acre of land, to be selected by my said executors, less such sums as I turn over to any of said resums as I turn over to any of said re-spective parties and less such lands as I deed to them in my life time, which said sums and which said lands will be evidence and which said lands will be evidenced by receipts that I take from said respective parties and have in my

possession at the time of my death, to e paid and conveyed to them upon their marriage, or when in the judgment of my said executors they are in need of same and are capable of man-aging and handling same, without any

power or right on the part of said respective parties to encumber said legacy or anticipate any part thereof, this payment said executors shall make only when they shall deem it prodent and proper, and in paying said legacy to my said children, if in the judgment of the said executors any one or more of said sons are improvident or given to drinking intoxicating liquor of gaming so as to make it unwise to place said legacy at his or their disposal, or in case any one or more of my said daughters shall marry one who is improvident or given to drinking intoxicating liquor or gaming, or for any cause not capable in the judgment of the said executors hereof to hold or handle such property, then said executors hereof or the survivors of them or their successors as hereinafter provided 'are empowered in their discretion to hold such sums

other discreet person or persons to do so who shall pay the income of such sums to the party for whom and from whom it is so withheld, or the said trustees may in their discretion assign said legacy to the issue of said im-provident heir, subject to the life inter-

themselves as trustees or appoint some

est of his or their parent. f. 'To furnish and provide Lillian Hamiin Cannon with fuel, flour and vegetables and to pay her what she needs to assist in keeping her home as in the judgment of my said executors is without any power or right on the part of the said Lillian Hamlin Can-non to encumber the said legacy or to amicipate any part thereof. As soon as all the provisions in this will hereinbefore made are fully com-plied with and carried out, all the personal property remaining in the hands of said executors, excepting the stock that they may have in the George Q. Cannon association, a corporation, and proceeds from said stock, shall be con-veyed by absolute title and all the rereal estate shall be conveyed maining by fee simple title to the following named persons, to wit: John Qualye Cannon, Mary Alice Hoagtand Cannon, John Qualye Emily Hoagland Cannon, Sylvester Quayle Cannon, Frank Jenne Cannon, Angus Jenne Cannon, Hugh Jenne Canon, Rosannah Jenne Cannon Irvine, Joseph Jenne Cannon, Preston Jenne Cannon, Karl Quayle Cannon, William Tenny Cannon, Read Tenny Cannon, Edwin Quayle Cannon, Hester Telle Cannon, Amelia Telle Cannon Chamberlain, Lewis Telle Cannon, Brigham Telle Cannon, Willard Telle Cannon, Grace Telle Cannon, Radeliffe Quayle Cannon,

Espy Telle Cannon, Collins Telle Can-

non, Adah Croxall Cannon, Caroline

Young Cannon, Wilford Young Canno

estate excepting the said stock in George Q. Cannon association, a cor-poration, has been exhausted in carrying out the provisions of this my will contained in provisions first, a, b, c, d, e and f. i. When, in the judgment of my said

executors or their successors as here-nafter provided, there is sufficient property in their hands to fully carry out the provisions contained in sub-divisions first a, b, c, d, e and f, they will use such of the profits that they may receive from said stock in the George Q. Cannon association, a cor-poraton, as may be necessary to pro-vide the following named persons, to wit: John Quayle Cannon, Mary Alice Hoagland Cannon, Emfly Hoagland Cannon, Sylvester Quayle Cannon, Frank Jenne Cannon, Angus Jenne Cannon, Hugh Jenne Cannon, Rosannah Jenne Cannon Irvine, Joseph Jenne the provisions contained Jenne Cannon Irvine, Joseph Jenn Cannon, Preston Jenne Cannon, Kar

Cannon, Preston Jenne Cannon, Karl Quayle Cannon, William Tenny Can-non, Read Tenny Cannon, Edwin Quayle Cannon, Hester Telle Cannon, Amelia Telle Cannon Chamberlin, Lewis Telle Cannon, Brigham Telle Cannon, Willard Telle Cannon, Grace Telle Cannon, Radeliffe Quayle Can-non, Espy Telle Cannon, Collins Telle Cannon, Adah Croxall Cannon, Caro-line Croxall Cannon, Tracy Young ine Croxall Cannon, Tracy Young Croxall Cannon, Vera Young Croxall annon, Clawson Young Cannon, WE ord Young Cannon, Anne Young Car non, Georgius Young Cannon and John M. Cannon, with Hour, potatoes, sugar and such other necessaries and things as will contribute to their comfort and an be provided from the income of the said stock in said George Q. Cannor association, to be determined by my aid executors and their successors a hereinafter provided for the actual needs for the individual use of them selves, their children wives and hus bands until all the last named per ons who are then living have attained the age of forty years, at which time all of said stock shall be conveyed by absolute title to the following named persons, towit: John Quayle Cannon Mary Alice Hogeland Conson Earth Mary Alice Hoagland Cannon, Emily Hoagland Cannon, Sylvester Quayle Cannon, Frank Jenne Cannon, Angus enne Cannon, Hugh Jenne Cannon, Ros nnah Jenne Cannon Irvine, Joseph annon, Read Tenny Cannon, Edwir

Jenne Cannon, Preston Jenne Cannor Karl Quayle Cannon, William Tenn Quayle Cannon, Hester Telle Cannon, Amelia Telle Cannon Chamberlin, Lewis Telle Cannon, Brigham Telle Cannon, Willard Telle Cannon, Grace Telle Cannon, Radcliffe Quayle Can-non, Espy Telle Cannon, Colling Tello on, Espy Telle Cannon, Collins Telle Cannon, Adah Croxall Cannon, Caro-Croxall Cannon, Tracy Young roxall Cannon, Vera Young Croxall annon, Clawson Young Cannon, Wilford Young Cannon, Anne Young Cannon, Georgius Young Cannon, and John M. Cannon, share and share alike, the issue of any of said persons who may be deceased taking the share of its deceased parent by right of representation, and in the event of any one or more of said legdying without atees issue ther said legacy to lapse, provided that in the event of any of the benchciaries above mentioned in subdivision i hereof engaging in any private enterprise without the consent and approval of all the beneficiaries herein who are all the over the age of twenty-one years, or shall not work for the advancement and betterment of said George Q. Can-non Association or shall become involved financially without the consent of all the beneficiaries, they shall at the option of my said executors be ex-cluded from all and any benefits under subdivision 1, herein, and without any power or right on the part of the respective legatees to encumber 8413 said legacy or to anticipate any part thereof, and in case, in the judgment of the said executors, any one or more Croxall Cannon, Mark Young Croxall Cannon, Tracy Young Croxall Cannon, Vera Young Croxall Canron, Clawson to drinking intoxicating liquor or gam-



CALIFORNIA FIG SYRUP Co., illustrate the value of obtaining the liquid laxa-tive principles of plants known to be medicinally laxative and presenting them in the form most refreshing to the taste and acceptable to the system. It is the one perfect strengthening laxative, cleansing the system effectually, dispelling colds, headaches and fevers gently yet promptly and enabling one to overcome habitual constipation permanently. Its perfect freedom from every objectionable quality and sub-stance, and its acting on the kidneys, manently. liver and bowels, without weakening or irritating them, make it the ideal laxative.

In the process of manufacturing figs are used, as they are pleasant to the taste, but the medicinal qualities of the remedy are obtained from senna and other aromatic plants, by a method known to the CALIFORNIA FIG SYRUP Co. only. In order to get its beneficial effects and to avoid imitations, please remember the full name of the Company printed on the front of every package. CALIFORNIA FIG SYRUP CO.

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they are authorized to act as such and perform all the trusts of this will without giving any probate or other bonds nor need they ever report any of their doings nor account to any of the bene-ficiaries under this will nor to any And I hereby authorize the ma court. jority of the survivors of the following named persons to wit: Sarah J. Jenne Cannon, Eliza L. Tenny Cannon, Mar-tha Telle Cannon, Emily Hoagland Cantha Telle Cannon, Emlly Hoagland Can-non, now aged sixty-three years; Caro-line Young Cannon, John Q. Cannon, Mary A. H. Cannon, Emlly H. Cannon, now aged twenty-six years, Sylvester Q. Cannon, Frank J. Cannon, Angus J. Cannon, Hugh J. Cannon, Rosannah J. Cannon Irvine, Joseph J. Cannon Pres-ton J. Cannon, Karl Q. Cannon, Wil-liam T. Cannon, Reed T. Cannon, Ed-win Q. Cannon, Hester T. Cannon, Ame-lia T. C. Chamberlin, Lewis T. Cannon, Ame-lia T. C. Chamberlin, Lewis T. Cannon, Brigham T. Cannon, Radeliffe Q. Cannon, Grace T. Cannon, Radeliffe Q. Cannon, Espy T. Cannon, Carolins T. Cannon, Adah C. Cannon, Carolins T. Cannon, Adah Y. C. Cannon, Tracy Y. C. Cannon, Vera C. Cannon, Tracy Y. C. Cannon, Vera C. Cannon, Clawson Y. Cannon, Wil-rd Y. Cannon, Anne Y. Cannon, and Georgius Y. Cannon, who are over the age of twenty-one years, to remove any of said executors at any time they de-sire so to do, and I hereby authorize the remaining or surviving trustees with the consent of the majority of the persons named in this (sixth) subdi-vision who are surviving and who are over the age of twenty-one years, to of said males are improvident or given to drinking intoxicating liquor or gam-ing, so as to make it unwise to place or otherwise incompetent trustee to drinking intoxicating liquer or gam-ing, ro as to make it unwise to place or d the nerson so appointed shall have and enjoy all the rights and privileges and exercise all the powers that were had, held or enjoyed by his predecessor, and I hereby revoke all former wills by me made. In Witness Whereof, I. George Cannon, have hereunto set my hand and have and do hereby declare this to be my last will and testament in presence of W. C. Spence and George M. Cannon, this 4th day of March, A. D. 1901.



2-The subjects assigned for the different days are as follows: Thursday, grammar, spelling, peda ogy and writing. Priday, arithmetic, reading, physi-

wished to have her ology and drawing. Saturday, history, geography and nathat institution ture study. months Miss Hughes 3-Lists of questions will be forward. guest of Miss Ad.

d by the state superintendent to the traveling across th county superintendent so as to reach him not later than the day immediatemade sev toh, Buffalo an ly preceding the first date set for the examination. The envelopes containing now going to visit days. the lists of questions will be sealed and me it is typical of th should not be opened until the day in-dicated upon the outside of the enwant to know the W East velope.

4-Examinations shall be required of all teachers applying for certificates, except those whose certificates may be renewed by the county board of exam-iners upon the ground of exceptional merit

5-Candidates for a county certificate whether of grammar grade or primary grade, must secure an average of 70 per cent and must not fall below 50 per cent in any subject. 6-It is recommended by the board

that the papers written by any applicant shall upon the written request of the applicants, be transmitted by the superintendent of the county in which the applicant took the examination to the superintendent of the county in which the applicant may desire to secure a certificate, to be passed upon by the county board of examiners of such ount; 7-It is also recommended that all

orrified examination papers be kept on file for York, Boston and two years, and that no recognition be given to any set of papers as a basis And perhaps 1 because I have be of certification after the expiration of ican two years.

8-The county superintendent should eport to the chairman of the state



burning and itching, he is for the time being indifferent to after effects. There are several forms of Eczema, the moist, or weeping kind, that comes in little pus-tules which discharge a watery, sticky fluid, which dries and peels off in bran-like scales. So profuse is the discharge at times that large scabs or crusts form, which are both painful and troublesome, and not easily removed. Red, distiguring barries and sores are symptoms of Eczema. The dry form usually attacks the head, hands and feet; the skin, becoming hard and rough, often cracking open and bleeding, and attended with much itching. Eczema depends upon a poisoned condition of the blood, and local

extent relieve the inflamma-

tion and itching, cannot

be considered cures, because

Mr. L. Marno, Escondido, San Diego County, Cal., writes: "My body broke out with a rash or eruption which in spite of all efforts to cure or structured to get worse. The itching, especially at night, was simply terrible; it would almost disappear at times, only to return worse than ever. I had tried many highly recommended preparations without benefit, and hearing of S. S. determined to give it a fair tried and external remedies do not preparations without senent, and hearing of S. S. S. determined to give it a fair trial, and was inexpressibly delighted when a few bottles cured me entirely, removing every blemish and pimple from my body. I shall not fail to recom-mend S. S. S. whenever an opportunity occurs.

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forcing the poison back into the blood. S. S. S. antidotes and neutralizes the acid poisons and drives out of the circulation all impurities and humors, and the pure, rich blood that is carried to the diseased skin quickly allays the inflammation, opens the clogged up pores, and the skin becomes soft, smooth and ready to perform opens the clogged up pores, and the sain becomes soil, smooth and ready to perform its proper functions. To be rid of Eczema you must first purify and build up the blood, and nothing so surely and effectually does this as S. S. S., the only guaran-teed purely vegetable blood purifier. Send for our book on blood and skin diseases, and write our physicians for any information or advice you may desire. Medical advice and book free, THE SWIFT SPECIFIC CO., ATLANTA, GA.



Because it represents the most reliable, most cminent, and the most recent scholarship in all the departments of knowledge and informa-tion, the Standard Dictionary has become the universally accepted authority of the English-speaking race. In South Africa, Japan, Chi-na, Siam, India, Mexico, the West Indies and South America its sub-stantial merits have secured for the Standard Dictionary a cordial welcome whereever the English language is spoken. In the United States, England and Canada, it is everywhere the leading and favor-ite authority. It is international in its scope, and its popularity is worldwide. It contains over 304,000 vocabulary terms-79,000 more than any other dictionary. any other dictionary

The President of the United States and All the Great Rulers of Europe Have Procured the Standard Dictionary.

CARDINAL VAUGHAN, Archbishop of Westminster, England, says .- "Well may this be called the admiration of Literary England and the pride of Literary America." THE JOURNAL OF EDUCATION, Boston:-"In thoroughness,

completeness, accuracy, typography, style and illustration it chal-lenges criticism and commands admiration." lenges criticism and commands admiration." THE NEW YORK HERALD:--"The most complete and satisfac-

tory dictionary publish WE WANT EVERY READER TO KNOW MORE ABOUT THIS GREAT DICTIONARY.



share and share alike thirty-two to receive share and share alike thirty-two thirty-thirds thereof, and the last fif-teen the same being the children of my deceased son Abraham H. Cannon, to receive one thirty-third thereof, to be divided between them share and share alike; the issue of any of said persons who may be deceased taking the of its deceased parent by right of representation, and in the event of any one or more of said legatees dying without issue, then such legacy to lapse, exissue, then such legacy to lapse, ex-cepting in view of the fact that Caroline Young Cannon, mother of said parties Adah Croxall Cannon, Caroline Croxall Cannon, Mark Young Croxall Cannon, Tracy Young Croxall Cannon, Vera Young Croxall Cannon, Clawson Young Cannon, Wilford Young Cannon, Anne Young Cannon, Wilford Young Cannon, Anne Young Cannon, Georgius Young Cannon, is possessed of property that she holds in her cgn name and which she received from her fa-ther's estate, and which if not taken

Cannon,

into consideration in settlement of my estate as provided in this my will is divided among her said children will give them property in excess of that received by the other beneficiaries un-der subdivision g; therefore, my executors are fully authorized to select an arbitrator or arbitrators who shall in onjunction with the arbitrator or ar bitrators whom her said childen shall appoint place a value upon the property which shall be inherited by said chil-

which shall be inherited by said chil-dren, Adah Croxall Cannon, Caroline Croxall Cannon, Mark Young Croxall Cannon, Tracy Young Croxall Cannon, Vera Young Croxall Cannon, Clawson Young Cannon, Wilford Young Cannon, Anne Young Cannon and Georgius Young Cannon from the estate of their mother derived as aforesaid from her father's estate and have it deducted fainer's estate and have it deducted from the respective shares of said chil-dren of said Caroline Young Carnon when the said residue provided for herein is finally divided so that her children herein named shall have after inheriting their portion of her estate derived as aforesaid nothing in excess of

the remaining first thirty-two persons herein named in said subdivision g; without any power or right on the party of the said respective legatees to encumber said legacy or to anticipate any part thereof, and these payments the said executors shall make only when they shall deem it prudent and proper, and in case the judgment of the said executors any one or more of said males are improvident or given to drinking intoxicating liquor or gaming drinking intextcating indust of kaming so as to make it unwise to place said legacy at his or their disposal or in case any one or more of the said females shall marry one who is impro-vident or given to drinking intextcat-

vident or given to drinking into a tex-ing liquor or gaming, or for any cause not capable, in the judgment of the said executors hereof to hold or handle said property, then the said executors or the survivor or survivors of them, or their successors as hereinafter provided are empowered in their discretion to hold such sums themselves as trustees or appoint some other discreet person or persons to do so who shall pay the or persons to do so who shall pay de income of such part of the remainder of said estate to the person for whom and from whom it is so withheld, or the said executors may in their discre-tion assign said legacy to the issue of said improvident person, subject to the video to the same of the second subject to the life interest of his or their parent.

Third. I give, devise and bequeath nine thousand, nine hundred and eightynine thousand, nine hundred and eignly-nine shares of the capital stock of the George Q. Cannon association, a cor-poration, or so much of the capital stock of said corporation as I own at the time of my death to my executors hereof, and to their survivors and suc-cessors as hereinafter provided, to take and use or dispose of all profits from some as follows: same as follows:

h. To make up any deficiency that there may possibly be after all of my

jegacy at his or their or in case any one or more of said fe Anne Young Cannon, Georgius Young males shall marry one who is improvi Cannon, George J. Cannon, Claude Q. Cannon, Elizabeth H. Cannon, Abradent or given to drinking intoxicating liquor or gaming, or for any cause not capable in the judgment of the said hain H. Cannon, Jr., Mary C. Cannon, Ardella W. Cannon, Lester J. Cannon, "Illian C. Cannon, Claire C. Cannon, executors bereof to hold or handle said property, then the said executors, or • illard C. Cannon, Hazel Cannon, David H. Cannon, Spencer C. Cannon, Munn Q. Cannon and Marba H. Can the survivor or survivors of them, or their successors as hereinafter provided, are empowered in their discretion to hold such stock themselves as trustees, or appoint some other discreet person of persons to do so who shall pay the income of such part of such stock to the person for whom and from whom h

so witheld, or said executors may in their discretion assign said legacy to the issue of said improvident pershare son subject to the life interest of his or their parent Fourth. I heretofore received from my

deceased wife, Elizabeth Hoagland Cannon certain property with a re-quest that I should use the same for the benefit of her children, and I have conveyed to Sylvester Quayle Cannot as trustee property equivalent in value to that which I received from her, and therefore feel that I have complied

with her request. Fifth. In the event that any of the legatees mentioned in this will shall in-stitue any proceedings to avoid or annul the same or any part thereof, such action shall in the discretion of the said executors and their successors as hereinafter provided, operate as a forfeiture of any and all rights, benefits and privileges in my said estate under this will

Sixth. I hereby nominate and appoint as the executors of this will Angus J. Cannon, Lewis T. Cannon, Sylvester Q. Cannon, Hugh J. Cannon, Tracy Y. C. Cannon, and John Mousley Cannon, and



He thinks more of fine himself. That is why he neglects to notice 'symp-to notice symp-toms which are full of warning. The foul tongue. the bitter taste sour risings, and undue fullness after eating are but symptoms of dyspepsia or some 1 orm of disease involving the stom-ach and organs of

digestion and nutrition. In time the heart, liver, lungs,

or other organs are involved and the engineer has to lay off. Dr. Pierce's Golden Medical Discovery

cures diseases of the stomach and organs of digestion and nutrition. It purifies the blood and builds up the body with sound healthy fiesh.

solind heating nesn. "I used ten bottles of Dr. Pierce's Golden Medical Discovery and several vials of his 'Pieas-ani Peliets' a year ago this spring, and have had-no trouble with indigestion since," writes Mr. W. T. Thompson, of Townsend, Broadwater Co., Montana, "Words fail to tell how thrackful I am for the relief, as I had suffered so much and it seemed that the doctors could do me no good. I end down in weight to use nounds and was not Is seemed that the doctors could do me no good. I got down in weight to its pounds, and was not able to work at all. Now I weigh no and can do a day's work on the farm. I have recom-mended your medicine to several, and shall always have a good word to say for Dr. Pierce and his medicine."

Dr. Pierce's Pleasant Pellets cure constipation.

GEORGE Q. CANNON.

The foregoing instrument, consisting of eleven pages including this, was at the date hereof, by the said George Q. Cannon, signed, and sealed and published as, and declared to be, his last will and testament, in presence of us, who, at his request, and in his presence, and in the presence of each other, have subscribed our names as witnesses thereto.

W. C. SPENCE, Residing at 60 E. First North Street, Salt Lake City, Utah.

GEORGE M. CANNON, Residing at Forest Dale, Salt Lake

County, Utah.

Codeil.

I, George Q. Cannon, of Salt Lake County, Utah, make this codicil to the innexed will, which will is dated annexed March 4th, 1901, and witnessed by Wil-March 416, 1991, and Witnessed by Wit-llari C. Spence and George M. Cannon, and insert at the bottom of page 4 of said will the following: "And give to my brothers, Angus M. Cannon of Salt Lake City, and David H. Cannon, of St. George, Utah, the sum of five thousand dollars (\$5,009.00) each1 and to my sisters, Mary Alice Cannon Lam hert, of Salt Lake City, Ann Cannon Woodbury, Leonora Cannon Gardner, of Washington County, Utah, and Elizabeth Cannon Piggott, of Bear Lake, Idaho; and to my adopted daughter, Rosa C. Lambert, whom my deceased wife, Elizabeth H. Cannon, and I raised from the time she was about seven years of age; and to m dear friend Charles H. Wilcken, wh has been untiring in his efforts in my behalf in times of peril and sickness as a token of appreciation, the sum of two thousand dollars (\$2,000.00) each; without any power or right on the part of said last named eight parties to encumber said part eight legacy or to anticipate any part there-of; and to be paid only when my said executors deem it prudent and proper GEORGE Q. CANNON. Dated at Monterey, Cal., April 1st

1901. The foregoing, consisting of one page besides this was on the date thereof by the said George Q. Cannon signed and sealed and published as a Codici to his will, which will is hereto an-nexed and bears date March 4th, 1901, by the preserve of his who at his rein the presence of us, who at his re-quest and in his presence, and in the presence of each other have subscribed our names as witnesses thereto.

E. H. NYE, Residing at Ogden, Utah. FREDERIC CLIFT, M.D. Residing at St. George, Utah.

PROPERTY TRANSFERS.

Abstract of file, county recorder's office, Salt Lake City, May 8, 1991: Florence A. Morris to Henry M Dinwoodey, warranty deed, 10x3 rods northwest from southeast corner lot 3, block 2, plat I \$6, 1 Robinson Bros, company to Rom-

ney-Robinson Shoe company, 10x 10 rods southeast corner lot 7. block 31, plat B.o. 2,000 Thomas Gorman to Samuel Vad-ner, east one-half lot 6, block 10, mesime Bourdon to Thomas Gorman, lots 18-19, Granite subdivi-

. 400 sion creates creates concerned and Salt Lake county to Louis C. Leslle, lot 13, block 2, Park Dale plat

board of education, within ten days after the close of the examination, the number of those applying for a certifispirit and vigor an cate of each grade, and the number in each passed and rejected. RULES FOR EXAMINATIONS. 1-Each candidate should be re.

quired to fill out a registration blank furnished by the board of examiners. 2-No explanation of questions may be given by any one, unless publicly for the benefit of all candidates; and no one may inspect or criticise any work while the same is in progress. 3-Candidates must not, during the examination, communicate in any way with any person other than an examiner. Any effort upon the part of any candidate to obtain aid in any improper way, or to give it, will be followed by the cancelling of the entire examination of any one so offending. 4-No candidate may be permitted to leave the room and return during the progress of any examination, except

in case of sickness. A, C. NELSON, Chairman. J. T. KINGSBURY, Secretary.

W. J. KERR, FRANK G. COOPER, WM. S. MARKS. State Board of Education.

JONES GETS THE PLACE. Made Superintendent of the Infirmary

to Succeed Mrs. Whipple. After three months' consideration the county commissioners have come to an agreement as to the appointee for the office of superintendent of the county infirmary. Their choice is William R. Jones, at present an employe of the Magazine Printing company, Mr. Jones' salary will be \$110 a month, \$10 more than the present incumbent, Mrs. Whipple, is receiving. The latter has proved to be a most efficient superintendent during the last four years, and her removal is solely due to the color of her political views, the commissioners feeling bound to install a Republi-can in the office. Mr. Jones is con-sidered in every way a capable man for

the position. Commissioner Harker favored candidacy of Ben Harmon of Mill Creek, but was "talked over" to Mr. Jones.



A New Method of Using Fruit is to prepare it in such a manner that it still retains all of its natural properties and then combine it with selected grains, thereby producing a perfect breakfast beverage. This is the way Figprune Cereal, the substitute for coffee and tea, is made. Your grocer sells it. Ask for sample.

Why Some Children are Restless and nervous even their own mothers are unable to tell. Possibly they have been given coffee or tea to drink. Figprune Cereal, made from choice California fruits and selected grains, is a beneficial substitute. Figprune will feed the nerve centers. It will make the child strong and healthy. Made like coffee, Looks like coffee. Butit's 54 per cent fruit and 46 per cent grain.

If you don't feel just right substitute Figprune Cereal for coffee. It's the per-

toticed the students. I h this at was particularly the Ashland sch buildings here are very nice, East Denavally fine ary schools t American bot for all mols and we ver high school building. Our Engl can hardly be comp schools, because t classes. We have have better ones, by kyour aver age is better. second with your better. They ary schools, corre high schools, are o are not free school bout a third of the students do y anything as they are admin ompetitiv examinations. I agree with the American fash not paying er children. nore attention to Here you educate we take a great de decidedly clever sti I alke, bu care of the "Besides my ambridge. ted the las have been chie



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