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OGDEN NEWS.

OGDEN, UTAH, -

CANNOT GET WATERWORKS

Committee Opposes Condemnation of Present Plant and Favors New System.

Coroner's Jury Holds Union Depot Co. Responsible for Death of Mr. Maynard - Court Cases.

A meeting of the city council was held last evening and the following

business was transacted: Charles Zemmer, who was one of the petitioners for the grading of Twelfth street, appeared and was given permission to speak as to the feeding of the prisoners who were working on the grade work. He stated that the prisoners were not receiving sufficient food; that he had examined their dinner on day and found that for eight men there were three loaves of bread, no butter, a stew with potatoes and a small the eight men he did not think would

Pres. C. F. Middleton presented a petition for the opening up of Twentieth street from its present terminal to a point north of the Rio Grande Western gas house, thence westerly to C. P. Middleton's residence and across the Weber river to a connection with Wilson Lane road.

On motion of Councilman Cross the matter was referred to the street committee with power to act.
The committee on laws to whom was

referred the revision of ordinances on sale of liquors, reported recomending that the ordinance be not passed, and presented another ordinance amendin the liquor ordinance, recommending its passage. The report was received for

The committee on laws, to whom was referred the bill of Joseph Hall for 180, as justice of the peace, reported, recommending that the same be denied, as the last legislature passed a law doing away with the office of the justice of the peace. The report was unani-

On the petition of Thos. D. Dee and others, asking for an electric light on Quincy avenue and Twenty-sixth street, and Dr. P. A. Cook et al for electric light on Thirtieth street and recommended that the petitions

The committee on public buildings and grounds reported recommending that a five wire fence be placed around the city gravel and a double gate be placed at the gravel pit and kept locked, the key to be left with the city sexton to collect for gravel. The report was adopted.

The committee on water supply, to whom was referred the communication the mayor respecting the city's rights in Strong's canyon water, reported recommending that the same be referred to the city attorney to ascer-tain what rights the city has in said waters. The report was adopted. CANNOT ACQUIRE WATERWORKS.

The special committee, to whom was referred the matter of considering the advisability of condemning the waterworks, reported that they had consulted with T. D. Johnson, John D. Murphy. Agee and McCornick, who had given their opinion that they could not condemn without express authority from the legislature. The committee was of the opinion that it would be a waste of money to start condemnation proceedings at this time, and recom-mended that the city council proceed at once to build a new waterworks system, a duplicate of the present water system, and extend to such points where desired by the inhabitants, and further recommended that a commit-tee of three of the council, who with the mayor, city attorney city engineer, shall compose a special committee on waterworks, and shall be authorized to repare plans for a new water system, to secure bids and estimates for piping and other material and submit the same to the council at the earliest possible moment. The report was adopted on motion of

HEALTH REPORT.

The sanitary inspector's report was received showing the following number of contagious diseases existing in the city: Scarlet fever, 11; diphtheria, measies, 6; smallpox, 4.

An ordinance was introduced by J. C. Nye to amend section 1 of an ordinance relating to the collection of polltax approved March 19, 1897, which amendment provided that no man shall be allowed to work as a substitute for another execution. another except upon the written request of the taxpayer for whom the work is to be done, and in no event shall he be allowed to work allowed or more than one person other than imself in any one calendar month. No man shall be deemed physically incapcitated to do a day's work who shall fall to furnish a certificate to that effeet from a practicing physician." On motion of Mr. Cross the rules were sus-pended and the ordinance passed its econd reading by a vote of eight ayes,

Mr. Chambers presented a resolution roviding that the chief of police be instructed to see that no venders be allowed to sell their goods on the street thout first obtaining a license. Adopt-

Mr. Nye presented the following res-Whereas Councilman Hendershot by his remarks in reference to e railroad committe as per publish ed statement in the Tribune, has offered to the mayor and several of this a personal insult.

tesolved, that we as a council condershot as being uncalled for, ungentlemanly, and beneath the dignity of any er of the council."

The resolution The resolution was adopted. Mr. lendershot moved that chapter I, title 7, and section 9, Revised ordinances of gden (tree). Osden City, be repealed. This section provides that the dispensers of liquor shall arrange the front of their places of hundred of business that persons passing the the can have a view of the inside of the place of business, on Sunday reve all blinds, screens, and other obnight to 6 o'clock Monday morning, so that persons can see inside the place of business." The matter was consido'clock Saturday

Vote: Ayes-Carr. Cross. Hendershot, Powers, Paine. andall, Williams; nays-Chambers and The rules were suspended on motion of Councilman Hendershot and the orcinance entitled "An ordinance amending section 2 and repealing section 3 of chapter 1 of title 17 of Revised ordinances of Ogden City," passed its third and final reading. The ordinance prescribes the license that shall be paid by liquor dealers.

discussed and repealed on the

cook at the pest house would not cook for the patients after Thursday and stated that the board of health has destated that the board of health has decided that it would be better to build one more room to the detention hospital and as the nurse had consented to cook for the patients for the present, asked for an appropriation of \$75 to build the room. The request was granted.

CORONER'S INQUEST.

five to six miles an hour, but did not see Mr. Maynard and did not know he had struck anyone until F. R. Wil-liams, a switchman, gave the signal for

him to stop and who ran down the track and told Mr. Brown he had killed a

man; he then got out of his en-gine and found the body under the sec-ond car; that he helped to remove the

lifeless body from under the cars. He said he did not think he went over

thirty feet after he had seen the first

F. R. Williams, a switchman in the employ of the Union Depot company. next testifled that he saw Mr. Maynard

pasing westward, at a distance he

wenty-fourth street chossing and he

gave a signal to Brown but the man

was struck and knocked to the ground

and he ran down the track and in-formed Brown of what had happened

on the front of the engine, and did not

R. N. Nicholl, the fireman on the switch engine, testified to about the

that he saw a crowd of men standing

had happened and went to the scene

did not have a flagman on duty from

on duty Sunday morning, also that there is never a flagman on duty at

night at the Twenty-fourth street

Several other witnesses testified to

similar facts as those aiready stated.
Justice P. J. Hall stated that he
found a plece of skull bone near the

switch which is only a few feet from the Twenty fourth street crossing and

saw blood all along the track from that place up to where the body was

by being struck by a Southern Pacific switch engine; by the negligence of

the Union Depot company, in not hav-ing a flagman on Twenty-fourth street crossing at night time, and exonerated

Engineer J. Brown and his fireman, R. N. Nicholl of Southern Pacific engine

Attorney H. R. Macmillan represented the state and family at the inquest.

CASES FILED.

Suit was filed in the Second district

court by N. H. Ives against Lee Busse and Fred Pehlk to secure judgment in

on a promissory note given for \$887.50

on Dec. 6, 1896, secured by a mortgage.

An action has been brought in the district court by Elizabeth Ann Sharp, a resident of Derby, England, against

DISTRICT COURT.

The divorce proceedings in the case

of Margaret Manley against Thomas Manley was brought to a sudden stop

when the attorney for the plaintiff moved for a dismissal of the action, which motion was granted.

Sarah J. Cooper was granted a divorce from Frank Cooper on the grounds of desertion and failure to pro-

Banford vs Banford; the hearing of

motion to tax costs was taken under

new trial and motion to relax costs was taken under advisement.

Cathryn Y. McKean vs Ogden Rapid Transit company: trial was continued

and hearing set for April 14, 1902.

In the matter of the estate of J.
Tassana, deceased: hearing on motion to revoke letters of administra-

tion was had and taken under advise

ment.

Hearing is in progress in the case of the application of Ophelia Shurtliff for a writ of habeas corpus against Job Pingree, to require him to deliver to the plaintiff the two minor children of Joseph Pingree, who were awarded to the

custody of the plaintiff at the time the decree of divorce was granted to Jo-seph and Ethel Shurtliff Pingree. The children remained with Mrs. Shurtliff

for a short time after the decree o

livorce was granted, but were permit

ted to go to their grandfather's, Job Pingree, on a visit, and he refused to

Oldest Man Present Was 97.

the sum of \$1,842.50, alleged to be

No. 1037 from all blame,

at about \$2,000.

under advisement.

the train and knew that something

further testified that the company

time he left Saturday until he came

E. Smith, the flagman for the Un-

think there was one there.

same facts as Mr. Brown.

crossing.

judged about 100 feet south of

never in my life given a testimonial before, but you have done so much for me that I feel called upon to give you



MRS. JENNIE E. O'DONNELL. President of Oakland Woman's Riding Club,

pound. For eight years I had female more or less of an invalid and not much good for anything, until one day found a book in my hall telling of use and in seven months was cured, and again, for the health I now enjoy."-MRS. JENNIE O'DONNELL. 278 East 31st

form of female ills can be cured by Lydia E. Pinkham's Vegetable Compound. That's sure. . Mrs. Pinkham advises sick women free. Address, Lynn, Mass.

CHATWIN-ROSELY WEDDING. GARDEN CITY NOTES.

R. C. Watkins has purchased the C. D. Glazier home in the First ward. Mr Glazier will build on the lot north of the place he sold. On Monday next at 2 p. m. the Provo

ranged for the occasion.
Atty. J. F. Chidester of Panguitch May 9, 1, 1, Chicaster of Panguiten was in Provo yesterday.

Harvey Cluff of this city has been elected class orator for commencement day, May 8, at the Highland Park college, Des Moines, Iowa, where he is studying law, Mr. Cluff will graduate from the nest graduate course with the that place up to where the body was found. This testimony was in direct contradiction—to that of several of the other witnesses who stated that the man was killed from 100 to 150 feet north of the Twenty-fourth street crossing. The jury after a short deliberation brought in a verdict that C. E. Maynard came to his death by being struck by a Southern Pacific

Ludwig Cook was committed to the county fail for ten days yesterday by Justice Park, of Provo Bench, for stealing chickens,

The Logan Dramatic company will present "The Silver King" at the operathouse Wednesday evening, the 12th.

LOGAN.

DEATH OF EZRA CARDON. Ward Wants New Schoolhouse.

ercises of the schools in Logan tab-ernacle on May 23. A petition was reeived from the residents of the upper the Seventh ward, asking that a schoolhouse be erected in that part of town as their children are now compelled to walk a long distance to school. The matter was referred to the

Ezra Cardon, son of Paul Cardon vas aged 23, and was a most estima ble young man. The funeral will be held at Benson, Wednesday, at 10 a. m.

DISTRICT COURT SITTING.

The hearing on motion for a new trial the case of Mitchell vs the Union Irrigation Case on Trial - Pleads Guilty to Serious Charge. Railway company was taken Special Correspondence. In the case of Utah Savings & Trust company the hearing on motion for a

ohnson opened the adjourned term of the Seventh district court here today.

Contagious **Blood Poison**

so deceptive and so destructive. Don't be too sure you are cured because all external signs of the disease have disappeared, and the doctor says you are well. Many persons have been dosed with Mercury and Potash for months or years, and pro-nounced cured - to realize when too late that the disease was only covered up-Like Begets Like. driven from the surface to break out again, and to their sorrow and mortifi-

cation find those nearest and dearest to them have been infected by this loathsome disease, for no other poison is so surely transmitted from parent to child as this. Often a bad case of Rheumatism, Catarrh, Scrofula or severe skin disease an old sore or ulcer developing in middle life, can be traced to blood poison con-

tracted The Sin of the Parent. life, for it remains smoldering in the system forever, unless properly treated and driven out in the beginning. S. S. S. is the only antidote for this peculiar virus, the only remedy known that can overcome it and drive it out of the blood and it does this so thoroughly and effectually that there is never a return of the disease to embarrass or humiliate you afterwards.

cures Contagious Blood Poison in any and all stages; contains momineral to break down your constitution; it is purely vegetable and the only blood puritier known that cleanses the blood and at the same time builds up the general

Our little book on contagious blood poison is the most complete and instruc ive ever issued; it not only tells all about this disease, but also how to cure yourself at home. It is free and should be in the hands of everyone seeking a

Canal Co. et al vs the Pioneer Dite This suit involves all the waterrigh of Price river and ordinarily would occupy several weeks to consider, but ow ing to stipulations agreed to today th hearing will be materially shortened

Charles Williams was called for ar raignment this morning and entered plea of guilty to a charge of attempte rape. Sentence will be passed on Wed nesday morning.
Thomas Talbot pleaded not gullty to

an indictment charging him with forg-

HYRUM.

IMPRESSIVE FUNERAL RITES. Mrs. Harriet Ann Shaw Lovingly Laid to Rest. Special Correspondence. Hyrum, Cache Co., March 9,-Th funeral services over the remains

Sister Harriet Ann Shaw were held as 1 p. m. Friday, March 7, in the Hyrum meeting house. The remains were carried by her sons. The Relief society of the three wards followed her or the three wards followed her remains. The church was filled to its ut most capacity. The music was very appropriate. Addresses were made by William Humphreys, Mayor O, M. Wilson, James Unsworth, Prests. I.C. Thoreson and W. C. Parkinson, All borrecord of the faithful labors of Siste Shaw in the Hyrum wast for the page. Shaw in the Hyrum ward for the past 32 years. Elder Unsworth stated she had not only raised an honorable famfly, all the members of which wer members of the Church, but had reall oeen a mother to the whole ward for many years. Where sickness, sorro or death was, Sister Shaw always wa willing to lend a helping hand and wa known throughout the ward for

rest; her name will live in fond re-membrance in the hearts of this com-munity. Brother Shaw and family have the sympathy of the Saints.
Sister Shaw was born at Walsall.
Staffordshire, England, Feb. 1, 1838, and
was baptized Jan. 4, 1856; was married to Elder C. C. Shaw April 16, 1860,
and emigrated to Utah in 1865, and was

her children on the way Children often inherit feeble digestive power and colic of a more or less severe character results, when the food is taken which is all difficult to digest. WHITE'S CREAM VERMIFUGE acts

is always complete. St. Helena Sanitarium Food Co., 63 east First South.

Red Wagons, White Hubs. Watch for them. Utah Lumber Co.

Special Correspondence. Smithfield, Cache Co., March 10 .- We are having one of the muddlest springs ever experienced in this valley, that the writer ever saw. The roads are so bad that even doctors cannot trave them, and our sick of whom we have a goodly number, cannot be cared for as attentively as in some cases it is There are several severe cases a bright little boy of 5 years, was tak en away. The little 5-year-old daughof an ailment that is somewhat puz-zling to the doctors. The first cause of

uried yesterday.

The late storms deposited great amounts of snow in the mountains From 2 to 3 feet has ben piled away bring a feeling of satisfaction over the

Bishop John Styler Honored by His

Special Correspondence Oasis, Millard Co., March 9.—A pleas-ant surprise was given on the evening of the 7th inst., at the home of Bisho John Styler, in his honor. A goodl number of people were present. The coming of such a number of guests was wholly unexpected on the part of the Bishop and his amiable wife, but a were welcomed. The evening was pleas antly spent until 12 o'clock, when a de licious lunch was served.

OUR NEICHBORS.

MANASSA, COLORADO

MUCH SICKNESS IN VILLAGE.

Diphtheria Abating-Mild Winter but Late Spring-Amusement Hall.

rear-old son of Albert L. and Mary V. Reed. We are once more free from diphtheria. Quarantine will be raised from the last case in a few days.

For the last week it has been snowing in the mountains but does not reach the valler. valley. Our farmers would be glad to see a good old fashloned snow or rais storm, as the ground is very dry, and without precipitation grain will have to be irrigated up. The winter has been the majest since the settlement of this place in 1879, and that is saying a great deal for the sunny San Louis

valley is noted for mild winters. Spring is already two weeks later than last year, how much longer win-ter will be able to maintain his fey grip no one but the weather man can tell, and he can not be found.

winter, and have the brick already ourned for the walls. It will be a much needed improvement.

Bishop Robinson of Pinto, Utah, is

Our former Bishop, John C. Dalton, is in Denver, where he went to undergo an operation, at the hospital, for an ab-scess in the head; he is reported to be progressing favorably since the opera-

JERSEYS FOR THE DAIRY,

We commenced dairying in March, 1891, with one half breed Jersey heifer, having been raised with beef cattle and oming in possession of it to cancel a her, but turned her with some young cattle on pasture. When she came fresh we were milking three Durham cows, and the helfer made as much

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. This is the way Figprune Cer eal, the substitute for coffee and tea, is made. Your grocer sells it. Ask for sample. Figs, prunes and grain.

outter as all three of the Durhams. just having been married at that time and starting for ourselves, we naturally expected the cows to furnish our ocerles, but did not like the idea o eeding three cows to get as much buter as one made, so we disposed of hose cows and bought others, some of thich were no better than the ones we old, so we fattened them and sold tem for beef. I then bought a young toroughbred Jersey bull and began to thoroughbred Jersey bull and began to raise the helfer calves from my best cows, and bought two thoroughbred Jersey helfers from the best butter strains that I could find. We found by naking good butter that we could find a cash market for it at better prices than we could get at the grocery; and as our trade increased we increased our herd, using the Babcock test and scales o weed out our unprofitable cows. We ollow a three year rotation of corn and lover, feeding all the rough feed rown, to the cows, buying bran to alance the ration, saving and hauling manure direct to the fields, which ld at least one-third more than they when we commenced dairying. built a small silo five years ago, and two years ago I built a large one; find it the most economical way to handle the corn crop, also the best and cheapest cow food I ever fed. I bought a cream separator and used it until three ars ago, when there was a creamer arted at our town that bought butte been a patron of the creamery is much less work than making after. We get eighty pounds of skim ilk back from the creamery for each er; we feed the skimmlik to calves gs and chickens. Our cows average leach for butter fat and calves sold ost of keep, \$30 per cow. We now sep about 40 cows and helfers, which onsume all the pasture and roughag come each month throughout the year -Z. O. Worley in Practical Farmer.

SELECT STRONG PLANTS.

At a recent meeting of the New York Horticultural society, Prof. F. W. Card of the Rhode Island experiment station gave an address on the growing of Bu n Fruits." Beginning with the soil. all of hamus to grow good crops. On high soils there is less danger from frosts, and crops are less affected by fungous diseases, I would never plant bush fruits on sod ground. I would plow and cultivate deeply, and subsoli if it was necessary. Deep so is hold more moisture. Humus in the soil will hold the moisture and put it in bette mechanical condition, and admits of ble manure and cover crops are the neans of providing the humus. for planting only the plants that are stron, and well grown, and are from young plantations. An experiment which I made shows the individuality of plants. From a plantation of rasp-borries I selected five of the stronges plants and five of the smaller and weaker ones. They were all given the same culture, and a careful record of the yields of the plants was kept for thre years. The five strong plants yielded 75 per cent more than the small plants, and the fruit was larger. Simi-ar results were obtained in strawberries. The evidence seems conclusive that we should always propagate from selected plants. Thorough tillage and the use of cover crops I find essential to success. Cultivate to conserve the meisture, not to increase it. In Rhode Island our best cover crop to sow with our bush frults is crimson clover, have an acclimated variety, and no seldem fail with it. Study your plants and reupe negating to their habits of growth. Judicious spring pruning

Red Wagons, White Hubs. Watch for them. Utah Lumber Co.

CURING CONSUMPTION.

When Scott's Emulsion makes the consumptive gain flesh it is curing his consump-

Exactly what goes on inside to make the consumptive gain weight when taking Scott's eral amounts set opposite the names Emulsion is still a mystery.

Scott's Emulsion does something to the lungs too that reduces the cough. More weight and less cough always mean that consumption is losing its influence over the system.

Scott's Emulsion is a reliable help. Send for Free Sample. SCOTT & BOWNE, Chemists, 409 Pearl St., N. Y.



IF IT'S PHOTOGRAPHS WANT GO TO ELLIS THE PHOTO-

64 WEST SECOND SOUTH. Best work. Lowest prices. Picture Frames and Enlargements.

CALIFORNIA **EXCURSIONISTS!!!**

Trunks, Valises and Bags at

MEREDITH'S, 155-157 So. Main St.

ในประชาสารใหม่ในสารใหม่ในสารใหม่ในประชาสารใหม่ในสารใหม่ในสารใหม่ในสารใหม่ในสารใหม่ในสารใหม่ในสารใหม่ในสารใหม่ใ เขา

NOTICE OF TRUSTEE'S SALE. WHEREAS, CHARLES H. WILC n and Eliza Wilcken, his wife their certain trust deed dated Apr

8, 1893, and recorded April 8, 1893, the office of the County Recorder Salt Lake County, Utah, in Book "3 of mortgages at pages 113-18 of said records, conveyed to William H. Dale trustee for The Middlesex Bankins company, a corporation of Middletown Connecticut, the following describes real estate situate in Salt Lake City Salt Lake County, Utah, to-wit: Corn-mencing at the northwest corner of lo-flye (5), in block seventeen (17), pla "B," Salt Lake City survey, and running thence south four(een (14) rods, thence east ten (10) rods, thence north fourteen (14) rods, thence west to (10) rods to the place of beginning, t secure to said The Middlesex Banking ompany, the payment of the sum \$4,405.05, as evidenced and secured to be paid by two certain promissor notes of even date with said trust deed, executed by said Charles H. Wilcken and Eliza Wilcken, his wife, in favor of said The Middlesex Banking comany, one of the said notes being fo the principal sum of \$4,000.00 due am payable on the first day of May, 1809 bearing interest at the rate of six pecent, per annum from date until ma turity, payable semi-annually as follows: \$135.55 on the first day of No vember, 1893, and \$120.00 on the firs each succeeding May and November, the principal of said note after maturity and all interest no paid when due to bear interest at th rate of twelve per cent, per annur from the time due until paid; the other of said notes being for the aggregat sum of \$405.05, payable in installment as follows: \$45.05 on the first day of November, 1893, and \$40.00 on the first day of each succeeding May and Nov-ember until fully hald, as will more fully appear by reference to said trus

deed which is hereby referred to and made part of this notice, and Whereas, said last mentioned note for the sum of \$405.05, having been paid in full and the sum of \$1.000.00 having been paid and each led. been paid and applied on said note of \$4,000.00, in consideration thereof the following portion of said above des-cribed real estate was released from the operation and lien of said trust deed, towit: Commencing eleven (11) rods south of the northwest corner of said , thence east ten (10) rods, thence south three (3) rods, thence west ten (10) rods, thence north three (3) rods o the place of beginning, and,

Whereas, said principal note for the sum of \$4,000.00 became due and paya-ble on the first day of May, 1898, and no part of the same has been paid except ing the sum of \$1,000.00 aforesaid, an lefault has also been made in the pay ment of all taxes which have been to led and assessed on said premises or and subsequent to the year, 1898, als the insurance thereon, and by reason of such default the conditions of said note and trust deed have been broken and said The Middlesex Banking com pany, the owner and holder of said note and indebtedness, has, under power and authority contained in sale trust deed, elected to foreclose the same, and has requested in writing that sale be made of that portion of the premises hereinafter described, for the rpose of paying said note and in debtedness, attorney's and trustee' fees and the costs and expenses of ex cuting said trust as therein provided Now, Therefore, public notice is here by given that I, William H. Dale, trus tee as aforesaid, will by virtue of the power and authority in the vested by said trust deed, on the 10th day of April, 1902, at 12 o'clock noon of said day, sell and dispose of the following portion of the real estate described said trust deed, towit: Commencing the northwest corner of said lot I block 17, plat "B," Sait Lake City sur ey, in Salt Lake City, Utah, and run ing thence south eleven (11) rods hence east ten (10) rode, thence north eleven (11) rods, thence west ten (10) rods to the place of beginning, and all right, title, interest, benefit and equity of redemption of said Charles H. Wile-ken and Ellza Wilcken, his wife, their heirs and assigns, at public auction, at the south front door of the County Court House of Salt Lake County in Salt Lake City, Utah, towit: the south front entrance of the Joint City and County building in said Salt Lake City, for the highest and best price the same will bring in cash for the purpos of paying said note and indebtedness attorney's and trustee's fees and the

costs and other expenses of executing Dated this 10th day of March, 1902. WILLIAM H. DALE,

Chas. W. Boyd, attorney. First publication, March 11, 1962. DELINQUENT NOTICE.

ELY MINING AND MILLING COM pany, principal place of business, Sait Lake City, Utah. Notice: There are delinquent upon the following described stock on account of assessment No. 15, of three cents per share, levied on the 24th day of January, 1902, the of the respective shareholders, as fol-

Cert. Shares. Amt.

E. D. R. Thompson, 6 3,000 \$ 90.00 Wm. B. Sprague 1.000 Alex. McIntosh W. Cahoon 1,000 S. Simon
M. N. Rathbone
E. A. Greenwood
E. A. Greenwood
Wm. B. Sprague
Wm. B. Sprague
Wm. B. Sprague Smith Fabian Wolf nie P. Fablan J. Jolly intenta Griswold 10: W. C. McFarland D. R. Thompson 13 W. E. Ferrebee 142 E. D. R. Thompson 158 Lillie E. Clark 175 W. P. Lynn 178 Ferrebee D. R. Thompson 204 Wolf 209 S. O. Snyder S. O. Snyder S. O. Snyder A. Greenwood Belle Reedall W. P. Lynn W. P. Lynn 238 30,000 - 960,00

And in accordance with law and an order of the Board of Directors, made on the 24th day of January, 1902, many shares of each parcel of stock as may be necessary will be sold at the office of the treasurer, No. 150 South Main street, Salt Lake City. Utah, at 10 o'clock a, m., Thursday March 20, 1902, to pay the delinquen assessment thereon, together with the costs of advertising and expense of

Dated Salt Lake City, Utah, March

W. B. SPRAGUE, Secretary, 150 South Main street, City. IN THE BANKRUPT ESTATE OF MAR-SHALL BROTHERS.

SHALL BROTHERS.

SEALED BIDS FOR THE WHOLE OR part of the bankrupt estate of Marshall brothers, bankrupts, consisting of goods, wares and merchandise and fixtures, comprising the stock of goods and fixtures comprising the stock of goods and fixtures of Marshall brothers, and located at 165 South Main street, Salt Lake City, Utah, will be received by me up to 10 a.m. on the 17th day of March 1902. All bids must be accompanied by a certified check for 10 per cent of the amount bid. Bids not accompanied by certified checks will not be considered. The right is reserved to reject any and all bids. The store will be open for inspection by purchasers each day from 11:30 a.m. to 1:30 p.m. MATHONIBAH THOMAS.

Trustee in Bankruptcy.

PROBATE AND GUARDIANSHIP NOTICES.

signers for further information.

IN THE DISTRICT COURT, PROBATE Division, in and for suit Lake County, State of Utan. In the matter of the estate of Dirk Bockholt, deceased. Notice, The petition of C. S. Burton, praying for the issuance to himself of letters of administration in the estate of Dirk Bockholt, deceased, has been set for hearing on Friday, the first day of Maren. A. D. 1902, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Said Lake Clury, Said Lake Court, Utab.

Witness the Clerk of said Court with the seal thereof affixed, this Sh [SEAL] day of March. A. D. 1902.

JOHN JAMES, Clerk, By C. Frank Emery, Deputy Clerk.

Forguson & Cannon, Attorneys.

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of Catherine L. Errickson, Deceased, Notice.—The petition of Athert F. Errickson praying for the is u unce to himself of Letters of Admir tration in the estate of Catherine Errickson, deceased, has been set for hearing on Friday, the 14th day of March, A. D. 1902, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed the scal thereof affixed this 3rd day of March (Seal.)

JOHN JAMES, Clerk, Stewart & Stewart, Attorneys for

IN THE DISTRICT COURT PROate Division, in and for Salt Lake County, State of Utah. In the matter estate and guardianship of Edvard P. Ferry, an incompetent person. Notice. The petition for approval and ettlement of the semi annual account and report of the guardians of the peron and the estate of Edward P. Ferry in incompetent person, has been se for hearing on Friday, the 21st day of March, A. D. 1902, at 19 o'clock'a, m., at the County Court House, in the Court Room of sald Court, in Salt Lake City, Salt Lake County, Utah, Witness the Clerk of said

(Seal) affixed, this 7th day of March, A. D. 1902. JOHN JAMES, Clerk.

By J. U. Eldredge, Jr., Deputy Clerk, T. Richards, attorney for petitioners.

IN THE DISTRICT COURT, PRO bate division, in and for Sait Lake County, Sta te of Utah. In the matter f the estate of Thomas Hewlett, ceased. Notice. The petition of Peter Reid, the executor of the estate of Thomas Hewlett, deceased, for confirmation of the sale of the following described real estate of said decedent, to-wit: The north half of the north half of lot three in block ninety-seven, plat "A," Salt Lake City survey in Salt Lake County, State of Utah, for the sum of \$1,205.00. And upon the following terms to-wit: Cash: Ten per cent to accompany bid and balance on conas appears from the return of sale, filed in this Court, has been set for hearing on Friday the 21st day of March, A. D. 1902, at 10 o'clock a, m. at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said (Seal.) Court with the seal thereof affixed this 10th day of March, A. D., 1902. JOHN JAMES, Clerk

By C. Frank Emery, Deputy Clerk. Thos. Adams, Attorney. bate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of John Sharp, deceased settlement of the annual account of the executors of the estate of John Sharp, deceased, has been set for hearing on Friday, the 14th day of March, A. D. 1992, at 19 o'clock a. m., at the County fourt, in Salt Lake City, Salt Lake

County, Utah.
Witness the Clerk of said Court with the seal thereof affixed this 1st day of March, A. D. 1902.

JOHN JAMES. (Seal.) By C. Frank Emery, Deputy Clerk. Young & Moyle, Attorneys.

IN THE DISTRICT COURT, PRO oute Division, in and for Salt Lake County, State of Utah. In the matter f the estate of Sophia Freeze, Deceased. Notice. The petition of Frank W. Freeze, administrator of the estate of Sophia Wickens Freeze eceased, praying for the settlement of inal account of said administrator and or the distribution of the residue of for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Friday, the 21st day of March, A. D. 1902, at 10 o'clock a. m., at the County Court House in the Court Reom of said Court, in Salt Lake City, Salt Lake County, Used.

Witness the Clerk of said Court with the seal thereof affixed this 7th day of March, A. D. 1962. JCHN JAMES,

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

NOTICE TO CONTRACTORS.

NOTICE IS HEREBY GIVEN THAT ealed bids will be received by the under-igned up to 12 o'clock moon of March 13, 100, or the materials required and labor to be performed in the installation of the heating performed in the installation of the heating and ventilating, pumbing and cleanin flown on the Physical Fullding on University site, just east of and adjacent to Sait Lake City. Utah, all according to blans, specifications and drawings which are open for in spection of bidders at the office of Dallas, illedges, in the Deserte National Bande Building, at the corner of Main and First Sout streets, in Sait Lake City, Utah, and all bid and proposals at the abreet ine will be put.

in Sait Lake City. Utah and all bids and proposals at the above time will be publicly opened and read in the office of the board of regents in said bank, at the said time and place of opening the same. Hids must not contain conditions, qualifications, propositions or any other thing in addition to tress mentioned in the plans, specifications, drawings, contracts and londs, and bidders must use the form of bids without change, which will be found at the office of said architects, and an other form of bid will be received. Each bid must be accompanied by a certified check on some bank in sait Lake City, Utah, for at least five per cout of the amount of bid submitted. Each check to be made payable to the undersigned, and is to be forfeited to the undersigned and is to be forfeited to the undersigned and three days after its acceptance, for the faithhree days after its acceptance, for the faith all execution of the contract and bond here after mentioned. The proposed contract and bond are also at the office of said architects, and can there

be examined.

There must be a separate bid and certified check for each of the lollowing pieces of work to wit:

1—Plumbler, 2—Heating and Ventilating. Cleaning down.

A bond must be furnished for one-half of the amount of the bid, with good and sufficient sureties, all satisfactory and acceptable

clent sureties, all satisfactory and acceptable to the undersigned.

The Physical Building is to be completed on or before July 1, 1962.

The undersigned reserves and has the right to reject any and all bide or to accept any bid or bids it may deem best, or to let all the contracts for the Physical Building to one bidder.

UNIVERSITY OF UTAH.

NOTICE IS HEREBY GIVEN THAT there will be a meeting of the members of the "iwenty-first Corporation of the Church of Jesus Christ of Latter-day Saints" residing in the Est Ecclesation Warl, of the Sait Lake State of Zion, in the County of Sait Lake and State of Unab, at the meeting house of said ward, or Friday, the 1sth day of March, 1962, at 7:30 o'clock p.m., for the purpose of authorizing the Bishop of said ward, who is a corporate sole under the laws of the Stale of Utah, to sell the following described real exate belonging to said corporation, to-wit:

The south half of Lot four, in block twenty-five, Flat D, Sait Lake City Survey.

Dated February 28, 1902.

The Twenty-first Corporation of the Church of Jesus Christ of Latter-day Saints, by M. S. WOOLLEY, Bishop.

NOTICE OF TRUSTEES SALE.

east fity-one and four hundred and twer ty-nine thousandths (51.42) rods; them north fity-six (59 rods; them; north fity-six (59 rods; them; north fity-six (59 rods; them; east twenty-eight and five hundred and sever ty-ene thousandths (22.57) rods; them; north twenty-rour (2) rods; them; north twenty-rour (2) rods; them; north twenty-rour (2) rods; them; and the fit of the place of beginning. Said trust deed providing, among off or things that if default should be mad in the payment of the literest of the lags of said property when due, or the payment of principal when due, that the trustee might, at the request of the legs holder of said note, proceed to said in the payment of said note, proceed to said the property above described at public venu to the highest bidder, at the west from door of the court House or said county after giving thirty days notice of the time and place of said, and description of the property to be said by advertise ment in some bewepaper published in in County of Sait Lake; that default habeen made in payment of said note, in the rany interest nor principal having see, paid, nor have the taxes on said lanbeen made. That at the request of the legal hold or of said note, I will, on the lath day of March, 1862 at 12 O'clock, noon, set said above described real estate at the west front door of the Court House E 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 sais sale, including trustee's and attorney fees, at public auction to the highest bid der for cash.

CHARLES BALDWIN,

STOCKHOLDERS' MEETING.

NOTICE IS HEREBY GIVEN THA!

there will be a special meeting of the stockholders of the New State Gur-Club, held at Room 513 Templeton Building, corner of South Temple and Main streets, Salt Lake City, Utah, on Friday, the 14th day of March, A. D. 1962, at 7 o'clock p. m., for the purpos of amending the articles of agreement of amending the articles of agreemen

By striking out the words "four and "forty' and the figure "4" in paragraph 5th thereof, and inserting in lieu there of the words "ten" and "one hundred and the figure "10" respectively, so a to make the said paragraph read a follows: "That the amount of the cap ital stock of said corporation shall b Ten Thousand Dollars (\$10,000) which shall be divided into one hundred shares, of the face or par value of On Hundred Dollars each,

which reads as follows: .. The Trustee. of said corporation, for the purpose of paying expenses, conducting the busi ness or paying the debts of the sale corporation, may levy and collect as sessments to the extent herein provided but no one of said assessments shall exceed 10 per cent of the capital stock herein provided for, nor shall the whole herein provided for, nor shall the whole amount of the assessment levied and to be levied, after the full payment of the capital stock above provided for namely, \$4,000.00. is paid, exceed \$5.00 per share per annum, and said Trusteet shall have and are hereby granted pow-er for the purpose above stated, to levi and collect assessments for the full payment of said capital stock and the further sums they deem necessary, profurther sums they deem necessary, provided said assessments for said excess shall not exceed the sum of \$5.00 per shall not exceed the sain or \$5.00 per share per annum during the life of said corporation," and inserting in lieu thereof, the following: "The Trusteet of this corporation, for the purpose of paying expenses, conducting the busi-ness, and paying the debts of this cor-poration, may levy and collect assess-ments on all the issued capital stock of said company both before and after the treasury stock is dispo manner and form provided by law, and may levy and collect assessments after the issued capital stock of said com-

And by inserting after paragraph 16th, the following: "The remaining sixty (60) shares of the capital stock of said corporation not hereinbefore subscribed for is to be held in the treasury of said corporation to be dis-posed of by the Foard of Trustees to such persons and at such prices as the said board may deem proper and

Dated at Salt Lake City, Ulab, this 19th day of February, A. D. 1902. HARRY S. MARGETTS,

THE NEW STATE GUN CLUB. A COB-poration organized under the Laws of the State of Utan. Location of principal place of business, Sait Lake City, State of Utan. State of Utan. Location of principal place of business. Salt Lake City. State of Utan. Notice is hereby given that at a meeting of the trustees, held on the 18th day of February, 1902, an assessment of \$10.00 per share was levied on the capital stock of the corporation, payable on or before the 19th day of April, 1902, to the secretary and treasurer, at Zion's Savings Bank & Trust Co., at Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on the 10th day of April, 1902, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on the 19th day of April, 1902, to pay the delinquent assessment, togsther with the cost of advertising and expenses of sale.

NOTICE OF SPECIAL STOCK. olders' meeting of the Wood Grocer & Produce Co. In pursuance of a resolu-tion of the board of directors of the Wood Grocer & Produce Co., a special preeting of its stockholders is called and will be held at the offices of the company. No. 162 South West Temple treet. Salt Lake City, Utah, on Wed-pesday, the 19th day of March, 1902, at 3 o'clock p. m., for the purpose of emending and changing the Articles of Incorporation of the Wood Grocer & Produce Co., in the following par-

corporation to twelve hundred (1200) chares thereof, at the par value of one hundred (\$100) dollars per share, and to amend paragraph six (6) of the Articles of Incorporation of the Wood rocer & Produce Co. to read as fol-

The amount of the capital stock of aid corporation shall be one hundred and twenty thousand (\$120,000) dollars, which shall be divided into twelve undred (1200) shares of the face or par value of one hundred (\$100) dollars oach. W. M. RASH,

Bonds Called for Redemption,

Roads Called for Redemption,

NOTICE IS HEREBY GIVEN WHAP
there is in the kedemption Find of Provo
City, Utah, one nundred thousand dollars
(100,000) available for the redemption of the
bonds herelaufter mentioned, and that i, the
andersigned, as Treasurer of said City, hereby call for payment and redemption, and
will, on the 18th day of March. A. D. 19.2, pay
and redeem with said funds, at my office in
Provo City, Utah, or at the demical National
Bank in the City of New York, or at the
office of E. H. Rollars & Sons, Denver, Colorado, or Boston, Mossachnesits six par cent
Water Bonds of said City, dated November
End, 1891, now payable at the option of the
City, numbered from 1 to 36 both inclusive;
from 15 to 46 both factuater - ron 47 to 56, both
inclusive; from 86 to 68 both inclusive; from
15 to 50 both inclusive; Trans S to 56, both
inclusive; 99 and 100; from 102 to 114, both incclusive; 99 and 100; from 102 to 114, both incclusive; 107 and 158; 189, 123, 134 and 126; and
any of said bonds not presented for payment
shall cease to draw interest on and after said
date.

Dated this 28th day of February, A. D. 1902,

scribes the license that shall be paid by

Councilman Powers reported that the THE SWIFT SPECIFIC CO., ATLANTA, GA. Trustee in Bankruptcy.
420-423 Atlas Block, Salt Lake City.

again deliver them to the plaintiff,

Special Correspondence.

PROVO. ROYAL ENTERTAINMENT. Tendered First Ward Old Folks

Provo, Utah Co., March 11.-The old people of the First ward were royally entertained in the social hall yesterday the ward committee, assisted by good people of the ward. There re present altogether about two hundred people. The gathering was hon-ored by the attendance of Apostle and Mrs. Reed Smoot, President and Mrs. David John, President and Mrs. Jos. B. Keeler and many other prominent citi-zens, and the time was most pleasantly passed in sociable conversation, mostly of a reminiscent character. Several of the veterans had been with the Church in Nauvoo, among them being Patriarch Howard Corny, who was secretary to the Prophet Joseph. The oldest of he guests was William Harrison, who was born June 15, 1805, and who is still

active considering his great age.

A bounteous repast was partaken of

by the guests, after which an interest-

MRS. J. E. O'DONNELL

Was Sick Eight Years with Female Trouble and Finally Cured by Lydia E. Piakham's Vegetable Compound.

"DEAR MRS. PINEHAM :- I have



the wonderful curative value of Lydia E. Pinkham's Vegetable Comtrouble, falling of the womb and other complications. During that time I was the cures you could perform. I became interested; I bought a bottle of Lydia E. Pinkham's Vegetable Compound and was helped; I continued its since that time I have had perfect health. Thanks, dear Mrs. Pinkham

St., Chicago, Ill. - \$5000 forfeit if above testimonial is not genuine. Women suffering from any

Prests. David John and Jos. B. Keeler and S. L. Adams, St. George. ion Depot company, testified that he had just come on duty when the acci-dent happened and did not see it, but A marriage license has been issued t Henry S. Rosely, 27, of Benjamin, and Arletta Chatwin, 20, of Santaquin.

> Relief societies of the city will cele-brate the sixtieth anniversary of the organization of the Relief Society. The meeting will be held in the tabernacle, commencing at 2 o'clock, an interesting and appropriate program has been ar

> from the post graduate course with the degree of master of law. He expects to be home about May 12.

Red Wagons, White Hubs. Watch for them. Utah Lumber Co.

Schools to Close May 23 - Seventh Special Correspondence. Logan, Cache Co., March 10.—At the last meeting of the Logan school board it was decided to hold the closing ex-Jane Read, to secure a ninth interest of two-thirds of the estate of Thomas Read, deceased, as provided by the will of the deceased. The estate is valued

> appropriate committee. DEATH OF EZRA CARDON. died today of anemia. The decease

> > PRICE.

Price, Carbon Co., March 16 .- Judge

There is no poison so highly contagious

valuable assistance given to the needy She has for many years been a faithful teacher in the Sunday school, and an active worker in the Relief Society
A large cortege followed the remains
to the grave. The floral offerings were
profuse and beautiful. Truly loved and
deeply missed. Sister Shaw was laid to
rest; her name, will live in form.

seven months on the way. She walked nearly all the way across the plains carrying an eight-months old babe, and had the misfortune of burying one of

as a general and permanent tonic. Price 25 cents. Z. C. M. I. Drug Dept. Our line of pure and wholesome foods

SMITHFIELD. DEATH OF MRS. PETER SWENSON Siege of Diphtheria and Scarlet Fever - Death of a Child.

of dyphtheria and scarlet fever. One death up to the present has occurred through a complication of both diseases. In the family of Ralph Thornley ter of ex-city councilman, William Thornley, is quite sick with some kind

the sickness was attributed to eating some canned salmon. Every hope is entertained for her recovery. The aged wife of Peter Swenson who has been seriously ailing for the past 15 months, died last week and was

OASIS. Parishioners.

Special Correspondence.

Manassa, Conejos Co., Colo., March 7.

There is a great deal of sickness in our village, mostly lagrip and pneumo-nia; one death occurred from the lat-ter on March 1, Wilford Reed, the 7-

Our citizens are preparing to build an amusement hall. They have hauled the ock and sand for the foundation this

visiting his daughter, Mrs. Oscar F Westover, of this place.

Telescope Cases 50c, 65c, 80c, 95c, \$1.10, \$125.

THE ANNUAL MEETING OF THE Stockholders of the Brigham Young Trust Com any will be held at the company's office, Nauvoo Block, Salt Lake City, Utah, ou Monday, April 7, 1902, at 9:39 a. m., for the purpose of electing Trustees for the easuling year, and for the transaction of any other business that may lawfully come before the meeting.

I. A. CLA Y'10N, Secretary and Treasurer.

Salt Lake City, Utah, March 4th, 1902.

And by striking out paragraph 14th

pany has been fully paid, to whatever extent they deem it necessary."

Attest: President OVANDO C. BEEBE, Secretary

ASSESSMENT NOTICE

of advertising and expenses of sale.
O. C. BEEBE, Secretary. STOCKHOLDERS MEETING,

To increase the capital stock of said

Salt Lake City, Utah, Feb. El. 1902.

PROVO CITY, UTAH.

date. Dated this 28th day of February, A. D. 1902,
M. A. SNOW.
Treasurer of Provo City.