# DESERET EVENING NEWS: THURSDAY, JANUARY 29, 1903.

Three good snowfalls inside of two

There is considerable and has been

for months talk of a waterworks sys-

em for Price. But how to acquire the

ame is a puzzler to the town board

will figure the matter out to th

satisfaction of the board they and the people here will be forever under last

ng obligations to whoever the person

NOTES AND PERSONALS.

District court convenes here next Monday, Judge Jacob Johnson, presid-ing. The calendar is a small one.

ing. The calendar is a small one. Mrs. Guy Barrack will join her hus-band at Sunnyside about the first of the month, he being employed in the

cal company offices at that thriving

A Legacy of the Grip

Is often a run-down system, Weak-

ness, nervousness, lack of appetite, en-

may be

place.

eks on the desert between this town



OGDEN NEWS. er property by the storms of a week ago. In Smithfield, deep holes were washed in many places, and the county road was considerably damaged.

PAINFUL MISHAP.

Unconscious From Croup.

vorced and Married to Another Man.

-Court Orders-Judge Booth

On Salaries.

Special Correspondence.

The branch office of the Deseret News in Ogden is at No. 466 Twenty-fourth street, where advertisements and subscriptions will be received. The "News" is delivered by carriers in The "News" is delivered by carriers in EPHRAIM. COUNTY TEACHERS INSTITUTE

Ogden every evening on the same terms as in Salt Lake City. CODEN, UTAH. - - JAN. 29, 1903.

BENEFICENT SNOWSTORM.

Mountain Fastnesses Stored With Snow In sure Abundance of Irrigation Water.

Hon. B. H. Roberts Lectures Tonight on "Basic Principles of the Brotherhood of Man."

the Snow academy Monday. He deliv-ered an interesting lecture Sunday The continued and heavy fall of snyw and rain during the past week has evening in the tabernacle. stored snow in the mountains east of orden many feet deep, and promise for

c coming summer an abundance of rigation water, While in the act of swinging by a rope. The show has fallen so heavy on the head downward, in O. K. Olsen's barn, he accidentally struck his head on a pountains east of Ogden that in some laces small snow slides have taken sharp corner of one of the timbers, and cut an ugly gash five inches long on the top of his head. The scalp was ince. Yesterday afternoon a small snow slide occurred in Ogden canyon loosened all around on the side of his head. Dr. Jensen was called in, and he ushing down the mountain side carry. ing with it large rocks, which crashed into the large barn of County Commissewed up and dressed the wound. on William G. Wilson, situated in the on, crushing in the roof and one

During a sudden anl terrible attack of croup our little girl was unconscious ide but fortunately no animals were from strangulation, says A. L. Spafford, postmaster, Chester, Mich., and a dose the barn at the time The mountains east of Ogden valley the montains east of Orden valley there Ogden river heads, have not for tany years been piled so full of snow they are at the present time, in fact of One Minute Cough Cure was admin-istered and repeated often. It reduced the swelling and inflammation, cut the inucus and shortly the child was restw the past few years so little snow as fallen in that part of the mountains ing easy and speedily recovered. It cures Coughs, Colds, LaGrippe, and all Throat and Lung troubles. One Minat many of the springs which fur-shed water for Ogden river had dried Threat and Lung troubles. One Min-ute Cough Cure lingers in the threat and chest and enables the lungs to Commissioner Wilson says that re is over three feet of snow on the road which the county built up contribute pure, health-giving oxygen to the blood. Z. C. M. I. Drug Store, adle Fork, and that nearly 10 feet 112-114 Main St. and lays on the level in the moun-as near Monte Cristo where Ogden AN ENOCH ARDEN ROMANCE r heads. These reports bring joy contentment to the agriculturist this county and northern part of the

teps during the coming season, LECTURE BY B. H. ROBERTS.

The third lecture of the series given he Weber Stake academy will

red by the Hon. B. H. Roberts in academy assembly room this even upon the subject "The Basic Princi Judge Booth Will Untangle the Web the Brotherhood of Mun." Thi s of lectures is becoming very lar and a crowded house is exed tonight.

WEDDING PERMITS. Marriage licenses have been granted

the following couples: Thaties Barth, 30, and Miss Sarah Clune Drysdale, 22, both of Ogden

eber J. Newman, 35, and Miss Audhis home to enaged in sheepherding. His family then—and he insists that it does yet—consisted of a wife and Dalton, 32, both of Ogden City BRIEFS AND PERSONALS.

President Heiner of Morgan City was Ogden yesterday on business. rainmaster T. E. Rawlands has gone

nine children. When he returned a short time ago, however, he found that the former Mrs. Losser had become Mrs. Abscham Knutsen, having pre-Mrs. Abraham Knutsen, having pre

the

fact

of the difficulty in that manner,.

set aside the case for divorce would not be tried, but that Mr. and Mrs. Losser would continue in the relation of hushand and wife, temporarily disturbed by the divorce and second marriage Judge Booth took the matter under adisement. The divorce was granted by default

on the grounds of failure to provide on the lith of October of last year, and the marriage of Mr. Losser and Mr. Knutsen took place on Jan. 10 of this year.

## COURT ORDERS.

The following orders have been made in the Fourth district court, Judgment by atipulation has been rendered in the Fourth district court in the case of the Telluride Power Trans-Lecture by Dr. J. M. Tanner - Cannte Petersen Severely Injured. mission company vs Overland Gold Mining company in favor of plaintiff for \$2,226.61 and \$11.70 costs. The sul: Ephraim, Sanpete Co., Jan. 28 .-- The

achers' institute of this county will held in the opera house in this city was brought to collect for electric pow-er furnished the defendant company Friday and Saturday of this week. A public meeting will be given Friday evening under the auspices of the dis-trict schools of Ephraim. The school

by the power company. The petition of Lars L. Nelson for letters testamentary in the estate of Charles H. Nelson, deceased, and for boards of the various districts in the county will also assemble here, holding the admission to probate of the will of the deceased, has been set for hearing Feb. 14. The will provides that the es-tate shall be left to the widow during her life and then divided equally among the four children of the despecial meeting Saturday afternoon at 2 o'clock. An excellent program has the graduating class of the public among the four children of the de-

schools of this city will give a dancing party in Petersen's pavilion Friday ceased Estate of Andrew Crump, deceased: vening, Dr. J. M. Tanner, superintendent of

Thomas Halvorsen, Edward Evans and William T. Monk appointed appraisers, Estate and guardianship of John M. Latter-day Saints' schools, was visiting Bestlemeyer, a minor; petition for or-red to sell mining property granted. M. M. Kellogg, Dominicus Carter and David K. Bowen, appointed appraisers.

Canute Peterson, the oldest son of C JUDGE BOOTH ON SALARIES. W. Petersen of this city, met with a painful accident last Sunday afternoon.

Judge Booth of the Fourth district court, while not opposed to an increase of salary for district judges, if the Legislature thinks the work done by the judges is worth more than they are at present paid, does not think there is much in the contention made by some of the advocates of increased salaries viz: That higher salaries would se-cure abler men for judges. And his position seems to be borne out by facts. He claims that in every district, except

the Third district, the judges are in most cases as well qualified for their position as any other attorney in the district would be, and if not those attorneys who are better qualified would accept the position, at the present salaries if the people wanted them. So in these districts the judge argues, and it seems logicity, that there is no need higher salarles to secure the best

lawyers for judicial positions. In the Third district there are attorneys enjoying such lucrative prac-tice by reason of their acknowledged ability that they would not accept the office of district judge if the salary was doubled, and therefore, the judge rea-sons there is no use of raising the sal-ary for the purpose of securing those men, because they could not be obtained If the salary was raised to the amount now contemplated

Sheepherder Returns to Find His Wife Di-FUNERAL OF CHARLES W. SMITH. Impressive funeral services over the emains of Charles W. Smith were held

esterday in the Fourth ward meeting house. There was a large congregation of relatives and friends. The speakers were President David John, Patriarch John Smith, Elder J. E. Booth and Bishop Moroni Snow, Appropriate Appropriate rusical selections were rendered by the Fifth ward choir and Boshard and Payne Brothers' quartet.

#### GARDEN CITY NOTES.

Provo, Utah Co., Jan. 29.-Judge Booth is wrestling with a sort of Enoch Arden romance, with some practical features attached, in the Atty, Rydalch has gone to Price on egal business. He will lecture there this evening before the teachers' insti-tute on Abraham Lincoln. Fourth district court. Some time last spring Jacob Losser of Benjamin, left Sheriff Emery brought down a pa-tient for the State Mental hospital last

evenin J. A. Boshard will leave this evening for Colorado, where he will continue his work of gathering information for the Ex-M



La write to les you know new l appreciate your Cascaries. I commenced taking them last Novem-ber and took two ten cent boxes and passed a tapo-worm left. long. Them I commenced taking them again and Wednesday. April til. I passed another tape worm 25 ft. long and over a thousand small worms. Previous to my taking Cascaress I didn's know I had a tape-worm. I always had a small appetiad." Wm. F. Brown, 184 Franklin St., Brooklyn, N. Y.



Pleasant, Palatable, Potent, Tante Good, Do Good, Never Steken, Weaken or Gripe, 18c, 20, 58c, Never old in buik, The genuine tables stamped CCC, juaranteed to cure or your money back. Sterling Remedy Co., Chicago or N.Y. 594

ANNUAL SALE, TEN MILLION BOXES

and today won the suit. The case will be appealed,

L. P. Larsen, watermaster at Elsinore, pleaded guilty and was fined \$50 for taking water out of his turn. John J, Dunn was cited for contemp: in failing to pay alimony and to turn over deeds in compliance with a decre He was found guilty and of divorce. He was found guilty and illowed three days in which to fulfill the provisions of the decree, falling which he will be punished by imprisonment and the alimouy made a lien

against his property. City of Richfield vs George Page bonds forfeited. Ed Clark of Richfield

s bondsman, In the case of Agnes M, Lawson ve ), T. Baker, Walter F. Brown and D. Brown. In May last plaintiff was injured by falling from a wagon in crossing a bad ditch on the county road near Joseph, Sevier county. sued the company, which the court held not liable. Then suit was brought against Road Supervisor O. T. Baker and his two bondsmen. A jury was impaneled, but on motion of defendants the case was dismissed, because the supervisor had not been instructed to repair the road and had not been furished material for such repair, case will probably go to the supreme court.

#### Don't Worry,

This is easier said than done, yet it nay be of some help to consider the matter. If the cause is something over pecial Correspondence. hich you have no control it is obvious that worrying will not help the matter in the least. On the other hand, if within your control you have only to act. When you have a cold and fear an attack of pneumonia, buy a bottle o Chamberlain's Cough Remedy and use it judiciously and all cause for worry as to the outcome will quickly disap pear. There is no danger of pneumonia when it is used. For sale by all drug-

# SCOFIELD.

gista.

well.

Relief Society Honors President -Arrival of New Citizens.

Special Correspondence. Scofield, Carbon Co., Jan. 27.-A suc-cessful surprise party was held in our meetinghouse on Jan. 12, on Sister Mary Johnstone, president of the Scofield Relief society, by the sisters of the society. An enjoyable time was spent by all present, Sister Johnstone resented with a handsome rocking chair and some other tokens of love and

A fine baby girl came to the home of Mr. and Mrs. H. F. Booth Thursday, Mr. and Mrs. H. F. Booth Tharsday, Jan. 15. Ex-Mayor H. H. Earli's home was made happy by the arrival of a baby boy on Friday, Jan. 16. Heard tomorrow. In the case of Frank Florer vs. Rol-lins Mining company and Sarah R. An-geil, intervenor, counsel for intervenor

Another baby girl made its appear-ance in the home of Mr, and Mrs. Chris

PRICE.

-Smallpox Situation.

Price, Carbon Co., Utan, Jan. 29.-

Friday, Jan. 16.

being ex-Sheriff John Leamaster, who for more. The mail line from Preston s reported to have it in most virulent via Weston to Malad is still kept of-en; but the snow on the divide is more GOOD FEED PLENTIFUL.

than hub deep. Mr. and Mrs. Peter Nielsen are mourning the loss of an infant babe. The child lived but three hours in this

and Grand Junction on the east has mortal sphere. We are having a time of socia since ande the range good for sheep, and consequence owners of herds are in e best frame of mind. The storms laying the new floor in our amusement hall. The married people are looking very anxiously for 8 o'clock p. m. so were also general to the north beyond the reservation and south as far as the San Rafael mountains, Flockmasthey might trip the fantastic to their heart's content

ters report losses light so far this win-ter, both from the elements and var-Mr. Jesse P. May is conducting semiweekly elecution classes, preparatory to ints. Cattle have so far done well, it owners figure on considerable eding the balance of the winter. putting on another play in the near fu-ture. Nearly all our young men and women are taking advantage of the same. AS TO WATERWORKS.

## ST. CHARLES, IDAHO.

#### Heavy Snow in Mountains-Death of A Babe-Socials.

inder the assessed valuation of real state but \$7,000 can be raised, while Special Correspondence. will take something like \$13,000 to t in the kind of system that is inted. If some mathematician can

St. Charles, Bear Lake Co., Ida., Jan. 27.-Last week was very stormy, raining and snowing almost the entir-week. It cleared off Sunday night, but vesterday morning about 8 o'cloc commenced to snow again, and cept it up ever since, so that in nours a foot of snow has fallen. as been a number of years since have had such an amounto f snow, an broad smille is seen on the face of the farmer, as we are assured plenty water the coming summer.

Scarlet fever now seems to be under ontrol. There are no new cases, so the listrict school and public gatherings ave been resumed. In the issue of the Christmas "News"

hereby given that the stockholders will meet at their office, 33 to 37 it is stated that St. Charles has a pop-alation of 321, which is only about 1963, at 6:30 p. m., for the election of aine directors, and to transact such half of her population, as there at nearly 700. The pell list shows 243 voters. before the meeting. W. N. WILLIAMS.

### NOTES FROM THE ACADEMY.

Increased Attendance - Lectures on

Special Correspondence,

Thatcher, Ariz., Jan. 24.-The enroll-

ELY MINING AND MIELING GOM-pany. Office and principal piace of business. Salt Lake Oity, Utah. Notice is merely given that at a meeting of the directors, held on the 19th day of January. 1003. an assess-ment of scents per share was levied on all the shares of the capital stock of the cor-poration issued and outstanding, payable on or before Fobraary 23d, 1963, to the ceretary. At his office, No. 73 South Main Street. Sait Lake City, Utah. Any stock upon which the assessment may remain appaid on the 20th day of February. [93], will be defingment and advertised for sale as public auction; and na-less payment is made before, so many of the shares represented by each cordinate of the my is greater than last semester. The old students are nearly all here and A school drill is gone through with

As they enter the assembly room they march to their seats to the sound o music The school orchestra is made up of

fartoneaux was occupied all day in the hearing of the case of the State of liah ex rel, N. P. Ipson, vs Charles Woolfenden. The defendant claims hat the offices of assessor and treas-bat the offices of assessor was elected cademy teachers and students, and furnishes a very high grade of music. The last Polysophical meeting was well attended. That it was appre-ciated is shown by the fact that many of the visitors have commented favorer, to which Mr. Ipson was elected. not legally consolidated, and that

terefore there were no such offices as essor and treasurer in existence in We were made the recipient of a check for \$25 from the Graham County caver county at the time Ipson claimbe elected, and that the defend-State bank to show its appreciation ant holds over as the previous incumof the good work being done by the academy

Salt Lake City, Salt Lake County, Utah, as parties of the first part, made Miss Clair Kimball, a student, xecuted and delivered to Henry Quayle. trustee, as party of the second part, a

two offices when there is no statute against it, and there is none in this case. The evidence was short, and was serving as assistant journal clerk in certain trust deed of the real estate sit-uate in Salt Lake City, Salt Lake Counthe territorial legislature.

A course of loctures on agriculture and animal husbandry is to be given evening. Although there has been a regular blizzard raging here all afterunder the auspices of the academy by R. H. Forbes, director of the terrinoon the courthouse was packed with spectators to hear the case, to such an extent has it aroused the public inter-est. The general sympathy of both Re-publicans and Democrats is with Mr. torial experiment station and Prof. Gordon H. True.

A large crowd of interested specta-tors watched the first drill of the militia to music. The academy orchestra was stationed on the campus The

was stationed on the campus The militia boys drill well. The first party of the semester was given the students last evening, and was well attended, and much appre-

Need Stationery?

Here's the place to come for Cause here's the place you'll

find the best stock of writing paper and envelopes in this town. Whiting's make-Hence you know what that means, the world's best. Many new shapes, Many new tints, Paper with envelopes to match in dainty boxes.

and the second

F. C. SCHRAMM.

PRESCRIPTION DRUGGIST.

Where the cars stop, McCor-

STOCKHOLDERS' MEETING.

Main Street, on Tuesday, February 3rd,

ther business as may properly come

Superintendent. Salt Lake City, January 15, 1963.

ASSESSMENT No. 19.

ELY MINING AND MILLING COM-

NOTICE OF TRUSTEE'S SALE.

Co-operative Furniture Co. Notice is

over.

nick building.

503, at 10 o'clock a. m. at the County Fourt House, in the Court Raom of haid Court, in Salt Lake City, Salt Lake ounty, Utah Witness the Clerk of said Court, with Come in and look the stock

Attle, Minors.

(Seal) JOHN JAMES, Clerk, By J. U. Eldvedge, Deputy Clerk,

PEOBATE AND GUARDIANSHIP

NOTICES.

Consult County Clerk of the respective signers for further information.

IN THE DISTRICT COURT, PRO-

bate Division, in and for Sait Licks County, State of Utah. In the matter

of the Estate and Guardianship of Fan-

semi-annual investory and account of Alice S. Little, the guardian of the per-sons and the estates of Fannis days

Little, Clara Little, Romania Little, Feramorz T. Little and Decker Little

Minors, has been set for hearing on Friday, the 6th day of February, A. D.

approval and settlement

Feramorz T. Little and Decker Minors, Notice, The petition

7

of the

wart & Stewart, Attys.

THE DISTRECT OFURT OF THE d Indicia District County of Sait Labe, e of Tube In the matter of the evictor renerdunship of Fannie Maria Intile, a Little, In the matter of the evictor renerdunship of Fannie Maria Intile, a Little, Bomana Little, enhors: Noticese Delation of Alice S. Little, guardian of estates and persons of Fannie Maria a the said berge shift and the S. Little in the said berge shift and the S. Little in the she, the said Alber S. Little, T. Little and Decisor Little, The minors, a the she, the said Alber S. Little, T. Little and Decisor Little, Status, to said wavis, in the capital stores of reserved Vatoral Rans. Mauli Saving and the Each sugar Company (pro-rel) and the Each sugar Company (pro-sel) and the Each sugar Company (pro-d) has been said for hearing on Friday, and has been as for hearing on Friday, and has been as for hearing on Friday. Bank farred be doth House, in the Court room of said con Sait Lake City, sait Lake County, Utth court, in rt with the

Witness the clerk of the said court with the seal thereof affixed, this 24th day of January, A. D. 1903.

[Sen].] John James, Olerk, Ey Geo, G. Arnstrong, Deputy Clerk, Stewart & Stewart, Attorneys,

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake County, State of Utab. In the matter of the estate of William C. Morris, Deceased. Notice.-The petition of Nel-son A. Empey, administrator of the es-tate of William C. Morris. deceased, praying for an order to set apart as homestead the real property of said decedent, and that all persons interested appear before the seld Compton to chemical appear before the seld Court to show cause why av order should not be granted to set apart as bomestond, of the following described real estate of said deceased, to-wit;

Commencing one hundred and ten feet north of the southeast corner of lot one, and running thence west one hundred and sixty five feet, thence north fifty-three and one-third feet, thence east one hundred and sixty-five thence east one hundred and sixty-five feet, thence south fifty-three and one-third feet, to the place of begining, re-serving a right of way ten feet wide off the south said premises, to C. O. Whiltemore, situated in block thirty-five, plat "A." Salt Lake City survey. Salt Lake County, Utah, has been sat for hearing on Friday, the 6th Jay of February, A. D. 1993, at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake Court Room of said Court, in Sait Lake City, Sait Lake County Utah. Witness the Clerk of said Court with he seal thereof affixed this 20th day

of January, A. D. 1903. (Seal). JOHN JAMES, Clerk. ows, to-wit: Commencing at a point

(Seal). JOHN JAMES, Cierk. By J. U. Eldredge, Jr., Deputy Clerk, Richard W. Young, Attorney for Petiloner.

four (4) rods South of the Northeast Corner of Lot eight (8), Block ninety-nine (99), Plat "A," Salt Lake City Survey, and running thence South six and one-half (6%) rods, thence West fifteen (15 rods, thence North six and one-half (6%) rods, thence South Six IN THE DISTRICT COURT. PROBATE Division, in and for Sait Lake County, State of Utah. In the matter of the estate of havid Winkler, deceased. Notice, - The poin-tion of Mary R. Winkler, executive of the estate of David Winkler, deceased, praying for the settlement of final account of said executive and for the distribution of the rea-idue of said estate, has been set for hearing the back heat the set for hearing one-half (6%) rods, thence East fifteen (15) rods to the place of com-mencement. Said deed of trust was re-corded December 10th, A. D. 1897, in the idue of said estate, has been set for hearing on Friday, the 6th day of February. A. B. 1991, at 10 o'clock h.m. at the 'ounty Court House, in the Court Hoom of said 'ourt, in Sait Lages City, Sait Lage County, Ciah. Witness the Clerk of said Court with the seal the reof affixed this list day of January, A. D. 1003. [Stat.] [SEAL] JOHN JAMFS, Glerk. By J. U. Eldredge, Jr., Deputy Clerk. Young & Moyle, Attorneys for Politioner.



BUSY TERM OF COURT. many new ones. Scrap Over County Offices - Old In-

every morning on the campus, where the students march to the drum beat. cumbent Wants to Hold Over. Beaver, Beaver Co., Jan. 28 .- Judge

hares represented by each conditionts of th shares represented by each certificate of the stock so deltaquent as may bo necessary will be sold on the lith day of March. 1963, at 10 o'clock a.m., to pay the delinquent assess-ment, together with the cost of advertising and expense of sale. WM. B. SP AGUE, Secretary. By order of the Board of Directors. Sait Lake City, Utah, January 19, 1963.

ably on the program rendered. Notice is hereby given that, Whereas on December 9th, A. D. 1897, Gideon H. C. Gibbs and Eliza A. Gibbs, his wife, of

Mr. Ipson takes the position that he was elected to both offices and under the common law he is entitled to hold The academy will celebrate its tenth anniversary on March 13 when we ex-

just concluded at the adjournment this

ty, Utah, bounded and described as fol-

It son, as he was fairly elected and should be allowed to enjoy the fruits of the offices. The arguments will be

WINDOW CLEANING.

The work expended by the students

A very interested class in well

ess connected with the ern Pacific meeting of the Weber county board ealth will be held Saturday after at 2:30 for the purpose of organing and preparing plans for the pro-tion of the health of the people of W. Nibley of Baker City, is in Ogden on business for a few

mes P. Sprunt of Salt Lake was an yesterday. he Fourth ward Primary association a pleasing entertainment in ward hall Friday evening.

h Josephs is slowly recovering her injuries sustained by falling wn a stairway.



MITHFIELD FARMERS' UNION et Officers - More Damage Done

By Floods. ial Correspondence.

gan, Cache Co., Jan. 28.-The mers' Union of Smithfield held its all meeting Tuesday and the fol-ne discussion. ng directors were elected: Isaac tensen, George Cole, Peter Affleck, ige L. Farrell, S. B. Thurston and Milligan. The directors qualioday and elected the following 's: George Cole, president; Isaac son vice president; James Milli-ecretary and treasurer. The re-

of the officers indicated a very ssful year's business.

It is pure.

It is gentle.

It is pleasant.

produces

The snow and rain in the mountains viously obtained a divorce from Mr. Losser. Just what was said when exand in Wasatch county have caused the Provo river to rise till it is now as high as at any time during the high water season in the spring of last year. planations were made by the interested parties is not known, but yesterday Mr. Looser, accompanied by Atty, Whitecotton, appeared before Judge Booth and moved that the decree of divorce be set aside. The motion was

RICHFIELD.

IN JUDGE CHIDESTER'S COURT

Condemnation Suit Won by Irrigation Companies-Must Pay Alimony

Special Correspondence.

divorce be set aside. The motion was made on the ground that the service, of summons, which was by publica-tion, had not been legally made, and there was an affidavit from Mr. Loss-er that he had not been out of the state, and did not know of the pro-ceedings against him, and that he had Richfield, Sevier Co., Jan. 28.-The condemnation suit of the Vermillion and Rocky Ford Irrigation companies King's New Discovery for Consump-tion, and our darling was soon sound and well. We are sure this grand med-icine saved his life." Millions know it's the only sure cure for Coughs, Colds and all lung diseases. Z. C. M. I. Drug Dept, guarantee satisfaction. 50c, \$1.00. Trial bottles free. a good and legal defense, etc. Mr. Whitecotton took the position that the whiteofton took the position that the summons not being served in conform-ify with the provisions of the statute, the court had no jurisdiction, and that the decree should be set aside. Atty, Jacob Evans, who was one of the Atvs Hyrum Colby et al, has just been concluded before Judge Chidester. The plaintiffs purpose building a large reservoir near Vermillion, this county, large and were unable to agree with property owners upon the value of the land to torneys for the plaintiff in the divorce suit, held that the court had jurisdicoccupied by the reservoir, tion, but did not deny that it was dis-cretionary with the court to set aside he decree. He, however, called the attention of the court to the fact that jury to adjacent land, and the possibility of unsanitary conditions to be caused by the stagnant body of water Condemnation proceedings were acpublic had some interest the case from the that Mrs. Looser had cc:dingly instituted. The court decided that the community's health would Special Correspondence. not be endangered by the reservoir The amount of farming land involve reain married, and Judge Booth want-ed to know about Mr. Knutsen and his interest in the case. Mr. Whitecotton stated that Mr. Knutsen would be per-fectly willing for the decree to be set aside; that he would be glad to get out of the difficulty in that manner While a hundred or more cases of smailpox are reported at Ferron in was 203 acres. The price asked by de fendants was \$5,050.20. The jury awarded them \$4,434, Damages claimed by defendants aggregated \$5,750; they were Emery country, they are well under control, and it is thought there will be no further spread of the disease outside of the town unless persons have been exposed of which there is at this time no knowledge. All pub-

awarded \$866. In the case of R. E. Collet vs Paul eretary and treasurer. The re-of the officers indicated a very stul year's business. FLOOD DAMAGES. ris continue to be received of stated that Mr. and Mrs. Losser, ris continue to be received of standing and that if the decree was

K, Jensen Saturday, Jan. 24. All doing 'clock. Saved Her Child. "In three weeks our chubby little boy was changed by pneumonia almost to a skeleton," writes Mrs. W. Watkins, of Pleasant City, O. "A terrible cough wet in, that, in spite of a good doctor's treatment for several weeks, grew worse every day. We then used Dr. King's New Discovery for Consump-

withdraws demurrer, and twenty days was given the intervenor to reply. J. T. Beaumont et al vs J. E. Twitchdigging a well on the campus was lost by it caving and now a well is being et al; set for trial Feb. 2, at 16 drilled. boring is always in attendance.

ocnt of the office.

The calendar of court cases for this term is a large one, and will tax the ability of the court to dispose of them in time to hold court in the other coun ties of the district. The most urgent of the cases is that of the Minersville figation company against the people Beaver, a matter that should be set d before the irrigation season opens Judge Marioneaux has informed the attorneys that he thought it could be tried immediately after the next Juab term and before the next St. George term, and the attorneys are trying to agree upon that time for the trial of the case.

.... HUNTSVILLE.

LEED PLENTIFUL ON DESERT VETERANS LAID TO REST. Three Heavy Snows in Two Weeks Heaviest Snow and Rain for Years-

Telephone Station.

## Special Correspondence.

Huntsville, Weber Co., Jan. 27.-On Wednesday, 21st inst., Thomas Tyson

Slater, who has been a sufferer for a long time with a complication of diseases, died at his home here. He was a kind and loving husband and father. He was born in Lancasifier, England, March 16, 1834: baptized 1852; and came to Utah and settled at Riverdale, Weber county, in 1854, coming to Huntsville in 1864, where he has lived ever since. He was a good citizen and a faithful Latter-day Saint. He leaves a wife, two sons and seven daughters to cherish

Mrs. Anna Erickson Lund, who lived to the ripe age of 98 years, departed this life Jan. 24. She was born in Den-mark, Sept. 26, 1896; baptized Oct. 11, 1854; emigrated to Utah in 1863. Her life was one of worths second of life was one of worthy example. She was honored and respected by all who knew her, and was a devoted and faith-ful Latter-day Saint. She leaves a son, who lives in the state of Indiana. The funeral services over both were held at the meetinghouse on Sunday, Jan. 25, at 1 p. m. The speakers were Bishop David McKay, Elders A. L. Refigstrom and Angus McKay. Each eulogized the upright characters of the deceased.

HEAVY DOWNPOUR.

We are having one of the heaviest and most severe storms which has been witnessed for a number of years. There is at present 16 inches of snow. Be-sides this it has rained four inches, which is equal to four feet of snow. The sidewalks are covered with limbs and branches of trees which have been broken off by the heavy snow and broken off by the heavy snow and wind. Communication has been cut off between here and Ogden, owing to the damage done the telephone line by the storm. At the present writing it is still

The telephone company has just put a central station at the store of Carl E. Petersen. This is something which has been needed for some time. For the benefit of the Sunday school there will be a play at the Wansgard hall Feb. 6. PENNSYLVANIA SALT M'F'G. CO. Proprietors, Phila., Pa.



Cluett Shirts \$1. 50 up Monarch Shirts \$1.00

than Cluett-Peabody make or so big an assortment of patterns-for dress, business or knockabout.

Special Correspondence. Weston, Onelda Co., Jan. 28.-We are now enjoying the first real winter for some time. About six inches of snow fell in the last 24 hours. The moun-tains are piled full, and we still look Cluett, Peabody & Co.

Janitor Service, House Cleaning, Chimney & Furnace Cleaning. The National Cleaning Co. 131 South Main St. Tel, 1257-Y Are You Going With the Choir On their California trip? If you are, allow us to tell you what you ought to take with you. A sult case and a hand bag. You just can't imagine how convenient they are, and besides your clothes don't get so wrinkled in a suit case as they do if jammed into an old style valise. Everybody will have one, and ou don't want to be different to everybody else. You can get them as cheap as \$2.00, and they're good, too. Others from \$3.00 to \$35.00.

Meredith's

Trunk

155-157 Main St., East Side.

Lewis' 98 % Lye,

paints, etc

Factory,

(PATENTED.)

County Recorder's office of Sait Lake unty, State of Utah, in Book "E" of Mortgages, page 118. Given in trust, however, for the purpose of securing nowever, for the purpose of securing to Thomas Quayle, the party of the third part to said trust deed the pay-ment of a certain promissory note of even date therewith, made and deliver-ed to said Thomas Quayle by the said Gideon H. C. Gibbs and Eliza A. Gibbs for the sum of \$1,000.00 payable two years after date at Sait Lake City, Utah, to the order of said Thomas Utah, to the order of said Thomas Quayle, together with Interest thereon

at the rate of eight per cent per annum from date thereof until paid both beore and after judgment or decree, inerest payable quarterly; And, whereas said parties of the first part in said trust deed covenanted to pay said note according to the tenor and effect thereof and therein promised and effect thereof and therein promised and agreed, that in case default should be made in payment of said note, or any part thereof or of the interest that might accrue thereon, as the same should become due and payable, then said trust deed should be in force and the said trustee might thereupon pro-ceed to sell the property conveyed by said trust deed, or any part thereof at public vendue to the bighest hidder public vendue to the highest bidder telther of the parties hereto may be-

come the purchaser at such sale) at any front door of the County Court House of Salt Lake County, Utah, first giving four consecutive weekspublic no. tice of the time, terms, place of sale and description of the property to be sold by advertisement once in each week in some newspaper published in said Coun-ty of Sait Lake and out of the proceeds of said sale. said sale, the said trustee should ony the expenses of this trust, includ-ing reasonable attorney and counsel ices, and compensation to said trustee

or successor for his services, the imount, if any, paid out by said Thom-is Quayle, his heirs and assigns for taxes, insurance or liens with two per cent interest per month thereon and the amount due on said note together with And, whereas no part of the principal

of said promissory note has been paid, and whereas no part of the interest upon said note has been paid, except on said note has been paid, except the sum of \$280.80, and whereas said grantors, Gideon H. C. Gibbs and Eliza A. Gibbs have failed and neglected to pay the interest of \$20.00 due Septem-ber 9th, A. D. 1901, and the interest accruing from that time to the present and the said promissory note is wholly due and unpaid, and the same is in de-And, 'whereas the said deed of trust

provides that in case of death or ab-Powdered and Perfumed. (PATENTED.) The strongest and purest mude. Unlike other Lycs, it is flouid powdered, packed in a can baving two Hds. one easily cut and the other removiable for constant use. It will make the bost Per-fumed Hard Soap In 20 minutes without politing. It is the best for cleansing waste pipes, disinfecting sinks, closesta, cleaning paints, closests, for engineers and machinists' uses: for painters, to Utah, or disability or refusal to act of the said Henry Quayle, trustee, then the Sheriff of said Sait Lake County the Sheriff of said Sait Lake County or his deputy then acting, is made his successor in trust. And, whereas the said Henry Quarte and Unlike

And, whereas the said Henry Quayle has expressed his refusal to act and now refuses to act as such trustee. Now, therefore, I, the undersigned, C. Frank Emery, Sheriff of Salt Lake C. Frank Emery, Sheriff of Salt Lake County, State of Utah, and as successor in trust, do at the request of Thomas Quayle, the holder of said note, hereby give notice that on Friday, the 6th day of February, A. D. 1993, at the west front door of the Salt Lake County Court House in Salt Lake City, Salt Lake County, Etah, at 12 o'elock noon of that day, I will, under and by virtue of the trust and power given me in and by said trust deed as such trustee, of-fer for sale and sell at nublic vendue fer for sale and sell at public vendue to the highest bidder for each, the real property aforesaid, or so much thereof as shall be necessary to pay the exble attorney and counsel fees and compensation to said trustee or successor fer his services, the amount, if any, paid out by said Thomas Quayle, his

heirs and assigns for taxes, insurance or liens with two per cent interest per month thereon, the amount of said note and the accrued interest thereon. Terms of sale cash.

C. FRANK EMERY, Sheriff of Salt Lake County and

Trustee. Dated January 8th, A. D. 1903. Ray Van Cott, Attorney. Rooms 7-12 Descret National Bank Building, Salt Lake City, Utah.

NOTICE.

NOTICE TO THE STOCKHOLDERS OF the Sandy Co-operative Mercantlic and Man-ufacturing Company. - Notice is hereby given to the stockholders of the Sandy Co-opera-tive Mercantlic and Manufacturing Comthe

pany, a corporation organised under laws of Utah, now having iss principal p of business at sandy. Sait Lake County O that a meeting of the stockholders of company has been alled and will be held the Coop hail Sandy. Sait Lake Cou Diah on the lifth day of February A D. d will be neurty, it Lake County, A.D. 1933 Company has been called and the to be an in the been in the County. Utah, on the like day of i bernary, A.D. 1903, at 4 o'clock pm, for the purpose of taking action upon the following proposed amendments to its articles of incorporation, viz.:
A proposed amendment to See, One, the proposition from twenty-five years to filty years to the proposition from twenty-five years to filty years to the proposition from twenty-five years to filty years to the proposition from twenty-five years to filty years to the comportion from twenty-five years to filty years to the proposition from twenty-five years to filty years to be the proposed amendment to Article Five of Section Time by striking out therefrom, the same being all that part which follows the words, "at least one share."
A proposed amendment to Article Three of section five, which gives the manner, of amending, by striking out therefrom all of amending, by striking out therefrom all of amending, by striking Gooperative Mercantile and Manufacturing Co.
A Derice OF Streclat city TAX.

NOTICE OF SPECIAL CITY TAX.

To Whom it May Concern:-Notice is here-by given that a special tax, for the purpose of constructing a side walk upon the south side of south Temple Street, letween tweith and Thirteenth Fast Streets, in Sidewalk District No. 20, has been levied and confirmed by ordinance of the City Council, approved December 4 the 100, and January list, 1003, respectively. "Baid special tax is levied upon the follow-ing described real property in Sait Lake City, to sit: Lots cand 6, Block 34, Plat 'F', Sait lake City survey, to a depth of twenty-five feat (2) back from said south side of south Temple Street; and is payable in three equal instaiments, and will become delingent as follows. Said first instalment on the Sist ary of March, Box, said second instalment on the 21st day of September, 1933, and said third instalment on the Tist day of March, Box, her of said instalments except the reat derms interest at the rate of server per-cent derms interest at the rate of server per-

third instalment on the first day of March, last, hach of said instalments except the inst draws interest at the rate of seven per cent to prot, per annum from the date of the levy, January Bit, Ded. If any of said instalments shall remain un-paid after the date of definquency, interest thereis, thereafter will read there not ten per cent. (opp. cf.) per annum from the date of doinguency until paid. All special faces are payable at my office, room fog. City and County ballding, Said Lake City. R. P. MORNIS.

NOTICE.

Notice is hoteby given by the City Conneil of Sall Lake City of the Intea-tion of such council to make the following described improvements, to-wit: Constructing a gravel sidewalk on both sides of et and Yale street, in Ninth East. Sidewalk District No. 37, and defray th thereof, estimated at cost and expense nine hundre (\$206.66) or 1 BIX and 66-1000 ollars (\$.18) per front or linear foot by a depth of tweat a local against -five (25) feet, upon the lots or pleese of lewing describe ground within listrict, being the district to be effected or benefited by eath Lots 1 to 90 inmely: Lots I to M Inglewood Sub clusive, 10 41 Inclusive and 46, block 2. Lots I to View Subdi Inclusive, Block 3. Park

. All protests and objections to the chrrying out of such intention must be presented in writing to the city recorder in or before the 2nd day of February, being the time se by said council when it will hear and consider such protests and objections as may be made

thereto. By order of the City Council of Salt Lake City, Utah.

Dated December, 1, 1902. J. O. NYSTROM, City Recorder. Sidewalk Intention No. 30.

