

ARE INSPECTING THE CLARK ROAD

Chief Engineer Hood, W. H. Bancroft and General Manager Wells Leave Today.

MAY CHANGE THE MAIN LINE.

Going Over the Washout Section With the Object of Determining What Can Be Done.

Vice President and General Manager W. H. Bancroft, of the Oregon Short Line, General Manager R. E. Wells of the Salt Lake Route, and Chief Engineer William Hood, of the Southern Pacific railroad, left Salt Lake City this morning on a special for a trip over the Clark road south. The object of the trip at this time, is to make a thorough inspection of the portion of the road lately damaged by washouts, with the purpose of determining what is best to be done in the premises in regard to reconstructing the line.

The heavy expense of maintaining the road in the washout districts, especially if an investigation it develops that the road cannot be permanently guarded against recurrences of the recent disastrous flood effects, may lead the officials to conclude that it would be cheaper in the long run to build the road around the unstable washout portion of the line. It is said that both portions of the country will be gone over, and notes taken by Engineer Hood, and comparisons made for the purpose of determining what is best to be done.

ADVANCE IN FREIGHT RATES.

Pennsylvania Lines File Tariffs for Increase on Iron and Steel.

Pittsburg, May 2.—Railroads in Pittsburg district have filed tariffs with the Interstate commerce commission for a general advance in freight rates to become effective June 1. Probably the most important feature of the advance in the rates, as far as Pittsburg is concerned, is the general increase of 10 per cent on all iron and steel finished materials and the advance of 7 1/2 per cent on pig iron and billets.

The tariffs were filed in accordance with the ruling of the commission, that the proposed changes in rates of all kinds must be made public at least 30 days before they become effective.

It is said that the advance in freight rates this year is greater than was ever announced in previous years. Practically every freight rate has or will be advanced and it is reported that coal carrying roads are now considering the question of making a still further advance in coal freight rates.

WON'T PLAY ANY MORE.

Ex-President Warmouth Tells Them to Just Take Their Own Line.

Chicago, May 2.—A dispatch to the Record-Herald from New Orleans says: Because he could not secure an annual pass over his own line, former Gov. Warmouth yesterday resigned the presidency of the New Orleans, Port Jackson & Grand Isle Railroad, a 60-mile line extending down the banks of the Mississippi river. He had held the office 17 years. Bondholders took over the property in 1896, and since then have been endeavoring to get the line back to the railroad. The railroad extends past the plantation home of Mr. Warmouth, who makes daily trips to New Orleans. Frank T. Howard is chairman of the bondholders committee.

WILL TAKE UP BONDS.

Difficulties of Baltimore & Ohio to be Amicably Adjusted.

New York, May 2.—Representatives of the minority stockholders of the Chicago Terminal Transfer Railroad said yesterday that while no offer has yet been made to them in the interests of the Baltimore & Ohio, they were of the opinion that a compromise would be reached between the Baltimore & Ohio and the Hill-Morgan interests as a result of which the Baltimore & Ohio would make an offer to stockholders in addition to carrying the bonds of the company will be taken up tomorrow at par and interest.

In the financial district it is believed that an understanding has already been reached between the Hill and Morgan interests as the minority owners of Chicago Terminal stock and the Baltimore & Ohio.

LOS ANGELES LIMITED.

Will be Started up Again on Tuesday Next Under Revised Time.

It is definitely learned that the Los Angeles Limited train will be resumed again next Tuesday, May 8. Arrangements have been consummated by which the Clark road will leave Chicago on Sunday, May 5, arriving in Salt Lake on Tuesday, and the train from the coast will leave Los Angeles on Tuesday, May 7, arriving in Salt Lake on Wednesday.

Since the name of the train is to be changed to the "Hart Schaffner & Marx" train, it is expected that the train will be resumed on Tuesday, May 8, at 10:30 a. m.

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Monday, May 4, arriving in this city on Tuesday, passing at this point the westbound limited.

An entire change has been made in the time schedule governing the new limited service. It is understood that the eastbound train will leave here about 12:50 or 1 o'clock, in the afternoon, while the westbound flyer will leave Salt Lake about 9 o'clock in the evening, which will make the service much more desirable from the Salt Lake point of view.

It was also contemplated to put No. 1 out of Salt Lake at 11:50 p. m., and one of the most important changes in the card will be the double daily train service between Salt Lake City and the Tintic mining district. The officials of the passenger department of the Salt Lake Route are now busily engaged in working out the actual details of the new card, which is expected will be given out tomorrow.

SPIKE AND RAIL.

T. C. Peck, assistant general passenger agent of the Salt Lake Route, is in the city today, looking after the matter of the Arrowhead, the official paper of the Clark road.

Excavation work is being rapidly pushed at the site of the new Sport Line station. New tracks are being built up flush with South Temple on the south side, old tracks are being torn up and the surroundings generally infested with active work on the new terminal building.

A cheap and delightful way in which to spend one's vacation is entertainingly described in a booklet, "Camping in the Rocky Mountains," just issued by the passenger department of the Denver & Rio Grande railroad. This little book tells where to go, what to wear, what to take and what it will cost.

The management of the Burlington railroad has issued orders that the passenger conductors on its line must wear no whiskers, and that they must shave every day at least. The order further demands that the conductors wear white vests, "but out celluloid collars and that their neck adornments shall consist of white ties."

Under the latest ruling of the interstate commerce commission, carriers are not required to observe instructions of shippers as to intermediate routing. The ruling is meeting with decided opposition on the part of shippers, who claim the right to say which roads shall handle their traffic. An effort is being made to have the commission change its ruling on this subject, as it is claimed that many hardships will result if left as it is.

The management of the Salt Lake and Los Angeles railroad, whose line extends between this city and Saltair, are planning the erection of a new station building at the corner of Fourth West and Second South streets. The station will contain ticket office and small waiting room, with lavatories adjoining, as it would be hopeless to build a large enough waiting room to accommodate all the crowds that visit Saltair. A good gravel platform will be provided for passengers to board the trains from, and as the line is only used during the summer months, no inconvenience will result, as the trains always leave and arrive on time.

THREE VETOS.

Mayor Thompson Finds Action of City Council Not to His Liking.

Mayor Thompson today vetoed the Wells resolution, passed by the council Monday night, providing for installing two light poles at the Brigham Young monument on Main street containing cluster lights instead of the present poles and single lights, the cost of the change to be not more than \$100. The mayor states in his veto message that a franchise was granted in 1897 to the Brigham Young Memorial association permitting it to erect the monument under condition that the area included in the franchise should be kept in repair and maintained by the association. For this reason he claims that the lights should be installed by the association.

The mayor also vetoed the authority given to City Engineer Keller to construct the hoppers for loading the city's garbage into the Salt Lake & Ogden cars to be hauled away. He claims that such work should be done under the direction of the board of public works.

A third veto by his honor was the report of the committee allowing J. C. Leary a rebate of \$1,000 on the rental of the sewer farm. The mayor can see no reason why such rebate should be given.

JOHN H. FULLMER DEAD.

Member of Third State Legislature From Platte, Passes Away.

John H. Fullmer, a prominent resident of Platte, Neb., died at his home last night at 10 o'clock, at the U. S. hospital in this city, from the effects of a tumor of the prostate gland. He was 62 years of age, and had been in the hospital for some time.

Mr. Fullmer was a well known business man of central and southern Utah. He was the son of John and Elizabeth Fullmer, and was born in Platte, Neb., in 1845. He was educated in the common schools of his native state, and attended the University of Nebraska.

Mr. Fullmer was a member of the Third Nebraska legislature from Platte, and was also a member of the Nebraska state senate. He was a prominent member of the Republican party, and was a strong supporter of the Union during the Civil War.

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What is the latest high-grade Chocolate Confection?

Sweet's Milk Choc-lates

Made by a unique process, scrupulous cleanliness being observed, and only the materials of tested purity and quality used.

The coatings are of high grade Chocolate smoothly mixed with pure sweet cream, making a rich soluble dainty.

LOOK FOR THE RED PACKAGES. POUNDS AND HALF-POUNDS.

The Sweet Candy Co.

MANUFACTURING CONFECTIONERS.

MRS. MAGERL FILES A NEW COMPLAINT

Another Chapter in the Scandal Among Railroad People Last February.

CHARGES EXTREME CRUELTY.

She Alleges He Drew a Gun, Threatened to Kill and Called Her Vile Names.

Lena L. Magerl today filed an amended complaint for divorce against her husband, Joseph E. Magerl, in the district court in which she charges him with extreme cruelty. She alleges that Magerl came home on Feb. 28, 1907, and forcibly entered her home and drew a revolver on her, threatening to kill her. At the same time she claims that he beat and kicked her and called her a "dog" and a "cow," and used the following insulting language towards her: "You are not fit for the company of dogs." They were married on Oct. 14, 1897.

Mrs. Magerl was mixed up in a scandal with one J. A. Peebles some time ago, when her husband returned to his home and found the two in a very compromising position. Peebles assaulted Magerl and hammered him over the head with a revolver, and was later charged with assault with a deadly weapon and also with criminal conspiracy with Mrs. Magerl. He was bound over to the district court on both charges, but has evidently jumped his bond, as his case has been continued for the term by Judge Armstrong, owing to the failure of Peebles to show up, and a bench warrant has been issued for his arrest and is now in the hands of Sheriff Emery.

SAYS HE WAS BRUTAL.

Some Decidedly Interesting Allegations in the Bosonic Divorce Case.

The matrimonial affairs of Josephine and James Bosonic are now being heard today before Judge Armstrong, and give promise of some interesting testimony. Mrs. Bosonic charges her husband with cruelty, dishonor and habitual drunkenness. She testified that they were married in Italy on June 25, 1900, and came to this country shortly afterwards. Her husband engaged in the bakery business at Helper and for several years they got along very well. They accumulated property valued at about \$500 and Bosonic then retired from business.

While they were in the bakery business she stated that her husband frequently came home intoxicated and cursed and abused her and on one occasion she was compelled to leave the house and sleep on some floor outside the bakery to avoid being beaten by her husband. At another time he drove her out of the house and pursued her with rocks in his hands. Since he retired from business she said that he has done nothing but spend his money in drink. The last time he drove her from their home was in Feb. 1906, when she came to Salt Lake City to live. They have three children of whom Mrs. Bosonic asks the custody. She also asks that the property be divided equally between her and her husband and for other equitable relief.

COULD NOT AGREE.

Jury in the Assault Case of Clarence McDonald is Discharged.

The jury in the case of Clarence McDonald by his guardian ad litem, Annie McDonald, against McCoy's stable, was discharged by Judge Ritchie last night at 10 o'clock, after considering the case for five hours without reaching a verdict. The jurors were brought into court at the time stated and informed that the case was not a jury case, as the ability of them arriving at an agreement as to the verdict, hence they were discharged and the case will have to be tried before another jury. The action was brought to recover damages in the sum of \$1,000 for injuries claimed to have been received by the boy in an assault made upon him by Robert St. Clair, an employee of defendant, at McCoy's stable, on July 10, 1906. It is alleged that McDonald was employed at the stable and that St. Clair assaulted him and landed one blow on the ear which it is claimed has permanently effected the boy's hearing.

NEW PHONE COMPANY.

Green River Now Boasts of One of Its Own—Other Incorporations.

Green River now boasts of a telephone company which will transact a telephone business in that town and vicinity. The name of the corporation is the Green River Telephone company and its capital stock is \$20,000, divided into shares of the par value of \$20 each. Frank Cook is president; E. J. Cook, vice president; R. M. Eldred, treasurer; F. A. Beaumont, secretary; G. P. Schlosser, manager. A copy of the articles of incorporation of the company was filed with the secretary of state today.

The Consolidated Utah Mineral Wax company of this city filed its articles of incorporation with the county clerk today. The capital stock of the company is \$100,000, divided into shares of the par value of \$1 each. H. C. Edwards is president; H. M. Black, vice president; P. L. Hocker, secretary and treasurer. These, with John Janney and F. O. Erick, constitute the board of directors. The company owns a group of 20 claims located in Utah county.

An amendment to the articles of incorporation of the Trenton-Clarkston Mill & Elevator company of Trenton, Ohio, was filed with the secretary of state today, by which the capital stock of the company is increased from \$25,000 to \$50,000, divided into shares of the par value of \$25 each.

SWEDISH MUSICALS.

High Class Program the Feature of Last Evening's Entertainment.

An interesting event took place last evening at the Y. M. C. A. in the nature of a celebration of the 1st of May, which is a national holiday. A very entertaining program was rendered, including selections by the Lyman Glee club and vocal and instrumental solos and duets. The program was especially pleasing. An address by J. M. Spohal was featured of the evening. The speaker paid a glowing tribute to Norden women, the subject assigned him being the gentle sex of the Scandinavian countries.

After the program a banquet was partaken of by the guests, who were entertained by a number of their friends, and the occasion was thoroughly enjoyed by all present.

WENT 'MAY WALKING.'

Pupils of the Bryant and Wasatch Schools Play Truant.

A number of pupils in the Wasatch and Bryant schools yesterday afternoon took French leave of the schools and went to the grounds of desert land and his piano duet with Miss Borg. They were especially pleased. An address by J. M. Spohal was featured of the evening. The speaker paid a glowing tribute to Norden women, the subject assigned him being the gentle sex of the Scandinavian countries.

DID NOT HAPPEN HERE.

At 11 o'clock last night Detectives Chase and Burt arrested a man named Guy Dent on the charge of grand larceny. The man is wanted in Butte, and he alleged that he called a man there and robbed him of \$100. A description of the man was given by the police and he was taken to the Salt Lake police station and held for the arrival of the man in Butte.

FOUR PARTY LINES TO GO.

Bell Company Announces Improvement in Telephone Service.

Four-party residence service is to be discontinued in Salt Lake by the Rocky Mountain Bell Telephone company June 1, according to a notice sent to patrons of the company. The action decided on is another modification of the company's operation, made desirable in connection with further extensions of the service and the policy of the company to improve its service wherever possible.

The four-party lines were put in several years ago at the rate of \$1 a month for 20 calls. All these four-party lines and 40 calls a month will be allowed at a monthly charge of \$1.50. Messages in excess of 40 a month will be charged at the rate of 2 1/2 cents each. Rates for one-party and two-party unlimited residence service will not be changed.

The rearrangement of the company's plant makes it possible to handle much more business, which is expected to come as a result of this action. Under the new arrangement, subscribers will be able to secure additional service at a lower rate per message than when only 20 calls a month are allowed and with only two parties on a line, each party will be much less likely to find the line in use when he wants it.

ANOTHER APPEAL AGAINST DURAND

Same Old Story Told With Slightly Different Stage Settings At Murray.

NOT SERVED WITH SUMMONS.

B. A. Bowman Charges That Action of Justice Was Clearly Illegal and Misconstruction of Statutes.

An appeal has been filed in the district court from a judgment rendered in Justice Durand's court in Murray, in the case of the Merchant's Protective association against Buck & McNaughton and B. A. Bowman. The action was brought to recover on a promissory note alleged to have been executed by Bowman in favor of Buck & McNaughton and assigned by the latter to the Protective association. The defense, an appeal from the judgment, was filed in the case was first heard by Durand, judgment was rendered against Buck & McNaughton and afterwards Bowman was cited in to show cause why the judgment should not be extended to him. He was never served with summons in the original case and when brought into court objected to the jurisdiction of Durand. However that made no difference to the Murray justice so he proceeded to render judgment against Bowman.

The latter in appealing the case charges that the action of the justice was clearly illegal, and is a contemptuous attempt to misconstrue the statutes of the state and an abuse of the functions of the court. It also alleges upon appellant a flagrant injustice, it is claimed.

TITLE QUIETED.

John Oldham Gets Divorce and Wife's Interest in Property.

Judge Morse has rendered a decree in favor of plaintiff in the case of John Oldham against Nellie Perry quieting plaintiff's title to the part of lot 8, block 76, plat A, Salt Lake City survey. Oldham was also given another divorce from the defendant, who was formerly his wife and claimed an interest in the property. After the divorce was granted, the woman went to San Francisco, where she married a man by the name of Parry. Notwithstanding that fact, she still claimed an interest in the property and claimed an interest in his property to such an extent that it was a cloud upon the title. The court again decreed that the defendant was not the wife of plaintiff and quieted his title to the property involved.

SON SUES FATHER.

Because He Refused to Pay His Wife's Funeral Expenses.

Because Alfred P. Case refused to pay his wife's funeral expenses and also refused to pay for the support of his young son, suit was filed against him yesterday afternoon by another son, whose name is Albert J. Case, to recover the total sum of \$600, which the son claims his father has paid out for the purposes mentioned. It is alleged that Case deserted his wife and family in Los Angeles in 1899 and soon after came to Salt Lake City to live. Ever since that time he failed to support his family at all.

Mrs. Case lived with her son, who is plaintiff in the action, until her death in May, 1902. After her death the son undertook to make the father pay the funeral expenses, but he refused to do so. The son would like to sue his father for the expenses mentioned above. To that end an attachment has been issued against the property and it is now the law.

DIVORCE GRANTED.

Johanne Jensen has been granted a divorce by Judge Armstrong from Sophie P. Jensen. The couple were married in November, 1888, and defendant deserted plaintiff in March, 1901.

STATES BALANCE SHEET.

Report of Treasurer Christensen Shows Over Half Million in Hand.

The April report of State Treasurer Christensen shows receipts at \$164,135.52, which with the balance on hand \$31,348.41, makes a total of \$195,483.93. The disbursements amounted to \$110,905.13, leaving \$84,578.80 in the treasury. The balance in the different funds to date is as follows:

General fund, \$82,298.88
State district school fund, \$13,565.41
Sheep inspection fund, \$3,327.76
Redemption fund, \$10,547.37
Sinking fund, \$1,432.91
Suspense account, \$1,432.91
State fish and game fund, \$10,000.00
"County road and forest reserves," \$9,915.59
Agricultural college, \$1,357.18
Deaf and dumb asylum, \$3,115.32
Board of health, \$15,345.57
Institution for blind, \$10,939.57
Miners' hospital, \$24,500.82
Normal school, \$7,957.14
Farm school, \$12,425.45
Public buildings, \$2,959.37
Reservoir, \$194,936.44
State school, \$121,169.71
School of mines, \$1,841.10
University, \$14,334.50

Total, \$594,735.