

THE SALARIES

To Be Paid to City Officers in Future.

CITY OFFICIALS APPOINTED.

Ordinance Passed Creating the Office of City Engineer.

FRUIT AND CANDY STANDS MUST LEAVE THE STREETS.

Proposition to Purchase the Waterworks. The Newspaper Building.

The City Council met in regular session last evening, Mayor Scott presiding.

A petition from property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

A petition from property owners on Commercial Street asked to have an electric lamp placed on the street, opposite the alley known as Street Street. Referred to the committee on streets.

H. W. Crane and others petitioned to have an extension of the water mains made on First West Street, between Sixth and Seventh streets, as ordered by the last Council. Referred to the committee on waterworks.

Mary Hiltner asked to be reimbursed for a fence put up her expense on a lot owned by the city. Referred to the committee on claims.

E. S. and other property owners on West Street, north of the intersection of the city, urged the necessity of a bridge across the canal there, and to construct it if the city would furnish the material. Referred to the committee on streets.

Dr. Wilcox.

The many friends of Charles F. Wilcox of this city will be pleased to learn that he has been successful in his studies in medicine and surgery, and has been able to pass an examination successfully. On the 25th of March, 1930, he was to receive his degree of Doctor of Medicine from the University of Chicago.

St. John's Stake.

The quarterly conference of the Stake was held on the 31st and 32nd inst.

Present on the stand, the President of the Stake and representatives from all of the wards, also visitors from Snowflake and Utah, including Apostle P. M. Jensen and John H. Johnson. Much business was given and the Stake spent a pleasant time.

There has been much sickness and several deaths here during the past quarter. SAINT D. MOORE, Clerk.

ST. JOHN'S, APRIL 1, 1930.

Third District Court.

Proceedings today before Judge J. J. Cook vs. Roberts & Nelson, jury report that they cannot agree, and are discharged.

The accounts of Harriet Pratt as United States Commissioner were approved.

The accounts of United States Marshal Parsons for penitentiary expenses for January and February, with the exception of cartage, were allowed.

Hopie vs. Hope, dismissed.

Louisa B. Taylor vs. Joseph E. Taylor, defendant entered a plea of guilty. C. A. H. W. Lawrence, the court found a verdict for defendant.

A. J. Correll vs. the United States, argued and submitted.

Theodore Strong vs. D. Richards et al., trial in progress.

They Disagreed.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

The jury in the Cook vs. Roberts & Nelson case, suit returned at 3:30 last evening, to consider their verdict. Their first trial was eight to four for the plaintiff. Then they came into court, received further instructions and retired to agree if they could. The verdict was not reached until about 10:30, when the jury was called back into court and the verdict was 10 to 5 for the defendant.

A Mystery.

Courtesy Fred, in obedience to the instructions of County Attorney Allen and John Curry, chairman of the board of county commissioners, went down on the Big Horn last week for the purpose of investigating the mystery of the reported dead bodies found on the bank of Owl Creek. After his return he was asked by the reporter to whom he said that he found two bodies there, which to all appearances had been dead about a year or more. One was a white man and the other a squaw. He said the body of the white girl had been removed by some one during the summer of 1928 at Lander. He talked with the Anderson boys, who lived here, who assured him that the remains of a white girl were there at the time he left, but had, in some way, disappeared. In connection with the disappearance of the remains it is said a certain man, who lived near the place has also disappeared. Courtesy Fred exhibited to the reporter a photograph of a girl, which he said he had found on the bank of Owl Creek, and that the girl was covered with blood, and for some time he had been looking for her. These implements were found near the bodies. Lander (Wyo.) Clipper.

E. A. Billington Pardoned.

Yesterday Governor Thomas issued a pardon to E. A. Billington, who was sentenced to prison on March 2, 1928, on a conviction of assault with intent to kill. The transaction with which he was accused of being connected was the Nephthi Bank robbery by Jackson and Alfred, Nov. 17, 1927. At that time Mr. Billington was in Spring City, Supt. County. The perpetrators of the crime stated that Billington had planned the robbery, and gave evidence which convicted him. Subsequent developments have produced a different picture, and the governor has decided to pardon him.

Rich Carpets.

Beautiful line, at Dinwoodey's. [Special, South Dakota, Graphic]

While the columns of the Graphic are open to any and all unobjectionable advertisements, yet it is quite impossible for us to speak knowledge of the merits of the various articles of merchandise advertised. Particularly is this true of patent medicines. But there are exceptions occasionally, and a noteworthy exception is the celebrated Chamberlain's Cough Remedy. This remedy is well known to all who have used it, and its merits are well known to all who have used it.

For curtains, window shades, baby carriages, upholstery, etc., go to Neve & Child, 325 S. Main Street.

THE FINEST AND BEST. Selected line of Curtains and Carpets are for sale at Dinwoodey's.

JOHN C. CUTLER & BRO. have removed temporarily to No. 78 West, First South St., One Block West of Deseret National Bank.

Home-Made Woolen Goods of all kinds. Gents' Suits Made to Order. New Styles Spring Suits just received.

CALL AND SEE US. Bailey & Sons' Grain Store, opposite the Post Office, has a large stock of grain and feed for sale.

Lincoln Park is the leading Eastside Addition. Look it up. You can double your money in 60 days by buying at present prices. C. E. WANTLAND, 201 Main Street.

Suburban Train Service. Now established helps investments on the slope of the East Bench. Look up LINCOLN PARK before buying elsewhere.

C. E. WANTLAND, 201 Main Street.

It is dangerous to tamper with building and engineering. The City's Cream Balm, which is safe and pleasant, and is easily applied. It cures the worst cases of catarrh, cold in the head, fever, and all other ailments.

Removal. To make way for the erection of their new store, Hardy, Young & Co. will remove their goods to 41 E. First South St., half block east of Deseret National Bank—where they will be ready for business on the 1st of March. They will be pleased to have all their old customers continue their patronage, and will welcome and treat well all the new comers who will favor them with their custom.

Real Estate Bought and Sold at a Bargain. Call on H. E. FRIEDER, 66 S. W. 2nd.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.

Notice to Contractors. Bids will be received for building of residence of P. W. Mathews, on First South Street, until 5 p.m. on Friday April 1st, at the office of the undersigned. Call for particulars at the same place.