

## ODGEN'S TO HAVE ONE MORE E BRIDGE

California Will Not be Only State  
In West With Similar  
Structure.

ONE FOR BAMBERGER ROAD.

Weber River to be Spanned by Modern  
Structure—Contract for  
Cement Let.

Taking a leaf out of the book of the engineering department of the Salt Lake Route the Salt Lake & Ogden proposes to have a concrete bridge also. In other words it is on the cards that Ogden is to have a miniature Santa Ana bridge, the only concrete structure of its kind in Utah.

By way of a preliminary President Simon Bamberger closed a contract yesterday with the Utah Portland Cement Co. for the delivery of 1,000 barrels of cement in May and June with the privilege of increasing the order to 3,000 barrels should the plans be carried out and the structure to span the Weber river be constructed entirely of concrete. In any case the piers and abutments will be constructed of concrete. Mr. Bamberger is in favor of building the entire structure of this material.

A big force of graders is now at work in Davis county pushing work and Mr. Bamberger promises that inter-urban communication over his line between Salt Lake and Ogden will be an accomplished fact in July.

"FOUR POUNDS FOR \$1."  
Dream of Utah Sheepmen Realized at  
Fairfield This Week.

A portion of the clip at Fairfield has changed hands at 25 cents and the dream of the sheepmen of four pounds for a dollar is now an accomplished fact. Woolgrowers generally are elated over the prospects this season and even the somewhat despised southern Utah wools are fetching good prices. At Fairfield the clip, consisting of 20,000 fleeces, is reported to have been purchased by C. O. Herbert & Co. of Philadelphia for 21 cents, an unheard of price several years ago. Yesterday's storm had the effect of suspending shearing operations practically throughout Utah, but there are indications that they will be resumed tomorrow.

NEW REPORT.  
Simon Bamberger is Building Summer  
Hotel in Ogden Canyon.

Simon Bamberger is building a resort in Ogden canyon, which, when completed, will be an ideal spot for summer vacationists. In addition to four cottages which are going up there is a main building and a screened dining hall, which will be 50 feet long. This room will be equipped with a hard wood floor for dancing parties. The structure will be after the Swiss mountain style and will be constructed of pine lumber from the canyon. The gallery, which will be 12 by 32 feet, runs the entire length of one side, with special rustic stairs leading to the balcony. No plaster will be used in the building and throughout it will be built of logs and shingles. A fire place 30 feet high is to be installed. The decorations of the building will be autumn color scheme.

DENVER UP IN ARMS.  
Commercial Club Declares it is Being  
Discriminated Against on Rates.

Chicago, April 11.—Through the Denver Commercial club the shippers of that city have made a determined protest against alleged discrimination in freight rates. A committee of Denver shippers met yesterday with the traffic executives of western roads and the western railroads to discuss the matter. The Denver men declare that if relief is not afforded them they will go to the interstate commerce commission and to the courts. In general, the complaint is that the Missouri river jobbers can get goods from Chicago and ship them through Denver to Salt Lake and to points west and north-west at a cheaper combination of rates than Denver can ship to the same points.

For example, paper, originating in Wisconsin and destined for Salt Lake, can be shipped to the Missouri river jobbers for \$1.12 per 100 pounds as against the Denver jobbers \$1.23. To Cheyenne the Kansas City men pay \$1.25, whereas the Denver merchant pays \$1.30. On matter from Yokohama also, there would be a saving to haul the product nearly 1,000 miles farther with an allowance of \$2 cents in favor of the Missouri river jobbers. The same discrimination is alleged through Denver to Idaho and Oregon.

SPIKE AND RAIL.  
J. T. Selby, western agent of the Kansas City stockyards at Denver, is here today.

A. D. Woodward, formerly of the Northern Pacific and the Oregon Short Line at Green River, is now a truck dispatcher on the Rio Grande here.

Roy Adamson of the Rock Island, to whom is accorded the distinction of securing the first consignments of wool out of Utah, returned this morning from Fairfield.

L. L. Downing's condition has improved since he was brought to Salt Lake. Medical examination revealed that he was suffering from influenza pneumonia and as his condition creates no cause for alarm he has been moved from the hospital to his home.

Maj. S. K. Hooper, general passenger and ticket agent for the Denver & Rio Grande, arrived here tomorrow from Denver on his way through to Los Angeles to attend the big meeting of the Transcontinental Passenger association.

CASE WAS DISMISSED.  
Against Oscar F. Lyon, Accused of Irregularities as Postmaster.

The case against Oscar F. Lyon was today dismissed in the United States district court. The defendant in this action, who for many years, was postmaster of Peoa, Summit county, Utah, was accused of having reported more cancelled stamps in his office than were really used and properly belonged in his department. When the case was called today, the assistant district attorney desired to file a new information against Mr. Lyon, but the court ruled that if such were done, the case would have to go over to the next term of court. Atty. Cherrington then decided to go ahead with the information as it stood, and the case came to a sudden ending.

The main evidence against Mr. Lyon was certain decisions made by him to Postoffice Inspector

## Everybody Was Pleased

With the good coffee and delicious biscuits served at the Electrical Show—and we are glad you'll be glad, too, if you drink Three Crown Coffee and use Three Crown Baking Powder in your home.

Next Time—and All the  
Time Ask for and Get

HEWLETT'S



Sharp, at the time or just prior to his arrest. When Judge Marshall learned today that the inspector had gone to the accused, and somewhat peremptorily told him to make a clean breast of the whole affair, his honor refused to permit the admission of any evidence which had been made by the ex-postmaster to be used against him and the defendant was ordered to be discharged, which was done.

BIG AUTOMOBILE DUE.  
Consigned to Jacob Moritz—Has Seating  
Capacity for Seven Persons.

Another big automobile is due to be delivered in Salt Lake tomorrow and the wailers preceding it read that it is too big for a furniture car. The new red monster is consigned to Jacob Moritz and has seating capacity for seven persons, and a full 90 miles an hour in desired. Taken all in all, Mr. Moritz will cut a wide swath with his gasoline car. It is understood that Mr. Moritz paid \$120 for the vehicle which is the nearest approach to the imported French machines to any manufactured in the United States. In addition to this the Con-Wagon company will receive tomorrow a carload of Ramblers, while Col. Wall Pat Moran of Idaho, is expected to bring some of the biggest and most up-to-date autos on the road here from Buffalo, N. Y.

MRS. DUSENBERRY RETURNS.  
Back From Convention of the International  
Kindergarten Union.

Mrs. Ida Smoot Dusenberry, of Provo, returned at noon today from Milwaukee, where she attended, as a delegate from the Utah State Kindergarten association, a convention of the International Kindergarten Union, in session at the Wisconsin city from April 2 to 6.

Mrs. James L. Hughes, wife of the noted Chicago educator so well known in Utah for his exceptional abilities, as well as for the fact that in season and out of season he is a staunch friend of this state and her people, is the president of the International Kindergarten Union, and she presided over the great assembly one afternoon, and was listened to with rapt attention. There were about 300 delegates present, including representatives from Europe and Japan, and besides these hundreds of school teachers from all parts of Wisconsin were in attendance, the schools having been closed for the occasion.

Mrs. Dusenberry was courteously treated wherever she went during her visit. Prof. Hughes and his wife were particularly kind and attentive to the delegates from Utah. Mr. Hughes introduced many people to Mrs. Dusenberry, and on each occasion he would refer with deep feeling to the people of the Beehive state, tell of the many good and noble qualities which in glowing terms of the splendid schools, secular and religious, to be found here, and would conclude by inviting his listeners to visit the international region and have their eyes opened to the many admirable things to be found here. His own mind had been deceived, he admitted, before his visit to Utah, but he had been changed by the visit and he felt it to be his duty to speak of things as he found them among the "Moormons". The press of Milwaukee published quite extensive interviews with Mrs. Dusenberry, and in the main they were very fair to the lady in publishing her statements.

AMUSEMENTS.

Theater—The sale is now going on for the Murray and Mack performances which open tomorrow night.

Grand—Tonight sees the popular play, "The Soldier of the Empire," rendered for the benefit of Mr. Theodore Lorch. Tomorrow night the Lorch company will be the beneficiaries when the only performance of "Her Paul Love" will be given.

Opium—Next week's bill, it is predicted, will be good one and is attributed to Mrs. Leavitt's playlet will embrace Stella Lee, the vivacious dancer; Watson and Morley, novelty singers and dancers; Allen Shaw, coin and card manipulator; Frank R. Hayes, monologues; Vontello and Nina, Roman rings, and the kindred.

Lytic—At the Lyric it is claimed that Reilly & Woods company is doing the record week of the season notwithstanding the strong competition. "Miss New York, Jr." will be the next attraction, opening Saturday afternoon.

PERSONALS.

P. J. Enright, the Soda Springs sheepman, is a guest at the Kenyon hotel.

Former Secretary of the Treasury Fairchild, after Cleveland's administration, is at the Kenyon, a member of the Raymond & Whitcomb excursion that arrived from the west last evening.

Scrofula

Few are entirely free from it. It may develop so slowly as to cause little or any disturbance during the whole period of childhood.

It may then produce dyspepsia, catarrh, and malarial tendency to consumption before manifesting itself in such numerous eruptions or glandular swellings.

It is best to be sure that you are quite free from it, and you can rely on

Hood's Sarsaparilla

to rid you of it radically and permanently. Hood's Sarsaparilla is a blood purifier, having made by him to Postoffice Inspector

## COMPLAINT FILED AGAINST LUKO.

Robert Roden Makes Allegations  
Of "Irregular and Deceptive  
Ways."

AS TO COLLECTING DEBTS.

Says Action Was Taken Without His  
Knowledge and Money Obtained  
In an Improper Manner.

In a complaint filed in the district court today by Robert Roden an attack is made upon Francis G. Luke and the Merchants' Protective association for their alleged "irregular and deceptive ways and methods" of collecting debts. The Nephi Co-operative Mercantile & Manufacturing institution is also made a party defendant in the action which is brought for the purpose of setting aside a pretended judgment rendered against Roden in favor of the Nephi concern by a justice of the peace at Nephi on Jan. 31, 1906. The amount of the judgment is \$254.50 which Roden claims has long since been barred by the statute of limitations of this state. He alleges that on Aug. 31, 1905, Luke had a summons issued in the case from the Murray justice court. The attorney for Roden then filed an affidavit, denying the jurisdiction of the court. That was the last heard of the action by either Roden or its attorney until notified on April 4, 1906, by the auditor of the city, that Roden and his attorney had been garnished in payment of a judgment rendered against him at Nephi. He had never been notified in any manner of the action at Nephi, and hence alleged that the judgment is void and of no effect.

On the first garnishment the defendants received \$50 of his wages, and thereafter called on the defendants for the balance of the judgment. The defendants were charged with negligence in having the wire so low that a person walking along the dump at the Overland mine would come in contact with it.

REAL ESTATE DEAL.

Jed Stringham of Bountiful Buys First  
South Street Property.

A real estate transaction of some proportions was closed this morning at the offices of Tuttle Bros. & Woolley, where Edward McLaury of New York sold to Jed Stringham of Bountiful for \$1500 part of lots 2 and 3, block 28, plat 1, Salt Lake City survey. The property is on First Street between Second and Third West streets, and is occupied mostly by a warehouse and is well situated for investment, and in view of the proximity to the proposed union passenger station, the acquisition of the property is believed to be a judicious business transaction.

CAUSE OF WOMEN SUFFRAGE.

Atty-Gen. Breeden Gives His Views  
On the Subject.

Attorney General Breeden has a short letter in the Union Signal of Evanston, Ill., a publication devoted to the cause of woman suffrage. The judge writes: "Five women have occupied seats in the Legislature since statehood, and one has filled an unexpired term of the state superintendent of public instruction. Women have served on the official boards of all the educational institutions of the state, and have been the experiences here that, as a general rule, women do not seek public office. Here and there an ambitious woman desires public service, and those who have held such positions have acquitted themselves well and made splendid officials."

AN OPINION GIVEN.

By the County Attorney With Reference  
to Bonds.

County Atty. Christensen has rendered an opinion for the county commissioners in regard to their rights to refund the \$35000 bond, which expires on the first of July. The attorney holds that, under section 514 of the Revised Statutes of 1898, the commissioners have the right to fund and refund the bonds if the county when necessary. It is the intention of the commissioners to retire the present bond issue which bears interest at 6 per cent and refund the bonds at 4 per cent, thus making a great saving in interest. Now that they have the assurance of the county attorney that they have a perfect legal right to refund the bonds that matter will be taken up in the very near future.

CONVICT CASE UP.

Judge Armstrong Hears Arguments in  
Habeas Corpus Proceedings.

Judge Armstrong is today engaged in hearing arguments in connection with a writ of habeas corpus in behalf of Edward J. Mullin, a convict at the state prison who was sentenced on Oct. 9, 1903, to a term for breaking prison. Mullin was sentenced to the prison on April 21, 1903, to three and a half years for robbing the postoffice at Springville. Shortly after his incarceration he participated in the prison break and was then tried and sentenced for that offense.

Attorney Thomas Newton, in arguing the case contended that the district court had no jurisdiction over Mullin as he was a Federal prisoner and under the jurisdiction of the Federal court. Dist. Atty. Loobourou argued the case in behalf of the state. The arguments will be concluded this afternoon.

IN CRIMINAL COURT.

Three Men Arraigned on the Charge  
Of Robbery.

Frank Evans, Frank Girard, Stephen Olds and James Moore were arraigned in the criminal division of the district court before Judge Armstrong today upon the charge of robbery and pleaded not guilty to the same. They are charged with holding up W. S. Henderson on the night of Feb. 29, and robbing him of a stick pin valued at \$5 and a silver watch of the value of \$20. Olds and Moore were also arraigned upon another charge of robbery to which they pleaded not guilty. They are charged with robbing Frank Tomlinson of \$50 in cash on the same night as the above offense.

THREE ARE UNHAPPY.

Mrs. Jepson Alleges That Her Husband Knocked Her Down.

Three actions for divorce were filed in the district court yesterday afternoon. Ella T. Jepson filed a complaint against John R. Jepson, whom she charges with having treated her in a cruel and inhuman manner. She alleges that on April 5 he asked her to borrow money from her relatives, and give to him, and when she asked him what he wanted it for he struck her in the face and knocked her down. On another occasion she alleges that he threw

## The flavor of the fresh fruit is put into SWEET'S CARNATION CHOCOLATES

Nothing of the original taste is lost in the manufacturing process. Then, too, the other things used in this confection do not detract from the natural flavor.

## SWEET CANDY COMPANY, Makers.

a teaup at her. They were married on Sept. 19, 1897, and have one child of which plaintiff asks the custody. She also asks for alimony and for a restraining order to prevent her husband from collecting and disposing of his wages due him by the Utah Electric Supply company.

Desertion is the ground upon which Ruby Ray asks a divorce from Raymond Ray. They were married at Fillmore, Utah, on July 29, 1895, and have three children, of whom plaintiff asks the custody. She asks for alimony in the sum of \$300, payable at the rate of \$30 per month.

Mrs. Elizabeth Kaiser asks for a divorce from August Kaiser, on the ground of failure to support. They were married in New York on Aug. 24, 1893.

DAMAGE SUIT FILED.

An action has been filed in the district court by Harvey S. Averitt against the Overland Gold Mining company, and the defendant is asked to recover damages in the sum of \$10,000 for the death of plaintiff's son, Harvey M. Averitt, who was killed at Sunshine, Tooele county, on March 4, 1905, by coming in contact with an electric wire. The defendants are charged with negligence in having the wire so low that a person walking along the dump at the Overland mine would come in contact with it.

REAL ESTATE DEAL.

Jed Stringham of Bountiful Buys First  
South Street Property.

A real estate transaction of some proportions was closed this morning at the offices of Tuttle Bros. & Woolley, where Edward McLaury of New York sold to Jed Stringham of Bountiful for \$1500 part of lots 2 and 3, block 28, plat 1, Salt Lake City survey. The property is on First Street between Second and Third West streets, and is occupied mostly by a warehouse and is well situated for investment, and in view of the proximity to the proposed union passenger station, the acquisition of the property is believed to be a judicious business transaction.

CAUSE OF WOMEN SUFFRAGE.

Atty-Gen. Breeden Gives His Views  
On the Subject.

Attorney General Breeden has a short letter in the Union Signal of Evanston, Ill., a publication devoted to the cause of woman suffrage. The judge writes: "Five women have occupied seats in the Legislature since statehood, and one has filled an unexpired term of the state superintendent of public instruction. Women have served on the official boards of all the educational institutions of the state, and have been the experiences here that, as a general rule, women do not seek public office. Here and there an ambitious woman desires public service, and those who have held such positions have acquitted themselves well and made splendid officials."

AN OPINION GIVEN.

By the County Attorney With Reference  
to Bonds.

County Atty. Christensen has rendered an opinion for the county commissioners in regard to their rights to refund the \$35000 bond, which expires on the first of July. The attorney holds that, under section 514 of the Revised Statutes of 1898, the commissioners have the right to fund and refund the bonds if the county when necessary. It is the intention of the commissioners to retire the present bond issue which bears interest at 6 per cent and refund the bonds at 4 per cent, thus making a great saving in interest. Now that they have the assurance of the county attorney that they have a perfect legal right to refund the bonds that matter will be taken up in the very near future.

CONVICT CASE UP.

Judge Armstrong Hears Arguments in  
Habeas Corpus Proceedings.

Judge Armstrong is today engaged in hearing arguments in connection with a writ of habeas corpus in behalf of Edward J. Mullin, a convict at the state prison who was sentenced on Oct. 9, 1903, to a term for breaking prison. Mullin was sentenced to the prison on April 21, 1903, to three and a half years for robbing the postoffice at Springville. Shortly after his incarceration he participated in the prison break and was then tried and sentenced for that offense.

Attorney Thomas Newton, in arguing the case contended that the district court had no jurisdiction over Mullin as he was a Federal prisoner and under the jurisdiction of the Federal court. Dist. Atty. Loobourou argued the case in behalf of the state. The arguments will be concluded this afternoon.

IN CRIMINAL COURT.

Three Men Arraigned on the Charge  
Of Robbery.

Frank Evans, Frank Girard, Stephen Olds and James Moore were arraigned in the criminal division of the district court before Judge Armstrong today upon the charge of robbery and pleaded not guilty to the same. They are charged with holding up W. S. Henderson on the night of Feb. 29, and robbing him of a stick pin valued at \$5 and a silver watch of the value of \$20. Olds and Moore were also arraigned upon another charge of robbery to which they pleaded not guilty. They are charged with robbing Frank Tomlinson of \$50 in cash on the same night as the above offense.

THREE ARE UNHAPPY.

Mrs. Jepson Alleges That Her Husband Knocked Her Down.

Three actions for divorce were filed in the district court yesterday afternoon. Ella T. Jepson filed a complaint against John R. Jepson, whom she charges with having treated her in a cruel and inhuman manner. She alleges that on April 5 he asked her to borrow money from her relatives, and give to him, and when she asked him what he wanted it for he struck her in the face and knocked her down. On another occasion she alleges that he threw

## WILL HAVE ONE EXPOSITION

Appropriation for Jamestown is  
Likely to be Made by  
Congress.

NAVAL DISPLAY PLANNED.

Not Much Likelihood of Challenging  
Immigration—Wilson's Extra Pair  
Of Lung—The Smoot Case.

Washington, April 9.—The tercentennial of the first settlement of English speaking people in the United States is not to be disregarded by the United States government notwithstanding the feeling, which is quite strong, that the exposition business has been overdone. But the fact that all other expositions have received government recognition has been strongly urged by the friends of the celebration that is to take place at Hampton Roads in honor of the English settlement at Jamestown. However, Congress has authorized foreign governments to be invited, and the invitations have been sent and accepted, and, of course, some provision must be made for them. While it is not expected that there will be a great exposition, it is believed that there will be one of the greatest naval displays this country has seen, for not only will the fleets of the United States be there, but the best ships of foreign navies.

"REALLY AT LAST."

The members of Congress who have finally agreed to support the Jamestown bill declare that this is really the last time any appropriation shall be made for celebrations of this character. They said the same thing when they voted for the bill to support the exposition at Hampton Roads in honor of the English settlement at Jamestown. The bill is not through yet and will have the usual stormy times that beset exposition bills, but it will finally pass. Congress cannot slight Virginia after it has been generous to other states and other sections. But, more than the fact of being generous, for just that, there are a great many members of Congress who believe that these expositions are beneficial to the country.

IMMIGRATION RESTRICTION.

In spite of all the bills presented and speeches made in favor of the restriction of immigration, I do not expect to see any legislation upon these lines. The members of Congress are not largely with foreigners nor do they support restriction because their constituents want to have their relatives and friends come to America. Men who are so friendly to immigration, the necessity for more farm labor that can only be supplied by foreigners. Men who represent interests where cheap labor is wanted are not likely to support legislation to restrict immigration. Taken altogether it seems to me that there are enough elements opposed to the legislation to defeat it.

PAYNE'S RECOLLECTION OF WILSON.

Representative Payne of New York and Secretary Wilson were chatting together one day and the former said: "My first impression of you was one day in the house when you came down the aisle with the lungs of an animal and the body of a man. You were pneumonia and made a speech about the necessity of looking after beef animals. I don't know but what you were then trying to make yourself secretary of agriculture."

STATEHOOD AN ISSUE.

Only in a few communities is statehood an issue, but in Kansas the Democrats are making it a campaign issue because Oklahoma may not be admitted. They are also calculating to win back a number of seats in Missouri on the same issue. In both states many people have friends and relatives who have located in Oklahoma and Indian Territory, and the bond is strong enough to cause a deep feeling of sympathy for the territories who are denied admission.

THE SMOOT CASE.

There was a time when senators wondered how they would do when they had to vote on the Smoot case, but it would seem now that they have ceased to worry about the "bridge" for the present at least. By the time Senate committee on privileges and elections is ready to report there will be some very pressing matters up for consideration in the senate, with little prospect that any action will be taken on the Smoot case this session. There will be little chance of its being acted upon during the three months of the short session, so that no one is giving much attention to the Smoot matter at present.

TO BECOME A CONSTITUTIONAL  
LAWYER.

One of the big lawyers of the senate, who never gets into a constitutional debate, says that it is not very difficult to become a constitutional lawyer in the senate. "First," he says, "a man should listen to every speech made on the Constitution and occasionally ask a question to show that he is interested. Then he should take the digest of opinions of the supreme court, string them together with a few comments ask what they mean, arouse a few of the constitutional debaters, continue to read from the digests and finally cause everybody in profound ignorance as to his own opinion of even what he has been talking about. After that he can take his place in the ranks of the constitutional lawyers of the senate."

MINERS AND OPERATORS.

Can't Agree and Negotiations Between  
Them Are Practically Suspended.

New York, April 12.—The joint conference of the anthracite miners and operators began at 1:30 and the mine workers at the conference amended their previous proposition by adding to the agreement made with the anthracite mine workers instead of the United Mine Workers of America. They also amended the check off plan so that all of the employees willing may be assessed. They also accepted the anthracite strike commission. The miners propose that any vacancy in the anthracite coal strike commission shall be filled by President Roosevelt. The conference adjourned subject to the call of the two chairmen, Messrs. Mitchell and Baer.

President Theodore of the Lackawanna railroad, was asked to explain Chairman Baer's brief statement. He said that it

## REAL ESTATE TRANSFERS. TODAY.

Chas. F. Adams and wife to Fred Larson, lots 11, 22, block 2, East Side sub. 1.00  
Zola Savings Bank & Trust Co. to Johanna Braken, lot 1, block 2, Perkins' Addition, part of lot 4, block 75, plat 1. 1.00  
Aaron Keyser and wife to Harry Jones, part of lot 4, block 75, plat 1. 1.00  
Joseph R. Walker and wife to Gay W. Walker, part of section 12, township 3 south, range 11 east, 1.00  
Rose V. Eklund to Ernest Eklund, part of lot 2, block 65, plat 1. 1.00

YESTERDAY'S.

Home Trust & Savings company to C. C. DeLaff, warranty deed to lots 103, rods of block 12, East Side sub. 2.00  
V. C. McLean to Ellen D. Croxford, block 2, Perkins' Addition, 1.00  
M. R. Hume to Ellen D. Croxford, warranty deed to lots 11 and 12, block 2, Perkins' Addition, 1.00  
Walker Bros. Dry Goods company to J. H. Beland, warranty deed to lots 103 rods southeast corner of section 5, township 3 south, range 11 east, 1.00  
J. W. Van Sant to George W. Van Sant, warranty deed to lot 1, block 2, West Side sub. 1.00  
L. L. Goudard to Jennie Goudard, warranty deed to lots 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 57