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VAVICATION THROUCH SPACE

Late and Interesting Developments In Sky Transportation,

TWO MODES OF AIR TRAVEL

The Experiments of Dr. Bell, John P Holland, Prof. Langley and Others With the Kite and Hird Theory.

Special Correspondence. Washington, June 22 .- The activity just now being exhibited both in this ountry and abroad in aerial navigalon ought to bring practical results, fi such results are possible. There are what might be termed two schools of verialists, each devoting no little menal energy and ingenuity and a considtrable amount of money as well toward the development and perfection of devices with which man may travel hrough the air with safety and speed, but both working along different lines. One of these schools, represented by such aeronauts as Santos-Dumont, the Lebaudy brothers and Professor Carl Myers, conducts its experiments upon the theory that the dirigible balloon will solve the problem of aerial navigation. The measure of success attending these experiments, which have been ather more spectacular than scientific, is pretty well known to the readers of the newspapers who are interested

in the subject. That the balloon air ship will work inder certain atmospheric conditions nas been amply proved by Santos-Du-mont and the Lebaudy brothers, but whether it can be made to work in all onditions of wind and weather is a nater of doubt.

mater of doubt. The other school of aerial navigators, is which belong such scientists as Pro-bessor S. P. Langley, Dr. Alexander Iraham Bell and John P. Holland, ontends that the theory of the dirigi-ple balloon is unscientific and impracti-table and that experimenting with it is a waste of time. The theory is that the successful and practical air ship must dimulate the motion of the wings of a amulate the motion of the wings of a bird in flying, and the experimenters tre devoting all their mental energies to the development of the flying ma-shine as against the floating device. Among the most interesting and ap-parently most successful experiments with flying machines are those lately made by Dr. Bell, the inventor of the elephone. If all accounts are true he ias a flying machine that will fly. It

is an ingenious structure, composed of what might be termed a multiplicity if silken wings upholding a sort of soat which is of such remarkable suppancy that it wil fly or float by itielf when the supporting part of the upparatus has been taken away. The nachine is in effect an artificial bird constructed on the kite principle, but accordance with entirely new ideas. is, in fact, a multiple kite composed of a great number of triangular boxes of silk held in shape by sticks. One ide of each box is open to the air, the other sides being covered with silk and

n shape and position suggesting the cings of a bird in the act of flying. Thus the whole apparatus, being made up of such boxes, is like a bird, or, "ather, like a whole flock of birds whose flight is directed by a single im-In describing his invention Dr. Bell ays: "I have had the feeling that a properly constructed flying machine should be capable of being flown as a tite and, conversely, that a properly constructed kite should be capable of use as a flying machine when driven by its own propellers. Given a kite so haped as to be suitable for the body of a flying machine and so efficient hat it will fly well in a good breeze when loaded with a weight equivalent to that of a man and engine, then it seems to me that this same kite pro-rided with an actual engine and man n place of the load and driven by its awn propellers, should be sustained in alm air as a flying machine." In one of Dr. Bell's experiments the nachine was operated in a dead calm by attaching the cord, a strong manilatope, to a galloping horse. The horse 'urnished to the apparatus a power of propulsion equivalent to that which an inglife might have given, and it rose and soared beautifully. It was an ap-plication of the same principle as that imployed by the small boy who when the breeze is too light to raise his kite uns with it along the ground. Another experimenter who has no faith in the dirigible balloon is John P. Holland, the inventor of the submatine torpedo boat. He says: "The solu-tion of the problem of aerial navigation is much easier than that of sub narine traveling. The practical method of aerial navigation will be with wings. They will be constructed light, and men will strap them to their shoullers and propel them with their feet Mr. Holland is now working on an and the second s divulge any of the devices to be used on his new machine which are patent-able. He recently completed a small model of his invention and while ex-perimenting with it found that several minor changes could be made tha would materially improve the machin ind make its working parts much ighter than he had expected. It is hi Ind make intention as soon as he can find a place suitable for the work to build a full

sized machine that will easily carry a man weighing from 150 to 180 pounds, The machine, he says, will weigh 25 or 30 pounds, about the weight of a bicycle, and it can be strapped between a man's shoulders and can be detached

instantly in case of necessity. The spread of the aeroplanes, of wings, will be about 25 feet, and a ruddevice will be used as a steering r. The material used in the con gear. struction of the machine will be i light as the strength necessary w permit. The frames for the wings well consist of long thin pieces of selec ash. The grain of the wood will run with the length of the frame, giving i with the length of the frame, giving i increased strength without the loss o any elasticity. The frames will be cov-ered with fine closely woven slik or i material that will hold the wind. Oth-er parts of the framework will be of steel wire of not less that 35,000 of 40,000 pounds tensile strength.

Professor Langley of the Smithso-tian institution, who was given \$25,000

had institution, who was given \$25,00 by congressional appropriation for a series of experiments in aerial naviga-tion, has reauned his tests of a flying machine on which he has worked for several years. An improved type of aeroplane will be taken to an isolated point down the Potomac river, where its resultant and the potomac river.

point down the Potonac river, where its practical utility will be thoroughly examined. Professor Langley seems very confident that his present experi-ments will prove successful. In England T. Huge Bastin is exper-imenting with a mechanical bird aeri-motor with which he proposes to com-pete at the St. Louis exposition for the air ship prize. The wings can be con-trolked separately, and one man by air snip prize. The wings can be con-trolled separately, and one man by working a lever. It is asserted, can regulate every requisite movement of soaring, steering, flying, hovering and descending. The motive power is sup-plied by a petroleum engine, and pro-pulsion is achieved by air resistence to pulsion is achieved by air resistance to the beating of the wings. This 'bird' is cylindrical and has a pointed nose and tail. All the weight is below the wings, thus maintaining its equilibrium. Mr. Bastin expects to attain a speed of 150 miles an hour.

Thus the experiments continue with the bird and kite ideas with apparent-

y very much greater promise of suc-ces than attended the unhappy "Da-rius Green and his flying machine." Meanwhile the dirigible ballonists, Santos-Dumont, the Lebaudy brothers

In the recent trials of the Lebaudy brothers In the recent trials of the Lebaudy dirigible balloon at Moissen, France, a parabeloid course of eight and a half paraboloid course of eight and a half miles was successfully covered a speed of 12 yards per second being developed. The motor used was a 40-horsepower, the propeller making a thousand revo-lutions a minute. The Lebaudy airship is 170 feet long and 30 in breadth and has a caracity of 2,588,000 cubic feet. Santo-Dumont 1s now operating in Paris, his favorite ground for making experiments, with his No. 9, and is working on No. 10. The Santos-Du-mont No. 9 does not differ materially from his other models. The cubic foot capacity is in the neighborhood of 9,000, with a total length of 48 feet and a diameter of 180 feet. The balloon resembles his former model, being cigar

resembles his former model, being cigar shaped, although the front end is some-what larger than the rear,

what larger than the rear. The experiments at which the in-ventor is now at work for the purpose of demonstrating the safety and prac-ticability of actual air trials will be -vatched with unusual interest. If San-tos-Dumont can establish absolute con-trol over the airship built to carry 14 passengers such a test will be made, provided, 14 persons willing to make the attempt can be found. The un-dence in his invention, but it is a cures dence in his invention, but it is a ques-tion whether his admirers share with him that same confidence to such an extent as to sail skyward supported by little more than hot air.

FEMININE FLOTSAM

Regarding the possibility of a revival of the bonnet, growing out of the Royal order for them at the Holyrood court, the Queen, which is a good index of English fashion save." "That we are English fashion, says hat we are aring bonnets nobody doubts. Not only do we rurn our toques into bonnets by adding strings, but we are now adding strings to our hats, not the narrow velvet ribbon that was tied under one ear pendant from the Romney and Dolly Varden hats, but the big broad bow and ends, almost sash width, that seem irresistibly linked to the charming heart shaped hat of the present day Some of the bonnets worn at the Holyrood court are described. One, which was designed to appear characteristic of the country, was of mauve tulle with a cluster of thistles, and another was white tulle covered with white heather. A Mary Stuart shape was covered with bright roses and had strings of rose-colored tulle. The Queen's bonnet was almost a crown, being composed of swathed gold tissue, with a deep band of magnificent jewels across the front. Is the high-crowned hat coming in? The importers show samples in a tentative sort of way, but they express lit the enthusiasm over the innovation. Those shown have regular Alpine crowns narrowing sharply to the top. One oyster-colored hat of fine straw has a wide, flat brin, which sits squarely on the head without a bandeau of any kind. A crush band of black velvet encircles the crown to the top, with a long buckle of cut steel in front. A bunch of black ostrich tips and a black algrette on the left side trims the hat, which is a very dashing affair, if a blt theatrical. * * * Heat exhaustion, says a trained nurse, is a very different thing from sunstroke. In fact, its symptoms are directly opposite from those of sun-stroke. In heat exhaustion the skin stroke. stroke. In heat exhaustion the same is cold and clammy and the tempera-ture is subnormal. The patient often loses consciousness and looks deathly pale. The condition is not as serious as substroke, but it is dangerous and should receive great care. If at any time during the hot sension one feels weak, with indistinct vision and dis-turbed mind; if there is a ringing in nex for rent. Come early and avoid the rush turbed minut, it there is a ringing in the ears and a sense of prostration. It is time to stop work and seek medical attention. Aromatic spirits of am-monia, a tenspoonful in a wineglass of hot water, is a good remedy to take before the doctor comes. Black cof-fee is another good stimulant. A cold

DESERET EVENING NEWS: WEDNESDAY, JULY 1, 1903.

ZION'S SAVINGS BANK & TRUST CO.

It's a pity that some people cannot laub over a past with a few layers of whitewash.

whitewash. It is not always the most luscious fruits that hang on the top boughs. Those that fall at one's feet may be equally refreshing. When a man achieves fame he should either die or be stricken dumb. Eve must have been real lonesome when Adam had no best friend to escort

her around the garden. Think of a gar-den party, and only one man around. If a woman is too clever men think her a prig. If she is not at all so they think her a fool. KATE THYSON MARR.

annon mannen CHURCH NOTICES. ······

Priesthood Meeting.

tors after the expiration of the follow-ing notice: For sums of \$100.00 and less, thirty days. For sums over \$100.00 and not exceeding \$2.000.00, slxty days. For sums over \$2.000.00, six months. On all amounts exceeding \$5.000.00, such honger notice as may be agreed to be-tween the depositor and the President or Cashier of the Bank. As a matter of initigence, however, the Cashier of the Company may allow deposits to be with-drawn without requiring such notice. In case the depositor who shall have ap-plied for a deposit shall not come forward to receive his money within 10 days after the term of notice shall have expired, the application shall be considered as with-drawn. A good attendance is requested at the meeting of the Priesthood of the Salt Lake Stake of Zion, to be held in the Assembly Hall, Friday, July 3, 1903. at 7 o'clock p. m. ANGUS M. CANNON, JOSEPH E. TAYLOR, CHARLES W. PENROSE.

Presidency of Stake,

Bureau of Information and Church Literature.

A meeting of Temple Block mission-aries will be held in the Business col-lege, L. D. S. university, on Thurs-day evening, July 2, at 8 o'clock. day evening, July 2, at 8 o'clock. A full and punctual attendance is de-

sired. BENJ. GODDARD, Chairman. THOMAS HULL, Secretary

Granite Stake Meetings.

On Friday, July 3, 1903, at 10 a. m. the monthly Priesthood meeting of the Granite Stake of Zion will convene in the Farmers ward meetinghouse. The High Council will meet at 9 o'clock a

m of said day in the same place. A full attendance is expected. F. Y. TAYLOR, EDWIN BENNION, JOHN M. CANNON,

Stake Presidency. HOME MISSIONARY MEETING. A full attendance is requested at the regular meeting of the home mission-

aries of the Granite stake of Zion, to be held in the Mill Creek meetinghouse, Wednesday, July 1, 1903, 7:30 p. m. WILLIAM MEEWAN,

Stake Clerk,

ACTED LIKE BRUTES.

The late John Sartain, the eminent engraver of Philadelphia, knew Edgar Allen Poe intimately. He was free to admit that Poe in his youth had been somewhat profilgate, but always de-

somewhat profigate, but always de-nied stoutly that in fater life the poet was anything like the drunkard gos-sip paints him. "At the University of Virginia," Mr. Sartain once said, "Poe did not drink too much. In the middle of his fresh-man year there he gave a peach and honey party. Peach and honey was the drink of those days—a mixture of honey and peach brandy that was as overpowering as it was sweet and overpowering as it was sweet and pleasant.

"Poe sat at the head of the table. "Boys," he said to his guests, "shall we behave like men, or like brutes?" ""Like men, of course," a senior an-

swered in a rebuking voice. " "Then,' said Poe, 'we'll all get drunk. for it is something brutes never do.'"

Cured of Chronic Diarrhoes After Ten

Years of Suffering.

"I wish to say a few words in praise "I wish to say a few words in praise of Chamberlain's Colic, Cholera and Diarrhoea Remedy," says Mrs. Mattle Burge, of Martinsville, Va. "I suffered from chronic diarrhoea for ten years and during that time tried various medicines without obtaining any per-manent relief. Last summer one of my children was then with cholera more bus, and I procured a bottle of this remedy. Only two doses were required to give her entire relief. I then decidbus, and I ed to try the medicine myself, and did not use all of one bottle before I was well and I have never since been trou-bled with that complaint. One cannot say too much in favor of that wonderful medicine. This remedy is for sale by all druggists.

PROBATE AND GUARDIANSHIP NOTICES. Consult County Clerk or the respective signers for further information.

NOTICE OF SALE OF REAL ESTATE AT PRIVATE SALE.

Notice to Depositors.-Notice is hereby given that at a meeting of the Board of Directors of Zion's Savings Bank & Trust Company, held on the 6th day of May, A. D. 1968, and also at a meeting of the stockholders thereof, held on the 1st day of June, A. D. 1903, Article No. 16 of the By-Laws of Zion's Savings Bank & Trust Company was amended to read as fol-lows: Under authority of an order of sale granted by the District Court of Salt Lake County, State of Utah, Provate Di-vision, on the 5th day of June. 1965, in the matter of the estate of Emma H. Ad-kins, deceased, I will sell at private sale the following described real estate and personal property. to-will: lows: "As the deposits must be loaned out in order that interest may be earned upon them, the Company will only under-take to repay depositors when there is money on hand which the Board of Direc-tors may not deem it necessary to reserve for other payments. As long as this is the case, the Cashler will repay deposi-tors after the expiration of the follow-ing notice:

personal property, to-wil: REAL ESTATE. Commencing at the northwest corner of lot 4, block 4., plat "D." Salt Lake City Survey; thence south 10 rods; thence east Cly feet; thence northeasterly to the north line of said lot, 74 feet east from the place of beginning; thence west 74 feet to the place of beginning, together with the improvements thereon. DEPEOVAL PROPERTY

PERSONAL PROPERTY.

All household furniture and pictures be-ofging to the estate of Emma H. Adkins, eccased, situate in a dwelling house at No. 374 Fourth street, Sait Lake City,

No. 3.4 Fourth street, Sait Lake City, Utah, The sale will be made on or after July 15th 1993, and bids will be received at the office of Wilson & Smith, rooms 705-8. Mc-Cornick Bidg, Sait Lake City, Utah, Terms of sale cash; gold coin of the Unit-ed States, 10 per cent of the bid parable at the time of sale and the balance upon confirmation of the sale by the court. HRIGHAM SMITH, Administrator of the Estate of Emma H. Addinator of the Estate of Emma H. Addinator of Sait Lake City, this 25th day of June, 1993.

the term of notice shall have expired, the application shall be considered as with-drawn. When the money on hand together with the estimated current income of the Company shall be deemed by the Board of Directors insufficient to pay all the de-posits applied for, they shall make no new loans; and if the demand shall, in their indgment become excessive or gen-eral they shall have power to set aside all applications previously made, which may not have been satisfied, and to order on apportionment of all the funds, as they may be got in, and at such short im-tervals as they may judge proper, among all the depositors in proportion to the amount of their deposits, and shall hold the sums apportioned to each deposite until called for by him. But the Directors shall in all circum-stances have power to provide for the ex-penses of the Company, and for any cherr lawfun payments which they may deem accusary, including dividends already declared, and loans previously contract-ed for, before making an apportionment." Depositors will take notice that all de-posits are held subject to the provisions of the foregoing by-law and deposits will be paid only in accordance there-with. Dated June 1, 1993. IN THE DISTRICT COURT. PRO-bate Division, in and for Salt Lake Caun-ty, State of Utah. In the matter of the estate of J. Hayes Cook, deceased. No-tice. The petition of Clarisas Whitehill, administratrix of the estate of J. Hayes Cook, deceased, praying for the settle-ment of final account of said administra-trix and for the distribution of the residue of said estate to the persons entiled, has been set for hearing on Friday the 3rd day of July, A. D. 1903, at 10 o'clock a. m., at the County Court House in the Court Room of said Court, in Sait Lake City. Sait Lake County, Utah. Witness the Clerk of said Court with the seal thereof affixed this 19th day of June, A. D. 1903. (Seal.) JOHN JAMES. Clerk. By Wm. H. Folland, Deputy Clerk. Edward McGurrin, Attorney.

IN THE DISTRICT COURT, PRO-pate Division, in and for Sait Lake Coun-ty, State of Utah, in the matter of the estate of Nabble Y. Clawson, deceased, Notice. The petition of Spencer Claw-son, administrator of the estato of Nabble Y. Clawson deceased, for confirmation of the sale of the following described real estate of said decedent, to-wit: A right of way for all purposes whatever over the following property: The north ten (for feet of the south for feet of lot 11, block Lake City, Utah, A right of way over, commencing at a point 1 rod north of the southeast corner of said lot II, running thence west 1375 feet; thence north 16 feet to beginning. A right of way over the following at a point 1 rod north of the southeast corner of said lot II, thence west 48% feet; thence south 10 feet; thence was table feet to beginning at measure of the south lot feet is thence of a south 10 feet is thence was table feet; thence north 10 feet is thence cast 48% feet; thence north 10 feet is begin-ning. southeast corner of said lot 11; thence west 48½ feet; thence south 10 feet; thence east 43½ feet; thence north 10 feet to begin-aling. Communcing at the southwest cor-ner of said lot 11; thence morth 6½ feet; thence east 61 feet; thence south 6½ feet; thence west 61 feet; thence and 10 lot 11, block 1, plat 11." Sait Lake City Survey; said right of way to run with and be for the benefit of said 6½ feet by 61 feet above described, and also the following proper-ty, to-wit: Commencing at the northwest corner of lot 5, block 1, aforesaid; thence south 10 rods; thence east 61 feet; thence north 10 rods; thence west 61 feet; thence north 10 rods; thence west 61 feet to be-ginning. Commencing at the southeast corner of said lot 11; thence north 6½ feet; thence west 5½ feet; thence south 6½ feet; thence east 5½ feet to beginning; together with a right of way over the following described property: Commenc-ing at a point one rod north of the south-east corner of said 10 t11; thence west 55½ feet; thence north 10 feet to begin-ning; said right of way to run with and be for the benefit of said 6½ feet by 55½ feet; and also to run with and be for the benefit of the following described proper-ty, to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit of the following described proper-ty. to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit of the following described proper-ty. to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit of the following described proper-ty. to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit of the following described proper-ty. to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit of the following described proper-ty. to-wit : Commencing at a point 6½% feet; and also to run with and be for the benefit o

NOTICE OF SALE UNDER FOWER IN CHATTEL MORTGAGE.

Notice is hereby given by J. M. Stoutt, trustee, that he will, under the power of sub, forcelose that certain, chatter mort, the office of the County, State of Utah, wherein C. C. Farchid is mortgaged. To the said mortgage mortgaged to the said mortgage mortgaged to the said mortgage mortgage at the time of the first nublication of this notice, is the sum of two wheth there is now due and payable, and the amount claimed to be due on said mortgage, at the time of the dirts nublication and sixty dollars (\$2,000,00, and the amount claimed to be due on said mortgage, at the tore of the hour of 12 of olds, hour of that day, at that certain of two due and lease the hour of 12 of olds, hour, of that day, at that certain of the day, at that certain of the day, at that certain the said mortgage and chattels so mortgaged to the said mortgage and chattels so mortgaged to the said morts and charters is setting the said the said the same line of the said the said the same line of the same line of the said the same line of the said the same line of the said the same line of t

S. P. Armstrong, Attorney. First publication June 24, 1903.

And notice is further given by said J

An ordinance levying a tax and for the assessment of property on First street be-tween State and A streets, in Sewer Dis-trict No. 1, for the construction of a sew-

Trict No. 1, for the construction of a sew-er. Be it ordained by the City Council of Sait Lake City, Utah: Section 1. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described abutting on First street be-tween State and A streets in Sewer Dis-trict No. 1. This tax is levied to defray the expense of constructing a sewer upon said portion

NOTICE OF SALE UNDER POWER IN CHATTEL MORTGAGE.

AN ORDINANCE.

LACKED CONFIDENCE.

"I had no confidence in advertised medicines. But I had heard so much o Dr. David Kennedy's Favorite Remedy thought I would try it. I had suffered for a long time from a most horribl pain in my back caused by lumbago. After I had used a second bottle of "Favorite Remady" I was entirely well A medicine so worthy deserves the publicity that its grateful beneficiaries san give it."

san give it."
F. C. WILCOX.
New Britain Ave., Hartford, Conn.
Dr. David Kennedy's Favorite Rem-edy is the most successful medicine ever discovered for kidney, bladder, liver and blood diseases. Its record of cures has made it famous in medical circles ev-erywhere. It is record of cures has erywhere. It is recognized as a spe-cific. It purifies the blood and dissolves the excess of uris acid in it, clears up the urine, restores the kidneys and blad-der to their normal condition and gen-tly moves the bowels. It is better for constipation than any pills. Better for the nerves than any sedative. Better for the weak than any tonic. It is purely vegetable. It contains no miner uls in any form, no dangerous stimu lants, no mercury or poisons. Children and invalids can take it with perfect miety.

Druggists sell it in New 50 cent Size and the regular \$1.00 size bottles. Sample bottle - enough for trial, free by mail Dr. David Kenredy Corporation, Rondout, N.Y.

Dr. David Kennedy's Magic Eye Salve

all Diseases or Inflammations of the Ere, 25a .

wet cloth may be applied to the head and a hot water bottle to the feet.

Some of a Woman's Last "Says."

The woman with a mission goes brough life like a plow-share with a negaphone attachment. The goose who will pick a quarrel with

the gander is sure to have her feathers plucked.

Love is a fierce combination of the wold, the flesh and the devil. At long intervals sometimes an "X" ray of Heaven is thrown in. Truth should be either beautiful in the

ude or eleverly masked. Love is a double back action of the skyrocket and the match. Goes up heavenward all right, but the stick comes down to earth ,very earthly.

People who live in glass houses ought a roost in the cellar.

The presence of some people always leaves a bad taste in the mouth.

Some natures find relief in silence, others in perfect foghorn screams. Those who view life as a joke seldom do their own laughing.

the philosopher generally does the talking, while the other fellow hustles. Experience is the teacher who believes

here's "no larnin' without lickin'." Flattery is the salve that our egotism ffers to our vanity.

Many men might have a hundred eyes, and yet never he able to see through the wiles of a woman. When a woman puts a market value on her love, fight shy; it isn't worth the

Of course silence is golden, and some-times commands a pretty good price.

UP IN A BALLOON.

The latest cure for anemia is to go up in a balloon. If you come down alive you get well. The proper thing is to have a tame balloon in your back yard and go up in it after breakfast each morning for a cople of hours. It is claimed that half a dozen ascents are equal to three months in a health resort because of the pure air breathed in the higher atmosphere .- Portland Oregon-

TWO DWELLINGS.

Here in the roar of the street, In traffic's dull beat, Swift to defeat. Dwelleth my mind-Striving and driving with its grim kind.

There in a fair forest's lane, Green after 1ain. Careless of gain. Dwelleth my heart-

Seeking the silence the trees impart, --Emery Pottle, in Outing, SPECIAL NOTICE.

The new and spacious Store Room of the Descret News Building Annex is now ready for occupancy, and can be rented by enquiring of J. L. Nebeker, at Bishop Preston's office. No. 14 north Main St., Salt Lake City, Utah There are four rooms left in the An-

SAMOAN BOOK OF MORMON.

A handsome edition of this books has just been issued from the press Cloth, \$1 net: leather, \$1.50 net, Marocco Ex-DESERET NEWS BOOK STORE.

·6 Main St.

DIVERSE ROUTING.

Denver and return July 7th, 8th and 9th, for \$18.00. He sure your ticket reads one way via Colorado Midland.

SARATOCA SPRINGS. N. Y., AND RETURN.

One Fare Pins \$2,00 Via, R. G. W. Selling dates, July 3rd and 4th.

NOTICE OF STOCKHOLDERS' MEETING

Notice is hereby given that a special meeting of the stockholders of the Mar-gate Investment Company will be held on the 15th day of July, 1963 at the hour of ion o'clock a. m. at the office of said company, No. 46 South Main Street, Sait Lake City, Utah, for the purpose of con-sidering and voting upon certain preposed amendments to the Articles of Incorpora-tion of the company, whereby the time of the duration of said corporation is to be extended from ten years to lifty years from the date of its incorporation, that is, to the listh day of August 1943, and where-by the capital stock of said corporation is to be reduced from 4.800 shares to 3,000 shares, and from MA.800 to 356.000, and whereby the aggregate amount of assess-ment that may be levied be changed from the duration of lars to five thousand doi. Ins.

By order of the Board of Directors, HENRY S. MARGETTS.

FRANK E. MARGETTS Secretary, Dated June 22nd, 1903.

<text><text><text><text><text> metal partitions arpenter and joiner work and finishhardward Painting

5-Tin and galvanized iron work. 6-Plumbing, drainage, heating and ven-

Dated June 1, 1908. JOSEPH F. SMITH,

NOTICE TO CONTRACTORS.

GEORGE M. CANNON.

Cashler

thating. 7-Constructional steel and iron work. 8-For all of the above departments 9-For extension of water main around

he building complete. Proposals will be received for each of

Proposals will be received for each of the above departments as numbered, or for any two or more of them, except the ninth, or for all of them together, except the ninth. Each proposal must embrace all the items of labor and materials com-prised in the department or departments, portion or portions bid upon. No sub-divisions ether than those mentioned above will be considered. A bond must be furnished for me-half of the amount of the bid with food and sufficient sureties, all satisfactory and acceptable to the undersigned. The undersigned reserves the right to reject any or all bids or to accept any bid or bids it may deem best, or to let the entire contract to one bidder. UNIVERSITY OF UTAH.

AN ORDINANCE.

An ordinance levying a tax and for the

An ordinance levying a tax and for the massessment of property on the north side of Second South between Eighth East and Tenth East streets, in Sower District No. 1, for the construction of a sever. He it ordained by the City Council of Sait Lake City, Utah: Section 1. That the City Council does bereby levy the tax and provide for the assessment upon the property hereinafter described abutting on the north side of Second South street between Eighth East and Tenth East streets, in Sever Dis-trict No. 1. This tax is levied to defray the expense

This tax is levied to defray the expense

trict No. 1. This tax is levied to defray the expense of constructing a sewer upon said portion of said street opposite the property here-inafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and es-tablished that the same will be expecially benefited that the same upon said parcels of land are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street fronting upon and to a depth of twenty-five (25) feet back there-from, and the tax hereby levied and to be assessed upon said parcels of land is two thousand four hundred and sixty-three and 20-100 (21,50,20) dollars, or one and 20-100 (21,50,20) dollars, or and the 20-100 (21,50,20) dollars, or and the 20-100 dollars of a side city 20 and the freet of lot 6, block 35, the cast 20 20 feet of lot 1, all of lots 2, 7 and 8 and the 20 feet of lot 1, all of lots 2, 7 and 8 and the 20 feet of lot 1, all of lots 2, 7 and 8 and the 20 feet of lot 1, all of lots 2, 7 and 8

from said street. Section 2. This ordinance shall take ef-

Section 2. This orbital lect upon approval. Passed by the City Council of Salt Lake City, Utah, June 22nd, 1963, and referred to the Mayor for his approval. J. O. NYSTROM. City Recorder.

City Recorder, Approved this Erd day of June, 196, EZRA THOMPSON, Mayor, State of Utah, City and County of Salt Lake, ss. I, J. O. Nystrom, City Recorder of Salt Lake (IV, Utah, City Recorder of Salt

I. J. O. Nystrom, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a full, trae and correct copy of an ordinance entitled. "An ordinance levying a tax and for the as-sessment of property of the north side of Second South street between Eighth East and Tenth East streets, in Sewer District No. 3, for the construction of a sewer," passed by the City Council of Salt Lake City, Utah, June 22nd, 1903 and approved by the Mayor, June 22nd, 1903 as appears of record in my office. In Witness Whereof, I have hereinto set my hand and affixed the corporate seal of said city this 23rd day of June, 1903 J. O. NYSTROM, (Seal) City Recorder, Hill No. 66.

(Seal) BIII No. 60. Sewer extension 120.

UTAH, IDAHO THE WORLD. Three new maps, just issued, Utah and Idaho on one side, the World on the reverse side, including population

of countries and towns according to the 1900 census, with a brief sketch of every country in the world. Size 27s 31% inches, value 75 cents; sent to any address for 25c. Address Deseret No Book Store, Salt Lake City, Utah.

for the sum of 3 And upon the fol-lowing terms, to wit: Cash on conirma-tion, as appears from the return of salo filed in this Court, has been set for hearing on Priday, the 10th day of July, A. D. 1965, at 16 o'clock a. m. at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah. Witness the Clerk of said Court, with the seal thereof affixed this 25th day of June, A. D. 1903, (Seal) JOHN JAMES, Clerk, By J. U. Eldredge, Jr., Deputy Clerk, Young & Moyle, Attys. for Petitioner,

IN THE THIRD JUDICIAL DISTRICT IN THE THIRD JUDICIAL DISTRICT Court, in and for Salt Lake County, State of Utab. Department No. 1. In the mat-ter of the estate of William J. Lloyd, de-ceased. Notice-The petition of John H. Lloyd, praying for the admission to Pro-bate of a certain document, purporting to be the last Will and Testament of Willia; i J. Lloyd, deceased, and for the granting of Letters Testamentary to John H. Lloyd has been set for hearing on Friday, the 3rd day of July, A. D. 1993, at 10 o'clock a. m., at the County Court. House, in the Court Room of said Court. In Sait Lake City, Sait Lake County, Utab.

Utah. Witness the Clerk of said Court with the seal thereof affixed this 20th day of June, A. D. 1995, (Seal) JOHN JAMES, Clerk, Wm. H. Folland, Deputy Clerk. Thomas & Maycock, Attorneys for Pe-

titioner.

NOTICE OF SALE OF REAL ESTATE AT PRIVATE SALE.

AT PRIVATE SALE. Under authority of an order of sale granted by the District Court. Probate Division. Sait Lake County. Utab. dated June 19, 1993, I will sell at private sale the following described property, to-wit: 68 shares North Point Irrigation Stock: part of southwest quarter of section 34, town-ship 1 north of range 1 west. Sait Lake Meridian, commencing at the southwest corner of said quarter section: running thence cast & rods: thence north 46 rods: west 57 rods: south 46 rods to place of ba-giuning. Part of the west half of section 34, township and range aforesaid, com-mencing at a point 48.1 rods east of south-west corner of the northwest quarter of south 56 rods: west 5.3 rods, north 16 rods; east 34.8 rods: south 32 rods, east 1.1 rods; south 16 rods; west 5.3 rods, north 16 rods; he sale will be made at the office of G. H. Bachman, Room No. 42 Commercial Block, Sait Lake Clip. Tath, on or after Monday, July 56, 1992. Terms of saie, 19 per cent of each sum bid must accom-pany bid and the sale or sales will be sub-let to the continuition by the said court. BLEATAVE H. BACKMAN.

ect to the confirmation by the said court. GUSTAVE H. BACKMAN, Administrator of the Estate of John H. Rumel, Deceased. Dated June 24th, 1908.

NOTICE OF SALE OF PERSONAL PROPERTY.

Notice is hereby given that in pursuance of an order of the Third District Court of the Third Judicial District. In and for the County of Sab Lake, State of Utah, made on the 28th day of Jute, 1903, in the matter of the estate of Susannah Schoned, de-consed, the undersigned executor of the estate of sail deceased will sell at private sale to the highest bidder, for cash, on or after 12 o'clock noon. Tuesday, the 'th day of July, 1964, at the general office of Zion's Co-operative Mercantile Institution, South Main St., Sail Lake City, Utah, 1488 head of stock sheep and 45 head of rambs. Bids will be received up to the hour afore-said. NEPHI Y, SCHOFTELD, Executor.

Date of first publication June 26, 1963.

NOTICE

Notice is hereby given that there will be a meeting of the members of the Street Railway Mutual Aid Association of Sah Lake City, held at offices in Car Barn, Sait Lake City, Clah, on the sev-enth day of July, 1960, at 8 o'clock p. m., the object of which said meeting is to de-termine by vote of the members of said association whether or not said associa-tion shall incorporate under the laws of the State of Utah. All members are re-quested to be present. O. P. ARNOLD, JR. Notice is hereby given that the regular annual stockholders' meeting of the Flor-ence Mining company, a corporation un-der the laws of Utah, whose principal place of business is Sait Lake City, Utah, will be held on the 6th day of July, 1993, at 2 o'clock p. m., at the company's office room 568 McCornick building, in said Sait Lake City, for the purpose of electing di-rectors and officers of said company. WM. C. HALL, President and Director.

O. P. ARNOLD, JR., President by Authority of the Board. June 13, 1903. President and Director.

And notice is further given by said J. M. Stoutt, trustee, that he will also, under the power of sale, foreclose that certain other chattel mortgage, dated January 17, 1993, and filed in the office of the County Recorder of said Sait Lake County, State of Utah, wherein C. C. Fairchild is mort-gagor and P. A. Sorensen is mortgagee, whereby the said mortgage the same goods and chattels hereinabove described, to secure the navent of a certain promissory nate the sain mortgage the same goods and chattels hereinabove described, to secure-the payment of a certain promissory note for \$738.00, on which there is now due and payable, and the amount claimed to be due on said mortgage, at the time of the first publication of this notice, is the sum of seven hundred sixty and 19-100 dollars (\$760.19), and that at the time and place of the sale under the \$2,000.00 mortgage, hereinabove mentioned, to-wit, on Thurs-day, the 9th day of July, 1903, at the hour of twelve o'clock, noon, of that day, at that certain lodging house at Nos, 48 and 50. Commercial Street, in said Salt Lake City, he, the said trustee, will sell at pub-lic auction the said goods and chattels so mortgaged, and which are hereinabove (and also in said first above mentioned mortgage) scheduled and described. J. M. STOUTT, Trustee. S. P. Armstrong, Attorney.

S. P. Armstrong, Attorney, First publication June 24, 1903.

AN ORDINANCE

An ordinance levying a tax and for the assessment of property on the east side of East Temple street between South Tem-ple and First North streets, in Sidewalk District No. 12, for the construction of a sidewalk.

trict No. 1. This tax is levied to defray the expense of constructing a sewer upon said portion of said street opposite the property here-inafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined and established that the same will be especial-by benefited thereby to the full aniount of the tax hereby levied, and said parcels of hand are hereby assessed at an equal and uniform rate in accordance with the linear foot frontage upon said portion of said street fronting upon and to a depth of twenty-five (25) feet back therefrom, and the tax hereby levied and to be as-sessed upon said parcels of land is one thousand six hundred and seventy-nine and 6-100 (\$1.67.60) dollars, or \$1-60 (\$0.51) dollars per front or linear foot, and the Treasurer is hereby autorized and em-powered to assess in accordance with the provisions of this ordinance for the pur-pose herein mentioned, the east 140 foots 3 and 4, block 14, and all of lots 1 and 2, block 15, all of lots 1, 2, 3 and the east 49.5 feet of lot 4, block 2, plat "1," all of lots 3 and 4, block 14, and all of lots 1 and 2, block 15, plat "0," Sait take City survey, as the same are shown upon the official plats of said city to a depth of twenty-nue feet back from said street. May and the City Council of Sait Lake City. Utah, June 18, 1, 192, and Take City Utah, June 18, 1, 192, and referred to the Mayor for his approval. *Lo.* NYSTROM, City Recorder. Approved this 3rd day of June, 1903. EZRA THOMPSON, Mayor.

ple and First North streets, in Sidewalk District No. 12, for the construction of a sidewalk. Be it ordained by the City Council of Sait Lake City, Utah: Section 1. That the City Council does hereby levy the tax and provide for the assessment upon the property hereinafter described abutting on the east side of East Temple street between South Tem-ple and First North streets, in Sidewalk District No. 12. This tax is levied to defray the ex-pense of constructing a sidewalk upon said portion of said street opposite the property hereinafter described to be es-pecially affected and benefited by said im-provement, and it is hereby adjuded, de-termined and established that the same will be especially benefited thereby to the full amount of the tax hereby levied, and said parcels of land are hereby assessed at an equal and uniform rate in accord-ance with the linear foot frontage upon said portion of said street fronting upon and to a depth of twenty-five (25) feet back therefrom, and the tax hereby levied and to be assessed upon said parcels of land is one thousand nine hundred and ninety-five and \$4-100 (31,36,54) dollars, or one and 44-200 (31,46,44) dollars, per front or linear foot, and the Trensurer is hereby accordance with the purpose herein men-tioned, bits 4 and 5, and 25 feet morth of lot 5, block \$5; lots 2, 3, 4 and 5 and 23 feet south of lot 2, block 29, plat "A." Sait Lake City Survey, as the same are shown upon the official plats of said City to a depth of twenty-five (25) feet back from said street. Section 2. This ordinance shall take effect upon approven. State of Utah, City and County of Salt State of Utah, City and County of Salt Lake, ss. I. J. O. Nystrom, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a full, true and correct copy of an ordinance enti-tled, "An ordinance levying a tax and for the assessment of property on First street between State and A streets, in Sewer District No. 1, for the construction of a sewer." passed by the City Council of Salt Lake City, Utah, June 1st, 1903, and approved by the Mayor June 3rd, 1803, as appears of record in my office. In Witness Whereof, I have hereunto set my hand and affixed the corporate seal of said City, this 3rd day of June, 1903. (Seal) J. O. NYSTBOM (Seal) J. O. NYSTROM. Bill No. 54. Sewer Extension No. 117.

ASSESSMENT No. 1. ASSESSMENT No. 1. New Pass Gold Mining Company, prin-ripal place of business. Salt Lake City. Utah. Location of mines. New Pass, Lan-der County, Nevada. (Reess River Min-ing District.) Notice is hereby given that at a meeting of the Board of Directors of the New Pass Gold Mining Company held on the 2rd day of June, 1903, Assessment No. 1, of four cents per share, was levied upon the capital stock of the corporation, issued and outstanding, payable immedi-ately to the Secretary at his office (Room 907 Templeton Building, Salt Lake City. Utah. Any stock upon w iden this assess-ment may remain uppaid on Saturday, the 20th day of July, 1903, will be delinquent and advertised for sale at public auction, issued adv of July, 1903, will be delinquent and advertised for sale at public auction, soffice ito pay the delinquent assessment thereon, loggther with the costs of ad-vertising and expense of sale. 207 Templeton Bidg., Salt Lake City, Utah. First publication June 24th, 1903. from said set. This ordinance set. Section 2. This ordinance set. Passed by the City Council of Sait Lake Passed by the City Council of Sait Lake City, Utah, June 1st, 1803, and referred City, Utah, June 1st, 1803, and referred Lot the Mayor for his approval. J. O. NYSTROM, City Recorder.

Approved this 3rd day of June, 1903, EZRA THOMPSON, Mayor

State of Utah, City and County of Salt

State of Utah, City and County of Salt Lake, ss. I. J. O. Nystrom, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a fail, true and correct copy of an ordinance entitled. "An ordinance levying a tax and for the assessment of property on the east side of East Temple streets in Sidewalk Dis-trict No. 12, for the construction of a sidewalk," passed by the City Council of Salt Lake City, Utah, June Ist, 1903, and approved by the Mayor, June 3rd, 1903, as appears of record in my office. In Witness Whereof, I have hereunto set my hand and affixed the corporate seal of sald City, this 3rd day of June. First publication June 24th, 1903.

٠,	seal of said 1903.	City, this 3rd day of June,
	(Seal)	J. O. NYSTROM.
.	Bill No. 55.	Sidewalk Extension No. 32.

STOCKHOLDERS' ANNUAL MEETING.

Office of Board of Public Works, Salt Lake City, June 6 1902, Scaled proposals will be received at this office until 11 octock a. m., Friday June the 26th, 1902. For the work of grading, cuifbing and paving State street from South Temple street to North Temple street, and repair-ing Asphalt street pavements, according to plans in the City Engineer's office. Instructions to bidders together with specifications and forms for contract and bond may be obtained upon application at the office of the Board of Public Works. The right is reserved to reject any and all bids. By order of the Board of Pub-lic Works. SPENCER CLAWSON.

SPENCER CLAWSON.

Chairman.

Chairman.

Louis C. Kelsey, City Engineer. The time is hereby extended for re-elving the above proposals until three (1) o'cleck p. m., Friday, July 3, 1993, By order of the Board of Public Works, SPENCER CLAWSON. Chairman

NOTICE TO CONTRACTORS.

ASSESSMENT No. 1.