DESERET EVENING NEWS: WEDNESDAY, OCTOBER 21, 1903.



to-do, than he finds tha the problems of life, if changed in their nature, are yet vexatious and troublesome. Havg become possessed of a competence, e no longer fears the approach of his indiord for rent unprovided, nor is he nxious concerning tomorrow's bread r as to the wherewithal to clothe his family. Frequently, however, he learns that wealth is a burden and often a heavy one. He discovers an innate heavy one. He discovers an innate tendency in accumulated treasure to take unto itself wings. He finds that money flies as well as "talks," He is apt to learn how easy it is to lose in an hour the careful savings of months and years, and, in a sense wholly dif-ferent from the Latin poet, he learns that the descent to the Avernus of financial disaster is easy and swift, and that it is difficult to recover his ost footing and escape to the upper air f financial freedom. He soon learns that when he loans money he is apt

orrow trouble. In this country we have not well learned the lesson of content with ref-erence to an acquired competence. The American business man seldom retires. He prefers to struggle on in the har-ness and to carry his financial prob-lems to the inevitable end, not as a general rule from considerations of av-arice (for in no country are the rich rice (for in no country are the rich hazard. Around the the transmission in should further be thrown the safe-should further be thrown the safe-guards of wise legislation. In some of the older states, adequate provision in this respect has been made, and these be content with a competence, to re-feve one's self of the burden of wealth in devote ones energies to other ve one's self of the burden of wealth d to devote ones energies to other index. In other words, there is in gland a pronounced leisure class, en who have not merely withdrawn emeelves from business but who will t even be burdened with the care of eir own possessions and who leave either to family solicitors or to fdu

"I wrote ti Dr. Pierce for advice though I thought surely

through errors or wilful dishonesty. Moreover, the trust company, in managing many estates, can do so with an economy not possible to individual trus-tees. Undoubtedly there are often advantages in having as truste an at-torney, who has advised the donor in the lifetime, and whose peculiar know-ledge of the estate is valuable, but, as has been stated such management in the nature of things cannot be long enduring, but its advantakes can be se-cured by uniting the family counsellor with the trust company, as co-trustees. In this manner both the special benefits of corporate management and those of

of corporate management and those of an individual trustee can be secured. "I submit, therefore, that the burden of the rich would be sensibly relieved if due regard were had to the advan-tages offered by the trust company. "This brings me to a closer considera-tion of what the trust company should be in its character, capital and methods of business its enable it to discharge

of business, to enable it to discharge witht zeal and fidelity the high duties imposed upon it in its fiduciary capacity is trustee. Its capital should be ade-quate to its responsibilities. Its officers and directors should be men of experience and with a single mind devoted to the institution they serve. Its corporate work, whether exclusively relating to its trust business or not, should be of a dignified character and free from hazard. Around the trat company should further be thrown the safe-mards of whe lasticitien. In some of

ially from ordinary banking business but the future development of the vast commercial opportunities on the Pacific coast promised a bright future. Clark Williams of New York read a brief paper on the business of trust companies of Great New York and the necessity for coast preserves. The the necessity for cash reserves. The deposits of the 49 trust companies ag-gregate \$741,060,000. Breckenridge Jones. gregate \$741,060,000. Breekenridge Jones, first vice president of the Mississippi Valley Trust company of St. Louis, Mo., was elected chairman of the section and the following were elected members of the executive committee to serve three years: Clark Williams of New York, vice president of the United States Mortgage & Trust company; E.H. Ren-inger of Allentown, Pa., treasurer of the Le high Valley Trust company, and Frederick W. Seile, president of the Mercantile Trust company of San Fran-cisco.

cisco, Replying to a suggestion that stren-uous efforts be made to secure a larger attendance at the next annual meeting the chairman said that the unusual conditions doubtless kept many mem-bers away, the chief causes being the distance of the convention from the cast, where most of the trust compan-ies are located, and the financial situ-ation of today in Wall street and other financial centers. After passing a vote of thanks to the citizens of San Fran-

of thanks to the citizens of San Fran-cisco, the retiring officers and the gen-tlemen who presented papers, the meeting adjourned. This afternoon the California Bank-ers' association and the Savings Bank ection of the general convention are in

session.

LAND GRAFT RING.

Government Agents Unearth a Etupendous One in Oregon.

Portland, Or., Oct. 20 .- The Oregonian 'ill tomorrow say: The government has unearthed a stu-

The government has unearthed a stu-pendous "land graft" ring that has been carrying on a business in every well timbered area on the Pacific slope. This ring has not only acquired "base" lands by "dummies" and other fraudu-lent means; it has debauched state land officials, making them hirelings or part-ners in the business; it has maintained in the general land office at Washington agents whose duty was to "leak" in formation about proposed reserves and other profitable matter; and by use of money has influenced placing of re-serve boundaries to its own interests. The central figures of this conspiracy

Serve boundaries to its own interests. The central figures of this conspiracy are said to be in San Francisco. William J. Burns, in the secret ser-vice of the treasury department and A. B. Pugh, assistant attorney general n the interior department, were in Port-and last week gathering evidence that will help the government in prosecuting Will help the government in prosecuting the instigators of the conspiracy. They interviewed a number of men, who had been paid for the use of their names in applications for state school lands; also certain notaries public who are accused of certifying to false and fraudulent affidavits.

A New Irrigation Congress.

Bismarck, N. D., Oct. 20 .- A new irrigation congress, primarily a state or-ganization but directly affecting the entire northwest, was formed here to-day, James J. Hill, president of the Northere Saturd Northern Securities company, deliver-ing an address late this afternoon. Mr. Hill talked on irrigation and its rela-tion to the development of the northwest, and incidentally referred to the merger case, the trade of the orient and its effect on the northwest.

Chase Court-Martial.

Denver, Colo., Oct. 20 .- The military Denver, Colo., Oct. 20.—The military board met this morning to consider the payroll of the militia for the first 20 days of the Cripple Creek campaign. The board consists of Gov. Peabody, Atty.-Gen. Miller, Brig.-Gen. Chase. Adjt.-Gen. Bell and Col. Gross, pay-master-general. Gen. Chase objected to the passage of the payrolls. as pre-sented on the ground that he had not been allowed to inspect them. Hot words are said to have ensued



phere. Disease cannot thrive there. In sickness or in health the Dr. Deimei Underwear is unsurpassed.

Booklet telling all about it and the garments may be had.

Brown, Terry, Woodruff Co. Walker Bros. Dry Goods Co.

And Leading Dealers everywhere.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective signers for further information.

signers for further information. IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Uish. In the matter of the estate of Rosina Sturm Rausch, Deceased. Notice.-The petition of Rosa Rausch, praying for the issuance to herself of Letters of Administration in the estate of Rosina Sturm Rausch, deceased, has been set for hearing on Friday, the 23rd day of October, A. D. 1903, at ten 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 scal thereof affixed this 12th day of October, A. D. 1903. (Seal) JOHN JAMES, Clerk. By David B, Davies, Deputy Clerk. Cannon, Irvine & Snow, Attorneys for Petitioner.

Cannon, Petitioner,

NOTICE TO CREDITORS.-ESTATE of William X. Ryan, Deceased. Creditors will present claims with vouchers to the undersigned at 514 Templeton Building. Sait Lake City, Utah. on or before the 15th day of February, A. D. 1994. Date of first publication, October 14th, A D 1993.

Administrator of the estate of William X. Ryan, Deceased. Cannon, Irvine & Snow, Attorneys for Estate.

DELINQUENT NOTICE

The Paraffine Oil Co. of Utah. Location of principal place of business, Salt Lake City, Utah. Notice.—There are delinquent on the following described stock on ac-count of assessment No. 2, levied on the 14th day of September, 1903, the several amounts set opposite the names of the re-spective shareholders as follows: Name

-Level		S. 193	1.6
Mama	No.	No.	AI
Name.		Shares.	
Elizabeth McKerness,	24	1.000	- \$5
Jane McKerness,	25	1,000	6
Mary Emma Gritten,	27	1.000	5
A. T. Christensen,	55	500	52
A. T. Christensen,	57	2.000	10
Francis Tale,	102	1,000	5
David Spencer Wallace,	109	1,000	5
Ruby Russell,	118	190	
Francis Tate,	115	1.500	7
Chester Raleigh (bal.)	147	4,147	15
Mary E. Gritten.	159	100	
Nettle S. M. Spratley,	161	1.000	5
A. E. Morrow, 167 inc.	176	38,000	190
George Morriow,	177	- 10,000	50
George Morrow, 179 inc.	180	20,000	100
A. E. Morrow, 181 inc.	182	2,000	10
Benjamin F. Moore,	199 -	1,500	1
Elten G. White,	213	215	i
Benjamin F. Moore,	278	2,500	12
A. P. Christensen,	226 -	8,000	40
Wm. T. Halley.	237	1,770	8
	249	100	
Ben, F. Moore,	256	1,290	- 16
And in accordance		law and	
order of the board of			



Heber J. Grant. Ecber M. Wells. Joseph F. Smith. Byron Groo. Chas. S. Burton. Janes D. Mirdock. Wm B. Breston. Isaac Barton. A. W. Carlson. Commercial Banking in all its branches Accounts Solicited. U. S. DEPOSITORY. DESERET NATIONAL BANK. Salt Lake City, Utah. Safety Deposit Boxes for Rent. Special Attention Given to Country Trade, L. S. Hills, President Moses Thatcher, Vice President H. S. Young, Cashler Edgar S. Hills, Assistant Cashler B. H. SCHETTLER, BANKER. SALT LAKE CITY, UTAH. Five Fer Cent Interest paid on time de-posits. 22 Main Street. Opposite Co-op. WELLS FARCO & CO., BANK Salt Lake City, Utah. (Established 1852) The oldest and strongest bank in Utah. Capital, Surplus Undivided Transacts a general banking business. Domestic and foreign. Direct connections with banks in all principal cities of the world. World. ISSUES:-Drafts, letters of credit, tele-graphic transfers on all prominent cities, Deposits received-subject to check. H. L. MILLER, Cashier. H. P. CLARK, Asst. Cashier. MCCORNICK & CO., BANKERS. SALT LAKE CITY, - - - UTAH. Established 1873. The DESERET SAVINGS BANK DIRECTORS: W. W. Riter, President: Moses Thatcher, Vice President: Elias A. Smith, Cashier; James Sharp, John R. Barnes, John C. Cutler David Eccles. A. W. Carlson, Geo. Romney, J. R. Winder, E. R. Eldredge, Reed Smoot, W. F. James. Four Per Cent Interest Paid on lavings.

7

COMMERCIAL NATIONAL BANK.

Capital Paid in, \$200,000. General Banking in all its Branches. DIRECTORS: John J. Daly, O J Saltsbury Movian C. Fox, W. P. Noble, Geo M. Downey, John Donnellan, A. F. Holden, J. B. Cosgriff. J. E. Cosgriff.

Capital fully paid \$200,000.00 WALKER BROS.,

BANKERS. Established 1859 Salt Lake City, Utah.

Incorporated 1903 Transact a General Banking Business. Safety Deposit Boxes for Rent.

NATIONAL BANK

OF THE REPUBLIC.

The Mercantile Agency.

George Rust, General Manager, Utah. Idaho and Wyoming.

Offices in Progress Building, Sait Lake City, Utah.

A COLD BOND

That pays 4 per cent interest

la considered a gilt-edge in-

vestment. A savings deposit

Utah Commercial

Pays 4 per cent and is co

A COLD BOND.

UTAH FUEL

COMPANY.

AAKE GIT

Miners and Producers of

and Coke.

Utah Coal

& Savings Bank

with the

good as

elther to family solicitors or to fiduations. Thus freed from they find time to devote corporations. the ourden, they find time to devote themselves to the politics of their coun-try, the pursuits of literature, the cul-tivation of art, the enjoyment of their landed estates and to the legitimate pleasures which a large cosmopolitan capital like London affords.

"In America, an ever increasing num-ber are learning this lesson. Their greatest problem is to find a suitable custodian for their wealth, to whom Its cares and responsibilities may be safely delegated.

however, the American man of wealth does not wish to retire from business but, with his characteristic and inchaustible energy, prefers, for the mere pleasure of achievement, to con-tinue to add to his accumulated means, s yet confronted by the possibility disability through diseases or infirmity of age and the certainty of desth. Unless he is strangely indif-ferent, he cannot be unmindful of the question as to the ultimate disposition of his biodical inherited or acquired possessions. If biesded by the ties of blood with a family, either lineal or collateral, he finds that he has become a kind of hu-man providence to a dependent group, for the mombas for the members of which, in varying degrees of duty, it is his pleasure to ex-tend a protecting and helping hand. He must recognize that his children, who have been educated in the schools, cultvated by travel and refined in taste brough social customs and manners, in a sense claims upon him, that there are few greater hardships in life than those sudden reversals of fortune where a child, reared in luxu-ry, is suddenly called upon to face un-

fortune where a child, reared in luxu-ry, is suddenly called upon to face un-accustomed poverty. "Somer or later, the obligation must be discharged to make a wise disposi-tion of his fortune, and as nothing is more certain than that he cannot him-self continue, and as nothing is more certain than that the question, "Whom shall continue my executor, or trustee? Shall it be my eldest son? Frequently he is of all the family the least quali-field. Shall it be one of the juniors? Such preference is apt to excite jeal-ousy and bitterness and lead to unhap-py dissensions. A trusted and experi-enced friend? He may not survive, and in any event his availability may alter through changed conditions and dis-cumstances when it is too late to re-call the trust. A legal counselor? His ability and character may both be great, but the uncertainties of life sur-round bim as they do other men, be he ever so competent and faithful. If pro-vision is to be made for children and frandefildren, a long tenure of office in the trustee is of great importance; and if any or all of the fund to be trans-mited is to be devoted to public chari-thes, a permanent trustee then becomes invitable. Moreover, there always ex-sists the possibility of malfensance and betraviat, the sins of omission and com-mission, whereby fortunes are too often dissinated and lost. "This problem which, to thoughtful and conscientious men is a grave one, the trust company, in its legal capacity

"This problem which, to thoughtful and conscientious men is a grave one the trust company, in its legal capacity as administrator, executor or guardina of the trust competentity, it is not subject to solve. En-drying perpetuity, it is not subject to the vicisitudes of death. Controlled by the limitations and provisions of its charter, it is kept by the strong hand of the law within the limits of con-servative operations. Presumably man-aged by a competent board of directors, the beneficiaries of the trust have the advantage of the collective wisdom of the experienced man, and in financia matters, 'in a multitude of experienced from the natural digestives, pepsin, distase, which every weak stomach lacks, as well as nux, hydrastin and yellow par-tite. Possessed of ampie capital, the beneficiary is guaranteed against loss."

one, and the extent of its services in the management of property is but im-perfectly understood by those most reperfectly understood by those most re-quiring its special facilities. In the period in question few, if any, losses have occurred to any trust property by the delinquency of any trust company acting in a fiduciary capacity. There have unquestionably been, in such in-stitutions, occasional acts of misfeas-ance by employes, but in no tase that I can recall has the trust company failed to make good to the beneficiary the temporary loss thereby sustained. "I am firmity of opinion, therefore. "I am firmly of opinion, therefore, that the growing value of such com-

have alluded should be made known to that class which we may justly hope is becoming numerically greater, to whom the problem of the proper man-agement and ultimate disposition of their property presents itself as the peculiar problem of the rich."

P. C. Kaufman, vice president of the Fidelity Trust company of Tacoma, Wash, read a paper on trust compan-les in the northwest. He reviewed trust legislation in Oregon, Washington and Idaho. The trust movement in that section he said was of too recent birth to have achieved a position of impor-tance and as yet did not differ mater-

their

TOOK A STRAW VOTE.

Interesting Experiment in a Restaurant

An advertising agent, representing a prominent New York magazine, while on a recent western trip, was dining one evening in a Pittsburg retaurant. While waiting for his order he glanced over his newspaper and noticed the advertisement of a well known dys-pepsia preparation, Stuart's Dyspepsia Tablets; as he himself was a regular user of the tablets, he began speculat-ing as to how many of the other traveling men in the dining room were also friends of the popular remedy for indi-

gestion. He says: I counted twenty-three men at the tables and in the hotel office I took the trouble to interview them and was surprised to learn that nine of the twenty-three made a practice of taking one or two of Stuart's Dyspepsia Tab-lets after each meal. One of them told me he had suffered

so much from stomach trouble that at one time he had been obliged to quit the road, but since using Stuart's Dys-pepsia Tablets had been entirely free from indigestion, but he continued their use, especially while traveling, on ac-count of irregularity in meals and be-cause like all traveling men he was often obliged to eat what he could get and not always what he wanted. Another, who looked the picture of health said he never at a meal with-

health, said he never ate a meal with-out taking a Stuart Tablet afterward out taking a Stuart Tablet afterward because he could eat what he pleased and when he pleased without fear of a sleepless night or any other trouble. Still another used them because he was subject to gas on stomach, causing pressure on heart and lungs, shortness of breath and distress in chest, which he no longer experienced since using the tablets regularly.

been allowed to inspect them. Hot words are said to have ensued between him and Gen. Bell, but finally the matter was settled for the time at least, by the declaration of Atty-Gen. Miller that he would not sign the rolls until they had been checked up by Gen. Chase and himself. As the signature of the attorney-general is necessary to the the attorney general is necessary to the the the matter with he cost of advertising and expresse of sale. the matter was settled for the time at least, by the declaration of Atty,-Gen. Miller that he would not sign the rolls until they had been checked up by Gen. Chase and himself. As the signature of the attorney-general is necessary to the legality of the payrolls, there was noth-ing to be done but to turn them over to him for his inspection. The board adjourned until tomorrow.

Henry Irving Arrives.

New York, Oct. 20 .- Sir Henry Irving and members of his theatrical company arrived today on the steam-

Speaks to Large Audience and Battery of Telephone Receivers

lewspapers.

newspapers. Interest in the tariff controversy has apparently not abated, reports on the speech and comments on it taking pre-cedence in the press of even the de-cision of the Alaskan boundary trib-ural cision of the Alaskan boundary trib-unal. The speech was principally a reply to criticisms of Mr. Chamberlain's previ-ous utterances. He declared he was glad to try to answer any one who was really anxious to discuss the problem from a national and not from a party standpoint and deprecated the personal elements which several of his promi-nent opponents had injected into the controversy.

COWBOY "FUN."

Four of Them Lasso a Chinaman

And Drag Him to Death. Tucson, Ariz., Oct. 20.—Four cowboys on the ranch of Manuel Masceramas, the Mexican consul at Nogales, Ariz., were put in jail last night charged with the murder of one Chinese and with cruelly assaulting another. The cowboys were on the Mexican side of the line when they saw two Chinese, whom they ordered to stop. But in-stead of obeying the command the Chi-nese started to run. The cowboys pur-sued and lassoed them. One was dragged a long distance over the ground and died a short time after-wards. The other was badly hurt.

expense of sale. DR. C. BARRETT, Scy. Office, Room 32) Constitution Block, Salt Lake City, Utah.

er Minneapolis from London.

CHAMBERLAIN ON TARIFF.

London, Oct. 20 .- At Newcastle to night Joseph Chamberlain returned to the tariff controversy when he addressed an enthusiastic meeting of 4,000 people and held his audience for an hour and a half. It was his first pub-lic appearance since his recent illness, and he was apparently in good health. A novel feature of the meeting was a battery of telephone receivers placed in front of the speaker's platform, by means of which the speech was con-veyed directly to the offices of the local

expense of sale.

And Drag Him to Death.

wards. The other was badly hurt. The Porte Must Not Triffe.

SALT LAKE ASPHALT COMPANY ANNUAL MEETING. follows: The annual meeting of the stockholders of the Salt Lake Asphalt Company will be held on Monday, Nov. 2nd, 1903, at six p. m. at the Co-op. Furniture Co. store, No. 31-7 So. Main St. Salt Lake City, for the election of seven directors and the transaction of such other business as may come before the meeting. WILLIAM S. BURTON, Prst. MILANDO PRATT, Secy. Name Name. . B. Douga'l, Jr., B. Dougall, Jr., . B. Dougall, Jr., . B. Dougall, Jr., N. Courtney, A. Jacobson, S. Tanner, E. Jenkins, pos. W. Sloan, S. Donelson, J. S. Donelson, J. S. Donelson, Martin Mahnkin, DELINQUENT ASSESSMENT. The Madsen Gold Mining & Milling Co., principal place of business, Salt Lake City, State of Utah. Notice.—There are delinquent upon the following described stock on account of assessment No. 9, levied on the 4th day of August, 1903, tho several amounts set opposite the names of the respective shareholders as follows: No. No. Jacobson
 cholders as follows:
 No.

 No.
 No.

 Cert. Shares. Amt.
 422

 422
 5000
 \$25.00

 706
 122
 .61

 119
 250
 1.15

 537
 030
 .15

 626
 245
 1.23

 791
 1000
 5.00

 865
 13825
 69.13

 445
 560
 2.50

 588
 000
 .30
 Name, Alice York, Bertino Bertolomas, Edw. Kieckle, Edw. Kieckle, 030 2000 245 1000 13825 500 060 1aw Cummings, Cummings, N. L. Cummings, 626 245 1.23 Edw. Smith, 791 1000 5.00 E. W. Madsen, 865 13825 60.13 Walter B. Stair, 658 060 2.50 Walter B. Stair, 598 060 3.0 And in accordance with law and an order of the board of directors made on the 4th day of August, 1903, so many shares of each parcel of such stock as may be necessary will be sold at the of-fice of the company, 51 East 1st South St., Salt Lake City, Utah, on the 30th day of October, 1903, at 3 p. m. of said day to pay the delinquent assessment, to-gether with the cost of advertising and expense of sale.

J. S. Donelson, Jno. and Geo. Stringham, Melvin D. Wells, Melvin D. Wells, Thos. W. Sloan, C. D. Schettler, S. C. Wing, J. A. Jacobson, J. A. Jacobson, J. A. Jacobson, Mahnkin, C. D. Schettler,
C. D. Schettler,
S. C. Wing,
J. A. Jacobson,
J. A. Jacobson,
J. A. Jacobson,
Mahnkin,
Jno. Wells,
Rulon S. Wells,
Rulon S. Wells,
J. A. Jacobson,
Martin Mahnkin,
Mathonihah Thomaa
Philip S. Maycock,
John Wells,
J. A. Jacobson, Dated Aug. 4, 1903. NOTICE OF ASSESSMENT.

Fanner

Jacobson

Dougall, Jr., Maas,

NOTICE OF ASSESSMENT. Ione Mining and Milling Company, principal place of business at Salt Lake City, Utah. Notice is hereby given that at a meeting of the directors, held on the 27nd day of September, 1993, an assess-ment of one-fourth of one cent per share C4 of 1 cent) (being assessment No. 4) was duly levied on the capital stock of the corporation, payable immediately to R. W. Madsen, secretary of the company, at his office, No. 51 East First South Street. Salt Lake City, Utah. Any stock upon which this assessment may remain un-paid on the 27rd day of October, 1903, will be delinquent and advertised for sale at much before will be sold on the 14th day of November, 1993, to pay the delinquent assessment, together with the cost of ad-vertising and expense of sale. — R. W. MADSEN, Secretary. No, 51 East First South Street, Salt Lake City, Utah.

NOTICE,

 $\begin{array}{c} \textbf{Cert. Shares. Amt.}\\ \textbf{163} & 5,000 & \textbf{$25,00$}\\ \textbf{172} & 500 & 2.500\\ \textbf{175} & 9.166 & 45.83\\ \textbf{176} & 1.666 & 8.83\\ \textbf{177} & 1.060 & 5.99\\ \textbf{178} & 2.000 & 10.00\\ \textbf{34} & 2.000 & 10.00\\ \textbf{34} & 2.000 & 10.00\\ \textbf{34} & 2.000 & 10.00\\ \textbf{33} & 1.77 & 8.89\\ \textbf{138} & 1.073 & 8.89\\ \textbf{138} & 1.000 & 5.00\\ \textbf{139} & \textbf{333} & \textbf{1.67}\\ \textbf{140} & 3.334 & 16.67\\ \textbf{140} & 3.334 & 16.67\\ \textbf{140} & 1.000 & 5.00\\ \textbf{151} & 2.000 & 100.00\\ \textbf{160} & 1.606 & 8.33\\ \textbf{71} & 500 & 2.50\\ \textbf{79} & 2.000 & 100.00\\ \textbf{80} & 2.000 & 100.00\\ \textbf{80} & 2.000 & 10.00\\ \textbf{80} & 2.000 & 10.00\\ \textbf{80} & 1.606 & 8.33\\ \textbf{71} & 500 & 2.50\\ \textbf{79} & 2.000 & 10.00\\ \textbf{80} & 1.033 & 6.67\\ \textbf{133} & 991 & 1.50 & 6.25\\ \textbf{101} & 1.667 & 8.33\\ \textbf{106} & 1.067 & 8.33\\ \textbf{106} & 1.069 & 2.500\\ \textbf{14} & 2.000 & 10.00\\ \textbf{16} & 3.00 & 2.500\\ \textbf{14} & 1.667 & 8.33\\ \textbf{106} & 1.000 & 2.500\\ \textbf{14} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{19} & 5.00 & 2.500\\ \textbf{14} & 2.000 & 10.00\\ \textbf{16} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{19} & 5.00 & 2.500\\ \textbf{14} & 2.000 & 10.00\\ \textbf{15} & 2.000 & 10.00\\ \textbf{15} & 2.000 & 10.00\\ \textbf{15} & 2.000 & 10.00\\ \textbf{16} & 2.000 & 10.00\\ \textbf{16} & 2.000 & 10.00\\ \textbf{17} & 2.000 & 10.00\\ \textbf{19} & 5.00 & 2.500\\ \textbf{14} & 2.000 & 10.00\\ \textbf{15} & 2.000 & 5.00\\ \textbf{23} & 1.000 & 5.00\\ \textbf{24} & 0.00 & 0.00\\ \textbf{25} & 0.00 & 0.00\\ \textbf{25} & 0.00 & 0.00\\ \textbf{26} & 0.00 & 0.00\\ \textbf{27} & 0.00 & 0.00\\ \textbf{28} & 0.00 & 0$ A. Jacobson, A. Jacobson, John Wells, John Wells, Ellerbeck, H. L. Nelson, J. B. Tribole, Chas. Peterson, Geo. Roe, Geo. Roe, Rulon S. Wells, Charles Peterson, Mat. Thomas, Philip S. Maycock, W. L. Ellerbeck, H. L. Nelson, Geo. Roe, 500 500 500 500 500 500 500 27 1,6651,0001,500333 1.333 1.333 667 333 667 1.333 667 Geo. Roe, H. 8. Tanner, E. O. Taylor, Jacobson, Jacobson, M. D. Wells, W. B. Dougall, W. B. Dougall, Rulon S. Wells, Busion S. Wells, Arthur E. Snow, Tony Jacobson, M. B. Correct, Rulon S. Wells, Busion S. Wells, Arthur E. Snow, Tony Jacobson, M. B. Sterring States Tony Jacobson, M. S. States States States Tony Jacobson, M. S. States St 5.834 333 2.667 2.000 5.750 1.000 1.605 5.833 13.3210.0028.7529.10 And in accordince with law and the der of the board of directors, made the 5th day of September, 1993, so m shares of each parcel of such stock may be necessary will be sold at the for of the communication of the stock Block. Salt Lake City, Utah, on the 2sth day of October, 1903, at the hour of H o'clock a. m. to pay the delinquent as sessment thereon, together with the cost of advertising and expense of sale. THOMAS W. SLOAN, Secretary. Office, room 14, Commercial Block, Salt Lake City, Utah. NOTICE OF SALE OF REAL ESTATE.

No

Under authority of an order of sale granted by the District Court of Salt Lake County, State of Ulah, dated October ad, 1963, I will sell at private sale the following described real estate, to ewit: Lot four (4) in Block One Hundred Fif-teen (115) of Plat "A." in Provo City, Utah County, State of Ulah. The sale will be made on or after October 26th 1993, and bids will be received at the office of the administrator, 501 Auerbach Bidg. No. 162 South Main Bireet, Salt Lake City, Utah. Terms of sale cash in hand. Dated October 2nd, 1993. MARIIS L. RITCHIE, Administrator of the Estate of James S. McNair, Deceased. Booth, Lee & Ritchie, Attorneys.



LYON & CO. N 'Walch'' The Boy. 5.25 "Watch" him with a 1 reliable timepiece, and he may not need so much 12 visual watching. Show him you have confidence in him; let him learn the value of time; keep his mind off nothing. Let us "watch" your boy; all kinds, all prices. 3 143 Main Street. Tel. 1070-z. ADIAMONDS. A GOOD CUP OF TEA. That is only one of the good things you can get at our POPULAR SODA FOUNTAIN. We also serve COFFEE that is just as delicious as the tea, and all other good bever. ages, HOT DRINKS, and BOUILLON that customers like.

WILLES-HORNEDRUG CO Prescription Druggists,



phone is sex.

DESIGNING







