

APPOINTMENTS AT SALT LAKE BEACH

Full Roster Will be Made Up in a Few Days.

WILL M'ALISTER, CASHIER.

Some of the New Features in the Operation of the Popular Lake Resort This Season.

Manager McAlister of Salt Lake Beach reports that everything is getting into satisfactory shape for the opening of the resort at the end of this month. When seen this morning he was going over the list of names of applicants who had applied for positions at the beach during the season. He states that he has been simply inundated with applications and expects to decide on the personnel of his staff by the beginning of next week. At the present time beyond the appointment of his son William McAlister as cashier and Matthew Miller as foreman of the floors no further important positions have been filled. Mr. McAlister has severed his connection with the postoffice at Logan and is expected to arrive in Salt Lake within the next few days. Although Manager McAlister has not yet appointed an excursion agent he has, nevertheless, already secured half a dozen choice excursions for the beach.

It is the intention of those at the head of affairs to inaugurate a vigorous policy this season and with this end in view Manager McAlister has been in correspondence with a number of good attractions which will in all probability be featured at the beach during the coming summer. All the contracts for the privileges have been let. The exclusive right to sell beer has been awarded to the Utah liquor company, while Carl Osterlich has the merry-go-round and shooting privileges, and Jake Greenwald, the moving pictures. There will be no nickel-in-the-slot gambling devices allowed at Salt Lake this season and an efficient corps of deputies will see that the beer business is kept within decent bounds. The bottle counter has been moved away from the center of the power floor and tucked away in a corner so that this feature will be less conspicuous than heretofore. Salt Lake will operate the lunch counter, restaurant and the soda fountain and confectory stands. A competent man will be selected to take charge of these features.

In the meantime the afternoon train is being well patronized and for the past two weeks from 25 to 35 passengers have been hauled out to the beach every day.

COLONIST EXCURSIONS.

Southern Pacific Sunshines All Records Prior to This Season.

San Francisco, Cal., May 9.—The Southern Pacific passenger department has completed its statistics on the west bound colonist movement which began February 1st, and concluded on May 8th. During this time the number of colonists who came from the East, both direct and second class passengers, was 8,905 second class passengers in the same period in 1900. Of this number 16,700 were colonists or traveled on colonist rates.

PUTS IN PENSION SYSTEM.

Illinois Central to Care for its Retired Employees—The Details.

President Fish and General Manager Harahan have advised their signatures to and thereby made operative the plan for pensioning employees of the Illinois Central road, who hereafter may be retired on pension after ten years of service. In order to carry out the scheme a pension fund of \$50,000 has been provided, says the Chicago Tribune, and each year the company will set apart a sum not to exceed \$100,000 for the payment of the pensions allowances for the year. The administration of the department is placed in the hands of a board consisting of C. A. Beck, W. J. Harahan, C. F. Krebs, William Renshaw, A. W. Sullivan, J. F. Wallace and Dr. John E. Owens.

The amount of the pensions is based on the number of years of service. Employees of all departments, except surgical and dental, are eligible, the idea being to benefit only the men who have given their whole time to the road. The manner of calculating the amount of the pension is to average the monthly pay the man has received during the last ten years of his service, and then allow him one per cent of that average for each year he has served. For example if the man has been in the employ of the road for forty years and his average pay for the last ten years

An Honest Tired Feeling

There is an "honest tired feeling," caused by necessary toil and cured by natural rest.

But very different is "that tired feeling," from which so many complain and which may even be classed as a disease.

That tired feeling takes you to bed tired and wakes you up tired. You have no appetite, have bilious taste, dull headache, are nervous and irritable, blue, weak and discouraged.

In such conditions Hood's Sarsaparilla does a world of good.

It begins in the right place—in the blood, purifying it and imparting vitality, then its tonic effect is felt by the stomach, kidneys and liver; appetite comes back, all waste is removed naturally, headaches cease, that tired feeling departs and you feel like a new person.

This has been the experience of thousands.

It will be yours if you take

Hood's Sarsaparilla

Sold by all druggists. Prepared by C. I. Hood & Co., Lowell, Mass.



Help others to help themselves.

What better deed?

Then why not tell your friend who is ill just what our Sarsaparilla has done for you or some member of your family?

You have seen the weak and pale, the nervous and debilitated made hearty and strong by its use.

You know that it makes the blood rich and pure and completely removes that terrible feeling of exhaustion. You know it lifts up the despondent and gives hope to the discouraged.

Knowing these things, why not extend the helping hand?

"I have used Ayer's Sarsaparilla in my family for a great many years, and always with satisfactory results. I recommended it to a neighbor whose child had the scrofula for a long time. The child was quickly cured, and of course the parents were greatly delighted."—N. K. DEAN, Spencer, Ind.

One dollar a bottle. All druggists.

Ask your doctor what he thinks of Ayer's Sarsaparilla. The probability is he has prescribed it a great many times and knows just what it will do. Then ask him if he does not think it is precisely the medicine you need this spring.

J. C. AYER CO., Lowell, Mass.

TO SET ASIDE BACON BANKRUPTCY

That is the Determined Effort Now Being Made—Want Assets Turned Over to a Trustee—Talk of Prosecution for Perjury.

"We intend to petition the United States court to reconsider the bankruptcy case of James H. Bacon and to annul the order of discharge from bankruptcy, granted him," said Attorney Dinnay this morning. "Of course law suits are never certain until they are settled but I think there is no doubt that Mr. Bacon did conceal certain assets and that a motion to set aside the discharge from bankruptcy will be granted. If such a motion is not granted, it will be an end of the case, if the motion is granted the judge or jury may order the assets turned over to the trustee and also deal harshly with Mr. Bacon for perjury in swearing to incorrect schedules. Our case is complete and I have no doubt that the testimony will prove our claims. The next step is to petition the federal court to set aside the discharge from bankruptcy. Hereafter Baldwin, if he considers the testimony given in the examination sufficient proof that Mr. Bacon has assets, now in his possession, that should have been turned over at the time he went into bankruptcy, can order that they be turned over to the trustee. I think that the American Mining and Trust company was incorporated for the express purpose of concealing Mr. Bacon's assets. We don't have to take the statements of a man prosecuted for fraud as absolute evidence but conclusive facts."

At yesterday's hearing before Referee Baldwin, Mr. Bacon was the chief witness examined and the attorney for the creditors directed the examination with a view to bringing out the facts concerning Mr. Bacon's connection with the American Mining and Trust company upon which the entire case rests. Mr. Bacon testified regarding his ownership of certain properties including 245 shares of American Mining and Trust company stock. He said that this stock, as well as his other property, had been acquired by bona fide purchase since his discharge from bankruptcy. Mr. Bacon's testimony consisted chiefly of denials.

During the afternoon session, which lasted until after 5 o'clock, Mr. Bacon was on the stand. At one time late in the afternoon a question by Attorney Dinnay precipitated a war of words: "When you were convicted of a charge in the United States court, what security did you put up for your bonds?" Bacon was exceedingly angry at the question and with much heat said: "You would not dare ask me that question on the stand. I asked conclusively that I was wrongfully convicted." Attorney Dinnay replied: "I said: 'I'd ask you about it anywhere.'"

"But not more than once" retorted Mr. Bacon, meaningly.

Referee Baldwin called them to order and Mr. Bacon said that some friends in the east had given an indemnifying bond. The testimony was concluded and will be transcribed. It will take some days and not until it is finished will further action be taken.

THIS IS WHAT HEBER C. KIMBALL DID.

Formed Several Schools in Salt Lake City, Years Before Mr. E. B. Critchlow Was Born—Three of Them on Block Where the New School is to be Erected.

"What in h— I did Heber C. Kimball ever do for education?" As stated in last evening's "News" this taunting fling, felt in interrogative form, from the lips of Mr. E. B. Critchlow, a member of the Salt Lake City board of education, on Tuesday evening, when the question of naming a new school, to be erected on north State street, in the Eighteenth ward, was being discussed by the members of that body. Of course, this question was suggested from the simple fact that Mr. Kimball was a "Mormon." As Mr. Critchlow probably does not know what Heber C. Kimball did for education, his attention is respectfully called to the fact that among other things, he erected three very neat school houses in Salt Lake City, one of them in 1849, on the corner of 1st and 2nd streets, which is now the site of the new school building. This, of course, occurred many years before Mr. Critchlow was born. This being true, his lack of information on the subject is partially accounted for.

IN TIMMONY'S COURT.

Paul Richter is Convicted of Vagrancy and Fined \$100.

A great legal battle was fought in Judge Timmony's court this afternoon to decide the question whether or not one Paul Richter was a vagrant. The complaint alleged that Richter was idle and dissolute and was therefore a vagrant. The defendant was represented by Judge Arnold. Officers Lincoln and Smith testified that Richter played a piano at a resort on Commercial street, and that he had been there for several months. With the officers' testimony the prosecution rested. Judge Arnold made an argument to the effect that the prosecution had not made a case against the defendant. "Why have these officers, the protectors of the virtue of our citizens, picked out this one man?" asked Judge Arnold.

The police court and the prosecution will be brought to a higher standard when they prove all the elements of the crime charged.

Counsel's motion for a dismissal was overruled. Richter testified in his own behalf and said that he had been employed at the place mentioned for several months. When asked by the court how much money he had, he said he had \$24.

He was fined \$100, and in default of payment he will go to jail for 100 days.

JEWELRY FAKIR IS TAKEN IN.

Goes to Huntsville and Comes to Grief.

CITIZENS GET REAL ANGRY.

After Purchasing a Number of Gold Bricks They Discover the Fraud and Land Their Man.

(Special to the "News.")

Ogden, May 9.—J. Cromwell, a cheap jeweler and cigar fakir claiming to have hailed from Salt Lake, was brought in from Huntsville today by Sheriff Layne and put in jail where he is awaiting a hearing. Cromwell was giving a performance last evening consisting of step dancing, banjo picking and similar features, aided by two young men he had in his employ. At the close of the show he began auctioneering his jewelry, guaranteeing it to be genuine. The result of the flashy jewelry and the melodious tongue of the auctioneer was that he in a short time had relieved the crowd of \$50. One of the purchasers subjected the article to a close examination and found it was almost worthless. He spread the good news, and ere long the enthusiasm had seized hold of all those who had been duped, and their friends, whereupon they ran in a body to the house where the stranger was staying, and part of the crowd guarded his room while others went to telephone to Ogden for Sheriff Layne. Cromwell as soon as he got to his room put a couple of guns in his pocket and was going to make his way out of the city when the citizens' committee waited on him and insisted on his holding a reception until Sheriff Layne arrived.

When the sheriff got there he found the room surrounded by a crowd of very indignant citizens. Cromwell was then taken into custody and brought to Ogden. The two young men who had assisted him with his show were allowed to go, on the promise that they would not haunt that neighborhood in the future. Cromwell said that he has lived in Salt Lake for the last eight months, and that he has been selling his jewelry all over the state.

Ida C. Falkman aged 15, daughter of George C. and Charlotte Falkman died at her home in Plain City this morning of paralysis. The funeral will be held from the ward meeting house Sunday afternoon at 3 o'clock.

PERSONAL.

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Sheriff Naylor Confronted by Every Possible Hindrance in His Business.

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from Farmington last night where he has been picking up information for what promises to be an interesting suit over an alleged fraudulent acquisition of a homestead. He sent the complaint to Farmington this morning to be filed with the clerk of the Second district court.

The suit is brought by Sarah Ann Hughes, an English born woman of the "Mormon" faith, to recover from Wm. Cottrell, her son-in-law, the possession of the house and lot in Farmington which her husband owned shortly prior to his death, and which she claims was conveyed by her husband, William Hughes, to Cottrell on April 3, 1895, a day before the old man died, upon the advice of Cottrell. Mrs. Hughes says that this was done at her son-in-law's advice, who said that they would save money by conveying the property to him, and by conveying a life estate in the premises to the invalid old man, who then, says his wife, weak in mind and body, according to Mrs. Hughes, believed that everything was all straight, executed and delivered the instrument to her son-in-law. Afterwards Cottrell executed a deed of lease from himself and wife to the old couple, William and Sarah Ann Hughes. The lease was for the term of their lives, and it is said that Cottrell fraudulently misrepresented that the deed was a conveyance, and that he was to have the life estate and to his widow after his death.

When the old man died on September 5, 1894, his wife first learnt of the alleged system. This is said to be much to her credit, as she is a woman of feeling and sympathy for his aged mother-in-law.

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Look Here!

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