ho sugar factories, has just returned from an inspection of the two last

ooking very encouraging.
In the near future some 12 very prom

inent gentlemen of Germany will visit Lehi and inspect the Utah sugar fac-tory, also look up the beet raising inter-

Messrs. A. G. Christensen and Alfa

Whitehead, ministers of the Seventh day Adventists, have pitched their ten

in Lehi, where they hold forth ever

evening in music, song and speaking.

Prof. Jos. Jensen of the Agricultura
college of Logan, with a number o
students, Messrs A. C. Nebeker, A. P
Merrill, R. B. West, C. F. Brown, E.
Crawford, F. D. Pyle, T. C. Callister
were in our city visiting the pumping
plant at the head of the Jordan. These

oung men are studying electrical

gineering and came to take notes to help them in their studies. It is expected that a number of rough

riders from Lehi will take part in the presidential parade in Salt Lake City

WEEKLY HALF HOLIDAY.

A few days ago a representative from each of the business houses in the north end of Utah county met at American Fork and decided that they would give their employes a half day holiday on Thursday of each week, commencing in

the peace meeting to be held Monda, evening next at the tabernacle.

PAROWAN.

Touching Funeral Service Over

Little Wilford Miller.

Parowan, Iron Co., May 11.-Primary

exercises of eighth grade graduating classes of our county have all taker

place in the past two days at Cedar City. Sister Martha Tingey of the M

I. A. general board, was present, and gave an interesting talk at each con-

and time Sister Micklesen has passed hrough the heartrending scene of hav-

ing her loved ones brought home dead, as little Wilford's father was killed in

a threshing machine some five years

A Sure Thing.
It is said that nothing is sure except death and taxes, but that is not altogether true. Dr. King's New Discovery for Consumption is a sure cure for

and throat troubles. Thousands can testify to that. Mrs. C. B. VanMetre of Shepherdtown, W. Va., says, "I had a severe case of Bronchitis and for a year tried everything I heard of, but got no relief. One bottle of Dr. King's New Discovery then cured me sheelutely." It's infallible for

ed me absolutely." It's infallible for Croup, Whooping Cough, Grip, Pneumonia and Consumption. Try it. It's guaranteed by Z. C. M. I. Drug Store, Trial bottles free. Reg. sizes 50c, \$1.00.

BEAVER.

DISTRICT COURT BUSINESS.

Murder Trial of Pat Brennan the

Most Important Case.

Beaver, Beaver Co., May 12 .- Court

was opened here today by Judge Marioneaux. District Attorney Green-

wood, with County Attorney Christian has quite a large criminal calendar

The most important of these cases.

the case of the state against Pat Brer

nan, who, about a month ago, sho and killed two Finns at Frisco. Mr Greenwood filed his information to-

arraigned on the same and took till to-morrow morning to plead.

tomorrow morning.
P. B. McKeen vs H. B. Prout et al.
The defendant made no defense, and

judgment was thereupon entered for the plaintiff in the sum of \$550 and in-

Cases of H. B. McKeen vs R. G. Wilson et al, and H. A. Walker et al vs R. G. Wilson et al; dismissed,
J. B. Forgie vs Blue Bird Copper-

Gold Mining company: judgment for plaintiff for \$1,872 principal, \$18 inter-est and \$195 attorney's fee, and judge-ment for defendant, the Continental

Oil company, for \$86 interest and \$25 attorney's fees, and judgment for defendant Frank Smith for \$88 interest

and \$25 attorney's fee.

Minersville Reservoir & Irrigation
company vs Beaver City et al; demurrer withdrawn and defendants given
leave to survey defendant's land.

Beaver, May 12.—In the case of the

State vs Patrick Brennan, upon mo-tion of W. F. Knox, the defendant's

counsel, the information was quashed for the reason that the record of the justice's court showed that the defend-

ant was, on the 17th day of April, 1902, charged with the crime of assault with

charged with the crime of assault with a deadly weapon with intent to commit murder, and that upon that charge he waived the preliminary examination and was then bound over to the district court, and that thereafter, on the 29th day of April, a complaint was filed in the justice's court charging the defendant with the crime of murder in the first degree, and the record not showing any preliminary examination.

showing any preliminary examination on this latter charge, and no waiver of

examination by the defendant, the court held that the defendant could not be charged in the district court with murder. The court then ordered that defendant be rearrested and proceeded.

against for the crime of murder, and that if he should be bound over and an information filed by the dis-trict-attorney charging him with mur-

der.

Dist. Atty. Greenwood Immediately went to work to have the preliminary hearing held in Beaver county, which will most probably be on Monday next. Judge Marioneaux went to Parowan this afternoon to hear a matter there. From there he goes to Sait Lake City, where he will sit with the supreme court, returning here on Tuesday, when the regular calendar will be disposed of.

RICHFIELD.

FUNERAL OF MRS. CUDDEBACK.

School Teachers Engaged-Flattering Crop Outlook.

Richfield, Sevier Co., May 11.—Eliza A. Cuddeback of this city, who went to Salt Lake a short time ago to un-dergo an operation for cancer, died at St. Mark's hospital shortly after the

operation was performed last Saturday afternoon, and her remains arrived here on Saturday evening's train for interment. Deceased was born in Pennsylvania in 1844, came to Utah in

Special Correspondence.

Special Correspondence.

ery for Consumption is a sall lung and throat troubles, all lung and throat troubles, to that, Mr

Special Correspondence.

The Lehi Mercantile Co. une. The Lehi Mercantile Co, has been doing this for a month past and inds it no detriment to trade.

A fine program has been prepared for

rom an inspection of the two last amed factories and says everything is

OUR OWN STATE.

OGDEN NEWS.

The branch office of the Deserot News in Ogden is at No. 466 Twenty-fourth street, where advertisements and subscriptions will be received. The "News" is delivered by carriers in Ogden every evening on the same terms as in Salt Lake City.

OGDEN, UTAH, - MAY 14, 1903.

FORESTERS OF AMERICA.

Annual Convention Conc' & | With Grand B Last Night-Officers Elected.

Elaborate Preparations for the Reception of President Roosevelt May 29 - Wedding.

After one of the most successful and harmonious annual gatherings of the Foresters of America the Utah mem hers of the order adjourned last even ing. The next annual gathering place

decided upon was Eureka, Juab county. There have been in attendance at the grand court gathering in this city during Tuesday and Wednesday many delegates from all parts of the state and all have worked unitedly in the transaction of their business.

At the morning session yesterday the reports of the various committees were received and acted upon. Some new laws governing the order were submit-ted to the grand court and will be sub-mitted to the subordinate courts for

their approval.
T. C. Morris of Court Wasatch No. 1 of Ogden was unanimously chosen as past grand chief ranger. The recom-mendations of the G. C. R. were sub-mitted and approved with slight changes and some minor matters were adopted at the morning session.

The afternoon session was given to the amending of the constitution and by

amending of the constitution and bylaws. The election and installation took
place late yesterday afternoon, when
the following grand officers were elected and installed:
Grand chief ranger, Earl K. Geiger of
Ogden; sub-chief ranger, J. A. Morrells,
Missoula, Mont.; treasurer, Ross K.
Adams of Ogden; secretary, T. C. Morris of Ogden; recording secretary, F. B.
Tripp of Salt Lake; senior woodward. ris of Ogden: recording secretary, F. B.
Tripp of Salt Lake: senior woodward,
H. Baumeister of Ogden; junior woodward, C. M. Woodle, Salt Lake City:
senior beadle, A. L. Ritchie, Eureka;
junior beadle, Joseph Baumeister, Ogden: trustees, W. D. S. Harrington,
Park City: A. F. Bowyer, Salt Lake
E. H. Graham, Salt Lake, supresserver. E. H. Graham, Salt Lake; supreme representative, James McBeth, Ogden; supreme alternate, J. Meyers, Ogden. The successful gathering and worl was concluded last evening with grand ball in Lester Park pavilion which was largely attended and greatly

PREPARATIONS FOR PRESIDENT The committee having in charge the arranging of he reception for President Reconvert, who will visit this city Fri day, May 29, has already commenced to

make elaborate preparations for the memorable event. It has been learned that the President will have a stop over in Ogden of sav-eral hours and will deliver a speech on the city hall square. A platform which

PRESIDENT OF THE MINKEHAHA CLUB.

Gentlemen:-I suffered with Eczema on the

hands and face for over a year. It was not only annoying and painful, but very unsightly, and I

disliked to go out in the streets. I tried at least a

up. After the use of six bottles my skin was as soft and smooth as an infant's. This was a year

MISS GENEVA BRIGGS.

ago, and I have never had any trouble since.

210 S. Seventh Street, Minneapolis, Minn.

the president and party and guished visitors and guests will ocupy will be erected just north of the fire sta

The president and party will take a three mile drive around the principal business and residence part of the city. The school children will gather at Leser park under the direction of their through the park, so all the children will have an opportunity to greet him. They will wave flags, sing the national

ongs, etc.
The aged people of the city will be provided with free seats in front of the stand, so they can see and hear the president. The Bishop of each ward will be furnished with tickets to distribute to the aged and invalids of

their respective wards. A grand parade will take place in which Foster's Military band and a company of rough riders will take part. Further details of the arrangements will be published as they are completed.

STEED-JOHNSON NUPTIALS. John R. Johnson. 19, of Hooper and Miss Rose F, Steed. 18, of Clearfield, were granted a license to wed and were married by Hon. Joseph Stanford.

O. S. L. LOSES DAMAGE SUIT. The jury in the case of George Olm-stead against the Oregon Short Line brought in a verdict in favor of the plaintiff for \$625 damages.

The bounty on coyotes has been in-creased from \$1 to \$1.50.

BRIEFS AND PERSONALS, David C. Eccies has gone to California on a 10 days' business trip. A meeting of the stockholders of the Ogden River Reservoir company will be

held next Saturday. V. P. Wells of Salt Lake is in Ogden Dr. Dickson will leave for the east tocorrow on account of the serious ill-

less of his mother. Saturday evening a grand free open air concert will be given at Lester park by Foster's military band. L. R. Rogers of Sait Lake City is in Ogden on legal business today. Attorney Smith is in Ogden defending an action against the Oregon Short Line.

A Little Farly Riser

now and then at bedtime will cure con-stipation, biliousness and liver troubles. DeWitt's Little Early Risers are the famous little pills that cure by arousing the secretions, moving the bowels gent-ly, yet effectually, and giving such tone and strength to the glands of the stom-ach and liver that the cause of the trouble is removed entirely, and if their use is continued for a few days, there will be no return of the complaint. Sold by all druggists.

PROVO.

WILL NOT HOLD AN INQUEST

Over Stranger Killed at Mapleton Supposed to be John Enright.

Provo, Utah Co., May 14 .- The officers have decided not to hold an inquest over the remains of the man who was killed on the railroad track near Mapleton Tuesday, and he will probably be buried here today. It was learned yesterday afternoon that he is not Arthur Wightman of Payson, as was supposed. It now seems reasonable to suppose that his name is John Caright. Laundry bills bearing that "Tall oaks from little acorns grow"

In like manner many a fine collection of family silverware began with the purchase of half a dozen teaspoons of

Gorham Silver

The judicious, bearing this fact in mind, will start a young housekeeper on the right path by buying for her, however modest the purchases may be, nothing but Gorham silverware.



closes that a stranger answering the description of the dead man had some work done there. People who noticed him on the street and in other places before he left Provo think he was slightly unbalanced mentally, and that he was a sheep herder.

WILCOX-HANSEN WEDDING.

A marriage l'cense has been issued to Wm. R. Hansen, 24, of American Fork, and Rosa Belle Wilcox, 18, of

GARDEN CITY NOTES.

John Wm. Mendenhall, a young Springville man, 22 years of age, was committed to the mental hospital for treatment yesterday afternoon, for a severe case of acute mania, after ex-amination by Doctors Westwood and Slater before Chairman Dunn of the

board of county commissioners.

The Utah County Fruit Tree Growers' association will hold an important meeting Saturday at 2 o'clock in the

A peace meeting will be held on the A beace meeting will be lied on the evening of the 18th at the tabernacle at which Judge King will deliver the principal address.

Mrs. Mina Howe, the mother of young

Albert Howe, who was accidentally killed in the Rio Grande yard in this city Sunday evening, is desirous of ex-pressing through the "News" her grati-tude to her many friends in Provo and American Fork, for their sympathy and assistance in her great bereave-

LEHI.

BEET CROP IN GOOD SHAPE. Weekly Half Holiday - Students Visit Power Plant.

Special Correspondence. Lehi, Utah Co., May 13.—Mr. Parley Austin, assistant superintendent of ag-riculture for the Utah Sugar Co., re-ports that 75 per cent of the sugar beet

name were found in a pair of old shoes, left together with some clothing Tuesday in G. A. Cluff's harber shop, where the owner took a bath and left his clothing, saying he would return for them. Inquiry at the laundry dis-

ECZEMA

The Blood Aflame with an Itching Humor that sets the Skin on Fire.

Eczema, the most common and terrible of all skin troubles, begins sometimes with a slight redness of the skin, which gradually spreads, and as the inflammation and itching increase, the entire system is thrown into a restless,

feverish condition. Soon little watery blisters or pimples break out, from which a clear liquid or yellow fluid is discharged, which forms thick crusts and sores, or falls off in fine particles or scales, leaving the skin raw and tender, or hard and dry like parchment. Eczema attacks most frequently dozen soaps and salves, and became very much discouraged, until I read in the papers of the cures performed through the use of S. S. S., and determined to give it a month's trial at least. I the legs and arms, back and chest, face and hands, and is a disease that comes and goes in the earlier stages, but is a perpetual torment and constant am pleased to state that I soon noticed a slight improvement, sufficient to decide me to keep it annoyance when chronic. At times the itching and stinging is so great that the sufferer is driven almost to distraction, and tortured beyond endurance

scratches and rubs till the skin is broken and bleeds; but this only aggravates and spreads the disease.

The humors and poisons that produce the itching eruption, roughness and redness of the skin, must be rooted out before there is complete relief from the terrors of Eczema. Nothing applied externally does any permanent good, for whenever the blood is overheated, or the skin is reacting during Spring and Summer, the disease breaks out again. You can't rely upon washes, soaps and salves, or such things as are applied to the surface, for they do not reach the seat of the trouble, which is internal and deeply implanted in the system; the blood is aflame with the itching, burning humors, which are carried by the circulation to the surface and are being constantly forced out through the glands and pores of the skin, and you can never heal the sores or stop the aggravating eruptions with external applications.

To neutralize the acids in the blood and expel the humors and poisons is the only way to get permanently rid of this torturing skin trouble, and no remedy known does this so quickly and thoroughly as S. S. S. It purifies the blood and restores it to health, and the outbreak of the poison through the skin ceases, and the sores and eruption gradually disappear. S. S. S. builds up the thin acid blood, makes it rich and strong, and restores to it all the elements of nutrition, and drives from the circulation all impurities; and under the tonic effect of S. S. S. the general system is invigorated and toned up, and you not only get rid of your old skin trouble, but the health is benefited in every way. S. S. S.

being a strictly vegetable medicine, acts gently, leaving no bad after-effects, as do Arsenic, Potash and other minerals which are usually prescribed in skin diseases.

Eczema cannot be cured by anything applied to the surface of the body; the blood must be purified and the cause removed, and in no other way can this deep-seated skin disease be reached. If you have Tetter, Psoriasis, Salt Rheum, Nettle Rash, or any form of Eczema, you will find S. S. S. does its work well and thoroughly, and relieves the itching and burning,

soreness and pain, and soon produces a lasting cure. Write us, and medical advice or any special information desired about this King of Skin

Terrors will be given without charge. THE SWIFT SPECIFIC COMPANY, ATLANTA, GA.

Oxygen

Hunger

The worst starvation is

Oxygen hunger, It is a disease when your blood is deficient in red cor-

puscles. It ends in Consumption and death.

Its signs are weakness, loss of flesh, pale skin, transparent complexion, loss of ambition, and proneness to "catch cold." The only cure is

It is a medicinal emulsion of cod liver oil, containing principles which vitalize and oxygenate the blood and thereby gives fresh life and energy to the tissues.

Ozomulsion is the good food, the easy food, the universal food, for all who are sick or in need of strength. To be had at all druggists. Try it.

In order that you may test the merits of Ozomulsion, send you name and full address to

THE OZOMULSION CO. De Peyster Street, - - New York, gave an interesting talk at each conference meeting.

The funeral service over the remains of little Wilford Miller, who was dragged to death by a horse a day or two ago, was held today, and was very touching and pathetic. The little boy's friends and relatives marched in pairs behind the hearse.

The bereaved family have the sincerest sympathy of all. This is the second time Sister Micklesen has passed mentioning this paper, and a large sample free bottle will at once be sent you by mail prepaid.

1879, married Lefroier Cuddeback in 1880. Two children survive her. Their names are Almon Peer of this city and Hattle Peer Wakes of Jackson, Mich. The funeral services were held at the fuddenback residence at 2 p. m. today, no the remains interred in Glenwoood cemetery, where other relatives of the deceased are burid.

SCHOOLS CLOSE MAY 29. Richfield public schools will close on

The following teachers have been engaged for the coming year: Principal of district and high schools, Frank K. of district and high schools, Frank K. Seegmiller; eighth grade, Lester Quist; seventh grade, Arden Waters; sixth grade, Parley Nielson; fifth grade, Alvilda Scorup; fourth grade, Sophia Goldbransen; third grade, Elinor W. Ogden; second grade, Ruby Wright; First grade, Sadie Seegmiller; beginners', Clay Allred.

PRIMARY DAY. Yesterday (Sunday) was Primary day, and a very instructive program was rendered at the tabernacle in the afternoon. The president, Sister Sarah

Hansen, reported over 200 enrolled in the association, and said that good proriess was being made generally. Richfield baseball team went to Sa-ina on the 8th inst. and played a winning game of 17 to 0, but in turn were defeated here today by the Elsi

Frank K. Seegmiller and wife were ade happy last week by the advent of

FINE CROP OUTLOOK.

We are having an ideal spring and all crops are doing splendid in this valley. The prospect for a good fruit crop was never better. The weather has been cool and as a consequence the day, charging Brennan with murder in the first degree. The defendant was which will prove very beneficial later In the case of the state against Thomas Noitn, charged with selling liquor to Indians, the defendant was arraigned and pleaded not guilty, and his case set down for trial May 19,

LAYTON.

ATTEMPTED SUICIDE.

Levi Green Shoots Himself in Presence of Family.

his case set down for trial May 19, at 2 o'clock.

State vs Joe Condon, for passing off liquor to an Indian; defendant was arraigned, pleaded not guilty, and his case was set for the 19th inst.

State vs John Bulger, for the same offense; defendant pleaded not guilty and will be tried on the same day. Special Correspondence. Layton, Davis Co., May 13.-Levi Green of this place deliberately shot himself with suicidal intent, at his home this morning. The act is thought to be the culmination of an and will be tried on the same day.
State vs Nathan Gillins and John
Goff; defendants were each arraighed
on a charge of felony and their case over-indulgence in drink. Green shot himself in the presence of his wife and a neighbor, who were in an ad-joining room while he was preparing to shuffle off. When he had placed the was set for the 19th. State vs Ralph Keate will be heard

rifte against his breast in the region of the heart, he called a good-bye to his wife, and asked her to take care of the children. She rushed into the room just as her husband leaned forward an as her husband leaned forward and pulled the trigger of the rifle. She made an effort to knock the weapon out of his hands, but was unsuccessful. A second later the deed had been committed. The bullet plowed its way through the breast, taking an upward course, passed through the shoulder and came out just above the shoulder blade. blade.

Mr. Green is about 50 years old, and

has a large family. There is said to be but one chance in a hundred for his recovery. Despondency is the only rea-son given for the rash act.

NOTICE TO CONTRACTORS.

Notice is hereby given that scaled bids will be received by the undersigned up to 1:15 o'clock p. m. of May 5:th. 1960, for the materials and labor required for the erection of a building for the Branch Normal of the University of Utah at Cedar City, Utah, and all coording to plans and specifications and drawings which are open for inspection of the bidders at the office, of Dullas & Hedges, in the Deseret National Bank building, at the corner of Main and First South streets, in Sait Lake City, Utah, and all bids and proposals at the above time will be publicly epened and read in the office of the Deseret National Bank, in said City.

All bids must be addressed to "University of Utah Sait Lake City, Utah," and marked in lower left-hand corner "Bids." or such bids can be delivered to the board of Regents at the said time and place of opening same, or can be delivered at the architects' office.

Bids must not contain conditions, qualifications, propositions or any other thing in addition to those mentioned in the plans, specifications and drawings, contracts and bond and bidders must use the forms of bids without change, which will be found at the office of said architects and no other form of bid will be received. A certified check on some bank in Utah, for five per cent of the amount of the highest bid must be inclosed. Sach check is to be made payable to the undersigned and is to be forfielted to the undersigned in case the bid is accepted and the bidder does not enter into the contract and bond within three days after its acceptance, for the faithful execution of the contract and bond at the office of said architects and the office of said architects and the office of said architects and can the office of said Notice is hereby given that scaled bids

bond hereinafter mentioned.

The proposed contract and bond are also at the office of said architects and can there be examined.

There must be a separate bid and certified check for each of thefollowing pieces of work, to-wit:

Excavating and grading.

Foundation mason and brick work.

Cut stone work

Foundation mason and brick work.
Cut stone work.
Lathing and plastering.
Carpenter and joiner work.
Painting.
Tin and galv. iron work.
Plumbing.
Heating and ventilating.
A bond must be furnished when contracts are awarded for one-half of the amount of the bid with good and sufficient sureties, all satisfactory and acceptable to the undersigned.
The undersigned reserves the right to reject any and all proposals or to accept any bid or bids it may deem best, or to let the contract to one bidder.

UNIVERSITY OF UTAH.

AN ORDINANCE.

An ordinance amending Section 1. Chapter 50 of the Revised Ordinances of Salt Lake City, 1892, in relation to the erection of telegraph and telephone poles in the streets of Salt Lake City.

Be it ordained by the City Council of Salt Lake City, Utah:

Section 1. That Section 1 of Chapter 50 of the Revised Ordinances of Salt Lake City, 1892, be, and the same is hereby amended to read as follows:

Section 1. No person, firm or corporation shall erect any telegraph, telephone, electric light, electric railroad or other poles in any of the streets of Salt Lake City, unless such person, firm or corporation is the holder of a franchise granting certain specific and privileged uses of sald streets, and then only in siriet pursuance of a permit from the City Engineer, which permit must be on the ground during the whole time the work of erecting any such pole or poles is in progress, and must be freely exhibited to any person or city officer asking to examine it provided, that any person, firm or corporation not the holder of such a franchise as is herein referred to, may obtain permission for the erection of spacified poles upon applicareferred to, may obtain permission for the erection of specified poles upon application in writing, presented to the City Council.

Section 2. This ordinance shall take ef-

ect upon approval.

Passed by the City Council of Salt Lake
City, Utah, April 27th, 1903, and referred
to the Mayor for his approval.

J. O. NYSTROM,
City Recorder.

By A. L. Simondi, Deputy.
Approved this End day of May, 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 full, true and correct copy of an ordinance entitled, "An ordinance amending Section 1, Chapter 50 of the Revised Ordinances of Salt Lake City, 1892 in relation to the erection of telegraph and telephone poles on the streets of Salt Lake City, "passed by the City Council of Salt Lake City, Utah, April 27th, 1993, and approved by the Mayor May 2nd, 1905, as appears of record in my office.

In Witness Whereof, I have hereunto set my hand and affixed the coroporate seal of said City, this 5th day of May, 1903.

[Seal) J. O. NYSTROM,

(Seal) J. O. NYSTROM.
City Recorder.
Blil No. 29.

AN ORDINANCE.

An ordinance levying a tax and for the seesement of property on the north side f Fourth South street between West emple and First West streets, in Side-valk district No. 15, for the construction

walk district No. 15, 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 north side of Fourth South street between West Temple and First West streets, in sidewalk district No. 15.

This tax is levied to defray the expense

This tax is levied to defray the expense of constructing a sidewalk upon said portion of said street opposite the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined 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 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 assessed upon said parcels of land is eight hungared and seventy-one and 20-100 (\$371.26) dollars, or one and 32-100 (\$1.32) dollars per front or linear foot, and the Treasurer is hereby authorized and empowered to assess in accordance with the provisions of this ordinance for the purpose herein mentioned, lots 1, 2, 3 and 4, back ** Said ** ** As ** Said ** Lake City sur-This tax is levied to defray the expense pose herein mentioned, lots 1, 2, 3 and 4, block 50, plat "A." Salt Lake City survey, as the same are shown upon the official plats of sald city to a depth of twenty-nve (25) feet back from said

twenty-live (19) Ret.

Street.

Section 2. This ordinance shall take effect upon approval.

Passed by the City Council of Sait Lake City. Utah, May 11th, 1803, and referred to the Mayor for his approval.

J. O. NYSTROM,

City. Recorder.

Approved this 13th day of May, 1903,

EZRA THOMPSON,

Mayor.

State of Utah, City and County of Salt Lake, 88.

1, J. O. Nystrom, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoing is a full, true the above and foregoing is a full, true and correct copy of an ordinance entitled. "An ordinance levying a tax and for the assessment of property on the north side of Fourth South street between West Temple and First West streets, in sidewalk district No. 13, for the construction of a sidewalk," passed by the city Council of Salt Lake City, Utah, May 11th, 1903, and approved by the Mayor May 13th, 1903, 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 13th day of May 1903. (Seal)

J. O. NYSTROM, City Recorder.

Bill No. 49, Sidewalk Extension No. 33.

AN ORDINANCE.

An ordinance levying a tax and for the assessment of property on the west side of Seventh East street between Fourth south and Fifth South streets, in sidewalk district No. 22, 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 west side of Seventh East street between Fourth South and Fifth South streets, in sidewalk district No. 22.

Seventh East street between Fourth South and Fifth South streets, in sidewalk district No. 22.

This tax is levied to defray the expense of constructing a sidewalk upon said portion of said street opposite the property hereinafter described to be especially affected and benefited by said improvement, and it is hereby adjudged, determined 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 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 assessed upon said parcels of land is eight hundred and seventy-one and 29-100 (1871.20) dollars, or one and \$2-100 (1872.20) dollars per front or linear foot, and the Treasurer is hereby authorized and empowered to assess in accordance with the provisions of this ordinance for the purpose herein mentioned, lots 1, 5, 7 and 8, block 32, plat "B," 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 appreval.

Passed by the City Council of Sait Lake City, Utah, May lith, 1893, and referred to the Mayor for his approval.

Approved this 13th day of May, 1993, EZRA THOMPSON.

(City Recorder. Approved this 13th day of May, 1993, EZRA THOMPSON.

EZRA THOMPSON.

Mayor.

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 entitled,
"An ordinance levying a tax and for the
assessment of property on the west side
of Seventh East street between Fourth
South and Fifth South streets, in sidewalk district No. 22, for the construction
of a sidewalk," passed by the City Council of Salt Lake City, Utah, May 11th,
1903, and approved by the Mayor May 13th,
1903, 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 13th day of May, 1803,
(Seal)

J. O. NYSTROM,
City Recorder.

Bill No. 30, Sidewalk Extension No. 24.

NOTICE.

The Regular Annual Meeting of the stockholders of Zion's Savings Bank & Trust Company will be held at the Company's office, Nos. 1, 2, and 5, 8. East Temple St., Salt Lake City, Utah, on Monday, June 1st, 1903, at 11 o'clock a. m., for the election of Directors and for such other business as may come before the meeting. JOSEPH F. SMITH President GEORGE M. CANNON.

Cashier.

Dated May 11th, 1903.

The new Irrigation Law, in pamphlet

TRUSTEE'S SALE

Whereas on June 5, 1901, Peter L. Nordfelt and Matilda Nordfelt made, executed and delivered to W. W. Riter a deed of trust to the property hereinatter described, with covenants, among other covenants, that they own and are slezed of the granted premises in fee simple, and that said property is free of all encumbrances, in trust, however, to necure the payment of their certain promissory note for \$1.500 of even date therewith, payable to the Descret Sayings Bank or order three years after date, with interest at the rate of eight per cent, per annum from date until paid, payable quarter yearly, with a provision that if the interest be not paid as stipulated, the legal holder thereof may declare the interest due and proceed to recover both principal and interest.

puld as stipulated, the legal holder thereof may declare the interest due and proceed to recover both principal and interest;

And whereas, it is provided in said deed of trust, among other things, that if default be made in the payment of said note or any part thereof, or any interest that may accrue thereof as the same becomes due and payable, then the said deed shall remain in force, and the said trustee may proceed to sell said property or any part thereof at public vendue to the highest bidder for cash deither of the parties to said deed of trust being at liberty to become the purchasers at said sale, at the banking house of the Deseret Savings Bank in Sait Lake City, Utah, after first giving twenty days public notice of the time, terms and place of said sale, and the property to be sold, by advertisement in some newspaper printed in the English language and published in Sait Lake City, Utah, and out of the proceeds of such sale to make certain payments as provided in said deed of trust;

And whereas, the makers of said note have falled to pay the interest which has accrued on said note since the date of its execution, and whereas, the interest on said note not having been paid as aforesaid, the legal holder thereof, to-wit the Deseret Savings Bank, in accordance with the provisions of said note, on March 17, 1902, declared the principal thereof due; and whereas, neither the whole nor any part thereof has been paid and is still due and unpaid; and whereas, the Deseret Savings Bank, the holder of said note, has requested the undersigned, the trustee in said deed of trust, to make a sale of the said premises as provided therein; Now, therefore, notice is hereby given that the undersigned, W. W. Riter, by virtue of the power of sale contained in said trust deed, and in parsuance of the aforesaid request of the Deseret Savings Bank, the holder for said note, will en the list day of May, 1903, at the banking room of the Deseret Savings Bank, situated on the northeast corner of the streets at the junction of Eas

The north half of the northeast quarter

The north half of the northeast quarter of section twenty-seven (27), the east half of the southeast quarter of section twenty-two (22), the southwest quarter of the northwest quarter and the northwest quarter of the southwest quarter of section twenty-three (23), all in township twenty (29), south of range two (2) west of Salt Lake meridian situated in Millard County, State of Utah, together with all the waters from Haws creek, lying southwesterly from the head of Round Valley lake in Millard County, Utah; also the following described pieces or parceis all the waters from Haws creek, lying southwesterly from the head of Round Valley lake in Millard County, Utah; also the following described pieces or parcels of land, cituate, lying and being in the County of Sevier, State of Utah, bounded and described as follows, to-wit; Commencing at a point fifteen (15) rods and seven (7) feet east of the southwest corner of the northwest quarter of the southeast quarter of section one (1), township twenty-one (21) south, range one (1) west of Salt Lake meridian, and running thence east thirty-three (33) rods, thence north ten (19) rods, thence west twenty-three (25) rods, thence west twenty-three (25) rods, thence south 47 degrees west, thirteen (15) ross more or less to the place of beginning; also beginning at the northeast corner of the southwest quarter of the northwest quarter of section 31,township 29, S. R. 1 E., Salt Lake meridian, and running thence south 44,25 chains, thence west 6,22 chains to right bank of Sevier river, thence along same N. 334 deg. E. 2.09 chains, thence N. 734 deg. E. 5.00 chains, thence N. 124 deg. E. 5.00 chains, thence N. 124 deg. E. 5.00 chains, thence N. 124 deg. W. 3.06 chains, thence N. 224 deg. W. 4.00 chains, thence N. 184 deg. W. 3.06 chains, thence N. 335 deg. W. 3.06 chains, thence N. 335 deg. W. 3.06 chains, thence N. 134 deg. W. 3.06 chains, thence N. 335 deg. W. 3.06 chains, thence N. 134 deg. E. 2.05 chains, thence N. 140 chains, thence N. 140 deg. E. 2.05 chains, thence N. 140 chains, thence N. 140 deg. E. 2.05 chains, thence N. 140 chains, thence N. 150 deg. E. 2.05 chains, thence N. 150 chains, thence N. 150 chains, thence N. 150 chains, thence N. 150 deg. E. 2.05 chains, thence N. 150 chains, thenc

Date of first publication, April 2ind, 1903.

TRUSTEE'S SALE.

Whereas, on September 10, 1900, Annie fisilock Harder and H. H. Harder made, executed and delivered to W. W. Riter a deed of trust to the property hereinatter described, with covenants, among other covenants, that they own and are slezed of the granted premises in fee simple, and that said property is free of all encumbrances, and that they will pay all taxes and assessments upon the same within the time required by law, in trust, however, to secure the payment of their certain promissory note for \$2,50,00, of even date therewith, payable to the Descret Savings Bank or order, three years after date, with interest at the rate of seven per cent, per annum from date until paid, payable quarter yearly with a provision that if the interest be not paid as stipulated, the legal holder thereof may declare the principal due and proceed to recover both principal and interest;

And whereas, it is provided in said deed of trust, among other things, that if default be made in the payment of said note or any part thereof, or any interest that may accrue thereon as the same becomes due and payable, or in case of the breach of any of the covenants therein contained, then the said deed shall remain in force, and the said trustee may proceed to sell said property or any part thereof at public vendue to the highest bidger for cash, teither of the parties to said deed of trust being at liberty to become the purchasers at said sale) at the banking house of the Descret Savings Bank in Sait Lake City, Utah, after first giving twenty days public notice of the time, terms, and place of said sale, and the property to be sold, by advertisement in some newspaper printed in the English language and published in Sait Lake City, Utah, after first giving twenty days public notice of said sale to make certain payments as provided in said deed of trust.

And whereas, the makers of said note have failed to nay the tuterest which has

the proceeds of such sale to make certain payments as provided in said deed of trust:

And whereas, the makers of said note have failed to pay the interest which has accrued on said note since March 16, 1862, and have failed to pay the taxes on said premises, (excluding, however, the right of way hereinafter described) for the year 1862, amounting to 36.61; and whereas, the interest on said note not having been paid as aforesaid, the legal holder thereof, to-wit: the Deseret Savings Bunk, in accordance with the provisions of said note, on April 4, 1803, declared the principal thereof, to-wit: \$25,500.0, due; and whereas, neither the whole nor any part thereof has been paid and is still due and anpaid; and whereas, the Deseret Savings Bank, the holder of said note, has requested the undersigned, the trustee in said deed of trust, to make a sale of the said premises as provided therein:

Now, therefore, notice is hereby given that the undersigned, W. W. Riter, by virtue of the power of saic contained in said trust deed, and in pursuance of the aforesaid request of the Deseret Savings Bank, the holder of said note, will on the 16th day of May, 1803, at the banking room of the Deseret Savings Bank, the holder of said note, will on the 16th day of May, 1803, at the banking room of the Deseret Savings Bank, situated on the northeast corner of the streets at the junction of East Temple and First South streets, Sait Lake City, Utah, at the hour of 12 o'clock, noon, on that day, offer for said and sell to the highest bidder for cash the property above referred to or as much thereof as may be necessary, which said property is described as follows, to-wit:

Commencing at a point eighty-five (85) for earth of the property severed to refer the part of the property severed to refer the property above referred to or as much thereof as may be necessary.

Commencing at a point eighty-five (85) Commencing at a point eighty-five (85) feet south of the northwest corner of lot three (3), block twenty-five (25), plat 'D.' Sait Lake City survey, and running thence south forty (40) feet; thence east one hundred and twenty-five (125) feet; thence north forty (40) feet; thence west one hundred and twenty-five (125) feet, to the place of beginning, together with a right of way over the following described piece of iand, to-wit; Commencing at a point one hundred and twenty-five (125) feet east of the northwest corner of said lot feet, thence west ten (10) feet to the place of beginning; all of the foregoing property being situated in Salt Lake Countr, State of Utah; that upon said sale the said trustee will make a deed to the said premises and property so vested in alm to the purchaser, in accordance with said deed of trust, and the propends from said sale will be used as in said deed of trust recited.

W. W. IUTER

W. W. RITER. Date of first publication, April 23rd, 1903.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective NOTICE OF SALE OF PERSONAL PROPERTY.

IN THE DISTRICT COURT, PRObate Division, in and for Sait Loke County. State of Utah. In the matter of the
estate of Abraham H. Cannon, Deceased.
Notice.—The pelition of John M. Cannon,
administrator of the estate of Abraham
H. Cannon, deceased, praying for the settlement of final secount of said John M.
Cannon, administrator, and for the discharge of suid administrator, has been
set for hearing on Friday, the 23nd day of
May, A. D. 1966, 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 the 7th day of
May, A. D. 1963.
(Seal) JOHN JAMES, Clerk,
By Wm, H. Folland, Deputy Clerk,
Cannon, Irvine & Snow, Attorneys for
Administrator.

Estate and Guardianship of Edward P. Ferry.—The undersigned will sell at private sale 7,500 shares of the capital stock of the Natidriver Mining Company, a corporation, on or after the 18th day of May, 1963, and written bids will be received at No. 508 McCornick Block, Salt Lake City, Utah. Terms of sale, cash.

W. MONT FERRY,
EDWARD S. FERRY,
Guardians of the Person and Estate of Edward P. Ferry,
J. T. Richards, Attorney for Guardians.

NOTICE OF SALE OF SALE ESTATE.

Estate of John S. Lewis, Deceased,-The andersigned will sell at private sale the following described real estate, situated in the County of Salt Lake, State of

in the County of Salt Lake, State of Utah:
Beginning 1.503.8 feet east from the west quarter section corner of section 4, township I north of range I west, Salt Lake meridian, and running thence south 3 deg. 32 min. east 177 feet; thence south 16 deg. 13 min. east 182 feet; thence south 16 deg. 13 min. east 182 feet; thence south 16 deg. 17 min. east 182.5 feet; thence south 16 deg. 17 min. east 182.5 feet; thence south 18 deg. 17 min. east 182.5 feet; thence south 18 deg. 18 min. east 183.5 feet; thence south 18 deg. 18 min. east 183.5 feet; thence south 18 deg. 18 min. east 183.5 feet; thence south 18 deg. 18 min. east 183.5 feet; thence south 52 deg. 18 min. east 183.5 feet; thence south 5 deg. 30 min. east 183.5 feet; thence south 16 deg. 30 min. east 185.5 feet; thence south 12 deg. 18 min. east 189.5 feet; thence south 12 deg. 18 min. east 189.5 feet; thence south 12 deg. 18 min. east 189.5 feet; thence south 12 deg. 18 min. east 182.5 feet; thence south 76 deg. 28 min. east 182.5 feet; thence south 76 deg. 48 min. west 124.7 feet; thence south 76 deg. 29 min. west 124.7 feet; thence south 76 deg. 29 min. east 184.2 feet; thence north 50 deg. 4 min. west 284.4 feet; thence north 50 deg. 4 min. west 284.5 feet; thence north 30 deg. 18 min. east 183.6 feet; thence north 30 deg. 18 min. east 183.6 feet; thence north 30 deg. 18 min. east 184.5 feet; thence north 30 deg. 18 min. west 183.7 feet; thence north 70 deg. 48 min. west 183.6 feet; thence north 70 deg. 48 min. west 183.6 feet; thence north 70 deg. 30 min. west 183.7 feet; thence north 70 deg. 30 min. west 183.7 feet; thence north 70 deg. 30 min. west 183.7 feet; thence north 30 deg. 30 min. west 183.7 feet; thence north 30 deg. 30 min. west 183.6 feet; thence north 50 deg. 30 min. west 183.7 feet; thence north 50 deg. 30 min. west 183.7 feet; thence north 50 deg. 30 min. west 183.7 feet; thence north 50 deg. 30 min. west 183.7 feet; thence north 50 deg. 20 min. west 183.7 feet; thence west 183.8 feet; thence west 183.8 feet; thence west 183.8 feet; th Beginning 1,503.8 feet east from the west

On or after May 14, 1903, and written tids will be received at No. 502 McCornick block, Salt Lake City, Utah. Terms of

Sale, cash.

Dated May 6, 1963.

EMMA A. LEWIS.

Administratrix of the Estate of John S.

Lewis. Deceased.

Richards & FERRY. Attorneys for Ad-

IN THE DISTRICT COURT, PRObate Division, in and for Salt Lake County, State of Utah. In the matter of the estate of James R. Miller, Deceased. Notice,—The petition of Mary J. Miller, praying for the issuance to Reuben G. Miller and Leroy C. Miller of Letters of Administration in the estate of James R. Miller, deceased, has been set for hearing on Friday, the 22nd day of May, A. D. 1893, at 10 o'clock a. m. at the County Court, the Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of Said Court with the seal thereof affixed this 8th day of May, A. D. 1963.

(Seel) JOHN JAMES, Clerk, By Wm. H. Folland, Deputy Clerk, J. H. Moyle, Attorney for Petitioner.

IN THE THIRD JUDICIAL DISTRICT Court, in and for Salt Lake County, State of Utah, Department No. 1. In the matter of the estate of Septimus W. Sears, Deceased, Notice.—The petition of Isabel M. Whitney Sears, praying for the admission to Probate of a certain document, purporting to be the last Will and Testament of Septimus W. Sears, deceased, and for the granting of Letters Testamentary to Isabel M. Whitney Sears, has been set for hearing on Friday, the 15th day of May A. D. 1903, at 10 o'clock a. m. at the County Court House, in the Court Room of Sald Court, in Salt Lake City, Salt Lake County, Utah,
Witness the Clerk of sald Court with the seal thereof affixed this 30th day of April, A. D. 1903.

(Seal) JOHN JAMES, Clerk, Evans, Ingebreusen & Evans, Attorneys for Petitioner. IN THE THIRD JUDICIAL DISTRICT

IN THE DISTRICT COURT, PROhate Division, in and for Salt Lake County, State of Utah, in the matter of the
estate of Jennie B. Tennant, deceased,
Notice.—The perition of Thomas A. Tennant, praying for the issuance to himself
of Letters of Administration in the estate
of Jennie B. Tennant, deceased, has been
set for hearing on Friday, the 22nd day
of May, A. D. 180, at 19 o'clock a, m. at
the County Court House in the Caurt
Room of wat Court, in Salt Lake City,
Salt Lake County, Utah.
Wilness the Clerk of Said Court with
the sail thereof affixed this 6th day of
May, A. D. 1803,
(Seal)
JOHN JAMES, Clerk,
Py J. U. Eldredge, Jr. Deputy Clerk,
Young & Moyle, Attorneys.

SEALED PROPOSALS.

Scaled proposals will be received by the Scaled proposals will be received by the Board of Insane Asylum Commissioners of the State of Utah for (1) the erection of a new boiler house. (3) the completion of a new boiler house. (3) the completion of the two detached wards partially constructed in 180. (6) the completion of the ventilating system of the main building; at the State Insane Asylum at Provo City, Utah, up to and until It celock a, m of Thursday, May 21, 1823 at which hour and place said proposals will be opened and contracts awarded.

Plans and specifications can be seen at the office of R. C. Watkins archives, Provo City, Utah, or at the State Insane Asylum.

Provo City, Utah, or at the State Insane Asylum.

A certified check for not less than five per cent of the amount of the hid must accompany the same, check to be returned to all unsuccessful bidders, and in the successful bidder upon his furnishing a good and sufficient bond in one-half the amount of his bid, conditioned that he will properly perform the contract.

The Board of Commissioners reserves the right to reject any and all proposals, Board of Insans Asylum Commissioners.

By CHARLES DeMOISY, Secretary.