

has been issued for his wages. ree of divorce, BRIEFS AND PERSONALS. MRS, NEBEKER SEVERELY BURN.

Pearl Kesler, an inmate of the State Mrs. Lillian Nebeker, wife of Dist. Atty. Frank K. Nebeker of this city. dustrial school from Salt Lake City as been paroled on condition that she be taken from the state. Her mother ved here from Salt Lake City last ening, and the two went to Portland,



STOLE HORS: S TO FEED TO PIGS !

"If I had but known what medicine and what physicians were reliable I would be about \$1,000 ahead today. For years my wife had been troubled with fluttering and palpitation of the heart accompanied by weak, nervous spells. We consulted several different local doctors and tried nearly every patent medicine I heard of and my wife had almost given up in despair when my druggist advised her to give Dr. Miles' Heart Cure and Restorative Nervine a trial. After tak-ing one-half bottle of the Nervine sh felt better than she had in twenty years. She bonght three bottles of each and is today en-So Jury Declares in Case of State vs bought three bottles of each and is today enjoying better health than she did in all her life. I know it is all due to Dr. Miles' Re-storative Nervine and New Heart Cure, I think Restorative Nervine is the best medi-W. E. Gordon, Special Correspondence. Monticello, San Juan Co., April 21.-The regular term of the district court think Restorative Nervine is the best medi-cine on earth. As a stomach remedy it can-not be beaten. It cured me of nervous dys-pepsia and if from any cause I feel nervous and I think my stomach is going to trouble me I just take a few doses of Nervine and Nerve and Liver Pills and I soon feel all cinet argin. In Miley' Anti-Pain Pills are commenced here yesterday. The case of the state of Utah vs W. E. Gordon has occupied the entire time of the court. The defendant is charged by information with having stolen a number of horses belonging to parties in Montiright again. Dr. Miles' Anti-Pain Pills are the bast remedy for headache and pains I liave ever used. I always keep a box in my house. One Pain Pill will knock any pain cello and shooting them in his corral seven miles north of here and feeding. them to his hogs. The offense is al-Miles' Restorative Remedies in my family fifteen years and think they are the best in the world,"-ISAAC HEADLEY, Station Mas-ter, Santa Fe R. R., Wichita, Kan. leged to have been committed on th second day of December last, with D. B. Perkins as complaining witness. Im-mediately after the retiring of the jury All druggists sell and guarantee first bot-lle Dr. Miles' Remedies. Send for free book on Nervous and Heart Diseases. Address Dr. Miles Medical Co., Elkhart, Ind. The

NOTICE, Notice is hereby given, that there will be a meeting of the members of "The Corporation of the Members of the Church of Jesus Christ of Latter-day Saints, re-siding in the Eighteenth Ecclesiastical Ward of the Sait Lake Stake of Zion," in the County of Sait Lake and State of Utah, at the Meeting House of Said Ward, on Thesday, the 12th day of May, 1903, at 7:30 o'clock p. m., for the purpose of authorizing the Board of Directors of said Corporation to transfer the legal little to all the real property belonging to Said Corporation to Orson F. Whitney, as Bish-op of the Eighteenth Ward of the Church of Jesus Christ of Latter-day Saints, in the County of Sait Lake, and State of Utah. Dated April 22nd 1903.

illa Nebeker, formerly preside : Utah state senate was in Ogden ast evening on business. and Mrs. Silverthorne have ar-

ved in Ogden from Pocatello and will take this city their future home. couple were married in Pocatello last Monday. The bride is a daughter of Mrs. Mary Dowling of that city and a nice of J. F. Dunn, superintendent motive power of the Oregon Short

lames Howlett and wife and John ick and wife of Valparaiso, Ind., ar visiting in this city with H. A. Eims They are on their return home from a Ex-Senator F. J. Kiesel, Joseph Scow

A. T. Wright, David Eccles and Mayor Glasmann have each subscribed condition that 160 other citizens sub ribe \$10 each, 10 citizens \$50 each, and o citizens \$25 each.

George Matson has gone to Spokan The case of R. B. Holmberg, one

the men arrested two days ago fo deceing a traveling man and who i harged with running a gambling ouse, has been continued in the mupal court until Monday at 10 a. m funeral of Ora Clinton, the in daughter of Mr. and Mrs. C. A nton, occurred this afternoon at ock from the residence at 2117 Wall

An amended complaint has been filed n the case of Isaac Farr vs Henry C. Lawrence and Joseph Carlson. The culon is brought to recover 46.500 stock of the Gold Mountain ne Mining company. Fowler, the man who imperson

allce officer of Ogden city and a deserter some time ago, taktter to Fort Douglass and de he reward, has been adjudge Judge Howell who has had under advisement since the Monday. The defendant will need Saturday at 10 a.m. ug Freight Agent Cook of the aclfic has returned from a trip Junction

Bros. of this ci have, been a contract for grading the new Southern Pacifific known as Mountain cut-off. It ruiss to Shoshone, Nevada, and Mountain about two miles

fula, salt rheum, erysipelas and distressing eruptive diseases yield y and permanently to the cleans rifying power of Burdock Blood

price sale of summer dress goods at Kelth-O'Brien's.

PROVO.

DISTRICT COURT HEARINGS. Mrs. Lucinda M. Patten of Payson

Obtains Divorce. Special Correspondence.

Utah Co., April 24 .- Lucinda 4. Patten of Payson filed sult for di-orce against Charles M. Patten yes-erday on the grounds of cruel and inatment, consisting of calling the and abusive names, Plain Pitintiff asked to be restored to her maldet od service of summons and luniary appearance, and the was granted as asked for, deto pay costs. ties were married at Payson.

case of Goshen Roller Mills

rightion company vs Mt. Nebo and Irrigation company et al, it dered that defendants, except Mr. Land and Irrigation company April 25 to answer amended

Estate of Theodore M. Samuelson ased: petition for confirmation of of real estate set for hearing May

was very seriously burned today. She was engaged in burning a pile of pa-pers and rubbish in the yard back of her residence, when a sudden gust of wind carried the flames to her clothes. Use of Developing Clay Beds and In an instant she was a mass of flames Starting Pipe Factory. and before they could be extinguished she was fearfully burned about the

store.

LEHI.

Special Correspondence. shoulders and arms. Medical Lehi, Utah Co., April 23.—On the west bank of the Jordan near here there is some phenomenal beds of clay, which help was summoned at once and every thing possible done to alleviate swful suffering, but she is still in a has passed the most critical analysis and is proven beyond a doubt to be of

great value in the manufacture of many useful articles such as fire brick, MINOR ACCIDENTS. A little son of Niels A. Pearson fell tile, and sewer pipe, etc. Salt Lake cap-italists are now ready to invest in the

perilous condition.

ED.

manufacturing of the above articles. If some of the people of our city will be-CASTORIA ome interested with them. For Infants and Children. DEATH OF JAMES GLEDHILL.

The Kind You Have Always Bought Bears the Char H. Flitcher. chere he

James Gledhill of this city died on he 18th. He was born May 8, 1846, at in the case an information was read to the defendant, Gordon, and P. H ldham, Lancashire, England, and emrated to Utah in 1868. For some time Miller, signed by one Kink, alleging resided in Provo, then came to Lehi, that at the same time certain of his grated to Utah in 1868. For some time married Elizabeth Comer, horses were also taken and killed. Nov. 28, 1872. He was the father of eight defendants were placed under bonds of Dated April 22nd, 1903. ORSON F. WHITNEY, President of said Corporation. John A. Evans, Secretary.

STOCKHOLDERS' MEETING,

Notice of stockholders' meeting of the Grand Hotel Company. Notice is hereby given that on the 28th day of April, 1993, a special meeting of the stockholders of The Grand Hotel Company will be held at the Deseret Sav-ings Bank, at the northeast corner of East Temple and First South streets, in Sait Lake City, Utah, at 3 o'clock p.m. for the purpose of deciding whether such com-pany shall dissolve; also for the purpose of deciding whether all claims and de-mands against said company have been satisfied and discharged; and also wheth-er the Board of Directors of such com-pany shall apply to the proper court for the dissolution of said company. REBECCA E. LITTLE. As President of said Company. Notice of stockholders' meeting of the

As President of said Company. Dated April 13th, 1903.

An ordinance amending Sections 2 and 4 of an ordinance prescribing the form of water scrip, and directing the City Treas-urer to receive the same in payment of water rates under certain restrictions, passed by the City Council April 22nd, 1962, and approved by the Mayor April acting a new section des ith 1902; and an Ignated as Section 4a. Be it ordained by the City Council of Salt Lake City, Utah. Section 1. That Sections 2 and 4 of an

Date of first publication, April 23rd, 1903.

AN ORDINANCE.

An ordinance amending Sections 2 and 4

any part thereof at public vendue to the highest bidder for eash (either of the pur-tles to said deed of trust being at liber-ty to become the purchasers at said sale; at the banking house of the Descret Sav-ings Bank in Sait Lake City, Utah, after Section 1. That Sections 2 and 4 of an ordinance, entitled "An ordinance pre-scribing the form of water scrip, and di-recting the City Treasurer to receive the same in payment of water rates under ceriain restrictions," passed by the City Council April 22nd, 1902, and approved by the Mayor April 24th, 1962, be, and the same are hereby amended, and Section 4a of said ordinance is hereby enacted, each to read as follows: Section 2. Water scrip shall be issued for 20 per cent of the payment mentioned at the banking house of the Deseret Sav-ings Bank in Salt 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 advertise-ment in some newspaper printed in tho English language and published in Salt 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 failed to pay the interest which has accrued on said note since the date of its execution; and whereas, the interest on said note not avoing been paid as afore-said, the legal holder thoreof, to-wit, the Deseret Savings Bank, in accordance with the provisions of said note, on March R, 1902, doclared 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 trus-tes in eaid deed of trust. Now, therefore, notice is hereby given that the undersigned, W. W. Riter, by virtue of the power of said contained in aforeasid request of the Deseret Savings Bank, the holder of said note, will on the isft day of May, 1963, at the banking room of the Deseret Savings Bank, is the banking room of the Deseret Savings Bank, subated on the northeast corner of the streets af 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: The north half of the northgast quarter of soction twenty-asym

As of said ordinance is hereby enacted, each to read as follows: Section 2. Water scrip shall be issued for 20 per cent of the payment mentioned in section one of this ordinance in the form of a certificate signed by the City Treasurer, and shall show on its face the amount for which the scrip is issued, the date of issuance, the person to whom issued, and shall contain an adequate description of the property upon which the special tax or other payment is made. It shall also state upon the face that such scrip will be received for the payment of water rates for water used only upon the premises described therein, until after three years from the date of its issuance, when it will be received for the payment of water rates for water used only upon the premises described there in the date of its issuance, when it will be received for the payment of water rates for water used only upon the premises from the date of its issuance, when it will be received for the payment of water rates for water used only upon the premises described in such water scrip; provided, that after three years from the date of its issuance, it shall be received by the City Treasurer in payment of water rates for water used upon any premises in Salt Lake City. The water scrip described in Section 3 of this ordinance shall be received by the City and the city the city Treasurer in payment of any fine, toil, tax, fee, assessment or debt due Salt Lake City, except as in this ordinance provided.
Section 4. All water scrip issued since the 24th day of April, 1962, in the form prescribed by Section 2, shall, after three years from the date of its issuance, be received by the City Treasurer in payment of any fine, toil, tax, fee, assessment or debt due Salt Lake City, except as in this ordinance scrip provided.
Section 2. This ordinance shall take edupon any premises in Salt Lake City.

Section 2. This ordinance shall take effect upon approval. Passed by the City Council of Salt Lake City, Utah, March 23rd, 1963, and referred to the Mayor for his approval, J. O. NYSTROM, City Recorder. Approved this 26th day of March, 1903. EZRA THOMPSON, Mayor. State of Utah, City and County of Salt Lake, ss.

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 Sec-tions 2 and 4, of an ordinance prescribing the form of water rates under certain re-strictions, passed by the City Council April 22nd, 1992, and approved by the Mayor April 21th, 1962, and enacting a new section designated as Section 4a." passed by the City Council April 22nd, 1992, and approved by the Mayor April 21th, 1962, and enacting a new section designated as Section 4a." passed by the City Council of Salt Lake City, Utah, March 23rd, 1963, as ap-pears of record in my office. In Witness Whereof, I have hereunto set my hand as a affixed the corporate seal of said City, this 27th day of March. 1963. J. O. NYSTROM, (Seal) City Recorder, Bill No, 28.

(Seal) B(11 No. 28.

BIDS FOR CITY PROPERTY.

Scaled bids will be received at the office f the City Recorder, room 100, City and Jounty Building, until 5 o'clock p. m. Aonday, May 4th, 1903, for the following

Monday, May 4th. 1903, for the following lescribed property: Part of lot & block 71, plat "A." Salt ake City survey, described as follows: Commencing at the northwest corner of aid lot 5, block 71, plat "A." thence east 25.5 feet; thence south 153 feet; thence vest 129.5 feet; and thence north 153 feet o the place of beginning, situated at the orner of First South and State streets. All blds must be sealed and envelope marked on outside, "Bids on City Prop-rity Advertised for sale," which bid shall arry with It, as a guarantee of good

carry with it, as a guarantee of good faith, a certified check on some local bank of 10 per cent of said bid. By order of the City Council of Sait Lake City, Utah, Dated April 6th, 1802. J. O. NYSTROM.

City Recorder. A. L. Simondi, Deputy.

said property is described as follows, to-wit: The north half of the northeast quarter of section twenty-seven (37), the east half of the southweast quarter of section twen-ty-two (27), the southwest quarter of the northwest quarter and the northwest quarter of the southwest quarter of sec-tion twenty-three (25), all in township twenty (20), south of range two (2) west of Sail Lake meridian, situated in Mil-lard County, State of Utah, together with all the waters from Haws creek, lying southwesterly from the head of Round Valley lake in Miliard County, Utah; also the following described pieces of parcels of land, situate, lying and being in the County of Sevier, State of Utah, bounded and described as follows, to-wit: Com-mencing at a point fifteen (15) rods and seven (1) feet east of the southwest cor-ner of the northwest quarter of the south-ment quarter of section one (1), township twenty-ease (27) south range and to west ner of the northwest quarter of the south-east quarter of section one (1), township twenty-one (2) south, range one (1) west of Sali Lake meridian, and running thence east thirty-three (3) rols, thence north ten (10) rods, thence west twenty-three (2) rods, thence south 47 degrees west, thirteen (3) rods more or less to the place of beginning also beginning at the northeast corner of the southwest quarter of the northwest quarter of sec-tion 21, township 29, S. R. 1 E., Salt Lako meridian, and running thence south 4,29 tion 21, township 29, S. R. 1 E., Salt Lake meridian, and running thence south 44,30 chains, thence west 6,82 chains to right bank of Sevier river, thence along same N. 3% deg. E. 2.00 chains, thence N. 75% deg. E. 4.00 chains, thence N. 12% deg. F. 7.50 chains, thence N. 12% deg. W. 4.90 chains, thence N. 22% deg. W. 4.90 chains, thence N. 22% deg. W. 4.90 chains, thence N. 23% deg. W. 4.90 chains, thence N. 35% deg. W. 2.25 chains, thence N. 35% deg. W. 3.00 chains, thence N. 11% deg. E. 5.10 chains, thence N. 15% deg. W. 4.90 chains, thence N. 15% deg. W. 15% deg. 15% chains, thene 4 deg. E. 2.0 W. 3.35 chains hains, thence N, 261₂ thence N, 45 deg. W. eaving river east 15.00 hains to place of 14 acres more or N. W. M and in section 31. 'p ing. conta ill in S. W of S. W. V. or parcel of land g in the County ah, to-wit: Thu uate, lying an Sanpete, State ontheast quarter of the er, and the east half marter of section thirty sumbered three and nin northwest quar half of the southwest thurty (30), and the lots of nine of section thir y-one in township twent;

And whereas, it is provided in said deed

of trust, among other things, that if de-ault be made in the payment of said note or any part thereof, or any interest

that may accrue thereon as the same be-comes due and payable, then the said deel shall remain in force, and the said trus-

If remain in force, and the said to may proceed to sell said property part thereof at public vendue to

ty-one in township twenty (30) south of range one (1) east of Salt Lake moridian, together with all the water rights in and to the Highland Canal Company; that up-on said sale the said trustee will make a deed to the said premises and property so vested in him to the purchaser. In ac-cordance with said deed of trust, and the proceeds from said sale will be used as in said deed of trust recited. W. W. RITER, Tustee.

Date of first publication, April 22nd, 1903.





228-230 MAIN STREET.