DESERET EVENING NEWS: TUESDAY, APRIL 11, 1905.



franchises and each and every one of the same, are hereby declared and or-dained to be vested in said Utah Light & Railway company, and the several and the several service, at a price not to exceed the service, at a price not to exceed dailed to be vested in said Utah Light & Railway company, and the several assignments, transfers and convey-ances by which said company acquired said franchises and each of them, are hereby approved and confirmed. Sec. 2. The life, validity and term of each and every one of said franchises is hereby extended and ordained to be fifty years from Jan 1. 1995, that is to be ITS PROVISIONS ARE. Will be Duly Considered and Sub

fifty years from Jan. 1, 1906, that is to say, until Jan. 1, 1955. Sec. 3. Each and every forfeiture clause contained in said franchise or any of them, and each and every stipu-

any of them, and each and every stipu-lation, section or provision in said franchises or in any one or more of the same, providing or ordaining or stipu-lating that the franchise containing the same shall or may be forfeited or an-nulled for failure to obey any provision or requirement thereof or for failure to perform any act or for the doing of any act, is hereby repealed, and an-nulled; and in lieu of such forfeiture clauses and each of them and as a sub-stitute therefor the following provision is hereby ordained and established, to-wit: Another ordinance for the extension of the franchises of the Utah Light & Railway company has been drafted by City Attorney Dey and is ready for consideration of the municipal laws and special water committees. It contains all of the features suggested by Judge Dey at the committee meeting on last Saturday night, and also the matters agreed upon at previous com-

WHAT COMPANY GIVES.

Sec. 5. And for and in consideration f the premises said Utah Light and

Railway company agrees and it is here-

y ordained: The said Utah light & Railway com

mittee meetings. The committees will The violation by said Utah Light & get together this afternoon or tomor-Railway company, its successors or as-signs, of any provision or requirement contained in said franchises or in any row night and consider the franchise row night and consider the index in it, and some changes may be made in it, although the principal features will re-main as at present. It is believed that the ordinance will be ready to be sub-mitted to the council next Monday night. Following is the ordinance in one of the same, or herein, shall be deemed a misdemeanor for which said company, its successors or assigns, may company, its successors or assigns, may be prosecuted for a misdemeanor, and upon conviction thereof may be fined in any sum not less than ten (\$10) dol-lars nor greater than three (\$300) hun-dred dollars. And each day's violation of such provision or requirement shall be deemed a separate and distinct of-fense."

THE ORDINANCE. an ordinance ratifying and confirm-ing the transfer of franchise to Utan light & Railway company (a corpora-ion), extending the life of said franfense.

mitted to the Council on

Monday Night,

Sec. 4. That the time fixed by sec ordained by the city council of tions 2 and 3 of an ordinance amending tions 2 and 3 of an ordinance amending and re-enacting certain resolutions granting franchises to the predecessors of the Utah Light & Power company (passed Dec. 31, 1903) for the placing of transmission wires under ground within the district therein mentioned, and the time fixed therein for each and every other act therein re-quired, is hereby extended one year from the time therein fixed.

Be it ordained by the city council of Sait Lake City, Utah: Section 1—That all the franchises of Utah Light & Railway company, a cor-poration organized and existing under the laws of Utah, such franchises be-A franchise granted by Salt Lake

A franchise granted by Sait Lake y to Sait Lake & Ogden Gas & Elec-ch Light company, May 20, 1893.
 A franchise granted by Sait Lake y to Robert M. Jones, July 25, 1893.
 A franchise granted by Sait Lake y to S. F. Walker, Dec. 19, 1893.
 A franchise granted by Sait Lake y to S. F. Walker, Dec. 19, 1893.
 A franchise granted by Sait Lake y to Ploneer Electric Power com-w May 27 4897

May 27, 4897.

ranchise granted by Salt Lake Salt Lake City Railroad company, during the life of said franchise, will furnish the users in said city elec-tric light and gas service, and, if neces-sary, manufactured gas, water gas, or, if obtainable on reasonable terms, naeb, 26, 1889.

nchise granted by Salt Lake alt Lake City Railroad com-11, 1890. chise granted by Salt Lake

if obtainable on reasonable terms, na-tural gas of the highest efficiency and best quality at prices which will not oxceed the following rates, to wit: (a) Are Lighting—Are lights which will give an average illumination not less than the present standard 455-wait enclosed carbon are lamp. Rates—For above service, for all night service, not to exceed \$11.25 per lamp per month; for midnight service, not to exceed \$8 per lamp per month; and for 10 o'clock service, not to exceed \$6 per lamp per month; for service by Lake City Railroad comnchise granted by Sait Laka alt Lake City Railroad com-v 5, 1891.

hise granted by Salt Lake Lake City Railroad com-

1891. hise granted by Salt Lake alt Lake City Railroad con-24, 1891.

C. Hamilton, Jan. 20, 1891, anchise granted by Salt Lake so per lamp per month; for service hot to exceed se per lamp per month; for service by meter, a rate of eleven (11) cents per kilowatt hour for the electric energy used, and a charge of \$1.50 per are lamp per month in addition thereto for a Salt Lake City Railroad com-May 5, 1893.

franchise granted by Salt Lake Salt Lake City Railroad com-tril 18, 1893.

lamp per month in addition therets for the care and maintenance of the lamp. (b) Incandescent Lighting—For m-candescent lamps of the present stand-ard efficiency of from 3 to 3.6 waits per candle power, a meter rate of 12 cents per kilowait hour for the electric energy used, and a minimum charge of \$- for each consumer of electric energy for incandescent lighting. tchise granted by Salt Lake t Lake City Railroad com-26, 1899.

chise granted by Salt Lake Lake City Railroad com-



TO DEED WATER RIGHT.

Sec. 8 In consideration of thes

premises, said Utah Light & Raliway company further agrees that prior to the time this ordinance shall take ef-fect, and as a condition precedent to the validity of this ordinance, said com-

also a right of way and easement for utilities, connected therewith, in sec-tions 23 and 25, township 2 south, range 1 east, S, L, M, and B. L. Also all the water rights and power rights in Big Cottonwood creek west of the Utah Power company's tail race, in-ducting barsin and particularly means

eluding herein and particularly mean-ing hereby the Descret paper mill's

water power in said creek, the Granite paper mill water powers in said creek,

and the Butler mill water power, th

latter being located right at the mouth of Big Cottonwood canyon, and

the two former a mile and two miles, respectively, below the mouth of said canyon; it being the intent of this agreement that the Utah Light & Rall-way company relinquishes all its right in and to the waters of Big Cottonwood creak for nower purposes, or otherwise.

creek for power purposes, or otherwise, below the power house of the Utah

below the power house of the Utili Power company near the mouth of Big Cottonwood canyon; provided, however, that the water shall not be taken out so near said Utah Power company's tall race, or its property, as to in any way become with the use of said water

interfere with the use of said water for power purposes by said Utah Pow-er company, at its present power house

n the mouth of Blg Cottonwood can-

you. But nothing herein, or in this ordi-nance, is or shall be held to be in lieu of any license, toll or tax provided for in said franchises, or any of them, or

in the laws of Utah ,or in the ordi-nances of said city.

namees of said city. See, 9. In consideration of the pre-misser gaid Sait Lake City agrees and ordains that during the life of said franchises as herein fixed in will not use the power of said Cottonwood creek or of the waters thereof for lighting purposes in competition with said Utah Light & Railway company, its suc-cessors or assigns. Sec. 10. All parts of ordinances or of resolutions in conflict herewith are

ing purposes

Rio Grande Asks Permission to Connect Its Line With the San Pedro.

A HUNDRED YEARS

CITY'S ASPHALT COMES HIGH

Councilman Davis Profits by Experience-Millett Complains of The Cars.

A petition for a franchise to connec the Rio Grande Western and the Sau Pedro, Los Angeles & Salt Lake road with a spur track on South Temple and Sixth West streets, was submitted to the city council last night by the Rio Grande company, and was referred to the committees on municipal laws and streets. It is proposed to build the sour from a point on Sixth West between South Temple and First South streets, thence northerly and curving to the east and connecting with the San Pedro on South Temple between Fifth and Sixth West. The life of the franchise asked by the company is 100 years. A report will probably be made on the matter by the committees on next Monday night

NOT WORTH THE MONEY,

the validity of this ordinance, said com-pany will deed, grant and convey to said Salt Lake City, with good title free and clear of all incumbrances, all the following described property, to wit: All lands bordering on Big Colton-wood creek beginning at the tail face of the Utah Power company's power house and continuing westerly and northerly along the bed of the creek to the west line of the southeast quarter of section 23, said distance being ap-proximately one and three-quarters miles, and extending 19 feet on each side of the creek at the high water or section 25, where it shall be 109 feet on the north side only; and the Descr-et paper mill, otherwise known as the Granite paper mill, together with, five acres of land surrounding the same: also a right of way and easement for utilities, connected therewise, is cont The asphalt matter will again be con The asphalt matter will again be con-sidered by the council. Black intro-duced a resolution stating that the asphalt to be mined from the city's claim will cost \$6 a ton by the time it is in shape to be laid in this city and that refined asphalt can be purchased by the city at one-half that price. It therefore provides that the matter be again investigated by the special as-phalt committee and the city engineer. The resolution was referred to that committee. committee.

RESULT OF EXPERIENCE

Councilman A. J. Davis met with a little accident Sunday night and as a result he is waging a war against prop-erty owners who have been inclosing their new lawns against the coment downline with a been for for white sidewalks with a low wire fence. While making way for some ladies to pass on the walk Sunday night, Mr. Davis tripped over one of these low wira fences and fell to the ground. He introduced a resolution providing that such fences or wires be abolished of regulated so that there will be no dan that ger of people tripping over them in the darkness and making the city liable for damages. The matter was referred to a committee for consideration

CAN'T SLEEP FOR CARS.

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R. D. Millett, who resides on the corner of South Temple and G streets, sent in a vigorous protest against the poor condition of the street car tracks cast South Temple street. He stat that owing to the condition of tracks and the high rate of speed which the cars are run at night, it impossible for any person to sleep his residence until after the cars stern running after midnight. The ca shake the deors, windows and dish and shake the house so that the wal ure cracking and the plastering is fall-ing off in some of the bedrooms. Mr Millett says that he has called the at tention of the company to the matter but the nuisance is growing worse and he asks the council to take some ac-tion in regard to the same. If the nulsance is not abated he threatens



as with joyous hearts and smiling faces they romp and play-when in health ---and how conducive to health the games in which they indulge, the outdoor life they enjoy, the cleanly, regular habits they should be taught to form and the wholesome diet of which they should partake. How tenderly their health should be preserved, not by constant medication, but by careful avoidance of every medicine of an injurious or objectionable nature and if at any time a remedial agent is required, to assist nature, only those of known excellence should be used; remedies which are pure and wholesome and truly beneficial in effect, like the pleasant laxative remedy, Syrup of Figs, manufactured by the California Fig Syrup Co. Syrup of Figs has come into general favor in many millions of well informed families, whose estimate of its quality and excellence is based upon personal knowledge and use.

Syrup of Figs has also met with the approval of physicians generally, because they know it is wholesome, simple and gentle in its action. We inform all reputable physicians as to the medicinal principles of Syrup of Figs, obtained, by an original method, from certain plants known to them to act most beneficially and presented in an agreeable syrup in which the wholesome Californian blue figs are used to promote the pleasant taste; therefore it is not a secret remedy and hence we are free to refer to all well informed physicians, who do not approve of patent medicines and never favor indiscriminate self-medication.

Please to remember and teach your children also that the genuine Syrup of Figs always has the full name of the Company-California Fig Syrup Co. -plainly printed on the front of every package and that it is for sale in bottles of one size only. If any dealer offers any other than the regular Fifty cent size, or having printed thereon the name of any other company, do not accept it. If you fail to get the genuine you will not get its beneficial effects. Every family should always have a bottle on hand, as it is equally beneficial for the parents and the children, whenever a laxative remedy is required.

HATS!

Spring Hats are ready. We can fit you with a correct Hat at a moderate price, say \$1.50, \$2.00, \$2.50, \$3.00 or \$5.00. Soft Hats are very popular. We've all the new shapes and colors. Come in and see our Spring Hat Show.

Stylish Clothing and Correct Furnishings.

45-47 MAIN STREET.

A franchise granted by Salt Lake to Salt Lake City Railroad com-March 21, 1901. A franchise granted by Salt Lake to Salt Lake Braid Transit com-

Salt Lake Rapid Transit com-Feb. 11, 1890. franchise granted by Salt Lake

Salt Lake Rapid Transit com-April 22, 1890. A franchise granted by Salt Lake

Salt Lake Rapid Transit com-

May 6, 1890. A franchise granted by Salt Lake 20-A franchise granted by Sait Lake City to Sait Lake Rapid Transit com-pany, April 18, 1884, which latter fran-chise also confirms a transfer to said Sait Lake Rapid Transit company of a franchise granted to Popperton Place & Fort Douglas Rapid Transit company, and a franchises to C. E. Wantland and others, heretofore transferred to said Sait Lake Rapid Transferred to said

Salt Lake Rapid Transit company, 21-A franchise granted by Salt Lake Cily to Consolidated Railway & Power

company, Nov. 27, 1903.

OTHER FRANCHISES APPROVED. 22-Also each and every franchise Baned by or operated under by said Utah Light & Railway company, whicher the same is herein mentioned ot, together with all amendments o



and supplements and alterations to said

dney sufferer who has not edy I offer a full dellar's Not a mere sample—but a bottle—standard size and

is nothing to pay, either now or ask no deposit-ho promise, You risk. The dollar bottle is free-mine is no ordinary remedy, and so sure of its results that I can to make this offer.

mine is no ordinary remedy, and so sure of its results that I can to make this offer.
e first place, my remedy does not be kidneys themselves. Such treat-swords. For the kidneys are not ne for their weaknesses or irregut. They have no power-no self-they shred of a nerve which alone the strong and healthy the strong and healthy. If the berve goes wrong you know it inevitable result-kidney trouble, tender nerve is only one of a great of the kidneys, but the heart and the strong the nerves is only one of a great of the kidneys, but the heart and the stomach. For simplicate the "Inside Nerves." They of the kidneys, but the heart and the stomach. For simplicate the "Inside Nerves." They of the kidneys have the nerves of feeling-the nerves that enable you tak, to talk, to act, to think. The heart and the stomach she weakness everywhere. Is why I treat not the kidney that to but the sills need that weakness the serve who have tried it do not need the such as not tried my remedy. Who have tried it do not need the set is do not need the set is the secret of my such is not the sheart of the secret is only one of the secret of my such is not tried my remedy success. The why I treat not the kidney that the other is the secret of my such is not tried my remedy successed. This is the your dollar lay before the set is down to your from his stock as a though your dollar lay before d will send the bill to me. Write order todax.

a free or Book 1 on Dyspepsia. for a full Book 2 on the Heart. r bottle vou Book 2 on the Heart. t address Dr. Book 3 on the Kidneya. D. Box B-713. Book 4 for Women. cine. Wis. Book 5 for Men e which book Book 5 for Men want. Book 6 on Rheumatiam.

Mild cases are often cured by a single often For sale at forty thousand drug



incandescent lighting Customers paying monthly, and on or before the 7th day of the month suc-ceeding the month in which such elec-tricity was used, shall have a rate of ten (10) cents per kilowatt hour, meter rate, but no bill shall be less than the

> (c) Manufactured gas for illuminating purposes, \$1.95 per 1,000 cubic feet, to be of —— candle power. (d) Water gas or manufactured gas used for fuel purposes, \$1.40 per 1,000

club feet. Customers paying monthly and on or Customers paying monthly and on or before the 7th day of month succeed-ing (per above form) shall have a dis-count of 10 per cent from above prices, (e) If natural gas is furnished, the price therefor shall not exceed 50c per 1,000 cubic feet. Said tights and gas and all motors

Said lights and gas and all meters and appliances used in connection therewith shall be subject from time to

time to the inspection of the proper officers appointed by said city to deter-mine the quality of said light and gas,

and the accuracy of such meters and appliances. Sec. 6. The fare for a single continuous passage within the city limits shall never exceed five (5) cents, and trans-

fers shall be given to passengers for a continuous ride from one part of the continuous ride from one part of the city to another on connecting lines; provided, however, that passengers traveling to or from Calder's park, and on East Second South street, east of South Seventh East street, shall be entitled to such transfer at Second and Third South and Seventh East streets; and provided, further, that this provi-sion shall not apply to sightseeing, specially chartered or interurban cars. Said company shall also issue and sell commutation tickets of fifty (50) fares for \$2, which tickets shall have said transfer privileges, and shall also

said transfer privileges, and shall also issue to students and teachers commutation tickets of fifty (50) fares, for \$1.50, with transfer privileges as afore said, good only to and from school at tended by such student or teacher, and good only on days when school is in regular session. City policemen and Aremen in uniform shall be entitled to free passage on regular cars.

FREE POWER FOR CITY.

Sec. 7. It is further ordained and said Utah Light & Railway company hereby agrees that during the life of said franchises it will furnish free to said city corporation the equal of 40 horsepower of electrical engery, to be used for power purposes by said city in the manner it may deem necessary and proper, but this power shall not be used for lighting or heating. Said Utah Light & Railway company

Said Utah Light & Ruilway company hereby agrees to furnish to the city of Salt Lake free of charge during the life of said franchise the equal in illumin-ating power of thirty 60-candlepower incandescent lamps of the present standard, for the purpose of lighting the city's portion of the puble square at the city and county building. Said Utah Light & Railway com-pany hereby agrees to furnish to Salt Lake City free of charge, during the life of said franchise, all the reasonably necessary light for municipal purposes in said city's portion of the building known as the joint city and county building at Sait Lake City; also all lighting reasonably necessary for illulighting reasonably necessary for illulighting reasonably necessary for illu-minating its building on First South street between State and Second East streets, known as the old city hall; also all reasonably necessary lighting for the various fire departments of the city now or as it may hereafter require the same; also all reasonably necessary lighting now or hereafter required for the libraries, hospitals, jalls and pris-ons and other public offices or build-ings belonging to the city; provided, however, that the lighting shall not be used with unnecessary extravagance. used with unnecessary extravagance. Said Utah Light & Rallway company further agrees that during the life of

esolutions in conflict herewith are hereby repealed to the extent of such 11. At or before the first publiof this ordinance, and within 3 days from date of the approval hereof, said company shall file with the city council its written and duly acknowl-edged acceptance of the provisions of this ordinance, and shall also file with said council all deeds, conveyances and releases herein required, and upon ap-proval of the same by the council and mayor this ordinance shall be publish-ed and shall take effect upon the date of its first publication. lays from date of the approval hereol

of its first publication. -

Dancing tonight Saltair. Train 8.

JAMES GETS HIS MONEY.

Ex-County Clerk and Others Awarded Seven Days' Pay.

At the meeting of the county commissioners yesterday afternoon the claim of former County Clerk John James for \$40 as pay for seven days services tor 840 as pay for seven days services at the beginning of his first term of office in January, 1901, was allowed. The money was appropriated upon the strength of an ophilon from County Attorney Christensen to the effect that Mr. James was entitled to the same. The claim was based on the fact that the county officials are elected for a term of two years, but in 1901 they were several days late in taking hold of of-fice for the reason that the first Monfice for the reason that the first Mon-day in January was the seventh of the month, hence their two-year term was seven days short. The opinion ren-dered by the county attorney will re-sult in former County Commissioner

James H, Anderson and former County Assessor Ben R. Eldredge being paid \$25 and \$30 respectively for the time they lost from their logal term. Tha-matter was before the former board of ounty commissioners, but was turned

The board awarded the contract for publishing the sale of real estate, ac-quired by the county for delinquent taxes, to the Telegram on its hid of is cents for each name and description. The contract for building a culvert

n Parley's canyon was let to C. West or the sum of \$722.



ommittee on streets w nvestigate the proposition.

WANT A PAVEMENT.

A petition, signed by the Home Inestment and Savings company other property owners, was submitted asking that State street be paved with asphalt from North Temple to Second North street, and also First North street from East Temple to State street. The signers of the petition represent over one-half of the total frontage abutting on the proposed district. The matter was referred to the city engineer,

LOT FOR WOODMEN.

A petition was submitted by Mary E. Conley and other representatives of the three circles of the Women of Woodcraft in this city, asking the city to donate a lot for the construction of a building for the headquarters of that order should the effort be successful in securing the permanent headquarters for Sait Lake. The petition was re-ferred to the public grounds committee. ferred to the public grounds committee. TO ABOLISH GREASE TRAPS.

A communication was received from Plumbing Inspector Leaker stating hat in a majority of other citles grease raps have been abolished, and that such action is taken here it will mean saving to the citizens of thousands of dollars, besides doing away with the rulsance now caused by the grease traps. He asked that the council appropriate a sufficient sum to enable thim to go east and investigate the method now in use in other cities. The matter was referred to the committee on sewerige for consideration,

FALL COSTS \$500.

Upon the recommendation of the committee on claims the sum of \$500 was appropriated to Mrs. W. L. Price as damages for injuries received by her by falling in a hole on the side-walk in front of the Miller hotel,

WOULD PLAY TENNIS.

A movement is on foot among a large number of the young ladies em-ployed at the city and county building, to have the city construct two tennis to have the city construct two tennis courts at Liberty park. A petition to that effect, signed by 28 of the fair sex, was read at the council meeting and was referred to the committee on public grounds with instructions to re-port at the next meeting. Friends of the scheme say the movement is cer-tainly a good one and should meet with the approval of the council. The park would then afford recreation and tathly a good one and should meet with the approval of the council. The park would then afford recreation and amusement for both sexes as it already has a ball ground, and a new speedway for horses and automobiles will be

for horses and automobiles will be constructed this summer. Another petition, signed by several hundred residents, was received, ask-ing that more adequate fire protec-tion be provided by equipping a fire station in the southeastern part of the city. The matter was referred to the committee on fire department ommittee on fire department.

NEW HORSE FOR LUCE.

In the matter of the claim of James B. Reid for \$159 as damages for the loss of a horse which was severely burned while covering up the burning dump belonging to the city last August, the committee on claims recommended that the sorrel horse now belonging to Lagd and Water Commissioner Ben D. Luce be given to Mr. Reid and that \$150 be appropriated for the purchase of a new horse for the commissioner. The matter was referred back to the The matter was referered back to the BASE BALL POLICEMAN.

BABE BABE FOLICEARAN. Upon request of the directors of the Sait Lake Baseball club, Chief of Po-lice Lynch appointed John J. Norton as a special policeman at the ball park to act without pay from the city. The appointment was confirmed. Supt. of Waterworks Hines was giv-



