

REV. SHORT'S NAME DROPS FROM TICKET

Tutor of First Methodist Church Declines to Run for Council But Will Support Goshen.

Rev. Francis Burgette Short, pastor of the First Methodist church, who was nominated by the Republicans of the Fourth ward for city councilman last Tuesday, has withdrawn his name and will not make the race for the council. He says, however, that he will support Rev. Goshen, who was nominated for councilman from the Fifth ward by the Republicans. Rev. Short says there is no particular reason why he should run in the Fourth, as there are plenty of good men to choose from in the ward. He adds, however, that a problem exists in the Fifth, and he wishes to assist in solving it by helping elect Rev. Goshen. Ever since the convention, Rev. Goshen has refused to be interviewed, and it cannot be authoritatively stated whether he has consented to run or not. In giving his reasons for declining the nomination, Rev. Short said:

"The duties would be too many for me to properly consider and care for in connection with the many duties of my church, which already requires all my time."

Second. This ward presents no ethical problem requiring special attention.

Third. There is a problem present in the Fifth, and all high-minded people should give it their careful consideration.

Fourth—I propose to assist Brother Goshen in his canvass. A gentleman very prominently connected with Juvenile court work, and always ready to assist, I will be rendering very efficient service by the above action.

In thus declining the nomination, I trust the convention which nominated me, and feel assured they will succeed in really filling the vacancy made."

SENATOR C. D. CLARK HERE.

Among the present visitors in Salt Lake City is Clarence D. Clark, United States senator from Wyoming, and whose home is at Evanston. Senator Clark is no stranger to the city, having made frequent trips here, and each occasion he has found much to speak of in the steady development and growth of Salt Lake. On his present visit he expresses himself as being astonished at the improvements of the city, and particularly pleased to have completed a tour of his own state during which he traveled 1,300 miles, the larger part of which was made by wagon. He will remain in Salt Lake several days before returning to his home.

POLITICAL NOTES.

The names mentioned for city chairman of the Republican party, those of Harry S. Joseph, F. C. Leopold and Arthur Pratt, the committee and party candidates will meet this evening to choose a chairman and to determine what steps are to be taken in furtherance of the interests of the party in the coming campaign.

At a meeting of the Republican committee of the First ward held last night

**The only Baking Powder
made from Royal Grape Cream of Tartar**

**Insures the most
delicious and healthful food**

Royal
Baking Powder
ABSOLUTELY PURE

KIMBALL GETS JOB GODMAN MADE FAMOUS

Will Perform Duties of License Assessor at \$125 Per Month.

Frank H. Kimball was appointed license assessor by the city council last night to succeed Samuel L. Godman, who was arrested for beating his former wife, Mrs. Edna M. Godman, who was responsible for his appointment. Kimball will receive \$125 a month. The license committee attempted to make him a member of a separate department in the city government, but this will not be done this year.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.

The board of public works was authorized to advertise for bids for this part of the work.

John Baer was granted a liquor license at 56 east First South street after considerable wrangling. Baer

had applied for it three years ago.

A theater opened up just over the place recently and the management objected to the saloon.

Under the ordinance, the manager held, it was unlawful to have a saloon within a certain distance of a theater.

H. D. Dillingham, attorney, argued that the proposed extension No. 129 was invalid because most of the work to be done on State street and Canyon road would be of no benefit to the property owners. This part of the work will be eliminated, and the law will still be construed.