

SUGAR COS. HOLD MONTHLY MEETINGS

Utah Sugar Company Makes Important Concession to Farmers.

IDAHO TO INCREASE CAPITAL.

Regular Dividends on Utah Preferred And Common Paid for Sept. 30.

The regular monthly meetings of the board of directors of the several sugar companies, whose headquarters are in this city, were held this morning and considerable business of importance was transacted. Manager Cutler made a report on the condition of the beet fields in the north and south, and said that the recent storms had very generally improved the outlook. At Sugar City, Idaho Falls, and in Garland the tonnage would be very heavy. In fact it would exceed any estimates yet made. There was considerable damage in the south, but storms had improved conditions there considerably, so that the estimate of the tonnage would be larger than that made a month ago. At all the factories begin operations on or about Monday, Oct. 2, as it has been expected after long experience that the beets gain largely by being allowed to remain in the ground throughout the greater part of September.

An action that will be very gratifying to farmers who have sustained losses owing to the drought, the slight and the white fly, was taken by the Utah Sugar Company board. This was a resolution empowering the manager to make an allowance to all farmers who have sustained total losses by reducing the charge against them for seed and planting. This charge, which is always borne by the farmers, and paid the sugar company when crop settlements are adjusted, would be a considerable burden to the farmer whose crop yielded him nothing whatever, and the action of the sugar company in relieving such cases is one that will be generally appreciated.

TO INCREASE CAPITAL.

The board of directors of the Idaho Sugar company decided that the capital of the company should be increased from \$3,000,000 to \$5,000,000, the \$2,000,000 increase to be left in the treasury of the company to be sold as future needs may require. Of this sum, \$500,000 will be sold to stockholders within the next 30 days and a stockholders' meeting will be called for Oct. 11 to pass on the proposition. The remaining million and a half stock will be held in the treasury indefinitely. The cash realized from the sale of \$500,000 stock (which will be sold the present stockholders at par) will be utilized to clear up the balance due on the purchase of the Snake River Valley Sugar company, which the Idaho Sugar company now owns, to build railroad spurs into new beet fields, to complete the Stephens process now being installed in the Sugar City plant and to provide operating capital. With the expenditure of this money, all three factories of the Idaho Sugar company will be in a position to handle a vast tonnage of beets, and from the present outlook two of the factories will be almost swamped with beets even during the season which is now opening, as about 60 per cent of this company's stock is owned in the east, the demands on this market will not be onerous.

The regular dividends of the preferred and common stock of the Utah Sugar company were paid payable Sept. 30, the stock transfer books to close on Sept. 23 and to be reopened Oct. 2.

MUNICIPAL WORK.

What Street and Irrigation Departments Cost During August.

The report of the street and irrigation departments of the city for the month of August shows that the expenditures of the two departments amounted to \$9,303.88, and that the value of work done and material furnished to other departments was \$156.80, leaving the total cost of the street and irrigation departments \$9,460.68. The cost of the street department was \$6,557.27, and of the irrigation department, \$2,843.72.

The cash paid for collections during the month amounted to \$4 and labor performed for police tax amounted to \$1.49, making the total receipts from police taxes \$2.49. The sprinkling of the streets during the month cost \$4,722.

The department put in 116 new flames, 15 stone cross walks and one new bridge and repaired 108 flames and 68 bridges during the month.

DATE OF EIGHT CHANGED

Primaries Come on Night Set, so it Takes Place on 20th.

It was announced this morning that Manager Willard Reed had discovered that the Republican primaries will be held on Sept. 27th and for that reason the date of the White-Tulip fight had been changed to the 25th. Willard seemed to be in a "drowsy" mood, and made a second discovery, namely, that on the 25th the Democrats hold their primaries. Therefore, he up and decided to hold the fight on the night of the 25th. He said this was final.

LEHI VETERAN DEAD.

Hans Hammer Passes Away at the Age of 76—His Funeral Tomorrow.

(Special to the "News.") Lehi, Sept. 15.—Hans Hammer, one of the oldest and most respected citizens of the community, died at his home here this morning from stomach trouble. In his seventy-sixth year, Mr. Hammer resided in Lehi, where it was hardly a village, and has seen Main street grow up on his original holdings. He was owner of two lively stables, which his sons are running, and which have brought him considerable revenue in the past.

Mr. Hammer came to Utah in 1854. He worked for five years on the Salt Lake Temple, and then moved to Lehi in 1860. He was a native of Bernhardsen, Denmark, where he joined the Church in 1854. He married Annie M. Reese at his native town in 1855, and by her had eight children. In 1867 he married Anna Christina Orago, by whom he had seven children.

Funeral services will be held tomorrow at 2 o'clock, from the Lehi meetinghouse.

SPECIAL VENIRE IN SHOCKLEY CASE.

Judge Armstrong Will Probably Issue one for 75 Additional Jurors Today.

150 SUMMONED IN TWO DAYS.

And Up to Noon Today Not One Was Accepted Out of That Number.

Judge Armstrong will probably issue a special venire for 75 additional jurors in the Shockley murder case this afternoon, as the regular venire of 300 jurors was exhausted today and up to noon there were still five more jurors to be secured. The venire will be made returnable tomorrow morning, as Judge Armstrong will get one of the other judges of the district to handle his Saturday probate call and he will proceed with the Shockley case.

In the past two days 150 jurors have been summoned and up to noon today not one juror was accepted out of that number. Of the 75 summoned today, 20 were excused on their voir dire examination, four were challenged for cause by the defense and excused and two did not appear in court at all, and the court issued bench warrants for their appearance. Yesterday afternoon District Attorney Looftrow excused one man on a personal challenge and Attorney Smith for the defense excused two.

HEAVY DAMAGES.

Minor Who Was Injured Wants \$50,000 From Company.

Michael M. Sullivan began suit yesterday afternoon in the federal court for \$50,000 damages, the defendant being the Centralia-Burke Mining company. The complaint alleges that Sullivan, while working on the Maryland mine last February, was injured by a cave-in and crippled for life.

COURT NOTES.

Suit was filed in the district court today by John D. Almy against Brigham Sellers to recover \$2,000 and interest alleged to be due on a promissory note.

Anna H. Perry filed suit in the district court today against John J. Rees to recover possession of lot 15, block 1, Ontario subdivision of Salt Lake City and also to recover \$50 as damages for withholding possession of the same from plaintiff.

Wiley L. Brown filed suit for divorce in the district court this afternoon against Lettie A. Brown on the ground of desertion. They were married in Louisiana, La., on Nov. 24, 1921, and have four children. It is alleged in the complaint that defendant deserted plaintiff on Feb. 25, 1923.

Suit has been filed in the district court by Frank and Josephine Stuedgen against Mary A. R. Bowman and S. F. Bowman to recover \$1,000 damages for breach of contract of sale in regard to a tract of lot 4, block 5, plat 12, Salt Lake City survey. It is claimed by plaintiffs that the lot sold to them by defendants was four feet by 10 feet smaller than defendants represented it. Plaintiffs ask judgment for \$1,000 damages and for an injunction to restrain defendants from disposing of or encumbering the strip of land in controversy.

GRICE IS A PRETENDER.

Never Decorated With "Victoria Cross" For Saving Lord Roberts.

When the notorious Sam Grice was being tried recently for burglary, and during the time intervening between his conviction and sentence to 12 years in the state prison, some of the newspapers in this city indulged in a great deal of laudation for Grice, who is really an habitual criminal. Among other things stated it was claimed that Grice once served in the Afghanistan war with Lord Roberts, and on one occasion saved that noted person from death by his heroic actions. It was stated that for this brave act, Grice was presented with a "V. C." and that he was decorated with the Victoria Cross. This beautiful bit of fiction was undoubtedly concocted up for the purpose of gaining sympathy for Grice, but it is now denied most emphatically.

This morning Chief of Police W. J. Lynch received a copy of the Providence, R. I. Journal, which contains the following, which needs no comment:

"So far as the British Veteran association, through its secretary, Alfred Dawson, has been able to discover, the Victoria Cross, that award of conspicuous bravery on the field of battle so highly prized by all English soldiers, has never been awarded to Sam Grice, the story widely printed last month that he had saved Lord Roberts' life in Afghanistan was a figment of the imagination."

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Frank Pasquale Executed.

Spokane, Wash., Sept. 15.—Frank Pasquale was hanged in the state penitentiary at Walla Walla at 5:34 a. m. today.

His crime was the deliberate murder of Charles Gray at Tacoma, May, 1904, the result of a quarrel over an insurance policy.

Pasquale made a statement last night in which he confessed the murder but denied his attorneys for alleged failure to push his defense vigorously before the supreme court.

STAB WILL WALK THE "CHALK" LINE

The Same is True Concerning Gulbransen With Whom He Had a Fight.

COMMITTEE HAS AGREED ON IT.

Regarded as Best for the Department That They Quit the Service of the City—May Resign.

It is a safe prediction that when the city council meets next Monday night, that body will concur in the report which will be made by the council committee on fire department, which committee will ask that the recommendation of Fire Chief William H. Bywater, that Capt. John Stab and Fireman Charles Gulbransen be removed from the department, "for the good of the service and in the interests of harmony of the department."

This will be the result of the row that started between Capt. Stab and Charles Gulbransen, in the alarm office, on the evening of Sept. 1, as fully set forth in the "News." Fred Gulbransen and Andrew Elkrim, who were also participants in the trouble, in a way will not appear in this investigation, except as witnesses.

AUTHORITY FOR REMOVAL.

This action by Chief Bywater is taken under section 234 of the revised ordinances. The ordinance, in part, reads as follows:

"Any subordinate officer, employee, or agent may at any time be removed from office, position, or without charges being preferred, and without trial, hearing or opportunity to be heard, by the chief of the department, with the consent of the city council, whenever, in their opinion, the good of the service will be subserved thereby and the same shall be final and conclusive, and shall not be questioned or called in question before any court."

FIRE COMMITTEE.

The fire committee of the council before which the matter was referred by Chief Bywater, is composed of Martin, chairman, Tuddenham, Dean, E. H. Davis and the city clerk, and without however, was not present during the inquiry at which the committee concurred in Chief Bywater's recommendation.

Upon the chief's return to the city on Sept. 2, after attending the fire chiefs' convention, he was shocked to learn of the trouble between the two men. The chief stated to the "News" at that time, that he would investigate the matter, in an impartial, fair, deliberate and careful manner, and that whatever was done would be in the interests of harmony in the department and in the interests of the taxpayers of Salt Lake who pay the salaries of members of the department.

While Chief Bywater has repeatedly declined to discuss the matter, for investigation, he has investigated the matter and secured from the principals their statements, and statements being in the hands of the committee, they are practically the same as the statements made by the men exclusively to the "News" on the day following the trouble.

AGREE TO REMOVAL.

The matter was discussed by the committee and, on Wednesday night, that body decided to adopt the chief's request that the men be removed. It is generally conceded by business men and all who realize the absolute importance of harmony and discipline in any department, and especially in a fire department, that the removal of a subordinate in the matter here perfectly fair, even if deemed severe by some, and that the removal of the men is a necessary step to insure the enforcement of that principle which must be maintained at all costs—discipline.

The nature of the trouble is all fresh in the minds of the public, but it may be well to set forth again the salient features of it. Charles Gulbransen was at the phone when a call came in on line 303. Capt. Stab ordered Gulbransen to leave the phone and to get the salient features of it. Charles Gulbransen was at the phone when a call came in on line 303. Capt. Stab ordered Gulbransen to leave the phone and to get the salient features of it.

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It was thought by some that too much publicity was given to the trouble, but those who entertained this view evidently did not realize the extent of it, nor the blow that discipline would receive if the matter was not handled without gloves. But the matter has been settled so far as Chief Bywater and the council committee are concerned and it now only remains to be seen what action the city council will take. The removal, it is said, will undoubtedly take place.

MAY RESIGN.

Since the principals submitted their statements to the chief, they have not discussed the matter for publication. The story was widely reported in the newspapers before the report reaches the council and before that body can take "final" action.

When seen this morning, Chief Bywater declined to discuss the matter, stating that his position had been clearly defined to the committee during its investigation.

WITH THE CROOKS.

Burglary, Larceny, Gun-Pulling and Other Police Cases.

A young man named John Smith was arraigned in Judge Diehl's court this morning on the charge of burglary. The complaint was filed by Mrs. A. C. Kay, Smith pleaded not guilty and his hearing was set for next Monday morning.

Melvin Smith, convicted of the larceny of 50 candies from the Columbus Club, was sentenced to pay a fine of \$10.

John Green, the man arrested several days ago on the charge of pulling a gun on a hotel runner named F. C. Schuster, pleaded not guilty to assault with a deadly weapon as charged, and waived preliminary hearing.

The officers made an important discovery this morning. It was said by the prisoner that he was a member of the "Black Legion" and that he had a gun. The police examined the weapon and found that one of the bullets, the one intended for the complainant, had lodged in the barrel of the weapon. But for that fact, Schuster's body would in all probability now be adorning a slab in the morgue.

SILVER BROS. WILL MOVE IRON WORKS.

On That Showing Injunction Suit Trouble May Be Settled Out of Court.

NUISANCE WILL HAVE TO GO.

Citizens Make Strong Protest for its Continuance—Will be Transferred to Southwest.

It is very probable that the injunction suit filed on Wednesday by Amy J. K. Smith et al. against the Silver Brothers' Iron Works company to prevent John defendant from operating its plant and to have abated as a nuisance, will be settled out of court by defendant agreeing to remove the plant in the near future.

The order to show cause why an injunction should not issue as prayed in the complaint was set for hearing before Judge Morse this morning but it was continued until this afternoon and it is expected by that time that there will be a settlement perfected between the parties to the action. The defendant for some time past has owned and has been purchasing property in the southwestern part of the city near the railroad for the purpose of erecting a new plant and since this injunction has come up it is probable that immediate steps towards the removal of the present plant will be taken.

There are 19 plaintiffs in the case and nearly all of them were present in court this morning. They are: Mrs. K. Smith, Mrs. J. K. Smith, Mrs. M. Smith, Mrs. A. Smith, Mrs. B. Smith, Mrs. C. Smith, Mrs. D. Smith, Mrs. E. Smith, Mrs. F. Smith, Mrs. G. Smith, Mrs. H. Smith, Mrs. I. Smith, Mrs. J. Smith, Mrs. K. Smith, Mrs. L. Smith, Mrs. M. Smith, Mrs. N. Smith, Mrs. O. Smith, Mrs. P. Smith, Mrs. Q. Smith, Mrs. R. Smith, Mrs. S. Smith, Mrs. T. Smith, Mrs. U. Smith, Mrs. V. Smith, Mrs. W. Smith, Mrs. X. Smith, Mrs. Y. Smith, Mrs. Z. Smith, Mrs. A. Smith, Mrs. B. Smith, Mrs. C. Smith, Mrs. D. Smith, Mrs. E. Smith, Mrs. F. Smith, Mrs. G. Smith, Mrs. H. Smith, Mrs. I. Smith, Mrs. J. Smith, Mrs. K. Smith, Mrs. L. Smith, Mrs. M. Smith, Mrs. N. Smith, Mrs. O. Smith, Mrs. P. Smith, Mrs. Q. Smith, Mrs. R. Smith, Mrs. S. Smith, Mrs. T. Smith, Mrs. U. Smith, Mrs. V. Smith, Mrs. W. Smith, Mrs. X. Smith, Mrs. Y. Smith, Mrs. Z. Smith, Mrs. A. Smith, Mrs. B. Smith, Mrs. C. Smith, Mrs. D. 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Smith, Mrs. Q. Smith, Mrs. R. Smith, Mrs. S. Smith, Mrs. T. Smith, Mrs. U. Smith, Mrs. V. Smith, Mrs. W. Smith, Mrs. X. Smith, Mrs. Y. Smith, Mrs. Z. Smith, Mrs. A. Smith, Mrs. B. Smith, Mrs. C. Smith, Mrs. D. Smith, Mrs. E. Smith, Mrs. F. Smith, Mrs. G. Smith, Mrs. H. Smith, Mrs. I. Smith, Mrs. J. Smith, Mrs. K. Smith, Mrs. L. Smith, Mrs. M. Smith, Mrs. N. Smith, Mrs. O. Smith, Mrs. P. Smith, Mrs. Q. Smith, Mrs. R. Smith, Mrs. S. Smith, Mrs. T. Smith, Mrs. U. Smith, Mrs. V. Smith, Mrs. W. Smith, Mrs. X. Smith, Mrs. Y. Smith, Mrs. Z. Smith, Mrs. A. Smith, Mrs. B. Smith, Mrs. C. Smith, Mrs. D. Smith, Mrs. E. Smith, Mrs. F. Smith, Mrs. G. Smith, Mrs. H. Smith, Mrs. I. Smith, Mrs. J. Smith, Mrs. K. Smith, Mrs. L. Smith, Mrs. M. Smith, Mrs. N. Smith, Mrs. O. Smith, Mrs. P. Smith, Mrs. Q. Smith, Mrs. R. Smith, Mrs. S. Smith, Mrs.