

excellent and interesting program was carried out as follows: Invocation by Stake President James W. Paxman; the old familiar song, "All oracles one server " to the whole sertogether, once again." by the whole assembly; remarks by Elder Andrew Jen-son, a member of the old folks' central committee; recitation by Mrs. Unity Chappell; remarks and song "Who's on the Lord's side, who?" by Elder Charles R. Savage of the old folks' central committee; solo by Miss Julia Paxman; remarks by Wm. E. Barton of the central committee; quartet by of the central committee; quartet by Master Willie H. Balley and company; comical songs by George Margetts of the central committee; recitation by Miss Geneva Price; remarks by Hy-rum S. Groesbeck of the central com-mittee; duet by the Misses Alta Carter and Leah Pettigrew; a short speech by the Rev. Mr. Stormont; recitation by Miss Pearl Sparks, and remarks by President James W. Paxman, who also proposed a vote of thanks to the local committee and to the visiting

Excellent Yield of Beets.

toonist, gave an illustrated lecture in the opera house, depicting the fads and follies of American life. The lecture last two days the Taylor stake conference has been in session and an enjoyable time was had. None of the general authorities was present. Presivas given under the auspices of the high school and was much appreciated

DELINQUENT NOTICE.

Notice is hereby given that the follow-ing described stock in the Dry Creek Res-ervoir and Irrigation Company. is delin-quent on account of an assessment levied Oct. 8, 1905. The several smounts set op-posite the names of the respective share-holders is as follows: No. No. Name. Atwood, Alfred Atwood, Henry C. Bateman, Albert Mrs. Booth, Joseph Dale W. H. Trustee Dateson, C.I. No. No. Shrs. Cert. Amt 44 273 \$34.0 34 272 77.0 14 250 22.0 32 233 44.6 79 209 33.2 12 321 12.0 dingbough. Lambert 234 49 294 251 251 251 251 218 100117 nvestment t 78.00 McGurrin, B. Banking Co. uart, Julia A Williams E. G. 40 57 7.91 Walley, Edward 20 218 20.00 And in accordance with law so many shares of each purcel of such stock as may be necessary will be sold at public auction at the office of the compary at the residence of P. P. Sorensen, Draper, Utah, on the 25th day of Nevember 1995, at 3 o'clock n. m. to may the delinquent assessment, together with cost of adver-tising and expense of sale. Scoretary of Dry Creek Reservoir and Ir-rigation Co.

rigation Co. Dated Nov. 1, 1905.

NOTICE OF ASSESSMENT.

Notice is hereby given that at a meet-ing of the Board of Directors of the Gor-poration, held at Sait Lake City, Utah. October 13, 1966 an, ascessment of one-tenth of one cont per shars was levied upon the capital stock of said corporation, navable immediately to Alexander S. Fowler, secretary of said corporation, at his office, No, 218 south Main street, Sait Lake City, Utah. Any stock upon which said assessment may remain unpaid on Monday, the 2nth day of November, A. D. 1995, will be delinquent and advertised for sale at public auction, and unless pay-ment is made before, will be sold on Wed-pesday the 20th day of December, 1905, at the hour of three o'clock p. m. of said day, at the aforesuld office, to pay the delinquent assessment thereon together with the costs of advertising and the ox-penses of sale. ALEXANDER S. FOWLER.

penses of sale. ALEXANDER S. FOWLER. Secretary of said Gordon Mining and Mili-ing Company, 28 South Main Street. Sait Lake City. Utab. AN ORDINANCE.

An ordinance levying a tax and for the saessment of property-on the east side of An ordinance levels a track and the same sement of property son the east side of Tenth East street between First South and Second South streets in sidewalk district No. 23, for the construction of a een ont sidewalk.

and Second South streets, in sidewalk district No. 23, for the construction of a een ont 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 of the same upon the property hereinafter described in lots Nos. 4 and 5, block 25, plat "F." Sait Lake City Survey, abuting on the east side of Tenth East street between First South and Second South streets, in sidewalk district No. 23, said property having a frontage of 650 feet a.'ng said street. This tax is levied to defray the expense of constructing a cement sidewalk six feet wide and four inches thick upon said portion of said street opposite the prop-erty hereinafter described to be especially affected and benefited by said improve-ment and it is hereby adjudged, deter-mined 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 there-from, and the tax hereby levied and to be assessed upon said parcels of land is seven hundred and minety-two (372,00) dollars, or one and 20-100 (31 20) dollars per front or linear foot, which is the estimated total cost and estimated cost per linear foot of said sidewalk, and the treasurer is hereby authorized and directed to as-sess in acordance with the provisions of this ordinance for the purpose herein mentioned, all of lots 4 and 5, block 22, plat "F." Sait Lake City survey, as the said city to a depth of twenty-five (25) feet back from said street, and to collect said tax. Section 2. Said tax shall become and be Boild projectly having a frontage of 620
Fort al ng suid attest.
The task leviced attast is leviced moment deveals sty.
For al ng suid attest.
The task leviced soment diversals sty.
For all ng suid attest.
The task leviced attast is leviced attast is leviced attast.
For and established that the same will amenut of the task hereby leviced and said.
For and the said sticet, and linest constructions.
For and the said sticet and bill transpit.
For and the said sticet and bill alst said.
For and the said sticet and bill alst said.
For and the said street and to collissi.
For and the said hister and thereof that said bill become and be delinguent one month after such approval; one-sixth thereof in four years after such approval; one-sixth thereof in four years after such approval; one-sixth thereof in four years after such approval; and enchand every installiment of escin and every installimen

hereby confirmed, and the assessments made and returned in said completed lists are hereby confirmed. Section 2. This ordinance shall take ef-Section 2. This oraliance shift take er-fect upon approval. Phased by the City Council of Salt Lake City, Utah. Oct. 25 1906. and referred to the Mayor for his approval. J. S. CRITCHLOW, City Recorder. Approved this 20th day of October 1905. RICHARD P. MORRIS, Mayor,

State of Utah, City and County of Salt Lake, ss. I. J. S. Critchlow, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foresoing is a full, true and correct copy of an ordinance entitled, "An ordinance confirming the assessment upon the property on the west side of Second West street between First South and Second South streets, in Sewer Dis-trict No. 1, for the construction of a sew-er," passed by the City Council of Salt Lake City, Utah, Oct. 23, 1005, and ap-proved by the Mayor, Oct. 28, 1005, and ap-proved in my office. In witness whereof, I have hereunto set my hand and affixed the corporate seal of sald City, this The day of October 1005. (Seal) J. S. CRITCHLOW. Bill No. 100. State of Utah, City and County of Salt

Bill No. 109. Sewer Extension No. 164.

AN ORDINANCE.

An ordinance ratifying and confirming the transfer of tranchises to Utah Light and Rallway Company, a corporation, ex-tending the life of said franchises and amencing the same, including the fran-chise of the Utah Power Company. Is it Ordanied 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, said tranchises being: 1. A franchise granted by Sait Lake City to Robert M. Jones, July 20, 1832. If, A franchise granted by Sait Lake City to S. F. Walker, December 22, 1832. IV. A franchise granted by Sait Lake City to S. F. Walker, December 22, 1832. IV. A franchise granted by Sait Lake City to Pioncer Electric Power Company. May 27, 1857. V. A franchise granted by Sait Lake City to Sait Lake City Raliroad Company. May 27, 1857. V. A franchise granted by Sait Lake City to Sait Lake City Raliroad Company. January 26, 1889.

V. A franchise granted by Sait Lake City to Sait Lake City Railroad Company. January 25, 1883.
VI. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-paby, February II, 1850.
VII. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, May 20, 1890.
VII. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, May 20, 1891.
IX. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, May 5, 1891.
IX. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, September 8, 1881.
X. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, November 24, 1891.
XI. A franchise granted by Sait Lake City to L. C. Hamilton, January 20, 1891.
XII. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, Nay 5, 1893.
XII. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, Nay 5, 1893.
XII. A franchise granted by Sait Lake City to Sait Lake City Railroad Com-pany, Nay 5, 1893.
XIII. A franchise granted by Sait Lake
City to Sait Lake City Railroad Com-pany, Lake City Railroad Com-pany, Lake City Railroad Com-pany, Lake City Railroad Com-

NIII. A franchise granted by Salt Lake

XIII. A franchise granted by Salt Lake City to Salt Lake City Railroad Com-pany April 18, 1894. XIV. A franchise granted by Salt Lake City to Salt Lake City Railroad Com-pany May 29, 1890. XV. A franchise granted by Salt Lake City to Salt Lake City Railroad Com-pany. October 8, 1990.

corporation the equal of thirty horsepower of electrical energy to be used for power purposes by said City in the manner it into deem necessary and propel, but this power shall not be used for lighting or heating, nor shall the light and power mentioned in this and the previous sec-tion be construed to be in addition to the light and power furnished manner any of

11

mentioned in this and the previous sec-tion he construct to be in addition to the light and power furnished under any of sold financhies. Said Utah Light and Railway Company further agrees that during the life of said franchise it will furnish to said City for municipal street lighting purposes through constructs of hor less than three year periods are lights which will give an average lifumination of not less than the present standard or 455 watt enclosed carbon are lamps, all hight service at a price not to exceed show per amp per month, as provided how under contract with the City, and under the terms and conditions of said contract, provided the City shall give the Utah Light and Rail-way Company at least six months' notice before the expiration of any three-year contract of its intention to discontinue taking street lighting under this para-graph, in case said City desires such dis-continuance.

Solution of the second of the second second

to horsepower, at a price not to ex-ceed one cent per kilowait hour for twen-ty-one hours a day service, namely com-mencing at the nour of X00 p. m. and un-til the hour of 500 p. m. the next day, and for twenty-bour hours a service at one and one-fourth (1%) cents per kilowait hour; provided, that none of the power purchased or obtained by the City from the Utah Light and Railway Company un-der this paragraph shall be used for light-ing or heating purposes. Section 6. In consideration of these promises, said Utah Light and Railway Company further agrees that prior to the lime this ordinance shall take effect, and as a condition precedent to the validity of this ordinance, said Company will by war-tanty deed, free and clear from all liens and encumbrances, grant and convey to said Sait Lake City, all the following des-cribed property, to-wit: Mil he following described tract of land situated immediately north of the Granite Paper Mil, to-wit: Beginning at corner No. I, which bears N. & deg, of min, W. 1836 feet from the

situated immediately north of the Granite Paper Mill, to-wit: Beginning at corner No. 1, which bears N. 40 deg. 07 min. W. 133.6 feet from the Southeast corner of Section 23, T. 2. S., R. 1 E., S. L. B. & M., thence S. 57 deg. Y. min. W. 275 feet to corner No. 2, a point in bed of Big Cottonwood Creek; thence N. 32 deg. 36 min. W., 792 feet to corner No. 3; thence N. 57 deg. 24 min. E., 375 feet to corner No. 4; thence S. 32 deg. 36 min. E., 192 feet to place of beginning; containing five acres more or less. Also a right of way and easement for oil reservoirs, dams, ditches, conduits, pole lines and the appliances and utilities con-nected therewith, to be constructed by the City, wherever these may be located now or hereafter within lands ownd by the Utah Light and Railway Company, par-ticularly within Sections 22, 26 and 25. Township 2 South, Range 1 East, S. L. B. & M.

Township 2 South, Range 1 East, S. L. B. & M. Also all the water rights and power rights in Big Cottonwood Creek wast of the Utah Power Company's tail race, owned by the Utah Light and Railway Company, including herein and particu-larly meaning hereby the Descret Paper Mill water power in said creek, the Gran-ite Paper Mill water power in said creek, and the Butler Mill water power, the lat-ter being located right at the mouth of Big Cottonwood Canyon, and the two former about a mile and about two miles respectively below the mouth of said canyon; it being the intent of this acree-ment that the Utah Light and Railway Company relinquishes and releases all ffs-right in and to the waters of Eig Cotton-wood Creek for power purposes, or other-wise, below the powerhouse of the Utah Power Company near the mouth of Big Cottonwood Canyon; provided, however, that the dam for diverting the water from the creek into the City's proposed conduit shall not be located east of the City's present weir, and the bottom of the pro-posed conduit shall not be higher than two ty-eight (2) feet below the foor of the Utah Power Company's powerhouses so that the said Utah Light and Rail-way Company can build a reservoir, for regulating purposes, of not less than one million cubic feet capacity between the tail race of the powerhouse and the weir. Bection 7. In consideration of the pre-

Special Correspondence.

Raymond, Alberta, Canada, Nov 13dent Heber S. Allen counseled the Saints to pay their obligations and keep out of debt that they may be fre The only visitor was Elder Richard

ed to have another vote taken on the liquor question. We trust the new provincial government will make the mat-ter much more effective than the late territorial government did; then the people hope to shut up all "blind pigs.

Sugar Factory has Excellent Run-

friend John will be a very busy man. A petition is being unanimously sign-

RAYMOND, CANADA. TAYLOR STAKE CONFERENCE.

Contractor Pierpont of Provo, who has the contract for putting in a heating plant in the new meetinghouse, has commenced work on the same and it is expected that the place will soon be heated as it cannot be used now. The Second ward has also commenced to fix up the basement of the new meetinghouse for Sunday school work and other

ning quite smoothly; the new Steffens process is working up the low grade

process in a very satisfactory manner and a fine quality of white sugar is be-ing turned out. While the tonnage this year has not been what the farmers

would like it, beet raising is neverthe-less their best crop, and indications are

that the acreage next year will be

much greater than this: the farmers anticipate a partial failure of their

SUGAR CITY NEWS NOTES.

Last night Alton Packard, the car-

crop occasionally.

by a large audience.

ward purposes. The new public schoolhcuse is nearly completed, all that needs to be finished is putting in the heating plant, painting the Lufiding inside, etc. Bids are being received by the Irriga-

tion compary Leard for the l'istallation of the proposed cumping flant at the lake Frighteer L. C. Keivey of Salt Lake City was shown over the proposed site and grounds by Chairman Morgan of the irrigation board today. While Cora Warnich and her little brother were returning to their home at Manila last week from Lehi, the horse ran away, throwing them out of the buggy, breaking the collar bone of the little boy and cutting his head.

Messrs, J. E. and A. H. Bone have bought from W. F. Gurney what was formerly the Utah Sugar company ranch at the point of the mountain. containing 206 acres which they will use for stock raising. Josh Whitman has just completed the

erection of a handsome residence in the central part of town.

central part of town. Lot Russon has returned from Salt Lake City, where he went under an operation for appendicitis. On Nov. 3 a girl was born to Mrs. Florence Gilchrist, also a girl to Mrs. G. N. Child, Nov. 7. Soren Sorensen went to Salt Lake last week to be operated on for cataract of big ave sphere has greatly impaired

eye, which has greatly impaired

his sight of late. Mr. and Mrs. Wm. E. Evans leave for a mission in Kansas City within a few

The infant son of Mr. and Mrs. John . Smith is very sick with membranous croup.

EUREKA.

Timothy J. Harrington, a Respected Old Time Miner, Called Hence.

Special Correspondence.

Eureka, Juab Co., Nov. 15.—Timothy J. Harrington, one of the old timers of Eureka, died last Monday morning at the horne of his daughter, Mrs. Warren Mingus, Mr. Harrington was past 70 years of age, a man of sterling qualities -industrious and honest-and his death will be sincerely regretted by a host of friends. He is survived by a son and three daughters and several grand-children. The funeral was held in the Catholic church Wednesday, Father

^O Donohue officiating. Mr. and Mrs. Matt Newman greeted 1 little baby daughter this morning. A little daughter was born to Mr. Mrs. Fred Richen of this city at Provo on Monday last.

LUND, NEVADA.

Farewell Social Tendered to Elder William A. Terry.

Special Correspondence. Lund, Nev. Nov. 13.-Last Friday evening the members of the Lund ward endered a farewell party to Elder Wm A. Terry, who will leave Lund Nov. 16. on a mission to the central states. A ine program was rendered, consisting singing, speeches, recitations, dancig and refreshments

Bishop O. H. Snow and Counselor A. R. Whitehead of the Lund ward will eave Lund today for Salt Lake City.

Best Liniment on Earth.

Henry D. Baldwin. Supt. City Water Works, Shullsburg, Wis, writes: "I have tried many kinds of liniment but I have hever received much benefit until I naed Ballard's Snow Liniment for rhoumatism and pains. I think it the best in ment on earth." Ze, 50c, \$1.00. Sold by Z. C. M. I. Drug Dept. Bridge

The only visitor was Elder Richard G. Lambert who is here in the interests of the Deseret News. The sugar factory is having an excel-lent run. The beets are much better than ever before with a better yield to the acre. The beet crop is now near-ly all gathered, and the present beauti-

ful Indian summer weather has been a great help and benefit to the farmer. Many improvements are under way here, and new buildings are being crected. The new bank building would be an ornament to a much more pre-tentious town. The new home of W. A. Redd, built of cement stone blocks, i nearing completion and will be a hand some building. The cement stone is the coming building material for this re-gion, as it will stand more perfectly he extremes of climate. The Mutuals and Sabbath schools are

excellent condition. The drouth of the last two seasons

has been very discouraging, and quite a number have left for other parts, yet those left have faith that the future will be all right.

TABOR. ALBERTA'S FIRST ELECTION.

Liberals Win 22 and Conservatives 2 Scats in Parliament.

Special Correspondence.

Tabor, Alberta, Canada, Nov. 10,-To-day elections were held for the first time in the new province of Alberta. Harmony prevailed at the poils here at Tabor. Dr. DeVeber, Liberal candidate for this fiding won aver Mr Lucs Confor this riding, won over Mr. Ives, Con-servative, by a large majority. Tabor cast 105 Liberal, 15 Conservative votes. Throughout Alberta the Liberal gov-ernment has secured 22 seats, Conser-

vatives 2 seats. Tonight after the result of the local election was known the victors hastily started a huge bonfire at the New Hull addition on C. P. R. street, and tomor-

row evening a parade will form in front of Douglas & Douglas's store, and led Date of first publication November 15th 1905. UTAH LIGHT AND RAILWAY CO., By R. S. Campbell, Secretary, Sait Lake City, Utab, U. S. A. by the McPhee bagpipes, will do honor

to the occasion. Tabor proper is growing steadily, while along the Hull addition carpenters are busy with hammer and saw. The foundation for the new Presby-

terian church is being put in. The foundation for the Latter-day Saints church is finished, and the order placed or the building materials. Health of the people is excellent, and weather ideal. No snow, no frost.



DENTAL

240 S. Main Street

Over Davis

Good Set of Teeth for

\$5.00

CROW I AND TRIDGE

WOAK A SPECIALTY.

PARLORS

Dr. J. B. KEYSOR

Balt Lake City, Utah. NOTICE OF ASSESSMENT.

DELINQUENT NOTICE.

NOTICE OF ASSESSMENT. The New State Gun Cub a corporation organized under the laws of the State of Utah. Location of pricipal place of busi-ness, Sait Lake City, Utah. Notice is here by giver that at a meeting of the Trust-ces, held on the 14th day of November 1905, an assessment of 30 per share was lauded on the capital trok if the corpor ation, payable on or before the 1st day of December, 1905, to the Secretary at his office. No. 31 City and Courty Bldg. Sul Lake City. Utah. Any stock upon which the assessment may remain urpaid of the seld ist day of December. 1905, will be delinquent and advertised for sale at nuble auction, and unless payment is made before, will be seld on the list day of December. 1905, to pay the delinquent assessment. together with the cost of ad vertising and expanses of sale. ELBRIDGE, L. THOMAS, Secs.

ELBRIDGE, L. THOMAS, Seey. Salt Lake City, Utah Nov. 15th, 1905.

Estate of Christeen Golden Kimball, De-

G. H. Backman, Attorney for Petition-mittee: duet by the Misses Alta Carter and Leah Petitgrew: a short speech by Miss Pearl Sparks, and remarks by Miss Pearl Sparks, and remarks by President James W. Parman, Wu also proposed a vote of thanks to the local committee and to the visiting brethren from Salt Lake City, Wu by their labors and presence, had con-tributed toward making the gathering a grand success. After the exercises, presents were distributed among the old people. Dur-ing the day a choice selection of Ne-phi's brave sons and fair mitting the guests happy and comfortable, and at the close of the day's exercises every-body returned to their respective homes well pleased. Beautiful music was dis-coursed by the Nephi Quadrille bank were also served. UTAH LIGHT & RAILWAY COO NOTICE TO BONDHOLDERS Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U at Light and Rail-way company, that the Board of Direc-Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U at Light and Rail-way company. that the Board of Direc-Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U at Light and Rail-way company. that the Board of Direc-Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U at Light and Rail-way company. that the Board of Direc-The Third Judician Direct Court, The company. that the Board of Direc-The Third Judician Direct Court, The Board of the U at Light and Rail-mark and Richards & Ferry, Attor-The Stift and Rail-Mark and Richards & Ferry, Attor-The Stift and Rail-The Third Judician Direct Court, The The Third Judician Di

Notice is hereby given to the holders of the five per cent Consolidated Mortgage Gold Bonds of the U_A: Light and Rah-way Company, that the Board of Direc-tors of said Company, has by resolution, directed and authorized the undersigned to publish this, a notice of intention of the Company, to issue 1,500 of those cer-tain 2,500 of the five per cent \$1,000 Con-solidated Mortgage Gold Bonds of the Company, tunbered from 7,501 to 2,000 in-clusive authorized to be issued under Article 1 of the Company Sconsolidated Mortgage, dated January 2nd, 1964, made to the Bowling Green Trust Company, Trustee, New York, U. S. A., to secure solid bonds: provided, however that the holders of a majority in amount of all the bonds issued under said Mortgage and now outstanding, shall not have protested in writing to the Company against such such within 45 days after the date of the dirst publication of this notice. It is con-templated and provided, thut the proceeds from the sale of said 1,500 bonds, should be used only for some one or more of and mortgage for which sil twenty-fiv-nundred bonds are authorized to be is used. Date of first publication November 15th Richards and Richards & Ferry, Attor-neys. 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 Selena Longmore, Decensed. Notice.—The petition of Josiah Burrows, praying for the admission to probate of a certain document, purporting to be the last Will and Testament of Solena Long-more, deceased, and for the granting of Letters Testamentary to Josiah Burrows, has been set for hearing on Saturday, the 2th day of November. A. D. 1955 at 10 o'clock a. m., at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah. Witness the Clerk of said Court with the seal thereof affixed this 10th day of November, A. D. 1955. (Seal) J. U. ELDREDGE, JR. Clerk. By W. H. Farreworth, Deputy Clerk, Alexander McMaster Attorney for Peti-tioner.

LOTICE.

In the Third Judicial District Court of the State of Utah, in and for the County f sail Lake. In the matter of the state of Henry Reiser, Deceased, Notice,-The petition of George Groves, praying for an order to be made by this court directing the executors of the said estate to specifi-cally perform a contract made by the de-iedent during his life time to convey to the said George Groves property situated in Davis County Utah, described as fol-lows, to-wit: All of lots three (3), and six (4), block eighteen GS, plat 'A.'' Boun-tiful Townsite survey, has been set for hearing on Saturday, the 18th day of No-vember, A. D. 1905, at 10 'o'lock a.m. at the County Court House, in the Court room of the said Court House, in the Civit f Sait Lake, County of Sait Lake, State

the County Court House, in the City foom of the said Court House, in the City f Sait Lake, County of Sait Lake, State of Utah. Witness the Cierk of said Court with the seal thereof attrehed, this 2rd day of November, A. D. 1905. (Seah J. U. ELDREDGE, JR. Cierk, By W. H. Farnsworth, Deputy Cierk, By W. H. Farnsworth, Deputy Cierk,

definitient in six equal, introduction is all theorems and be definition one month after the approval of this ordinance; ono.
sixth thereof in one year after such approval; one-sixth thereof in two years after such approval; one-sixth thereof in two years after such approval; one-sixth thereof in five years after such approval; one-sixth thereof in five years after such approval; one-sixth thereof in five years after such approval. Each and every installment of said tax except the first, shall draw interest at the rate of fix per cant per annum from date of levy until delininguent. and each and every installment of said tax shall bear interest at the rate of eight per cent per annum from and after its date of definguency.
Bection 3. This ordinance shall take effect upon approval.
Passed by the City Council of Sait Lake City. Utah, October ish. 1905. RICHARD P. MORRIS.
Mayor.
State of Utah. City and County of Sait Lake City. Utah, do hereby certify that he 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 east side of thenet fixed by serve in the first south approval.
State of Utah. City and County of Sait 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 east side of the Lask street between First, South
"An ordinance levying a tax and for the assessment of property on the east side of the life of suid franchises and correct copy of an ordinance entitled.
"An ordinance levying a tax and for the assessment of property on the east side of the life of suid reanophase.
"An ordinance levying a tax and for the assessment of property on the east side of the life of suid reanophase.
"An ordinance levying a tax and for the asses and the side for the life of suid tax bi

State of Utah, City and County of Salt Lake, ss. I. J. S. Critchlow 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 cast side of Tenth East street between First South and Second South streets. In Sidewalk District No. 23, for the construction of a cement sidewalk." passed by the City Council of Salt Lake City, Utah. October 18th, 1995, and approved by the Mayor October 19th 1905, as appears of record in my office.

ober 1911 1805 a have hereunto set any office. hand and affixed the corporate seal sold city, this 19th day of October, 1995. al) J. S. CRITCHLOW, City Recorder. (Seal)

Bill No. 105, Sidewalk Extension No. 96,

AN ORDINANCE.

An ordinance confirming the assessment upon the property on both sides of First street between N and O streets, in Sewer District No. 1, for the construction of a

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

Sait Lake City, Utah: Section, 1. That the assessment list made by the City Treasurer as corrected, approved and completed by the Board of Equalization and Review, heretofore duly appointed by the City Council for that purpose, of the property abutilag on both sides of First street between N and O streets in Sewer District No. 1. of Sait Lake City, for the purpose of constructing a sewer upon said portion of said street. Is hereby confirmed and the assessments made and returned in said completed lists are hereby confirmed. Section 2. This ordinance shall take ef-fect upon approval.

are hereby confirmed. Section 2. This ordinance shall take ef-fect upon approval. Passed by the City Council of Salt Lake City, Utah. October 21, 1995, and referred to the Mayor for his approval. J. S. CRITCHLOW, City Recorder. Approved this Seth day of October, 1995. RICHARD P. MORRIS, Mayor.

State of Utah, City and County of Salt

on the above prices, but no bill shall be less than the minimum of one (31.00) doi-lar ner month. Said Utah Light and Rallway Company horeby agrees to supply Sait Lake City during the life of said franchises herein extended, free of charge to said City, the caual in filuminating nows: of fifty-two (52) 32-candle power incandescent lamps of the present standard for the purpose of lighting the City's norlion of the nubile square at the City and County Building, also to supply free to said City all the reasonably necessary light for muncles] purposes for lighting the City Council Chamber. City Offices, Fire Stations, Pub-lic Library. City Jails, including hall-ways in said buildings; Cemetery House, Liberty Park House, Isolation Hospital and also City Crematory. In addition to the above, in accordance with an ordinance passed and approved December 31, 1933 on and after May 19, 1938, 834 (6) additional are lights shall be furnished free of charge to Sait Lake City during the life of this franchise, and after July 24, 1918 sit (6) additional are lights shall be furnished free of charge to said City during the life of this franchise, and after July 24, 1918 sit (6) additional are lights shall be furnished free of the fran-chise; and that after December 18, 1918, six (6) additional are lights shall be furnished free of charge to the said City during the life of this franchise; and after July 24, 1918 six (6) additional are lights shall be furnished free of charge to said City during the life of this fran-chise; and that after December 18, 1918, six (6) additional are lights shall be furnished free of charge to the said City during the life of this franchise; and that after May 17, 1922, seven (7) additional are lights shall be furnished free of charge to the City during the life of this fran-chise. Said Company further hareby agrees static company further hareby agrees Lake, ss. I. J. S. Critchlow, 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 en-titled. "An ordinace confirming the assesstitled. "An ordinace confirming the assess-ment upon the property on both sides of First street between N and O streets. In Sewer District No. 1, for the construc-tion of a sewer." passed by the Cliv Council of Sait Lake City. Utah. Oct. 22, 1905, and approved by the Mayor. Oct 26, 1905, as appears of record in my office. In witness whereof I have hersunto set my hand and affixed the corporate scal of said City, this 21th day of October, 1805. (Seal) J. S. CRITCHLOW. City Recorder.

Bill no. 108. Sewer Extension No. 157.

AN ORDINANCE.

AN ORDINANCE.
 An ordinance confirming the assessment upon the property on the west side of Second West Street between First South and Second South streets in Sewer.
 Be it ordained by the City Council of the same transfer privileges accorded to passengt the taske is sent to students of mubile schools cormutation tickets of fifty (50) fares of the taske is the taske is

Dougies Rapid Transit Company.
 Dougies Rapid Transit Rapid Transit Rapid Transit Rap

City. Third. On Sixth street from L street; thence east to the western boundary of the City Cemetery. Section 9. At or before the first publi-cation of this ordinance, and within sixty (60) days after the date of the approval thereof, sold Company shall file with the City Council its written and duly acknowl-edged acceptance of the provisions of this City Council its written and duly acknow-edged acceptance of the provisions of this ordinance, and shall also file with said Council all deeds, conveyances and re-leases herein required, together with a complete abstract of title to land and water rights to be conveyed, and upon ap-proval of the same by a majority of the Council and Mayor, this ordinance shall be published and shall take effect upon the date of its first publication. Passed by the City Council of Sait Lake City, Utah, August Srd. 1906, and te-fered to the Mayor for his approval. J. S. CRITCHLOW, City Recorder, Approved this 4th day of August, 1905. EICHARD F. MORRIS, Mayor,

State of Utah City and County of Salt Lake, ss. I. J. S. Critchlow, City Recorder of Salt Lake City, Utah, do hereby certify that the above and foregoine is a full true and correct copy of an ordinance entitled. the above and foregoine is a full, true and correct copy of an ordinance entitled, "An ordinance ratifying and confirming the transfer of franchises to Utah Light and Railway Company, a corporation, ex-tending the life of said franchises and amending the same, including the fran-chise of the Utah Power Company," pass-ed by the City Council of Sait Lake City, Utah, August 2rd, 1903, and approved by the Mayor, August 4th, 1905, as appears of recore in my office. In witness whereof. I have hareunto set my hand and affixed the everporate seal of said City, this 2rd day of Novemoer, 1905.

J. S. CRITCHLOW, City Record Recorder.

(Seal) J. U. ELDREDGE, JR. Clerk.
B. W. H. Farnsworth. Deputy Clerk.
IN THE DISTRICT COURT. PRO-the period of the state of the state of James Sharp, Deceased, Notice, "The petition of Jno. F. Sharp. Heber C. Sharp, Jos. H. Sharp and Hyrun S. Soung, executors of the estate of James Sharp, Deceased, for confirmation of the state of James of the capital stock of fark-Eldredge & Co. a corporation of the state of Tintic State of the following described period.
The hares of the capital stock of first of the state of Utan. Sold to Lizze R. Sharp. Deceased, for confirmation of the state of James of the capital stock of the following described period.
The state of the capital stock of the state of the following the stock of the following the stock of the state of the capital stock of the state of the capital stock of the state of the capital stock of the following the stock of the stock of the state of the capital stock of the stock of the following the stock of the stock of the stock of the state of Stoce.
Moya trustee, for the sum of \$5.00.
Morent of stale fled in this Court, has a stock of the state of Court stock.
Moya trustee, for the sum of stock of clevely in the following terms to when the following terms to when the following terms to stock of the state of Court, has a stock of the state of Court.
Morent of said fled in this Court, has a stock of the state of Court stock.
Morent of said Court. House, in the court of said Court with the stat take Court, the state take Court, the state the court of said Court.
Morent the Clerk of said Court with the state the state of state Court, the state the court of said Court.
Morent the Clerk of said Court with the state the state of state courts.
Morent the clerk of said Court with the state the state of state courts.
Morent the clerk of said Court with the state the state of state courts.
Morent the stock of the state the stock of the sta