

The board of performance of the contract to inske such improvement the estimate of cost and expense of the engineering. In-reportion, multishing notices and making the tax levy with instructions to each

the fax levy with instructions to each of said bidders to include the amount thereof in his bid for the work con-templated by said improvement." He insisted that this clause would give the board of public works the greatest opportunity in the world to graft on the newspaper advertising and that unless there is some provision in hat unless there is some provision he ordinance for receiving hids for he advertising as well as all other ex-enses connected with the improvement he tax payers could go into court and of aside any special tax assessment evied under the ordinance as it now

REASON DECLARED.

Because you want to shield the blg-"because you want to shield the big-gest grafting concern in the city," de-lated Fernstrom, "you are going to make this ordinance tilegal. The adver-tising should be let by contract to the lowest hidder as well as any of the rest of the cost of improvement. That is cer-iadnly what the new law means and unless you do it the property owners off protest against the assessment and will protest against the assessment and will go into court and have it declared illegal."

Mulvey declared that he would not take the word of a councilman as to the legality of the ordinance in preference to the city attorney. He said that the attorney had declared the ordinance perfectly legal and in harmony with the new laws on the subject and he was cotisfied

Martin produced some figures to show that the rates for advertising in the or-gans of the "American" party are cheaper than the rates charged under

Moran is macadamizing both First and Second avenues and is hauling his crushed rock from the Pascoe quarry on the street cars. He needed some place to unload the cars near his work so that it would not be such a long haul by wagons. Accordingly he ap-propriated J street and built the tracks running up on a trestle about 16 feet high so that the cars can dump their loads into bins, and wagons can be loads into bins and wagons can be loaded from the bing. The track was connected with the Third avenue line and runs to Second avenue. NEVER ASKED PERMISSION.

in different parts of the city, even though Judge Hiles and Atty. P. L. Williams, leading "Americans," are in favor of the franchise and recommend

PAT'S ELEVATED ROAD. Sait Lake now has an elevated rail-oad. This great advance towards a

road. This great advance towards a real metropolitan city was not discov-ered until last night just before the council closed. The owner of the road is none other than Patrick J. Moran, contractor. Pat built the road without getting the permission of the city coun-cil or any one else and without giving the newspapers an concutually to ad-

ch or any one else and without giving the newspapers an opportunity to ad-vertise his project. The road is one block long and extends from Third to Second avenue on J street. It starts from the grade of the street and reach-es an elevation of 16 feet above the street at its destination on Second and J.

Moran is macadamizing both First

n-different parts of the

its passage.

Councilman Tuddenham called upon

Of all the fruits that are in the land That grow on bush or tree. (would give up the choicest ones For Rocky Mountain Tea. --Z. C. M. I. Drug Dept., 112-114 Main Street

Chief of Police Sheets sent in the appointment of John C. Hogan as special nightwatchman and Mace Me-

THEY STARTED SCRIMMAGE. Union School Boys Artfully Cause Flag

Rush at High School.

There was a flag rush at the High School yesterday, when the flag with "07" was raised on the new flag pole The other classes straightway made a

consideration

unanimous vote.

rush to haul the senior flag down. The two lower classes had a stiff fight for the possession of the banner on its

mem is as follows: "Owing to the attitude of the Rocky Mountain Bell Telephone company and the Utah Independent Telepone com-pany, in an absolute refusal to grant any increase of wages or in any way favorably consider the reducest made upon them by the electrical workers in their employ in Salt Lake City, and throughout the inter-mountain district, they have forced us to take a more decisive action in pushing our griev-ances to a recognition, and, as we feel confident in the moral support of the citizens of Salt Lake, to a termin-ation. special nightwatchman and Mace Mc-Cochran as special policeman, both without pay from the city. They were confirmed by a unanimous vote. Supt. of Waterworks Hines request-ed that the plumbing inspector in his department be given an increase in wages from \$2.50 to \$3 per day. He also asked authority to employ an extra hydrant gang of three men for the summer. Both matters were re-ferred to the waterworks committee. An ordinance granting a franchise to the Oregon Short Line Rallroad company to build a spur track to the warehouse of J. H. Bailey & Sons on Third West street was passed by a unanimous vote. ation.

Something over three months ago ? "Something over three months ago a blanket agreement covering the en-tire district was presented to the tele-phone companies. This, after much dodging on the part of the officials of the company, they refused to con-sider, but M. H. Sommers, general su-perintendent of the Bell company, in-formed us that they would consider agreements from the different local unions. On April 22 we were informed by D. S. Murray, general manager of by D. S. Murray, general manager of the Bell company, that there was nothing to discuss inasmuch as the company would not consider any in-crease in wages, pleading poverty as the chief cause, stating the company was only drawing 8 per cent interest

the chief cause, starting the conducty was only drawing 6 per cent interest on investments. "On the following day we received the same answer from the independent company.

PLEADS POVERTY.

"In accordance with the constitution, I notified the grand vice president to appear and received from him the same appear and received from him the same answer then as in the past, that there was a large number of idle men in the country and he advised us to hold off until in July or August. Then our grand president, F. J. McNulty, on his way to San Francisco, stopped over in Salt Lake for a few days. He inter-viewed the officials of both companies and received the same definite 'no' for an answer that we had received.

REFERENDUM VOTE.

"SMALL INCREASE."

Sold Everywhere. I lb Cans 35c. 1-2 lb Cans, 20c.



Ground

Chocolate

When Ladies buy Queen shoes or oxfords they know that they Quality obtain the newest styles at the lowest prices, \$3.00 and \$3.50 a pair.

Our mens' footwear are just as good and the prices \$3.00 to \$4.00 a pair.



5



We have plotted, planned and figur-ed, working from morning till night, seeking for a medicine that will take the place of Hollister's Rocky Moun-tain Tea, but we can't find it. Tea or Tablets, 35 cents.-Z. C. M. I. Drug Dept., 112-114 Main Street.

COUNTY POSITIONS.

Several Changes Among the Clerical Force at the Recorder's Office.

missioners yesterday afternoon sev-eral appointments and promotions in the office of County Recorder Perkins were confirmed. Elise Furer was ap-pointed as abstractor to succeed Amy Smith, resigned, and her salary was fixed at \$75 per month, Lizie Mc-Donald was promoted to abstractor 2, \$65 per month; Rose Shiebel was ap-pointed as proof reader at \$55 per month; Emma Penny was appointed as coypist at \$55 per month. The board accepted the resignation of Williem Langenbacker, the elevator operator, to take effect on June 1. It is very probable that H. H. King will be appointed to fill the place.

to survey the May Day and the Cher Sam mines. The junior class of the university with this year give a party instead of holdin class day. This decision was arrived a after a great deal of consideration. The purity will be the last social event of the year for the class, as the boy will leave soon for their summer trip "Greek Life, Art and Liferature" wi be the subject of a lecture at the un-versity tomorrow at 3 p. m., to be de-livered by Prof. J. T. Leotsakes of the University of Athens. Dr. Leotsakes is a graduate of the Royal classic college at Athens, and has delivered this lecture at all of the big universitie throughout the country. The doctor a member of a prominent Greek fam throughout the country. The dock fam ily and is an alde-de-camp to the pres-ent king of Greece. He was former a member of the Greek parliament.

At the meeting of the county commissioners yesterday afternoon sev-

last administration. He was in-med by Fernstrom that if he wanted irres he could show him some that uld not look very well for the present injustration idministration.

"EXPERT" OPINION.

"EXPERT" OPINION. Asst. City Atty, Dininny was called more to state whether or not the ordi-nance is legal in every fespect and complete with the terms of the new hys passed by the racent legislature. It declared very emphatically that the ordinance is legal and started in to scare Fernstrom for talking to the con-trary. He said that Fernstrom's talk was all "political buncomba." Wells at this point interrupted the attorney and raised a point of order against his talk. Dininny at once changed his tac-ties without walting to be called to or-der by President Davis. After he con-cluded his talk it was seen by the "Am-cleans" that they did not have enough yous to pass the ordinance and, after they had once refused to refer it back to the committee, they finally did refer it back and will attempt to pass it as it is next Monday nigh." FUNNY SITUATION.

FUNNY SITUATION.

FUNNY SITUATION. Consternation reigned supreme among the "American" members for about a haif hour during the consideration of the franchise to the Utah Light & Rail-way company for an extension of its line from Second West and Fifth North streets to the gravel beds north of the city. It will be remembered that the iast city council passed a franchise for the old Utah Light & Railway com-pany consolidating all its franchises and extending their life on an average of about seven years. It will also be remembered that the "Americans" caused a suit to be filed in the district court enjoining the company from opcause a suit to be head in the district court enjoining the company from op-erating under that franchise and ask-ing that it be declared null and vold. The whole matter was almed at the "Mormon" Church authorities who at that time were connected with the com-pany.

that time were connected with the com-pany. When the franchise was sent in by City Atty. Hiles last night granting the extension to the new company which is mentioned above, it contained a re-enactment of section 8 of the franchise now in controversy in the district court and also contained the extension on Flfth North street as an extra sub-division to that section. The new or-dinance was read but at the mention of the re-enactment of section 8, which contains soveral other extensions grant-ed in the former franchise, several of the councilmen stopped the recorder in his reading of the ordinance and ob-jected to passing any ordinance but one jected to passing any ordinance but one which granted the extension agreed upon by the council on Friday and that one only

It was explained by Mr. Dininny that Judge Hiles had decided that the only legal method of amending a section of a



Of Cured People should be worth a great deal to every sufferer from Stomach, Liver or Bowel disorders, and such being the case you ought not hesitate another minute in procuring a bottle of

HOSTETTERS' STOMACH BITTERS

It cured them and it won't fail in your case. For Sour Risings, Heartburn, Bloating, Headache, Poor Appetite, Dyspepsia, Indigestion, Fernale Ills or Halaria it is unequalled. All Druggists.

Moran yesterday and wanted to know who gave him permission to put in his "elevated railroad." Moran told him that he did not ask any one for per-mission. The councilman thereupon decided that hereafter all contractors would have to get permission from the would have to get permission from the city council before they would be al-lowed to take up any part of a street excepting the one on which they are working. He introduced a resolution to that effect last night and then in-formed the council what Moran had dene. He said that such a thing should not be allowed until the council was asked for permission by the contractor. Other councilmen agreed with Tud-denham and the resolution was adopt-ed, but Ferry at once moved that Moran be allowed to use J street for bis road and bins and the motion was carried so that Pat was stopped for bis road and bins and the motion was carried so that Pat was stopped for the brief period of about one minute. After the council meeting his road was the subject of considerable jesting on the part of the councilmen, all of which was greatly appreciated by Moran. He was informed that he would have to deposit the usual fee of \$200 for a franchise before he would be allowed to operate cars over his elevated road. Several councilmen in-quired when he would issue annuals over his new road. Others expressed the orthion that Moran was operating

the orthion that Moran was operating a scenic railway. Moran said that his read was just a starter for an elevated system in the city.

GARBAGE ORDINANCE.

The Hobday garbare ordinance which was defeated last Monday night, which was defeated last Monday night, was reconsidered upon motion of Martin. The ordinance restricts the amount of garbage which the city will haul free from the bushness district. Wells again insisted on his amend-ment which would prohibit the placing of garbage cans on the streets or side-walks. After considerable argument the ordinance was referred back to the sanitary committee with the finance committee associated upon motion of Ferry.

TAX WARRANTS.

Ferry.

An ordinance was introduced au-thorizing the city auditor to issue special tax warrants in which to take up scrip issued against the property of the taxpayer on all public improve-ments. The ordinance, which was re-rred to the municipal laws commit-e without comment, follows: "An ordinance providing for the is-

"An ordinance providing for the is-suance of special tax warrants in lieu suance of special tax warrants in lieu of scrip against special tax funds, and for other purposes. "Ee it ordained by the city council of Salt Lake City, Utah: "Section 1. It shall be lawful for the city auditor to issue to the bona fide holder of any scrip against sny special tax fund of Salt Lake City, on surrender of such scrip, by such holder thereof, a special tax warrant, or warrants, of the denomination provided by law for the aggregate amount val-ue of the scrip so surrendered; and

effect upon approval."



The grand president agreed with us that a mistake had been made by not having a grand officer on the grounds earlier in the game. He then authorized me to call for the referendum vote. This vote was called for and the returns are th, it being almost a unanimous vote to stand by our original demands. The grand president when heaving here promised he would take the matter up with Grand Vice President Suilivan in San Francisco and informe as to the date when a grand officer would be on the grounds. He stated further that the grand vice president undoubtedly had some policy to follow in this controversy and that he did not wish to do anything further until such time as he had interviewed the grand vice president. On May 15 received a communication from the state of fibers could visit all the local unlons in this district. "If do not question the sincerity of our strand yice president built do the sincerity of our fits the has some outlined polley and yood cause for ignoring the right to ask a fair compensation for the performance of our hazardous work. I also contend that it is our rights to know and his ture some and explain to the same and according the right to ask a fair compensation for the performance of our hazardous work. I also contend that it is our rights to know and his vote is final. We do not wish this vote is final. We do not wish to the laws governing our organization this vote is final. We do not wish to bas the company does, stand out on the child points, the only thing the law for the vote of the men and according the laws governing our organization the state out on the state of the laws governing our organization the state of the laws governing our organization the state of the law and officer as well as our paid servant to come here and explain this vote is final. We do not wish to be arbitrary in this matter, we do not as the company does, stand out on the child a point the out of the men and according this vote is final. We do not wish the state is the company does, stand out on the child a p lowered, the Freshmen carrying The grand president agreed with being lowered, the Freshmen carrying off the prize. There were a number of eyes in mourning and noses tinted with searlet as a result of the fray, to say nothing of torn clothing. It was discovered that boys from the Union school had put the flag up there to start a sortimenze that a mistake had been made by no. to start a scrimmage. WAR AGAINST CONSUMPTION.

Wark AGAINST CONSCRIPTION. All nations are endeavoring to check the ravages of consumption, the "white plague" that claims so many victims each year. Foley's Honey and Tar cures coughs and colds perfectly and you are in no danger of consumption. Do not risk your health by taking some unknown preparation when Foley's Honey and Tar is safe and certain in results. Ask for Foley's Honey and Tar and insist upon having it. For sale by F. J. Hill Drug Co.

RALEIGH HEARING.

Justice Bishop Listens to Oft-Told Tale Of McWhirter Robbery.

The hearing on the charge of conspiracy against Detective George Raleigh in connection with the McWhirter robbery of \$10,000 was held before Jus-

eigh in connection with the McWhirter robbery of \$10,000 was held before Jus-tice F. M. Bishop yesterday. The do-fense attempted to secure a change of venue on the ground that Justice Bish-op did not have jurisdiction, but the court overruled the objection and hear-ing was proceeded with. Thomas Belmont, formerly a porter at the Brunswick saloon, told how he had seen Raleigh enter the saloon on West Temple street and how Parrent and Bell and others had explained to him the bunco game of cards they worked on their vicitms. W. H. Parrent told again his story of the fleace game, and said that Ral-eigh had been in the saloon referred to and talked with him during the time the McWhirter robbery was going on. Parrent said that Raleigh told him to go ahead and get all the suckers he could, telling him, however, to get only strangers and get them out of town. At this point, Parrent said, Bell came into the sloon with a "sucker" and the chief of detectives took a sudden departure. Alex McWhirter tol again his story of being robbed of \$10,000 at the Anther rooming house on Sept. 19 last, and of his going to police headquarters with Bell, the imaginary offleer and of de-scribing to the chief of police and Raleigh them en who took the money. McWhirter rules osaid Raleigh was in the chief's office when Bell paid back the \$1,000 to McWhirter. Atty, Hanson represented the state, and Attys. S. R. Thurman and Soren X. Christensen appeared for Raleigh. The case will be argued before Justice Bishop tomorrow morning at 10 o'clock.



A resolution was also introduced au-

be appointed to fill the place

WAS WASTING AWAY.

WAS WASTING AWAX. "I had been troubled with kidney dis-case for the last five years," writes Rob-ert R. Watts, of Salem. Mo. "I lost flesh and never feit well and doctored with leading physicians and tried all remedies suggested without relief. Finally I tried Foley's Kidney Cure and loss than two bottles completely cured me and I am now sound and well." During the sum, mer kidney inregularities are often caus-ed by excessive drinking or being over-heated Attend to the kidneys at once by using Foley's Kidney Cure. For sale by F. J. Hill Drug Co.



Mr. and Mrs. William Player an-nounce the engagement of their daughter Geneive to Eugene Mackay, the wedding to take place about the middle of June.

middle of June. Last night the wedding of Miss Edna Carter and Ralph D. M. Evans took place at the home of the bride, the cremony being performed by Bishop T. A. Williams, Miss Stella Carter and Miss Winnifred Evans being brides-malds and Mr. William Duncan best man. The bride wore a gown of while messaline with lace trimmings and carried bride's roses. Miss Carter was in old rose chiffon, and Miss Evans in flowered Swiss, and both carried American Beauty roses. The rooms were beautifully decorated, the par-lors in plak and white, the hall in fleur-de-lis, and the dining room in red, the table being a pretty picture with its effective adominent. About 150 guests were present during the evening. Mr. and Mrs. Evans will be at home to their friends after June 1 at 523 cast Third South street. What promises to be one of eas not-"Our demaids are not outrageous as the company tells us; they are not even unreasonable. We are only asking for a small increase in wages.

