DESERET EVENING NEWS: TUESDAY, JANUARY 14, 1902.

municipal querade balls Thursday evening, Jan. OUR OWN STATE. mmmmm

The branch office of the Deseret News in Ogden is at No. 466 Twenity-News in Ogden is at No. 466 Twenity-fourth street, where advertisements and subscriptions will be received. The "News" is delivered by carriers in Ogden every evening on the same terms as in Salt Lake City.

A lecture will be given in the Weber Stake academy Tuesday evening at 8 o'clock, to which the public is cordially invited. Subject, "Life and Travels in the Arctic Regions of Alaska; Descrip-tion of the Country and Fig Cold OGDEN NEWS. OGDEN, UTAH. - - JAN. 14, 1902. David R. Wheelwright has returned to Brigham City, after spending a few NEW SET OFACITY OFFICERS

Mayor's Nominations Confirmed by City Council - A Clean Sweep.

to an uncomfortable extent and the management was simply unable to handle the people, who crowded through the one main door and demor-alized both doorkeeper and ushers. The ortigite allo of the ortigite allo of Weber County Affairs - Business in District Court - Incorrigible and Other Offenders Arrested. artistic side of the entertainment was as overwhelming as the crowd. Miss

The first order of business before the city council last night was the consideration of the mayor's appointment of Thomas E. Browning as chief of police, laid over from last meeting. The vote stood for confirmation, Cross, Driver, Chambers, Hendershot, Nye and Randall. Against confirmation, Payne, Carr, Powers and Williams. The last four were in favor of Conlisk.

The mayor's nominee for chief of the fire department, George Graves, was also confirmed; Carr, Chambers, Driver, Hendershot, Powers, and Williams voting for him. The resignations of Wardiaw and Hewett, prepared in an-ticipation of such an emergency, were soon handed in and were accepted. The mayor sent in a communication advising that part of the sinking fund used to redeem outstanding war-nts. This was referred to the committee on laws. The mayor also asked that the dog-tax collector be dis-missed. After some discussion, the matter was brought about by declaring the office vacant, Carr and Payne

City Attorney Bagley submitted a lengthy opinion holding the paving or-lengthy opinion holding the paving or-dinance illegal. It was referred to the committee on laws.

committee on laws. An amendment was made to the sal-ary ordinance, which gives the coun-cl power to prescribe whatever duties it might see fit on any of the city offleers.

The council then went into secret session, and on the doors being opened, the mayor's nominations of M. H. Wheelwright, street supervisor, Albert Powers, sanitary inspector, O. P. Mo-Dow, coal oil inspector, J. P. Rankin, poundkeeper, and Fred. Naisbitt pollpointakeeper, and Fred. Natisfitt poli-tax collector, were confirmed. Anoth-er lengthy session behind closed doors followed, at which it transpires that Mayor Glassmann was present, and read a lenghthy address recommending plans for obtaining control of the waterworks. The council adjourned with-out taking action, but the administration still has until April 6, within which to carry out the absolute pledge to re-cover the system within the minety days after being given control of the city government.

WEBER COUNTY AFFAIRS. At the meeting of the county commissioners yesterday a communication



Miss Sophie Bonham, Vice-president Chicago Pros and Cons Club, Tells How She Escaped a Fearful Operation for Womb Trouble, by Taking Lydia E. Pinkham's Vegetable Compound.

"DEAR MRS. PINKHAM :--- I feel that words are but feeble to express a heart's gratitude, when there is so much to be thankful for as I have. I suffered with womb trouble for five years, and our family physician said an operation was needed; but I dreaded it, and reading of Lydia E. Pinkham's Vegetable Compound one day I decided to give it a trial first. To my great joy I found that after four months' treatment I was strong and well ; I experienced no pain or trouble, and the Compound built up my entire system. I shall always bless the day I started to take your medicine; it proved my greatest good." - MISS SOPHIE BONHAM, 281 Oak St., Chicago, Ill. \$5000 FORFEIT IF THE ABOVE LETTER IS NOT GENUINE.

When women are troubled with irregular, suppressed or painful menstruation, weakness, leucorrhoea, displacement or ulceration of the womb, that bearing-down feeling, inflammation of the ovaries, backache, bloating (or flatulence), general debility, indigestion, and nervous pros-tration, or are beset with such symptoms as dizziness, faintness, lassitude, excitability, irritability, nervousness, sleeplessness, melancholy, "all-gone" and "want-to-be-left-alone" feelings, blues, and hopelessness, they should remember there is one tried and true remedy. Lydia E. Pinkham's Vegetable Compound at once removes such troubles. Refuse to buy any other medicine, for you need the best.

Mrs. Pinkham invites all sick women to write her for advice. She has guided thousands to health. Address, Lynn, Mass.

to Elmo Cluff, 21, and Mamie Crane, 22, | serts and claims an interest. Plaintiff asks that defendant be required to set forth the nature of his claim, and that oth of Provo.

title may be quieted in plaintiff. The property in question is the same pro-perty over the possession of which the litigants had a disagreement last sum-mer, when Mr. Brim brought a charge informed of forcible entry and detain against Mr. Cram, who had moved into the The case was heard before property. Justice Booth and defendant was dis-

J. W. N. Whitecotton has commenced suit against Mary Frost, administra-trix of the estate of A. A. Taylor, de-ceased, to collect \$125, which is claimed o be due plaintiff as attorney fees for egal services performed for the administratrix.

al, minors.

PRISONERS FROM SPRINGVILLE.

over from Springville yesterday and placed in the county jail. Thomas Johnson, sentenced to 45 days for obtaining food under false

pretenses; Hugh Smith, bound over to await the action of the district court a charge of burglary, brea the R. G. W. railway round house: Frank Le Pastus, bound over to await the action of the Fourth district court on the charge of resisting an officer.

pined in some of our old-time dances A Simple Internal Remedy Makes Re-



Special Correspondence.

Centerville, Davis Co., Jan. 13 .- The ome missionaries of the Davis Stake f Zion, for the year 1902, commenced heir labors yesterday, Sunday, the 2th inst., each pair of missionaries eaking in their home ward. They re as follows: South Bountiful: Joseph Bennett, ames Howard West Bountiful: Fred J. Pack, Chas. Ashby. Bountiful: Wilford Tuttle, East Jazen T. Tolman. Conterville: Hyrum B. Parrish, W Centerville: H. Streeper Jr.

Farmington: Jos. Wells Hess, Nahau Clark. Christopher Holland, Kaysville eo. W. Barnes. Layton: James E. Ellison, M. M. Vhitesides. West Layton: Richard Stevenson amuel Kirshaw. Clinton: George Child, Ulyssea B. South Weber; Thomas S. Cook

ctor Fernell Syracuse: William H. Beager, David toker, Jr, South Hooper: Edward Craythorne,

Hayden L. Smith.

FARMINGTON. JANUARY JURY LIST.

Large Brick-Making Plant Run by Electricity.

Special Correspondence.

Farmington, Davis Co., Jan. 12 .- The board of county commissioners were in regular session today and the most important matter of business transacted was the granting to the Utah Light and ower company the franchise to construct a pole line running east from the Oregon Short Line depot to the city limits of Bountifal City for the purpose of conveying electric power with which to operate the new and large brick-making plant now being constructed by he Improved Brick company of Sal Lake City, in the South part of Boun-tiful City. This is the first time that

power has been diverged for business purposes in Davis county; and this is said to be the largest brick-making plant west of the Missouri river.

JANUARY JURY LIST.

The proper county officials met today and drew the following list of jurors to erve during the January term of the second district court in this county: Thomas E. Harris, Joseph S. King, Charles H. Hobbs, Scofield Kershaw, harles A. Layton and Alex. Dawson,

r., Layton David Christensen and William Frew,

outh Hooper. L. A. Guthrie, James Criddle, Charles Bennett, Hyrum Strong and Michael lark, Kaysville.

E. A. Stead, Farmington, Thomas J. Brandon, Centerville, George W. Kendall, South Weber. James T. Walker, William Criddle,

Frederick Rampton, Bountiful, John S. Leddingham, Woods Cross.

SURPRISING RESULTS.

markable Cures of Catarrh.

rs, salves and washes for catarrh and have found how useless and inconven-lent they are, will be agreeably surprised at results following the use of pleasant, internal remedy in tablet form: druggists everywhere admit that



the safest and most effective and opular of all catarrh remedies. Nearly all cheap cough mixtures and broat lozenges contain opiates; these cheap medicines give a temporary re-lief, especially with little children by destroying nerve sensation; the irrita-tion in throat, which causes coughing s temporarily removed, not by remov-ing the cause but by deadening the nerves of feeling the irritation is not elt although it is still there and will romptly return. Stuart's Catarrh Tablets is the best

emedy to remove catarrhal secretion whether in the nose, throat or stomach tecause they are composed of whole-some antiseptics like Red Gum, Blood Root, etc.; when you use these tablets you know what you are putting into your system and not taking chances with cocaine, oplates or similar polsons found in so many catarrh cures and cough remedies.



lowing described tract of land, to-wilt Commencing at the northeast corner of lat 3, block 56, plat "A." Salt Lake Cily survey, running thence east 50 feet; thence would 20 feet; thence west 75 feet thence north 20 feet; thence east 20 feet to the place of beginning, in Salt Lake Cily, Salt Lake County, Utah, on or after Saturday, the 18th day of January, A. D. 1992, at 12 m., and written bids will be received by the undersigned at the offloo of Barkman & Whitaker, No. 42 Com-mercial Block, Salt Lake Cilty, Utah. Terms cash, or such terms as shall be acceptable to the undersigned, subject to confirmation by the court.

acceptable to the undersigned, subject to confirmation by the court ELIZA A. ZENGER, Administratrix. Backman & Whitaker, Attorneys for the estate. the estate. IN THE DISTRICT COURT, PROBATS Division in and for Salt Lake County, State of Utah. In the matter of the sa-tate of John Brown, deceased. Notice. The petition of Anna M. Brown, adminis-train's of the estate of John Brown, de-ceased, praying for the settlement of final account of said Anna M. Brown, adminis-train's, and for the distribution of the residue of said estate to the persons en-titled, has been set for hearing on Fri-day, the 17th day of January, A. D. 1992, at 10 o'clock a, m., at the County Court House in the Court Room of said Court, in Salt Lake City, Sait Lake County, Una.

PROBATE AND GUARDIANSHIP NOTICES

Consult County Clerk or the respective

IN THE MATTER OF THE ESTATE of Christian Zenger, deceased. The un-dersigned will sell at private sale the fol-lowing described tract of land, to-with

7

Winess the Clerk of said court with the seal thereof affixed this 6th day of Jan-uary, A. D. 1902, (Seul.) JOHN JAMES, Clerk.

(Seal.) JOHN JAMES, Clerk. Stewart & Stewart, Attorneys.

ESTATE OF FRANK L. LAWRENCE The undersigned will sell at private sale the following described tracts of land, tothe following described tracts of land, to-wit: Beginning seventy-eight rols east and fifty feet south of the northwest corner of section eleven, township one south, of range one west, of the Sait Lake Meridian, and running thence west one hundred and thirty-two feet; thence south fifty feet; thence cast one hundred and thirty-two feet; thence north fifty feet to point of beginning.

and the set of the s

Dated January 9, 1902.

Administration Dated January 8, 1902 IN THE DISTRICT COURT, DIVISION No. 1. In the matter of the estate of Fran-cle Armstrong, deceased. Notice. - The pe-sition of Mary II. Armstrong Madseu, pray-ing for conveyance to her by the executor of the estate of Francis Armstrong, deceased, of certain real estate of said deceased, and that all persons interested Appear before the said court to show cause why an order should not be granted for said deceased. of certain real estate of said deceased, or-well and the granted for said deceased, or-well, Bernning at a point two hundred and twen-ty-two and three-fourths 2223, least west of the southeast course of Loo and Biock sixty (60), Piat "B," Sait Lake City Survey, run-ning thence morth one hundred sixty 1600 feet, thence east eight and one-fourth (8:10) feet to piace of beginning, for the purpase at set forth in said petition, has been sot for hearing on Friday, the 54th day of January, A. D. 1002, at 10 o clock a m. in the County Court House, in the Court Room of said court, in Sait Lake City, Sait Lake County, Utah. Witness the Cierk of said Court with the seal there of affice this tilt day (SEAL) of January, A. D. 1902. DOIN JAMES, Cierk, By J. U. Kidredge Jr., Deputy Cierk, Young & Moyle, Attorneys.

IN THE DISTRICT COURT, PROBATE Division, in and for Salt Lake County, State of Utah. In the matter of the Estate and Guardianship of Arthur Howeils and Flors C. Howells, minors, Notice-The petition of Thomas F, Howells, the guardian of the persons and the estates of Arthur Howeils

FOURTH DISTRICT COURT.

hoe business in the same room, from a safe which was broken open. De-fendant was arrested in Cheyenne, Wyoming, in September, and a few pieces of the stolen jewelry, which defendant had sold, were recovered. Sheriff Storrs went to Cheyenne and

prought the prisoner to Provo. bulk of the stolen jewelry has not been recovered. While Fitzgibbons was in jail in Cheyenne he gave a confederate an order for a grip, which had been left in the railroad eating house in Cheyenne. This grip, there is every reason to believe, contained the bulk of the jewelry taken from the store, some of it having been disposed of in Ogden.

President Farrer briefly expressed his Sheriff Storrs testified that on the appreciation of the honor conferred up train from Denver to Provo Fitzgil ons told him that a man about fifty n him and a desire to work for the ears of age met him on the evening I the 26th of August at the depot in interest of the city. Mayor Taylor presented the following appointments, which were unani-Provo and induced him to take part in the burglary. mously confirmed: George Ross and John N. Strong, policemen, and Leo H. The stranger secured some blacksmith's tools and about one o'clock in Bean, chief of fire department and the night the two went to the store. The stranger entered the building, depoundkeeper. Treasurer, Mrs. Margaret Snow, submitted the name of J. A. Buttle as deputy treasurer, and the appointment fendant remaining on the outside, and about twenty minutes afterward came out with the jewelry, which the two was confirmed. On motion of Councilman Taylor at men carried south of the city and cach-ed it near Loose's barn. The next night they took the jewelr" and went to Corinne and from there to Ogden. offer from Mr. Deal of Springville to sell an undivided one-half interest in sixteen acres of land, joining the cemeand to Cheyenne by way of Montpeller. tery on the south, for \$750, was ac-cpted; and the matter of purchasing Some of the jewelry which defendant had disposed of in Cheyenne was introthe other half interest was referred to duced in evidence. The defendant in his testimony acthe city attorney. Councilman Taylor moved that the knowledged making the statement tes-tified to by Sheriff Storrs, but said he council meet as a committee, after the session, to arrange for some social event for the entertainment of the had been drinking at the time and that what he had told the sheriff was not true. He denied knowing anything former and present city council, and county and city officers. The motion about the burglary and said that the jewelry which he had sold, had been carried unanimously. Mayor Taylor briefly addressed the given him by a man named Babe Cur-ton. He further testified that he had council and complimented the members on their election of a president, and hoped and believed the council would been in Ogden on the day of the give the city a business administra-tion. He excused himself for not preglary and for sometime before and after, and had gone from Ogden to Cheyenne. Two witnesses from Ogden brought to testify for the defense, tessenting an address this evening. He had several matters which he desired to present to the council, but ill health tified to seeing the defendant in Ogden last summer, but they could not fix had prevented him from giving the necessary attention to the subject in time for this evening's meeting. He would, however, have his address ready the date. The case was argued and submit-The case was argued and submit-ted to the jury this morning. James F. Brim has commenced sulf against V. D. Cram to quiet title to the northwest corner of lot five, block 42, plat A. Provo City survey, which for the next meeting. After the seasion the council met as a committee with George S. Taylor, chairman, and decided to give a ball and sociable, in conformity with Mr. Taylor's motion, in the Opera House, at some date in the near future. The plaintiff claims to own in fe and to which he alleges defendant aschairman was authorized to appoint BAD BLOOD, ommittees to arrange for the These committees will meet next Monday evening and complete the arrange-BAD COMPLEXION. ments.

larger profit. HARMONY IN CITY COUNCIL

Utah County Matters Disposed of by Board of Commissioners.

23rd, in the Union opera house. A num ber of stores have donated valuable

prizes to be given for the best main-

to purchase uniforms for the band,

BRIEFS AND PERSONALS.

The proceeds from these balls will go

Mr. and Mrs. H. G. Whitney, of Salt

Lake City, were in Ogden last evening.

Wm. Vance, who resides on fist street, near Washington avenue, had a quarter of beef stolen which he had out in the cold.

ion of the Country and Its Gold

MISS GATES' SUCCESS.

The Ogden Tablernacle proved to small to accommodate the throngs that came out to greet the widely advertised

Utah singer, Miss Emma Lucy Gater last night. The building was jamme

Gates had not sung her first number the "Ave Maria" from "Rusticana," be-fore the audience was at her feet, fig-

uratively speaking, and the immen

demonstrations continued to the end "Oh Zion," the familiar hymn, had

great reception, and after the "Ros songs" and the Rigoletto aria, Mis

Gates had to return and repeat the closing portions. After the final num ber, "Sing, Sweet Bird," the audience

simply refused to leave its seat, bu

called the young singer back again an

again, till she had to seat herself a the plano and give "Annie Laurie.

Frof. McClellan was the accompanis of the evening. The male chorus unde

Frof. Ballantyne made a handsome ap

pearance and did good work, notably in the second piece. Solos were effective-ly rendered by Mr. Ferrin and Mis-Mitchell. The sole drawback to the

evening's enjoyment was in the hand ling of the crowd. It was an enter

tainment, too, for which more than and 50 cents might well have been charged, had the prices been slightly

raised it would have had the double cffect of keeping the crowd within the capacity of the house, and of giving both the star and the choir a much

tained characters.

Fields.

days in Ogden.

List of Deputy Assessors - District Court Hearings-Fitzgibbons on Trial for Heck Burglary.

Special Correspondence.

Provo, Utah Co., Jan. 14 .-- The city council met last evening with Temporary Chairman Taylor in the chair. The first business was the election of a president, which the council failed to accomplish last Monday. Councilmen Taylor and Powelson, the nomi-nees who caused the dead-lock last week, withdrew in favor of Councilman Joseph T. Farrer, who was unanimously sustained as president of the coun-

Thomas Fitzgibbons, against under the name of Paul Beak, was placed on trial in the Fourth discourt yesterday on the charge of committed by breaking into burglary. Jesiah Beck's jewelry store in this city on the night of August 26 and taking 53.000 worth of jewelry, the property of Mr. Beck, and \$124.80 in cash, the prop-erty of McCoard Bros., who conduct a charged.

Bina Nelson has applied for appoint-ment as guardian of Hannah Nelson et

The following transients were brought yracuse,

of the most inspiring features of program was the singing of three the program was the sharing of three of our best hymns by all the congre-gation, giving praise to IIIm from whom all blessings come. Congrega-tional singing is a marked feature of our ward. The day closed with a dance at night for all till 2 a. m.

undrills being the leading numbers. Much credit is due to the old folks committee, especially the sisters, for making such a grand success of the day's, enjoyment.

People who have used sprays, inhal-

Stuart's Catarrh Tablets, which they

WHEREAS, ON THE STH DAY OF January, A. D. 1896, the Cumberland Min-ing company, a corporation, of Sait Lake City and County. State of Utah, made, executed and delivered to James Whit-taker, two promissory notes, dated Janu-ary 8th and July 8th respectively, each for the sum of \$16,069, payable on the 8th day of January, A. D. 1898, with interest thereon from the dates thereof, both be-fore and after judgment, at the rate of ten per cent per annum, payable quarter-iy, and whereas the said corporation, by posolution of its board of directors duly passed and adopted agreed with the said Whittaker to pay all taxes and assess-ments levied or assed on asid notes and the moneys and indebtedness thereby rep-resented, and also pay all taxes and all assessments upon the real property here-inafter mentioned and described, within the time provided by law and keep the improvements thereon insured for the benefit of the said whittaker in a sum of not less than \$1,000, and keep the said premises free from mechanics hens, and that should the said corporation fall or negleet to do so, the said whittaker might pay sait taxes, or assessments, or the cast of said insurance, or the amount of said mechanic's liens, and the amounts so paid with interest thereon, at the rate of trust, hereinafter monthead and made by said corporation to William Langton, trustee, to secure said hotes, and where-as, the said notes are past due and no part of principal and interest has been paid. except the sum of \$125 interest paid on the stot day of Arri, 186, and \$12 interest paid on the 8th day of July, 1896, and there was due and one-said premises, and there was on said notes are past due and no part of principal and interest may here as, the said notes are past due and no part of principal and interest may more the sum of \$125 interest paid on the stotas are on said premises, and the due and one said premises, and there of January, A. D. 1892, the sum of \$16,790 and whereas, the said corporation falled and neglected to pay the taxes on sai

NOTICE OF TRUSTEE'S SALE.

cause they contain no cocaine nor other dangerous drug found in so many advertised catarrh cures. I have known of many cases of long standing catarrh of the head and throat completely cured by the daily use of these tab-lets for several weeks. One case in particular, which I could not reach with an inhaler or spray and where together with the expenses of maxing said sale: Whereas, default has been made in the payment of said indebtedness and the said Whittaker has requested said trustee to sell said premises at the front door of the court house in Salt Lake City, Utah, as in said trust deed provided: Notice is hereby given that on Satur-day, the lat day of February. A. D. 1962, at 12 o'clock, noon, at the west front door of the County Court House in Salt Lake City, Utah, I will sell said prec. Jes or so much thereof as may be necessary to raise the amounts due upon said indebted-ness, together with the expenser of mak-ing said sale, including attorneys fee and compensation to said trustee, which sale shall be at public vendue to the highest bidder for cash. the catarrh caused daily headaches and a noticeable loss of hearing was en-tirely cured by this harmless but ef-

fective remedy." Dr. Wainwright says: "I never hesltate to prescribe Stuart's Catarrh Tablets for catarrhal headaches and catarrhal deafness because I know them to be perfectly safe for child or adult and have seen many remarkable cures resulting from their regular da-

lly use; because they are advertise1 and sold in drug stores is no reason why any good physician should not us them because we should seize upon the means of cure wherever found.

Stuart's Catarrh Tablets are especstuart's catarra rabiets are espec-ially valuable for catarra, colds, in children because they are pleasant to the taste and may be used freely to break up severe colds and croup at the very beginning. All druggists sell the remedy at fifty

All druggists sen die teneren at die teneren. A little book on cause and cure of catarrh mailed free by addressing the F. A. Stuart Co "Marshall, Mich.

NOTICE. IN THE THIRD DISTRICT COURT OF Sult Lake County, State of Utah, Morri-son, Merrill & Co., a Corporation, Plain-tiff, vs The Bingham Tunnel Co. et al. Defendants. Notice.-Pursuant to an or-der of the court, made on the 3rd day of January, 1902, 1, the undersigned, will sell out at public sale, on the 1st day of Feb-ruary, 1902, all the right, title and inter-est in the following described property, to-wit? NOTICE. NOTICE IS HEREBY GIVEN BY THE Tity Council of Salt Lake City of the in-ention of such council to make the Iol-The certain right of way for tunnel, and lowing described improvement, to-witt Grading, curbing and paving South Tem-ple street from the east line of South State street to Third Weat street in Pav-ing Districts Nos. 7 and 11, and defray the cost and expenses thereof, estimated at eighty-six thousand six hundred fifty-eight dollars (\$86,658.00) or thirteen dollars (\$13,00) per front or linear foot, by a local assessment upon the lots or pleces of ground within the following described dis-trict, being the district to be affected or benefited by said improvement, namely: benefited by said improvement, namely All of lots 5 and 6, block 75; all of lots 5, 6 Ail of lots 5 and 6, block 75; all of lots 5, 6, 7 and 8, block 76; all of lots 5 and 6, block 77; all of lots 5, 6, 7 and 8, block 78; all of lots 5 and 6, block 79; all of lots 1, 2, 8 and 4, block 84; all of lots 1 and 2, block 85; all of lots 1, 2, 3 and 4, block 86; all of lots 1 and 2, block 87; all of lots 1, 2, 3 and 4, block 88, plat "A." Beginning at the southeast corner of lot 1, block 88, plat "A." thence east 33 feet. Beginning at the southwest corner of lot 8, block 1, plat "I." thence east 33 feet, Salt Lake City survey.

was received from John W. county assessor, asking for the con-firmation of James Storey and Eleanor Hendershot as clerks in his office, and as it is necessary to assess transient stock during January, he asked that W. C. Hunter be appointed deputy assessor to make such assessments. The appointments were confirmed. Commissioner Stanford reported that

he had visited the Garland, Wilson and Roy road districts, and had found the work of repairing the roads under way. As there was no other business to come before the board, an adjournment for one week was taken.

EUSINESS IN DISTRICT COURT.

In the arraignment of Fred Shattuck Chomas Ames, James Broils and Harry Weddel, charged with burglarizing Browning Bros.' gun store on December 1st, 1901, defendants, through their st-torney, George McCormick, entered pleas of not guility. Hearing was set for February 6th, 1902.

In State of Utah vs August McCarthy, charged with burglarizing the Daisy restaurant on lower 25th street on Nov. 30, 1901, defendant entered a on Nov. 20, 1901, defendant entered a ries of not guilty. Hearing was set for February 6, 1902. Attorney Churles. Stout, who is attorney for McCarthy, entered a demurrer to the information, on the grounds that it does not substantially conform to section 4732 of the Beyised Statutes of Utah 1898, in that the information is not certain as to the offense charged, and the particular circumstances of the offense. State of Utah vs Samuel L. Brown,

charged with assault with a deadly weapon, a plea of not guilty was en-tered and hearing was set for Febru-

ary 6, 1962. Judge Lolapp heard the objections cf J. C. Wangsgard, et al., to the final ac-count of the administrator of the estate of Sidell M. Johansen, and took the matter under advisement.

Suit was filed in the District court by Laura Eavring and Marion B. Banks against Charles A. Nelson, as adminis-trater of the estate of Marion B. Bowring, deceased, to quiet title to certain piece of land. The complaint sets forth that on May 26, 1887, Mrs. Bowring de livered to the plaintiffs a deed to a certain plece of property, that the description in said deed made of the premises intended to be conveyed was property then owned by the said Mrs. Bowring. Wherefore plaintiffs pray that they be permitted to prove the erfor in said deed and upon sufficient proof the deed be corrected so as to de-scribe the premises as to conform to the intent of the partles and for costs of

INCORRIGIBLE ARRESTED.

Mrs. Diana B. Axtill swore to a complaint in the district court against James Axtill, alleging that the said James Axtill is 15 years of age and is incorrigible and victous in his conduct and asks that he be arrested and dealt with according to law. A warrant was issued for his arrest. He was taken in custody by Deputy Sheriff Shaw last evening.

EMBEZZLEMENT CHARGED.

A warrant was sworn out last eve-ning before Justice Parker J. Hall and placed in the hands of Sheriff Layne for the arrest of George Umbers, on the charge of embezziment, Mary A. Livermoore being the complaining witness. The complaint alleges that Umbers ap-propriated household goods to his own use valued at \$35, the property of the complaining witness.

CHARGED WITH ASSAULT.

Warren Vanderhoof, of North Ogden, swore out a complaint before Justice A. S. Burt for the arrest of Lamoni Holmes, on the charge of assault and battery. The charge of assault and battery. The two men got into pute Sunday over some cows that had been impounded, and after a wordy dis-pute it is said Holmes jumped on Mr. Vanderhoof and gave him a severe

MASQUERADE BALL.

Foster's Military band has arranged to give another of their delightful mas-

UTAH COUNTY BUSINESS.

The board of county commissoners met yesterday and transacted the fol-

lowing business: The question of building a fail for Lake Shore and Benjamin or taking other steps tending to suppress rowdy ism in those parts was referred to Com-missioner Dixon, the couty attorney and the sheriff, to report at a future meeting. The matter was brought up on petition of citizens from Lake Shor and Benjamin who complained of boodlumism on the part of attendants at dances who, it was claimed, take greater ilberties in these outlying dis-

tricts than in larger towns, by reason of the lack of peace officers and jails. County Assessor Thorne submitted the following list of deputy assessors for 1902. The persons named were aprointed. They are:

pointed. They are: Pleasant Grove, A. B. Walker; American Fork, J. C. Williams; Lehi, Ceorge Webb; Cedar Fort, Fairfield and Manning; C. A. Cobbley, Alpine and Highland, Jos. C. Beck; Provo Bench, N. J. Knight; Vineyard and Lehe View Dichard Parts Springville. Lake View, Richard Bate; Springville, James Whitehead, Jr.; Mapleton, R. S. Mendenhall, Jr.; Spanish Fork, David Robertson; Salem, Thistle, Clinton Colton and Tucker, N. C. Christensen; German Ellsworth, Benjamin

and Lake Shore, George A. Howe; Santequin and Spring Lake, Jesse Holla-day: Goshen and Mt. nebo, John Y. Jasperson; Provo, H. H. Cluff; Pleas-ant View, David H. Jones.

The matter of connecting the water system of the court house with the sewer was referred to Commissioner Hill, with power to act. The commissioners visited the coun ty infirmary for the purpose of considering the most feasible manner of conveying the water from the artesian wells to the building. It is thought a steam pump will be used to pump the water to the reservoir above the in-firmary. The commissioners adjourned till February 3.

CRANE-CLUFF WEDDING. A marriage license has been issued

GARDEN CITY NOTES,

The W. C. T. U. will meet at the home of the president, Mrs. Mary M. Boyden next Monday at 3 o'clock, The speaker before the Parents' class tomorrow evening will be Apostle A. O. Woodruff, who will speak on "Industry in the Home," Bishop Lorenzo Argyle, of Lake

Shore, and Mr. E. B. Hawkins, of Benjamin, were in Provo on business yesterday.

LOGAN.

Jury's Award Cut in Half in Suit of Green vs. O. S. L.

Special Correspondence.

Logan, Cache Co., Jan. 13.-Judge Hart today rendered his decision in the suit of E. H. Green vs the Oregon Short Line company. The jury in this case rendered a verdict for the plaintiff in the sum of \$1,800, whereupon the de-fense filed a motion for a new trial. It was upon this motion the ruling today was rendered. The court cuts the dam. ages down to \$900, and if this is unsatsfactory to the plaintiff a new trial is granted. ----

CHARLESTON.

DEATH OF MRS. JACOBSON. Fell a Victim of Pneumonia - Mis-

sionary Farewell-Drouth Feared. Special Correspondence.

Charleston, Wasatch Co., Jan. 11.-The sudden death on the 3rd inst, of Mrs. Eliza J. Jacobson is greatly 'e-Sirs. Firza J. Jacobson is greatly 'c-greated by the whole community. Sis-ter Eliza was the eldest daughter of Wm. and Mary Wright, born Aug. 25, 1874. In the year 1895 she was married to Lauritz Jacobson. She was ill but fire days, the cause of her death being

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MAPLETON.

Missionary Farewell Social - Attack Of Canada Fever

Special Correspondence.

Mapleton, Utah Co., Jan. 13 .- A number of our farmers are down-or rather up, with Canada fever. Bishop Wm. Tew's wife is slowly recovering from her serious illness of the

past four weeks. Born Friday to Mr. and Mrs. Hyrum Clyde, a son. All Mr. Clyde's sons are honored with famous names-Grover Cleveland, George Dewey, etc. new arrival was promptly christened Theodore Roosevelt.

A farewell missionary party was given to Elder Richard L. Mendenhall and Rosewell D. Bird, Thomas L. Mendenhall of Springville presented, as a loving token from his brothere. a a loving token from his brothers, a beautiful gold watch.

NOTICE OF ASSESSMENT NO. 7.

The Buckeye Mining Company, office and principal place of business, Salt Lake Utah

and principal place of business, Salt Lake City, Utah. Notice is hereby given that at a meet-ing of the directors held on the Sth day of January, 1962, an assessment (No. 7), of two and one-half cents (21-2) per share was levied on all of the shares of the capital stock of the corporation, payable immediately to W. E. Jermaine, secretary of the company, at the office of the com-pany, room 414. Atlas block, Salt Lake City, Utah. Any stock upon which this assessment may remain unpaid on Wednesday, the 12th day of February, 1902, will be delinquent and advertised for sale at public auction, and upless pay-ment is made before will be sold on Mon-day, the 3rd day of March 1992, at the hour of 10 o'clock'a. m., at the office of the secretary of the company, 414 Atlas block, Salt Lake City, Utah, to pay the delinquent assessment, together with costs of advertising and expense of sale. By order of the board of directors. W. E. JERMAINE, Secretary.

Office, 414 Atlas block, Salt Lake City, Utah. First publication January 9, 1902; last

publication February 11, 1902. NOTICE OF TRUSTEES' SALE.

and Mable winning claims as may be essary and convenient for dumps, yard tramways, tracks, and the building ditches and canals necessary in conne tion with the conduct of the business the Bingham Tunnel company, and all the water flowing, or that may bereaft flow from the Beaver Water Tunnel f these in concerning malutating and enjor All protests and objections to the car-

All protests and objection must be p rying out of such intention must be p sented in writing to the city recorder or before the 4th day of February. I flow from the Beaver Water Tunnel for use in operating, maintaining and enjoy-ing said property of the said Bingham Tunnel: also the bunk-house, and the stove now therein, also the boarding house, and all contents: the blacksmith shop, with all the tools there-in, and two out-buildings, 2.000 feet of lumber, 2.000 feet of gal-vanized 10-inch pipe, and blower, used for ventilating said Bingham Tunnel 2.001 feet of trackage and one mining car, all on Beaver claims. One blacksmith show or before the 4th day of February 1992, being the time sat by said council when it will hear and coasider such protests and objections as may be made thereto. By order of the City Council of Sait Lake City, Utah. Dated January 2nd, 1902, J. O. NYSTROM, City Recorder. Paving Intention No. 4.

ASSESSMENT NO. 8.

ASSESSMENT NO. 8. CONGOR GOLD AND COPPER MIN-ing and Milling Company, Salt Lake City, Vitab. Notice is hereby given that at a regular meeting of the Directors, held on the 16th day of Decemer, 1901, an assess-ment of one cant per share was levied on the capital stock of the corporation, pay-able on or before January 20th, 1902, to R. E. McConaughy, Secretary, at the office of the company at Room 503 Auerbach Build-ing, Salt Lake City, Utab. Any stock up-on which this assessment may remain un-pad on the 20th of January, 1902, will be before will be sold on the 1st day of March, 1902, to pay the delinguent as-sessment, together with the cost of ad-vertising and expense of sale. R. E. McCONAUGHY, Becretary. feet of trackage and one mining car, all on Beaver claims. One blacksmith show and all the tools therein; also one ongine house, one gallows frame, about 2,000 feet of lumber, about 200 feet of 3-inch iron pipe, about two hundred feet of T rails, one out-building, one mining car, situated on Ontario claim, and all personal prop-erty on said chaim belonging to the Bing-ham Tunnel company. This sale will take place and be held at the mouth of the Bingham Tunnel, on the Beaver Claim above named. The terms of this sale will be for cash in hand. Said Beaver Claim above named. The terms of this sale will be for cash in hand. Said sale will take piace on the lat day of Feb-ruary, 1902, at the hour of 12 o'clock of

ASSESSMENT NOTICE NO. 8.

ASSESSMENT NOTICE NO. 8. LA REINE MINING COMPANY, office and principal place of business, Sait Lake City, Utah. Notice is hereby given at a meeting of the board of directors held on the 16th day of December, 1901, an assess-ment of one cent per share was levied on all shares of the capital stock of the cor-poration issued and outstanding, payable on or before January 29, 292, to the treas-urer, at No. 39 "I" Street. Sait Lake City, Utah. Any stock upon which the assess-ment may remain unpuild on the 20th day of January, 1902, will be delinquent and advertised for sale at public auction, and unless payment is made before, so many of the shares represented by each certificate of the stock, so delinquent, as may be necessary, will be sold on the 19th day of February, 1902, at 2 o'clock p. m. at the company's office, No. 508 Dooly Block, Sait Lake City, Utah, to pay the delinquent assessment, together with the cost of advertising and expense of sale. A. B. DAY, Treasurer. By order of the Board of Directors, Sait Lake City, Utah, Dec. 16, 1991. NOTICE TO STOCKHOLDERS.

NOTICE TO STOCKHOLDERS.

NOTICE TO STOCKHOLDERS. NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of the Consolidated Implement Co, will be held at the company's office, No, 150 S. State street, sait Lake City, Utah, at 2 o'clock p.m. Monday, lanuary 27th 1902. The purpose of said meet-ing is to consider a proposition to consolidate the Consolidated Implement Co, and the Co-op, Wagon and Machine Co, and to transact any other business that may lawfully come before said meeting. F. R. SNOW, Secretary and Treasurer.

Secretary and Treasurer. Salt Lake City, December 34, 1991. NOTICE TO STOCKHOLDERS.

NOTICE IS HEREBY GIVEN THAT A

NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of Co-organize Wagon & Machine Co, will be held at the company's office, 138 S. State street, stat. Lake City, Utah, on Monday, January 2014. The purposes of said meeting are to vote up-on the proposition to consolidate the Co-operative Wagon & Machine Company and the Consolidated Implement Company into one corroration and to do whatever may be necessary to perfect such consolidation, to pread the annual report and to transact any such other ousiness as may properly come before aid meeting. MELVIN R. WELLS, Secretary. Sait Lake City, Utah, December 24, 1991.

inning at a point 1,450 feet northerly ginning at a point 1,450 feet northerly from the southwest corner of section 20, township 3 south, range 2 west of Salt Lake Meridian, Salt Lake County, Utah, and running from thence 40 degrees west under and through certain mining claims situated in West Mountain District, and that the said claims under or through which the lines of said tunnel runs, and also certain other claims owned and claimed by said Bingham Tunnel, situ-ated adjacent to the right of way of said tunnel, are known and described, as folated adjacent to the right of way of said tunnel, are known and described, as fol-lows, to-wit: The Seal, Beaver, Walrus, Constitution, Peacemaker, Cotton-tail, Otter, Ontario, Quebec, Palazzo, Nahant, June-Blossom, Puritan, Richard, Louise, Carlyle, Murray, Fraction, Carbonate, Lead Mine, Telegraph, First West Exten-sion, and the Revere, and a right to a free use of so much of the surface ground of the Yard Mining Claim and the Beaver and Mable Mining Claims as may be nec-essary and convenient for Jumps, yards,

bidder for cash. WILLIAM LANGTON, Trustee. Anderson & Anderson, Attorneys. Date of first publication, January 12th,

NOTICE.

of Thomas F. Howells, the guardian of the persons and the estates of Arthur Howells and Flora C. Howells, minors, for confirma-tion of sale of the following described read-estate to-wit: That certain tract or purcel of land situated in the City and County of Salt Lake and State of Utah, described a follows, to-wit: Commencing at a poin thirty-five (35) feet south of the northwes, corner of Lot four 4), Block forth-nine, Plat '0,' Salt Lake City Survey, and run-ning thance south fifty (50) feet, thence east ten (10) rods, thence morth fifty (50) feet, thence west ten (10) rods to the ulaxe of be-ginning, for the sam of \$30.00. And the fol-lowing terms, to-wit: Cash as appears from the return of sale, field in this cent, has been set for hearing on Friday, the 34th day of January, A.D. 1962, at 10 of clock a m. at the County Court flouse, in the Court Room of said Court. In Sait Lake City, Sait Lake County Utah. Witness the Clerk of said Court with this sent thereof atlixed, this 15th day [SEAL] of January, A.D. 1962. JOHN JAMES, Clerk. By C. Frank Emery, Deputy Clerk. Ferguson & Cannon, Attorneys.

Ferguson & Cannon, Attorneys.
IN THE DISTRICT COURT, DIVISION No. 1. In the matter of the estate of Francis Armstrong, deceased. Notice. — The petition of isabella Armstrong and William P. Armstrong, executors of the estate of Francis Armstrong, deceased, praying for an order to convey to Florence G. Armstrong, certain persons interested appear before the said court to show cause why an order should not be granted to convey the following described real estate of said deceased, to wit: Commencing at a point two h indred fity-digit (2000) and the southeast corner of the following described real estate of said deceased, to wit: Commencing at a point two h indred fity-digit (2000) and the southeast corner of the following described real estate of said deceased to wit: Commencing at a point two h indred fity-digit (2000) and the southeast corner of the fill deceased to wit: Commencing at a point two h indred fity-digit (2000) and two highest corner of the following described real estate of beginning, thence wast one hundred and fity-five (155) feet; thence south ten (10) feet to place of beginning, and upon receipt and oxchange of a deed from said Florence G. Armstrong to the executors herein to the following described property, to-wit: Beginning at a point three hundred and two (2000) feet thence east one hundred and fity-five (155) feet; thence corner of Lot I. Block sixty (00, Piat "B." Sait Lake City Survey, running thence west one hundred and fity-five (155) feet; thence corner to Lot I. Block sixty (00, Piat "B." Sait Lake City Survey, running thence west one hundred and two (2000) feet thence south ten (10) feet to the place of beginning and etcore for the southeast corner of Lot I. Block sixty (00, Piat "B." Sait Lake City Survey, running thence to the endering on Fiday. The Stat Lake County, Court, In Sait Lake City, Sait Lake County, Utah. The seat there of affixed tais lith day for January, A. D. 1000, stat Diverse the Clerk of said Court, In Sait Lake City, Sait Lake County, Court, In Sait Lake

Part of lot 8, block 9, plat C, Salt Lake

ity survey, commencing at the sould ast corner of said loi, thence south asis, thence west 9 rods, thence north asis, thence east 9 rods to the place o

roas, there can be call to be a solution of sale; Cash; Terms and conditions of sale; Cash; United States money. Deed at the ex-pense of the purchaser. WILLIAM D. HAWKES,
 Administrator of the Estate of Hannah Q. Hawkes, Deceased.
 A. A. Duncan, Attorney for Adminis-trator.

Dated January 10, 1902.

said day. S. W. MORRISON, Receiver.

ESTATE OF REUBEN BUTTER-field, Deceased. The undersigned will sell at private sale, the following de-

sen at private sale, the howing de-scribed property, towit: The following described tract of land in Salt Lake County, State of Utah: Beginning at a point in line with fence 4.18 chains south from the north-west corner of lot five, section two, complete two south of range one west

NOTICE TO CREDITORS -- ESTATE fo Caroline E. Van Colt, deccaséd. Cred-tiors will present claims with vouchers to the undersigned at 163 South Main street, Salt Lake City, Utah, on or before the Est day of May, A. D. 1992. BELMA V. C. TAYLOR, Administratrix of the estate of Caroline E. Van Cott, Deceased. Date of first publication Dec. 19th, A. D. 1961. township two south, of range one west, of the Salt Lake meridian, and running thence east on line of fence 10.10 chains, thence south 9.76 chains, thence fence 10.10 west on center of road 10.10 chains, thence thence north on section line 9.80 chains, to point of beginning, containing nine acres and one hundred and forty square rods of land more or less, togethe, with a perpetual right of way appurte NOTICE IS HEREBY GIVEN, THAT in pursuance of an order of the District Court of the Third Judicial District, of the County of Salt Lake, State of Utah made on the 3rd day of January, A. D. 1802, in the matter of the estate of Han-nah C. Hawkes, deceased, the under-signed, the amitter of the estate of Han-nah C. Hawkes, deceased, the under-signed, the administrator of the salt es-tate, will sell at public auction to the highest bidder, for cash, money of the United States, and subject to confirmation by the sald District Court, on Wedness-day, the 22nd day of January, A. D. 1902, at 12 o'clock noon, at the west front door of the City and County building, used at the county Court House, in the City and County of Salt Lake, State of Uigh, all the right, tile, interest and estate of the said Hannah C. Hawkes, deceased, at the said Hannah C. Hawkes, at the of the said Hannah C. Hawkes, at the time of her death, and all the right, tile and interest that the said estate has, by the operation of haw or otherwise, ac-quired, other than or in addition to that of the said Hannah C. Hawkes, at the time of her death, in and to all that certain lot, piece or purcel of Iand, situ-ate Iging and being in the said City and County of Salt Lake, State of Uitah, and bounded and described, as follows, to-wit: art of lot & block 9, pint C. Sait Lake NOTICE IS HEREBY GIVEN, THAT nant thereto over the following de-scribed roadway: Beginning 13.00 scribed roadway: Beginning 13.0 chains south from the northwest cor

ner of the northeast quarter of section three, township and range aforesaid and running thence east along the south line of George H. Butterfield and Mary H. Butterfield's tract 39.20 chains, and running thence south 56 degrees cast 1.30 chains, thence east 29.92 chains; more or less to the west line of Albert Butterfield's land, thence south to road, thence west parallel with the north line of said road to the center of the county road and half section line thence north two rods on half section line to place of beginning.

Administrator.

Also 1 1-3 shares of the capital stock of the South Jordan Canal company. of the South Jordan Canai company. On or after Wednesday, the 22nd day of January, A. D. 1962, and written bids will be received at 306 Templeton build-ing, Salt Lake City, Utah; terms of sale, cash, gold coin of the United States, ten per cent of the bid payable at the time of sale, and balance upon confirmthis court. ELIJAH A. BUTTERFIELD.

STOCKHOLDERS' MEETING.

STOCKHOLDERS' MELTING. CO-OP. FURNITURE CO. NOTICE IS hereby given that the stockholders, will meet at their office, 33 to 37 Main St., on Tuesday, February 4th, 1903, at 6:39 pm., for the elec-tion of nine directors, and such other busi-ness as may come before the meeting. O. H. FETTIT, Secretary. Salt Lake City, January 8, 1902.

Dated January 9, 1902.