# DESERET EVENING NEWS: TUESDAY, MAY 16, 1905.

### SINFUL NEGLECT

How is it possible for a same man will good testh to destroy them through carele. neglect! SOZODONT is positively bene fielal. It has made the toothbrush habit a real pleasure.



the natural complement of SOZODONT Liquid, is a beautiful polisher, absolutely (ree from grit and acid. Are you using it? You ought to be,

# 3 FORMS: LIQUID, POWDER, PASTE,

the channel of said creek to place of beginning. Also all that portion of the northeast quarter of section 25, beinning at a point 1,300 feet south from he quarter corner between sections 24

and 25, thence south 68 degrees east 1,200 feet to a point about 100 feet west of the Utah Power company's power house, thence south 225 feet, thence orth 68 degrees west 1,200 feat to a cint about 25 feet south of the south ank of the Big Cottonwood creek, thence north 325 feet to place of begin-

Also all the water rights and power rights in Big Cottonwood creek west of the Uinh Power company's tall race owned by the Utah Light & Railway company, including herein and partie-ularly meaning hereby the Deseret pa-per mill water power in said creck, the Oranite paper mill water power in said ore and the Butler mill water power,

the fatter being located right at the mouth of Big Cottonwood canyon, and the two former about a mile and about the two former about a mile and about two miles respectively below the mouth of said canyon; it being the intent of this egreement that the Utah Light & Railway company reliquishes and re-leases all its right in and to the waters of Big Cottonwood creek for power pur-poses, or otherwise, below the power house of the Utah Power company near the mouth of Big Cottonwood canyon; provided, however, that the water shall not be taken out so near shall Utah Power company's tail race, or its prop-erty, as to in any way interfore with Power company's tail race, or its prop-erty, as to h any way interfere with the use of said water for power pur-poses by siad Utah Power company at its present power house in the mouth of Big Cottonwood canyon, so long as the quantity of water used for power at said power house shall not at any time proceed of subt free per second, and exceed 60 cubic feet per second; and provided further, that the water shall not be taken out so near said tail race as to prevent the company from build-ing a regulating reservoir of at least a Ing a regulating reservoir of at least a million cubic feet capacity, unless the city shall build at some point on its conduit line a reservoir which may also be used as a regulating reservoir to the extent of 1.000.000 cubic feet, or to such less extent as the city's proportion of the waters of Big Cottonwood creek

further agrees that during the life of said franchise it will furnish to said said franchise it will furnish to said city for municipal street lighting pur-poses 2.000-candle-power are lights, all night service, at a price not to exceed \$6 per lamp per month, as provided now under the contract with the city, and under the terms and conditions of said contract, provided the city shall

and under the terms and conditions of said contract: provided, the city shall give the Utah Light & Railway com-pany at least six months' notice of its intention to discontinue taking street lighting under this paragraph. Said Utah Light & Railway company further agrees that it will furnish the said city, during the life of said fran-chise, such other and further electrical energy for power purposes as said city.

# fore the 1st day of December, 1965, then in the event the city council shall have the right to repeal the company's right to build a rond on the said Second South street from the Jordan river westward, and said company shall be compelled to pay into the city treasury any sum that the city shall demand, not to exceed \$10,000, as liquidated damages, resolutions in conflict herewith are Sec. 10. All parts of ordinances or of hereby repealed to the extent of such conflict, but this shall not be deemed to revive any ordinance or resolution, of any part of any ordinance or resolution. any part of any ordinance or reso-tion, that has been repealed or other-

wise become void. Sec. 11. At or before the first publi-cation of this ordinance, and within 60 days after date of approval thereof, said company shall file with the city council its written and duly acknowl-edged acceptance of the provisions of this ordinance, and shall also file with said council all deeds, conveyances and releases herein required, together with a complete abstract of title to land and become void. In High Esteem a complete abstract of title to land and water rights to be conveyed, and upor approval of the same by a majority of the council and mayor, this ordinance shall be published and shall take effect Always upon the date of its first publication. Ready MORAN VS. FORD.

The opinion of City Atty. Dey in re-To Say gard to certain watermain extension in which there was some doubt as to In which there was some doubt as to whether P. J. Moran was entitled to the work under his contract for 1994, or whether P. P. Ford, the contractor for this year, should be allowed to do the work, was read and referred to the board of public works, with instruc-tions to rescind its order to Mr. Moran to compense work on the ordention Word For it." to commence work on the extensions in question. Presse gave notice that he would ask for a reconsideration of the matter at next meeting of the council.

PLACED ON THE PAYROLL.

The juvenile court commission formaily notified the council that it had appointed Willis Brown as judge of said court at a salary of \$200 per year, and Capt. M. M. Woods as chief probation officer at a salary of \$500 per year. The names of the two officials were ordered placed on the payrolls. placed on the payrolis.

MEMORIAL DAY FARADE.

The council accepted the invitation of the G. A. R. and the Utah Philippine Veterans to participate in the parade on Memorial day. The invitation to attend the G. A. R. encampment at Ogden this week was also accepted by the council.

FRANCHISE ACCEPTED.

The Rio Grande Western Railway company formally notified the council of its acceptance of the franchise for the construction of a spur on Sixth Wost and South Temple streets conneeting its tracks with the San Pedro.

MAYOR SUSTAINED.

The mayor's veto of the appropria-tion of \$250 for the purchase of a horse the waters of Big Cottonwood creek may hereafter bear to the total quanti-ty flowing in the creek; provided fur-ther, that if slad Utah Light & Railway company desires to build a reservoir for regulating purposes on any of the lands agreed hereby to be granted by said Utah Light & Railway company, it shall have the right to do so. and buggy for the city sexton was sustained by the council as the sexton had already purchased a horse and buggy at his own expense. Thomas Winch petitioned the council to extend his peddler's license for the reason that he has been in the custody

of Sheriff Emery from March 17 to May 2 and has not been able to use it. The petition was referred to the license Sec. 8. In consideration of the prem-

ominittee, The Odd Fellows' Building associa-tion and other property owners on Marthe street, again submitted a protest against granting a license to the saloon on the corner of Market and East Temple streets. The license com-mittee will consider the matter.

CRIMINAL CASES.

City Recorder Critchlow reported that 327 cases were disposed of in the crim inal division of the district court dur ing the month of April, for which \$3,487 were received as fines and forfeitures. The receipts of the civil division of the court amounted to \$169.50 and the





MRS. MINNIE LEE COLLINS.



Mrs. Minnie Lee Collins, Grandniece of the late President James K. Polk, writes from 912 High street, Nashville, Tenn. :

"For several years I experienced a severe attack of female trouble.

The best physicians prescribed for me, but without avail. Two years age I began to take Peruna at the advice of a friend. "I noticed a perceptible improvement at once; after taking several bot-tiles I was cured. I hold Peruna in high esteem and am always ready to say a good word for it."

SOME of the most illustrious ple are subject to the same diseases. families in the United States, whose Catarrh is well-CATARRH IS ancestors have been famous in our nigh universal, sumnational history, not only use and be- mer and winter, WELL-NIGH lieve in Peruna, but do not besitate to among the rich and UNIVERSAL. give public endorsement of it. poor alike, Peruna No medicine in the is therefore the universal remedy, the ALL CLASSES world has received demand for which does not cease sum-PRAISE such unqualified mer nor winter.

PE-RU-NA. praise from all Address Dr. S. B. Hartman, President of The Hartman Sanitarium, Colum-fectly natural that all classes should bus, Ohio. All correspondence strictly praise the same remedy, for all peo- confidential.

A MATTER OF HEALTH

# Absolutely Pure HAS NO SUBSTITUTE

Wantland and others, heretofore trans-ferred to said Sait Lake Rapid Transit | said city corporaton the equal of 30ompany

XXI. A franchise granted by Salt Lake City to Consolidated Railway & Power company, Nov. 27, 1903. XXII. Also each and every franchise now owned by, and operated under, by said Utah Light and Railway company, whether the sume is barein mentioned

Black moved that it be referred to the city attorney for an opinion as to its legality. Fernstrom objected to such procedure and asked that the ordinance bad over for one work bodday said franchises and each and every one of the same, are hereby declared and ordained to be vested in said Utah Light and Kaliway company, and the several assignments, transfers and con-veyances by which said company ac-quired said franchises and each of them, upon filing said transfers with the city recorder, are hereby approved and confirmed. be laid over for one week. Hobday could not see any reason why it should not be referred to the city attorney. He said it should either go to the attor-hey or be thrown in the waste basket. He was of the opinion that the supporters of the franchise were afraid to allow it to go to the attorney.

Wells said in reply that there was nothing to conceal, that the city at-terney will have access to the franchise. He has already made suggestions in re-He has already made suggestions in re-gard to it, he said, some of which have been accepted by the committees and others rejected. He urged that no delay he had in the matter by referring but that it be laid over until next Monday night and then finally disposed of. Martin raised the point that the franchise was not accompanied by a deposit of \$200 as required by law, and hence it was not properly before the council. That point was covered, how-ever, by a section in the franchise which provides that the collection of the \$200 shall be waived by the city, hence that point was not pressed. After whice that point was not pressed. After wither discussion as to whether or not the ordinance was before the council, Hartenstein, who was in the chair at the request of President Hewlett who

FRANCHISE GOES

TO CITY ATTORNEY

After Much Discussion Document Is Referred to That Official

For a Report.

HOBDAY OFFERS INSINUATIONS.

Watermain Muddle to be Straightened

Out-Judge Brown Placed on

The Payroll.

The new ordinance granting to the

Ctah Light and Railway company an

extension and consolidation of its pres-

ent franchises was submitted to the

city council last night by Councilman

Fernstrom, who said that the ordinance

had not been taken out of the hands of the committees and was not properly

before the council until a report had

been made on it; but he wanted it read

so that all the members would have an

opportunity of hearing it. It was ac-

ordingly read and then there was con-

siderable discussion as to what should

INSINUATION RESENTED.

he done with it.

participated in the arguments, ruled that the ordinance was before the

ORDINANCE REFERRED.

A vote was then taken on Black's n to refer to the city attorney t was carried by a vote of 7 to 6 Black, Dean, Hartenstein, Hobday, Martin, Neuhausen and Wood voted in the affirmative and Barnes, Fern-strom, Precce, Tuddenham, Wells and Hewlett voted in the negative. The attorney was requested to report on it next Monday night.

## TEXT OF THE FRANCHISE.



# FOR FIFTY YEARS.

FOR FIFTY YEARS. Sec. 2. The life, validity and term of each and every one of said franchises is hereby extended and ordained to be 55 years from Jan 1, 1965, that is to say, until Jan 1, 1955; and that the fran-chise given by Sait Lake City to Utan Power company, Dated Dec 26, 1895, which company is row controlled by said Utah Light & Railway company, by the latter owning all the stock of the former, is hereby extended the sams length of time, namely, until Jan 1, 1955, and the requirement to pay into the city treasury a fee of \$200, as pro-vided by section 258, chapter 20, of the ordinances of Sait Lake City, 1963, is hereby waived. Sec. 3. That the time fixed by sec-tions 2 and 3 of an ordinance amending and re-enacting certain resolutions is

and re-enacting certain resolutions granting franchises to the predecessors of the Utah Light & Power company (passed Dec. 31, 1963) for the placing of transmission wires underground within the district therein mentioned and the time fixed therein for each and every other act therein for each and

every other act therein required, is hereby extended one year from the time therein fixed.

Sec. 4. And for and in consideration of the premises said Utah Light & Rail-way company during the life of said franchises, will furnish the users in said city electric light and gas service, and if necessary, manufactured gas, water gas, or, if obtainable on reasonable terms, natural gas of the highest efficlency and best quality at prices which will not exceed the following rates, to-



The full text of the franchise as mittees on municipal laws and special water supply follows:

An ordinance ratifying and confirm-ing the transfer of franchise to Utah Light and Raliway company, a cor-poration, extending the life of said franchises and amending the same, including the franchise of the Utah Pow-

er company. Be it ordained by the City Council of Salt Lake City, Utah: Section 1. That all the franchises of Utah Light and Railway company, a corporation organized and existing un-

er the laws of Utah, said franchises A franchise of Aug, 30, 1889, to the Sait Lake City Gas company; also a franchise granted to Sait Lake Power,

franchise granted to Salt Lake Power, Light and Heating company, Jan. II, 1881; also a franchise to the Salt Lake & Ogden Gas and Electric Light com-pany, under date of May 20, 1893. II. A franchise granted by Salt Lake City to Robert M. Jones, July 25, 1893. III. A franchise granted by Salt Lake City to B. F. Walker, Dec. 19, 1893. IV. A franchise granted by Salt Lake City to Pioneer Electric Power com-pony, May 27, 1807. V. A franchise granted by Salt Lake no bill shall be it of \$1 per month.

V. A franchise granted by Salt Lake City to Salt Lake City Railroad com-(c) Manufactured gas for illuminat-ing purposes, \$1.95 per 1,000 cubic feet;

pany, Jan. 26, 1889, A franchise granted by Salt Lake to Salt Lake City Railroad com-Feb. 11, 1890.

 <sup>10</sup> Peb. 11, 1890.
 <sup>10</sup> VII. A franchise granted by Salt Lake City to Salt Lake City Railroad
 <sup>10</sup> Ompany, May 20, 1890.
 <sup>10</sup> VII. A franchise granted by Salt Lake City to Sait Lake City Railroad
 <sup>11</sup> Company, May 5, 1891.
 <sup>12</sup> X. A franchise granted by Salt Lake City to Salt Lake City Railroad com-pany, Sept. 8, 1891. teen (16) candle power if coal gas alone is supplied. (d) Water gas or manufactured gas used for fuel purposes, \$1.40 per 1,000

used for fuel purposes, \$1.40 per 1,000 cupble feet. Customers paying monthly for gas and on or before the 10th day of the month succeeding the month in which said gas was used, shall have a dis-count of 10 per cent from above prices, (e) If natural gas is furnished the price thereof shall not exceed 50 cents per 1,000 cuble feet. In addition to the above, in accordpany, Sept. 8, 1891. X. A franchise granted by Salt Lake City to Salt Lake City Bailroad com-

pany, Nov. 24, 1801. XI. A franchise granted by Salt Lake City to L. H. Hamilton, Jan. 20, 1501 In addition to the above, in accord-ance with an ordinance passed and approved Dec. 31, 1903, on and after May 19, 1918, six additional arc lights shall be furnished free of charge to Salt

Lake City to L. H. Hamilton, Jan. 20, 1801.
XII. A franchise granted by Salt Lake City Railroad company, May 5, 1893.
XIII. A franchise granted by Salt Lake City Railroad company, May 5, 1893.
XIII. A franchise granted by Salt Lake City Railroad company, April 18, 1893.
XIV. A franchise granted by Salt Lake City to Salt Lake City Railroad company, May 5, 1899.
XV. A franchise granted by Salt Lake City to Salt Lake City Railroad company, May 26, 1899.
XV. A franchise granted by Salt Lake City to Salt Lake City Railroad company, Oct 8, 1900.
XVI. A franchise granted by Salt Lake City to Salt Lake City Railroad company, May 21, 1901.
XVI. A franchise granted by Salt Lake City to Salt Lake City Railroad company, March 21, 1901.
XVII. A franchise granted by Salt Lake City to Salt Lake City Railroad company, March 21, 1901.
XVII. A franchise granted by Salt Lake City to Salt Lake Rapid Transit company, Feb, 11, 1890.
XVII. A franchise granted by Salt Lake City to Salt Lake Rapid Transit company. May 6, 1890.
XIX. A franchise granted by Salt Lake City to Salt Lake Rapid Transit company. May 6, 1890.
XX. A franchise granted by Salt Lake City to Salt Lake Rapid Transit company. May 6, 1890.
XX. A franchise granted by Salt Lake City to Salt Lake Rapid Transit company. April 18, 1894.
Mich Salt Lake Rapid Transit company. April 18, 1894.
Kik A franchise granted by Salt Lake Rapid Transit company. April 18, 1894. a franchise granted to Popperton ace and Fort Douglas Rapid Transit company, and a franchise to C. E.



wit: (a) Arc Lighting—Arc lights which will give an average illumination not less than the present standard 455 watt enclosed carbon arc light. Rates—For above service, for all night service, not to exceed \$11.25 per lamp per month; for midnight service, not to exceed \$250 per leven per month;

amp per month, for minight service, not to exceed \$7.50 per lamp per month; and for 10 o'clock service not to exceed \$6 per lamp per month; for service by meter, a rate of 12 cents per kilowait hour for the electric energy used and a charge of \$1.50 per lamp per month in addition thereto for the care and main-

COST OF GAS.

fect, and as a condition precedent to the validity of this ordinance, said company tenanc of the lamp. (b) Incandescent Lighting-For in will by warranty deed, free and clear from all liens and encumbrances, grant and convey to said Sait Lake City all the following described property, tocandescent lamps of the present stand-ard efficiency of from 3 to 3.6 watt per ard efficiency of from 3 to 3.6 wait per candle power, a meter rate of 12 cents per klicwait hour for the electric energy used, and a minimum charge of \$1 a month for each consumer of electric en-ergy for incandescent lighting. Customers paying monthly, and on or before the 10th day of the month suc-ceeding the month in which said elec-tricity was used, shall have a rate of 10 cents per kdlowait hour, meter rate, but

All the following described lands sit-All the following described lands at-uated in township 2 south, range 1 east, Salt Lake base and meridian, to-wit: All of the southeast quarter of section 23; also a portion of the north-east quarter or section 26, beginning the porthaget games of said seccents per kflowatt hour, meter rate, but no bill shall be less than the minimum

tion 26, thence west 106 rods, the rods, thence south 62 degrees 50 minutes

cast 94% rods, thence north 70 rods to place of beginning. Also a portion of the northwest quarter of section 25, beto be of not less than twenty-three (23) candle power if enriched water gas alone is suplied, and not less than sixginning at a point where the Big Cottonginning at a point where the Big Cotton-wood creek crosses the west line of the northwest quarter of said section 25, thence north to the northwest corner of said section, thence east 160 rods, thence south to the center of Big Cot-tonwood creek, thence westerly along



The brain depends much more on the stomach than we are apt to suppose until we take thought in the matter, Feed the stomach on proper food easy to digest and containing the proper amount of phosphates and the healthy brain will respond to all demands. A notable housewife in Buffalo writes:

notable housewife in Buffalo writes: "The doctor diagnosed my trouble as a 'nervous affection of the stomach." I was actually so nervous that I could not sit still five minuts to read the newspaper, and to attend to my house-hold duties was simply impossible. I doctored all the time with remedies, but medicine did no good. "My physician put me on all sorts of diet, and I tried many kinds of cereal foods, but none of them agreed with me. I was almost discouraged, and

be furnished free of charge to Salt Lake City during the life of this fran-chise, and after July 24, 1916, six addi-tional are lights shall be furnished free of charge to said city during the life of this franchise; and that after Dec. 18, 1918, six additional are lights shall be furnished free of charge to the said city during the life of this franchise; and that after May 17, 1822, seven addi-tional are lights shall be furnished free of charge to the city during the life of this franchise. this franchise. Said lights and gas and all meters and appliances used in connection therewith shall be subject from time to time to the inspection of the proper of-fleers appointed by the said city. me. I was almost discouraged, and when I tried Grape-Nuts I did so with many missivings--I had no failth that it would succeed where everything else had failed.

PRICE OF CAR FARES.

had failed. "But it did succeed, and you don't know how glad I am that I tried it. I feel like a new person, I have gained in weight and I don't have that terrible Sec. 5. The fare for a single contin Sec. 5. The fare for a single contin-uous passage within the city limits shall never exceed five (5) cents, and trans-fers shall be given to passengers for a continuous ride from one part of the city to another on connecting lines: provided, however, that passengers traveling to or from Caider's park, and on East Second South street, east of Seventh East street, shall be entitled to such transfer at Second and Third South and Seventh East streets; and provided further, that this provision shall not apply to sight-seeing, specialburning sensation in my stomach any more. I feel so strong again that I am surprised at myself. The street noises that used to irritate me so. I never no-tice now, and my mind is so clear that my household duties are a real pleas-ue."

provided further, that this provision shall not apply to sight-seeing, special-ly chartered, or interurban cars. Baid company shall also issue and sell commutation tickets of 50 fores for \$2, which ticket shall have said transfer privileges, and shall also issue to stu-dents of public schools commutation tickets of fifty (50) fares for \$1.50, with transfer privileges as aforesaid sood

which ticket shall have said transfer privileges, and shall also issue to suu-dents of public schools commutation tickets of fifty (50) faires for 31.50, with transfer privileges as aforesaid, good only to and from school attended by such student, and good only on days when school is in regular session, and between the hours of 7:30 o'clock a. m. and 5:30 o'clock p. m. City Policemen and firemen in uniform shall be enti-tied to free passage on regular cars. Nec, 6, It is further ordained, and said Utah Light & Railway company hereby agrees, that during the life of

chise, such other and further electrical energy for power purposes as said city may desire for pumping and other mu-nicipal uses, up to 100-horsepower, at a price not to exceed one cent per kilo-wait hour for twenty-one hours a day, namely, commencing at the hour of 8 p. m. and until the hour of 5 p. m. the next day, and for twenty-four-hour ser-vice at one and one-fourth (1%) cents per kilowatt hour; provided that none of the power purchased or obtained by the city from the Utah Light & Rail-way company under this paragraph shall be used for lighting or heating purposes. Bee, 7. In consideration of these

same shall be determined and ascer-tained by two competent and disinter-ested appraisers, the city and the com-pany each selecting one, and the two so chosen shall select a competent and dis-interested umpire; and the appraisers shall then determine whether the said conditions exist and what reduction of conditions exist, and what reduction of said rates should be made; and, failing to agree, shall submit their differences

to the umpire, and the decision in writ-ing of any two shall determine the said ing of any two shall determine the said questions. Each party shall bear equally the expense of the appraisal. In the event said grantee, its successors and assigns, shall, upon demand of the city council, refuse or neglect to pro-ceed to arbitration for a readjustment of rates as herein provided, or fail to corry into effect the rates when read-united as herein provided, then the city course into energy into a provided, then the city council reserves the right to alter, amend and change this and said ex-tended franchises, or any or all of tham, in respect to rates or charges for the services referred to in this section. That nowing of the said several stread

1,000 Elegant Silk Belts, worth from 750 to \$2.00 each. Choice this week, \$70, R. K. Thomas Dry Goeds Co. AGAINST ADULTERATION.

Dept

State Food Inspector Will Wage War That portion of the said several street railroad franchises named in section With Vielators of the Law,

of this ordinance providing that when ever the city council shall find it neces-sary or desirable to grant to any other The Grocers and Butchers' association will be addressed tonight by State Food street railroad company a franchiae over any of the streets named in any of Inspector Peterson, who will outline his proposed campaign in opposition to adulsaid franchises, to secure to other comterated foods. The meeting will begin at \$15, and all interested are invited to attend. panies a connection with any important center or terminus, the grantes arrange-franchises shall allow running arrange-ments over their tracks to such other approach on the streets where such

attend. Members of the association were rejoic-ing today in the fact that they had suc-ceeded in persuading eastern manufactur-ors to eliminate the premium feature of their business in this section. Agreeable to their request the first carlead of soap, without premiums, was received today, and it is believed that others will drop into line, thus insuring a better class of goods for the same money.

Beautify your complexion with little cost. If you wish a smooth, clear, cream-like complexion, rosy cheecks, laughing eyes, take Hollister's Rocky Mountain Tea, greatest heautifier known, 35 cents, Ask your druggist.



TEA

The cost of a cup of good

In every nachage of Schilling's Best Tea is a

bookiet: How To Make Good Ica.

cent.

company shall have a right, and the mome is hereby granted to it, to extend its railroad lines and construct a sin-gle or deuble track on Second South street from its present terminus at the ue." Name given by Postum Co., Battle Creek., Mich. Jordan river, thence across said Jordan river over the bridge that is there now, or which may be hereafter constructed, Creek, Mich. There's a reason. Now why was this great change made in this woman? The stomach and the brain had not been surplied with the right kind of food to rebuild and strengthen the nerve centers in these organs. It is ab-route folls to the to the the this math. felonious intent, they claimed. The jury after being out about an hour re-turned a verdict of not guilty.

tea is about three-tenths of a



Telescope hunch baskets, Aluminum telescope cups The supe, 5: Paring knives, loc & 20c, Long handled wire forks, DR. A. ZIMMERMAN MOST RELIABLE DENTIST IN THE CPTY, HAVE RETURNED TO STAY. TO MY PATRONS - Any work done during my absence that has proved unsatisfactory will be replaced by me FREE OF extracted positively without pain, free with other work sufficiating gas or terturing needles). SPECIAL FOR to DAYS ONLY 8PECIAL FOR Best work and material at the low in, \$5.00; Gold Crowns, 22-k \$3,60 to to \$5,60; Gold Fillburs, \$1.00 and 1 We do as we adverture, \$12 years gu Rooms 14-15-16, Guinea Block, 178 B. puzsible cost. Set o 6) Bridge Work, best Stiver Fillings, 500. tooms 14-15-16. Galena Block, 178 South State R.t.

GODBE PITTS



R. G. DUN & CO. 183 Offices. The Mercantlie Agency.

George Rust General Manager, Idaha Nevada, Utah and Wyoming. Offices in Progress Building, Bait Lakt City, Utah.

companies having a franchise from the city. This arrangement on the part of the Utah Light & Railway company to fur-nish light and power to Sait Lake City free of charge shall not be deemed in addition to any former contract, prom-ise, or agree-suit on the part of said company, or its predecessors, to furnish free light or power to Sait Lake City, but shall be in lieu of all other agree-ments, pledges, promises and contracts, whether by ordinance or otherwise, made by the Utah Light & Railway company, or its predecessors, or require of it to furnish free light or power to of it to furnish free light or power to Sait Lake City. TRACK EXTENSIONS. Sec. 9. The Utah Light & Rallway

company on the streets where said grantee have double tracks, upon such

other company making equitable pay-ment for constructing, maintaining and operating that portion of said grantee's tracks, shall be limited to interurban companies having a franchise from the