Life

...... OUR OWN STATE.

forty-five days or \$45. He will serve out

the term in the county Jail.

Joseph S. Boren and John R. Clinger,
who had heretofore pleaded guilty to
the charge of assault upon James King,

came up for sentence and the court fined them \$40 each, which they paid

The Utah County Savings bank was today given judgment on a suit of fore-closure against Warren N. Dusenberry for \$1,500 principal and \$1,075 interest.

ARROWSMITH OBTAINS DIVORCE.

The divorce suit of Henry Arrow-smith vs Sarah L. Arrowsmith was called up. Although the defendant was

by default. The order of the court was that the plaintiff was to have the custody of the four children, and that Mrs.

Arrowsmith was not to see the chil-dren, and the children were not to go to her. The allegation was adultery com-

AMPUTATION NECESSARY.

As a result of a shocking accident it was necessary to amputate the lower-part of the left leg of Amos D. Holdaway. Dr. Allen, assisted by Drs. Robison, Taylor and Hardy, performed the operation. Thursday about 10 a.m. Mr. Haldaway was getting out rock at Daniels and Holdaway's candstone quarry in Spanish Eark canyon, twelve

quarry in Spanish Fork canyon, twelve miles above Colton, and the workmen had just quarried off the tops of a rock

had just quarried off the tops of a rock and this was leaning next to a ledge where Mr. Holdaway was at work. In some way it became overbalanced and in failing, caught him on the ealf of the left leg, pinning him to the ledge of rock. It was impossible to remove the rock by hand which held him, as it weighed about three tons, it was neces-sary to lift it off with the derick. The

sary to lift it off with the derrick. The limb was almost entirely cut off and

add to the unfortunate man's suffering the train to Provo was five hours late and it was about 12 o'clock last night before he arrived home. The hour being so late the doctors decided to do nothing until today, and this afternoon

amputated the injured member about three or four inches above the knee. On account of loss of blood and the shock of the accident Mr. Holdaway did not

rally from the operation as well as hoped for, but the doctors believe that

he will rapidly recover, on account of his strong constitution. Mr. Holdaway

is a prominent citizen here and has held many official positions, being for a number of years one of the county se-lectmen. Mr. Holdaway also was one of the men who captured Connors, the

convicted murderer of Policeman

A Horrible Outbreak.

"Of large sores on my little daughter's head developed into a case of scald head" writes C. D. Isbill of Morganton, Tenn., but Bucklen's Arnica Salve completely cured her. It's a guaranteed cure for Eczema, Tetter, Salt Rheum, Pimples, Sores, Ulcers and Piles, Only 25 cents at Z. C. M. I. Drug Dent.

PRICE.

Special Correspondence.

leased.

year hence.

Purloins a Horse and Buggy - Return of Albert O. McMullins.

Price, Carbon Co., April 27.-Last

evening a young man, a stranger here, went to Elliott's livery stable, and hired

been laboring as a missionary in the

Southern States, chiefly in Tennessee, for over two years, arrived home this

morning, having been honorably re-

Pienty of Moisture - Improving the

Public Grounds.

Heber City, Wasatch Co., April 26 .-

Heber yesterday. The judge goes to Cape Nome to seek a fortune. His wife

IMPROVING PUBLIC SQUARE.

others dug holes for the trees and today

about 200 trees were delivered on the

The intention is to have everything

which will convene two weeks hence.

FILLMORE.

Enters a Saloon and With a Gun

Holds it Against all Comers.

Fillmore, Millard Co., April 27.—This morning Wm. Speakman appeared be-fore Justice Jukes and swore to a com-

plaint charging Peter Huntsman, or

his place, with an assault with a deady weapon with intent to commit mur-Mr. Huntsman was arrested and

brought into court, and requested a change of venue, which was granted

upon filing the proper affidavit.

The cause was transferred to Justice

Greenwood and a preliminary examination held this afternoon. The evidence introduced by the prosecution estab-lished the fact that Mr. Speakman was

proprietor of a saloon, and that Hunts-man entered last evening about 9

clock, and was requested to depart

by the proprietor. After some con-

versation. Huntsman left and soon re-turned with a shotgun loaded, and

warned Mr. Speakman not to make an appearance from the adjoining room or he would blow the top of his head off; some time afterwards parties ap-

peared from the outside, and Hunts-man was pacified and the gun taken from him. The evidence of the defense

He was held to appear for trial at the district court, and his bonds fixed

Small Pills for Big Ills like

CONSTIPATION

BILIOUSNESS

10 cents and 25 cents-Druggists. Desappagagagagagagagaga

INDIGESTION

from him. The ev.

at five hundred dollars.

Special Correspondence.

grounds, pines, quaking, boxelder,

Special Correspondence.

HEBER.

mitted with Amasa Smith.

the branch office of the Deseret News Ogden is at No. 468 Twenty-fourth ogden is advertisements and subject where advertisements and subject where the process of the News is put of the process of the News is put of the Same terms as in Sait

OGDEN NEWS.

CO-OPERATIVE CREAMERY.

beaporated at Harrisville, With a Capital Stock of \$5,000.

pictici Court Notes-Jurors Excused Till May 4-Complement to Ogden Singers.

Articles of Incorporation of the Harristile Dairy company have been filed with the county clerk. The capital stock of the corporation is \$5,000, dlried into 1,000 shares of the par value of it and already \$2,100 has been subscribed and paid for by 323 of the restlents of Harrisville, Plain City, Five Points, Staterville, Farr West, Pleasant Yes and North Ogden. The principal place of business of the corporation will be Harrisville, and the purpose of pisce of the company will be to buy, sell and the company will be to buy, sell and the company will be to buy, sell and manufacture all kinds of dairy promising and hauled him about eight miles in a wagon. To The officers of the company iges. The officers of the company is Peter Agreen, president; Edmund R. Shaw, vice president; Leander S. Haris, secretary. George F. Chase, treasurer, and these officers together with Fred L. Foy, Newman H. Barker, like T. Mclintire, Alfred Dixon and him Dabb form the board of directors, and the president is a very in him Dabb form the boards is a very in-getten 12 of the articles is a very in-cresting one. It provides that no gividend greater than 8 per cent per saum shall be paid on the capital stock actually subscribed, but that all stock actually subscribed, but that all notis that may come from the concern heve that amount and after paying he necessary expenses for running it, ad the repairs to machinery and build-g shall be divided among the patrons he company in proportion to the on of profits may be paid out card of directors may deem best, the beesporators intend going im-sediately to work to erect the build-ng and getting the machinery here, so g and a short time the new creamery in be manufacturing butter and bees. The building is to be built in the Harrisville road, between the P, and the O. S. L. tracks.

SECOND DISTRICT COURT,

in the matter of the estate of Robert Hill, deceased, the executors, hrough ir attorney, Geo. M. McCormick, filed ers, stating that they resist the The case of Farr vs North Ogden migation company, action for dam-get, which has been on trial there imes in the Second district court, and us to have come up for the fourth me in the May term of court, has sendismissed, on motion of E. T. Islanish Esq., attorney for plaintiff. In the case of B. F. Jones vs. Geo. A. Love and J. W. Abbott, an appeal has ten taken from Justice Hall's court to the district court, by the defendant. district court, by the defendant rs have been excused until

law and motion day has been fixed a May ist instead of April 20th. The hearing in the two cases of W. Wilson vs Utah Light & Power Co. has been set for May 12th, 1900.

COMPLIMENT TO OGDEN SINGERS.

A high compliment has been given he singers of Ogden in the form of a etter to Prof. Coop, conductor of the shernacle choir, from the executive of the Southern Utah Elsddfod asking on what terms the Oga chorus, which is under Prof. Coop's ath and render the opera "Blod-

The lecture delivered last evening by Put J. E. Talmage in the Wober Stake Academy was very interesting: it was listened to by a large and apedstive audience.

NEWS BRIEFS.

David Chritchlow of Philadelphia was guest of his cousin, Wm. Critch-Behemian club has arranged for

grand ball, to be given at Christenhe manager of the Cache Woolen lls is in Ogden on business. Hon. Wm. Glassman will deliver a

tare Monday evening, April 30th, in Grand opera house. The subject of a lecture will be Expansion and the

The report in last evening's paper of the explosion of the botler at the Wess Stake Academy was a mistake, the afty valve was out of order, and preened the escape of the steam through he valve, so the steam burst one of as bolts on the boller loose in order to

The lecture last evening by Eli Persing the renowned humorist, was heard by a large audience, which was kept in auous roar of laughter from beinning to end.

That Throbbing Headache

Would quickly leave you if you used n. King's New Life Pills. Thousands sufferers have proved their matchess merit for Sick and Nervous Hendels. ches. They make pure blood and bald up your health. Only 25 cents. Money back if not cured. Sold by Z. C. M. I. Drug Dept.

PROVO.

DISTRICT COURT BUSINESS. Quan Sweep of Nauscous Cases -Amos Holdaway Loses a Leg.

special Correspondence. Provo, April 27.—The Jury in the Dr. H. Simmons' case after being out as hour and thiryt-five minutes rought in a verdict of not guilty. The locks that octs the charged with not labeling bottle of carbolle acid. The other arabelle acid for gin, has been contained for the term.

The case of Amasa Smith, charged sith additory, was called and the exmaniation of jurors proceeded with and save jurors had been seven to try the en jurors had been sworn to try the as when the defendant asked permison to change his plea of not guilty to suity, which was granted. The statutime of sentence was waived and afternoon Judge Booth sentenced to seventy-five days in the State

Jesse Curtis and F. A. Dutcher, both arged with the crime of adultery with manda Thompson, were arraigned and ahea Thompson, were arraigned and strict Attorney King, by permission strict Attorney King, by permission of the san amended information in each use, which charged the defendants of the course of prostitutes for lead purposes. Both entered in fesorting to a house of prostitu-ion for lewd purposes. Both entered a ples of guilty to the amended in-formation and Curtis was sentenced to pay a fine of \$15 or go to jail thirty-five days. His sentence is to commence May I. Dutcher was sentenced to

N. P. IS AFTER THE ST. PAUL & DULUTH

The Transcontinental Road Wants Another Feeder for Its System.

LAW MAY BE IN THE WAY.

Colorado Fuel and Iron Company Gets Better Coast Bates - General Rallroad Notes,

There seems to be some ground for stating that negotiations'likely to be successful are pending, involving the control of the St. Paul & Duluth by the Northern Pacific. President Mellen of the Northern Pacific declines to make any statement in regard to the matter either in denial or confirmation. Col. Lamont, vice president of the Northern Pacific, is known to have been in conference with prominent interests in the St. Paul & Duluth but it can not be learned whether the transfer of the line was brought up or not. A St. Paul dispatch this morning says that officials of the St. Paul & Duluth and the Northern Pacific refuse to either confirm or deny the report from New York of the sale of the Duluth line to the Trans-Continental road. At the office of the railroad commission it was stated it was very doubtful if the deal as reported from New York could be carried out owing to the State law against consolidation of competing roads. In railroad circles it is believed that there is some foundation for the

IRON COMPANY WINS.

Secures More Favorable Adjustment

of Freight Rates to the Coast. The Denver Post says that the Colorado Fuel & Iron company has at last scored a victory over the railroads. Eight years ago the company appealed to the interstate commerce commission for freight rates on iron and steel products from Pueblo to the Pacific coast which would permit competition with Chicago manufacturers in Pacific coast and oriental trade. The commis-sion ordered the Southern Pacific company, which was the principal defend-ant, to put in effect rates which should not be in excess of 75 per cent of the rate from Chicago to San Francisco. Where hitherto the Pueblo from manufacturers had been enduring a rate from that city to the coast of \$160 per 100 pounds, the new rates ordered the commission were in figures, 45 cents per 100 pounds on steel rails and 37½ cents on merchant iron, steel, pipe, etc. The Southern Pacific company for two years obeyed the commission's order and during this period the fuel and iron company built up an extensive trade westward. Suddenly the carriers

withdrew the commission's rates and offered a 60 and 75-cent rate respectively on the articles named. An appeal to the United States court by the Colora team and buggy, saying he was go-ing to the sheep camp, and would be back in about an hour. He got the outfit and left, and has failed to return ado Fuel & Iron company resulted in ing the Southern Pacific from violating yet. Mr. Elliott was doing some tele-graphing this morning, to see if he could locate the outfit, but has not yet the same time the court refused to allow the fuel and iron company \$100,000 damages sued for under complaint that the violation of the commission's heard anything from them. Elder Albert O. McMullin, who has

order by the Southern Pacific company deprived the iron company of the coast trade which had been built up. Appeals were made by each party, the Fuel & Iron company excepting to the lower court's adverse ruling on its claim for damages, and the Southern Pacific excepting to the ruling of the lower court on the rate question. In-numerable delays in the proceedings followed, the railroad companies resorting to dilatory tactics. The cases were argued in St. Louis before the United States court of appeals last January. In the meantime other cases involving similar contentions of shippers had been decided by the United States courts in the East and Southeast ad-

Refreshing showers fell all day. A heavy thunderstorm came up from the south last night, and we have had coplous showers for 24 hours, and still versely to the railroads.

Recently the United States court of appeals rendered a decision in St. Louis Judge T. S. Watson and family left holding that the interstate commerce commission erred in fixing the rates and two children are going to Scotland on a visit until the judge returns, one from Pueblo to the Pacific coast at 45 and 371/2 cents per 100 pounds respectively, because this act was inconsist-ent with decisions of the United States On Sunday last President Hatch called for 25 to 30 men and boys to clean up the Stake house grounds, plant Supreme court on the long and short haul clause of the interstate commerce out trees, repair and whitewash the fence. Carpenters have been repairing the fence up to last night. Early this morning about 20 men turned out with picks, shovels and whitewash brushes, some went at the fence, and act, namely, that the rate for a short haul shall not be greater than the rate for a longer haul; that the act does not say that the rate for the shorter haul

shall be less,
The commission had made it less from Pueblo to San Francisco than from Chicago to that city. The court of appeals held that the commission has the right to order a 75-cent rate, which is the same as that enjoyed by Chicago manufacturers of iron and steel to the coast, and the Colorado Fuel & Iron company is now permanently on that basis of westward shipping privileges. The railroads must also extend the same rates to all manufacturers of

similar products in Pueblo.

The court of appeals denied the Fuel & Iron company's claim for damages, and held that the restraining order granted by Judge Hallett against the rallroad company is erroneous. The decision on the main question is regarded as another great step accom-plished toward Denver's enjoyment of the same transcontinental rates that are allowed Chicago and Missouri river points by the railroads.

This is the main contention in the Kindel case heard lately in Denver by the interstate commerce com-

RAILROAD NOTES.

"Dick" and Mrs. Neslen have gone William Penn Anderson, traveling livestock agent of the Santa Fe, is here after some business for his line.

At Lagoon preparations for the summer season have so far advanced that the resort is about ready for business. H. A. Dodge of Detroit was here last night on his way to take a temporary position as operator on the desert along

D. R. Hughey of the Oregon Short Line auditor's office is in St. Mark's hospital, undergoing operations on ac-count of an abscess in one of his ears. An excursion will be run from Utah points to San Francisco and return, leaving here on May 16th, the fare being \$30 for the round trip.

J. A. Munroe, freight traffic manager of the Union Pacific, expects to be here again next week. He is in San Francisco this evening. Do you want your hair soft? Scalp

cleaned? Free from dandruff? Then N. N. Shampoo does it. Six shampoos for a quarter.

On account of a call to England on a mission, W. B. Foliand has resigned his clerkship in the Union Pacific coal office. He will be succeeded there by A. E. Eberhardt.

The special committee having under investigation the franchise of the Sait Lake Valley railroad aid not meet last night. It is expected, however, that Spring Tonics

and Strength Restored **Palsicd** Limbs

Mrs. H. T. Salisbury, of II Follett Street, Pawtucket, R. I., Says:

"About eight years ago, I was taken with nervous prostration which was followed by a partial paralysis of the lower limbs. The doctor called it locomotor ataxia. I could not direct my steps, and I would often fall down. I tried many remedies but was not benefited until I began taking Dr. Williams' Pink Pills for Pale People.

Several doctors had told me that there was no cure for my trouble, but my improvement continued and I took the pills steadily for two years. At the end of that time I had regained full control of my limbs. The pain left me and has never returned."

MRS. H. T. SALISBURY, Subscribed and sworn to before me this 21st day of August, 1899. CARLOS L. ROGERS, Notary Public.

Dr. Williams' Pink Pills for Pale People contain, in a condensed form, all the ele-ments necessary to give new life and richness to the blood and restore shattered nerves. They are an unfailing specific for such diseases as locomotor ataxia, partial paralysis, St. Vitus' dante, sciatica, neuralgia rheu-matism, netwous headache, the after-effects of la grippe, palpitation of the heart, pale and sallow complexions, all forms of weakness either in male or female.

Dr. Williams' Pink Pills for Pale People are never sold by the dozen or hundred, but always in packages. At all druggists, or direct from the Dr. Williams Medicine Company, Schenectady, N. Y., 60 cents per Dex. 6 boxes \$2.50.

a meeting will be held some time be fore the City Council session on Tuesday night.

The Union Pacific Railway Co. has begun suit against the Montana Union Railway company to collect \$600,000 al-leged to be due as rental under a lease. In 1886 the Montana Union Co. leased a certain right of way from a corporation then known as the Utah and Northern Railway Co. Later the Utah company was absorbed by the Union Pacific. Default was made in the payments un-der the lease and suit has been begun

accordingly. General counsel of land grant lines that are dissatisfied with the government's ruling relating to the manner in which army business should be settled for, met at Chicago today and talked over the various conditions that have arisen there that meeting have arisen since their last meeting.
All the roads, with the exception of the Illinois Central, have agreed to fight the government for a settlement upon the basis of a regular first class rate. Owing to the absence of two or three general attorneys, no definite action was taken at the meeting.

The mysteries surrounding the dissuppearance of seventeen-year-old Harry Sturdevant were solved Wednesday morning by the re-appearance of the lad in person, much to the relief of the parents, who had been greatly worried over his absence. The boy expended his absence. ried over his absence. The boy ex-plained his absence by saying he was playing in a box car standing in the cast end of the yards when the train to which the car was attached started to move. Thinking it was going only a little ways, he did not get out until too late, and was carried to Kimball, Neb .- Cheyenne Tribune.

Arthur E. Stillwell, who proposes to build the Kansas City and Orient line Mexico has returned from Mexico in company with some distinguished Mexican capitalists, Alonzo Fornandes, nephew of President Diaz; Lorenzo Elizaga, brother-in-law of President Dinz and W. W. Sylvester. These men are interested with Mr. Stilwell in the new line and will remain in Kansas City until Monday, during which time the corporation to construct the road and the corporation to own and operate it will be formed. Kansas City financiers who know something of Mr. Stilwell's plans give

pean capital stands ready to back him ers in the Kansas City, Pittsburg & Gulf line, are said to be the most ar-dent believers in his ability to build the Pacific line.

FELL FORTY FEET.

Workmen Killed by the Falling of a Scaffold.

St. Paul, April 28 .- One man was instantly killed and another seriously injured in an accident at the new state capitol yesterday.
Alfred Swansen, a mold caster, was killed by the breaking of a scaffold, on

which he was working.
Frank Thiery, working with Swan-sen, fell and suffered a fracture of the left leg above the knee.
Attached to the scaffold, which was

forty feet high, was a strong rope, with which they pulled up boards from below. The rope ran over a pulley, and one end of it was always on the ground. The wheel of a passing street wagon caught the rope and the horses literally tore the scaffold down,

Mr. Porter Improving.

New York, April 28.-George F. Betts, brother-in-law of John Addison Porter, gave out the following statement last night:

and Addison Porter has been operated upon and the operation was entirely successful. We do not care to give the name of the hospital or the names of the doctors. But you can say that Mr. Porter is out of danger.

London.

London, April 27 .- At the second day of the Sandown Park second spring meeting today, the Century stakes of 10,000 sovereigns was won by Lord Durham's bay horse Osbech. The Duke of Portlands Manners wa ssecond. M. R. Lebaudy's Ledlison ridden by Tod Sloan finished third. There were eight starters.

PROVIDES A SUBSTITUTE.

The Council committee on irrigation met last evening to consider the Pleasant View ditch matter. It was declded to recommend to the Council that the water from Parley's canyon, which would flow through this ditch be brought down through an eight inch sewer pipe over the University grounds and be turned into the irrigation ditches

General Debility

You feel it most in the Spring. You're tired, nervous, irritable and have no aptired, nervous, irritable and have no appetite. "Stomach's out of order, "You say you need Hostetter's Stomach Bitters. Your body needs repienishing. It is full of the poisons of winter. The bitters will drive them away. It puts the system in good condition by coring all such aliments as dyspepsia, indigestion, constipation and prevents malaria, fever and ague. A Private Revenue Stamp covers the neck of the bottle.

The King of

STOCKHOLDERS MEETING.

STOCKHOLDERS MEETING.

NOTICE IS HEREBY GIVEN TO THE stockholders of the Biackfoot Stock Company that there will be a special meeting of the stockholders of said company, on Friday, May isth 1800, at 2.30 o'clock p m., at the office of said company in the banking house of the State Bank of Utah, corner of East Temple and South Temple Streets, Sait Lake City, Utah, for the purpose of electing officers of said company for the ensuing year and for the transaction of such other business as may properly come before the meeting.

M. F. ARMSTRONG,
President Blackfoot Stock Company,
HEBER M. WELLS,
Secretary Blackfoot Stock Company. NOTICE.

THE ANNUAL MEETING OF THE tockholders of the Rexburg Milling Co. vill be held at the office of the Vice President, William B. Preston, No. 14 Main St. all Lake City, on Monday, May 7th, at 9 a. m., for the purpose of hearing the innual report and election of officers for he ensuing year, and any other husiness T. J. WINTER, Secy.

BILL NO. SELFOR AN ORDINANCE LEVYlug the tax and for the assessment of the
porperty on the west side of Fourth East
street between First and Second South
Streets, within Sewer District No. 1.

Sec. 1. Be it ordained by the City Council
of Salt Lake City that said City Council doth
hereby levy the tax and provide for the assessment of the property, lots and parcels of
land hereinafter described abutting on the
west side of Fourth Fast Street octween First
and Second South Streets, within Sewer District No. 1. of Salt Lake City.

This tax is levied to defray the expense of
constructing a sewer on the west side of
Fourth East Street between First and Second
South Streets, opposite the property, lots and
parcels of land hereinafter described to be especially affected and benefitted by said improvement; and it is bereby adjudged, determined and established that the same
will be especially benefitted by said improvement, and said property, lots and parcels of
land are hereby assessed at an equal and uniform rate in accordance with the linear foot
frontage upon that partion of the west side form rate in accordance with the linear foot frontage upon that portion of the west side of Fourth East Street between First and Second South Streets to be improved fronting on said street and of a depth of 25 feet back from said Fourth East street, and the tax hereby levied and assessed upon said property, but and purceis M land is 8835.5, or \$1.30 per linear front foot abutting upon said portion of said street to be affected and bone-fitted by said improvement; and the City Treasurer is hereby authorized to assess in accordance with the provisions of this ordinance and for the purposes herein mentioned the north 140 feet of lot 1, and all of lots 57, and 8, block 20, Plat II, Sait Lake City Survey.

lots 6, 7, and 8, block 50, that R, Sait Lake City Survey.

This levy of tax is made upon said property, lots and parcels of land, as they appear and are shown upon the official plat or map of said City, and of a depth of 25 feet back from the front of said property, lots and parcels of land, abutting upon said portion of Fourth East Street.

Sec. 2. This ordinance shall be in force from and after its approval.

Passed by the City Council of Sait Lake City, Utah, April 10, 100, and referred to the Mayor for his approval.

E. C. NAYLOR, City Recorder, Approved this tith day of April, 1900.

EZRA THOSITSON, Mayor.

I. R. C. Naylor, City Recorder of Salt Lake City, State of Utah, do hereby certify that the above and foregoing is a full, true and correct copy of an ordinance entitled, "An ordinance levying the tax and for the assessment of the property on the west side of Fourth East Street between First and Second South Streets, within Sower District No. I. Passed by the City Council of Salt Lake City, Utah, April 10, 1806, and approved by the Mayor April 11, 1806, as appears of record in my office.

In witness whereof I have bereunto set my hand and affixed the corporate seal of Salt Lake City, this lith day of April, 1906.

[SEAL.] R. C. NAYLOR.

City Recorder.

DELINQUENT NOTICE. DELINQUENT NOTICE.

GOLDEN EAGLE GOLD MINING COMpany. Principal place of business salt Lake
Gity, Itah. Location of mines Central Mining District, Humboldt County, Nevada.
Notice. There are delinquent upon the following described stock, on account of assessment levied on the 22nd of March, 1909, the
several amounts set opposite the names of
the respective shareholders, as follows:
Name. Cert. Shares
Dayid Westwood.

David Westwood \$ 5 00 F. G. Contes P. Alexander
avid Westwood
P. G. Coates, Agt
P. G. Coates, Agt
A. Greenwood, Trst. Alexander.

of order. You say omach Bitters, Your is. It is full of the lie bitters will drive exystem in good consultant sar dyspension and prevents.

A Private Revence of the bottle.

Hostetter's Stomach Bitters

Bitters

G. L. Korner. S49 1.000 10 00 Jas. Robinson. S55 1.000 10 00 Jas. R

NOTICE DELINQUENT SALE. THE HIGHLAND MINING & MILLING Company, a corporation; location of mines, Logan Canyon, Cache County, Utah. There are delirquent upon the following described stock on account of Assessment No. 2, levied on the 3rd day of April, 1969, the several amounts set purposite the pageons of the reamounts set opposite the names of the respective shareholders as follows:

Cort. Shares Amt. Name George M. Bridwell Andrew Mollerup... Otto Millerberg ... Joseph Hansen ... Ida B. Ekstrom ... hristensen. L. Volger.... A. Lavidge... A. J. Davis...... Fred Doan...... Fred Doan...... L. Christensen.... bomas Carter..... C. Canavan avis (Trustee)

Mrs. M. A. Detta war, 87 200 2 50.

And in accordance with law and an order of the Board of Directors made on the 3rd day of April, 1990, so many shares of each parcel of such stock as may be necessary will be sold at the office of the company, No. 33. parcel of such story as they be rocessary with
be sold at the office of the company, No. 35.
East Third South Street, Salt Lake City, and
County, Utah, on Toesday, 15th day of May,
100, at the hour of 2 p. m. on said day, to pay
delinquent assessment thereon, together with
the cost of advertising and expense of sale,
GEORGE F. MOSS.
Secretary and Trussurer.
Office 335 East Third South Street, Salt
Lake City, Ctah.

ASSESSMENT NO. 6.

ASSESSMENT NO. 6.

ELY MINING AND MILLING COMpany. Office and principal place of business. Sait Lake City. Uran.—Notice is hereby given that at a meeting of the directors, held on the 30th day of March, 1909, an assessment of 2 cents per share was levied on all the shares of the capital stock of the corporation issued and outstanding, payable on or before May 3rd, 1909, to the treasurer, at his office, at T. R. Jones & Co.'s bank. No. 180 Main Street. Sait Lake City. Utah. Any stock upon which the assessment may remain unpaid on the 4th day of May, 190, will be selinquent and advertised for sale at public aution; 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 18th day of May, 1900, at 10 o'clock a. m. to pay the delinquent assessment, together with the cost of advertising and expense of sale.

WM R. SPRAGUE, Secretary.

xpense of sale.

WM. B. SPRAGUE, Secretary.

By order of the board of directors.

Salt Lake City, Utah, March 20, 1900.

ASSESSMENT NO. 2.

BRIGHAM CITY COPPER AND Slate Mining Company. Office and prin-ipal place of business, Sait Lake City,

cipal place of business, Sait Lake City, Utah.

Notice is hereby given that at a meeting of the board of directors, held on the 50th day of March, 1900, an assessment of '40 of I cent per share was levied on all the capital stock of the corporation issued and outstanding, payabe on or before April 20, 1909, to the Secretary, at the office of the company, 211-212 D. F. Walker building, Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on the 30th day of April, 180, 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 us may be necessary will be said on the 17th day of May, 1900, at 2 o'clock p. m., to pay the delinquent assessment, together with the cost of advertising and expense of sale.

of advertising and expense of sale.
F. E. WILSON, Secretary.
By order of the board of directors.
Salt Lake City, Utah, March 30, 1900.

ASSESSMENT NOTICE NO. 1. Sai Lake City, Utah. Notice is hereby given that at a meeting of the board of directors, held on the 6th day of April, 1900, an assessment of 12 of 1 cent per share was levied on all the capital stock of the corporation issued and outstanding, payable on or before May ith, 1800, to the Secretary, at the office of the company, 311-312 D. F. Walker building, Sait Lake City, Utah. Any stock upon which this assessment may remain unpaid on the 7th day of May, 1900, 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 certificate of the stock so delinquent as may be necessary will be sold on the 4th flay of June. 1900, at 2 o'clock p. m., to pay the delinquent assessment, together with the cost of advertising and expense of sole.

of sale.

W. J. BARNETT, Secretary.

By order of the board of directors.

Salt Lake City, Utah, April 6, 1969.

SALE OF UNCLAIMED BAGGAGE.

NOTICE IS HEREBY GIVEN THAT
on Thursday, May 17, 1990, at 3 o'clock
p. m. of that day, and continuing thereafter from day to day until sold, at the
baggage depot of the undersigned, near
the corner of Sixth West and Third South
streets, Sait Lake City, Utah, the undersigned will expose for sale and sell at
public auction to the highest bidder for
cash the following described articles of
baggage remaining unclaimed in the
possession of the undersigned at the expiration of six months from the time of its
arrival at the place of its delivery, and at
place of delivery stored by the undersigned. Said sale will be made for the
purpose of paying for the storage and
care of said baggage while stored, and the
reasonable and necessary costs of such
sale:
Two zinc trunks. One wooden trunk SALE OF UNCLAIMED BAGGAGE.

Two zinc trunks. One wooden trunk. One fron trunk. Three russett vallses. Four telescope vallses. Two grips. Two sacks. Eleven bundles bodding. Two packages.

packages.

The names and addresses of the copsignors and consignees of each and al. following described parcels, etc., and the places from which each and all said parameters. places from which each and all said parcels were shipped, are unknown. Fiftytwo concealed packages. Fifty umbrellas
and parasols. Seven telescope vallees.
Nine russett vallees. Four black vallees.
Three boxes. One sack. One tin pan.
One wash tub. One mattress. One
package books. Twenty-five pairs rubbers. Four coats. One overcoat. Two
canes. Two ladles' jackets. One lady's
hand bag. One hat. One red leather
grip. One saddle. One rifle.
THE RIO GRANDE WESTERN BAILWAY COMPANY.
By George W. Heintz, G. P. & T. A.

NOTICE OF SPECIAL STOCKHOLDers meeting of the Golden Eagle Gold Mining Company. Notice is hereby given that a special meeting of the stockholders of the Golden Eagle Gold Mining Company will be held at the office of the company, will be held at the office of the company will be held at the office of the company. No. 712 McCornick Block, Salt Lake City, Ulah, on Tuesday, the 1st day of May, 1300, at 4 o'clock p. m. of said day.

The object and purpose of said meeting is to amend the Articles of Incorporation of said company, as follows, to-wit:

By striking out Articles XVI, XVII, XVIII, XIX, XX, XXI, XXII and XXIII, and by adopting and inserting in lieu thereof the following, to-wit:

"The Board of Trustees of said corporation, for the purpose of paying expenses, conducting the business or paying the debts of said corporation, may levy and collect assessments in the manner and form provided by law; provided, "That no one assessment shall exceed one percent of the amount of the capital stock of said corporation, and provided further, that no more than three assessments shall be levied in one calender year."

And that said article of said Golden Eagle Gold Mining Company shall be further amended by adopting, inserting and adding to the Articles of incorporation of said corporation, the following, to-wit.

"That four members of the Board of Trustees shall be texted of paying the articles of incorporation of the company shall be further amended by adopting, to-wit." "That four members of the Board of

"That four members of the Board of Trustess shall be necessary to constitute a quorum for the transaction of the business and exercise the corporate powers of the corporation."

In witness whereof, the said President and Secretary have hereunto signed the above and foregoing potice and caused to be affixed thereto the corporate seal of said corporation, this 29th day of March, A. D. 1999.

CHARLES E. HUDSON

A. D. 1990. CHARLES E. HUDSON, Secretary of the Golden Eagle Gold Min-

ing Company.

A. T. MOON.

President of the Golden Eagle Gold Min-

PEGBATE AND GUARDIANSHIP NOTICES

Consult County Clerk or the respec-tive signers for further information.

IN THE DISTRICT COURT, PROBATE Division, in and for Sail Lake County, State of Unit. In the matter of the extate of Naturia P. Madsen, deceased. Notice,—The petition of Thomas A. Horne Jr., praying for the issuance to himself of Letters of Administration in the extate of Naturia, P. Matsen, deceased, has been set for hearing on Saturday, the 5th day of May A. D. 100, as proceedings, and the County Foars Rouse, in the Court Hoose of said Court, in Sait Lake Clumb, Utah.

Witness the Clurk of Said Court, in Sait Lake Court with the seal thereof Said Court with the seal thereof affixed this 12th day of April, A. D. 160.

DAVID C. DUNBAR, Clerk.

H. G. Edwards, Atooney.

IN THE DISTRICT COURT. PROBATE Division, in and for Sait Lake County, State of Usab. In the matter of the estate of leabell Sauders, Demonsed. Notice. The restition of Frank Wipe, praying for the admission to Probate of a certain decounser, partecting to be the last Will and Testament of Isabell Sanders, deceased, and for the granting of Letters Tosismentary to J. M. Bowman has been not for hearing on Saturday, the his day of May. A. D. 100, at \$130 or clock a.m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court, with the seal thereof, afficed his Tight day of April, A. D. 190.

DAVID C. DUNBAR, Clerk. By Athenr J. Szare, Deputy Clerk, J. M. Bowman, Attorney.

IN THE DISTRICT COURT, PROBATE

Witness the Clerk of said Court with the soal thereof affixed this Zist day of April, A. D. 1998.

(Seal) DAVID C. DUNBAR, Clerk.

Dy Albert J. Seare, Deputy Clerk.

Young & Moyle, Attorneys.

IN THE DISTRICT COURT, PROBATE Division, in and for Sult Lake County, State of Usak. In the matter of the estate of Wilford Woodruff, decreased. Notice—The petition of John Jaques. Asaked H. Woodruff, and Wilford Woodruff, excusions of the last will make testament of said decreased, praying for an order to said the said the following described personal property of said decreased, to wit:

Five shares of stock is Zion's Savings hami and Trust Company. It's shares of the preferred stock and ist shares of the common stock of the fuland Crystal said Company, all or as much as necessary. (Also to approve of annant account), has been set for learing on Saturday, the shid day of May, A. D. 180, at king clock a. m., at the County Court House, in the Court Room of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said Court witn the seal thereof affixed this Elst day of April, A. D. 1861.

DAVID C. DUNBAR CIERK.

Seal. Day D. DUNBAR, Cirk,
Dy Albert J. Seare, Deputy Clerk,
Young & Moyle, Attorneys.

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ty, State of Utah. In the matter of the estate of Thomas Maycock, deceased, Notice, The published Phills & Maycock, previous estate of Thomas Maycock, deceased, Notice. The petition of Philip S. Maycock, praying for the issuance to himself of letters of administration in the estate of Thomas Maycock, deceased, has been set for hearing on Wednesday, the 8th day of May, A. D. 1800, at 9:30 o'clock a. m. at the County Coart House, in the Court Koom of said Court, in Sait Lake City, Sait Lake County, Utah.

Witness the Clerk of said [Seal] Court, with the seal thereof affixed this Min day of

uffixed this 24th day of DAVID C. DUNBAR, Clerk.
By Albert J. Seare, Deputy Clerk,
Stewart & Stewart, Attorneys.

IN THE DISTRICT COURT, PROBATE Division in and for Sait Lake County. In the matter of the estate of Margaret Reich, deceased, Notice. The petition of B. F. Reich. following described rest estate of said descdent, to-with Ali of Lots I and \$3. Hock 2 of
City Fark Subdivision of Blocks 20. 21, 28
and 29 of Plat "C." for the sum of
STOLOD, and 10 rols by 474 feet in
Lot b. Block 42. Fint "B." Sait Lake
City survey, for the sum of \$1.300, and upon
the following terms, to-wit: Cash on confirmation as appears from the return of said,
filed in this Court, has been set for hearing
on Saturday, the 6th day of May, A. D. 1500,
at 9130 o'clock a. m., at the County Court
House, in the Court Broom of said Court,
with the seal thereof affixed
(Seal.)

100.

DAYLID C. DUNBAR F. Clark

DAVID C. DUNBAR, Clerk, By Albert J. Seare, Deputy Clerk, Bennett, Harkness, Howatt, Sutherland & VanCott, Attorneys.

IN THE THIRD JUDICIAL DISTRICT Court of the State of Urah, in and for the County of Sait Lake. William H. Fowler and James Sabine, Jr., co-partners doing business under the irin name and style of Fowler & Sabine, plantiffs, vs George F. Feit, defendant. To whom it may concern: Notice is hereby given to all persons holding or claiming items on the premises hereinafter described, under the provisions of Chapter I. Title, 20 of the Revised Statutes of Urah, 1826, to be and appear before the Third Judicial District Court of the State of Urah, in and for the County of Sait Lake, Judge Ouden Hiles, presiding, on Saturday, May 5, 1900, at 9:30 schook a.m. and to exhibit them and there the proof of said liens.

The premises above referred to are described as follows, to-sit. The west two and six-tenths (0-10) rods of Lot two (2), Block two (2), Flat Tell Sait Lake County, State of Urah, William H. FOWLER, and JAMES Sabine. JR., Co-partners doing business as Fowler & Sabine Plantiffs.

Co-partners doing business as Fowler & Sa-bine, Plaintiffs.

Powers, Straup & Lippman, Attorneys for Plaintiffs.

NOTICE TO CREDITORS.

ESTATE OF ALEXANDER WATSON, deceased. Creditors will present claims with vonchers to the undersigned at 564 South Third West street. Salt Lake City, Utah, on or before the 10th day of February, A.D. 1941. Date of first publication March M. A.D. 1964. ALEXANDER EURY.

Administrator with the will annexed of the estate of Alexander Watson-deceased. Fernuson & Cannon attorneys for estate, 304, & 8 and 7 Tempiston Building.

NOTICE TO OREDITORS.—ESTATE of Ann Reid, deceased. Creditors will present claims with vouchers to the undersigned at his residence, between life and 12th East street, near 19th South street, Sait Lake City, Utah, on or before the 2eth duy of August, A. D., 180.

Administrator of the Estate of Ann Reid,

Date of arst publication, April 7th, 1900.

NOTICE TO CHEDITORS, ESTATE OF James C. Walker, decassed. Creditors will present claims with vouchers to the undersigned at 425-20 P. F. Walker Block, Sait Lake City, on or before the 5th day of August,

A. D. 1900. EXECUTE J. WALKER.
Administratrix of the Estate of Junes Q.
Walker, deceased.
Date of first publication, April 5, 1900.
Danic Harrington, Attorney.

ASSESSMENT NOTICE NO. 2. THE MADNEN GOLD MINING AND

pense of sale.
By order of the Hoard of Directors.
B. W. MADSEN, Secretary.
Salt Lake City, April 13, 1980.