	MARSHAL'S SALF.	. AN ORDINANCE.	AN ORDINANCE.	AN ORDINANCE.
				·
	First Judicial District Court, Utah Territory. Order of sale and decree of foreclosure.	An ordinance providing for the regulation and control of pawnbrokers, loanbrokers or	An ordinance granting a franchise to Orville D. Banks and William M. Thompson and their	An ordinance to provide money for aiding in the construction of sewers.
	Warren W. Corey, Charles J. Corey, Amos B.	keepers of loan offices and dealers in second- hand clothing and other personal property,	assigns for constructing, operating and main- taining a system for the transmission of elec-	Sec. 1. Be it ordained by the City Council of Ogden City that eighteen thousand dollars be
	Corey, W. H. Wattisand R. O Wattis, copariners	not including household furniture.	tricity for motive power, heating, lighting	horrowed on the credit of this dity, to the used
*	doing business under the firm name of Corey Brothers and Company, plaintiffs, vs. Fre-	Be it ordsined.	and for all other uses to which electricity	in aiding in the construction of a sewer system, and that negotiable coupon bonds to issued
MARSHAL'S SALE.	mont Canal company, a corporation, defend.	Sec. 1 The City Council of Ogden City may	may be put. Section 1 Be it ordained by the City Coun-	therefore of the denomination of one thousand
·····	anis.	from time to time grant licences to such person	cil of Ogden City that Orville D. Banks and	dollars each, beating interest at the rate of all
First Judicial District Court. Weber County.		as present them, a petition signed by at least	William M. Thompson are hereby granted the	The cont her slittlim. DayaDie semi-slittlitting
Order of Sale and Decree of Foreclosure.	Under and by viriue of an order of sale and decree of foreclosure issued out of the District	ten free holders and house-holders certify ng	right and privilege of using the streets and al-	Sec. 2. Said bonds shall be known as the
Ernest E Stevens, Plaintiff, vs. Florence F.	Court of the First Judicial District of the Tearl-	to their good character to exercise or carry on the business of a pawbroker, or a loanbroker	leys within the corporate limits of said City for	"Ogden City Sewer Bonds, Series 2." and shall
Nelson, Defendant.	tory of Utah, Weber County, on the 7th day of	or keeper of a loan office or a dealer in second-	the purpose of conveying an electrical current	be dated February 1, 1892, and shall be absolute- ly payable ten years from their date; shall be
Upder and by virtue of an order of sale and decree of foreclosure issued out of the First	January 1892, in the above entitled action.	hand clothing and other personal property.	by meaus of wires to be used for motive power, heating, lighting and all other purposes to	A THE THE REAL PROPERTY AND A THE THE PROPERTY OF THE
Judicial District Court, of the Territory of	wherein the above named plaintifis obtained a	and no person shall exercise or carry on the busi-	which electricity may be put for a period of M-	Law A basis associated find interest sould be many
Utah, Weber County, on the 5th day of January,	judgment and decree against fremont Canel	ness of a pawnbroker, loanbroker or	teen vears.	never a stille ('nemicel Nanonel Daue in inc
1892, in the above entitled action, wherein	company, a corporation, defendants, on the 6th day of January, 1892, which said decree was,	Leeper of a loan office or a dealer in accond-hand goods without being	Sec. 2. That said Orville D. Banks and Wil-	246 was Note VARE IN U. A. POIG COLD.
Ernest E. Stevens, the above named plaintiff,	on the same day, recorded in Judgment Book	duly licensel, under penalty of \$100.00 for ach	liam M. Thompson and their assigns are here by	Sec. 3. Two of said bonds numbered from one to two, both inclusive, shall be made re-
obtained a judgment and decree against Flor-	"C" at page 709, 1 am commanded to sell:	day. He or she shall exercise or carry on said	invested with the right and privilege of erect- ing and maintaining in the streets and alleys	deemable in one year from their date, or on any
ence F. Nelson, defendant, on the 5th day of January, 1892, which said decree was, on the	All that certain cenal situate in Weber	business without such license and for such	of waid City the necessary DOLES AND CROSSELTERS	A A A A A A RUNTHATY LOGICALLET, ALLAS VPUMM VI
same day recorded in Judgment Book "C," at	County, Utah Territory, and particularly de-	Reense such persen shall pay into the City Tres-	and attaching theraid and extending 200 mains	
I'age 329. I am commanded to sell:	scribed as follows, to wit: Beginning at a point on Weber river near the	ury the sum of \$75.00 per quatter	taining thereon the necessary wires for the	A PARTY TOTA TOTA TREATING ANALY DE JUANG AC
Ail that certain lot, piece or parcel of land		Sec. 2. The Mayor and City Recorder of Og- den City shall not issue any receipt or license	purpose of transmitting electrical curre 'the inf	Anamahiatwa veara irom their unto or on any
situate in Weber County, Utah Territory, and	township six (6) north of range two (2) west of	for carrying on the business above described in		first day of February thereafter, at the option of said City; twoof said bonds numbered from five
bounded and described as follows, to wit: The North half of the Northwest quarter of	the sait Lake meridian, and funding thence	section I of this ordinance to any person or per-	and ellers shall be reneared by said Orville D.	to six, both inclusive, shall be made redeema-
the Northwest quarter in Section Filteen (15).	north and northwest through sections twenty-	sopential after the said Council shall have i		
township five (5), north range one, west of the	three (23) and fourteen (14), townsnip six (0),	granted a permit to the person or persons de-	assigns to the satisfaction of said City Council	L J The being wert that as figt RETAM CULLUL VI HEIV
Fait Lake Meridian, U. S. Survey, containing	north of range two (2), west of the balt Lake meridian, to Mill Creek, following thence along	I surve meeting out the pusiness men.	when a pole is to be credied of removed, and	1 Altertien At calif DOMAS BUUDCICU HOM SCISH 19
Twenty (20) acres of land E	the channel of Mill Creek to a point near the	tioned in section 1 of this ordinance, Sec. 3. Any person or persons who losn	said streets and alleys shall not be obstructed at	eight both inclusive, shall be luxue reacting to
Notice is hereby given that on Wednesday,	southeast corner of section four (i), township	money on deposit or pledge of personal property	any time Said poles shall be of such size and	four yeas from their date, or on any first day of F. bruary thereafter, at the option of said
the 27th day of January, 1893. at twelve (12) o'cleck, noon, of that day, in front of the		I OF ACTIVE ANTERONO ANTERS OF AND OCCUP IN THE	cil and shall be placed in such position as the	City; two of said bonds numbered from pine to
County Court House, in the City of Ogden,	thence north in said section four (4) to root	jurchase of personal property or other valuable	Council may designate and subject to all the	ten, both inclusive, shall be made redremanie
County of Weber and Territory of Utah, I will	Four Mile Creek; thence west along the channel of Four Mile Creek, to a point in the northwest	things on condition of selling the same back	regulations relating to streets, and the wires	In five years from their date, or on any discuss
in obedience to said order of sale and decree	quarter of said section four (4). thenec west and	- Berne to the total of a subdified bille 14	shall be at such distance from the ground as	of Vebruary thereafter, at the option of said
of foreclosure, sell the above described prop-	southwest through sections four (4), five (),	hereby defined and declared to be a pawn- broker, and all other persons dealing in second-	6ald City Council may designate, and the raid	City; two of said bonds numbered from eleven
erty, or so much thereof as may be necessary to satisfy plaintiff's judgment, with interest	six (6) and seven (7), of township six (6), north	hand clothing or articles of other personal	Orville D. Banks and William M. Thompson and their assigns agree at all times to conform	to twelve, both inclusive, shall be made re- deemable in six years from their date, or on
thereon and costs, to the highest and best bid-	of range two 2) west and sections twelve (12),	property are hereby defined to be dealers in	to all of the ordinances regulating the use of	any first day of February thereafter, at the op-
der for cash, lawful money of the United States	eleven (11) ninescen (19), ten (10), fifteen (15),	second-hand goods.	streets of said City for the purpose of erecting	tion of said City; two of said couds numbered
of America.	nine (9) and sixteen (16), township six (6), north of range three (3), west of the Salt Lake mer-	Sec. 4. Every person or persons so licensed	poles and stringing wires thereon that are now	from thirieen to fourteen, both luciusive, spain
Dated, Ogden Cily, January 6, 1892.	idian, and the water right or rights in Weber	shall at the time of receiving such a license en- ter with two sufficient sureties into a joint and	inforce or that may hereafter be passed by said	be made redeemable in seven years from their
KLIAS H. PARSONS,		general bond to Ogden City in the penalty of	City Councils	date, or on any first day of February thereafter,
U. S. Matshal, By W. BUTCHER,	to said cabat.	\$2,000.00, conditioned for the due observinances	Sec. 3. That said Orville D. Banks, William M. Thompson and their assigns, shall be re-	at the option of said City; two of said bonds numbered from fifteen to sixteen, both in-
Deputy U.S. Marshal.	Notice is hereby given that on Thursday, the	of all such ordinances of Ugden City as may be	spendible for any demages to the personal	clusive, shall be made redemable in eight years
C. C. Richards, Attorney for Plaintiff.	28th day of January, 1892, at 12 o'clock, noon, of that day, in front of the County Court House,	passed of enforced respecting pawnbrokers.	property resulting from any negligence of theirs	from their date, or on any first day of February
•	in the City of Ogden, County of Weber and	loanbrokers or keepers of loan offices or dea ers	which may occur by reason of the exercise of	thereafter, at the option of said City; two of
	Territory of Utab, I will in obedience to said	In second-hand goods at any time during the continuance of such license, and no pawn-	any of the privileges herein granted.	said honds numbered from seventeen to eign
NOTICE.	order of sale and decree of foreclosure, sell the	broker shall engage or have any interest in any	Sec. 4. That Ogden City shall have the right and privilege of using the poles of said grantees	teen, both inclusive, shall be made redeemable
	above described property, or so much thereof as	second-hand store or business during the con-	for the maintenance or extension of a fire alarm	nine years from their date, or on any first day of Eabriage thereafter, at the option of said city.
The regular annual meeting of the Stock-	may be necessary to satisfy the plaintiff's	tinuance of such license.	system of said City during the continuance of	February thereaft r, at the option of said City.

LAND NOTICES. NOTICE FOR PUBLICATION. -----

#### No. 1198.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim. and that said proof will be made before register and receiver U. S. land office at Salt Late City. Utah, on February 1, 1892. viz: Charles B Hobbs, H. E. No. 7618 for the west 1, of aw 4 sec. 2, tp 4 N., R. 1 W., S. L. Mer, Utah,

SHERIFF'S SALE.

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ORD	ER O	FE	SALE	OF.	DEC	REE	0 <b>p</b>	FORM	CLOS	SURE.	
				-							

holders of the First National Bank of Ogden,

Utab, for the purpose of electing directors for

the ensuing year, will be held at their banking

JAMES PINGBEE, Cashier.

room, on Tuesday, January 12, 1892. at 10 a.

In the District Court of the First Judicial District Territory of Utab, County of Weber.

W. G. Child, plaintiff, vs. J. B. Stoddard, Esther Stoddard, J. P. Emertson, I. M. Emertson, James Iverson, Carl C. Nellson, defendants Order of Sale.

Under and by viriue of an order of sale and decree of foreclosure, issued out of the District Dourt, for the First Judicial District of the Territory of Utab, sitting at Ogden City, Weber County, on the 2nd day of January, 1892 in the above entitled action, wherein Warren G. Child was plaintiff and obtained a judgment and decree against each of the above named defandants on the 2nd day of January, 1892, which said decree was on the 2nd day of January, 1892, recorded in the judgment book "B" of said court at page 60. I am commanded to sell all that certain piece or parcel of land situated in the County of Weber and Territory of Utah, bounded and described as follows, to-wit:

A part of lot ten (10), in block thirty-four (84). plat" A," Ogden City survey. Beginning at a point three and one-hall (316) rods south of the north east corner of said lot. Thence south thirty (30) feet; thence west eight (8) rods; thence porth thirty (30) feet: thence weat eight (8) rods to place of beginning. Notice is hereby given, that on Wednesday, the 27th day of Janthe south front door of the County Court house of Weber County, Ogden City, Territory tory of Utah, I will, in obedience of the order of sale and decree of foreclosure, sell the above described property, or so much thereof as may be necessary to satisfy plaintiff's demand or judgment, with interest thereon and costs of suit, to the highest and best bidder, for gold coin, lawful money of United States of America.

GILBERT R. BELNAP, Sheriff. By JOSEPH BELNAP, Deputy Sheriff. Evans & Rogers, Plaintiff's Attorneys. Dated this the 4th day of January, 1892,

#### MARSHAL'S SALE.

First Judicial District Court. Utah Territory. Order of sale and decree of foreclosu e. James Halpin, Plaintiff, vs. The Ogden City Street Railroad Co., a corporation, and Samuel L. Jarvis, Roland R. Conklin, H. C. Gilbert and A. B. Abbott, Defendants.

Under and by virtue of an order of sale and decree of foreclosure issued out of the District Court of the First Judicial District of the Territy of Uiah, Weber County, in the above entitled action, wherein James Halpin, the above named plaintiff, obtained a judgment and decree against the above named defendants and each of them, on the 8th day of January, 1892, which said decree was, on the same day, recorded in Judgment Book "C," at Page 716, I am commanded to sell:

All that certain piece or parcel of land situate in thet ity of Ogden, County of Weber and Territory of Utah, and bounded and described as follows, to wit: A part of Lot six (6), in Block Eirty-six (60), In Plat "C," of Ogden City Burvey, beginning at a point 115 5 north of the southwest corner of said Lotsix (6), in Block Sixty-six (66); running thenre east 300 feet; thence north 26 deg. 9 min. east220 5 feet; thence west 297.5 feet; thence south 33 feet; thence west 100 feet to the east line of Washington areaue; thenes south 165 feet to the place of b gioning. Notice is hereby given that on Friday, the 29th day of January, 1892, at 12 o'clock noon, in front of the Cousty Court House, in the City of Orden, County of Weber and Territory of Utah, I will, in obedience to said order of sale and decrea of foreclosure, sell the above deacribed property, or so much thereof as may be necessary to satis y plaintiff's judgment, with interest thereon and costs, to the highest and best bidder for cash, lawful money of the United States of America

## ALIAS SUMMONS.

Kimball & Allison, attorney for plaintiffs.

judgment with interest thereon and costs, to

the highest and best bidder for cash, lawful

money of the United States of America.

Dated, Ogden City, January 7, 1892.

By W. BUTCHER, Deputy U. S. Marshal,

ELIAS H. PARSONS, U. S. Marshal,

In the District Court of the First Judicial District of the Territory of Utah, Weber County. David Rosenbaum, plaintiff, vs. John L. Jones, Hannah Harper, Margaret Jones, Edwin Jones, Margaret R. Jones, Win. Taylor Jones, Joseph Holbrook, Wm. Holbrook and Reese Jones, defendants' Allas Summons.

The people of the Territory of Utah send Greeting: To John L. Jones, Hannah Havper, Margaret Jones, Edwin Jones, Margaret R. Jones, Wm. Taylor Jones, Joseph Holbrook, Wm. Helbrook and Reese Jones:

You are hereby required to appear in an action brought against you by the above named plaintiff, in the District Court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service, on you of this summons-if served within this County; or if served out of this County, but in this district, within twenty days; otherwise within forty days, or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to obtain the judgment of this Court requiring the defendants and each of them to set forth the nature of their uary, 1892, at 12 o'clock, noon, of that day, at | claims, and that all adverse claims of the said defendants may be determined by a decree of this Court. That by said decree it be declared and adjudged that the said defendants have no estate or interest whatever in and to the land and premises described in the complaint, and that the title of the plaintiff is good an 1 valid. That the defendants be forever enjoined and debarred from asserting any claim whatever in or to said land and premises adverse to the plaintiff, and forsuch other relief as to this honorable Court shall seem meet and agreeable to equity, and for his costs of suit. For further and fuller particulars, reference is hereby made to the complaint filed herein.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief demanded therein.

Witness, the Hon, James A. Miner, judge and the seal of the District Cours of the First Judicial District, in

and for the Territory of Utah - [SEAL] this 4th day of January, in the year of our Lord one thousand eight hundred and ninety-two.

> C. H MCCLURE, Clerk. By L. B. BEST, Deputy Clerk.

#### AN ORDIANCE

## Providing for the cleaning of side walks. Section 1. It is hereby made the duty of the

the time of pledging the same, the rate of interest to be paid on said loan, the name and residence of the person owning the pledge of said goods, article or thing, and no entry made in such book shall be erased, obliterated or defaced; and dealers in second-hand goods shall keep a like book in the English language of all goods, articles or things purchased by them, the amount of money paid therefor, the time of purchasing the same and the name and residence of the person from whom they purchased the said goods, article or thing, and no entry made in such book shall be erased, obliterated or defaced.

Sec. 5. Every pawnbroker and loanbroker or

keeper of loan office or dealer in second-hand

goods shall keep a book in which shall be fuirly

written in ink at the time of each loan or each

purchase of second-hand goods an accurate ac-

count and description in the English language

of all goods, articles or things, pawned or

pledged, the amount of money loaved thereon,

Sec. 6. Every pawnbroker or loapbroker or keeper of a loan office or dealer in second-hand goods shall at the time of each loan and each purchase, deliver to the person pawning or pledging any goods, article or thing, or the person from whom any goods, articles or thing is purchased, a memorandum or note, signed by bim or her containing the subsistance of the entry required to be made in his or her book by the last preceding section, and no charge shall be made or rec ived by any pawnbroker or loanbroker or keeper of a loan office or dealer in second-hand goods for such entry, memorandum or note.

Sec. 7. The said book as well as every article or thing of value. pawned or pledged or purchased shell at all reasonable times be open to the inspection of the City Marshall or any member of the pol'ce force.

Sec. 8. It shall be the duty of every licensed person or persons aforesaid, to make out and deliver to the City Marshal of Ogden City every day before the hour of 12 o'clock M., a legible and correct copy from the book required in section 5 hereto, of all personal property and other valuable things received on deposit or purchased during the preceding day, together with the time, naming the hour when received or purchased and the name and description and place of residence of the person or persons by whom loaned in pledge or from whom the same were purchased

Sec. 9. No person or persons licensed as aforesaid sha lieceive on deposit the pledge of any personal property or other valuable things before the hour of 7 a .m. or after the hour of 11 p m., during the day nor upon the first day. of the week commonly called Sunday.

Sec. 10. No person licensed as aforesaid shall take or receive suy bond or pledge for money loaned; any property, bonds, notes, securities, articles or other valuable things, or purchase any such property from any minor or the ownership of which is in or claimed by any minor, or which may be in the possession of or under the control of any minor without the written consent or authority of the parent or guardian of said m'nor.

Sec 11. No person so licensed shall take any article in pawn or purchase any article from any person appearing to be intoxicated, nor from any person known to be a notorious thief, or to have been convicted of larceny or burg-

time it may deem it expedient so to do. coupons. Sec 6. That said Orville D. Banks and William M. Thompson shall accept this franchise and its obligations in writing within ten days from the date hereof and they or their assigns shall complete a power house and power works at or near the mouth of Ogden canyon for the purpose of utilizing the water power of Ogden river, with a plant sufficient to produce and transmit eighteen hundred horse power of electricity for the purposes named herein on or before September 1, 1892, and said power plant so established, shall continue to be maintained and operated thereafter during the full term of this franchise.

system of said City during the continuance of

to, at any time after three years herefrom, re-

quire all of the wires to be strung underground

and said grantees promise to conform to such

requirements, and said Lity Council further re-

Sec 5. That said Council reserves the right

this grant.

Sec. 7. The City Council reserves the right to repeal this ordinance at any period after September 1, 1892, if the said Orville D. Banks, William M. Thompson, or their assigns, fail to comply with any or either of the provisions of section 6.

Passed December	23.d,	A. D,	169	ь.	
Attest:		WM.	Ħ.	TURNER, Mayo	ť,
T. P. BRYAN, City Recorder.	<i>,.</i>				

I, T P. Bryan, recorder of Orden City, do hereby certify the foregoing to be a full, true | surrender of the annexed coupons as they sevand correct copy of an ordinance, entitled "An ordinance granting a franchise to Orville D. Banks and William M. Thompson and their assigns for contructing, operating and maintainng a system for the transmission of electricity for motive power, heating, lighting and for all other uses to which electricity may be put." Passed by the City Council of Orden City on the 23rd day of December, A D 1891. I further certify that the said Orville D. Banks and William M. Thompson did on the 28th day of De- | sewers." And it is hereby certified and recited cember, A. D. 1831, file in writing their uncon- that all of the acts, conditions and things reditional acceptance of said franchise and its | quired to be done precedent to and in the issu-

In testimony whereof I hereunio set my hand and aftix the corporate seal of Ogden City, this the 20th day of December, A. D. 1891.

> T P. BRYAN, City Recorder.

#### ALIAS SUMMONS.

In the District court of the First Judicia District of the Territory of Otah, Weber County.

The Orden Investment Company, a corporation, Plaintiff, vs. Chauncey Walker West and Sylvia Snow West, his wife; Joseph Alva West and Josephine R. West, his wie; John Abraham West and Amanda Mest, his wife; Ellen Maria West Shepherd, Charles Covington West and Maggie Porter West, his wife; Lu cretla West, Clara West, Mary Priscilla Stevens. William Henry West and Sarah E West. his wife; Loonora West, Elizabeth Jane West Nelson, Brigham Edwin West and Minnie West, his wife; Byron Arthur West, Israel Josiah West and Catherine M. West, his wife; Albert Andrew West and Julia A. West, his wife; Edgar Alonzo West and Rebecca West, his wife: Milton J. West, William Scott Jenks, T. P. BRYAN. Florence Adelia Jenks, Edith Jenks, Albertia Jenks, Alico ClaraWest, Ada Jennette West, Chauncey Bell West, Isaac A. Canfield, Angeline Shurtliff, Silas A. Minter, Louisa Musgrave, Ogden City, a Municipal Corporation, William H. Tutner, Mayor of Ogden City, and Lesler J. Herrick, John Sharpe and John Hoagland, surviving administrators of the estate of thauncey W. West, deceased, Mary Ann Covington Rors, Sarah Covington, Martha Joiner and Mary Ann Covington and Ella Canfield Curtis, Defendants. Alias summons. The People of the Territory of Utah send greeting: To Chauncey Walker West, Sylvia Snow West, Joseph Alva West, Josephine R. West, John Abraham West, Amanda West, Ellen Maria West Shepherd, Charles Covington West, Magrie Porter West, LucretlaWest, Clara West, Mary Priscilla Stevens, William Henry West, Sarah E. West, 1 conora West, E izabeth Jane West Nelson, Brigham Edwin West, Minnie West, Byron Arthur West, Israel Joslah West, Catherine M. West, Albert Andrew West, Julia A. West, Edgar Alonzo West, Rebecca West, Milton J. West, William Scott Jenks, Florence Adella Jenks, Edl'h Jenks, Albertia Jenks, | shall take the place of the words "one year" in Alice Clara West, Ada Jennette West Chauncey Bell West, Isaac A. Caufield, Angeline Shurtliff, Silas A. Minter, Louisa Musgiave, Ogden City, William H. Turner, Mayor of Ogden City, Lester J. Herrick, John Sharpe, John Hoagland, surviving administrators of the estate of Chauncey W West, deceased, Mary Ann Covington Ross Sarah Covington, Martha Joiner and Mary Ann Covington and Ella Canfield Curtis Defendants. You are hereby required to appear in an action brought against you by the above-named plaintiff, in the District Court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein, within Attest: ten days (exclusive of the day of service) after the service on you of this summons-if served SKAL within this County? or, if served out of this Connty, but in this District, within twenty days; otherwise within forty days-or judgment by default will be taken against you, accorting to the prayer of said complaint. The said action is brought to quiet title in the Flaintiff to a certain piece or parcel of land situated in Ogden City, in said Weber County, and particularly described in said complaint; to set aside and annul a certain deed and the record thereof from the Mayor of Ogden City | my hand and affixed the corporate seal of Og. Utab, John Wadsworth of Hooper, Weber Courto Chauncey W. West, purporting to convey | den City, this the 28th day of December, A. D. sail piece or parcel of land; to set aside, aunul 1891. Court and a certificate issued thereunder direct-

Sic. 6. Said bonds shall be signed by the Mayor and City Recorder and attested by the corporate seal of the City, and the Mayor and City Recorder are hereby authorized to so sign and attest said bonds, and when so signed, said bonds shall be the obligation of the City for the payment of which the faith and credit of the City is hereby pledged.

from one to twenty, both inclusive

serves the right to amend this ordinance at any | contract for the lithographing of said bouds and

Sec. 7. The coupons borne by said bonds shall be signed by the Mayor and City Recorder.

Sec 4. Each of said bonds shall bear coupons

for the intercat so arranged that they may be

detached without mutilation of the bond, and

shall be for thirty dollars each and numbered

Leo 5. The committee on finance of the Ci y

Council are hereby authorized and required to

Sec. 8. Numbers one and two of said bouds. both inclusive, shall by in the following form: "Know all men by these presents, that Ogden City, a municipal corporation, in the Territory of Utah, acknowledges itself indebted and hereby promises to pay the b arer one thousand dollars, gold coin of the United States, for value received, redeemable at the pleasure of said City at the expiration of one year from the date hereof. or on any first day of F bruary therea'ter, and absolutely due and payable ten years from the date hereof at the Chemical National Bank in the City of New York, with interest thereon from the date hereof at six per cent per annum, payable semi-annually on the first day of February and August of each year hereafter, until the maturity hereof, upon presentation and erally become due and payable. This boud is one of a series of eighteen bonds of one thousand dollars each, authorized by Subdivision Fix (6), of Section one of thicle 4, of an Act of the Governor and Legislative Assembly of Utah Territory, providing for the incorporation of

cities, approved March 8, 1888, and issued in ancordance with an ordinance of said City, passed December 21, 18º1, entitled "An ordinance to provide money for alding in the construction of ing of said bonds have been done, happened and performed in regular and due form as required by law, and it is further certified that the total amount of this issue of bonds together with the debt of said City existing at this date does not exceed the limit prescribed by the laws

of the United States and the laws of the Territory of Utah. In witness whereof, the said Ogden City has executed this bond under the official signature of its Mayor and its Recorder with the seal of | S. E. 1/2 section 50, tp 6 N., R. 2 W. said City attached and by causing its Mayor

and Recorder to sign their names to each of said coupons hereto annexed as required by said ordinance. Attest:

WM. H. TUBNER, T. P. BRYAN,

City Recorder. Done at Ogden, February 1, 1892

And the said interest coupons shall be in the following general form:

"Ogden City, in Utah Territory, will pay bearer on the first day of -----, 15-, at

He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz:

Frederick Nalder of Layton, Davis county. Utah.

James Forbes of Layton, Davis county, Utah. James H. Forbes of Layton, Davis county. Uish.

Charles Schmalz of South Weber, Dayle county, Utah. FRANK D. HOBBS, Register.

T. C. BAILEY. Attorney.

NOTICE FOR PUBLICATION. ----

No. 1241,

LAND OFFICE AT SALT LAKE CITY, UTAH, J December 19, 1891.

Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the clerk of the County Court, Weber County, at Orden, Utah, on January 30, 1892, viz: George Mus-grave, D. S. 421 for the W. ½ N. E J. B. E. ½ N. V. 14 Sec. 27 Township 7 North, Range 2 West He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz:

Edwin Dix, Thomas Davis, William Gedda, William England, all of Flain City, Utah. FRANK D. HOBBS, Register.

NOTICE FOR PUBLICATION.

·····

No. 1220.

LAND OFFICE AT SALT LAKE CITY, UTAB. December 16, 1291.

Notice is hereby given that the following. named settler has filed notice of his intention to make final proof in support of his claim. and that said proof will be made before the County clerk of Weber County, at Ogden, Uah on the 27th day of January, 1892, viz: William Jardine, licmestead Entry 7310 for the E. Kot

He names the following witnesses to prove his continuous residence upon, and cultivation of. said land, viz:

Samuel Walker, Simon Farley, Robert Lore, and Jacob Gibson, all of West Weber, Weber County, Utah,

FRANK D. HOBBS, Register. PIRD & LOWE Attorneys for Applicant NOTICE FOR PUBLICATION. No. 1213. LAND OFFICE AT SALT LAKE CITY, UTAE,

December 16, 1891 Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the judged the County court of Weber, at Ogden, Heber County, Utah, on the 26th day of January, 1891 viz: George H Read, Homestead Entry Na 8011 for the S. E. 14 of N. E. 14 and N. E. 14 d S E. 34 section 32, township 6 north, ranges He names the following witnesses to prove ha continuous residence upon, and cultvation of, said land, viz: John Hill, Peter A. Madren, Samuel Bamlord, and Albert McFarland, all of West Weber, Weber County, Utah Territory FRANK D. HOBBS, Register. BIRD & LOWE, Attorneys for Applicant

lery.

obligations.

ELIAS H. PAPEOVS. U. S. Marshal,

By W. BUTCHER, Deputy U. S. Marshal.

Dated, Ogden City, January 8, 1892. Evans & Rogers, Attorbeys for Plaintiff.

## SHERIFF'S SALE.

Order of sale of decree of foreclosure. In the District Court of the First Judicial District, County of Weber, Territory of Utah. Clarence W. Brooks, Plaintiff, vs. El zabeth Rughes, Ella Cummings, Cyril A. Hursell,

Defendants. Order of sale. Under and by virtue of an order of sale and decree of foreclosure issued out of the District : Court for the First Judicial District of the Territory of Utah, slitting at Ogden City, Weber County, on the 5th day of January, 1892, in the above eatilied action, wherein Clarence W. Brooks was plaintiff and obtained judgment and decree against cach of the above named defendants on the 5th day of January, 1892; which said decree was on the 5th day of January, 1893, recorded in Judgment Book "C" at page 703. I am commanded to sell all that certain piece or parcel of land situated in the County of Weber, Territory of Utab, bounded and described as follows, to wit:

A part of Lot six (6), in Block sixteen (16), Plat "B" of Ogieu City Survey; Beginning at a point sixty-four (64) feet east of the northwest corner of said Lot six (G).

Ranning thence east twenty-fire (25) feet thence south one hundred and thirty-two (132) feet: thence west twenty-five (25) feet; thence nor.h one hundred and thirty-two (132) feet to place of beginning.

Notice is hereby given that on Saturday, the Soth day of January, 1892, at twelve o'clock noon, of that day, at the south front door of the County Court House of Weber County, Ogden City, Territory of Ulab, I will in obedience of the order of sale and decree of foreclosure, sell the above described property or so much there-

occupant of any premises in Ogden City, within twenty-f our hours after the cessation of storm and the formation of ice or snow on sidel walk in front of the premises so occupied by him, to remove or cause to be removed all such ice of snow from such sidewalk.

Sec. 2. It is the duty of the city Marshal and all Policemen upon the failure or neglect of any person to comply with the provisions of Section 1 of this ordinance as therein required, to notify such occupant to remove or cause to be removed such snow or ice, and if not removed by such occupant within the time provided in Section 1 of this ordinance, then it shall be the duty of the City Marshal and all Policemen to remove or cause to be removed such snow or ico at the expense of the person occupying said premises. Such expense to be collected by the Marshal by suit in the name of the City as an aution of debt. And such person so failing to remove the said ice or snow for the space of three hours after being notified as provided in the last Section, shall be liable to a fine not exceeding \$10.00 for each failure or Deglect.

WM H, TUBNER, MAYOR. Passed January 4, 1892 (SEAL.) Attest; T. P. BRYAN,

City Recorder. I.T. P. Bryan, Recorder of Ogden City, do hereby certify the foregoing to be a full, true and correct copy of an Ordinance entitled "An ordinance providing for the cleaning of sidewalks," passed by the City Council of Ogden City on the 4th day of January, A. D. 1892. In testimony whereof, I hereunto set my hand and affix the corporate seal of Ogden Lity, this 5th day of January, A. D. 1872. T. P. BRYAN, [SEAL]

City Recorder

ORDER TO BHOW CAUSE WHY BALE OF REAL ESTATE SHOULD NOT BE MADE.

In the probate court of the County of Weber, Territory of Utah.

In the matter of the estate of Ellen C. Pierce, deceased.

Thomas Fitzgerald, the administrator with the will somexed of Ellen C. Plerce, deceased, having filed his petition herein, duly verified, praying for an order to sell so much of the real catate of the said decedent as shall be necessary, for the purposes therein set forth, it is | First Judicial District Court, Weber County. therefore ordered, by the judge of said court, that all persons interested in the estate of said deceased appear before the said probate court on Saturday, the 16th day of January, 1892, at 10 o'clock in the forenoon of said day, at the court room of said court, at the County court house in Ogden City, Weber County, Utah Territory, annexed, to sell so much of the real estate of four successive weeks in THE STANDARD, & newspaper printed and published in said

Sec. 12 No person licensed as afor, said shall employ any person under the age of 16 years to take pledges in pawn or make purchases of personal property.

Sec 13. It shall be the duty of the City marshal to report to the City Council any failure to comply with any of the provisions of this or dinance and they may revoke the license of such person or peasons.

Sec. 14. The City Council may revole the license of any person or persons who shall have been convicted before a police magistrate or justice of the peace of any violation of any of the provisions of this ordinance whether the judgment of said court has been appealed from JOH TO

Sec. 15. Every pawnb-oker, loanbroker or keeper of a loan office or dealer in second. hand goods who shall violate or neglect or rejuse to comply with any or either of the provisions of this ordinance when no other penalty is imposed, shall for every such offence for feit and pay a sum not exceeding \$100.00.

Sec. 16. All ordinances and parts of ordinances in conflict herewith are hereby repealed. Aces in connice merces, 1891. Passed December 25, 1891. WM. H. TURNER, Maxe

Mayor.

Attest: Seal,

T. P. BRYAN. City Recorder.

I, T. P. Bryan, Recorder of Ogden City, do hereby certify the foregoing to be a full, true and correct copy of an ordinance entitled "An ordinence providing for the regulation and control of pawnbrokers, loanbrokers or keepers of loan offices and dealers in second-hand clothing and other personal property, not including bousehold furniture." Passed by the Cily Council of Ogden City ,on the 28th day of December, A D: 1891. In testimony whereof I heretuato set my hand and allx the corporate seal of Ogden City this the 29th day of December, A. D. 1891.

> T P. BRYAN, City Recorder.

### MARSHAL'S SALE.

Order of Sale and Decree of Foreclosure. Citizens' Bank of Ogden, Plaintiff, vs. Jennie A. Gibbons, Defendant.

Under and by virtue of an order of sale and decree of foreclesure famed out of the District Court for the First Judicial District of the Teritory of Utah, Weber Cou ty, on the 6th day to show cause why an order should not be of January, 1592, in the showe entitled action, and vacate a certain order of the Probate wherein Citizens' Bank of Ogden, the above pamed plaintiff, obtained a judgment and dethe said deceased as shell be necessary; and cree against Jennie A. Gibbon. defendant, on and direct him to make, execute and deliver the 6th day of January, 1892, which said decree | to said Chauncey W. Westa deed of conveyance was, on the same day, recorded in Judgment Book "C," at Page 708, I am commanded to

Chemical National Bank, New York City, Thirty Dollars, being six months' interest on Sewer Bond No. -, Series No. 2.

WM. H. TURNER, Mayor.

Mayor.

## Cly Recorder.

Sec 9 Numbers three to four of said bonds, both inclusive, shall be in the form set out in | the last rection with the exception that the | west. words' two years" shall take the place of the words "one year" in said bond. Numbers five to six of said bonds both inclusive, shall be in the same form with the exception that the words "three years" shall take the place of the words 'one year' in said bond, Numbers seven to eight of said bonds, both inclusive, shall be in the same form with the exception that the words "four years" shall take the place of the word- "one year" in said bond. Numbers nice to ten of said tonds, both inclusive, shall be in the same form with the exception that the words "five years" shall take the place of the words ' one year" in said bonds. Numbers eleven to twelve of said bonds, both inclusive, shall be in the same form with the exception that the words 'six years' shall take the place of the words "one year" in said bond. Numbers thirteen to fourteen of said bonds, both inclusive, shall be in the same form with the exception that the words "seven years" said binds. Numbers fiteen to sixteen of said bonds, both inclusive, shall be in the same form with the exception that the words "eight years" shall take the place of the words "one year" in said bond, and numbers seventcen to eighteen of said bonds, both inclusive, shall be in the same form with the exception that the words "aine years" shall take the place of the words "one year" in said bord. Sec 10. The bonds issued under the pro-

visions of this ordinance shall be exempt from Intailon by Ogden City. Fassed December 21, 1891,

WM. II. TURNER,

Mayor.

T. P. BRYAN,

City Recorder.

I, T. P. Bryan, Recorder of Ogden City do hereby cortify the foregoing to be a full, true and correct copy of an ordinance entitled ' An o dinance to provide money to aid in the construction of sewers," passed by the City Council of Ogden City on the 21st day of December, A. | D. 1891.

In testimony whereof I have hereunto set

T. B. BRYAN, City Recorder. TIMBER CULTURE, FINAL PROOF.

Notice for Publication, No. 1212.

UNITED STATES LAND OFFICE, SALT LAKE CITY, UTAH, Dec. 16, 1891. Notice is hereby given that Thowas J. Steed has filed notice of intention to make final prof by commutation before the register and receive at his office in Salt Lake City, Ulah, on Tues day, the 2d day of February, 1832, on timber cuture application No. 831 for lots 1, 2, 3 and 4 Quarter of section No SO, in Township No. 5 N. Range No. 1 W.

He names as witnesses James Lane, F W. Meadows, C. H. Walker, and M. Jones, all of Farmington, Davis county, Utah

FRANK D. HOBBS, Register. BIRD & LOWE, Attorneys for Applicant.

DE:ERT LAND, FINAL PROOF .- NOTICE FOR PUBLICATION.

No. 1210.

UNITED STATES LAND OFFICE,

SALT LAKE CITY, Utab, December 28, 1591. )

Notice is hereby given that Joseph Manula of Hooper, Weber County, Utah, has filed totice of intention to make proof on his desert-land claim No 2681, for the NW 14.884 Sec. 20, Twp 5 N, Rauge 2 West, before the Ber ister and Receiver at Salt Lake City, Utab, 04

Faturday, the 6th day of February, 1892 He names the following witnesses to prove the cou plete irrigation and reclamation of midland:

17. Utah, John Frew of Hooper, Weber Counif. Utah, Joseph Bevins of Hooper, Weber County, Utah.

FRANK D. HOBBS. Register.

of as may be necessary to satisfy plaintiff's demand, and three bundred and eighty-seven dollars and twenty-eight cents (\$187.28), a prior claim to be satisfied, belonging to Cyril A Hursell, with interest thereon and costs of suit to the highest and best bidder for rold coin lawful money of United States of America O R. BELVAP, Sheriff.

By JOSEPH NELNAP, Deputy Sheriff. Valentine Gideon, Plaintiff a Attorney. Dated this 8th day of January, 1892.

## ALIAS SUMMONS.

Territory of Utab, County of Weber, Before Achilles Ferrin, Commissioner of the Supreme Court of Utah Territory. C. Kloimist, plaintif, vs. R. Kloimist, defendant. Demand, \$231.03.

The people of Utah Territory send greeting: To R. Kloimist, defendant,

You are hereby directed to appear and answer before the commissioner above named, at his office in Ogden City, in said County, the com-plaint of said plaintiff filed herein, within five days after service on you of this summons if served on you in Ogden City; within ten days if served out of said City but in the County in which this action is brought and within twenty days if served elsewhere.

This action is brought to recover of you the sum of \$299 00 alleged to be due plaintiff from you as follows:

For work and labor done for defendant by plaintiff amounting to \$240.00; on account stated between defendant and Wal 'ram, Dean & Co., plaintlff's assignor, amounting to \$1175; for work done by A. Kloimist, plaintiff's as-signor, amounting to \$14 25.

For fu ther particulars reference is hereby made to plaintill's complaint now on file at my office in this action.

And you are bereby notified that unless you do so appear and answer said complaint as against you for the sum claimed by him, to-wit: \$299.00, futerest and cost of suit.

of Utah, or the sheriff or any constable of 1881. Weber County, greeting: Make legal service and due return hereof.

Given under my hand this 16th day of December, 1891.

ACHILLES PERRIN. Commissioner of the Supreme Court of Utah Territory.

A. J. WEBER, Attorney or Plaintiff.

County. Dated December 16, 1991. A. C. B SHOP, Probate Judge, BARTON & PRYTON.

Attys. for Admr. with the will annexed.

Territory of Utah, County of Weber-18. I, Jos. P Ledwidge, clerk of the probate court in and for said Weber County, do hereby certify that the foregoing is a full, true and correct copy of the original order to show cause in the matter of the estate of Ellen C Pierce, deceased, deposited, filed and recorded in my rilice, on the 15th day of December, A. D. 1891, as the same appears of record.

In witness whereof I have bereunto set my hand and affixed the scal of the

probate court, this 16th day of 1.01 December, 1891,

J. P. LEDWIDGE, Clerk of the Probate Court.

# AN ORDINANCE

Amending Fection One of Article Eight of Chapter XV entitled 'Billiard and other gaming tables and pin alleys" of the Revised Ordinances of Ogden City, 1881 Be it ordained by the City Connell of Ogden City that set on 1, of article VIII, of chapter 15 of the Revised Ordinances of 1881, entitled "Billiard and other gaming tables and pin alleys" be and the same is hereby amended by striking out at the beginning of the last line of said section, "\$15," and inserting in lieu thereof, "\$10,"

SEC 2. This amendment shall take effect and be in full force on and after January 1, 1892. WM. H. TURNER, Mayor.

T. P. BRYAN, City Recorder, Attest; [SEAL,]

I, T P. Bryan, Recorder of Ogden City, do hereby certify the foregoing to be a full, true above required, plaintiff will take judgment | and correct copy of an ordinance amending section 1 of article VIII of chapter 15, entitled "Billiard and other gaming tables and thin of Rees T. Heninger, deceased. To the United States marshal of the Territory | alleys" of the revised ordinances of Ogden City,

> Passed by the City Council of Ogden City the 1ith day of December, A D. 1891.

In testimony whereof I percunto set my hand and afir the corporate seal of Attest: Ogden City this the 15th day of Probate Court [SELL]

5 A 4 4

December, 1891. T. P. BRYAN. City Recorder. 6ê11:

All that certain plece or parcel of land, situuate in the City of Ogden, County of Weber and Territory of Utah, and bounded and described as follows, to wit:

East one-half of Lot Twenty-nine (29) and all of 1 of Thirty (30), in Block Eighteen (18), in Nob Hill Annex to Ogden City.

Notice is hereby given that on Wednesday, the 27th day of January, 1892. at Twelve o'clock, noon, of that day, in front of the County Court llouse, in the City of Ogden, County of Weber and Territory of Utah, 1 will in obedience to said order of sale and decree of foreclosure, sell the above described property or so much thereof as may be necessary to satisfy plaintins' judgment, with interest thereon and costs, to the highest and best bidder for cash, lawful money of the United States of America. Dated, Ogden City, January 6, 1892. ELIAS H. PARSONS.

U. S. Marshal, By W. BUTCHER,

Deputy U. S. Marshal.

Evans and Rogers, Attorneys for Plaintiff.

## NOTICE OF CITATION.

In the Probate Court of the County of Weber, Territory of Utah.

In the matter of the Estate of Rees T. Heninger, deceased. Citation.

The People of the Territory of Utah to Andrew J. Heninger, greeting:

court house, in Ogden City, County of Weber | estate and that Mouday, the 11th day of Janand Territory of Utab, on Monday, the eleventh | uary, 1802, at 10 o'clock a m. of said day, at the day of Jaouary, 1392, at 10 o'clock in the forenoon of raid day, then and there to show cause, it any you have, why you should not be removed from your trust as administrator of the estate

Witness, the Hon. A. C. Bishop, judge of the said Probite Court in and for the County of Weber and Tetritory of Utah, with the scal of said court affixed, this 50th day of December,

Seal.

J. P. LEDWIDGE,	į.
Clerk.	ł
By W. M. HANSON,	
Domistry	

of said piece or parcel of land; to restrain the heirs at law and personal representatives of Chauncey W. West, deceased, from asserting any claim whatever to said pirce or parcel of land; to compel said ogden City, or the Mayor o corporate authorities thereof to make, execute and deliver to the Plaintiff a deed of con-veyance to said plece or parcelofland; and for general equitable relief.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintifiwill apply to the Court for the relief demanded therein.

Witness, the Hon. James A. Miner judge, and the seal of the District Court of the First Judicial District, in and for the Territory of Utah, this Third day of De-Seal. cember, in the year of our Lord one thousand eight hundred

and ninety-one. C. H. MCCLURE, Clerk, by L. B. BEP7, de' uty clerk.

## NOTICE,

In the Probate Court of Weber County, Utah Territory.

In the matter of the estate of Silas II. Tracy, deceased.

Notice is hereby given that W. W. Tracy and Almira Tracy, the administrators of the estate of Silas If. Tracy, decrased, bave rendered and Attest: presented for settlement and filed in this court, A final report and account of their administration of the estate of said deceased, and a petition setting forth that the said estate is in a | and correct copy of an ordinance amending proper condition to be closed; that a portion of | section 7 of an ornivance entitled "An By order of this court. you are hereby cifed the res due of said estate remains to be dis-and required to appear before the judge of this tributed to the beirs at law of said deceased, court, at the court room thereof, at the County and pruying for a final distribution of said the res due of said estate remains to be dis- ordinance licensing and regulating passenger courtroom of said court, at the County courthouse, in Ogden City, said County of Weber, has been fixed by the judge of said court for the settlement of the said account and for hearing said petition for distribution of said estate. at which time and place any person interested may show cause why said account should not be approved, allowed and settled and a distribu-tion made of the residue of said estate to the heirs at law of said deceased, as prayed for in

J. P. LEDWIDGE, Clerk. Att'y for Administrators.

Amending section 7 of an ordinance entitled "An ordinance licensing and regulating pas-renger vehicles and hotel runners"

AN ORDINANCE

SECTION 1. Be it ordained by the City Council of Orden City that section 7 of an ordinance entitled an ordinance licensing and regulating passenger vehicles and hotel runners be and the same is hereby amended to read as follows: All public passenger vebicles licensed under this ordinance shall be numbered with plain figures painted thereon not less than one and hackney coaches, cabs, carriages and hacks shall have a lamp on each a de of the driver's seat, and the number of such vehicles shall be painted on such lamps, and the owners and drivers of such vehicles shall keep said lamps lit and constantly burning at all times after

The numbers herein provided for shall be designated by the City Recorder at the time of issuing the license.

Every hotel runner while engaged in his employment shall wear an appropriate badge with the name of the holel represented by him inseribed thereon.

SEC. 2 This amendment shall take effect and be in force from and after its passage. Passed December 14, 1891

WM. H TURNER, Mayor. T. P. BRYAN, ISEAL.1

City Recorder, I. T. P. Bryan, Recorder of Ogden City, do hereby certify the foregoing to be a full, true vehicles and ho'el runners."

Passed by the City Council of Ogden City the 14th day of December, A. D. 1891. In testimony whereof I hercunto set my band

and affix the corporate seal of [\$EAL,] Ogden City this the 15th day of December, A. D. 1891. T. P. BRYAN, City Recorder.

# NOTICE.

The regular annual meeting of the Stockholders of the Ogden Savings Bank, of Ogden, Utah, for the purpose of electing directors for ed in said local assessment. the ensuing year, will be held at their banking room, on Tuesday, January 12, 1892, at 10:80 a. m. JAMES PINGREE, Cashier.

## NOTICE OF DISSOLUTION OF CO-PARTNES-SHIP,

To All Whom R May Concern:

Notice is hereby given that on this 2nd day of January, 1892, the co-partnership firm of Geiger & Elbring heretofore existing and doubt business in Ogden. Utah, has been and isd's solved. The said G. A. Elbring to hereside carry on the same alone and he assumes all De llabilities of said firm and all of the indebied one-hall inches long, which shall always be ness due said firm is now payable to him. Wir kept conspicuously in view; and all public ness our hands this 2nd day of January, 192 ADAM ()110EE,

G. A. ELBRING.

NOTICE.

Notice of intention of the City Council of Of den City to create a District for Sewerage, and of constructing sewers therein, and to debut the expense of such imprevement by local assessment.

The City Council of Orden City, situated in Weber County, Utah Territory, gives notice that it intends to make the following described inprovements, to-wit: Construct Sewers through

the following described streets: Twenty sixth street from Washington srence to Quin y avenue; Adams avenue from Tweety-fifth to Twenty stath streets; Jederson avenue from Twenty-fifth to Twenty-fifth to Twentysixth streets : Monroe avenue from Twenty-fill to Twenty-sixth streets: Quincy avenue from Twenty-filth to Twenty-sixth streets: Orchuid avenue from Twenty-fifth to Twenty-figth streets; and Grammarcy avenue from Twenty" fifth to Twenty-sixth streets

The boundaries of the district to be affected and benefitted are lines running one hundred and fifty feet back and parallel with the outer lines of each side of the streets mentioned on each and every block and for the full length thereof therein The estimated cost of such in-

For the payment of two-thirds of the cost and expense thereof, the City Council intends to levy local taxes upon the real estate lying and being within said sewerage district to the eftent of bene fit to such property by reason of

Such improvements. The City Council will on January 18th, 195 hear objections to any and all persons interest

By order of the City Council. T. P. DRYAN, City Recorder.

1591

Deputy, 1

# said petition, according to law. Dated December 21, 1891,

A. H. NELFON.