

UTAH'S IRRIGATION PROJECT MEETS WITH OFFICIAL APPROVAL

Interior Department Gives Notice of Taking Up Gigantic Scheme Presented by the State Commission—Means Millions for Utah's Agricultural Interests.

Formal approval of the Utah Arid Land Reclamation Fund Commission's gigantic irrigation scheme, affecting the principal three agricultural valleys of this State, and the decision of the Government reclamation service at Washington to undertake the field work on the project, are expressed most unequivocally in a letter from Charles D. Walcott, Director of the United States Geological Survey, received yesterday by State Engineer Doremus.

The letter is in response to the application and brief, accompanied by maps and drawings setting forth the plan in detail, which were filed with the Interior department last January by Professor Doremus, as chairman of the State commission, on the occasion of his visit to Washington. After passing through the regular course prescribed for such documents, they were finally referred to Director Walcott and have been virtually accepted by him as outlining a project to be undertaken by his department. Mr. Walcott's letter is as follows:

MR. WALCOTT'S LETTER. Your communication dated January 25th and addressed to the honorable Secretary of the Interior, the Utah Arid Land Reclamation Fund Commission, is referred to me for consideration. It appears plain to the commission that the more worthy place or people can be found than is here afforded for the successful application of the reclamation law, and it is earnestly requested that immediate steps be taken to that end.

It is proposed to undertake field work on the project referred to and ascertain all of the physical features. At the same time, it is understood that the people interested are getting together in order to cooperate with the reclamation law in making the undertaking a great success. I hope to hear from you from time to time regarding the progress made, and have every reason to believe that the results will be favorable.

WHAT IT MEANS TO UTAH. The significance of the statements contained in this letter, the hearing they may have on the future development of Utah as an agricultural State, can hardly be overestimated. Expressed in cold figures and in general terms, the taking up of the commission's irrigation project by the Interior department means that the Government will expend \$5,000,000 in improvements for the reclamation of a million acres of lands in the Utah Lake, Salt Lake and Cache valleys, and that the

NEW LITIGATION COMING OVER COAL LANDS

That new suits involving the title of the Utah Fuel company to thousands of acres of its most valuable coal lands are to be brought very shortly is rumored so persistently in legal circles that the city that there seems to be no doubt that the reports are true. It is learned upon apparently reliable authority that the papers in these new cases are now in course of preparation and that they will be filed in a few days in both the United States land office and in the United States District court. It has been impossible thus far to learn who is behind these suits, but there is talk of a clash of interests as the prime cause which has led to their institution.

The grounds upon which the suits will be based are that the Utah Fuel company has acquired the greater part of its coal lands by outright purchase of the "coal land rights" of individuals—that is, by entering into contracts with persons to use their names for filing upon coal lands, the parties desiring the lands to the company for a nominal consideration as soon as patent is acquired. Similar cases, known as the Salina canyon cases, were brought against the company last fall, and while these were not successful, it is claimed that work performed in connection with them developed evidence which may lead to invalidation of titles.

DOCTOR DID IT Put on 36 lbs. by Food.

Feed a physician back to health and he gains an experience that he can use to benefit others. For this reason Grape-Nuts is daily recommended to patients by hundreds of physicians who have cured themselves of stomach trouble. One doctor says: "Although a physician and trying to aid and assist my fellow beings to enjoy good health it must be admitted I formerly did not enjoy the best of health myself. In January, 1899, I only weighed 119 pounds. At this time I was living in the Ohio valley and began to think I had about seen my best days. One day about three years ago I had an opportunity to try Grape-Nuts food for my breakfast. I liked it so well that I ate three teaspoonfuls three times a day, and have regularly used it up to the present time, and now weigh 155, a gain of 36 pounds and enjoy the best of health. "Not only has Grape-Nuts made this wonderful change in me but through it I have helped my friends, relatives and patients. The sustaining power of the food is simply wonderful. "I have one patient who is a section hand on the R. & O. R. who eats nothing in the morning but four tablespoonfuls of Grape-Nuts and yet does his very hard work up to lunch time and enjoys the best of health and strength. "I could name a great many cases like this and I still prescribe Grape-Nuts in my practice every day." Name given by Postum Co., Battle Creek, Mich. Ask any physician about the scientific principles on which Grape-Nuts food is made. He'll tell you the principles are perfect. Then a ten day trial proves that the principles are carried out in the food ("all the good of the grains so treated that anyone can digest it up"). Shows in renewed physical strength and brain energy. "There's a reason." Look in each package for the famous little book, "The Road to Wellville."

WOMAN WANTS BIG SUM FOR BEING SEARCHED

For having been subjected to the indignities of a personal search warrant Marian Smith demands retribution in the sum of \$7000 from J. Bergeman. The woman filed a complaint in the District court yesterday, in which she alleges that the defendant took false oath in the affidavit for the search warrant. On March 29, 1903, it is alleged the defendant swore that a \$200 note had been stolen from his wife and that he believed the property to be in the room of the plaintiff in the Alexander block. On the warrant secured the officers searched the woman and the room, but did not find the missing note. The plaintiff claims that the searching of her person and room greatly excited her and shocked her nervous system and has seriously impaired her health. She alleges that the affidavit was wholly false and the defendant acted maliciously with intent to injure the plaintiff in her good name and to bring her into public disgrace. She demands judgment for \$5000 and for \$2000 exemplary damages, with costs.

JURORS DRAWN FOR THE APRIL TERM

Herewith is given a list of the names of the jurors drawn yesterday for the April term of court in divisions Nos. 1 and 2 of the Third Judicial District court. The drawing was made in the office of the County Clerk, in the presence of County Treasurer Carulis, Deputy County Attorney Whitaker and Deputy County Clerk George Armstrong. The names drawn are as follows: Division No. 2.—Hon. Samuel W. Stewart, Judge. 257, F. H. Bemis; 493, Thomas A. Clawson; 561, Thomas Manning; 574, A. E. Kendall; 733, J. D. Cummings; 79, J. E. Sherlock; 645, Ernest M. Pratt; 211, Richard G. Winters; 708, Franklin Crow; 738, Charles F. Stillman; 862, William Jefferson; 593, E. N. Child; 869, James H. Day; 351, Gleason A. Gibbs; 154, L. L. Moyer; 20, George H. Ellis; 129, Frank J. Dunford; 229, John H. Lewis; 562, Hugh Anderson; 948, Eugene Hinekey; 82, J. L. Weller; 533, H. W. Sansbury; 591, William A. Nesbitt; 294, J. H. Hamilton; 70, Ferguson Coalter; 504, T. G. Allen; 735, Joseph M. Green; 280, Richard Papworth, Jr.; 602, H. V. Meley; 553, W. J. Castleton; 29, Thad W. Naylor (removed from court); 499, Frank E. Cook; 460, George V. Morris; 214, Francis M. Brown; 477, James M. Barlow; 499, T. W. Jennings (in place of Thad W. Naylor). Division No. 2.—Hon. Charles W. Moore, Judge. 766, W. H. Atwood; 784, Frank Wilson; 56, T. A. Horne, Jr.; 699, Louis P. Borg, Jr.; 582, George C. Tripp; 220, Richard L. Shannon; 845, Milo Anderson; 374, Parker White (excused); 708, John F. Ohlad; 173, Ralph H. Sharkey; 669, Matt T. Lyon; 826, David E. Jones; 247, C. P. Porter; 280, L. L. Baumbart; 277, Henry C. Minter; 501, John J. Tompkins; 635, Albert H. Nash; 24, Leo Goetschling; 761, W. S. Bing; 457, W. P. Gillespie; 276, R. K. Thomas; 465, Benjamin Hylthway; 623, Thomas H. Lloyd; 584, Thomas Dargerfeld; 702, "Indy" E. Brook; 489, Emil E. Mark; 953, Richard Beyman; 149, C. E. Hudson; 349, J. W. Farrell; 181, John Dodge; 42, George H. Knowlden; 713, Daniel F. Frazee; 664, William Quirk; 745, George W. Fairbourn; 724, D. W. Phelps; 915, William H. Haigh (in place of J. Parley White, excused).

SKIN HUMORS BLOOD HUMORS Speedily, Permanently and Economically Cured by Cuticura

WHEN ALL ELSE FAILS Complete External and Internal Treatment Price One Dollar

In the treatment of torturing, disgusting, itching, scaly, crusted, pimply, blotchy and scrofulous humors of the skin, scalp and blood, with loss of hair, Cuticura Soap, Ointment and Pills have been wonderfully successful. Even the most obstinate of constitutional humors, such as head lice, scrofula, inherited and contagious humors, with loss of hair, glandular swellings, ulcerous patches in the throat and mouth, sore eyes, copper-colored blotches, as well as boils, carbuncles, scrofula, ulcers and sores arising from an impure condition of the blood, yield to the Cuticura Treatment, when all other remedies fail. And greater still, if possible, is the wonderful record of cures of torturing, disgusting humors among infants and children. The suffering which Cuticura Remedies have alleviated among the young, and the comfort they have afforded worn-out and worried parents, have led to their adoption in countless homes as priceless curatives for the skin and blood. Infantile and birth humors, milk crust, scalled head, eczema, rashes and every form of itching, scaly, pimply skin and scalp humors, with loss of hair, of infancy and childhood, are speedily, permanently and economically cured when all other remedies suitable for children, and even the best physicians, fail.

DEMANDS LEASE ON LACE HOUSE

William Bartling, who has purchased from the bankrupt Lace House company its goods and fixtures at 228 and 230 South Main street, brought suit in the District court yesterday against David Keith and James Ivers, the owners of the building, seeking to compel them to lease the premises to him until September 1, 1906. The plaintiff, who has been ordered to vacate by April 1st this year, claims that there was a verbal lease existing between the defendant and the Lace House company, whereby the latter were entitled to a lease of the premises at a monthly rental of \$500, until the last day of August, 1906. The plaintiff claims to have secured the lease from the company, and that the same was not to be enforced. The plaintiff also asks for both a temporary and permanent injunction restraining the defendants from taking possession of the premises until after the date above mentioned.

FRIENDLY SUIT TO SETTLE A LAW POINT

In a friendly proceeding between the clerk and the Judge of the civil division of the City court the District court is called upon to decide the length of time that should be given a defendant in which to file an affidavit of exemption after a judgment has been rendered against him. The question in point has arisen in an action brought by the Mammoth Mercantile company against one Stephen Markham. The case was tried recently before Judge Tanner, who rendered judgment for \$400 in favor of the plaintiff. The defendant was employed by the Grand Central Mining company, and his wages were garnished for the amount of the judgment. Upon receipt of the money from the Sheriff the clerk of the City court turned the same over to the judgment plaintiff. Five days after the judgment had been rendered and after the money had been paid, the defendant filed an affidavit of exemption. Upon the showing of the affidavit the court ordered the clerk to return \$22, or one-half of the amount of the judgment, to the defendant.

Court Notes.

Philip Jones of Murray made application in the Federal court yesterday to be declared a voluntary bankrupt. Jones gave his liabilities at \$24 and his assets at \$1515, of which amount about \$1000 is claimed as exempt. Suit for divorce was filed yesterday in the District court by Gertrude Sparks against William L. Sparks on the ground of failure to provide with the common necessities of life. The couple were married in this city August 11, 1898. McCoy's livery stable for carriages and light heavy. Telephone 81.

Will Reside in Boise.

Special to The Tribune. BOISE, Ida., March 25.—E. A. Cruser, until recently collector of customs in Porto Rico, has arrived in Boise and will make this city his home. He has been a property-owner here fourteen years and has occasionally visited the city.

You Can Never Forget the Flavor. Tree Tea Has Been the Popular Flavor for Years and Years.

PRIDE OF JAPAN CHOICEST JAPAN TEA IMPORTED BY M. L. BRANDENSTEIN & CO. SAN FRANCISCO

You Forget Most always what a piece of jewelry costs but you remember whether it is good or not. The goods we have sold made our reputation. Established 1862 Park's REASONABLE PRICES.

J. Donnan Reavis will Remove About March 25 to 32-34 Main. "The Z. C. M. I. will be opposite."

LIQUOZONE FREE Any sick person who has never used Liquozone should write the Liquid Ozone Co., 45-49 Wabash ave., Chicago. They will send you an order on your druggist for a 50-cent bottle free. If you will state the disease to be treated.

WINE OF CARDUI Are you a sufferer? Has your doctor been unsuccessful? Are you shocked at the idea of local examinations? Wouldn't you prefer to treat yourself—AT HOME? TAKE IT AT HOME Nearly 1,500,000 women have bought Wine of Cardui from their druggists and have cured themselves at home, of such troubles as periodical, bearing down and ovarian pains, leucorrhoea, barrenness, nervousness, dizziness, nausea and despondency, caused by female weakness. These are not easy cases. Wine of Cardui cures when the doctor can't. Wine of Cardui does not irritate the organs. There is no pain in the treatment. No cause for a knife. It is a soothing tonic of healing herbs, free from strong, and drastic drugs. It is successful because it cures in a natural way. Wine of Cardui can be bought from your druggist at \$1.00 a bottle and you can begin this treatment today. Will you try it?

THE DOCTORS WHO CURE \$3 A MONTH \$3 MEDICINES FREE FOR ALL CATARRHAL DISEASES TO ALL WHO APPLY AT ONCE

Weak Men Pay When Cured If you suffer from any of the weaknesses or diseases caused by leucorrhoea, excess of coagulation, you are the VERY PERSON WE WANT TO TALK TO. We have proven our skill in curing CHRONIC diseases by publishing the many voluntary testimonials from those people, giving names, pictures and addresses. WE CURE IN PRIVATE DISEASES. Hence, we have to prove our skill in this class of troubles in another way. This is our plan. Office hours: 9 a. m. to 5 p. m.; Evenings: 7 to 9 o'clock; and Holidays, 10 a. m. to 12. DRS. SHORES & SHORES, Expert Specialists, 66 W. 2nd South St., Salt Lake City, Utah.

ESTABLISHED 1864 J. Auerbach & Bro. ONE PRICE TO ALL NEVER UNDERSOLD Here Are Prices That Preach Promptness and Economy. Most always what a piece of jewelry costs but you remember whether it is good or not. The goods we have sold made our reputation. Saturday Night Special 7 UNTIL 9 P. M. Our Shoe Department \$2.00 Ladies' Shoes for.... \$1.45 Extension sales, military or low heel, 2 HOURS SPECIAL. PRICE ..... \$1.45 Another Big Hosiery Special Saturday, 7 to 9 o'clock. Heavy fast black seamless Cotton Hose in wide ribbed, for Boys, and narrow ribbed for Girls' school wear, a stocking that will give entire satisfaction in every particular, best 3c grades, for 2 hours' sale, at— 3 Pairs for 50c. Special! Saturday Night Between 7 and 9 o'clock. We'll distribute 600 Hemmed Bleached BED SHEETS Nicely made, with a 2-inch hem on one end and a 1-inch hem on the other, and they are torn (not cut) which keeps them from becoming crooked when laundered—full double bed size, 2 1/2 long and 2 1/4 yards wide, regular price 80c; limit 4 to a customer, at— 58¢ SPECIAL IN OUR DRESS GOODS DEPT. SATURDAY NIGHT, FROM 7 TO 9 P. M. CHALLIES Figured and satin stripe wool Challies, all the new Persian patterns, soft and dainty, very desirable for gowns, waists and children's wear. The styles this season surpasses any of our former lines in their artistic beauty. REGULAR 50¢ AND 60¢; for two hours only, per yard ..... 39¢ Gent's Furnishing Dept. Special Saturday Night from 7 to 9 O'clock. THREE LOTS. Gent's Fancy Half Hose 20 dozen black with silk polka dots, regular 25c values. 20 dozen fancy gray mixed stripes, regular 20c values. 20 dozen plain black and tan, regular 20c values. All three numbers for two hours only, from 7 to 9 p. m.— For 12 1/2c.

WINE OF CARDUI Are you a sufferer? Has your doctor been unsuccessful? Are you shocked at the idea of local examinations? Wouldn't you prefer to treat yourself—AT HOME? TAKE IT AT HOME Nearly 1,500,000 women have bought Wine of Cardui from their druggists and have cured themselves at home, of such troubles as periodical, bearing down and ovarian pains, leucorrhoea, barrenness, nervousness, dizziness, nausea and despondency, caused by female weakness. These are not easy cases. Wine of Cardui cures when the doctor can't. Wine of Cardui does not irritate the organs. There is no pain in the treatment. No cause for a knife. It is a soothing tonic of healing herbs, free from strong, and drastic drugs. It is successful because it cures in a natural way. Wine of Cardui can be bought from your druggist at \$1.00 a bottle and you can begin this treatment today. Will you try it?

EASTER FOOTWEAR SHOES—SLIPPERS NEW STYLES NEW GOODS NEW SHAPES ALL LEATHERS THE MOORE SHOE CO. 258 SO. MAIN ST. SIGN OF THE BIG SHOE

STEEL FOLDING GO-CART. Fold so you can take it on the street car, light and indestructible. If you see them you will buy one. I. X. L. FURNITURE & CARPET INSTALLMENT HOUSE complete house furnishers, 45 E. 2nd St. Terms, \$1.00 on \$10.00; \$10.00 on \$100.00. No interest.