

Get Busy and Prune.

What about those trees: are they all pruned up in shape? If so that's good, but if not, let's be at it quick, for it is getting late, but better late than not all.

I realize many hate to get at it, on account of not knowing just how it should be done. Like most everything else there is a right and a wrong way to trim a tree. Perhaps a few suggestions would be a help.

First, the tools to use. A saw is the principle tool for an apple tree, a regular pruning saw is much better.

An ax is seldom needed unless you intend to cut a tree down. It is a poor tool to prune with because it leaves a rough and jagged wound to heal over. A pair of hand pruners or a pair of pruning shears be found very convenient, especially around peach trees and bushes. Sharp tools not only make the work easier but quicker and more pleasant.

One of the first things we must understand is the nature of the tree we are going to prune. Apples grow on wood that is at least two years old, so the thing to get is a steady growth. As limbs get too large and out of balance, they should be cut out, not topped, or you will get a growth of water shoots that are of little value. The center of a tree should be kept open to let the sunlight in to all the parts.

With the peach tree it is quite different. Peaches grow best on new wood, so the more new wood we can get the more desirable will be our crop. We can top the peach tree without getting a young forest of water shoots. Our ideal should be to get a tree well balanced; whose branches are well spread out, leaving an open center. We can treat other trees according to their nature.

A good cleaning up would no doubt be of benefit, especially if we wish to dispose of our fruit.

SAMUEL W. LEIGH.

To Fruit Growers

We beg to call the attention of all fruit growers and dealers to the provision of the Horticultural Law which bars from the market of Utah, fruit infested with any scale, insect or any fruit showing evidence of the work of the larva of the codling moth.

Section 14.—It shall be unlawful to sell or dispose of, or offer to sell or dispose of, or to have in one's possession for sale or barter, any fruit which is or has been infested with San Jose scale, or other insects, or the larva of the codling moth; and the fact that such fruit bears the mark of any scale, or is worm-eaten by the larva of the codling moth shall be deemed conclusive evidence that said fruit is infested within the meaning of this section; and the state and county inspector and the deputies are hereby given power to seize and destroy such infested fruit whenever they shall find that the same has been packed, sold, shipped or offered for sale, or where the same has been exposed for sale, or is being held in any warehouse, store, saleroom or other place for the purpose of being sold, bartered, shipped or exposed for sale or bartered; and it is hereby made the duty of said state inspector and said county inspectors and deputies to enforce the provisions of this section, and any person who shall violate the provisions of this section shall be deemed guilty of a misdemeanor; provided, however, that any qualified inspector or deputy shall immediately, upon being notified, inspect any shipments of fruits, and issue certificate of release or inspection. Provided further, that nothing in this section shall be construed to prevent the utilization of such infested fruit in the manufacture of fruit by-products where said fruit has not been packed, sold, shipped, stored or offered or exposed for sale as fruit.

PROFIT IN READING ADVERTISEMENTS

It is not everybody that is alive to the advantages to be obtained from reading the advertisements in the newspapers, especially the home paper. It is customary with many readers to look upon advertisements as something that does not concern them. But in this they are very much mistaken, as there is often more to be made by a careful examination of this class of reading matter than any other. Especially is this the case when, as is becoming the rule, the advertisements are kept alive by frequently revision to keep the public posted as to the latest importations and cuts in prices. Our merchants are learning that it pays to make these cuts rather than to hold goods that have gone out of fashion. Every reader of the Record will find it profitable and interesting to read our advertisement pages and keep posted.

Notice for Publication.
(Publisher.)

Department of the Interior, U. S. Land Office at Salt Lake City, Utah, March 13, 1911.

Notice is hereby given that Ernest L. Carter, of Lund, Utah, w-o, on February 3, 1911, made homes and Entry, No. 67197, for s4 n w4, Section 21, township 32 south, range 14 west, Salt Lake Meridian, has filed notice of intention to make Final Commutation Proof, to establish claim to the land above described, before the Clerk of the District Court, at Parowan, Utah, on the 13th day of May, 1911.

Claimant names as witnesses: O. I. Burkholder, Fred Burkholder, S. C. Burkholder, and Ada Carter, all of Lund, Utah.

E. D. R. THOMPSON, Register.

O. F. Davis, Attorney.

First April 7—Last May 12.

Notice to Water Users.

State Engineer's Office, Salt Lake City, Utah, March 25, 1911.

Notice is hereby given that Fred W. Snow, whose post office address is Steteline, Utah, has made application in accordance with the requirements of the Compiled Laws of Utah, 1907, as amended by the Session Laws of Utah, 1909, to appropriate five-tenths (5/10) of a cubic-foot per second of water from Rice Canyon Creek, Iron County, Utah. Said water will be diverted at a point which bears north 84 degrees 56 minutes west 7.613 feet from United States Mineral Monument No. 1, Steteline Mining District, from where it will be conveyed by means of a pipeline for a distance of 4,330 feet and there used during the period from January 1 to December 31, inclusive, of each year, for the concentration of gold and silver ores at the Big 14 Consolidated Gold M. and M. Company's mine in the Steteline Mining District, Utah. The above use will consume all of the water. This application is designated in the State Engineer's office as No. 3614.

All protests against the granting of said application, stating the reasons therefor, must be made by affidavit in duplicate and filed in this office within thirty (30) days after the completion of the publication of this notice.

CALEB TANNER, State Engineer.

Date of first publication, April 7, 1911, date of completion of publication May 8, 1911.

Notice to Water Users.

State Engineer's Office, Salt Lake City, Utah, March 25, 1911.

Notice is hereby given that E. A. Burton and John A. Evans, whose post office address is Parowan, Utah, have made application in accordance with the requirements of the Compiled Laws of Utah, 1907, as amended by the Session Laws of Utah, 1909, to appropriate one-sixth (1/6) of a cubic-foot per second of water from Mad Spring Canyon Creek, Iron County, Utah. It is the intention of the applicant to construct two dams across the natural channel of the stream. The center of the impounding dam for Reservoir No. 1 is situated at a point which lies 1.410 feet west of the northeast corner of Section 2, Township 33 south, Range 12 west, Salt Lake base and meridian. The center of the impounding dam for Reservoir No. 2 is situated at a point which lies 9 feet north and 10 feet east of the southwest corner of the north-east quarter of section 11, Township 36 south, Range 12 west, as above specified. The water so impounded will be used during the period from January 1 to December 31, inclusive, of each year, for stock watering purposes. This application is designated in the State Engineer's office as No. 3617.

All protests against the granting of said application, stating the reasons therefor, must be made by affidavit in duplicate and filed in this office within thirty (30) days after the completion of the publication of this notice.

CALEB TANNER, State Engineer.

Date of first publication, April 7, 1911, date of completion of publication May 8, 1911.

Notice to Water Users.

State Engineer's Office, Salt Lake City, Utah, March 25, 1911.

Notice is hereby given that Daniel Stephens whose post office address is Cedar City, Utah, has made application in accordance with the requirements of the compiled Laws of Utah, 1907, as amended by the Session Laws of Utah, 1909, to appropriate one (1) cubic foot per second of water from Fiddlers Canyon creek, Iron County, Utah, said water will be diverted at a point which lies 428 feet south and 139 feet east of the northwest corner of Section 26, Township 35 south Range 11 west, Salt Lake base and meridian, from where it will be conveyed by means of a ditch for a distance of 4,500 feet and there used during the period from January 1 to December 31, inclusive, of each year, to irrigate 40 acres of land embraced in Section 26, Township 35 south, Range 11 west, Salt Lake base and meridian. This application is designated in the State Engineer's office as No. 3617.

All protests against the granting of said application, stating the reasons therefor, must be made by affidavit in duplicate and filed in this office within thirty (30) days after the completion of the publication of this notice.

CALEB TANNER, State Engineer.

Date of first publication, April 7, 1911, date of completion of publication May 8, 1911.

Notice.

United States Land Office, Salt Lake City, Utah, March 19th, 1911. (To Whom it May Concern.) Notice is hereby given that the State of Utah has filed in this office lists of lands, selected by the said State, under section 6 of the Act of Congress, approved July 16, 1864, as "Indemnity School land, viz. NE 1/4, Sec. 18, T. 32 South, R. 14 West, S. 1. M., Serial 17471. Copies of said lists, so far as they relate to said tracts by descriptive subdivisions, have been conspicuously posted in the office for inspection by any person interested and by the public generally. During the period of publication of this notice, or any time thereafter, and before final approval and certification, under Departmental regulations of April 25, 1907, protests or contentions against the claim of the State to any of the tracts or subdivisions hereinbefore described, on the ground that the same is more valuable for mineral than agricultural purposes, will be received and noted for report to the General Land Office at Washington D. C. Failure so to protest or contest, within the time specified, will be considered sufficient evidence of the non-mineral character of the tracts and the selections thereof, being otherwise free from objection, will be approved to the state. E. D. R. THOMPSON, Register.

First March 21—Last May 5.

ROBATE AND GUARDIANSHIP NOTICES.

or further inform—Hon. Cassin County Clerk or the Respective Signers

Estate of John A. Jensen.—
Creditors will present claims with vouchers to the undersigned at his residence or through the mails at Cedar City, Utah, on or before the 25th day of July, 1911.

HEBER C. JENSEN, Administrator.

Edmond H. Ryan, attorney for Administrator.

First March 24—Last Apr. 14.

Estate of Mary E. B. Jensen.—
Creditors will present claims with vouchers to the undersigned at his residence or through the mails at Cedar City, Utah, on or before the 25th day of July, 1911.

HEBER C. JENSEN, Administrator.

Edmond H. Ryan, Attorney for Administrator.

First March 24—Last Apr. 14.

KIESTER'S SADIES' TAILORING COLLEGE.

Open from 8 a. m. to 6 p. m.

Miss Fern Leigh, Manager
Office at Residence, Cedar City, Utah.

Geo. B. Greenwood
Attorney-at-Law

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J. DAVID LEIGH, Lund, Utah.

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A G P A, Salt Lake City

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