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KNIGHTS WILL BUILD IN THE SPRING

Officers of Ogden Lodge No. 2, Knights of Pythias, have definitely decided to erect a new lodge building and the plans for the structure have been made. Construction will begin as soon as weather conditions will permit. They had first planned to join with the Odd Fellows, but finally have decided to do their own building. The building will be erected on Grant avenue, immediately north of the First Baptist church, between Twenty-third and Twenty-fourth streets, and will cost something over \$27,000. The money for the construction work is ready and, excepting a few details, the architect's plans have been accepted. The new home for the lodge will be a three-story building with basement, 50x145 feet. The entire upper floor will be used by the lodge while the basement and two other floors will be leased for business purposes. The house will be of concrete and brick and it will be modern in every particular, supplied with steam heat, modern ventilation and lighting. The lodge owns more ground than that to be used for the proposed building and has held the title to it for a number of years. The frontage on Grant avenue is 100 feet, the depth being 145 feet. It is expected that the building will be completed in the early part of the year. The present lodge rooms are on the upper floor of the Utah National bank building, Washington avenue and Twenty-fourth street.

NEW COMPANY FOR INSURANCE

Salt Lake, Feb. 26.—A new fire insurance project of wide scope, backed by Salt Lake capital and officered by leading Salt Lake business men, with a probable capitalization and surplus of \$1,000,000 or more, is the object of a well defined move. According to the information received, the new company will be incorporated at an early date, capitalized for \$500,000, divided into shares of the par value of \$100 each. In addition to the proposed authorized capital it is understood that another \$500,000 will be available as a surplus fund from which sufficient money will be available for promotion purposes and the thorough launching of the new enterprise. Under the plans of the promoters, as made known last night, Salt Lake is to be the headquarters of the projected corporation, which will temporarily confine its field of operation to the intermountain states only, extending over new territory in the future as the development of the business warrants. It is reported that C. W. Nibley and D. C. Jackling will be among the personnel of the controlling stock holders, and also that either one of these well known men may head the new insurance company as president. Both Mr. Nibley and Mr. Jackling are out of the city at present and no personal confirmation of this report concerning the project could be obtained last night.

DEATHS AND FUNERALS

PIDCOCK—Funeral services for Mrs. Ina Thompson Pidcock will be held Thursday afternoon at 2 o'clock in the First ward meeting house with Bishop D. H. Knutson officiating. The body may be viewed this evening and tomorrow between 10 a. m. and 1 p. m.

LINDSAY—The body of Mrs. Esther Pearce Lindsay who died Monday morning at 446 Canyon Road will be taken to Evanston, Wyo., tomorrow afternoon for burial.

LABOR MAN MURDERED

Buttonhole Contractors Order Killing of Walking Delegate Steinberg

New York, Feb. 26.—Abraham Steinberg, a labor union official, was murdered on orders of buttonhole contractors who feared his labors would injure their business, according to the alleged confession today of Harry Wagner, the man charged with the killing. Wagner, who was arrested shortly after the murder of January 7, confessed to the police, they say, that he committed the crime for \$50 and because of a threat that he would be prosecuted for forgery. The object of the contractors was to prevent the signing of a contract arranged by Steinberg, which would have eliminated them as middlemen and caused the clothing manufacturers and the National Buttonhole Makers' union to deal directly with each other. Wagner, the police say, named Abraham Flakoff as the buttonhole contractor whose name he had forged to checks. Flakoff, his 18 year old daughter and Louis Weinstein, also a buttonhole contractor, were arrested today, the men charged with homicide and the girl with being an accessory after the fact.

WOMAN HELD FOR MURDER

Atlanta, Ga., Feb. 25.—J. A. Applebaum, traveling representative of A. L. Arundell & Co. of Chicago, was shot to death in his apartments in the Dakota hotel early this morning, and a woman who says she is Mrs. Applebaum and who has been living with Applebaum for months as his wife is held for investigation by the grand jury.

Mrs. Applebaum has been hysterical all day and says she knows nothing of the tragedy. "I didn't do it," she cried. "It was God's work." She told the story of a quarrel between herself and husband, brought about by his attempt to wrest from her valuable jewelry, diamonds and earrings and a diamond necklace. She gave testimony that her husband was cruel and abusive, threatening her life last night when she refused to give him her diamonds. "He threw me on the bed and told me I had only five minutes to live," she said. Persons who had rooms near the Applebaums say the couple quarreled last night and that Applebaum was violent toward his wife. The tragedy occurred about 7:30 this morning. Shots were heard on the floor on which the Applebaums' rooms were located. Clerk Thomason dashed for the steps leading to the second floor. As he sprang around the corner of his desk to make for the steps, Mrs. Applebaum, disheveled and clad in her night dress, ran down the stairs and fell fainting in his arms at the bottom. When the Applebaums' rooms were entered the man was found dead, two wounds in his right forearm and one bullet through his diaphragm. His friends saw the wounds were not self-inflicted. In her ravings Mrs. Applebaum said Applebaum had had affairs with many women. She said that she was married twice to Applebaum and gave a story which revealed tangled matrimonial relations of the dead man. She declared he had a wife living in the Hotel Linette, Kansas City, from whom he was never legally divorced. "I was married to him first in New Orleans a year ago," she said. "Later we were married again because he had no certificate from the first time."

"I know that he was engaged to a woman doctor in Saginaw, Mich.," she told me he would marry in April. I found that out from his letters. Oh! He was mean, but I loved him. He ran through with several thousand dollars of my money." The woman admits that she had been married before, but divorced. She has a child by her first husband. Many letters from women were found in Applebaum's trunk. They were ardent in tone and some of them unprintable. Of the letters found, some were sent from Chicago and some from Salt Lake. Some were signed "Girle" and some "Blanche." A physician who examined Mrs. Applebaum tonight declared her crazy. The lawyers who secured acquittal of Mrs. Daisy Grace, charged with shooting her husband, will defend Mrs. Applebaum.

A WRECK ON THE WESTERN PACIFIC

The Elko Free Press of Monday contains the following account of a wreck on the Western Pacific railroad: "This morning a few minutes after midnight two freight trains came together at a siding three miles west of Knolls, which is about 40 miles east of Wendover, and in the smashup Engineer Edw. Blake and brakeman J. J. Hoffman were slightly injured. Five empty cars of one train were derailed and the engine of the other train was damaged to such an extent as to render it unable to haul the train out. Neither engine left the track, nor were any of the cars turned over. "One of the trains was standing at the siding getting ready to move when the second train came around a curve at a speed of about 18 miles an hour. "The wreck was due to an irregularity in orders."

CLASH AT ARMS AT HERMOSILLO

Nogales, Mexico, Feb. 26.—A clash at arms between supporters of the insurgent general and followers of the Huerta government occurred late today at Hermosillo, the state capital, according to a report here today. Wires are not operating below this point and no confirmation has been received. Three members of the Sonora congress are refugees here.

WOODMEN ARE TO ARRIVE ON A SPECIAL

To attend a special initiation conducted by the degree team of Weber camp No. 74, Woodmen of the World, 200 lodgemen from Murray, Salt Lake and Kayville will arrive in Ogden at 8 o'clock tomorrow evening over the Bamberger road. The function will be held in the lodge rooms over the Utah National bank and a large representation of the local lodge will be present. Following the exercises refreshments will be served and the visitors will depart for their homes at midnight on their special train.

RANDOM REFERENCES

Corporation Tax—March 1 is the last day upon which corporations of Utah, Idaho and Montana can file, without being subject to penalty, the reports of their condition with the collector of internal revenue. The fine for non-compliance with the law is from \$1 to \$10,000. Not more than one-half of the corporations have filed their reports up to this time.

Strike Near Brigham—A discovery of gold ore on the Majestic property, owned by F. J. Hilton in Brigham City, has created considerable excitement. A shaft is 125 feet deep and the quartz is described as beautiful material, but no assays are given. The ore is being taken over the shaft by the manager desiring better depth without delay.

Brakeman Killed—J. F. McKune, a brakeman on the Oregon Short Line, was instantly killed at Medbury, Ida., at 10:55 o'clock Monday night while trying to make a coupling. He was attempting to couple a helper engine to the front of his engine on freight train No. 255. The coupling did not catch the first time and although it is an automatic coupler, McKune for some reason got between the coupling bars. The body was sent to Mountain Home. McKune's mother lives in Shoshone, Ida.

Edward McDonald, who is associated with Mr. Flinders of the Capital Life Insurance company of this city, has been called to Pocatello by the serious illness of his mother. Mr. McDonald left early this morning.

Met His Children—James Wadman, 2130 Sherbourne avenue, has returned from San Francisco after an absence of two months. While he was on the coast the family held a reunion, there being present the three daughters, Mrs. Libby McCabe, Mrs. Grace Frain and Mrs. Mariah Locher, and the son, James Wadman Jr. of Bridge, Coos county, Oregon. Mr. Wadman enjoyed his visit to the limit.

New Houses—Frank Stephens has plans drawn for three residences on Hudson avenue. Twenty-eighth and Twenty-ninth streets, the buildings to be erected at a cost of \$1500 each.

Divorce—In the divorce suit of Clarence H. Fellows against Mabel Fellows, a final decree of divorce has been issued by the district court in favor of the plaintiff. The interlocutory decree was issued July 20, 1912.

Stag Party—Last evening at his home, 2546 Butler avenue, Edgar Stoker entertained about thirty-five of his gentlemen friends at a Dutch lunch. The evening was pleasantly passed in card games, music and song and other social recreation.

Railroad Agent—A. Drahos, commercial agent for the Cumberland Gap railroad, was in Ogden yesterday on official business.

General Freight Agent—H. E. Godwin, general freight agent for the Oregon Short Line with headquarters in Salt Lake, was in Ogden today.

Trains Crowded—While this time of the year is usually considered the duller for passenger travel, the limited trains are crowded daily. After March 15, all railroads expect a great increase in travel.

The Progressive club meets this Wednesday evening at 8 o'clock sharp in Labor hall, No. 1, over 363 Twenty-first street.

Wyoming Tragedy—Mrs. Anna Halas of this city received a message yesterday to the effect that her uncle, a miner at Black Butte, near Rock Springs, Wyo., has killed his wife and shot himself. Mrs. Halas has departed for Rock Springs.

Banquet—The Prudential Life Insurance association of Utah gave a banquet in Salt Lake last evening, attended by sixty-four members. A ten-course supper was served.

Church indebtedness—Embry M. E. church, colored, is still struggling to raise the small indebtedness on the building on Pingree avenue, and Rev. J. H. Brown, the pastor, is hopeful of success.

Snow Storm—One of the heaviest snow storms of the winter began this morning at 10:30, the snow continuing to fall heavily during the day. At the time of going to press fully four inches of snow had fallen.

PROCEEDINGS OF LAW MAKERS

The following measures were passed by the lower house of the Utah legislature today: No. 152, by Judd, relating to allowances of costs as of court. No. 153, by Mabey, relating to abandonment of willful neglect of wife and minor children. No. 155, by Mabey, relating to exclusion of general public from certain cases in court. No. 179, by Judd, relating to venue of civil actions.

In the Senate. The senate passed the following bills: No. 44, by Wight, defining the crime of disturbing the peace and fixing the penalty. This bill now goes to the governor. No. 14, by Rideout, regarding the conducting of business under an assumed name or fictitious name or corporation other than that of the person or corporation owning the same.

No. 115, by Eckersley, relating to the election of boards of directors in counties of second class and the election of boards of education and officers in counties of first and second class, and levying annual tax in first and second class counties for school purposes.

No. 59, by Lunt, relating to fees of state auditor, making a charge for re-recording of brands every 10 years.

Bills Killed. The following bills were killed: S. B. No. 22, by Smith, relating to commencement of actions in city courts. S. B. No. 23, by Smith, levying a special annual tax. S. B. No. 80, by Wight, providing for creating of new counties out of existing counties.

House joint resolution No. 5, by Kriebel, in favor of a 1-cent postal rate on letters, was defeated.

H. B. No. 196, appropriating \$5000 to build a highway near Fremont, Wayne county.

New Senate Bills. No. 245, by committee on judiciary, fixing of salary of judges of district courts and allowing actual and necessary traveling expenses. No. 247, by judiciary committee, relating to incompetently learning the contents of messages.

Special Order. A special order for Friday, Feb. 28, is house bill No. 193, creating a special juvenile court in each judicial district and also a juvenile court commission.

Legislative News. Reinstatement of delinquent corporations by payment of the back license fees, as provided in Edgell's senate bill No. 48, is favored by the senate committee on private corporations and insurance, which yesterday recommended it for passage. The bill went on the calendar.

Senator Thornley's bill creating the office of state fire marshal was reported unfavorably in the senate yesterday and the bill was killed.

The Williams pure food bill, as amended in the house, was favorably reported in both senate and house by the special conference committee that has been going over the measure.

Page's party bill No. 84, permitting either party to a divorce action to apply and obtain final decree after interlocutory decree has been granted, was passed in the senate yesterday without opposition.

The paving intersection bill, senate bill No. 92, came up for third reading on the senate calendar yesterday, but went over until today.

Cottrell's insurance bill was read for the third time, but adjournment came before there had been action on the bill.

Smith's senate bill No. 135, permitting leasing of mining claims or coal lands by administrators of estates, was passed in the senate without opposition yesterday.

Arguments for and against the Williams bill relating to freight charges must be based on destination weight of commodities in carload lots were heard yesterday by the senate committee on railroads. The committee took the bill under advisement. Railroads are opposed to the bill.

Consideration of the remaining road measures advocated by the state road commission was taken up by the senate committee on roads and bridges last night. Reports will be drafted at an adjourned meeting.

Further consideration of the public utilities commission bills by the house committee yesterday afternoon resulted in the completion of the reading of one bill and informal discussion of the others. No committee report on these measures will be forthcoming until next week. The committee reported favorably on the bill by Charles R. Mabey, providing that the state law relative to fencing rights of way shall apply to electric interurban lines.

Representatives J. N. Hearle, Wilford Day and Lars Skelton were appointed house members of a conference committee asked for by the senate yesterday to consider proposed amendments to house bill No. 39, amend the state bounty laws.

Consideration of the minimum wage commission bill introduced in the house by James Skelton was postponed yesterday on account of the absence of the author of the measure, who was ill.

Senate bill No. 19, making the writing of a check overdrawing an account prima facie evidence of intent to defraud, was passed by the house yesterday after an opposition developed which threatened to send the bill to the waste basket with its companion measure, the special bank label bill. The final vote on the fraudulent check bill was 39 to 3.

COMPROMISE MEASURE ON CITY COMMISSION The compromise commission form of government bill was introduced in the senate today by the committee on county and municipal corporations, which yesterday afternoon approved the bill as submitted by Senator William Craig. The same bill will be introduced in the house, being a substitute for the Craig and Barnes bills.

The bill provides that cities of the first and second class shall be governed by a major and five commis-

sioners—one of which will be elected from each municipal ward. The mayor or will be selected at large. Terms of the mayor and commissioners shall be two years. The city attorney and auditor shall be elected for two years. The mayor shall receive \$3600 a year and the commissioners \$3000 a year each. The city attorney will get \$2600 a year and the auditor \$2400 a year. The bill provides for five city departments with a commissioner at the head of each, the mayor being ex officio member of all departments. The departments are as follows: Public affairs and finance, water supply and waterworks, public safety, streets and public improvements, parks and public property.

The bill gives the mayor veto power, but provides for reconsideration by the commissioners of any bill vetoed.

There is a provision in the bill giving public moneys to the custody of the bank paying the highest rate of interest.

A referendum provision of the bill states that no ordinance granting a franchise shall become effective until sixty days after passage, in which time petition for referendum may be submitted to the voters for approval saloons on legal holidays.

Two education committee reports or rejection.

SUNDAY CLOSING BILLS REPORTED FAVORABLY Joseph Eckersley's Sunday closing bill, amending present law by adding picture shows and bathing on the list of amusements prohibited on the Sabbath, is now on the senate calendar. Likewise is Benner X. Smith's bill prohibiting opening of were made on the Eckersley closing bill—a majority in favor of the measure. A delegation appeared before the committee and protested against the prohibition of picture shows.

The education committee recommended the bill closing the saloons on legal holidays, but reported unfavorably on the Smith bill prohibiting wrestling matches, bicycle races, motorcycle races, picture shows and ball games on legal holidays. The bill was killed.

The committee reported favorably on the Cottrell bill prohibiting smoking on street cars and trains, except in regular detached smoking cars and compartments and the measure went on the calendar.

Funk's senate bill No. 151, to provide medals for school cadets proficient in military tactics, was recommended with an amendment appropriating \$100 for the medals.

Two bills were introduced in the senate today by the judiciary committee—one prohibiting fraudulent learning of the contents of messages and the other providing for expenses of district judges.

The judiciary committee also will make favorable report on Smith's bill providing for a deputy district attorney where the district's population is more than 30,000. The only district that large is the Third, comprising Salt Lake, Summit and Tooele counties.

This committee also recommends Edgell's estray bill—providing penalties for persons who appropriate stray cattle and sheep.

DORR ADMITS THE MURDER

Testifies That He Killed Marsh in Self-Defense on April 11

Salem, Mass., Feb. 25.—William A. Dorr, the Californian who is on trial for the murder of George E. Marsh, an aged manufacturer, took the stand in his own behalf today and testified that Marsh was shot by him in an altercation in the automobile in which they were riding. The prisoner said he had lived in Stockton, Cal., with his mother's father, Miss Orenshaw. He was first an insurance solicitor, he said, and then a dealer in motorcycles, but in March, 1912, he sold out his business.

Prisoner's Story. The witness described his aunt, Miss Marsh's interest in the estate of her foster father, James Marsh. This estate, he continued, was in the name of James Marsh's brother, Geo. E. Marsh, as trustee, and by private investigation he found conditions existing which led him to believe that those who managed the estate were unfaithful to his aunt, and that the title had passed to George E. Marsh. He therefore went east to see Geo. E. Marsh and hoped by Marsh's aid to put his aunt's affairs in better shape.

Describing his stay in Lynn, Dorr said that he saw Marsh several times and tried to get into conversation with him. Finally on April 11, he made himself known to Marsh and asked the manufacturer to take a ride with him.

Discussed Aunt's Affairs. They discussed Miss Marsh's affairs on the ride, he said, but suddenly Marsh asked him if he really was Orpha Marsh's nephew, and a moment later informed him that there had been discussion whether he was thus related to her. Dorr testified that this statement angered him and he started to get out of the automobile. Marsh tried to prevent this and in the struggle Dorr's arm flew up and struck Marsh on the head. Marsh retaliated, the witness declared, by striking him over the head with a wrench and grabbing him by the throat. Dorr then got the wrench away from Marsh, hit him on the head with it and fired a shot upwards from his revolver. He did not know for a time what happened, but finally he recovered his senses and started with the body for Marsh's home. Eventually he changed his mind and placed the body alongside the road and drove to Boston.

Diary Mentions Murder. Regarding a reference in his diary to a "negro hired to murder Marsh," Dorr said that he had written it to relieve himself of the responsibility in the eyes of his aunt.

On the night of his return to Stockton he slept in a lumber yard. He had learned from a newspaper that he was suspected, and he was mentally and physically exhausted. Once he decided to give himself up. He

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MISS BROWN
The Cutest Girl That Ever Came to Town
The Season's Laugh Festival
By PHILIP H. BARTHOLOMAE Author of "WHEN DREAMS COME TRUE."
Direct from Four Months at 48th Street Theater, New York City, With Original Cast Including
MADGE KENNEDY and WM. MORRIS

DECLINES PORTFOLIO

Palmer Refuses War Secretaryship Because of Quaker Ancestry

Washington, Feb. 25.—The personnel of the cabinet of President Wilson, as partially made known last night by information reaching congressional quarters, stood today practically unchanged. The information it became known today that A. Mitchell Palmer was offered the portfolio of the secretary of war and based his declination upon the fact that he is of Quaker ancestry. It also became known that Mayor Newton D. Baker of Cleveland, Ohio, also was offered a cabinet portfolio, but refused because he has projects in mind for the city of Cleveland.

Those best informed said today that President-elect Wilson has settled upon who could acceptably fill the secretaryships of interior, agriculture, commerce and labor, and attorney general, but that it had not been determined how the four portfolios would be distributed.

Should the senate pass and President Taft sign the bill creating a department of labor, the president-elect would have one additional cabinet officer to present. It is now known here how far suggestions for filling that post have gone.

Some published reports, including the name of Chancellor E. R. Walker of New Jersey as attorney general, were not confirmed. The information on which the four portfolios were definitely designated was of a positive character, but it did not include the name of Chancellor Walker. The inclusion of his name in some of the lists made public is based on conjecture and is not in accord with the latest information reaching those in close communication with the new administration. Their advice is to the effect that while Chancellor Walker was considered, it was said conditions arose which might eliminate him from the list.

Secretary of Interior Chosen. As to the interior department, word reaching here today was that the secretary for this department also had been definitely determined upon while the name was not disclosed early in the day it was to be not any of those prominently mentioned in that connection. Secretary Fleher has been mentioned as a possible cabinet holdover, but it is now positively stated that neither he nor any other member of the present cabinet will remain. It will be a new cabinet from top to bottom.

OLD MAN SENT TO JAIL FOR FIVE DAYS

John Herman, the old man who told such a long story yesterday regarding his honorable life and late misfortunes, appeared before Judge Reeder this morning again on the charge of drunkenness to which he pleaded guilty. "What have you to say?" asked the judge. "Nothing," said Herman. "Five days or \$5," said his honor. Within a half hour Mr. Herman was busily engaged trying to keep the path in front of the jail free from the falling snow.

Thomas McKan, the other man to face the judge, pleaded guilty to being a vagrant. When asked if he used "dope," he said that he frequently used it for pleasure but that he was not addicted to the habit. He said a quantity of cocaine was found on him but that the stuff had no fascination for him.

To test his ability to refrain from the drug, Judge Reeder recorded a sentence of thirty days.

CLARK ESTATE IS TO BE DIVIDED

Hannah L. Clark and Frederick G. Clark, administrators of the estate of Joseph Clark, deceased, have petitioned the district court for a settlement of the estate and for distribution thereof. March 11 has been set for hearing the petition. The administrators relate that all

TRANSFERS OF REAL ESTATE

Real estate transfers have been placed on the records of the county recorder as follows: Melvin A. Hunter and wife to Alice H. Lee, a part of the southwest quarter of section 22, township 6 north, range 1 west of the Salt Lake meridian; consideration \$1. Maude L. Browne and Annie Reed to Lizzie Condon, a part of lot 5, block 1, plat B, Ogden survey; consideration \$1. Sophia Wolfson and husband to George Egan, lot 47 and a part of lot 46, block 1, Grove addition, Ogden survey; consideration \$1400. John Wurtz to John W. Green, a part of the southeast quarter of section 7, township 5 north, range 1 west of the Salt Lake meridian; consideration, \$4000.

FRUIT MEN OF THE STATE ORGANIZE

The Utah Fruitgrowers association came into being at the Commercial club in Salt Lake yesterday, when the committee chosen at the Ogden fruitgrowers' convention to solve the Utah marketing problem met and adopted the plan prepared last week by the subcommittee appointed to devise ways and means. This is the final step toward the consummation of a big fruit organization, which, it is expected, will assist the Utah orchardist in securing reasonable returns for his labor and his product. The committee of twenty-eight, as chosen at Ogden, was given plenary powers, and the committee now that it has adopted its method, will proceed to put the method into operation. Letters will be sent fruitgrowers all over the state; an organizer will be secured; meetings will be held in every city and town, and it is expected that practically every fruitgrower will enter into the organization to make it most effective. The aim and object of the association is set forth as follows: To market, distribute or otherwise dispose of the fruit crop; to lessen the cost of marketing by creating agencies that will act for each member; to insure the collection of sales; to facilitate the collection of damages claims; to improve the product and the package; to increase the consumption of fruit by advertising and developing new markets; to aid in supplying all the people with good fruit at a reasonable price. Each of these phases of the industry have been entered into exhaustively by the committee, and it is believed that most of the obstacles and problems have been surmounted. A special feature of the plan, to assist in the statewide dissemination of fruit information, will be the furnishing by correspondence to members of the association of reliable information on market prices and market and crop conditions throughout the country.

FAMILY MILK IS FOUND UNCLEAN

That the family milk dealer is just as liable to prosecution for selling dirty milk as the regular retail dealer was the statement of Sanitary Inspector George Shorten today, following the testing of a sample of milk which had been purchased from a family that sells milk to a few neighbors. The inspector declares that in some cases these small dealers do not take the pains in straining milk and crop larger dealers do and as a result there are those who are receiving filthy milk. He urges that any one who doubts the quality of the milk they are receiving to send it to the office in the city hall to be tested.

PATIENTS AT DEE HOSPITAL

George W. Facer of Willard is operated on at the Dee hospital this morning. Mrs. R. Kariya of Tokio, Japan, was taken to the Dee hospital for treatment. E. A. Littlefield has been released from the hospital much improved. Mrs. Rachael Labelle has also been released.