Tick Eradication

States Department of Agriculture and the state and county authorifor Texas fever, a circular letter was recently widely distributed among the stockmen and farmers in 11 States in the territory bordering on the quarantine line. The replies were for the most In the Superior Court of the State of highly appreciative of the work accomplished and of the benefits derived therefrom in those sections which had been cleared of ticks.

Over 1000 replies were received in all, the number from each state perior Court of the State of Aribeing: Alabama, 25; Arkansas, zona, in and for the County of 124; California, 39; Georgie, 17; Coconino, made on the twenty-Mississippi, 356; North Carolina, sixth (26th) day of June A. D., 37; Oklahoma, 145; South Carofina, 27; Tennessee, 171; Texas, istrator of the estate of Mark 50: Virginia, 24. The following Jacobs, deceased, will sell at priis a brief summary of the infor- vate sale to the highest bidder, mation elicited:

Some replies expressed the inof them gave the increase in Flagstaff and improvements thereaveraging these for each State, the (16th), A. D., 1914, at ten thirty (10:30) A. M., o'clock, at the sums varied from \$7.70 per head for Alabama to \$15 per head for bids addressed to P. J. Moran, California, and the weighted av- Administrator, marked "Bid for

The great majority of the retial increase in the weight of cattle Court. subsequent to the clearing of the ticks. The averages for the states ranged from 11 per cent in Texas to 23 per cent in Mississippi, and the average per cent of gain tor the entire tick-free territory was about one-fifth.

The replies concerning the inwere considerably more flattering help you. Will Marlar Pharmacy.than those pertaining to the in- Advertisement. crease in weight. The lowest state average was 16 per cent for Georgia, and the highest 31 per cent for Mississippi. The average for the 11 states was 26.91 and that when the latter is ban-ished, and not until then, is the influx of purebred animals on a ricultural purposes prior to Janu-

stating that considerable losses were caused by Texas tever before and were listed upon the applicathe inauguration of the tick work. tions of the persons mentioned be-The figures range from 9 per cent low, who have a preference right in Georgia to 13 per cent in Mis. subject to the prior right of any sissippi and North Carolina, and such settler, provided such settler the average for the 11 states is 13 homestead entry and the preference per cent. This is a trifle over right is exercised prior to August one eighth of the total cattle.

It requires but little imagina-tion to see what a serious handi-lands are as follows: The NE4 SE4. cap to the cattle industry of the the Eh NW SEL, Sec. 30, T. 22 N., South an annual loss of this mag- R. 8 E., G. & S. R. M., 60 acres. nitude must be. Some idea of its listed upon application of Harrison extent may be had by taking the Conrard, Flagstaff, Arizona; List census figures for cattle in 1910. SWI NEI, the El NEI NWI, the According to these there were in Na SEA NWA, the SWA SEA NWA. round numbers 15,000,000 cattle Sec. 10, T. 16 N., R. 8 E., 100 below the Texas-fever quarantine acres, application of Alfred Back, line, with a valuation of slightly Camp Verde, Arizona; List 3-3094. over \$270,000,000. One-eighth of this sum is \$34,000,000, which R. 9 E., Lot 3, Sec. 7, T. 15 N., R. represents roughly the annual loss 10 E., 117.82 acres, application of from death alone, not counting the Floyd Jones, Flagstaff, Arizona; depreciation in numerous other List 3-3101. The NW1, Sec. 16, T. ways, such as stunted growth, tion of Mariah V. Drum, Flagstaff, discrimination in markets, sink- Arizona; List 3-3103. May 29, 1914. age in milk production, etc., all of which will more than double Assistant Commissioner of the the amount named.

As might be expected, the answer to this question, with few exceptions, is in the affirmative, ble affliction of hot weather and bowel there being 984 who answered disorders, the remedy needed is Me-'yes" against 29 to the contrary. GEE'S BABY ELIXIR. It reduces It may be remarked, too, that the feverish condition, corrects the some of the latter were expressed stomach and checks looseness of the as "not yet," implying that not Sold by Babbitt Brothers.—Advertisesufficient time has elapsed since ment.

warrant a more definite reply.

In order to obtain comprehen- the replies, that stated there was sive and practical information in an increase in improved blood. the county."

Private Sale

Arizona in and for the County of Coconino

In the matter of the estate of Mark Jacobs, deceased.

Notice is hereby given, that in pursuance of an order of the Su-1914, in the matter of Mark Jacobs deceased, the undersigned adminsubject to confirmation by said Superior Court, Lots Eleven (11) and Twelve (12) in Block Number crease in percentage, but the bulk eighty-four (84) of the Town of monetary value per head. Upon on, on Thursday, July Sixteenth office of Babbitt Brothers. Sealed erage for the 11 states is \$0.76 per Real Estate," will be received and considered up to nine (9) A. M., o'clock on the day of the sale.

Terms of sale, cash in hand, plies stated there was a substan- subject to confirmation by the

> P. J. MORAN, Administrator of the estate of Mark Jacobs, Deceased. . July 3-10.

If you have neglected your kidneys, and suffer from backache, weak back, 19.14. In other words, the cattle headache, rheumatism and distressing as a whole are considered to be bladder weakness, you will find Foley Kidney Pills to be the honestly made, healing and curative medicine you need to give you back your health and crease in the grade or quality of strength. They are tonic in action, the cattle since tick eradication quick to give good results. They will

Restoration to Entry of Lands in National Forest.

(Lists 3-2908, -3094, -3101, -3103.) Notice is hereby given that the per cent, which means that the lands described below, embracing cattle in the tick-free sections at 437.82 acres, within the Coconino present are rather over one-fourth National Forest, Arizona, will be better in grade or quality than subject to settlement and entry under the provisions of the homethey were under quarantine con- stead laws of the United States and ditions. This proof, if proof were the act of June 11, 1906 (34 Stat. needed, that the unprofitable 233), at the United States land "scrub" and the tick go together, office at Phoenix. Arizona, on large and profitable scale possible. ary 1, 1906, and has not abandoned There is practical unamity in same, has a preference right to or applicant is qualified to make 15, 1914, on which date the lands It requires but little imagina. will be subject to settlement and The SE¹₄ NE¹₄, the E¹₂ SW¹₄ NE¹₄, the E¹₂ NE¹₄ SE¹₄ Sec. 12, T. 15 N., C. M. BRUCE,

> General Land Office. June 26-July 17.

When the baby is suffering the doubowels. Price 25c and 50c per bottle.

National Forest.

ARTICLES OF INCORPORATION

SOUTHWESTERN PACIFIC RAILROAD COMPANY

UNITED STATES OF AMERICA, STATE OF UTAH. COUNTY OF SALT LAKE. KNOW ALL MEN BY THESE PRESENTS:

That we, the undersigned seven of whom are ettizens of the United Stares, and one of whom is a resident of the State of Utah, being desirous of forming a corporation for the

of forming a corporation for the purposes here inafter set forth, under and pursuant to the laws of the State of Utah, do hereby enter int

and adopt the following agreement, and Articles

ARTICLE 1.—The name of the corporation here formed shall be SOUTHWESTERN PACIFIC

ARTICLE III-The names of the incorporators and their several places of residence are as follows:

NAMES. PLACES OF RESIDENCE.
DAVID C. COLLIER. San Diego, California.
HERRERT A PARKYN,
SAMEEL S. SHERMAN,
AUGUST H. BUNGE,
CHARLES C. CARNAHAN,
HENRY B. RETTIE,
JOHN E. CARNAHAN,
ED FLETCHER.
THOMAS MARIONEAUX,
San Diego, California.
San Diego, California.

ARTICLE IV-The said corporation shall con-tinue in existence for a period of One Hundred (100) years from and after the date of this

estorify direction, a distance of approximatory, sty-five miles, through betwer, Arapahue, ouglas and Jefferson Countles, and into Park musty in said State of Colorado, thence in ap-oximately a northwesterly direction, a further stance of approximately one hundred and thirty-gibt miles continuing through Park, Chaffee,

proximately a northwestery direction of approximately one hundred and thirts-eight nalles, continuing through Fark, Chaffee, Lake, Pitkin and Eagle Counties, and muo Garleld County is said State of Colorado; and thence in approximately a southwesterly firection a further distance of approximately sixty-two miles, constraining through Garfield County and into Mess County, said State of Colorado; thence conflucting in approximately as southwesterly direction a further distance of approximately one hundred and eight intes, through Mesa. Montrole and San Miguel Counties, State of Colorado, to the Utah-Colorado State line, thence in approximately a southwesterly direction a further distance of approximately elegity-six miles through San Jiano County, State of Clah, to the Utah-Arizona State line, thence in approximately as

PLACES OF RESIDENCE.

Incorporation:

NAMES

RAILROAD COMPANY.

the lands will be subject to settle- staff, Arizona; List 3-3128. The There were 929, per cent of all he replies, that stated there was n increase in improved blood.

(Lists 3-3084, -3116, -3128, -3135) ment and entry by any qualified N\(\frac{1}{2}\) NE\(\frac{1}{2}\), the SW\(\frac{1}{2}\) NE\(\frac{1}{2}\), the SW\(\frac{1}{2}\) NW\(\frac{1}{2}\) SE\(\frac{1}{2}\) N\(\frac{1}{2}\) SE\(\frac{1}{2}\) N\(\frac{1}{2}\) N\(\frac{1}{2}\) SE\(\frac{1}{2}\) N\(\frac{1}{2}\) 317.29 acres, within the Coconino 9 E., G. & S. R.M., described as fol- 127.50 acres, application of Carlos regard to the results of the work of This is a healthy condition and and Tusavan National Forest, Ariz., lows: Beginning at Corner No. 7, Castillo, Flagstaff, Arizona; List tick eradication which has been in will no doubt soon have a pro- will be subject to settlement and en- of the original survey, whence the 3-3135. May 29, 1914. progress in the South and South- found effect upon both the quantered found effect up west since 1906, the work being tity and quality of the output. stead laws of the United States and 18, 19 and 20, T. 17 N., R. 9 E., Assistant Commiss the act of June 11, 1906 (34 Stat., bears S. 85° 45' W., 14.95 chs.; ex. General Land Office. conducted jointly by the United Some of the correspondents were 233) at the United States land tending thence S. 33° E., 6.71 chs; June 26-July 17 exceedingly emphatic, one man in office at Phoenix, Arizona, on thence S, 77° W, 19.48 cbs; thence Alabama stating there were "five August 15, 1914. Any settler who N. 57° E., 18.30 chs., to the place ties within the area quarantined times as many,, and another that was actually and in good faith of beginning, listed upon applicator Texas fever, a circular letter 45 bulls had been imported into claiming any of said lands for agricultural purposes prior to Janu- Arizona; List 3-3084. The Sh NE4, red Tongue; Strong Breath: Stomach ary 1, 1906, and has not abandoned the SEt NWt, the NEt SW1 NWt. Pains; Circles under Eyes; Pale, Salsame, has a preference right to the Sh SEA NWA NWA, the NA NEA low Complexion; Nervous, Fretful; Notice of Sale of Real Estate at make a homestead entry for the SW1, the N1 SE1, NE1 SW1, Sec. Grinding of Teeth; Tossing in Sleep; lands actually occupied. Said 29. T, 18. N , R. 9 E., 160 acres, Peculiar Dreams-any one of these inlands were listed upon the applica excepting the 126.35-acre tract in dicate Child has Worms. Get a box tions of the persons mentioned be- cluded in the above, heretofore re- of Kickapoo Worm Killer at once. It Designer, Pictorial Review, Mclow, who have a preference right stored under List 3-1962. Listed kills the Worms-the cause of your Call's, L. Art de La Mode, Bon subject to the prior right of any upon application of R. L. Neill, child's condition. Is Laxative and such settler, provided such settler Flagstaff, Arizona; List 3-3116. The aids Nature to expel the Worms. Supor applicant is qualified to make El SW1, the SW1 SW1, the El plied in candy form. Easy for children Saturday Evening Post, The homestead entry and the prefer- NW1 SW1, the NW1 NW1 SW1. Sec to take. 25c., at your Druggist. - Ad- Country Gentlemen at B. Hock's ence right is exercised prior to 15, T 28 N., R. 3 E., 150 acres, ap-vertisement.

Progress and Results of Cattle- the raising of the quarantine to Restoration to Entry of Lands in August 15, 1914, on which date plication of John L. Gilbert, Flag-

Has Your Child Worms?

Surprising Cure of Stomach Trouble

When you have trouble with your stomach or chronic constipation, don't imagine that your case is beyond help just because your doctor fails to give you relief. Mrs. G. Stengle, Plainficid, N. J., writes: "For over a mouth past I have been troubled with my stomach. Everything I ate upset it vertising booklets came to me. After reading a few of the letters from people who have been cured by Chamberlain's Tablets, I decided to try them. I bave taken nearly three-fourths of a Most children do. A Coated, Fur- package of them and can now eat almost everything that I want." For sale by all Druggists. - Advertisement.

> Ladies Home Journal, Womens Home Companion, Delineator, Ton, Elite, Womens Magazine, May o-tf. News Stand.

of Arizona, and the Kabab National Forest Reserve to Celestial Kingdom Point (commonly appropriate to be used in connection with, and in known as Sablime Point) on the morth rim of carrying on the business of this corporation. The Grand Canyon of the Colorado river in the State of Arizona; and,

cighteen (18) miles; and approximately constance of a branch line, designated for convenience of a branch line, designated for convenience of color miles and the approximately color miles northwest from the town of Konorra-vitie in Iron County. State of Utah, on the conversation in Iron County. State of Utah, on the corporation in Iron County. State of Utah, shick shull appear to be the most appropriate point for a junction of such branch line, its a northwesterly constant of the fair rash value of Three Hundred Seven Thousand Dollars (1277,000), the same to be available to County. State of Utah, a distance of approximately ten rile) miles; and, the constance of the fair rash value of Three Hundred Seven Thousand Dollars (1277,000), the same to be available to County. State of Utah, a distance of approximately ten rile) miles; and, the constance and decimal of the fair rash constance and decimal of the fair rash containing devaluation in the country which reports and data, containing devaluation in lines and data, containing devaluation in the tention of the lines and data, containing called the point of the fair rash units and the resources of and territory which reports and data, containing devaluation in the tention in the called information concenting the territory thirush which rash main lines and data, containing called the rash called information concenting the territory which which rash main lines and hran-h lines and which rash into the rash unit lines and there is no in the called information concenting the territory which which rash main lines and hran-h line with called information concenting the which rash main lines and hran-h lines and hran-h lines and hran-h lines and hran-h line

removed as hereinafter provided.

The board of directors shall have power to manage and control the business and affairs of the corporation, to make, exercise and issue bonds and obligations for the payment of money and to secure the same by mortgage, lien or piedge on all or any portion of the corporation's property, acquired, or to be acquired; to appoint an assistant secretary and an assistant ressurer; to incur all indebtedness and make all contracts necessary and proper to carry into effect the objects and purpose of the corporation, and to adopt and change such by-laws not inconsistent with the laws of the State of Utah, as they may deem proper for the management of the affairs of the corporation, and generally to exercise all powers conferred upon boards of directors of railroad corporations by the laws of the State of Utah.

Cush.

A director or other officer of this corporation may be removed from officer as may be provided in the by-laws, and if not so provided, then as is provided by the Statutes of the State of Utah; and either or any of said officers or directors may resign by filing a written resignation with the secretary of the corporation, five days before the same is to take effect, but the beard may accept such resignattion on shorter notice.

Vacancies in the Board of Directors, caused by removal by a vote of the stockholders, may be filled by a vote of a majority of the stock represented at the meeting when the removal is

and Director,
AUGUST H. BUNGE, Second Vice President
and Director,
CHARLES C. CARNAHAN, General Counsel

ED FLETCHER. Director

JOHN E. CAINAHAN, Director,
HENRY B. RETTIE, Director,
THOMAS MARIONEAUX, Director,
ARTICLE XI. Sec. 1.—The individual or private
property of the stockholders of this corporation
shall not be liable for any of the debts, liabilities or obligations of this rorporation.
Sec. 2. The full paid capital stock of this corporation shall not be assessable for any purpose.
All other capital stock of this corporation shall
be assessable under the direction of the Board
of Directors in the manner and form provided
by statute.

IN WITNESS WHEREOF we have hereunte suboribed our names this 6th day of June, Anno Domini, 1914.

DAVID C. COLLIER.
HERBERT A PARKYN.
AUGUST H. BUNGE.
SAMUEL S. SHERMAN.
HENRY B. RETTIE.
ED FLETCHER.
CHARLES C. CARNAHAN.
JOHN E. CARNAHAN.
THOMAS MARIONEAUX.

State of Illinois, County of Cook—as.

On this 6th day of June, A. D. 1214, personally appeared before me, the undersigned, a Notary Public in and for the County of Cook and State of Illinois, HENRY B. RETTIE, HERBERT A. PARKYN, CHARLES C. CARNAHAN. SAMUEL S. SHERMAN and AUGUST H. BUNGE. signers of the above and foregoing agreement and Articles of Incorporation as parties thereto, and who severally duly acknowledged to me that they, and each of them, respectively executed the same. IN WITNINSS WHEREOF I have hereanto set my hand and affixed my official seal at Chicago, Cook Coonty, Illinois, the day and year above written.

ISSUE OF THE STATE OF THE STATE OF THE STATE OF STATE OF THE S

tally only acknowledged to ach of them, respectively on IN WITNESS WHEREOF 1 (Seal) J. S. PARRINGTON. Notary Public in and for Sait Lake County, S

PARKYN and AUGUST II. BU duly and severally sworn, each poses and says (but he is one of of the SOUTHWESTERN PACIFIC COMPANY, the corporation named

DAVID CHARLES COLLIER. HERBERT A PARKYN, AUGUST H. BUNGE. Severally subscribed and sworn to before m this 12th day of June, 1914 (Seal) J S PARRINGTON. ublic, Salt Lake County, State of unission expires October 31st, 1911

State of Utah, County of Sait Lake—ss.
David C. Collier and Herbert A. Parkya and August H. Bunge, being each being first duly sworn, sworn, each for himself says that he is one of the incorporators of the SOUTHWESTERN PACIFIC RAILROAD COMPANY, a carporation named in the foregoing agreement and Articles of incorporation, that the sum of One Thousand (\$1,000,00) Dollars for each mile in length of the relificad proposed to be constructed and acquired by said SOUTHWESTERN PACIFIC RAILROAD COMPANY, has been subscribed, and that ten (10) per cent of the stock subscribed for by each stockholder has been paid in. DAVID C. COLLIER, HERBERT A. PARKYN AUGUST H. BUNGE.

Subscribed and sworn to before me this 12th day of June, 1814. J. S. FARRINGTON, (Seal) Notary Public in and for Sait Lake—County, State of Utah.

My commission expires October 21, 1915.

State of Utah, County of Sait Lake—sait

State of Utah, County of Salt Lake—sa.

David C. Collier, Herhert A. Parkya and August H. Bune, being such being-first duly sworn, deposes and says: I am acquainted with the surveys and maps of the lines of said proposed rallroad and reports and data referred to in Article 8 of the Articles of Agreement of Incorporation of the SOUTHWESTERN PACIFIC RAILROAD COMPANY, and said property so described in said agreement is reasonably worth the sum of Three Hundred Seven Thousand (\$207,000.00) Dollars in cash, for which sum the said property was accepted by said Southwestern Pacific Railroad Company.

DAVID C. COLLIER, HERBERT A. PARKYN AUGUST H. BUNGE.

DAVID C. COLLIER. HERBERT A. PARKYN
AUGUST H. BUNGE.
Subscribed and sworn to before me this 12th
day of June, 1914.
J. S. FARRINGTON.
(Seal) Notary Public in and for Salt Lake
County, State of Utah.
My commission expires October 21st. 1515.

Endorsed No. 7358. SOUTHWESTERN PACIFIC RAILROAD COMPANY. RAILROAD COMPANY. Filed in the Clerk's Office, Salt Lake County, Utah, June 12, 1914. L. P. Paimer, County Clerk, By A. E. Beverldge,

State of Utah. County of Sait Lake—as.

1. L. P. Palmer, County Clerk in and for the County of Sait Lake, in the State of Utah, do hereby certify that the foregoing in a full, true and correct copy of the Articles of Incorporation, and oath of Incorporators, duly acknowledged, of Southwestern Pacific Railroad Company, an appears of record in my office.

In Witness Whereof, I have hercunto set my hand and affixed my official seal this 12th day of June, 15t4. L. P. PALMER, Clerk, by A. E. Beveridge, Deputy Clerk.

(Seal)

accept such resignattion on aborter notice.

Vacancies in the Board of Directors, caused by removal by a vote of the stockholders, may be filled by a vote of a majority of the stock represented at the meeting when the removal is made; all other vacancies, whether caused by resignation, removal, death or disability of directors or officers, may be filled by the Board of Directors.

The following named persons shall be officers of this corporation, to serve until the first general election for directors, and until their successors are elected and qualified:

DAVID C. COLLIER, President and Director.

HERBERT A. PARKYN, First Vice President and Director.

ENDORSED. [6, Deputy Clerk. (Seal)

ENDORSED: In the matter of the incorpora-tion of the Southwestern Pacific Railroad Com-

and Director.

CHARLES C. CARNAHAN, General Counsel and Director.

SAMUEL S. SHERMAN, Secretary and Treas.

By T. L. Holman, Deput.

miles; and,

2. A branch line, designated for convenience
DOLORES BRANCH LINE, extending from a
point on said main line in San Juan County,
State of Utah, which shall appear to be the
most appropriate point for a junction of such
branch line with said main line, about five
miles west of the Utah-Colorado State line and
cumpler in an approximately easterly direction. running in an approximately easterly direction approximately five miles through San Juan County, State of Utah, to the Utah-Colorado State line: thence in a southwesterly direction into Dolores County, State of Colorado, a distance of approximately forty-three miles, to the town of Dolores. Dolores County, State of Colorado, a total distance of approximately forty-eight (48)

Dolores County, State of Colorado, a distance of approximately forty-three miles, to the town of Dolores. Dolores County, State of Colorado, a total distance of approximately forty-three miles, to the town of Dolores. Dolores County, State of Colorado, a total distance of approximately forty-eight (48) miles; and.

2. A branch line, designated for convenience. PAHREAH ESCALANTE BRANCH LINE, extending from the polnt on the said main line in Kane County, State of Utah, which shall appear to be the most appropriate point for a junction of such branch lines with said main line, about eight miles south of the town of Pahreah in said County. In a northerly direction a distance of approximately fifty miles, then in a northwesterly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles and thence in a westerly direction a further distance of approximately one hundred and six miles. Retae of Utah, into Sevier County, in said State, to the town of Salina, in said Sevier County, os the Maryavale branch line of the Denver and Rio Grande railway, a total distance of approximately one hundred and six miles and the construction of such branch line, designated for convenience KAIBAB BRANCH LINE, extending from a point on said main line, which shall appear to be the most appropriate point for a function of such branch line with said main line, about four niles south of the Utah-Arizona State line, and any intendices of the control of the co

the Grand Canyon of the Colorado river in the State of Arizona; and,

5. A branch line, designated for convenience state from the point on said main line in the Grand Wash, near the mouth of Pakoon Guich, Mojave County, State of Arizona, which shall appear to be the most appropriate point for a junction of such branch line with said main line, in a northerly direction, a distance of approximately thirty-six miles, through Mojave County, State of Arizona, to the Utah-Arizona State line; thence in a northerwheaterly direction a distance of approximately fifty miles into Washington County, State of Arizona, to the Hard Washington County, State of Arizona to the Utah-Arizona State line; thence in a northerwheaterly direction a distance of approximately eighty are constructed, owned and operated by this corporation, including the branches, is as nearly, northwesterly direction a distance of approximately eighty-aix miles (85); and the estimated cont of constructing and equipping the same is tance of approximately eighty-aix miles (85); and Dollars (106,500,000,00). ARTICLE II—The said corporation is organized in Sait Lake City, Utah.

Utab, to the head of Fliot Canyon, a total distance of approximately eighty-six miles (86); and,

6. A branch line, designated for convenience CEDAR-IRON MUUNTAIN BRANCH LINE, extending from the point on the Saint George branch line, in a northeasterly direction, a distance of approximately forced miles when the said st. George branch line, in a northeasterly direction approximately shring morthwesterly direction approximately shring morthwesterly direction approximately forced may be a said state to the Home Stake from Mine, or Iron Mountain, in said from County, and the said from County, and the said st. George branch line, described in paragraph numbered six, approximately five miles (S3); and,

7. A branch line, designated for convenience CLAPPVILLE BRANCH LINE, extending from the point on the Cedar-Iron Mountain branch line, described in paragraph numbered six, approximately twenties point for a junction of such branch line, described in paragraph numbered six, approximately five miles of the town of New Harmony, Washington County, State of Utah, and the Kane County, State of Utah, and the Kane County, State of Utah, and the Kane County, State of Utah, and the Chappville Coal Mines, in said form a further distance of approximately three miles northeastery direction of such branch line, described in paragraph numbered six, appropriate point for a function of such branch line with said Saint George branch line, extending from the point on the Chappville Coal Mines, in said Saint Research of Utah, and the Chappville Coal Mines, in said Saint Research of Chappville Coal Mines,

agreement.

ARTICLE V—The purposes and business for which the corporation is organized are to acquire, by constructing, purchasing, leasing, or otherwise, and to equip, own, control, maintain and operate by stoam or electric power, for the carriage of passengers and freight for hire, a main or trunk line of Rallway, extending from the City of Denver in the County of Denver and State of Colorado, by what shall appear to be the most feasible and favorable route to a terminal point in the harbor of San Diego in the county of San Diego in the county of San Diego in the said line of railroad saving a terminus in said city of Denver, County of Denver, State of Colorado, and running in approximately a south vestifity direction, a distance of approximately staty five miles, through Denver, Arapahue, Dongias and Jefferson Counties, and into Park Scienty in said State of Colorado, thence in ap-Washington County, and into Kane County, State of Utah, to the Chappville Coal Mines, in said Kane County, State of Utah; and.

4. A branch line, designated for convenience KAPAROWITZ BRANCH LINE, extending from the point in Garfield County, State of Utah, and the property so to be acquired by this continue which patheral-Escalante branch line, which shall appear to be the most appropriate point for a junction of such branch line with the said Pahreal-Escalante branch line with the said Pahreal-Escalante branch line near the auminit between the Kaiparowits patience and the Aquarrius there is no feel and the lown of Escalante, Garfield County, State of Utah in a southwesterly direction to what is locally known as Coal Cappon in Garfield County, State of Etah, a distance of approximately cighteen (18) miles; and,

San Jian Csunty. State of Utah, to the Utah Ariona State line, thence in approximately a southwesterly direction a forestive discance of approximately unity-ane units. Income in an another distance of approximately unity-ane units. Income in approximately unity-ane units. Income in approximately unity-ane units. Income in approximately a southwesterly direction a further distance of approximately a northwesterly direction a further in approximately a northwesterly direction a further in approximately a northwesterly direction a further distance of approximately a southwesterly direction a further distance of approximately a southwesterly direction a further in approximately a southwesterly direction a further distance of approximately a southwesterly direction as further distance of approximately a southwesterly direction a further distance of approximately a southwesterly direction and therefore a further distance of approximately a southwesterly direction and therefore a further distance of approximately a southwesterly direction and therefore a further distance of approximately as a further distance of approximately as southwesterly direction and therefore a further distance of approximately as a further distance of approximate presumatery a northweeterly direction a further of approximately and a control of the county like of the county of the county like of the county l

thirty-four (34) miles. Also, to buy, own, main thirty-four (24) miles, Also, to buy, own, main-tain, operate and further extend the railroad rights, property and franchises, or any part thereof, of any railroad corporation or corpora-tions now or hereafter owning railroad rights, property and franchises in the States of Utah, Colorado, Arixona, Nevada and California, or any or either of said States, and which said railroad rights, property and franchises are, or may be so situated and tocated as to conveniently and appropriately become and be made a portion of the said main line of said railroad hereinbefore described, or a branch sine or branch lines