

AUTO SHOW ENTRIES

Here are some of the automobile and accessory dealers who will have exhibits at the Automobile Show.

- Motor Sales Corporation.
- C. A. Quigley.
- W. K. Lovering Co.
- Paige Motor Sales Co.
- Randall-Dodd Co.
- Auto Laundry.
- White Savage Co.
- Utah Oil Refining Co.
- Crawford Auto Top Co.
- Intermountain Electric Co.
- Miller-Cahoon Co.
- Continental Oil Company.
- Saxon Sales Company.
- Strevell-Paterson Co.
- Landes & Co.
- Shanke Auto Co.
- John Copp Auto Top Co.
- Utah-Idaho Motor Car Co.
- Capital Electric Co.
- Grady Motor Car Co.
- Studebaker Co. of Utah.
- Utah Motor Car Co.
- Jeffrey Distributing Co.
- Botterill Auto Co.
- Intermountain Motor Car Co.
- Sharman Auto Co.
- Browning Auto Co.
- Apperson Motor Car Co.
- H. L. Bracken Co.
- Kaibab Kompany.
- House of Hopper.
- Aetna Insurance Co.
- Culmers Oil Co.
- Salt Lake Hardware Co.
- Salt Lake Accessories Co.
- Ford Company of Detroit.

A girl was required to write a brief sketch on Queen Elizabeth. Her paper contained this sentence:

"Elizabeth was so dishonest that she stole her soldiers' food."

The teacher was puzzled and called the girl.

"Where did you get that notion?"

"Why, that's what it says in the history."

The book was sent for, and the passage was found. It read:

"Elizabeth was so parsimonious that she even pinched her soldiers' rations."

Dick and Jimmy were spending a few days with their grandmother, who spoils them, as grandmothers will. One night they were saying their prayers, and little Jimmy vociferated his petitions to the heavenly throne in a voice that could be heard a mile. He was telling what he wanted for Christmas, and his enthusiasm in the cause got on his brother's nerves.

"What are you praying for Christmas presents so loud for?" interrupted Dick. "The Lord ain't deaf."

"No," whispered Jimmy, "but grandma is."

Harold was passing through a period of soldier worship; anyone with epaulets was to him all-wise and wholly perfect.

He went one day with his mother to call on an elderly widow whose husband had been a general in the civil war. During the course of the conversation the two ladies became involved in a very mild disagreement as to some trifling detail. Harold en-

dured it for a moment, then he observed, chidingly:

"Mother, don't you think a general's wife ought to know?"

The bishop took a personal interest in all his servants, and, happening to pass the new maid, he stopped to speak to her. "Well, child," he said, "and where are you?" "If you please, me lord," the maid replied, with a curtsy, "between the cook and the housemaid." "Heaven help you!" said the bishop, after a moment's thought, and went on his way.

Two recently converted neophytes to the gentle art of angling, on the way to the stream where they proposed to try their luck, paused in astonishment at the sight of a small urchin staggering under the burden of a huge fish, almost as large as himself. Approaching him, the stout member said: "Good gracious, boy! That's a good one!" The youngster slowly sized up from his conspicuously new hat to the latest style of "Alpine" hat which adorned his head, spat disgustedly and said: "Aw, this ain't the catch, this is the bait!"

"Do you think your constituents agree with your views?"

"Yes," replied Senator Sorghum. "I made it a point to have my views in agreement with theirs before I said a word."—Washington Star.

ASSESSMENT NOTICE.

Assessment No. 7.
Greenhorn Mining Company, Principal place of business, 523 Newhouse Building, Salt Lake City, Utah.

Notice is hereby given that at the regular monthly meeting of the board of directors of the Greenhorn Mining company, held on the 9th day of Feb., 1917, an assessment, No. 7, of one-half (1/2) cent per share was levied on the outstanding capital common stock of the corporation, payable immediately to E. M. Neher, secretary-treasurer, at Castle Gate, Utah. Any stock upon which this assessment remains unpaid on Tuesday, March 20, 1917, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold at the office of the principal place of business of the company on Saturday, April 28, 1917, at the hour of 2:00 p. m., to pay the delinquent assessment, together with the cost of advertising, and expense of the sale.

E. M. NEHER,
Secretary-Treasurer.
Castle Gate, Utah. 2-17-3-17

PROBATE NOTICE.

In the District Court, Probate Division, in and for Salt Lake County, State of Utah.

In the matter of the estate of William D. Owen, deceased.—Notice.

The petition of Marianne S. Owen praying for the issuance to Rulon M. Owen of letters of administration in the estate of William D. Owen, deceased, has been set for hearing on Friday, the 9th day of March, A. D. 1917, at 2 o'clock, p. m., at the county court house, in the court room of said court in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, with the seal thereof affixed, this 13th day of February, A. D. 1917.

THOMAS HOMER,
Clerk.
By J. E. CLARK, Deputy Clerk.
MORRIS & CALLISTER, Attorneys for Petitioner. 2-17-3-17

PROBATE NOTICE.

In the District Court, Probate Division, in and for Salt Lake County, State of Utah.

In the matter of the estate of Patrick J. Karns, Deceased.—Notice.

The petition of John Prue Karns, administrator of the estate of Patrick J. Karns, deceased, praying for the settlement of first and final account of said administrator and for the distribution of the residue of the estate to the persons entitled, and for discharge of administrator, has been set for hearing on Friday, the 9th day of March, A. D. 1917, at 2 o'clock p. m., at the county court house, in the court room of said court in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, with the seal thereof affixed, this 14th day of February, 1917.

THOMAS HOMER,
Clerk.
By J. E. CLARK, Deputy Clerk.
THOMAS F. ASHWORTH, Attorney for Petitioner. 2-17-3-17

SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah: Rowena Clark, Plaintiff, vs. Harry A. Clark, Defendant.

The State of Utah to the said Defendant:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you, according to the demand of the complaint, which has been filed with the clerk of said court.

This action is brought to recover a judgment dissolving the bonds of matrimony, heretofore existing between you and the plaintiff.

A. E. CHRISTENSON,
Attorney for Plaintiff.
P. O. address, 205 Continental Bank Bldg., Salt Lake City, Utah. 2-17-3-17

SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah.

Shirley Williams, Plaintiff, vs. Paul C. Williams, Defendant.—Summons.
The State of Utah to the said Defendant.

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court.

This action is brought to dissolve the bonds of matrimony heretofore and now existing between you and the plaintiff.

H. J. ROBINSON,
Attorney for Plaintiff.
SHIRLEY WILLIAMS, Plaintiff.
P. O. address: 1008-1009 Boston Bldg., Salt Lake City, Utah. 2-17-3-17

ASSESSMENT NO. 2.

Cunapah Mining Company, principal place of business, Salt Lake City, Utah.

Notice is hereby given that at a meeting of the directors held January 31, 1917, an Assessment, No. 2 of one cent per share was levied on all outstanding stock of said corporation, payable immediately to G. W. Lynch, secretary and treasurer at his office, Newhouse Hotel, Salt Lake City,

Utah, any stock upon which this assessment may remain unpaid on March 5, 1917, will be delinquent and advertised for sale at public auction and unless payment is made before, will be sold on March 25, 1917, to pay the delinquent assessment, together with the cost of advertising and expense of sale.

G. W. LYNCH, Secretary.
Salt Lake City, Utah.

2-10-3-10

NOTICE

Of Special Stockholders' Meeting of The Arrowhead Mines Company.

Notice is hereby given that there will be a special meeting of the stockholders of The Arrowhead Mines Company of Salt Lake City, Utah, held on Monday, the 12th day of March, 1917, at the office of the company, 133 South West Temple, Salt Lake City, Utah, at 8 p. m.

Said meeting is called for the purpose of considering and acting upon the question of the removal of all of the directors and other officers of the company.

Also for the purpose of considering and acting upon the question to amend Article VIII of the Articles of Incorporation of said company by striking out the fifth sentence providing for a board of seven directors and substituting in lieu thereof the following: "5—A Board of Nine Directors," and to amend Article XII of said Articles by striking out the words "the seven persons receiving the largest vote" in the last sentence thereof and substituting in lieu thereof the words "the nine persons receiving the largest vote."

Also for the purpose of electing directors and officers to fill the vacancies caused by such removal, and the vacancies created by increasing the number of directors from seven to nine.

Names.	Shares Owned.
S. D. Chase	14,990
C. A. Root	29,990
Chas. Anderson	42,380
H. Mann	17,680
R. M. Usher	41,000
G. Alma Gardner	42,990
W. J. Allen	49,990
J. A. Reeder	14,990
H. D. Chase	120,370
E. L. Crocker	44,000

Stockholders own in and holding a majority of the outstanding capital stock of said company.

Dated, February 10th, 1917.
2-10-3-10

SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah.

Anna P. Isom, plaintiff, vs. David A. Isom, defendant.—Summons.
The State of Utah to the said Defendant:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said court. This action is brought to dissolve the bonds of matrimony heretofore and now existing between plaintiff and defendant.

E. L. MECHAM,
Attorney for Plaintiff.
P. O. Address, 212 Main St., Salt Lake City, Utah.

SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah.

Emma S. Simpson, plaintiff, vs. Elza Simpson, defendant.—Summons.
The State of Utah to the said Defendant: