

LUCK

By James J. Montague.
 Caleb McCoy, when he sought for a wife,
 Didn't fall for the bonnie blue eyes;
 He wanted a partner to gladden his life
 Who was handy at biscuits and pies.
 So he picked out a maiden whose years had been spent
 With a dishpan and dustcloth and broom,
 And calmly looked forward to peace and content
 Till the time came to order his tomb.

Mortimer Mix, who was strong for romance
 And was charmed by the lure of a curl,
 Was swept off his feet at a country club dance
 And wedded a fox-trotting girl—
 A dream as to grace and a peach as to looks,
 Whose throat was like ocean-tossed foam,
 But who never had bothered with cookery books
 And was glad there was no place like home.

But the lady who mated with Caleb McCoy
 Was weary of saucepan and range,
 And after the wedding she welcomed with joy
 The earliest chance for a change.
 She learned the new dances and tried the new drinks,
 She picked up each popular craze,
 Till Caleb, appalled by her nightly high jinks,
 Wept aloud for his bachelor days.

While the new Mrs. Mix, being worn to a shred
 By the gait of the sinuous fox,
 Was glad to be baking her Mortimer's bread
 And darning her Mortimer's socks.
 She tended the babies that gathered around
 As the prosperous years rolled along,
 And the carefree and fortunate Mortimer found
 That life was one glad, grand, sweet song.

All of which shows you that love is a lottery,
 The one biggest guess in the game we call life!
 The girl whose delight is the gay, gilded trottery,
 May prove—for all you know—an excellent wife.
 While the kitchen-bent drudge—such is woman's duplicity—
 May discard her fondness for soap, yeast and starch,
 And all of her yearning for sweet domesticity,
 With the last fading note of the "Lohengrin" march.

—New York Journal.

"Does your wife grieve much over her first husband's death?" "Not so much as I do."—Baltimore Sun.

PROBATE AND GUARDIANSHIP NOTICES.

Consult county clerk or the respective signers for further information.

NOTICE TO CREDITORS.

Estate of David J. Kelly, deceased. Creditors will present claims with vouchers to the undersigned at 1015 Kearns building, Salt Lake City, Utah, on or before the 18th day of September, A. D. 1915.
 A. H. KELLY,
 Administrator of the estate of
 DAVID J. KELLY, Deceased.
 H. VAN DAM, Jr.,
 5-15-6-12 Attorney for Administrator.

NOTICE.

In the District Court, Probate Division, in and for Salt Lake County, State of Utah.
 In the matter of the estate of John W. West, deceased.
 The petition of Franklin Lawrence praying for the issuance to Charles W. Johnson, of letters of administration in the estate of John W. West, deceased, has been set for hearing on Friday, the 18th day of June, A. D. 1915, at two 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 21st day of May, A. D. 1915.
 (Seal) THOS. HOMER, Clerk,
 By J. E. CLARK,
 Deputy Clerk.
 C. S. PATTERSON,
 Attorney for Petitioner. 5-29-6-12

NOTICE.

In the District Court, Probate Division, in and for Salt Lake County, State of Utah.
 In the matter of the estate of Sarah A. West, deceased.
 The petition of Franklin Lawrence praying for the issuance to Charles W. Johnson of letters of administration in the estate of Sarah A. West, deceased, has been set for hearing on Friday, the 18th day of June, A. D. 1915 at two 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 21st day of May, A. D. 1915.
 (Seal) THOS. HOMER, Clerk.
 By J. E. CLARK,
 Deputy Clerk.
 C. S. PATTERSON,
 Attorney for Petitioner. 5-29-6-12

ASSESSMENT NUMBER ELEVEN, SHEBA GOLD AND SILVER MINING COMPANY.

Principal place of business, Salt Lake City, Utah. Eastern or branch office, Houghton, Michigan.
 Notice is hereby given that at a meeting of the board of directors of the Sheba Gold and Silver Mining Co., held on the 18th day of May, 1915, assessment number eleven of five (5) cents per share was levied upon the issued and outstanding capital stock of the corporation, payable immediately, to the secretary of said company at the office of the company, No. 2 Mackintosh block, Salt Lake City, Utah, or at the eastern or branch office of the company at Houghton, Michigan, at the option of the stockholders as to place of payment.
 Any stock upon which this assessment may remain unpaid on Thursday, July 1st, 1915, will be delinquent and will be advertised for sale at public auction, and unless payment is made, will be sold at the said office of the company at Salt Lake City, Utah, at 10:00 o'clock a. m. on Monday, the 2nd day of August, 1915, to pay the delinquent assessment there-

on, cost of advertising (50 cents for each certificate advertised) and expense of sale.
 By order of the board of directors,
 LILLIAN M. CLEAVES, Sec.
 5-29-6-26 Houghton, Michigan.

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.
 Emma Mills, plaintiff vs. Joel Mills, 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 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 against you to obtain a decree of the court dissolving the bonds of matrimony existing between you and the plaintiff.
 FRED W. CROCKETT,
 Plaintiff's Attorney.
 P. O. Address, 707 Utah Savings & Trust Bldg., Salt Lake City, Utah. 5-29-6-26

SUMMONS.

In the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.
 Fern McElhenney, plaintiff, vs. William M. McElhenney, 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 secure a judgment dissolving the bonds of matrimony, existing between plaintiff and defendant.
 CLAUDIUS L. KING,
 Attorney for Plaintiff.
 P. O. Address, 536-7 Atlas block, Salt Lake City, Utah. 5-29-6-26

NOTICE OF ASSESSMENT NO. 3.

At a special meeting of the Board of Directors of the Gold Bell Mining & Milling company, held at their office Saturday, May 8th, 1915, an assessment of one-half (1/2) mill per share on all outstanding stock was ordered, same to be in force immediately, and to be paid into the treasury not later than Tuesday, June 21, 1915.
 Any stock upon which this assessment may remain unpaid on June 21, 1915, will be delinquent, and same will be advertised for sale at public auction, according to law, to pay the delinquent assessment, together with the cost of advertising and expense of sale.
 J. A. HEADLUND, President.
 J. A. A. STANLEY, Sec-Treas.
 First publication May 22, 1915.

ASSESSMENT NO. 28.

THE DALTON GOLD MINING & MILLING COMPANY, principal office at No. 314 West Sixth South street, Salt Lake City, Utah.
 Notice is hereby given that at a meeting of the directors, held on the 8th day of May, 1915, an assessment of one-half cent per share was levied on the capital stock of the corporation, payable immediately to the secretary of said corporation, M. F. Murray, at his office at No. 314 West

Sixth South Street, Salt Lake City, Utah. And stock upon which this assessment may remain unpaid on the 4th day of June, 1915, will be delinquent and advertised for sale at public auction, and unless payment is made before will be sold on the 21st day of June, 1915, to pay the delinquent assessment together with the costs of advertising and expense of sale.
 M. F. MURRAY,
 Secretary of The Dalton Gold Mining & Milling Company. Location of Principal Place of Business, No. 314 West Sixth South Street, Salt Lake City, Utah. 5-15-6-12

ALIAS SUMMONS.

In the Justice's Court, in and for Salt Lake City Precinct, County of Salt Lake, State of Utah, before L. R. Martineau, Jr., Justice of the peace.
 Nick Peran, Plaintiff, vs. Vasillios Eliopoulos, known as Bill Lolis, Defendant.—Alias summons.
 The State of Utah to the Defendant:
 You are hereby summoned to appear before the above entitled court within ten days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within twenty days after the service and defend the above entitled action, brought against you to recover \$43.40 with interest and costs, for board furnished to defendant, and in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint.
 Given under my hand this 14th day of May, 1915.
 L. R. MARTINEAU, JR.,
 Justice of the Peace.
 319-320 Judge Building.
 HARRY S. HARPER, Attorney for Plaintiff. 5-15-6-12

SHERIFF'S SALE.

In the District Court in and for Salt Lake County, State of Utah. Bingham State Bank, a corporation, plaintiff, against Matt Blom and Ida Blom, his wife, Bingham Coal & Lumber Company, a corporation, the estate of Alex Winter, deceased, and Emma Winter administratrix of the estate of Alex Winter, deceased, and the Utah Association of Credit Men, a corporation, and Jerome Bougard, defendants, to be sold at sheriff's sale at the west front door of the County Court House in the City and County of Salt Lake, State of Utah, on the 7th day of June, A. D. 1915, at 12 o'clock noon of said day, all the right, title, claim and interest of said defendants, of, in and to the following described real estate, to-wit:
 That certain piece or parcel of land located on the westerly side of Carrs Fork, Bingham Canyon, Utah, more specifically described as follows: Commencing at the northeast corner of Lot Nine (9), Block Six (6), Plat "A," Wilkes Official Survey of Bingham Canyon, Utah, and running thence south 52 degrees 51 minutes, west ninety-six and six-tenths (96.6) feet, to a point; thence north 18 degrees 5 minutes east sixty-six (66) feet; thence south 85 degrees 53 minutes east fifty-seven (57) feet to the place of beginning; together with all improvements thereon; together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining.
 Purchase price payable in lawful money of the United States.
 Dated at Salt Lake City, Utah, this 11th day of May, A. D. 1915.
 JOHN S. CORLESS,
 Sheriff of Salt Lake County, State of Utah.
 By C. L. SCHETTLER,
 Deputy Sheriff.
 WARNER & MAGINNIS,
 Attorneys for Plaintiff.
 Date of first publication, May 15th, A. D. 1915. 5-15-6-5