ON MANCHURIAN FRONTIER

of Tokio Press on Peace IN FEAR OF Treaty Excite the People, and Fears of Revolution Entertained

DKIO, September 6.—An official report announced the complete and crushing defeat of the remnant of the Russian forces, after five hours' severe fighting at Naihutu, on the west coast of the Island of Sakhalin. The Russians killed numbered 130. The casualties of the Japanese were slight.

ST. RETERSBURG, September 6 .-- Telegraphing to Emperor Nicholas under date of September 5th, General Linevitch reported that the Japanese September 4 started to advance along the Mandarin road and commenced constructing entremehments, but retired after meeting the Russian artillery fire.

PORTSMOUTH'S GLORY ENDED on which the treaty was signed. This piece of furniture may be preserved

PORTSMOUTH, N. H., September sal. weeks has centered around the proccedings of the peace conference, be-Witte and the Russian mission on a special train for New York and of the members of the Japanese enlourage, who did not go with Baron Komura last night.

Mr. Witte was up early this moining and before he had taken breakfast a crowd had assembled on the hotel sident from Baron Komura and from veranda to see him off. He shook Mr. Witte and Baron De Rosen anhands with each of the persons gathored about him and when he started he was given theers and cries of "Adieu."

Mr. Takahira, who headed the Japanese party, also was Heartily cheer-

At the navy yard the work has al-

United States Will Enforce Said to Oppose French De-Quarantine Against **Immigrants**

INSPECTION AT HAMBURG FRANCE IS DETERMINED

On Account of the Rapidly Increasing Infection in Germany and Adjacent Places, Close Scrutiny Will Be Made of American Bound Ship."

HAMBURG, September 5 .- Assistant Surgeon McLaughlin, of the Uniwho arrived here yesterday from Nato Washington including the table ples under orders to make a thorough limit of which expired yesterday on which the treaty was signed. This Investigation of the situation and who chairs in which the plenipotentiaries when they will be transferred from the the eve of the conference. Bulgaria to the Graf Waldersee on which they will said for America.

> 50,000 NAMES STRICKEN OFF. PHILADELPHIA, September 6 .the work of correcting the election that as a result of yesterday's work the police were successful in having

> HARTFORD, Conn., September 6.-Charter Oak stake of \$10,000 was won

Aithough it Has Not-Been Decided Whether Demonstration Will Be Military or Naval-It Will Probably Be Former.

mands of Sultan of

Morocco

PARIS, September 6 .-- The govern ment still awaits word from Fex reited States Marine Hospital corps, garding the sultan's answer to the French ultimatum to Morocco, the time

has been instructed to enforce the ters to enforce redress without reby the department of state and also the United States treasury regulations re- ference to outside influences. Unoffilative to ships leaving for American cial infinations have been received ports, began work today. He visited that Germany does not sympathize the quaractine station and will go to with a French military demonstration Haven and examine the one thousand against Morocco as likely to compilemigrants there bound for New York cate the general Moroccan question on

Nevertheless, there is a positive determination here to keep the redress of the arrest of the Algerian citizen, them. Bouzian, entirely separate from the general question of Morecco and to pursue the question of regress to the

Whether both military and naval deures are yet obtainable, it is reported goonstrations will be made awaits the final word from Fez.

prepared for eventualities. The ineffectual result of the demonstration of the American squadron at Tangier to secure the release of Ion Perdicuris The final heat and the race for the when he was held a prisoner by Raisuli inclines the authorities here to by Augiola: Zephyr, second: Norman favor a inlitary movement striking B third; (Henwood M. fourth. Time into the interior instead of at the

Famous Sarras Group of Forty in Esmeralda County Sold to a **Boston Syndicate**

HER MINE FOR \$90,000

HE famous mine of Mrs. Fermina Sarras, located in Esmeralda county, south of Hawthorne, was sold in Reno yesterday to a Boston syndicate represented by Edward Mellen and H. F. Quint, for \$90 000. Of this large amount \$40,000 in each was paid over to this old Mexican Indian woman, and the remaining \$5,,000 is to be paid within a short time or the property is to revert to her. The deal was carried through at the Hotel Golden where all the parties were stopping. Immediately after completing the deal the Boston parties left to report to their company, and Mrs. Sarras left the city to stop for a few days with Mrs. Read, who live sat the mouth of the canyon east of Reno.

ing of forty claims, has long been one to you." of the most noted in southern Ne-

OLD MEXICAN WOMAN SELLS

nun who owned them, as she washed the clothes of men in the Esmeralda day, the mining broker, this morning. county camps, told them that she owned a group of claims that were rich in gold and copper. Her stories became a joke and she was frequently asked about her property by people who wished to hear her talk about always replied that her property was

was made of her claims and it was ore herself, and carried it on her back found that they were all and even more to the camps but that was a number than the had claimed for them.

Several persons tried to buy them living." but their overtures were refused until the Boston syndicate fint made the purchase made an offer of \$90,000, \$40,000 in cash and the remainder in to do a day's work with any man. the form of a note. The offer was ac- | She has always worn men's boots and and the old Mexican washerwoman, a believed to be of Mexican-Indian expicturesque character of the Esmer- traction. She has a son living in Realda county camps, becomes a woman no named Marshall. She has always of independent wealth.

a smile, when approached this morn-imiliar to the miners than her last.

The Sarras mining property, consist-fing. "Me Spanish woman. Can't talk

Mining men who are familiar with the Sarras group rejoiced last night when they heard of the old woman's good fortune.

"I know her well," said J. F. Hallf-"She hung about Silver Peak and other camps, and was known to all the miners of that section. The people used to josh her about her mine, but she one of the richest in the country. I Finally, however, an investigation am told that she took out consinderable of years ago. Later she worked for 2

Wore Men's Boots.

Although not a large wom in Mrs. Sarras is strongly built and is able been known by the name of Fermina "I no savvy English," she said with Sarras, her first name being more fa-

5. - Life in the pisturesque section of The building will, however, continue New England which for the last four to be known as "The cPace Building," gan suppling back into normal channels today with the departure of Mr. THE ENVOYS TO

following are the copies of the tele- lists. Although no authorizative figgrams received yesterday by the prenouncing the signing of the peace about 50000 manaes stricken from the treaty between Russia and Japan.

The fighture will be shipped back

"To the president: I hasten to inform you that the treaty of peace has just been signed. Humanity it un-Continued on Eighth Page.

"Portsmouth, N. H. September 5.

SLAYERS OF WELCH MUST HANG

EQUITABLE

NEW YORK, September 6 .- Former Gavernor Frank Black, of this state. appeared as counsel for the Equitable ing papers on the Anglo-Japanese Life Assurance Society perore the treaty which it is claimed is not conjoint legislative committee today ductive to peace because it upsets when the committee commenced its in- the balance of power in the far east vestigation of life insurance conditions in this tsate.

one to protect. We seek no legal tech- the treaty shuts out Russia from the nicalities to evade answering any questions. We will ald in every way Asia. the progress of the inquiry."

Purpose of Investigation. Senator Armstrong, in outlining the purpose of the investigation, said:

"Our object will not be to nunish anypody for wrongdoing in the past but to get at all of the salient features of the modern insurance business so as to suggest to the next legislature an adequate law that will not only protect the policy-holders in all life insurance companies, but will likewise protect the insurance companies' management from abuse at the hands of designing persons.

"As most insurance companies are mutual in theory, we shall endeavor to be mutual in fact. Then the officers of tars. the company will always be working for the interest of the policy-holders instead of working for the interests ciliation was impossible with the Arof themselves by the formation of menians who had killed two hundred subsidiary companies to divide the Persian subjects. profits of the main company."

Fined Ten Dollars.

dollars by Judge Pollock in the police court yesterday afternoon at 5:30 for

ST. PETERSBURG, September 6 -There is much comment in the morapredominant. The Novoe Vremya Before the hearing opened Mr. Black expresses the opinion that it is directed against German designs in the "We have nothing to conceal and no far east while the Sviet declares that Pacific and the open sea anywhere in

The Bourse Gazette takes a similar l view.

-Private advices from Baku, Caubat, Nomani and Sabunto are burn-

clouds of smoke and the flames of burning buildings illumiated the city all night long.

ing.

It is alleged that the disorders were started by Armenians, who disguised county. pass a law that will compel them to as soldiers, fired on Russians and Tar-

The Persian consul was asked to act as pasificator, but he replied that con-

Monopoly on Justice.

Nich Hammersmith was fined ten justice this week. In addition to presiding over the township court at ons intervenes and this is unlikely. Sparks he is sitting for Justice Nash

of the judicial system.

EVENER, GORMAN AND ROBERTS, thre of the four convicted men of the murder of Jack Welch, near Lovelock Nevada, three years ago, will hang unless the board of pardons comes to their rescue and that possibility is remote. This morning the supreme court passed on their appeal from Washoe district court and in the finding the opinion of the lower court is affirmed. The opinton is written by Judge Talbott and concurred in by Judges Norcross

An appeal will at once be made to the board of pardons for a commutation of the sentence. It is believed that the punishment of the youngest of the men. Fred Roberts, who was only nineteen years of age when the crime was committed, will be reduced to life imprisonment. W. H. A. Pike, who had charge of the presecution of the men says that he will intercede in his behalf as he believes the boy was led into the crime by the other three.

A finding in the case of Frank Williams, alias Linderman, who was implicated in the murder, but who received a separate trial, was

draws near to a close one of the most made. sensational murder cases that has ever been before the courts in Nevada. Three years ago, in August, 1902, Jack ST. PETERSBURG, September 6. Delch, was robbed and killed on a freight train as it was running throcasiu, today says that the Blacktown ugh Humboldt county. The killing was district of that city is tail burning and one of flendish brutality. Weich bealso that the works of Biakhan, Bible- ing riddled with bullets as he clung to the side of the box car in a swiftly moving train his fingers being The losses amount to millions of crushed beneath the heels of his murroubles. Baku is overhung with dense derers in order to compel him to release his hold.

The arrest of Sevener, Gorman, Williams and Roberts followed and they were convicted in Humboldt

The supreme court granted them a victed, the case having been venued to separate trial.

Must Be Resentenced.

Washoe county where they will be sentenced again and the date of their had come to Reno to stay for a day Judge Pollock has a monopoly on execution set. There is no hope for or two. No one here knew of his

failing to take out a license for his in the Reno township court and in the men, stated this afternoon that the dragged from the water. barrer shop on West First street. The absence of Judge Richardson of the defendant was tried yesterday morn-police court is attending to that branch board of pardons and that a strong ef-formerly county clerk of Washoe coun-mally introduced and is set down for for to have their punishment commut- ty.

district attorney of Humboldt county to the choise of the retired champion. prosecuted them.

er, formerly of Reno, was drowned at rehearing and they were again con-Truckee and his lifeless body was found Washoe county. Williams received a in a mill pond late yesterday afternoon.

The lad was riding on some logs in The men will be brought back to the pond Sunday and had not been seen since, but it was believed that he

Mr. Porter, the lad's father, was

after their late session last night at promised conference.

They will meet, however at a later hour, and endeavor to come to an understanding.

It is not anticipated that this un-This decision of the supreme court ed to life imprisonment would be expected hitch will cause a permanent deadlock in the fight preliminar- training to fight, and I will be ready The men wer defended by Huskey & ies, though it is impossible to predict Martinson in their trial here, the at- what settlement of the difficulty will fries will referee the fight and there torneys making a gallant fight for be made, as Britt insists on Jeffries their lives. W. H. A. Pike and the and Nelson's manager strongly objects able to me, and he was to Nolan up to

Both the contestants are continu- the confidence of the public, and that ing their training and the demand for seats is as brisk as ever.

"There will be a fight," said Nelson at his training quarters today. "Don't worry about that. I will fight

TEXAS BANK CLOSES DOORS.

FORTH WORTH, Texas, September The Bank of Commerce, a private Theodore Porter, aged twelve years, institution doing a small business volthe son of Mr. and Mrs. Frank Port- untarily closed its doors today pending the action of creditors. The bank home at Cheltonham, a suburb, aged

claimed a paid capital of \$100,000. It is stated by employes of the bank that the present suspension is largely due to the recent closing of the doors of a Denver bank.

"Roosevit Strasse, Vienna."

VIENNA, September 6 .- The municipal council proposes to perpetuate home by way of Salt Lake. clemency unless the heard of pard- whereabouts and yesterday his cap the memory of President Roosevelt's was found floating on the top of the success in restoring peace by re-nam-Lewers & Huskey, who represent the pond. In the afternoon his body was ing a street Theodore Roosevelt Strasse and cabling the thanks of the city of iVenna. The proposal has been forearly consideration.

SAN FRANCISCO, September 6 .- | Britt at Colma Saturday, but you can The managers of Britt and Nelson, say that what my manager, Nolan, has done meets with my approval. If he has objected to Jeffries he has good which they fulled to reach an agree- reason. I will take any man for rement regarding a referee, arose late force, barring Billy Roche. He can't today and have not as yet held their act. But any of the others will do. This is my position in the matter.'

> Jimmy Britt appeared to be not the islightest disturbod by the referee mater.. He said today:

"I am not bothering myself a particle about the referee. .I am out here to enter the ring Saturday. Mr. Jefwill be no purse split. Jeffries is suitnow. One thing about Jeffries he has

is worth something." Manager Coffroth said:

"The referee has been chosen and the fight will take place at 1:30 o'clock Saturday afternoon."

PHILADELPHIA, September 6 .--William A. Gill, formerly a district superintendent of the Western Union Telegraph Company, with headquar-

ters in this city, died today at his

fifty-nine years.

Home from the Northwest. Mr. and Mrs. H. R. Cook have returned home from Oregon, Washin**gton** and Utah wher they have been spend~ ing their summer vacation. They returned to Reno from the east, coming

The remains of Mrs. Katherine Clark, an old resident of Reno, who died Monday night, were interred this afternoon at St. Mary's Catholic 'cemetery. Services wer conducted at St. Mary's Church.

individual.

He has a hump on at all times If you are not wise to the best place in town to buy school books, supplies, etc -bc a camel-get a ump on.

We have never had the pleasure of showing you a wider variety of books, stationery, etc., than at the present time.

C. JEFF BROOKINS

224 Virginia St. Reno, Nev.

PERKINS, OLIVER & GULLING MORTUARY PARLORS 236 228 Siecra St., near Masonic Hall

Office Phone Main 231 Residence Phone Main 203

W, D. ARNETT @ CO. U. S. DEPUTY MINERAL SURVEYORS

urgy, Chemistry.

PROFESSIONAL CARDS

FRED J. RULISON, D. D. S. Dentist

Graduate University of Californla College of Dentistry, Office 218 Virginia street, Phone green 241. Residence phine brown 451.

MARCUS FREDRICK Attorney-at-law, Notary Public

Hooms 9 and 10, Eureka blk Thone 290. Reno, Nevada.

DES GIPSON AND ROBINSON.

Physicians and Surgeons Office in Thoma-Bigelow Building.

Phote Brown 541, Office hours, Dr. thoron 2 to 4 p. m. and by appointment Dr. Robinson, 11 a. m, t. 12 m 2 to 5 and 7 to 8 p.m.

ATTORNEYS-AT-LAW.

WILLIAM B.CRAIG

District Attorney of Washor county, has moved his law office to the court house, on Virginia street, where he is carrying on his law practice as before. P. O. Box 722. Telephone Black 488.

DODGE, PARKER & ARNOLD Attorneys at law. Office, Reno, and Tonopah.

Oscar J. Smith and William S. Wall, lately of Woodland, California, have formed a partner-ship for the practice of law under the firm name of SMITH & WALL

Offices, Smith Bldg., 202 Virginia stret. Reno, Nevada. Telephone Main 81, P. O. box 597.

Notice of Stockholders' Meeting of the

Reno Stock Brokerage Company.

Wer, 1905.

SEE J. DAVIS. President.

J. E. HALLIDAY, Secty.

NOTICE TO CREDITORS.

In the Second Judicial District Court of the state of Nevada, in and for Washoe county.

·In the matter of the estate of John J. O'B len, deceased.

dersigned has been duly appointed and In the matter of the estate of John qualified by the District Court of the F. Aitken, deceased. Second Judicial District of the state of | Notice is hereby given that Annie Second Judicial District of the state of Notice is hereby given that the estate of the estate of John I. of John F. Aitken, the executrix of the estate of John I. of John F. Aitken, deceased, has rendered and presented for settlement, not thus destroyed, if not reclaimed or redeemed within forty-eight hours.

said estate are required to file the final account of her administration of same with proper vouchers attached, said estate; and also her petition for

Classified Advertisements &

FOR SALE.

FOR SALE-Patent lawn swing for and young; automatic working. Just the thing for lawn or porch. Gives rest and comfort Manufactured by H. C. Paden, 798 Nevada street, Reno. a29w

FOR SALE—House and lot, 114 Third street. Apply to H. K. Motley, New York, or to F. J. PECK & CO., 12 East Second street, Reno, Nev. jotf

FOR SALE—On the installment plan. One new six-room modern cottage, corner lot, stone foundation, cellar bath, basin, sink, toilet, pantry, china closet and electric lights. Also two four-room modern cottages. Apply to owner, W G. McGinty, architect and builder, 601 Lander St. south side. Phone 828. a26tf

RANCH FOR SALE-560 acres of land six miles from Reno, one and a half miles from Sparks; cuts 350 tons of hay; pasture for 150 head of stock; plenty of good vegetable and union land; 500 acres under fence. Good house and outbuildings; good dairy ranch. JOHN HAYES Agt for Morrill Smith Addition.

FOR SALE-Furnished house of six rooms, hall, parnty, bath and cellar; lot 100 by 210. Out buildings, good orehard, and small fruit. No agents. Inquire at 530 N. Fourth a30w*

HELP WANTED.

WANTED—Woman to do housework.
Apply B. F. Leete, 411 N. Virginia
St. s2w

WANTED-Three or four furnished rooms for housekeeping; must be clean. Address H. C., Gazette ofa29w*

VANTED-Woman or girl to do general housework. Inquire 412 Walnut a29w*

LOST OR FOUND

LOST-Within two blocks of Tenth and Virginia streets, long grey coat. Leave at Henry Anderson's, Tenth and Virginia streets, and receive re-

LOST-A Royal Arch Keystone on one one of the roads leading from Reno to Wedekind, thence to the Glendale schoolhouse and back to Reno by way of Sparks and the asylum. The finder will receive a liberal reward by leaving at the Gazette office or returning to W. J. LUKE. a 20t12

FOUND-Roll of manuscript. Owner can have some by calling at this office and paying for this ad.

BIDS WANTED.

For building the Masonic Temple at the corner of Virginia and First Sts., according to plans and specifications. Apply to any of the directors for information. Each bid to be accompanied by a certified check for \$2500 payable to W. L. Bechtel, treasurer. Blds to be filed with the secretary on or before 8 p. m. Monday, September 11, 1905. The board reserves the right to reject any or all bids.

Time extended to Monday, Septem

RENO MASONIC TEMPLE ASSO-CIATION. ROBT. LEWERS, Secty.

NOTICE TO CREDITORS.

In the second judicial district court or the state of Nevada, in and for Washoe county.

In the matter of the estate of John fanes, deceased.

Notice is hereby given that the undersigned has been duly appointed and qualified by the District Court of the second judicial district of the state of Nevada, in and for Washoe county, as or staked, or tied, or grazed, or in any administrator of the estate of John other manner to be upon any public highway, or street or alley or curf. Notice is hereby given that the un-Notice is hereby given that a meet- second judicial district of the state of ing of the stockholders of the Reno Nevada, in and for Washoe county, as, Stock Brokerage Company, will be administrator of the estate of John

Notice for Posting of Settlement of Account, and Hearing Petition for Distribution of Estate.

In the Second Judicial District Court of the State of Nevada, in and for the County of Washoe.

PBrien, deceased.

All creditors having claims against and filed in said Court, her first and the Pound Keeper shall post three (3) aid estate are required to file the final account of her administration of written or printed notices in conspictually appears usually attached spid estate; and also her petition for mous places, in said city, and one (1) with the clerk of the court, within distribution of said estate; and that the entrance of the public pound, three months of the first publication of Saturday, the 23rd day of September, or brands, if any, and that such another.

A. D. 1995, being a day of regular sesum or brands will be sold by him to Dated August 1st, A. D. 1905.

MARY O'BRIEN,
Administratrix of Estate of John J.
O'Brien, deceased.

Clumey & Massey, Attorneys for the Estate.

A. D. 1905, being a day of regular session of said Court, at 10 o'clock a.

m. at the Court room of said Court, in said Washoo
County, has been fixed by said Court
for the settlement of said account and hearing said petition for distribution

A. D. 1905, being a day of regular session by him to pay the charges that have, and will have accrued against the property, and the costs. Such notice shall be given for at least ten (10) days.

Section 7. After having given the settlement of said account and ordinance, the Pound Keeper shall conviction thereof, shall be punished by a fine of not more than five hur-

SECOND HAND,

SECOND HAND FURNITURE-Secand hand goods of all kinds bought and sold, or traded. Harness shop in connection with store. SCHUFELT & RILEY, 110 Virginia street. Telephone Main 641.

SECOND HAND CLOTHING-If you wish to buy or sell new or second hand clothing call at the Truckee Clothing Store, 17 West Second St. O'Connor Block. Highest prices paid for second hand goods of all

FOR RENT-Pleasant room, suitable for gentleman, close in, 106 Sierra s4w street.

FOR RENT-A large room suitable for shop or factory. Nevada U. S. Fence Company, Fourth and Sierra s3w*

nia avenue.

years, close to business position of city. Suitable for warehouse or a store room. Address J. D., Box 23. Reno.

70 acres or more, or small dairy, most lease for two of three years. Inquire of John T. Read & Brother, Room 7, Bank of Nevada building. s5w

WANTED-By young couple without chouldren, bedroom and sitting room in private family with board. References exchanged. Address P. O. a31w* Box 881, city.

dergarten hall. Admission 50 cents

NEW first class restaurant opened at Wadsworth. Regular meals and short order. Home cooking Mrs.

same to this office or the Reno chief of police and received liberal reward; no questions asked.

any person interested in said estate may appear and tile his exceptions in writing to the said account and contest the same.

of said estate, at which time and place

W. A. FOGG.

CITY ORDINANCE NO. 43.

NECESSARY RULES AND REGU-LATIONS IN THE MATTER OF ANIMALS RUNNING AT LARGE AND FOR THE CUSTODY AND DESTRUCTION OF THE SAME; IMPOSING A TAX ON ALL DOGS FIXING THE FEES OF THE PROVIDING A PENALTY FOR THE VIOLATION THEREOF.

The City Council of the City To The City T

Dated July 31st, A. D. 1905.

WILLIAM C. HICKEY.

Administrator of the estate of John
Jones, deceased.

Mack & Farrington, Attorneys for the estate.

From the operation of this ordinance.

Section 3. The City Council of this ordinance.

Section 3. The City Council of this ordinance.

Section 3. The City Council of this ordinance.

City of Reno, shall appoint some suitable person, firm corporation or association who shall have charge of the public pound hereby provided and established.

Section 3. The City Council of this ordinance.

the Pound Keeper to seize and hold in the said public pound, subject to the provisions of this ordinance all animals estrayed or running at tarke, for herded, or staked, or tied, or "oud upon any public highway, or screet, or alley, or court or place, or public scauge or public grounds or upon any unfonced lot within the corporate lim-

which, by reason of age, or disease in other cause are unfit for further use, or are dangerous to keep inapounted shall be forthwith destroyed by the

payment of the purchase money shall dred (\$500.00) dollars or by imprison-turn over to the buyer the animal or ment in the city jail for not more than animals sold, and after deducting the six (6) months, or by both such fine osts of impounding and all accrued and imprisonment. costs, including the cost of feeding, keeping and selling, shall pay the hall-ance, if any remains, over to the City Clerk of said city, who shall pay the same into the city treasury.

Section 8. The owner or persons Section 27. The contribute to the cuttout of one angular Clerk of the City Clerk of

impounded may, at any time before of dono is hereb; authorized and onthe rale or other disposition thereof dered to have this city ordinance, reclaim or redeem the same by paying to the Pound Keeper all fines and in the Renc Evening Gazette, a daily newspaper, published in the City or Renc for a period of one week.

Section 9. The Pound Keeper shall Passed and adopted this 27th day of the control of the control of the city or Renc for a period of one week.

Passed and adopted this 27th day of the control of the city or Renc for a period of the city or the city or derection.

seize and impound every dog running Aug at large or found upon any public highway or street, or alley, or court, Ar, or place, or public square, or public Mr, within the limits of said city, whether in the immediate presence of the own- Ar are or otherwise; provided, however, 1995 er or otherwise: provided, however, that no such seizure or impounding shall be made of any dog led by a string or chain or having around it. neck the collar and license tag pro-vided for in this ordinance. Section 10. The Pound Keeper shall

the City Clerk as licensed for the current year.

Section 11. The Pound Keeper may, without further notice, sell at private sale or public auction to the highest budder for eash, any dog not then reclaimed or redeemed within forty-eight hours. All dogs not reclaimed, redeemed or sold shall forthwith by destroyed by the Pound Keeper er in a human minner. er in a humane manner.
Section 12. The Pound Keeper shall

Section 12. The Pound Keeper shall provide all animals in his custody with proper food and water and shall give hem all necessary care and aften tion.
Section 13 The fines and Charges upon animals shall be as follows:

(1). For every horse, mare, mule x, cow or buil a fine of two (\$2.00) lottars, and a charge or one (\$1.00 dollar per day for keeping, and one (\$1.00) dollar for arresting and driving. (2). For every colt, galf, sheep hanh, goat or hog, a fine of one (\$1.00) dollar and a charge of fifty (\$0.50) dollar and a charge of fity (\$0.50) cents per dry for keeping, and fifly (\$0.50) cents for arresting and driv-

(\$2.00) dollars, and for every bitch a fine of three (\$3.00) dollars, provided that the Pound Keeper shall be enti-tled to fitty(\$0.50) cents for arresting every dog or bitch so arrested, or destroyed and buried, provided further, that for every license for dogs or bitches which the Pound Keeper may personally collect, he shall be enti-tled to receive fifty (\$0.50) cents and he

shall forthwith turn over any sum or sums so collected to the City Clerk. Section 13. The Pound Keeper shall keep a record of the number, de-scription and disposition of all ani-mals impounded, showing any detail mals impounded, showing any detail the public peace or committing any in the case of each abunal, the date of receipt and date and manner of of receipt and manner and time of advertising for sale, and name of the person reclaiming or redeeming or purchasing, the reason for destruction, and the fines and charges and proceedings of sales feedled on action, be severally fined in any sum not proceedings of sales feedled on action, be severally fined in any sum not hooke provided for that purpose, it shall be the record book or books of the office of the Pound Keeper, and place, within said city, to the terror of places. ing dors, therein detained and keep the said edge and note than one month same so posted for forty-eight hours continuously after said animal shall shall meet to do an unlawful act, withhave been impounded.

Section 15. The Pound Keener may in said city, upon a common cause of quarrel and make advances toward 1.

the duties required of him by

nis ordinance.
Section 16. The Pound Keeper and

pounding, keeping and destroying animals as provided in section 13 of this ordinance, provided, that he shall be paid out of the general funds of this city, upon monthly itemized demands verified by the assistant Superintendent of streets, for all unredeemed dogs

destroyed and burned under the provisions of this ordinance.
Section 18. Out of the fees thus received by him, the Pound Keeper shall pay all necessary expenses of the said audite round including rent said public pound, including rent payment for the services of his depusubstance for animals imnounded, and all other expenses connected with the equipment and maintenance of said pound, and the arresting and disposal of animals introunded.

Section 19. Any person may take up and deliver to the Pound Kepper any

and deliver to the Pound Keeper any animal which the Pound Keener is by this ordinace required to impound, Section 20. Any animal found tres-

Section 20. Any animal tound trespossing on any private enclosure, in this city, may be taken up by any person and delivered to the Pound Keeper. Section 21. It shall be unlawful for any person to resist or obstruct the Pound Keeper, or any of his deputies, in the exercise of his duties as such Pound Keeper or Deputy Pound Keeperer.

dog tax herein required, the officer receiving the same shall give a receipt therefor containing the descripcept therefor containing the description of the dog or bitch for which such tax is paid, together with a metal tag, which tag shall be attacted to the callor of the dog and a number stamped thereon which shall correspond with the number of the receipt Section 23. The Pound Heeper. within five (5) days after his appoint-

ment and before entering upon the discharge of his official duties shall give and execute to the city of Reno. his official bond in the sum of five handred (\$500.00) dollars, conditioned for the faithful performance of his of-ficial duties as such Pound Keeper ficial duties as same with two or more sureties, or a responsible surety company, to be approved by the Mayor and Council of sponsible surety company, to be approved by the Mayor and Council of the city, which official bond, when approved, shall thereafter be filed and kept in the office of the City Council. kept in t the office of the City Clerk of

Section 25. All ordinances and parts of ordinances in conflict herwith are hereby repealed.

Section 76. This ordinance shall go

Same into the city treasury. Into effect immediately

Section 8. The owner or persons Section 27. The City Clerk and entirled to the custody of any animal Clerk of the City Council of the City

Mayor pro tem of the City of Reno. Attest: H. W. CHRISTIF, City Clerk and Clerk of the City Com

cil of the City of Repo.

I hereby certify that the foregoing section 10. The Pound Reeper shall be party that the longular depends on impounded for the space of forty-eight hours, unless somer reclaimed or releamed by the sowner or person having control therefor, by payment of the fine, tax and charges provided for herein, provided, however, that such fine shall be remitted by the Pound Keeper if the dog the long of the clay council, was by said city charges provided for herein, provided, however, that such fine shall be remitted by the Pound Keeper if the dog the long of the clay council of the City Council was by said city charges provided for herein orders. however, that such time shall be remained in the first be remained in the first between the down in Gazette, a daily newspaper public already entered upon the books of lished and in circulation in said City, the City Clerk as licensed for the of Reno, daily for a period of one current year.

Section 11. The Pound Keeper passed and adopted by the following the following the control of the contr

ole to-wit;
Ayes- Mr. Wilson, Mr. Newmarker,
fr. Quinn, Mr. Kinney,
Nays-None,
Absent-Mr. Diappo

And was approved by N

Mayor pro tem of the City of Reno Artest: H E. CHRIST.E, City Clerk and Clerk of the City Coun of the City of Reno. (Seal.) CITY ORDINANCE NO. 45. An Ordinance concerning breaches of the peace, fighting, routs, riots, af-frays, injury to property, malicious mischief, disorderly persons, lewd or lascivious collabitation or Echavier,

lascivious collabitation or tchavier, begging, carrying deadly weapo s, and resisting an officer within the city of Reno; to restrain and punish the same and to repeat all ordinances or sections thereof in conflict there-with, and other matters relating thereto. matters relating The City Council of the City of Re-

io, du ordain Section 1. It any person shall, malinously and wallfully disturb the peace or quiet of any neighborhood, or fem-ily, within the City of Reno, by loud or musual noises, or by tumultuous and obensive conduct, threatening truouring, quarrelling, enallenging to right, or lighting, every person convicted thereof shall be lined in a sum not exceeding. Two Hundred Dollars, or by it orisonment in the City Jail of said city, not more than two months. Section 2. If two or more persons as-

semble for the purpose of dusturing all the public peace or committing any unlawful act within the city of land, and no rot disperse or being desired

or hooks provined for that parpose, it shall be the ecoral book or hooks shall, by gettinent, light or a proble of the office of the Pound Keeper, and shall not be removed therefrom, and the cursued over to his successor, orienning shall be deemed guilty of an Art the entrance of the public pound at the entrance of the public pound a description of every animal, except-tass or imprisonment in the cuty fall bury deep though of said cuty but more though an entrough. Section 4. If two or more persons

shall meet to do an unlawful act, with-in said city, upon a common cause of quarrel and make advances toward 't. at any time appoint at his own expense as many deputy pound keepers as he may require to properly distinct the same not exceeding five himfined in a sum not exceeding five hun-cred upilars, or imprisonment in the city jail not more than six months; and Section 16. The Pound Keeper and deputies, while engaged in the execution of their duties, shall each wear a fain metallic badge on the outer garment containing the word "Pound Keeper," or the words "Deputy Pound Keeper," as the case may be, plainly engraved thereon.

Section 17. The Pound Keeper shall not receive any stated salary as compensation for his performance of the duties of his office, but in lieu of salary he shall be entitled to the fees herein provided for arresting, interior of the duties of provided for arresting, interior of the salary he shall be entitled to the fees herein provided for arresting, interior of the salary he shall be entitled to the fees herein provided for arresting, interior of the salary he shall be entitled to the fees herein provided for arresting, interior of the order of violence, ether with or without a common cause of cuarrel, or even do a lawful act in a violent, tumultuous and lilegal manner they shall be deemed guilty of a riot, and upon conviction thereof, shall be fined in any sum not exceeding five hundred dollars each or by imprisonment.

prisonment Section 5. Every person who shall within the city of Reno, beat or torture any horse, or mule, or other anhad whether belonging to himself or to any other person, shall be punished by a fine of not less than thirty or more than one hundred dollars or by imprisonment in the city Jail for a period not to exceed thirty days or by both such fine and imprisonment; and every person who shall, within the city of Reno. will-fully, unlawfully and maliciously destroy, burn, cut or otherwise injure any goods, chattels or property of any de-scription whatever belonging to an-other, shall, upon conviction, be punshed by a fine of not more than five hundred dollars, or by imprisonment in the city juli not exceeding six months, or by both such fine and imprison

ment.
Section 6. Any person who shall, within the city of Reno willfully, un-inwfully or maliciously break, destroy or injure the door or window of any dwelling house, shop, store, or other house or building, or the door or window, grating, platform, wheels or other part of any railroad or street car, or sever therefrom, or from any gate, fence or inclosure any part thereof, or of any material of which it is formed, ound Keeper, or any or his deputies, in the exercise of his duties as such of any material of which it is formed, or sever from the freehold any produce thereof, or anything attached thereto, or pull down, injure, or descriptions are the several produced the se stroy any gate, post, railing, or fence, or any part thereof, or break, destroy, or injure any boat, or cut down, lap, girdle, or otherwise injure or destriy any fruit or shade tree, being the property of another, or who shall, without the consent of the owner, agent, or occupant of the premises or property herein mentioned, deface, disfigure, or herein mentioned, deface, disfigure, or cover up any fruit tree, or ornamental tree, fence, house, wall, shop, or building, property of another, by pasting upon or in any way fastening thereto, any printed bill, signboard, show poster or other device whatsoever or who shall, without a written permit from the City Council of the City of Reno, deface, disfigure or cover the kernester. face, disfigure, or cover up by pasting upon or in any way fastening thereto, any printed bill, sign board, show poster or other device whatsoever upon any public building, monument, grave stone, ornamental tree, or other whiset or property under the encounter. object or property under the supervision and control of said city or of any association or society whatsnever, shall for each and every—such offense, be deemd guilty of a misdemeanor, and on conviction be fined in any sum no such offense, be exceeding two hundred dollars or he Imprisoned in the city jail of said city for a term not exceeding six months, or by both such fine and imprisonment.

Section 7. It shall be unlawful for any person within the limits of the city of Reno, to wear, carry, or have con-cealed upon his person any dirk knife, pistol, sword in case, slung shot, brass knuckles, razor or other dangerous weapon without first obtaining permis-sion from the City Council. The City sion from the City Council. The City Council may, upon application made in writing showing the reason of the per son or the purpose for which any con-cealed weapon is to be carried, grant permission under the seal of the city and attested by its clock to the pernumber forty-three, published daily in the Renc Evening Gazette, a daily in the Renc Evening Gazette, a daily newspaper, published in the City of Renc for a period of one week.

Passed and adopted this 28th day of August, 1905, by the following vor the City Council:

Ayes—Mr. Wilson, Mr. Newmarker Mr. Quinn, Mr. Rinney.

Nays—None.

Absent—Mr. Drappo
Approved this 29th day of August, 1905.

M. E. WILSON,
Mayor pro tim of the City of Reno.

Attest: H. E. CHR.STIF. officers in the discharge of their cuties, nor to persons acting or engaged in the business of common curriers within this taste, nor to persons traveling nor to persons traveling through the state. Section 8. Persons within the limits

of the city of Reno, who have the physicial ability to work, not having visible means of support, fiving hilly or who are found loitering or loafing about the streets or public places, or who are found loafing or loitering habitually in or about dram shops, tippling houses, saloons, bar rooms, gambling houses or places where gambling is carried on, or houses of ill fame, or places resorted to by persons for purposes of prostitution or immoral purposes, or who are found wandering, loading or lottering about the streets at late and unusual hours of the night, not giving a sat-isfactory account of themselves, and all common drunkards, and all vacrants small be deemed disorderly persons and upon conviction thereof before the police judge of said city, shall be punished by imprisonment in the city fall of said city for a term not exceeding ninety (90) days.

ninety (90) days.

Section 9. It shall be the duty of the police judge of said dity, having personal knowledge, or on complaint being made under oath, that any person within the limits of the city of Reno Is a disorderly person of any one of the classes designated in Section 8 of this Ordinance, to cause such person to be brought before him, and if, upon examination, such person be found guilty of being a disorderly person he or she for each offense, shall be punished as therent provided.

Section 10. It shall be unlawful for Section 14. It shall be unlawful for

section 10. It shall be unlawful for any person to live or reside in or about or to resort to for the purpose of lewdness, illicit sexual gratification, prostitution or disorderly conduct, any prostitution or disorderly conduct, any house of ill tame, bawdy or other disorderly house, or place resorted to for illent sexual gratification, prostitution or leadness or used by our few mess. or tewaness, or used by one or more fe-males for the purpose of 11-net commerce or lewdness or to let or lease any place or nouse for any such purpose, within the mails of the city of Reno. Any person to and guilty of violating the provis-tars of this section shall be fined in any san not less than ten (\$10.00) dollars and not less than ten (\$10.00) dollars and not exceeding on hundred (\$100) in he maps send in the city half for a fer mult exceeding one luminor (100) mays, or by both such fine and imprisminent. When any police officer of he city has reasonable grounds to be-acce that any house or place is kept for the purposes named in this section

t shall be lawful for such officer to office and nouse or place without war-and, and to arrest all persons found Section 11. No person shall, either meetly or mainettly, whether by look, word, sign or deed, practice begging or mendicancy, within the linds of the city of Reno, or on any of the streats, sidewalks, alleys, thereagh forces or highways thereof; nor shall ony person who is diseased, maimed, mutilated or in any way deformed so as to be an unsightly or disgusting object, or an improper person to be allowed in

or on the streets, alleys, sidewalks, horoughfares or highways or public places in the city, therein or thereon expose himself or herself to public city. visions of this section, shall be liable to a line of not more than fifty (\$50.00)

dollars, or to imprisonment in the city fail not more than fifty (50) days, or to both such fine and imprisonment. Section 12. Any person who shall Section 12. Any person who shall interfere with, resist, molest or threaten to moiest any officer of said city.
In the exercise of his official duties, shall be liable to a fine in any sum not exceeding one hundred (\$100.00) dollars, or to imprisonment in the city jail not more than three (3) months, or to both such fine and imprisonment.

both such fine and imprisonment Section 13. Fines imposed by the Police Court under the provisions of this ordinance, may be recovered by execution against the property of the execution against the property of the defendant, or the payment thereof enforced by imprisonment in the city jail of said city, at the rate of one (1) day for every dollar of such fine, or said Court may, in its discretion, adjudge and enter upon the docket a supplemental order that such offender shall work on the streets or public works of said city at a rate of two (500) dollars. said city at a rate of two (\$2.60) dollars for each day of the sentence which

shall apply on such fine until the same shall be exhausted or otherwise satis-Section 14. All ordinances and parts of ordinances in conflict herewith are

of ordinances in conflict herewith are herby repealed.
Section 15. This ordinance shall go into either immediately.
Section 16. The City Clerk and Clerk of the City Council of the City of Reno is hereby authorized and ordered to have this City Ordinance Number Forty-five published daily in the Reno Evening Cazette, a daily newspaper published in the City of Reno, for a period of one week.

Passed and adopted this 29th day of August, 1905, by the following vote of the Conucilmen:

he Conucilmen:
Ayes—Mr. Wilson, Mr. Newmarker,
Ir. Quinn, Mr. Kinney.
Nays—None.
Absent—Mr. Drappo. Approved this 29th day of August, 1905.

N. E. WILSON,
Mayor Pro. Tem. of the City of Reno.
Attest: H. E. CHRESTIE,
City Clerk and Clerk of the City Council of the City of Reno.
I hereby certify that the foregoing ordinance at a regular meeting of the

I hereby certify that the foregoing ordinance at a regular meeting of the City Council of the City of Reno, held on the 29th day of August, 1905, introduced by the Ordinance Committe of the City Council, was by said City Council thereupon and therein ordered published in full in the Reno Evening Gazette, a daily newspaper published and in circulation in said City of Reno, daily for a neriod of one of Reno, daily for a period of one week; and that said ordinance was passed and adopted by the following

vote, to-wit: Ayes-Mr. Wilson, Mr. Newmarker, Mr. Quinn, Mr. Kinney.

Navs-None.

Absent—Mr. Drappo.
And was approved by N E. Wilson,
Mayor Pro. Tem. of the City o' Reno.
Attest: H. E. CHRISTIE, Attest: Seal:

City Clerk and Clerk of the City Coun-cil of the City of Reno. a30w

Attest: s4td

Notice is hereby given that the un-

FOR RENT-ROOMS.

FOR RENT—Nicely furnished bed-rooms, electric lights, use of bath, everything new and every conven-ience, good board near by 406 Hill street, between Liberty and Califor-

OR RENT—Nicely fgurnished front bedroom with electric light, 411 Peavine street. 52w1

MISCELLANEOUS.

TO LEASE-A lot for a number of

RANCH WANTED-Want a ranch of

DANCE-The Fraternal Brotherhood will give a social dance Tuesday evening, September 12th, in Kin-Ladies free. Everyone is cordially in-

D. H. Kehler, apposite depot. jill WILL THE LADY WHO FOUND THE GOLD BRACELET, set with 5 brilliants in the ladies lavatory of the Pullman car Potosi ec Wednesday morning, August 30th, return

Dated September 1st, A. D. 1905.

AN ORDINANCE TO PROVIDE A PUBLIC POUND AND TO MAKE

The City Council of the City of Reno do Ordain:
Section 1. A public pound is hereby' provided, and the same shall be located and established at such place in the city of Reno as shall be fixed from time to time by the Pound Keeper hereinafter provided or Section 2. It shall be deemed un-

Stock Brokerage Company, will be administrator of the estate of John other manner to be upon any public highway, or street, or alley, or court, highway, or street, or alley, or court, or place or public grounds, or apon any unfenced lot within the corporate said company and for the estate are required to file the said company and for the estate are required to file the same with proper vouchers attached with the clerk of the court, within three months of the first publication of the said company and for the estate of John Jones, deceased.

All creditors having claims against said estate are required to file the same with proper vouchers attached with the clerk of the court, within three months of the first publication of the image. The clay council of this ordinance, sons, and licensed dogs are excepted from the operation of this ordinance.

Section 3, The Clay Council of the public provides the property of the council of

square or public grounds, or upon any

lits of said city.

Section 5. All animals so taken into
the custody of the Pound Keeper, and

Section 7. It shall be unlawful for any person within the limits of the city of Reno, to wear, carry, or have concealed upon his person any dirk knife, pistol, sword in case, slung shot, brass knuckles, razor or other dangerous weapon without first obtaining permission from the City Council. The City Council may, upon application na de in writing showing the reason of the person or the purpose for which any concealed weapon is to be carried, grant permission under the seal of the city and attested by its clerk to the person making such application authorizing such person to carry the concoulds weapon described in such permission. Any person who shall violate any of the provisions of this section shall be guilty of a misdemeanor and on conviction thereof shall be fined not less than twenty (\$20,00) dollars, nor more than five hundred (\$500.00) dollars, or imprisoned in the city jail for not less than thirty (30) days, nor more than six (6) months. This section shall not apply to peace officers in the discharge of their cuties, nor to persons acting or engaged in the business of common carriers within this trate, nor to persons traveling through the state.