

SPICE

Mrs. Newcom—Before we were married you said that my slightest wish would be your law.

Mr. Newcom—Exactly, my love; but you have so many vigorous and well-developed wishes that I am as yet unable to decide as to which is the slightest.—Puck.

Tom—When you proposed to her I suppose she said, "This is so sudden!"

Dick—No; she was honest and said, "This suspense has been terrible."—Boston Transcript.

Little Boy—That lady that talked to me in the park gave me some candy.

Mother—I hope you were polite.

Little Boy—Yes, ma, I was.

Mother—What did you say?

Little Boy—I said I wished pa had met her before he got acquainted with you.—San Francisco Chronicle.

The principal grocer of a small country town was chatting with several customers when a discussion arose as to the wonderful sense of touch that the blind have.

"Here comes old blind Henry Parkins now," said the grocer. "We'll test him."

He took a scoopful of sugar and extended it to the old man. "Feel this, Henry," he said, "and tell us what it is."

The blind man put his hand in the scoop, passed its contents through his fingers, and said, in a firm, confident tone: "Sand."—New York Telegraph.

A Long Island teacher was recounting the story of "Red Riding Hood." After describing the woods and the wild animals that flourished therein, she added:

"Suddenly Red Riding Hood heard a great noise. She turned about, and what do you suppose she saw standing there, gazing at her and showing all its sharp, white teeth?"

"Teddy Roosevelt!" volunteered one of the boys.—San Francisco Chronicle.

SUMMONS.

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

Lawrence B. Potter, plaintiff, vs. Mable Potter, 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 together with a copy thereof, praying for a decree of divorce, more particularly set forth in said complaint.

J. J. WHITAKER,
Attorney for Plaintiff.

LAWRENCE B. POTTER,
Plaintiff.

P. O. Address, 323 Kearns Building,
Salt Lake City, Utah. 10-14-11-11

ASSESSMENT NO. 1.

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

Notice is hereby given that at a meeting of the directors held October 3, 1916, an Assessment No. 1 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, Room 407 Dooly block, Salt Lake City, Utah, any stock upon which this assessment may remain unpaid on November 8, 1916, will be delinquent and advertised for sale at public auction and unless payment is made before, will be sold on November 25, 1916, to pay the delinquent assessment together with the cost of advertising and expense of sale.

G. W. LYNCH,
Secretary.

407 Dooly block, Salt Lake City,
Utah. 10-14-11-11

SUMMONS.

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

Susie Johnson, plaintiff, vs. Harry H. Johnson, 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 plaintiff.

E. L. MECHAM,
Attorney for Plaintiff.

P. O. Address: 212 So. Main St.,
Salt Lake City, Utah. 10-14-11-11

SUMMONS.

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

Beulah Naylor, plaintiff, vs. James B. Virtue, 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 recover a judgment quieting plaintiff's title to the land described in plaintiff's complaint.

D. H. THOMAS,
Attorney for Plaintiff.

P. O. Address: 502 McIntyre Bldg.,
Salt Lake City, Utah. 10-14-11-11



GILMER PARK

Addition "de Luxe."

This addition should appeal to those looking for exclusive home sites.

Protected by the highest and most rigid building restriction of any subdivision in the city.

The many new homes now under consideration and the private homes being planned by the Gilmer Estate, and George E. Merrill, with the elaborate landscape scheme worked out as contemplated, will undoubtedly further justify its descriptive name "de luxe."

This addition is unique in that while it is the closest-in subdivision in the city, it also possesses all the natural beauty and advantages of the Country Place.

While a considerable number of lots have been sold, we still have for sale a number of very desirable sites, at prices considerably under the market.

Liberal discounts allowed for cash and building agreement.

ED. D. SMITH & SONS,

17 Exchange Place.

Wasatch 4000.