

# The Idaho Enterprise

PUBLISHED WEEKLY AT OXFORD, ONEIDA COUNTY, IDAHO.

VOLUME 1.

THURSDAY, MAY 27, 1880.

NUMBER 52.

**BUSINESS DIRECTORY**  
CRAWFORD & FISHER,  
Law, Land, Mining and Collection Office,  
Oxford, Oneida County, Idaho.

WILLIAM CRAMER, District Attorney 3d District of Idaho, comprising the counties of Blaine, Owyhee, Cassia, Camanche, and Blaine.

Wm. Young, Notary Public and Comptroller. EP Collections made in all parts Idaho and Northern Utah. Land and mining claims a specialty.

**SELECT MISCELLANY**  
LITERARY FRISB.

Also cold earth, hot stone forge  
The snow of April fell first  
Do walling winds beyond the death  
As all these things pass in a day  
Thought for beauty's time  
An old man, who had not yet  
Proper a bed, and not long  
Though winter's snow had not  
Her heart still quivers in her sleep  
Thus have her place and separate here,  
For this cold night with there.

**E. Mc B. Timoney,**  
Attorney and Counselor at Law,  
Oxford, Oneida Co., Idaho.

Special attention given to the preparation of Wills, Deeds, Contracts, Land and Mining Claims before the Local Land Office and the Department of Washington, D. C. Testimony before the Supreme and District Courts of the Territory.

**A SAMPLE "SOVEREIGN"**  
NOW LITTLE SOME NAT'N' EASTERN MEN KNOW OF MARIANAL POLITICS.

(Chicago Times, Washington Letter)  
But few politicians have an idea how little the general public know or care about them. The writer this winter, harnessed numbers of New York people visiting here, and the amount of ignorance displayed by them about public men and affairs has been simply appalling. Who could you think of brick Young, business men who understood horse and moneymaking to perfection, and who do not know whether Sam Russell was speaker of the house or presiding officer of the Senate? The worst case I ever met was a provincial broker from the heart of the howling wilderness as Wall Street. He was in Washington for the first time in his life, and was anxious to see the congressman I boys. "I am death on eight-o'clock, you know," said he, "but would like to take in what you think might be interesting." In the Senate he looked piteously around a man.

**J. S. LEWIS,**  
JEWELRY, WATCHES AND CLOCKS  
REPAIRING  
SILVER AND PLATED WARE  
GOLD, SILVER AND PLATED WARE  
GENTS, OPTICS AND AMBLYOPIAN  
Main St., OXFORD, UTAH.

**COURT PROCEEDINGS.**  
**Opinion of Court in Case of Morgan vs Estate of Morgan, deceased.**  
In the District Court, My Term Idaho Ter. Lorraine B. Morgan, Adm'r. vs. J. N. Ireland and H. H. Milfin, Executors. will.

**CLIFT HOUSE,**  
Corner of Main and Third Streets,  
SALT LAKE CITY,  
UTAH.

**Head Quarters for Mining Men,**  
OF THE PACIFIC COAST.  
S. C. EWING, Proprietor,  
TERMS, per day, \$2.00, per week, from \$8. to \$10.00.

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**KEENEY HOUSE,**  
Loring Hill, Oxf., Id.  
Convenient to all Trains, East, West, North and South.

**COMMERCIAL HOUSE,**  
OF OXFORD, IDAHO.

**VALLEY HOUSE,**  
[Opposite Temple and Tabernacle],  
Salt Lake City, Utah.  
Board and Lodging \$1.00 to \$2.00 per day, and \$8. to \$10. per week.  
ACCORDING TO ROOM.

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each other. For the full length it was, to him an aggravating waste of the raw material.

**A Big Job Charged.**  
Chicago, May 27.—The Journal's Washington special says: At a meeting of the House Pacific Railroad Committee to-day a letter making charge of corruption and bribery against the Pacific railroad company, written by J. G. George, a contractor, was submitted. The letter charges that \$90,000 in money had \$100,000 worth of land grant bonds were paid to a United States Senator, an Ohio \$100,000 worth of bonds were distributed among members of the House. The writer says he can produce evidence and furnish witnesses to sustain the charges and asks for an investigation.

finally that marriage alone will effect a revocation.

It will not I think be out of place to give in brief the various reasons given by the courts for this revocation.

In *Marston vs. Ross*, 55 English coin law Rep. 457, marriage and birth of a child subsequently to the execution of the will. The court held the will to be revoked upon the ground that provision was not made both for the wife and child, although in this case the widow and child had a small provision but the larger bulk of the property was denied to others.

## COURT PROCEEDINGS.

### Opinion of Court in Case of Morgan vs Estate of Morgan, deceased.

In the District Court, My Term Idaho Ter. Lorraine B. Morgan, Adm'r. vs. J. N. Ireland and H. H. Milfin, Executors. will.

In *Lambert vs. Lancaster* 5 Term Rep. 43.  
Lord Kenyon after giving various instances of revocation, observes that the foundations of all these implied revocations was not equally assumed to the will that the party does not intend that it should take effect, if there should be a total failure of the issue of his family.

On the 13th day of October A. D. 1878, complainant intermarried with the deceased, and from that date she cohabited with him until his death, which occurred on the 23rd day of February 1879.

In *Young Appeal* 39 Penn. 110.  
It is said, if the testator circumstances be so strict, that new moral testamentary duties have occurred to him subsequent to the date of the will, such as may be presumed to have produced a change of intention, this will amount to an implied revocation, and the court says this is now a legitimate element of our common law.

There can be no settlement of the testator, after the settlement of the estate.

In *Negus vs. Negus* 45 Iowa 497.  
The court says, that the birth of a child creates new duties, and obligations and legally operates to pre-emptively change his intention in his will and held that the birth of a child alone, will revoke a will even when two former children had been inherited by it.

Of the latter class of revocations are those which result from a total change in the circumstances of the testator, such as held by the courts to imply a change in his intention to dispose of his property.

In this case it is said that when the wife is heir to the husband and husband is heir to the wife, marriage subsequently to the making of the will works a revocation when the wife is not provided for in the will.

announced was reaffirmed and approved, although the case, was decided against the complainant, on the ground that the husband would take nothing if the will was revoked.

In the case of *Tyler vs. Tyler* the wife would have had her dower if the will had been sustained, if revoked she took one half of the estate, and the law making power of the age it may be stated that in England, it has lately been enacted by statute that subsequent marriage would revoke a will.

In *Edwards Appeal* 49 Penn. 144.  
It was decided that under the statutes of the state subsequent marriage would revoke a will.

In *Delaware* subsequent marriage alone revokes a will.

In *Virginia* also a will is revoked by subsequent marriage.

In this territory, property exempt is set apart for the use of the family during the lifetime of the testator.

In *Illinois* by statute the widow is now allowed to take under the will or take her inheritance under the statute as if no will had been made.

In *Illinois* also a will is revoked by subsequent marriage.

In *Illinois* 151. Testator makes a will in 1845, married complainant in 1849, and died in 1855, leaving no children.

The widow was unprovided for in the will by the statute, however she would inherit a clear interest in the lands notwithstanding the will.

They have also held that the birth of a child alone, after the making of the will, will in law operate as a revocation.

The above case of *Tyler vs. Tyler* was dismissed and the principle there-

for food and clothing, and luxury it has been held that he is even obliged to furnish her with the so-called luxuries suitable to his condition in life, and this obligation has been held to be a charge upon his property in numerous decisions ranging back as far as the case of *Walker vs. Walker*.

Can it be reasonably said that this obligation ceases upon the death of the husband. I think it may be safely said that reason precludes and the civilization of the age demand that this duty shall continue to some extent a legal charge upon the estate.

It is also held by the courts that the obligation ceases upon the death of the husband. I think it may be safely said that reason precludes and the civilization of the age demand that this duty shall continue to some extent a legal charge upon the estate.

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Published weekly at the Enterprise Publishing Company, corner Harrison and Main streets, OGDEN, UTAH, THURSDAY, MAY 27, 1880.

PERSONALS. H. O. Harrison, Esq., is visiting Oxford this week.

W. Fisher and the Editor of the Enterprise will begin courting on Tuesday next.

Receiver P. P. Singler returned from the north the latter part of last week and took a trip south this week.

Court is expected to adjourn this week.

A slight snow storm on Monday last, but the blighting is not good to year.

Next Tuesday, June 1st, the Census taker begins his thankless task.

Mr. Charles Croshaw during the past week has been trying to secure help to make the machinery on road passable for teams.

A private letter from Mr. E. J. H. Boies, states that he has purchased a house and lot on Crystal City and has taken up his residence there.

Stage Line to Wood River. Alex Topouze & Co. proprietors of the Blackfoot, Ochalio and Bonanza stage lines, are now putting in operation their new stage line to Wood River.

The Snake river Gold Mining Company, headquartered at Eagle Rock are getting their machinery on the claim ready for business.

WASHINGTON, May 25.—The session of the Illinois and Alabama Conventions adjourned today.

Grant has created among Washington politicians what is commonly described as a "bungle" for the exp. President, and the fact that the feeling has re in during the week immediately preceding the meeting of the National Convention is conceded to be decidedly advantageous to Grant.

It is apparent that a great many Congressmen who ten days ago did not think that Grant would be nominated, have since the action of the Illinois Convention reconsidered their conclusion and now freely admit that it will require a combination of unexpected circumstances to defeat him.

The most prominent friends of the candidates of Blaine and Sherman do not, however, despair of still achieving success for their respective candidates.

Sherman's friends stoutly deny the rumor that he is now desirous of obtaining the second place on the Grant ticket.

One of his managers to-day denounced the rumor as gossip untrue, and added that Secretary Sherman is not a candidate for the second place with anybody, but is hopeful of securing the gold prize.

Wm. B. Chandler, who is now in this city, still insists that Grant cannot and will not be nominated, and the theory of the Blaine men, all of whom think as Chandler does is that Grant will not succeed on the first ballot and after that there will be a general break-up, when Blaine will run in.

There is one fact apparent, and that is, both Blaine and Sherman expect to be elected by the same means—that is, by securing the bulk of Grant delegates as the second choice. The friends of both think, too, that the delegation instructions for Grant will not stand by the unit rule, and in such event Grant will lose twenty per cent, at least of his estimated vote on the first ballot. The Grant men look

pooh this, and while some little defection is conceded by them in Pennsylvania and New York, they claim with confidence that it will not be serious enough to defeat Grant's triumph on the first ballot.

The enclosed land case of Arnold against Langley both of Cassia Co was heard before Receiver T. F. Singler on Monday, Mr. Arnold presented with his witnesses, Col. R. I. Wood, Foreman of the U. S. Grand Jury, Messrs John Bridge, Hardy Sears and James Snodgrass, Langley the defendant did not appear, but was represented by H. M. Bennett esq.

The witnesses on behalf of Mr. Arnold, were examined and after testimony was all in behalf of the contestant, E. M. Thoincy announced the case closed. The Receiver then demanded that the contestant pay the costs of taking evidence on behalf of the defendant. Arnold refused to accede to that request of the Receiver to pay anything more, especially against his own interest.

The Receiver then suspended the case, and Arnold has appealed.

Legal Notices. NOTICE OF PRE-EMPTION PROOF. Land Office at Ogden, Idaho, May 25, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and secure final entry therefor before the Register and Receiver at Ogden, I. T. on June 28th 1880, at the expiration of thirty days from the date of this notice, viz: William M. Alford, Transmitted Homesteaded Entry No. 662, dated Oct. 1, 1876 for the North East quarter of section 26, township 13 south, range 43 east; and names the following as his witnesses, viz: John A. Hunt, Daniel Jacobs, Christopher Morley, and John Windley, all of St. Charles Bear Lake county, I. T.

Also: John A. Hunt, Transmitted Homesteaded entry No. 644, dated Oct. 1, 1876 for the North West quarter of section 24, township 13 south, range 43 east, and names the following as his witnesses, viz: Vincent M. Pugmire, Daniel Jacobs, John Windley and Leahbrook Laker, all of St. Charles Bear Lake Co. I. T.

Also: Daniel Jacobs, Transmitted Homesteaded entry No. 674, dated Oct. 1, 1876 for the South-east quarter of sec. 23, township 13 south, range 43 east, and names the following as his witnesses viz: John A. Hunt, Wm. Alford, Vincent M. Pugmire and John Windley, all of St. Charles Bear Lake Co. I. T.

Also: Vincent M. Pugmire Transmitted homesteaded entry No. 667 dated Oct. 1, 1876 for the South East quarter of sec. 26 township 13 south, range 43 east, and names the following as his witnesses viz: John A. Hunt, Daniel Jacobs, William Wilks and John Wilks, all of St. Charles Bear Lake Co. I. T.

Also: Adam Walker Transmitted Homesteaded entry No. 644 dated August 21, 1876 for the North West quarter of sec. 46, Township 14 South, Range 43 East, and names the following as his witnesses viz: Peter T. Lendum, George Osmond, Journal Palmer and Frederick Jacobson, all of Blomington Bear Lake Co. I. T.

Also: Charles Oakley, Transmitted homesteaded entry No. 656 dated August 24, 1876 for the South-half of the North-west quarter and Lots 3 and 4 of sec. 2 township 13 South, Range 43 east, and names the following as his witnesses viz: Andrew Beck, John Clifton, John Bird and John Huphys, all of Paris, Bear Lake Co. I. T.

Also: John Walker, Adam Walker, M. Patterson and Frederick Jacobson all of Blomington Bear Lake Co. I. T.

Also: John Clifton, Transmitted Homesteaded entry No. 684, dated Oct. 1, 1876, for the North half of the South-east quarter of sec. 24, and the North half of the South-west quarter of sec. 25, township 13 South, Range 43 East, and names the following as his witnesses, viz: Peter T. Lendum, Adam Walker and Andrew Jacobson, all of Blomington Bear Lake Co. Idaho.

Also: Frederick Jacobson, Transmitted Homesteaded entry No. 640, dated July 1, 1876 for the North-east quarter of sec. 25, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter T. Lendum, Adam Walker and Andrew Jacobson, all of Blomington Bear Lake Co. Idaho.

Consolidated Notice OF PRE-EMPTION PROOF. Land Office at Ogden, I. T. May 25, 1880.

Notice is hereby given that the following named settlers have filed notice of their intention to make final proof in support of their claim, and secure final entry therefor before the Register and Receiver at Ogden, I. T. at the expiration of thirty days from the date of this notice, viz: Peter James, Transmitted Homesteaded Entry No. 107, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: George E. Blain, John A. Hunt and William M. Alford, of St. Charles, I. T.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 159, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 160, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 161, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 162, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 163, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

Also: Township of St. Charles, Bear Lake Co. I. T. Pre-emption Declaratory Statement No. 164, dated April 15th 1880, for the North-east quarter of sec. 14, and the North-west quarter of sec. 15, township 13 south, range 43 East, and names the following as his witnesses, viz: Peter James, John A. Hunt and William M. Alford, of St. Charles, Idaho.

LEADING WHOLESALE HOUSES OF OGDEN. WALKER BROTHERS, WHOLESALE DRY GOODS, &c.

Walker Brothers, IMPORTERS, JOBBERS, AND Wholesale Dealers, Main Street, OGDEN, UTAH.

Exclusively Wholesale, STAPLE AND FANCY DRY GOODS, Notions, Hosiery, Gents' Furnishing Goods, STAPLE AND FANCY GROCERIES, Hams, Bacon and Lard.

We have now in stock a complete line of STAPLE AND FANCY DRY GOODS, Notions, Hosiery, Gents' Furnishing Goods, STAPLE AND FANCY GROCERIES, Hams, Bacon and Lard.

Walker Bros., WHOLESALE DEALERS, OGDEN, J. W. McNUTT & CO., WHOLESALE DRUGGISTS, FOURTH STREET, OGDEN, UTAH.

DRUGS, PAINTS, OILS, FINE LIQUORS AND CIGARS, WALL PAPER & STATIONERY. Orders by Mail Promptly Filled at lowest Prices.

W. W. FUNGE, DEALER AND JOBBER IN GENERAL.

Hardware, Iron, Steel, Nails, Horse and Mules Shoes, and Horse Nails. FINE MECHANICS' TOOLS A SPECIALTY.

A FULL AND COMPLETE STOCK OF FULLER WARREN & CO.'S, AND BRIDGE BEACH & CO.'S, STOVES.

The Most Improved Standard Sells, all sizes, The Master Sash & Lock Co., The Omaha Mill Works, Ogden, Utah.

The Thorough-bred HORSE VIGOR! Will make the season at my stable on OREGON COUNTY, IDAHO.

TERMS.—\$25.00 cash at time of service, or note payable at close of Season. Mare not proving to be with foal, can be returned next season free of charge.

DESCRIPTION. VIGO is a beautiful dark bay color, black mane and tail; no white; 16 hands high; 4 years old; good strong bone; heavy muscle; good style, and fine action; weight 1,200 pounds.

PEDIGREE. VIGO was bred by Imported Bill, (son of VOLTURNO and KATE CLAXTON), by Voltiger, and MAM

Advertisement for H.M. BOND & CO. PRODUCE & FRUITS, SHIPPING & COMMISSION, OGDEN, UTAH.

C. P. JONES, Manufacturer & Dealer in Harness, Boots and Shoes.

Males City, Idaho, GENTS FINE SHOES, made of the very BEST material and in the neatest style. Also: A fine assortment of Custom made Boots, Shoes, Gaiters, Overshoes, &c., for Ladies, Gents, and Children constantly in stock.

DANIEL DUNNE, Manufacturer of Iron Gates & Fencing, Iron Doors and Shutters for Fire Proof Buildings.

THE BEST OF ALL LINIMENTS FOR MAN AND BEAST. MUSTANG LINIMENT.

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The Idaho Enterprise THURSDAY, MAY 27, 1880.

A Straight Editor

Settler's Relief Bill. Public the correspondent of the daily Enterprise says: Under the act of March 24, 1873, entitled "an act to amend an act entitled..."

Why was Blackstone like an Irish vegetable? Because he was a common laborer.

Special Notice. For Sale. SIX THROUGH-BRED BULLS. I have for sale six thorough-bred short horned Durham bulls...

COURT PROCEEDINGS.

MALAD CITY, May 25, 1880. In re: Estate of James M. Williams. Report of the case of Marx vs. Williams was tried, verdict for plaintiff.

Why was Blackstone like an Irish vegetable? Because he was a common laborer. Special Notice. For Sale. SIX THROUGH-BRED BULLS.

Legal Notices. Notice. PRE-EMPTION PROOF. LAND OFFICE AT OXFORD, IDAHO, May 7th, 1880.

Notice of Contest. U. S. Land Office, Oxford, I. T., April 25, 1880. To WILLIAM LANGLEY: Upon complaint filed in this office by T. M. Jones...

Notice of Homestead Proof. Land Office at Oxford, Idaho, April 29, 1880. Notice is hereby given that the following named settler has filed notice of his intention to make final proof...

Notice of Homestead Proof. Land Office at Oxford, I. T., May 19, 1880. Notice is hereby given that the following named settler has filed notice of his intention to make final proof...

Malad Items. We regret to learn that Mrs. C. P. Jones the wife of Under Sheriff Jones is dangerously sick.

Very advertisements. HENRY B. GIBSON, PROPRIETOR OF Ogden Planing and RESAWING MILLS, and Lumber Yard.

New Advertisements. F. AUERBACH & BRO., 35 East Temple Street, Salt Lake City.

Importers and Jobbers of FOREIGN and DOMESTIC DRY GOOD Millinery in all its Branches, GENTS & BOYS CLOTHING, BOOTS & SHOES, HATS AND CAPS, FURNISHING GOODS, Ladies & children's shoes & slippers, Cloaks and Duplicates, Fur and Underwear, Fancy and Staple Notions, Blankets, Rubber goods, &c., &c.

Largest stock west OF CHICAGO. We compete with any market East or West. Orders promptly filled and honorable treatment guaranteed. Established in 1864. F. AUERBACH & BRO.

ROWELL'S Furniture Store, OXFORD, IDAHO. Bedsteads, Tables, Lounges, Bureaus, Mattresses, Mirrors, Chromos, Window Curtains and Fittings, Featherbeds, Carriages, &c., &c.

At City Prices! Orders for WHOLE SUITES promptly filled. Call and examine my stock. WM. ROWELL, Oxford, Idaho.

THE GREAT ENGLISH REMEDY. For Nervous Debility, Rheumatism, Neuralgia, Headache, Spasms, Epilepsy, Paralysis, &c. DR. MINTIE'S PILLS are the best and cheapest Dyspepsia and BILIOUS cure in the market. For sale by all druggists.

Notice of Homestead Proof. Land Office at Oxford, I. T., May 19, 1880. Notice is hereby given that the following named settler has filed notice of his intention to make final proof...

Music! Music! Any person intending purchasing A Piano, Organ, VIOLIN, GUITAR, Or any kind of MUSICAL INSTRUMENT, MUSIC BOOK, SHEET MUSIC, or anything in the Musical line, will save TIME AND MONEY, by ordering of the well known and Popular Music Dealer, GEO. CARELESS, Salt Lake City, Utah.

NEW ADVERTISEMENTS. Boyle & Co., MAIN STREET, OGDEN, UTAH.



Jobbers in Furniture. Mattresses, Wire Mattresses from \$5.00 up; BED ROOMS from \$25.00 up; Orders solicited from the trade.

Office Furniture. Picture Frames and Mirrors, Bed Lounges, Bed Springs, Woven Wire Mattresses from \$5.00 up; BED ROOMS from \$25.00 up; Orders solicited from the trade.

BED ROCK! People's Store! The undersigned informs his patrons and the public generally that he has NOW IN STOCK a full and complete line of GENERAL MERCHANDISE, consisting of DRY GOODS, GROCERIES, Boots and Shoes, Clothing, GLASSWARE, TINWARE, NOTIONS, &c. Which will be sold AS LOW AS THE LOWEST.

WM. F. FISHER, Oxford, Onda, Ca., Idaho. JOB PRINTING. The "Enterprise" office is prepared to do all kinds of JOB PRINTING in the most style, and at reasonable rates.

UNPARALLELED SUCCESS OF THE White Sewing Machine. In the THIRD YEAR OF ITS EXISTENCE, ITS SALES AMOUNT TO 54,853 Machines. NO OTHER MACHINES FROM THE WORLD HAVE A RECORD OF POPULARITY.



Johnson, Clark & Co., 20 UNION SQUARE, N. Y.

NEW ADVERTISEMENT. THE HANDY DICKENS.



GOLD GLOSS for Cleaning and Polishing. THE BEST PAINT FOR THE WALLS. THE BEST PAINT FOR THE FLOORS. THE BEST PAINT FOR THE CEILING. THE BEST PAINT FOR THE ROOF.

THE AVERY BEATS THE WORLD. THE LATEST PATENT SEWING MACHINE. THE BEST SEWING MACHINE IN THE WORLD.

WOLFE'S ACME BLACKING. Self-Polishing Leather Preservative. NO FAMILY SHOULD BE WITHOUT IT. ASK YOUR DEALER FOR IT.



THE LIGHT-RUNNING NEW HOME. THE BEST, LATEST IMPROVED, and most THOROUGHLY constructed SEWING MACHINE ever invented. ALL its working parts are made of the BEST STEEL, CAREFULLY TEMPERED, and are ADJUSTABLE.



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Four Squares, 1 insertion \$4.00
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Yearly, half-yearly, and quarterly advertisements, more than four squares, inserted by special contract.

Legal Advertising Rates:
Summons, Sheriff's Sale, and all other legal notices, per inch, 1st insertion \$1.00
All transient advertisements, notices, payment demanded; all others payable quarterly.

City Directory:
Governor..... W. H. CHANDLER
Secretary..... W. H. CHANDLER
Chief Justice..... J. M. HARRIS
Associate Justices..... J. M. HARRIS
U. S. District Attorney..... J. M. HARRIS
U. S. Marshal..... J. M. HARRIS
Clerk of District Court..... J. M. HARRIS
Clerk of Supreme Court..... J. M. HARRIS

Probate Judge..... J. M. HARRIS
Under Sheriff..... J. M. HARRIS
Clerk and Recorder..... J. M. HARRIS
Commissioners..... J. M. HARRIS
Surveyor..... J. M. HARRIS
Assessor..... J. M. HARRIS
Coroner..... J. M. HARRIS

A MAN WHO IS UNACQUAINTED WITH THE GEOGRAPHY OF THIS COUNTRY, WILL DERIVE BENEFIT FROM THIS MAP.
CHICAGO, ROCK ISLAND & PACIFIC R. R.
IS THE GREAT CONNECTING LINK BETWEEN THE EAST AND THE WEST.

CHICAGO, ROCK ISLAND & PACIFIC R. R.
IS THE GREAT CONNECTING LINK BETWEEN THE EAST AND THE WEST.
In the route from Chicago to Portland, this railway affords the most direct and comfortable route for passengers and freight.

CITY DRUG STORE,
Main Street,
OGDEN, UTAH.
Wholesale and Retail Dealers in
Drugs, Patent Medicines,
Chemicals, Dye Stuffs,
Perfumery, Hair Brushes,
Combs and Toilet Articles,
Paints and Varnish Brushes,
COLORS AND PUTTY
BATH TOOLS AND OBTAINING COMBS.

WM. DRIVER & SON,
Wholesale and Retail Dealers in
Drugs, Patent Medicines,
Chemicals, Dye Stuffs,
Perfumery, Hair Brushes,
Combs and Toilet Articles,
Paints and Varnish Brushes,
COLORS AND PUTTY
BATH TOOLS AND OBTAINING COMBS.

NEW HOME
HIGH RUNNING
MODELS OF SIMPLICITY
STRENGTH AND BEAUTY
NEVER GETS OUT OF ORDER
WANTED
JOHNSON CLARK & CO.
30 UNION SQUARE
NEW YORK CITY

SOMETHING FOR FARMERS & FREIGHTERS!
THE "TIGER" WAGON
Champion Reaping & Mowing Machines.
The "Tiger" Self-Operating Sulky Hay Rakes.

CASADAY SULKY PLOWS,
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HARROWS,
SHOULDER PLOWS, SCRAPERS,
DRYING MACHINES,
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HARROW, PLANK,
DOLSTERS, REACHES,
TONGUES, HOUNDS,
H. BS. SPOKES, FILLERS,
BOYS, SHAFTS,
DOUBLE-TREES,
SINGLE-TREES, HOOKS,
YOKES, THIMBLES,
IRON, STEEL, HORSE,
AND MULE SHOES,
NAILS, ET.
DOORS AND S. V. H.
Address
17501

SEBREE, FERRIS & HOLT,
OGDEN, UTAH.
Wheeler & Melick Co.
Proprietors, Patrons and Manufacturers of
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Vibratory Threshers and Cleaners,
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Tolley's One and Two Horse Champion Cultivator,
Straw-Pressing Threshers,
Food-Cutters, Wood-sawing Machines, &c.
OUR MACHINES ARE FIRST-CLASS IN EVERY RESPECT.
Send for Illustrated Catalogue and Price List.
Wheeler & Melick Company,
ALBANY, N. Y.

J. ESTEY & CO.
ILLUSTRATED
Catalogues
RENT FREE.
Most Extensive
Manufactory
REED ORGANS
in the
World!
POWER,
Combined with
Purity of Tone,
Durability
and
Finish,
THESE
ORGANS
ARE
UNRIVALED!
BRATTLEBORO, VT.

Utah & Northern Railway.
New Time Table,
ON AND AFTER MONDAY, JULY 27, 1879, and until further notice,
Passenger Trains on the Utah & Northern R.R. will run as follows:

Table with 2 columns: Station, Time.
Includes stations like Ogden, Provo, Salt Lake, and arrival/departure times.

CHICAGO & NORTH-WESTERN RAILWAY.
The Chicago & North-Western Railway is the shortest and the most direct route from Chicago to the West.

PHILADELPHIA AND NEW YORK.
The Philadelphia and New York Railway is the shortest and the most direct route from Philadelphia to New York.

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Various small advertisements and notices on the right margin, including 'I have short hair', 'I have a good horse', and 'I have a good dog'.