

The Mitchell Farm and Spring Wagons and Road Carts are manu-factured expressly for the Utah, idaho and Montana trade, of the very best material that money can bay and under the superintendency of Henry Mit-chell, a practical wagon manufacturer of over Rity years experience. We per-sonally guarantee that they are first class in all respects, and second to none in the market. the market.

The Walter A. Wood's Harvesting Machines are absolutely unequalled for strength, Durability, Easy Running and Simplicity. Read the following record of machines made and sold by the Wood Company 1. e • 1880-27,903; 1881 40412, 1989 44 992 45 993, 1984 49 215 workload by the superiority 1881, 40,413; 1882, 44,226, 1883, 45,032; 1884, 48,315; nothing but the superiority of the machines could possibly cause such extensive and constantly increasing sales. The above figures speak louder words of praise than anything we could possibly say They have enlarged their factory so as to be able to fill increased orders for 1885.

The John Deere Plows have a world-wide reputation for excellence The fact that Deere & Co. have the largest steel plow manufactory in the world is sufficient guaranty of the superiority of the goods they manufacture. ual relations.

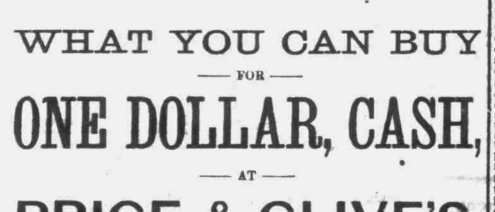
Russell & Co's Threshers, Engines and Saw Mills, are fast taking the lead, and in the near future will stand without a rival. A person that has over used a Massillon Thresher will never use any other. Every Machine we have sold has given the most perfect satisfaction.

The Gilpin Sulky Plow is the only single lever sulky plow made. The "Glipin" to-day stands without a rival for strength, lightness of draught, simplicity and quality of work No person having any regard for horse flesh will purchase any other sulky plow after using the one-lever Gilpin.

The Gale Manufacturing Company spare no expense to make their Sulky Rake superior to any in the market. Call and examine their goods, and be convinced of the superiority of their Rakes also of their Chilled Plows.

GRANT, ODELL & CO.

to lite to a local



3. By a series of questions proof was offered that the witness Clara C. Cannon knew of the passage of the While it may be presumed that sexual significance to cover every marital right, but that their known disabilities, or disinclination, prevented them from fulfilling the complete definition. Edmunds act about the time it was passed, that the habit of the appellant prior to this time was to alternately invalid marriage and who live in the In looking to the common significa-tion of the word cohabit, we find but two meanings: one broad and generic, and including all residents of the same occupy the room and bed of the wit-ness, and of Amanda Caunon, and that bidding or punishing it, the conditions

ward, town, city, or even country, and, the other, the living together as husband and wife. The latter is the only per-Cannon and all sexual intercourse with missive one, and it does not exclude her ceased, and that this was made ously exercised has ceased, but in the the living together of those who are not married. It is not the living to-gether of husband and wife only, but the living together of a man and wo-man as husband and wife live together: known to the other members of his case of the lawful marriage, no right amily. From a misunderstanding arising sexual relation would terminate in the family.

on the trial, and probably because at -peilant's counsel did not fully explain the object of these questions, the of innocence and obedience to the law, that is, under conditions implying sexjudge understood that they were of- and the presumption of sexual inter-

The popular use of the word, espefered solely to prove nou-sexual lu- course from the claim of marriage,

chany when applied to the relation of the sexes, conforms to this meaning; and whether we look to judical pro-ceedings, lexicographers, or common speech, the same common signification is found. Had Congress intended to use the word in a new signification, a defini-tion would have been given to carry out the intent. The omission of the same connected with that vital fact, such as the agreement for non-word "lascivious" is of no significance. Statutes against-lascivious cohabitaout the interior intercourse, the change in matrix, and value interrage, and the appendixt was word "lascivious" is of no significance. all the circumstances connected with the cassation of sexual intercourse. In no event can the exclusion be justified is innocence. The term "cohabit" was applied simply to occupancy of the contabits with any woman, and the word that could be shown, wholly immate-rial toward making a defense, and the sector of living, or to whether the appellant and Clara C. Cannon lived in the bouse as the point of the point of the point of the sector of the point o unlawful, and that the woman is not seems impossible that in a prosecution the house as husband and wife live, or the wife of the man. This statute for unlawfully cohabiting with two merely as ordinary friends and ac-against cohabiting with more than one women, proof of non-sexual inter-quaintances.

quaintances. Other provisions of the Act of Con-gress aid in the interpretation of the taird section. The first section pro-vides for the punishment of those who, after its passage, contract poly-gamous relations, and the right to prosecute for prior offenses of like against consoluing with more than one women, proof of hon-sexual inter-woman, retains the full meaning of the course with one can be immaterial. term lascivious, and perhaps more, for the defense was not called upon to prove; all the material facts by one withest one of them must be un-with at least one of them must be un-lawful. It has been claimed that this statute only refers to cohabilation "in the marriage relation." The words of Angus M. Cannon, Jr., (Transcript, the statute airs are color for such provides for an interview of the second sec-tion. The words of the second se

the marriage relation." The words of the statute give no color to such an interpretation, and if the evil public example of conbitting with two or more women is an injury to society, the injury would not be less because in one case neither the man nor woman claimed any right, but knowingly acted as law breakers without any excuse of conscience or belief. It is misleading ta assume that this statute refers only to cohoited to a marriage with the priority of the marriage with assume that this statute refers only to cohoited to a marriage relation of the prosecution of the prosecution rested, the appellant called Clara C. Cannon as a witness for the defense, and repeated (Transcript, p. 17,) the question as to the priority of the marriage with Amanda Cannon. The objection of the without any excuse of conscience or belief. The is misleading to assume that this statute refers only to cohoited to a marriage station of the solution must be proved to prosecution was sustained, and the prosecution was sustained and the priority of the marriage with the priority of the marriage with the prosecution was sustained, and the prosecution was sustained and the priority of the marriage with the priority of the marriage with the side of any inferences of the priority of the marriage with the subjection of the prosecution was sustained and the priority of the marriage with the priority of the priority of the marriage with the side of any inferences of the priority of the

cohabitation under a marriage relation prosecution was sustained, and the fact which might arise from it, and conduction under a marriage relation prosecution was sustained, and the fact which might arise from it, and or claim of a marriage relation, and the appellant then disclosed (Transcript, be solved to be associating under the form of a marriage contract. Such an assumption can only be made to relieve the prosecution of a large measure of the prosecution of a large measure of the necessary proofs, and it treats the void if they found these things: that approved, and perhaps to raise certain presumptions against the accused and proved.

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-	OPENED A SHUP	Moccasin, Alvin Heaton, Mount Carmel, H. B. M. Joby.	Soundart Tara
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8	FIRST HOUSE WEST OF VALLEY HOUSE, I	Lanch,J. W. Seaman, Upper Kanab,R. S. Robinson,	St. George, Second Hand, . Walter Granger, 54, George, Third Ward,C. A. Terry,
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n	FIRST CLASS WORK AND REASON	LITTLE COLORADO STAKE,	Washington,
ī	ABLE CHARGES.	Apache County, Arizona	Lincoln County, Nevada.
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r	JAMES COULT.	1.9T SMITH, President.	Curver Failey, L. L. Woods, P. E.
8	u m	John Bushman, 1. W. Brookbank, { Counselors.	Lagle Lades
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d	PRESIDENCY AND BISHOPS	MARIOURA GIARE,	Wm D. Johnson, (counselors,
8	I INTAGENTIATION TRADE INTO TANDA TA	Maricopa County, Arizona.	J H. Marines i. A Counselors.
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	OF THE		WARDS. BISHOPS.
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n	Organized Stakes of Zion.	WARDS. BISHDPS.	St. David, "Investment, H. H. Merrall, P. E.
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я	ROBERT T. BURTON, Counselors, JNO. Q. UXNNON, Counselors	MILLARD STAKE,	Thurdweiter
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-		Millard County, Utab.	SUMMIT STAKE.
5 5	The * inducties the President's address,	J. N. HINOKLEY, President.	W. W. CLUEF, Premuent
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a.	Ringham County, Maho.	Holden,D. R. Stevens	WARDS. DISHOPS.
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n	W. F. RIGBY, . F. C. GUNNLIL, Counselors.	Seadow Creek	Echo,
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1I	Parker, W. M. Parker, <i>Derbarg</i> , S. P. Eriks, a Salen, G. P. Kisher, Same Crock, Catwabales (Webs, P.)	W. G. SMITH, President.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
e	Salem,	Richard Fry, Samuel Francis, Counselora	Uintab County, Wyoming.
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ie	Einghem County, Linko.	Ricerdale, A Peter Proc. o	UTAH STAKE,
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d.	John Ashworth / Counselors. M. L. Shepherd, / Counselors.	M. M. Steele, David Cameron Counseiors.	Provo Bench,
n d		Para Childron J	Provo Chin, Second Ward, J. W. Lovelesa
5r	WARDS. BISHOPS,	Garfield County, Utah.	Deana file Third Hard Meran Tannar
-	Adamsville,	WARDS BISHOPS.	Provo Cily, Fourth Ward,J. E. Booth Provo City, Fifth Ward,Feter Madsen Salem,
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	Greenville, Benjamin Lilleywhite	mandale,	Snanish Fork
s	Milford E. E. Tanney	Marion,Culbert King.	
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Openahev Nephi Packard Springville, anguitch, Second Ward, H. S. Church, Emers County. Pinte County, Utab,

Pleasant Valley,... Devid Williams

	PRICEALINES	tions of fact going to establish the of-	guage or conduct, or both, held them	declares every one guilty who cohabits	E. A. Box	And a second sec	And a set of the set o
	PRICE & CLIVES	fense. It has already been said that	out to the world as his wives; they	with more than one woman. It is a	J. D. Burt, Counsciors.	PAROWAN STAKE,	WASATCH STAKE,
		cohabitation does not mean the living	should find him guilty.	statutory offense, and every essential	Box Elder County, Utah.	THE ALL AND A DEPARTMENT OF A DEPARTMENT	Wasatch County, Utab.
		together of husband and wife, but the	It was undisputed that they lived in	of it must be found in the statute def-	stos chur conney, cint.	Iron County, Utah	Contraction of the second s
	No. 58 W., FIRST SOUTH STREET.	living together of a man and woman as	the same house and that he ate at their	nition. It is not permissible to limit the	WARDS. BISHOPS.	THOS. J. JONES, President.	ABRAM HATCH, President.
	no. so na insi south sittai.	husband and wife live together. It re-	tables substantially as stated. The	term "any male person" to the term	Bear River City,	Parend Software, President.	T. H. Giles, H. S. Alexander, Counselors.
		fers to the manner of life and not the	living in the same house, and eating at	"any male person who in a polygamous	*Brigham City, First Ward Henry Tinger	Edward Dahon, Morgan Richards, Jr., Counselors.	H. S. Alexander, Counselors.
		contract, and therefore includes the	the same table, of themselves are in-	relation," etc. Such a construction	Brigham City, Second Ward, Alvin Nichols	morgan monnus, sr.,)	WARDS. BISROPS.
	5 Packages Tea	husband and wife, and all men and	sufficient, and would apply equally as	would not only incorporate new words	Brigham City, Third Ward,A. Madsen Brigham City, Fourth Ward,John Welch	WARDS. BISHOPS.	Centro,
	 5 Packages Arbuckle's Coffee	women who assume their babits of	well to the sons of the women as to	and create a new meaning, but would		Cedar City,	Charleston
16 C	(ground)	living, Unless this is the meaning of the term, statutes against lewd and	the appellant. By the charge, and by	give an ex post facto application to the	Gronse Creek,	Kanarra,	* Heber, East,
100 C	10 Pounds Sugar 1 00 3 Cans Mixed Fruit	lascivious cobabitation could not be	the exclusion of evidence, the manner	law by making a past act an essential	Honeyville, Abraham Hunsaker	Paragoonah,	Heber, West,
						Parowan, Second Ward,Jno. E. Dalley.	Wallsburg,
÷	a rounds mocha and Java Comes 1 00 6 Wild Ducks	show a void marital contract or rela-	of the change in this requisites	hanneht was annexed, and would revive	Park Valley	Summit,	Woodland Henry Moon
	5 Pounds Green Rio	tion, and such statutes would fail to	of the charge in this respect would be	past offenses though prosecutions were	Planonth	And I wanted at the second sec	The table of the second
	10 Pounds Currants 1 00 4 Grouse 1 0	tion, and such statutes would tall to	of the family kept Clara C. Cannon	ourred by the statute of inmitations.	Poriage		Uintah County.
÷	14 Bars Utan Soap	reach the cases intended to be includ-	locked up continuously except to let	The eighth section also shows that this	Snowville, A. Goodliffe,	SALT LAKE STAKE.	AshleyJeremiah Hatch
- A T	18 Bars Kirk's Soap	ed. In such cases it is the nabit and	her come to the table one-third of her	tal malation That souther any mari-	Washakia	and the second sec	Mountain Dell,Thos. Bingham
	12 Bars American Family Soap 1 00 1 Bushel Apples	tions which make the cohabitation.	time whereas cohebitation means the	the disfranchigement of anory high	Willard City	Salt Lake County, Utah.	
	14 Bars Eutoca Seap 1 90 5% Pounds Ham 1 0	We may therefore any that to co-	time, whereas cohabitation means the living together in the usual manner of	mist polygamist and parson who	in man a completion i contractorige rader.	A. M. CANNON, President.	the state of the s
	10 Boxes Lye	habit nenelly means to live together in	husband and wife. The vital part of	cohabits with more than one	Queida County, Idaho.		WEBER STAKE.
	6 I pound Cans Salmon 1 00 25 Pounds Mullett, 1	C the habitual relations in which husband	the charge which was intended to	woman. There is no room for doubt	Neelyville,	J. E. Taylor, C. W. Penrose, Counselors.	
	3 2% pound Cans Saimon 1 00 1 Gallou Syrun 10	and write live and implies sexual rela-	characterize the living in the same	under this language that a nerson who	stock Creek,		. Weber County, Utah.
	3 Brooms 1 00 1 Gallon Molasses 1 0 10 Pounds Pearl Barley	time In cases for lowd lascivious or	house and convert it into an unlaw-	cobabits with more than one woman is		SALT LAKE CITY WARDS.	. W. SHURTLIFF, President.
	10 Pounds Francisco I and Pounds Sal Soda	unlawful conshitation, nothing less	Iful cohabitation, is the holding	within the prohibition, though he may	and the second se	WARDS. BISHOPS.	C. F. Middleton, Connactors.
	10 Pounds Sago	than sexual relations is meant by co-	out of the persons by language or	be neither a bigamist nor polygamist.	I CACHE STAKE	First Ward,Joseph Warburton.	N.C. Elygare, Connectors.
	60 Pounds XXXX Flour 1 00 15 Pounds Dried Navy Beaus	habitation The term cohabit has no	conduct as wives. This was a question	and that the person who shall cohabit		Second Ward,	WARDS. BISHOPS.
the second se	9 Packages Starch 1 00 15 Pounds Butter Beans	o reference to a marriage con-	of fact for the jury, and of course the	with more than one woman, represents	Cache County, Utah.	Third Ward,Jacob Weller.	Eden
1.001	6 Pounds Nuts 1 00 18 Pounds Lina Beans	like opping at mapping valid	holding out must have been during the	in this section the place occupied by	A A ALAN BUILD	Fourth Ward,	Harrisville,P. G. Taylor.
11.1 J 18 19 18	5 Cans Lobsters	or void, but refers only to the	time charged in the indictment. The proof as to Clara C. Cannon, was this:	the "male person" in section three.	M W Month 1	F fth Ward, S. M. T. Seddon,	Hooper,
19 19	6 Pounds Mixed Crackers	habit of married persons, and unlaw-	proof as to Clara C. Cannon, was this:	Neither need be a bigamist or polyga-	M. W. Merrill, Counselors.	Seventh Ward,	Lunn D. F. Thomas
S	2% Bushels Potatoes 1 00 5 Pounds Cooking Butter 1 0	o ful cohabitation means those who	many years ago an illegal marriage with her took place. She bore the ap-	mist to violate the provisions of either	WARDS. BUSHOPS.	Fighth Ward,	Marrioft,James Richic.
	9 Bushels Turnips 1 00 76 Pounde Wheat 1 0	e adopt that habit without authority of	with her took place. She bore the ap-	Section.	Benson,	Ninth Ward	Mound Fort David Moore-
10 101	3 Bushets Carrots	a law, and whether this adoption of the	pellaut children, the youngest of which	States in population the United	Clarkston,John Jardine.	Eleventh Ward, Alexander McRae.	North Ogden,
12 - 18 . IF . T	75 Pounds Dry Onions	naoit is or is not under a claim of mar-	was born in January prior to the pas- sage of the law under which he was	States in constructing the eighth sec-	Coverille,	Twelfth Ward,	Orden, First Ward,
55 At 1	2 Pounds Horseshoe Tohacco 1 00 90 Pounds Land		I indicated blings the masses of the law	shot it is not intended on the	E 2 All Contract of the Antipological and th	Thirteenth Ward,	Odian, Third Ward, Robert McQuarrie,
100 March 100 Ma	2 Founds Star Tobacco 1 00 100 Pounds XXX Flour 1 7	5 the oriense, but such claim is criticate	indicted. Since the passage of the law she has lived in the same house, with	for the orime of historica as a panisament	Hyrum,	Fourteenth Ward,	Ondes, Fourth Ward,
6001		which the prosecutor may use to raise	her family, in her own separate apart-	that it declares the status of polygamy;	* Logan First Ward R M Tawin	Personal WardJoseph Pollard. Sizteenth Word	Plain Cuy,G. W. Bramwell, ir
and the second second		presumptions that the parties nave	ments and presumptively the apparts	thereafter maintains those moletions	Logan, Second Ward,	Saunteenth Word, see	Pleasant View,
Contraction of the sector	CALL AND SEE FOR YOURSELF.	Land have assumed and averaised the	supported the family, and he ate one-	hat such status is not nocessarily	Logan, Third Ward Robert Davidson	Eighteenth Word,	Slaterrille
State of the second second	SEL FOR TOURGELF	rights which the claim, if good, would	third ofsthe time ist her table. There	riminal or dependent on the continn-	Logan, Fourth Ward,T. X. Smith.	Ninetsenth BardJames Watson.	Uintah,D. M. Stuare
S. 5 12491.7.13	No. 58 W., First South Street.	acted in accordance with their claim and have assumed and exercised the rights which the claim, if good, would justify. If it be conceded that the liv-	was no proof that since the passage of	nce of sexual relations, but that I	Logan, Suth Ward,	Treminen Ward,	West Weber,
4310210 0	not alteredu to an init a clar again Billio me	standing and a called and a but			and the second	the many force it in white erreit. Ho be at Allen.	Willion,
AND REPORTED TO A PLANT							