

WHO DABBLED IN IT.

The New York Tribune thus sums up the matter of those Congressmen and heads of the nation who are charged with dabbling in Credit Mobilier stock:

John A. Bingham of Ohio received the stock and the dividends; was not conscious of having been influenced by it, and was not ashamed of the transaction. The only member who held it and did not try to squirm out of it.

James A. Garfield of Ohio had ten shares; never paid a dollar; received \$339, which, after the investigation began, he was anxious to have considered a loan from Mr. Oakes Ames to himself.

Glenn W. Scofield of Pennsylvania had ten shares, and received dividends thereon; became dissatisfied and returned it to Ames, receiving back his money and interest.

William D. Kelley of Pennsylvania was very much confused in his memory; thought at first it was a very proper thing for Congressmen to hold, but denied that he had any of it; though that he had borrowed \$1,000 dollars of Oakes Ames; which Ames, on the contrary, said he had paid him as dividends from Credit Mobilier. Upon discovering that stock actually stood in his name, changed his mind about the honesty of the transaction, and turned it over to the United States Government.

Henry L. Dawes of Massachusetts who wrote a letter during the campaign denouncing the statement that he held Credit Mobilier as a libel, had ten shares, which he paid for and afterward sold back, getting the amount paid and interest at ten per cent.

Secretary Boutwell had it offered him, turned it over wistfully with a stick at arm's length, and decided to keep out.

Henry Wilson, who during the campaign stood by, consenting to the statement of Gen. Hawley, which conveyed to the people the impression that he had no knowledge of the speculation, is discovered to have held stock in the name of his wife for a while, and then, frightened, as he says, at the prospect of a lawsuit, to have returned it to Oakes Ames, getting back, like the others, his investment and interest at 10 per cent.

Senator Patterson, of New Hampshire—ah, well! his case is known already. There is nothing to be added.

And Schuyler Colfax—!

Mormonism.

A morning contemporary, speaking of the attitude the President has openly assumed against the Mormons, says:

"It is not at their religious belief that Congress is striking; but it is at the lawless disregard and open, persistent violation of the United States laws, which are the direct offspring of that religion."

We don't believe that the writer of the above sentence meant what he said. It is alarming to think that the United States laws are the "direct offspring" of the Mormon religion.

At all events, it is known to all who are acquainted with the history of the Mormon agitation in America, and which it seems the author of the article of which the above is an extract, is not—that the hatred to Mormonism in the United States originated, not in the Mormons' disregard or violation of the United States civil laws, for this accusation is comparatively a recent one; but on account of their polygamic system of marriage. This is the principal feature of their religion, as monogamy is a prominent feature of the Christian religion—with this difference; that in Mormonism marriage is consummated not only for time but for eternity; while in Christianity it is only so long as the parties "both shall live"—and very often not even so long as this. Polygamy being the basic idea of the Mormon religion, and polygamy being likewise the bone of discontent, it follows, as a sequence, that the religion of the Mormons is what Congress and the President are striking at. And as we consider religious liberty in America the head and cornerstone of the Republican structure, we maintain that the crusade against a people who act not only what they believe conscience—endorsed as it is in the Bible—dictates to them, is unjust, anti-Republican, and contrary to the principles of free government.—Oakland Torch-light.

In costs a saloon keeper in Ohio \$80 to sell a drink of liquor to a man who is already full, or "chuck up." As a saloonist receives but ten cents for a drink, he is consequently \$79 90 out, besides the wear and tear on the tumbler.

This is the way Texas whisky affects one not accustomed to it, if we are to judge by the following which we find in an exchange: "A traveler in Texas was invited to drink at a small town where he had stopped. He says: 'I woke up next morning and found myself on top of a haystack, with my coat on, and myself with both arms inserted through the stirrups of my saddle, and the surefire round my neck, acting as a neck-tie.'"

DIED.

March 3, 1873, at 7.45 p. m., MARY, daughter of John S. and Martha Haslem, of dro; 87 of the heart, aged 9 years, 10 months and 13 days.

ESTRAY NOTICE.

I HAVE in my possession one red steer, about three years old, branded C O on left hip and on left shoulder, also resembling JHC combined on left side, square crop, underbit and underslit in right ear. If the above described animal is not claimed before 2 p. m., March 4, 1873, it will be sold at the estray pound, Moroni, at the above mentioned time.

AARON HARDY, District Pound-keeper. Moroni, Feb. 22, 1873. d84 s w l c a

ESTRAYS.

I HAVE in my possession a dark red steer about two and a half years old, crop off left ear, underbit in right. No brands visible.

A dark brown Texican two year old steer, no marks or brands visible.

If not claimed they will be sold at public sale at the estray pound, American Fork, on Monday, March 10, 1873, at 1 p. m.

WM. GRANT, District Pound-keeper. American Fork, March 1, 1873. d90 s w l c

IN TWENTY YEARS,

THE SALE OF



Has increased 800 per cent.

25,136 Sold in 1872.

250,000 ARE IN DAILY USE.

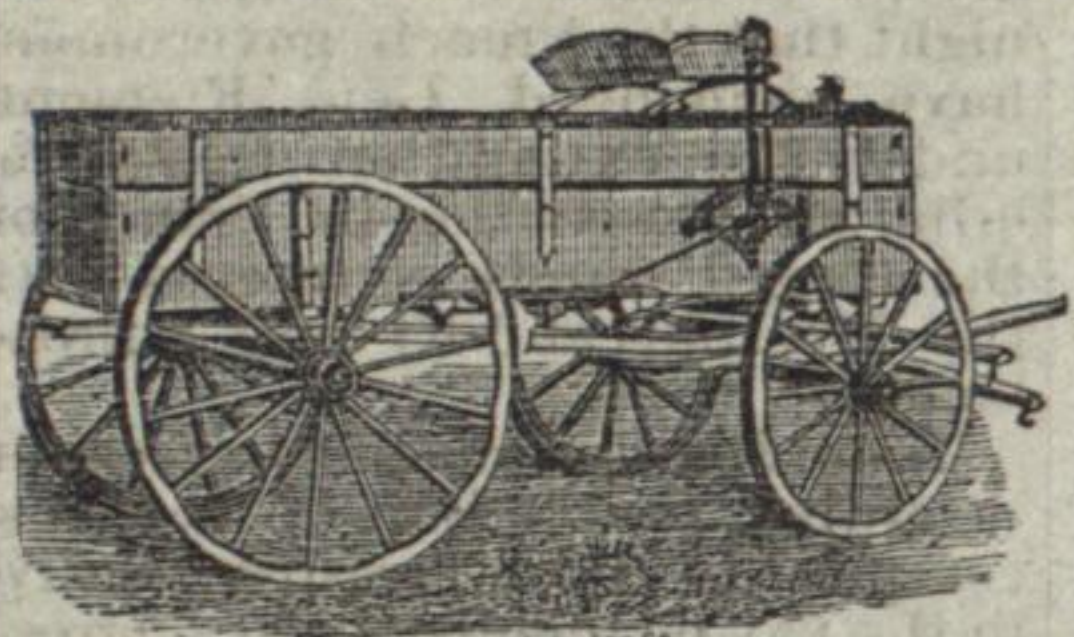
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And with greater satisfaction and saving of Labor than any stove in use.

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AND BY ALL
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GREAT SUCCESS.

They are now doing the best work in the Territory.

ALL WORK WARRANTED FOR ONE YEAR

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Graefenberg Green Mountain Ointment, the best Salve in use.

All of these Medicines are kept by Z. C. M. I. and its Branch Stores and by all Co-operative Stores in the Territory.

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w46 6m]

TO THE AFFLICTED.

G. F. MUNRO, Senr's.,

PROCESS OF

Curing Disease by Medicated Vapor

IS ONE THAT IS FAST AND DESERVEDLY becoming popular, as hundreds of living witnesses can attest. Old chronic cases of years standing, and where all other medical aid had failed, are constantly being cured by it. The scales are falling from the eyes of an intelligent people, and the public daily being convinced of the follies of keeping on in the old beaten track of purge, purge, where failures are so universal. With this process no medicine is given, or applied, except in the form of vapor, which is received through the pores of the skin, and thus through the blood, which becomes purified by it, and without the slightest harm to the constitution.

LETTERS PATENT have been granted me, and any family with ordinary intelligence, can, by securing a family right to use the same, save themselves, in the course of a few years, hundreds of dollars. Below find a list of some of the diseases cured by the process:

RHEUMATISM, NEURALGIA, DROPSY, LIVER AND KIDNEY AFFECTIONS, DIABETES, BRONCHITIS, CHILLS, SORE EYES, ERYSIPELAS, SCROFULOUS AFFECTIONS OF EVERY FORM AND CHARACTER, PAINS, CRAMPS, SALT RHEUM, TETTER, SCURVY, LEPROSY, FEVERS, SORES, WHITE SWELLINGS, &c., &c., &c.

It removes the effects of all poisonous matters, Mercury, Lead, Arsenic, &c., and restores a healthful circulation throughout the system.

Family Rights can be obtained of J. Rees & Brother, at the REES BLOCK, First South Street, over the Oil Store.

Rooms are being nicely fitted up over their Store where patients can be received under treatment and furnished with Rooms and Board, comfortable as can be found in any Hotel in the city.

J. & E. REES.

d70 1w w3 1m

NOTICE TO CREDITORS.

ESTATE OF WM. R. SLADE, DECEASED.

NOTICE is hereby given by the undersigned, Administrators of the estate of William R. Slade, deceased, to the creditors of, and all persons having claims against, said deceased, to exhibit them, with the necessary vouchers, within three months after the first publication of this notice, to the said Administrators, at their residence in Pine Valley, County of Washington and Territory of Utah.

And all persons indebted to said estate are required to make payment to said Administrators, forthwith.

Dated this 23rd of January, 1873.

ROBERT L. LLOYD, } Administrators
JEFFERSON SLADE, } of the estate of William R. Slade, Deceased.
w3 4w

Attention, the Regiment!

Will persons who have Eggs, Butter, Poultry or Produce, please call upon Brower Pettit and Geo. W. Crocheron, when they visit the city? We pay the Highest Market Price for the above mentioned articles at our place of business, on the corner of First South Street and City Market Square, opposite Kimball Block, Salt Lake City. PETTIT & CO.

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Hardware and Iron Goods.

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SAWS,

And all kinds of Saws now in use.

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