

EMIGRATION STATISTICS.

THE statistics of emigration to New York, gleaned from the records of the Bureau of the Commissioners of Emigration of the State of New York, reveal some interesting facts. In 1851 the emigration from Ireland to New York was over 163,000, being more than one-half the entire arrivals for that year. This was the largest number that ever landed at that port during any one year. The emigration from that country has not been so large proportionately since then; in fact, it has steadily decreased. Last year the total number of emigrants was 213,686, of which 47,571 were from Ireland. But from England the emigration has been steadily increasing. In 1851 it did not number more than one-sixth of the Irish; but last year it stood 29,000 of the English against 47,000 of the Irish. Up to July 31 of this year the arrivals numbered 168,064; out of these 25,332 were English. It is expected that the emigration from England will yet be as great as that from Ireland has ever been. The English journals feel some alarm upon the subject, and they have been agitating the matter of late.

The heaviest emigration from the old world to New York was in the year 1854. The number reached 319,223. There was a great falling off the next year, the arrivals reaching only 136,223. For ten years afterwards the average was about 184,000. In 1861 only 65,589 landed at New York. Lately the emigration has been larger; in 1867 it numbered 242,731. The German element in the emigration is very considerable, and it is increasing.

By this process of emigration the monarchies of the old world are being steadily depleted of their strength, and though their populations have been so numerous that the exodus from their shores of thousands has been a relief rather than otherwise to them, yet the effect upon them must eventually be disastrous.

Correspondence.

SALT LAKE CITY,

August 20th, 1869.

Editor Deseret News:—Dear Bro.—The following extracts I have taken from Joseph Smith's Journal, kept by his private secretary, Willard Richards:

"Tuesday, Feb. 20, 1844. I instructed the Twelve Apostles to send out a delegation and investigate the locations of California and Oregon, and hunt out a good location, where we can remove to after the Temple is completed, and where we can (like the Israelites) build a city in a day, and have a government of our own; get up into the mountains where the Devil cannot dig us out, and live in a healthy climate, where we can live as long as we have a mind to."

"Wednesday, 21st. The Rev. Mr. De Wolf lectured in the Assembly Room in the evening. I attended, and after the sermon, at his request, spoke to the people, showing them that to get salvation we must not only do some things, but everything which God has commanded. Men may preach and practice everything except those things which God commands us to do, and will be damned at last.

"The object with me is to obey and teach others to obey God in just what he tells us to do. It mattereth not whether the principle is popular or unpopular, I will always maintain a true principle, even if I stand alone in it.

"At the same hour the Twelve met in my office and selected eight men to fulfil the exploring expedition I mentioned to them on the 20th, and adjourned to meet at the Assembly Room, on the evening of the 23rd."

The minutes of the above named meeting are as follows:

"At a meeting of the Twelve, at the Mayor's Office, Nauvoo, Feb. 21st, 1844, 7 o'clock p.m., B. Young, P. P. Pratt, O. Pratt, W. Woodruff, J. Taylor, Geo. A. Smith, W. Richards and four others being present, called by previous notice, by instruction of President Joseph Smith, on the 20th inst., for the purpose of selecting a company to explore Oregon and California, and select a site for a new city for the Saints. Jonathan Dunham, Phineas H. Young, D. D. Yearsley and David Fulmer volunteered to go; and Alphonso Young, James Emmett, Geo. D. Watt and Daniel Spencer were requested to go. Voted the above persons be notified to meet with the Council on Friday evening next, at the Assembly Rooms.

WILLARD RICHARDS."

"Friday 23rd. Met with the Twelve in the Assembly Room concerning the Oregon and California exploring expedition, Hyrum and Sidney

present. I told them I wanted an exploration of all that mountain country; send twenty-five men, let them preach the gospel wherever they go. Let that man go that can raise \$500, a good horse and mule, a double-barrel gun, one barrel rifle and the others smooth bore, a saddle and bridle, a pair of revolving pistols, bowie-knife and a good sabre. Appoint a leader and let him beat up for volunteers. I want every man that goes to be a king and a priest. When he gets on the mountains he may want to talk with his God; when with the savage nations, have power to govern, etc. If we don't get volunteers, wait till after the election. Geo. D. Watt said, "Gentlemen, I shall go;" Samuel Bent volunteered; Joseph A. Kelting, do; David Fulmer, do; James Emmett, do; Daniel Spencer, do; Samuel Rolf, do; Daniel Avery, do; Samuel W. Richards do."

"Saturday, Feb. 24. Seth Palmer, Amos Fielding, Charles Shumway and John S. Fullmer volunteered," and subsequently Almon L. Fullmer, Hosea Stout, Thos. S. Edwards, Moses Smith and Rufus Beach, and probably others volunteered to join the Oregon and California exploring expedition.

The foregoing extracts taken from the journals of Pres. Joseph Smith set forth clearly the fact that he had an eye to the West.

Yours respectfully,

JOSEPH F. SMITH.

PIONEER LEATHER AND SHOE FINDING STORE

JUST RECEIVED, and for sale, Wholesale and Retail, low for cash and produce, a large supply of Sole and Upper Leather, Calf and Kip Skins, Boot and Shoe Findings, PROVISIONS and GROCERIES, four doors below Eldridge & Clawson's. Please give me a call. W. S. TRESCOTT.

NOTICE!

In the Supreme Court for the District of Utah.

In the matter of HENRY W. NAISBITT and JOHN HINDLEY, Partners, under the firm name of NAISBITT & HINDLEY, Bankrupts.

NOTICE IS HEREBY GIVEN That a Warrant in Bankruptcy has been issued by said Court against the Estate of Henry W. Naisbitt and John Hindley, firm of Naisbitt & Hindley, in the County of Salt Lake and Territory of Utah, in said District, who have been adjudged Bankrupts upon the Petition of N. Kountz, creditor of said Bankrupts; and that the payment of any debts and the delivery of any property belonging to said Bankrupts, to them, or for their use, and the transfer of any property by them, are forbidden by law; that a meeting of the Creditors of the said Bankrupts, to prove their debts, and to choose one or more assignees of their Estates, will be held at a Court of Bankruptcy, to be held at Salt Lake City, in said District, on the 4th day of September, A.D. 1869, at 10 o'clock, a.m., at the office of R. H. Robertson, Esq., Register in Bankruptcy of said Court.

JOSIAH HOSMER, U.S. Marshal and Messenger in Bankruptcy By WM. P. APPELEY, Deputy. Salt Lake City, August 2, 1869.

NOTICE!

In the Supreme Court for the District of Utah.

In the Matter of HENRY L. SOUTHWORTH, Bankrupt.

NOTICE IS HEREBY GIVEN, that pursuant to an order made by said Court in the matter of H. L. Southworth, a Bankrupt, on the 26th day of July, A.D. 1869, a hearing will be had upon the petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress, entitled "An Act to establish a uniform system of Bankruptcy throughout the United States," approved March 2nd, 1867, and for a certificate thereof before said Court, on the 28th day of August, A.D. 1869, at 10 o'clock a.m., at the United States Court Rooms in Salt Lake City, at which time and place any Creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said Petition should not be granted.

W. I. APPELEY, Clerk of said Court in Bankruptcy. Salt Lake City, July 26, 1869. w26-4

STATEMENT BLANKS

FOR

OWNERS OF TOWN LOTS

Under the U. S. Government Survey.

WE have for sale, cheap, at the DESERET NEWS OFFICE, Statement Blanks suitable for filing before Judges of Probate Courts by the owners of Town Lots, where the Town Sites have been entered at the U. S. Land Office. All orders filled promptly. \$55w28:tf

NOTICE.

JACOB G. BIGLER, Probate and County Judge, within and for the County of Juab, in the Territory of Utah, having, on the fifth day of June, A.D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., for the several use and benefit of the occupants of Nephi, the following described tract of land, to wit:

Section four, north-west quarter of section nine, east half of north-east quarter of section eight, east half of south-east quarter, south-east quarter of north-east quarter, and lot one of section five, township 13 south, range one east; and south half of south-west quarter of section No. 33, in township No. 12, south of range one east, containing 1,121 acres and 52.100; also

For the several use and benefit of the occupants of Mona, Juab County, in the Territory of Utah, the following described tract of land, to wit:

The north-west quarter of south-west quarter and south-west quarter of north-west quarter of section 52; south-east quarter of north-east quarter, and north-east quarter of south-east quarter of section 31, in township eleven, south of range one east, containing one hundred and sixty acres, also.

For the several use and benefit of the occupants of Evan, Juab County, in the Territory of Utah, the following described tract of land, to wit:

The north-east quarter of section 31, and south half of south-east quarter of section 30, in township fourteen, south of range No. one east, containing 240 acres.

The said land is now subject to the filing of statements as prescribed in section three of an act of the Legislative Assembly of the Territory of Utah, approved February 17, 1869, entitled an act prescribing rules and regulations for the execution of the trust arising under an act of Congress, entitled "An Act for the relief of the inhabitants of cities and towns upon the Public Lands," approved March 2d, 1867.

JACOB G. BIGLER.

Probate and County Judge, Juab County. w24 3m

NOTICE

HUGH S. GOWANS, Mayor of Tooele City, in the County of Tooele and Territory of Utah, having on the 29th day of May, A.D. 1869, entered at the United States Land Office, Salt Lake City, U. T., for the several use and benefit of the occupants of Tooele city, in said Tooele county, the following described tract of land, viz:

Section 28, south half of section 21 and the east half of section 29, Township 3 south, Range 4 west, containing 1,280 acres.

The said land is now subject to the filing of statements, as prescribed in section 3 of an Act of the Legislative Assembly of the Territory of Utah, approved February 17, A.D. 1869, entitled an Act prescribing Rules and Regulations for the Execution of the Trust arising under an Act of Congress, entitled "An Act for the relief of the Inhabitants of Cities and Towns upon the Public Lands," approved March 2, 1867.

HUGH S. GOWANS.

Mayor of Tooele City. Tooele City, June 21, 1869. w21-3m

NOTICE.

JOHN TAYLOR, Probate and County Judge, within and for the County of Utah and Territory of Utah, having on the 2nd day of June, A.D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., for the several use and benefit of the occupants of Cedar Fort of said Utah County, the following described tract of Land, viz:

The South half of North East quarter; North half of South East quarter Section 6; South half of North West quarter; North half of South West quarter; South half of North East quarter Lots 1 and 2 North half of South East quarter; South West quarter of South East quarter of Section No. 5 in Township No. 6 South of Range No. 2 West, containing 599 acres and 40.100.

The said Land is now subject to the filing of statements as prescribed in Section 3 of an Act of the Legislative Assembly of the Territory of Utah, approved February 17th, A.D. 1869, entitled An Act prescribing Rules and Regulations for the execution of the Trust arising under an Act of Congress, entitled "An Act for the relief of the Inhabitants of Cities and Towns upon the Public Lands," approved March 2, 1867.

JOHN TAYLOR.

Probate and County Judge, Provo City, June 11th, 1869. w19-3m

NOTICE!

ABRAHAM O. SMOOT, Mayor of Provo City, in the County of Utah and Territory of Utah, having on the 21st day of May, A.D. 1869, entered at the United States Land Office, at Salt Lake City, U. T., in trust for the several use and benefit of the inhabitants thereof, the following described tract of land, viz:

The south half; the south half of north east quarter and south half of north west quarter and lots 1, 2, 3 and 4, Section 1, also Section 12 in township 7 south of range 2 east. South half of north east quarter; south east quarter of North west quarter; south east quarter; east half of south west quarter and lots 1, 2, 3, 4, 5, 6 and 7, Section 6; also north east quarter; east half of north west quarter; and lots 1 and 2 of Section 7 in township No. 7, south of range No. 3, east, containing 2,240 acres and 70.100.

The said land is now subject to the filing of statements as prescribed in Section 3 of an act of the Legislative Assembly of Utah Territory, approved February 17th, 1869, entitled an act prescribing rules and regulations for the execution of the trust arising under an Act of Congress, entitled "An Act for the relief of the inhabitants of cities and towns upon the public lands" approved March 2nd, 1867.

ABRAHAM O. SMOOT.

Mayor of Provo City. Provo City, June 11th 1869. w19-3m

NOTICE!

IS HEREBY GIVEN by the undersigned Mayor of American Fork City, Utah county, Utah Territory, That, by authority of an act of the Legislative Assembly of the Territory of Utah, approved February 17, 1869, entitled "An Act prescribing Rules and Regulations for the Execution of the Trust arising under an act of Congress, entitled 'An Act for the Relief of the Inhabitants of Cities and Towns upon the Public Lands, approved March 2, 1867,'" I have entered at the Land Office, in Salt Lake City, the following half and quarter sections of land, viz the south half of section fourteen, south-west quarter of section thirteen, north-west quarter of section twenty-four, north half of section twenty-three and the north-east quarter of section twenty-two, in township number five south, of range number one east, containing eleven hundred and twenty acres, as a town site.

All persons, associations, company of persons or corporations, claiming to be the rightful owner of possession, occupant or occupants, or to be entitled to the occupancy or possession of such lands, or to any lot, block, share or parcel thereof, will take due notice and govern themselves accordingly.

LEONARD E. HARRINGTON.

American Fork City, June 3, 1869. w19-3m

NOTICE.

In the Supreme Court for the District of Utah.

In the matter of D. R. FIRMAN, Bankrupt. In Bankruptcy.

NOTICE is hereby given, that, pursuant to an Order made by said Court, in the matter of D. R. FIRMAN, a Bankrupt, on the 22nd day of July, A. D. 1869, a hearing will be had upon the Petition of said Bankrupt, heretofore filed in said Court, praying for his discharge from all his debts and liabilities, proveable under the Act of Congress entitled "An Act to establish a uniform system of Bankruptcy throughout the United States," approved March 2nd, 1867, and for a certificate thereof, before said Court, on the 28th day of August, A. D. 1869, at 10 o'clock A. M., at the United States Court Rooms in Salt Lake City, in said District, at which time and place any creditor of said Bankrupt, or any other person in interest, may appear and show cause, if any they have, why the prayer of the said petition should not be granted. Notice is further given, that the 2nd and 3rd meeting of creditors of said Bankrupt will be held before R. H. Robertson, Esq., Register in Bankruptcy for said District, at his office in Salt Lake City, on the said 28th day of August, A.D. 1869, at 9 o'clock A. M., and at the time and place last aforesaid, H. W. Isaacson, Assignee of said Bankrupt's estate, will apply to said Register for a discharge from all liability as such Assignee.

W. I. APPELEY, Clerk of said Supreme Court Salt Lake City, July 26th, 1869. w26-4

W. H. Hooper, H. S. Eldredge, L. S. Hills
HOOPER, ELDREDGE & Co.,
BANKERS,
SALT LAKE CITY, UTAH.
Gold Dust, Coin, Land Warrants and Exchange bought and sold. w13-tf

TO THE MERCHANTS OF UTAH!

A. T. GREEN,
Successor to
JAMES LINFORTH,
Commission Merchant,
3 FRONT STREET, near Market,
SAN FRANCISCO, CAL.

MERCHANDISE and MACHINERY of all descriptions purchased or imported for UTAH TRADERS on the most favorable terms and at lowest current rates.

The near approach of the CENTRAL PACIFIC RAILROAD to the principal business points in Utah, affords an opportunity to merchants to quickly and frequently replenish their stocks at any season of the year.

Many articles of general consumption, both of Foreign production and California manufacture, can be obtained at less cost from San Francisco than elsewhere.

California and Oregon-made Woolen Goods, Blankets, Cassimeres and Clothing, such as underwear and Hosiery, are superior to anything imported and intrinsically cheaper.

Making
SAN FRANCISCO
Unquestionably
The Market for Utah!

And ahead of all others in the advantages offered
Actual market quotations and all necessary information furnished to merchants on application.

Having been for the last sixteen years engaged in the Wholesale Trade of this city, and acquired a general knowledge of this Market, and the wants of the Country Merchants, through direct intercourse with them, I feel justified in saying that all orders for Goods, of any description, or any other business intrusted to my care will be attended to with satisfaction to my patrons.

Respectfully soliciting a continuance of the business, as heretofore confided to Mr. Linforth, I beg to refer (by permission) to the following gentlemen.

A. T. GREEN,
No. 3 FRONT STREET, SAN FRANCISCO.
References:
Jas. Linforth, Esq., of Linforth, Kellogg & Ralk;
Jonathan Hunt, Esq., Pres. Pacific Insurance Co.;
A. J. Ralston, Esq., Sec. Pacific Insurance Co.;
Falkner, Bell & Co.; Badger & Lindenberger
L. B. Benchley, Esq.; Meagher, Taaffe & Co.;
J. A. Donohoe, Esq., of Donohoe, Kelly & Co.;
Roberts, McNish & Co.

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