

OUR OWN STATE.

The branch office of the Deseret News in Ogden is at No. 466 Twenty-fourth street, where advertisements and subscriptions will be received. The "News" is delivered by carriers in Ogden every evening on the same terms as in Salt Lake City.

OGDEN NEWS.

OGDEN, UTAH, - MAY 18, 1901.

NAME REFORM COMMITTEE

Mandamus Proceedings to Compel Appointment of Tree Inspector.

Prize Piano Now in Court-Crooked-Price Claimed-Pipe on Quincy Avenue-Weber Stake Academy Notes.

The meeting of the committee of 100 which was appointed at the mass meeting of the citizens held a few evenings ago in the tabernacle for the purpose of naming the new city, met last evening in the court house.

The meeting was called to order by Chairman L. W. Shurtliff and Rev. J. W. Taylor acted as secretary. The report of committee of three was read and adopted, which showed that 102 names had been chosen for the committee.

President of the committee was J. W. Taylor, who was elected to the position of president of the committee to act as an executive committee.

L. A. Shurtliff moved that President L. W. Shurtliff and Rev. J. W. Taylor of the committee of 100 be elected to the position of president and secretary of the committee.

The following named persons were next chosen to act on the committee, the two already chosen, Judge Agge, Mrs. Hillman, and Robert McCall, Rev. Carver and Robert McCall.

The name of Hon. Joseph Stanford was suggested to act on the committee but he declined on account of ill health.

Mrs. West also declined and several others because of lack of time. The committee was empowered to appoint any and all sub-committees and to do as they may deem necessary.

The crusade against bad names was thoroughly discussed but no definite course was decided upon. It was concluded to leave this matter with the executive committee.

The sentiment of the entire meeting was expressed by Judge Agge when he said in addressing the meeting: "This is a day of our lives and we must be up to the mark in our efforts to do the right thing."

It was decided that the executive committee meet at 4 o'clock this afternoon to further consider the matter. The meeting was then adjourned.

PIZZE PIANO IN COURT.

Suit has been filed in the Second district court by R. M. Howard, as guardian for Allen Howard, against the Fifth Ecclesiastical ward of the city to restrain the defendant from obtaining possession of a Schiller piano, which was awarded to the defendant ward and for a decree of court awarding said piano to the plaintiff. The complaint sets forth that in December, 1900, a certain advertising agency was employed by a number of business firms in Ogden, by which they gave a vote for every 25¢ purchase at their respective places of business, and that the individual, association, corporation or any other organization receiving the greatest number of votes should be awarded a Schiller piano. That there were approximately 900,000 votes cast in said contest, that of the total votes cast 54,331 were in excess of the number of votes that were authorized by the law.

Wherefore plaintiff prays that the court restrain the defendant, prohibiting the defendant from taking possession of said piano, or any way interfering or interfering the same, that a decree of court be issued awarding said piano to the plaintiff. Elijah Farr is attorney for the plaintiff.

TREE INSPECTORSHIP.

The hearing in the case of J. A. Wright against Joseph Stanford et al., as commissioners for Weber county, to the defendants to appoint a county fruit inspector for Weber county, came up yesterday. The defendants were represented by County Attorney Halverston, who argued that the law requiring the appointment of a county fruit inspector is unconstitutional, upon the ground that the county is without the expense of said office, without the commissioners having anything to say in the amount that shall be expended in the said office, or the amount of work that shall be done by the fruit inspector.

District Attorney A. B. Hayes, for the plaintiff contended that the law is constitutional; that a writ should be issued requiring the appointment of said inspector.

OGDEN RAILROAD TIME CARD

CRECON SHORT LINE RY.
ARRIVES
From North and Northwest 7 a. m. 4:30 p. m.
DEPARTS
To North and Northwest 8 a. m. 5:30 p. m.
To South 8:45 a. m. 10:50 a. m. 1:50 p. m.
To West 9:45 a. m. 11:50 a. m.

RIO GRANDE WESTERN RY.
ARRIVES
From North and Northwest 7:15 a. m. 4:30 p. m.
DEPARTS
To North and Northwest 8:15 a. m. 5:30 p. m.
To South 9:15 a. m. 11:50 a. m.

SOUTHERN PACIFIC RY.

ARRIVES
From West 6:45 a. m. 1:45 p. m. 6:30 p. m.
DEPARTS
To West 7:45 a. m. 11:15 a. m. 8:45 p. m.

UNION PACIFIC RY.

ARRIVES
From East 3:50 a. m. 4:40 a. m. and 2:00 p. m.
DEPARTS
To East 4:10 a. m. 4:50 a. m. and 2:00 p. m.

STRIKES THE SOURCE.

A File Cure That Goes to the Root of the Disease.

There are lots of lotions, ointments and salves that will, through their soothing influence, relieve temporarily the pain incident to piles. But is that all the sufferer requires? Isn't it a horrible thought to realize that the cure is only temporary and the disease goes on under the surface without a moment's interruption? Wouldn't it be wiser to select a remedy that seeks the source and regulates those deep-seated disorders which induce the disease? Pyramid File Cure not only relieves the pain at once, but effects a permanent cure of the worst form of piles.

You don't have to go through a tedious course of dieting while using it either. It strikes through those delicate membranes and tissues and sets the blood in healthy motion, reducing at once the painful inflammation and congested tumors.

This remedy is not a haphazard combination of drugs, but is a remedy invented by specialists who have treated piles and blood disorders successfully for years. Manufactured by the Pyramid Drug Co., at Marshall, Mich. Almost any first class druggist has it on sale.

Don't treat this disease with every lotion and salve that comes along. Remember the parts affected are among the most delicate in the human body. This remedy is absolutely safe and no one need fear to apply it freely on the most inflamed and itched spots with which it allays the pain in an agreeable surprise to the sufferer.

Sentiment in behalf of Woman's clubs - Mrs. Samuel A. King. Sole agent, Charles Johnson, Benediction.

DISTRICT COURT NOTES.

In the Fourth district court judgment was rendered for plaintiff for the sum of \$14.63 in the case of W. J. Douglas vs. J. A. Key.

The case of Wightman & Sons vs. Thomas Cloward for \$42.30, alleged to be due on a meat account, was heard before Judge Marioneaux. Defendant had a counter claim against plaintiffs for the same amount, but the benefits derived were assessed against plaintiffs. The case was appealed from the justice's court in Payson, where judgment was given in favor of plaintiffs.

SIXTY DAYS FOR STEALING LIQUOR.

George Leonard, who has been serving a sentence in the county jail for stealing some clothing in Salem this spring, was taken before Justice Anderson yesterday, and pleaded guilty to another charge of petty larceny, stealing some bottles of liquor from the Salem saloon. He was sentenced to sixty days in the county jail.

In Substitute Feeding

For infant's physicians agree that cow's milk is the basis for all human milk. What is required then, is the best possible milk product. Borden's Eagle Brand Condensed Milk is ideal, pure, sterile and guarded against contamination.

LOGAN.

SHOCKING ACCIDENT AT HYRUM

S. E. Allen Thrown From Horse and Killed-Weddings.

Special Correspondence.
Logan, May 17.-Another most regrettable and fatal accident occurred in this county on Thursday, Samuel E. Allen, an old and highly respected citizen of Hyrum, was riding a horse and leaned forward to straighten a collar on the animal's neck. It jumped to one side and Mr. Allen, who was unprepared for the move, was thrown to the ground. He struck on his head, and sustained a severe fracture of the skull. He lingered in an unconscious state from 8 in the morning until 6 in the evening and then passed away. He was aged about 50 years and had resided in Hyrum forty-one years. He was the son of Ira Allen. He leaves two large families, and many relatives and friends to mourn his sudden and untimely demise.

JOYOUS WEDDING BELLS.

The following marriage licenses were issued in Logan this week:
Joseph A. Jessop, 23, and Lulu Cummings, 19, both of Millville.
George Porritt, 22, of Clifton, Idaho, and Martha E. Ward, 19, of Salem, Idaho.
James C. Maughan, 23, of Petersburg, and Edith Clark, 19, of Benson.
John Myler, 37, and Millie Griffin, 19, both of Clark.
Wm. D. Harris, 23, and Zina E. Gibbs, 19, both of West Portage.
George Young, 27, of Preston, and Rosa Barfus, 19, of Mink Creek, Idaho.

SUNSHINE.

Overland Mill Started Up-Cedar Valley News Notes.

Special Correspondence.
Sunshine, Tooele County, May 17.-The "Overland" mill started up this morning having been temporarily shut down for repairs. This camp is increasing in population and the mill, houses and other buildings are being removed from the "Wood Dip" and rebuilt here. The Sunshine mine which has been closed for about three years, is now being worked, and indications point to an increase of labor and general prosperity.

The spiritual work is sadly neglected, no organizations in church or Sunday schools. The people desire very much that an effort be made for the betterment of religious conditions. Most of the people living here are "Mormons."

The Mercier mill situated at Mannings, Utah county, is preparing to start up. It was closed down a year ago, and almost the entire population moved to other buildings were torn down and moved away. Such is the fate of many a mining camp.

Miss Bardella Shipp of Salt Lake, is teaching the young ideas how to "shoot" in this burg. She is giving general satisfaction. At Cedar Fort took refuge under the "transformers" near the Telluride line junction, near the town one day last week. Lightning struck the building and stunned the lady, almost frightening the life out of them. A poor dog was blown to the spot and set up a pitiful howl.

CASTLE DALE.

SHOCKING STABBING AFFRAY.

Two Boys Quarrel Over a Girl With Serious Results.

Special Correspondence.
Castle Dale, Emery Co., May 15.-A serious stabbing affray occurred here last night, at the close of a birthday social given at the home of C. E. Larsen. Two boys, 17 years of age, entered into a fight to determine which should escort a young lady home. In the melee Hyrum Petersen stabbed James Everett with a knife, the blade entered the back of Everett just under the left shoulder blade, causing great loss of blood. The doctor thinks the left lung is cut. Such is the fate of the chances for Everett's recovery are slight. Petersen was arrested this morning and claims that Everett first struck him with a club, but this is denied by all who witnessed the affair. Petersen's father left last week on a mission to Denmark, and his mother is visiting in Ephraim, Sanpete county.

Everett's father, Wash Everett, lives in Mt. Pleasant, Washington, but the young man is being cared for by his sister, Mrs. Robert Lake of this place.

MANITI.

Criminal Cases Heard in Judge Johnson's Court Yesterday.

Special Correspondence.

Maniti, Sanpete Co., May 17.-In Judge Johnson's court today, Jesse Reynolds was convicted of unlawful relations with Jeannie Hampshire, a girl under the age of consent, on or about April 16, 1898. She appeared in court with the baby and told her story with an artless earnestness that was convincing. Sentence next Monday.

Huel M. Alford, who was on Wednesday convicted of seducing a female from home for immoral purposes, was fined \$5. This nominal punishment was because Alford had married the girl since his conviction, the father, who opposed the union, having finally consented to it.

THE PAROWAN CENSUS.

District Enumerator Gives His Opinion That it is Belittled by Jealousy.

In answer to the article which appeared in last evening's "News" from the Parowan correspondent, claiming a discrepancy of 217 between the government census and an enumeration recently taken by the Parowan city council, Supervisor Pratt submits the following letter received from the local enumerator:

Dear Sir: Your communication referring to the alleged discrepancy in the enumeration of the population of Parowan City in this county, also the action of the city council of that city in taking of the census, was duly received, and reached me yesterday. I was not surprised at the information contained in the recorder's letter to you, as I had recently read an account of their action in our local newspaper.

I have to say, however, that in my official labors as enumerator of that district during the taking of the late national census, I used due diligence and took every precaution to procure every living inhabitant in that, as well as in the other districts, and to my care, and spent over half of the time allowed me to enumerate that particular subdivision of my territory, and in so doing I visited every dwelling house in the city. I will say, however, that at that particular time some few of the families residing in Parowan had not yet returned from their summer ranches, located east of their town and in many instances were not yet located in their homes.

As to the discrepancy of 217, I am not at all sure, but I am sure that the discrepancy is not so great as is claimed. I am sure that the discrepancy is not so great as is claimed.

I will also add that I have taken the time to have hunted up these particular families I could not have done the work of my district in the time allotted me, as well as running the risk of having the census returned by me, I will say that the people of my district, particularly in Parowan, were, on account of reticence, quite hard on the enumerator, particularly in regard to the agricultural schedule.

As to the discrepancy of 217, I am not at all sure, but I am sure that the discrepancy is not so great as is claimed. I am sure that the discrepancy is not so great as is claimed.

There was no scarcity of loan companies which were very anxious to lend money in these amounts on a quarter section of land. According to loans made on thousands of quarter sections and it looked as if the loan companies had gill-edge security. From the time of the first settlement up to 1890 there had been plenty of rain each season to grow crops of wheat, corn, wheat, oats, etc. That year the crops failed and they experienced their first drought. This was the beginning of the end of that section as a great agricultural success. About this time the interest and payments on the loans due and as the settlers had not raised any crops they found themselves unable to pay either interest or principal on their loans. The result was that a great many who had not taken home-steads hiked out of the country and failed for parts unknown and allowed the loan companies to take possession of the forfeited claims.

At this time the agencies had quit making loans on such land. The result was that in the course of a few years the country each year was loaded up, as the owners of about one-half of the county and were paying taxes on the land. This they did for a while, but finally allowed the land to be sold for taxes and as there were no other purchasers the land was sold in the tax receipts and lately took deeds for the same on tax-title. At the tax sale the past spring the commissioners decided to sell the land to the easterners for the amount of the taxes for the past two years and gave a note that they would pay the taxes in the future. A great many persons have made homestead proofs on their claims and have paid taxes up to date and will continue to do so. The land recently sold under mortgage was sold for the amount of the taxes.

Many of the old settlers of that section have stayed there and have turned their attention to cattle raising. They are now independent, having made thousands of dollars from their herds. The buffalo grass that grows there is excellent grazing and no doubt has more nourishment for stock than any other grass that grows. It attains a height of three inches only but it cures itself and is as nourishing in the winter as summer. Thousands of head of cattle and now the prairies there and are principally owned by the settlers who have stayed there.

Thinking you may possibly need the recorder's letter to you upon this subject, I return the same, but have taken the liberty of making a copy of it, and will close by saying, that I am a native of this section, and I am sure that the whole population of that section is a feeling of jealousy that was manifested by many over the fact that the numerous applications from that town were turned down by you, and that two citizens of that town were given the positions in the principal districts of the county, a condition that I met quite frequently while making the enumeration. You, of course, are at liberty to use this letter as you may think best.

With kindest regards, etc.,
I remain very respectfully, etc.,
ROBERT W. HEYBORNE.

PARKER, IDAHO.

Enhanced Farm and Produce Values, and Money More Plentiful.

Special Correspondence.

Parker, Fremont Co., May 16.-After a dry, windy April, the first half of May brought a heavy rain, and a lovely shower, which did a great deal of good. Farm produce is demanding better prices. Wheat, \$1.00 per cwt, oats, \$1.35, potatoes, 40¢, lucern hay, \$4.50 to \$5.00. The crops are growing well, and the coming hay crop. There has been considerable damage done to the alfalfa by unfavorable winter conditions. Sheep and horn stock are still pouring in to the locality. We have promised to give away this year, and crop prospects generally are above the common.

Many farms, either wholly or in part have changed hands recently and property in our little town is rapidly increasing in value. Money is more plentiful than heretofore, and the old system of store pay is a thing of the past.

Good Friend.

S. S. S. has been before the public for many years; from a small beginning, it has steadily worked its way to the front, and is now known in every city, town and hamlet in the country. Its staunchest friends are those who have known it longest and have witnessed its wonderful curative powers in their own families or among their friends and acquaintances. Grateful patients in all parts of the country tell of their restoration to health and happiness, and the testimony of these is the highest evidence of the medicine's worth. S. S. S. is more popular today than ever in its history—no other remedy stands so high, has ever given such perfect satisfaction or is so reliable in the cure of Cancer, Rheumatism, Catarrh, Contagious Blood Poison, Scrofula, Eczema, Psoriasis, Salt Rheum, Acne, or any disease that originates in the blood. Being strictly a vegetable preparation, you will find it agrees with you much better than a drug store concoction or any of the widely advertised potash and mercury remedies, which affect the bones, muscles and stomach, causing Rheumatism or Dyspepsia. If you have never tried S. S. S., you will be surprised at the immediate good effects, and how soon it gets it into the circulation that it naturally increases; you grow stronger, and your appetite increases; you grow stronger, and your appetite increases; you grow stronger, and your appetite increases.

Don't Experiment—Take S. S. S.

For no sooner does it get into the circulation that it naturally increases; you grow stronger, and your appetite increases; you grow stronger, and your appetite increases; you grow stronger, and your appetite increases. If there is a sore or ulcer on the body, it begins to heal around the edges, the discharge finally ceases and the place gets well; muscular and bone pains vanish, and the skin is relieved of all itching, irritating eruptions. Nervous, run down and anemic people will find S. S. S. just the medicine they need, for blood poverty and ill nourished nerves are responsible for their condition. For old people and children S. S. S. has no equal; being free from all minerals, it does not nauseate or have any injurious effect whatever, and keeps the blood in good condition, thus fortifying against disease. Experience teaches what is good and what is not good; this applies particularly to medicine, and S. S. S., a remedy that has retained the confidence of the people for nearly 50 years, must have merit—it cures, is the secret of its success. When you call for S. S. S., don't be persuaded to accept something else—there is no substitute for S. S. S. It is the only guaranteed purely vegetable blood purifier, and the safest and best for all blood and skin troubles. Do not let them force an inferior animal remedy on you because there is a larger profit in it. If you have any blood or skin disease, don't hesitate to write us about it; our physicians will carefully consider your case and advise you without charge. Book on Blood and Skin Diseases free.

THE SWIFT SPECIFIC COMPANY, ATLANTA, GA.

BUYING A WHOLE COLORADO COUNTY.

The announcement that an eastern concern had purchased through the commissioners of Kit Carson county, on the eastern borders of the State of Colorado some 60,000 acres of land created a hubbub in real estate circles. As was stated in this journal the price paid was \$18 a quarter section or an average of only twelve cents an acre. The county officials felt that they could better afford to sell the land at this price and receive taxes each year than that they allow the county to own the land and receive no taxes. The history of the setting of this land is interesting. What is now Kit Carson county was first settled under the pre-emption act of 1862, and timber culture acts prior to 1867. The influx of settlers from all over the country into that rain-belt section was very great in the years of 1889 and 1890.

As is well remembered under the provision of the pre-emption act the head of any family or any male person over the age of twenty-one years could secure 160 acres of land by settling on it. After living on it for six months proof could be made upon payment to the government of the purchase price of \$2.00 per acre. The land was then sold to the settler at \$2.00 per acre and the average settler did not have the necessary \$300 with which to make final proof and pay the government. Many of them would negotiate a loan on their land from \$300 to \$500 and usually could not pay the amount back in installments. Payments being made every six months, with interest at eight per cent per annum.

There was no scarcity of loan companies which were very anxious to lend money in these amounts on a quarter section of land. According to loans made on thousands of quarter sections and it looked as if the loan companies had gill-edge security. From the time of the first settlement up to 1890 there had been plenty of rain each season to grow crops of wheat, corn, wheat, oats, etc. That year the crops failed and they experienced their first drought. This was the beginning of the end of that section as a great agricultural success. About this time the interest and payments on the loans due and as the settlers had not raised any crops they found themselves unable to pay either interest or principal on their loans. The result was that a great many who had not taken home-steads hiked out of the country and failed for parts unknown and allowed the loan companies to take possession of the forfeited claims.

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PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the respective signers for further information.

IN THE THIRD JUDICIAL DISTRICT Court of the State of Utah, in and for the County of Salt Lake, Case No. 3534. Helen H. Stayner, et al., Plaintiffs, vs. B. S. Young, as administrator of the estate of Charles W. Stayner, deceased, et al., Defendants. Notice of Referee Sale. Pursuant to the order of sale in the above entitled action the undersigned duly appointed referees will sell on Saturday, the 18th day of May, A. D. 1901, at the hour of 12 o'clock noon, at the West front door of the County Court House at the City and County Building, in the City of Salt Lake, County of Salt Lake, State of Utah, at public auction to the highest bidder for cash, all of the following described real estate, to-wit: All the Southeast quarter of Lot two (2), Block twenty-one (21), Plat 2, Salt Lake City Survey, in Salt Lake City, Salt Lake County, State of Utah. Terms: Cash. The amount of the sale will be made subject to the confirmation of the Third Judicial District Court of Salt Lake County, State of Utah, in the above entitled action.

EUGENE M. CANNON, S. L. RICHARDS, J. W. MUSSER.

Dated this 26th day of April, A. D. 1901.

NOTICE IS HEREBY GIVEN, THAT A meeting of the members of the Latter-day Saints' College, Salt Lake City, Utah, will be held at the Assembly Hall of the Latter-day Saints' College, Salt Lake City, Utah, on Friday, the 24th day of May, A. D. 1901, for the purpose of electing the officers of the college for the ensuing year. The objects of the association to be to found a university, with colleges, academies, schools, and departments of art, libraries, laboratories, symphonies, and all proper accessories, wherein instruction of the highest grade shall be given to both sexes, in science, literature, art, mechanical pursuits and in the principles of the Gospel as taught by the Church of Jesus Christ of Latter-day Saints. To give the corporation power to endow professors or establish scholarships therein, and to provide for the education of the students under such conditions as may be deemed proper. The Trustees be appointed or removed, hereby by its rules or regulation enacted or amended, and the power of managing the affairs of the college, and for the transaction of such other business as may properly come before the college.

JOSEPH S. WELLS, Secretary.

Dated May 2d, 1901.

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