UTAH CENTRAL RAILWAY.

TIME TABLE NO. 1.

TO TAKE EFFECT JULY 20th. 1881

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1.N.A CHICAGO, ROCK ISLAND & PACIFIC R. R. S THE GREAT CONNECTING LINK BETWEEN THE EAST & THE WEST !

rty, Iowa City, Mar and Avoca; with branches tion to Peoria; Wilton Janet Washington, Fairfield, Eld S. elle, Princeton, Trenton, G

m Chicago to Council Collet Ottawa, La Sally, fisland, Davenport, West ingo, Brocklin, Grinnell, 'f lowar, Semart, Atlan-bringches from Biressu loss Junction to Musca-rfield, Eddob, Helknap, Trenton, and Kansas City, Tenton, PRINCIPAL R. R. CONNECTIONS OF GREAT THROUGH LINE ARE AS

EVENING NEWS.

Thursday, . . March 23, 1882.

A Hundred Thousand People, and it is estimated to have been and a set of the set of t additional Fast Express composed of most elegant night cars, leaving Chicago n. and reaching Minneapolis he next morning in ample allow those going to North-nesote, Dakota or Manitoba, their breakfast and make ction for all points North hweet.

tiain is run especially to with the new express trains e Northern Pacific, and St. inneapolis and Manitoba a (the latter connecting Canadian Pacific at St.) have just put upon their

gular evening express train icago, will be run as hereto-i make the evening connec-om Minneapolis for all points erritory named above.

erritory named above. important, and travelers bear it in mind, that there carriage transfers by the t Lea Route," pa: sengers bc-ded in Union Depo's at Min-s and St. Paul. Sec. 21 A special indorsement special of the indorsement bearing a general indorsement cannot be after-wards specially indorsed; but any law-ful holder may turn a general indorsement into a special one, by writing above it a direction for payment to a particular perand St. Paul.

Sec. 28. A special indorsement may the route to travel over for

on. Sec. 28. A special indersement may by spectrum of the spleasant-most comfortable line to the cest. trains of the "Albert Lea leave Chicago from the depot Great Rock Is'and, the old with traveler- de-tined for , Colorado, New Mexico, a and the Facific Coast. your address to E. St. John, I Ticket and Passenger Agent o, and obtain our 1 ew illus-WESTERN TRAIL. AN ACT OURAGE THE MANUFACTURE

other indorsement.

ndorsement.

which no indorsee is named. Sec. 21 A special indorsement spec

OF FUGAR IN THE TERRITORY OF UTAH. /

sum of five thousand dollars is here-by appropriated out of the Terri-torial Treasury, to be drawn upon warrants of the Auditor of Public

Accounts, who shall issue said war-rants upon the order of John Clark,

drawn, have fully complied with the provisions of this Act.

SECTION 1. Re it enacted by the Governor and Legislative Assembly of the Territory of Utah: That the

W. A. PITT, Proprietor. Street Cars pass to and from Depot.

If you are a man of let. . tersteille of business, weak-ened by the strain of your duties avoid stimulants and use Hop Bitters. ters toiling over mid-night work, to res-tors brain nerve and tors brain nerve an

Hop Bitters. If you are young and discretion or dimina-ried or single, old or poorhealth or langulah ness, rely on Hop Whoever you feel that your system needs cleanning, ton-ing or stimulating, withoutraiosrioothuy, suffering from any in-tion ; if you are man-young, suffering from ing on a bed of sicktters. Thousands die an-nually from some form of Kidney disease that might

have been prevention by a timely use of HopBitters Bitters.

Have you dys-pepsia, Lidney or urinary com-plaint, disease D. J. C. an absolute

sible from the place where the present ment was made and paying the postage Sec. 13. An instrument, otherwise na-

Sec. 16. One who writes his name upon a negotiable instrument, otherwise than as a maker or acceptor, and delivers it, the place where the instrument was dis-honored for the place to which the notice should be sent. Scc. 49. When the holder of a negotia-ble instrument, at the time of its dishonor.

with his name thereon, to another person, is called an indorser, and his act is called

ble instrument, at the time of its distonar; is a mere agent for the owner, it is suffi-clent for him to give notice to his principal in the same manner as to an indorsee, and his principal may give notice to any other party to be charged, as if he were himself an indorser. And if an agent of the own-er employs a sub-agent, it is sufficient for each successive agent or sub-agent to other motions in like manner to his ownindorsement. Sec. 17. One who agrees to indorse a negotiable instrument is bound to write his signature upon the back of the instru-ment, if there is sufficient space thereon for that purpose. Sec. 13. When there is not room for a signature upon the back of a negotiable instrument, a signature equivient to an in-dorsement thereof may be made upon a paper appered thereto. give notice in like manner to his own

Sec. 50. Every party to a negotiable in-Sec. 19. An indorsement may be general strament receiving notice of its dishonor has the like time thereafter to give similar or special. Sec. 20. A general indorsement is one by notice to prior parties as the original holder had after its dishonor, but this ad-ditional time is available only to the particular party entitled thereto. Sec. 57. A notice of the dishonor of a nego-tiable instrument, if valid, in favor of the

party giving it, inures to the benefit of all other parties thereto whose right to give the like notice has not then been lost. Article Sixth-Excuse of Presentment and

Notice.

The factor of the party by whom it should be great yet of the party by the changed in the party by the changed in the party by the changed in the party by the party Sec. 52. Notice of disbonor is excused

Sec. 28. An indorsee of a negotiable instrument has the same rights against every prior party thereto that he would have bad if the contract had been made directly between them in the first instance. Sec. 20. The want of a consideration for

See. 85. A bill of exchange accepted pay-able at a particular pince, situst be presented at this pince for payment when presented is this pince for payment when presented is this pince for payment when presented to presented elaswhere. See, 83-17a bill of exchange, payable at sight is demand, without interest, is not duly presented for payment within ion days after the time in which it could with reasonable illigence, be transmitted to the preper pince for such presentenets, finder such present-horsers are excurated, anders such present-insent is excused. See, 85.—More delay in presenting a bill of on demand, does not excurate any party thereto.

Article Seventh-Excuse of Presentment and

Notios.

Rotics. Sec. 28.—The presentment of a bill of ex-change for acceptance, is excused if the drawee has not cansaity to accept it. See Bill of anothing in the presentment of a bill of anohunge for acceptance is excused, when caused by chromatinices over which the hold-er has no control. Box 90.—Presentment, of a bill of exchange for acceptance or reyment, and notice of its dishonor, are anomed as to the drawer, if he proble the drawee to accept, or the acceptor to pay the bill, or if, as the time of detailing, he had no reason to believe that the drawee would accept or pay the same.

Article Eighth-Foreign Bills.

Our Stock is Large and Complete

Article Eighth—Forcign Bills. See 91—An inland bill of exphange is one drawn and payable within this Territory, alt chees are breign. — See 92.—Notice of the dishonor of a foreign bill of exchange can be given only by notice of its protest. — Bec 93.—Protest must be made by a notary public, if with reasonable diligence one can be obtained; and if not, then by any reputable person in the presence of two witnesses. — Res 94. Protest must be made by an in-mind in writing, stying a literal copy of the bill of exchange, with all that, is weitten the presentmention manner in which is wait made; the presence or absence of the drawee or scoptor, as the case may be; the refinal to secret or to pay, or the inability of the presentmention manner in which is wait made in the reason assigned, if any, and, finally, protesting against all the parties to presented for scoptance, and a protest for non-phyment in the city or town in which its presented for scoptance, and a protest for presented for scoptance, and a protest for presented for scoptance. — See, 96. A protest means be noted on the day by presented for each the next business day; but it may be written out at any time there. — Bec, 97. The want of a protest of a foreign U. S. STANDARD SCALES

Wen Wagen Acales (Platform fr) 850. 8-Ton 7x13 850. 4-Tos St

Bean Buz, and building directors with a Scale. Send for price ust. THE TITTLE DETECTIVE FRA FAMILY IN OFFICE

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The Best Quality at Lowest Prices

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HALF-A-BLOCK EAST OF DEPOT. Doors, Sash,

Mouldings Frames. States, damages are estimated upon such amount without regard to the rate of ex-change. Sec. 105. If the amount of a protested bill of Pickets Hardware, Rustic, exchange is expressed in foreign money, dam-ages are estimated upon the value of a simi-ias bill at the time of protect, in the place nearest to the place where the bill was nego-tlated, and where such bills are gnerically Sash Weights, Glass, etc.

George E. Bourne and Samuel P. Teasdel, of Salt Lake City, Utah, who shall sccompany their order with a duly signed certificate, set-ting iorth that the party or parties in whose favor said order shall be drewn have favor said order shall be drewn have favor said order shall be directly between them in the first instance. Sec. 29. The want of a consideration for the undertaking of a maker, acceptor or indorser of a negotiable instrument does not exonerate him from liability thereon to an indorsee in good faith for a con-sideration. sideration. Sec. 30, An indorsee in due course is one who, in good faith, in the ordinary course of business, and for value, before SEC. 2. The said John Clark, George P. Bourne and Samuel P. Teasuel are hereby appointed and honor, and without Knowledge of its

instrument before it is delivered to the payce, is liable to the payee thereon as an int orser. See, 26. An indorser may qualify his in-dersement with the words, "without recourse," or equivalent words; and upon such indorsement, he is responsible only to the same extent as in the case of trans-fer without indorsement. Sec. 27. Except as otherwise prescribed by the last section, an indorsement with-out recourse has the same effect as any other indorsement.

Leavenworth, Atchison, and Kansas Cuyi mington to Sigourney, Osknioses, and Kansa-ikeokus to Farmington, Benaparte, Ben-cer, Independent, Eldon, Ottimuwa, Eddy-Dskiloosa, Pella, Monroe, atti Des Moines; ton to Monroe: Des Moines to theimonkand terset: Atlantic to Lewis and Audubon; and ca to Harlan. This is positively file only from Chicago into the State of Kansos. hough Express Passanger Trants, with Pull-Paisce Cars attached, are ren carb way daily gen Chicago and PRORIA. Kansas Cury, acta BLOPPS, LEAVENWORTH and Archi-Through cars arealsorun between Milwanenvenworth, Atch

brough cars are also run is 1 Kansas City, via the and Short Line." "Great Rock Island" is magnificently d. Its road bed is simply perfect, and its

ped. Its road bed is simply per hat will please you most will be the pleasure hat will please you most will be the pleasure nioving your meals, while passing over the mirul prairies of Illinois and Jowa, in one of magnificent Dining Cars that accompany all ough Express Trains. You get an entire J, as good as is served in any ars-class hold, ways brains conta

ty-five cents. isting the fact that a majority of the

Nonnee that this Company runs of and Palace and Southwest. Stepping Cars for sleeping purposes and Palace and Southwest. PULLMAN PALACE CARS are run through to PEORIA, DES MOINES, COUNCIL BLUFFS, KANSAS CITY, ATCHISON, and LEAVENWORTS. Tickets via this Line, known as the "Great Rock Island Loute," are sold by Tickets via this Line, known as the "Great Rock Island Loute," are sold by Tickets via this Line, known as the "Great Rock Island Loute," are sold by Tickets via this Line, known as the "Great Rock Island Loute," are sold by Tickets via this Line, known as the "Great Rock Island Loute," are sold by Tickets via this Line, known as the "Great Rock Island Loute," are sold by States and Chineda. For information not obtainable at your home ticket office, address. For Information not obtainable at your home ticket office, address. Gen'l Superintendent. Gen'l Superintendent. Chioseo, IR. U.P.R.R.





At CHICAGO, with all diverging lines for the East and South. At ENGLEWOOD, with the L S & M.S., and P., Ft. W. & C. R. Rds. At WASHINGTON HEIGHTS, with P., C. & St. L. R. R.

R. R. At LA SALLE, with Ill. Cent. R. R. I PRORIA, with P. P. & J.; P. D. & E.; L. B. & A.; Ill. Mid.; and T. P. & W. Ras. At ROCK ISLAND, with "Milwaukee & Rock land Short Line," and Rock Isl'd & Peo. Rds. PORT, with the Davenport Division

At DAVENPORT, with the Davenport Division C. M. & St. P. R. R. At WEST LABERT, with the B., C. R. & N. R. R. At GEINNELL, with Central lowak R. R. At DES MOINES, with D. M. & F. D. R. R. At COUNCIL BLUFFS, WITH UNION Pacific R. R. At COUNCIL BLUFFS, WITH UNION Pacific R. R. At COUNTERS, WITH D. M. & F. D. R. R. At COUNTRY, WITH B. & MO. R. R. R. IN Neb.) At COUNTRY, WITH & MO. R. R. R. IN Neb.) At COUNTRY, WITH CENTRAL LOWARE, R. W., St. L. & PRC., and St. L. KOO, & WART, WAD, St. Longs & PRC., and St. L., KOO, & WART, WAD, St. Longs & PRC., and St. L., KOO, & N.-W. R. Rds. At CAMERON, with H. St. J. R. R. At CAMERON, WITH M. Atch., Topeka & Santa Fe Atch. & Neb. and Con. Br. U. P. H. Rds. At L. EAVENWORD, with Nac. Pao, and Kan. Cent. R. Rds.

At RANSAS CITY, with all has for the 'Test









COMPANY, SECOND SOUTH STREET; One and a half Blocks East of Main Stree BUILD ALL SIZES OF AND SPRING WAGON

> Fully Warranted for ONE YEAR. Repairing in Woodwork, Black

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Ayer's Sarsaparilla



constituted an awarding committee actual dishonor, acquires a negotiable in strument duly indorsed to him, or in to determine who shall be entitled to receive the above mentioned five thousand dollars, which is hereby given as a premium, to be paid to the party or parties who shall on or before the thirty-first day of Decem-ber, eighteen hundred and eighty-two, place in Salt Lake City, Utah,

strument duly indorsed to him, or in-dersed generally, or payable to the heater. See 31. An indersee of a negotiable insirtument, in due course, acquires an absolute title thereto, so that it is valid in his hands, notwithstanding any provi-alon of law making it generally void or voidable, and notwithstanding any defect in the title of the person from whom he acquired it. acquired it: See 33. One who makes himself a part subject to the inspection of said committee, in suitable and convenito an instrument intended to be negoli-able, but which is left partly in blank for the purpose of filling afterwards, is lia ble upon the instrument to an indorece ent packages, of one hundred pounds each, seven thousand pounds of Merchantable Brown Sugar, manu-factured in Utah Territory, out of raw material produced in said Terri-

thereof in due course, in whatever man ner and at whatever time it may be filled. so long as it remains negotiable in form. tory during the year in which the award is made, and who shall by said committee be declared to have Article Fourth-Presentment for Paymont.

Sec. 33. It is not necessary to make produced and presented for inspec-tion as aforesaid, the seven thoudemand of payment upon the pricepal debtor in a negotiable instrument in order to charge to him, but if the instrument is sand pounds of sugar superior to all others entered in the competition. Provided, That should there be en-tered two or more best lots of sugar by its terms payable at a specified place, and he is able and willing to pay it there at maturity, such ability and willingness are equivalent to an offer of payment upof nearly equal quality, the commit-te may award the said amount of on his part. Sec. 34. Presentment of a negotiable in-

five thousand dollars to the producstrument for payment, when necessary, must be made as follows: as nearly as by ers of the two or more best lots of reasonable di-igence is practicable: 1st, The instrument must be presented by the bolder; 2nd, The instrument must be presugar in such sums as the said committee may deem just and equita-ble. And, Provided further, That if the aforementioned award is not gained in the year 1882, then the provisions of this Act are hereby exholder, 2nd, The instrument must be pre-sented to the principal debtor, if he can be found at the place where presentment should be made, and if not, then it must be presented to some other person having charge thereof or employed therein, if one can be found there; 3rd, An instrument which specifies a place for its payment must be presented there, and if the place specified includes more than one house, then at the place of residence or business of the principal debtor if it can be found therein; 4th, an instrument which does tended to the thirty-first day of Decemte, A. D. 1883.

SEC. 3. Should any vacancy occur in said committee by unwillingnes or disability to act, upon application of any one or more of the competi-tors for said premium, the remainof the principal debtor if it can be found therein; 4th, an instrument which does not specify a place for its payment must be presented at the pincipal debtor, or where-ever he may be found, at the option of the presentor, 5th, The instrument must be presented upon the day of its matu-rity, or, if it be payable on demand, it may be presented upon any day; it must be presented within reasonable hours, and if it is payable at a banking house, within the usual banking hours of the vicinity, but, by the consent of the person to whom it should be presented, it may be presented at any hour of the day; and 6th, if the principal debtor have no place of busi-ness, or if his place of busin as or resi ing members of said committee sre bereby authorized and required to appoint others to fill said varancies; said appointees shall have the same power as is herein conferred upon the aforesaid committee. O FRANCIS M. LYMAN, Speaker of the House. JOSEPH F. SMITH, President of the Council.

ELI H. MURRAY, Governor of the Territory. Approved March 9th, 1882. ness, of if his place of busin as or resi dence cannot, with reasonable disigence, be ascertained, presentment for payment UTAH TERRITORY, Secretary's Office. } S.S.

I, Arthur L. Thomas, Secretary of the Territory of Utah, do hereby certify that the above and foregoing Sec 35. The apparent maturity of a ne-gotiable instrument payable at a particu-lar time, is the day on which 'y its terms it becomes due, or when that is a holiday, the next preceding business day, except when such preceding day is also a holiday,

CHAPTER SECOND-BILLS OF EXCHANGE.

Article First-Form and Interpretation of Sec. 50. A hill of exchan

Sec. 50. A hill of exchange is an instru-ment negotiable in form, by which one, who is called the drawer, requests another, called the drawer, to pay a specified sum of money. Foc. 60. A bill of exchange may give the name of any person in addition to the drawee, to be resorted to in case of need. Sec. 61. A bill of exchange may be drawn in any number of parts, each part stating the existence of the others, and all forming one set. Eco. 62. An agreement to draw a bill of ex-

change binds the drawer to execute it in thr parts, if the other party to the agreement d

sires it. Sec. 63. Presentment, acceptance or pay-ment of a single part in a set of a bill of ex-ehange is sufficient for the whole. Sec. 64. A bill of exchange is payable; lat, at the place where by its terms it is made payable; or 2nd, if it specifies no place of pay-ment, then at the place to which it is address-ed; or, 8rd, if it be not addressed to any place, then at the place of residence or business of the drawee, or wherever he may be found. If the drawer has no place of business, or if his place of business, or residence cannot with reasonable difference bo asertained, pre-sentanent for payment is excused, and the bill may be protested for non-payment. Sec. 65. The rights and obligations of the drawer of a bill of exchange are the same as those of the first indenser of any negotiable instrument.

nstrument.

Artic's Second .- Days of Grace. Sec. 66. Days of grace are not allowed

Article Third,-Presentment for Acceptance. Sec. 67. At any time before a bill of exchange is payable, the holder may present it to the drawee for acceptince, and if accept-ance is refused the bill is dishonored. See. 63. Presentment for acceptance must be made in the following manner, as nearly as by remanuable difference it is presentionable. be made in the following minner, as nearly as by reasonable difgence it is practicable: het. The bill must be presented by the holder or his agent. 2nd. It must be presented on a business day and within reasonable hours. ard. It must be presented to the drawee; or if he be absent from his place of residence or business, to some person having charge thereof or employed therein; and, ith, the drawee on such presentent may postpone his acceptance or refusal until the next busi-ness day, but if the drawee have no place of business, or this place of business or resi-dence cannot with reasonable difgence be abcertained, presentment for acceptance is acceptance.

Sec. 69. Presentment for acceptance to one of the several joint drawees and refusal by him, dispenses with presentment to others. Sec. 70. A till of exchange which specifice a drawee in case of need must be presented to him for acceptance or payment, as the case may be, before it can be treated as dis-beented.

Sec. 71. When a bill of exchange is payab at a specified time after sight, the drawe and indorser are exonerated if it is not pretented for acceptance within ton days art the time which would suffice with order different to would for acceptance, unle presentment is excused.

All Bills Promptly Filled. BUILDERS, CONTRACTORS AND MANUFACTURE

Late Latimer, Taylor & Oa.

DURNIMURD

Sec. 106. A promissory note is an instru-ment, negotiable in form whereby the signer promises to pay a specified some of money. Sec. 107.—An instrument in the form of a bill of exchange, but drawn upon and accept-ed by the drawer himself is to be detimed a membraney nue. Taylor, Ronney & Armstrong Bec. 108 - A , bill of exchange, if accepted

with the consent of the owner by a person other than the drawee, or an acceptor for honor, becomes in effect the promisedry note of such person, and all prior parties thereto. are exonerated. P. O. HOI 629

Bec. 109.—If a promissory note payable on demand, or at sight, without interest, is not duly presented for payment within summonths from its date, the indersers thereof are ex-operated, unless such presentment is excused, and chapter one and sections 66 and 57 of this act shall apply to promissory notes, and if a promisory note payable on demand or arsight without interest, is not duly presented for payment within six months from its date, the indersers thereof are exempated, unless such presented is excused. iresentment is excused.

CHAPTER THIRD .- PROMISSORY NOTES.

CHAPTER FOURTH-CHECKS

Str Sec. 110.-A check is a bill of exchange drawn upon a bank or banker, or a person described as such upon the face thereof, and Soc. 111.-A check is subject to all the pro-Ma Sec. 111.—A check is subject to all the pro-visions of this act, concerning bills of ex-change, except that, ist, the drawer and in-dorsers are excuerated by deny in present-ment, only to the extent of the injury which they suffer thereby; 2nd. an indersee after its apparent maturity, but without actual notice of its dishomor, forquires a title equal to that of an indersee before such period. 9 No.

CHAPTER FIFTH .- BANK NOTES

Sec. 112-A bank note remains negetiably

[SRAL.]

Sec. 112.—A bank note remains negotiable even after it has been said by the maker. Sec. 113.—This not shall be published for six consecutive factors in the Distance News. Daily edition, and in two consecutive issues of the Semi-Weekly edition, and shall take effect at tweive at night (ft he last of its pub-lication in the daily. A proved March 9, 1882.

Have Just Received a car load of gools from the Fast, besides a large quantity of UTAH, TERRITORY Secretary's Office. 88.

HOME MANUFACTURE

P. SORENSEN &

I Arthur I. Thomas, Secretary of the Territory of Utab. do hereby certify that the foregoing is a full, true and correct copy of an Act, entitled, "An Act in relation to meso thele instruments," app. ored Masch 9, 1862, and of record in my office." Also some Second-Hand Geo s, all of sha will be sold very chears. Call and see ! volrselves, and make sure that we deal a be principle of live and let lives and we sub-intee a disfution. Centre these, therein

ables, beds, bureaus, chiles, longes, ATTEST My hand and the Great Seat Citie Verritory, this Twen-tioth day of March, A. D. 1882. ARTHUR L. THOMAS, Secretary of Utah Territory. JOHN P. SORESSESACO.

E. m. 110 11-15-12 20.21 %.

