

Erroneous Notion About Selling Chances Disposed of by Law In the Case.

YOU MUST LIVE ON YOUR LAND

Required to Remain There With Your Family for Five Years-What You Can Do in 14 Months.

There is much wild and nonsensical talk these days about getting rich quick by making a lucky drawing of land on the Uintah Reresvation and then selling the same. The United States Land office in this city is desirous that no shall be deceived in this direction. They cannot sell their changes. If they want to make money out of reservation lands they will have to build a home, live there for five years and till the soll. What they can do in fouricen months of bonafide residence is also told in the following extracts from the general homestead law furnished to the Descret News by the local land office:

HOMESTEADS.

"The homestead laws secure to quali-sed persons the right to sattle upon, entar, and acquire title to not exceed-ing one-quarter section, or 160 acres, of cone-duarter section, or los actes, of blic land, by establishing and main-ning residence thereon and improv-g and cultivating the land for the aunuous period of five years.

A homestead entry man must be a head of a family or a person who arrived at the age of 21 years, and tizen of the United States, or one has filed his declaration of Intenhas filed his declaration of inten-to become such, as required by the iralization laws, to which section 5 he act of March 3, 1891 (26 Stat. L., Appendix No. 44), attaches the lition that he must not be the pro-tor of more than 169 acres of land are state on territory. state or territory.

"All applications for homestead entry ust be made on form No. 4,007, p. 275, d filed in the local office of the land strict in which the land applied for is accompanied by a legal fee and sion in each case and the proper fidavits made by the homestead appli

The required affidavit must be made the register or receiver (2290 Rev. or any United States commisloner or commissioner of the court ex-reising federal jurisdiction in the terrir before the judge or clerk of ourt of record in land district in the lands are situated. false oath taken before an offi-

ther than the register or receiver, malified by law to administer oaths testead cases, is perjury, the same taken before the register or the

re a wife has been divorced her husband or deserted, so that independent upon her own re-s for support, she can make entry as the head of a y or as a femme sole.

FOR HIMSELF ONLY.



Children especially are fond of dainties and the housekeeper must look carefully to their food.

As good cake can be made only with good eggs, so also a cake that is healthful as well as dainty must be raised with a pure and perfect baking powder.

Royal Baking Powder is indispensable in the preparation of the highest quality of food. It imparts that peculiar lightness, sweetness and flavor noticed in the finest cake, biscuit, doughnuts, crusts, etc., and what is more important, renders the food wholesome and agreeable to young and old.

ROYAL BAKING POWDER CO., NEW YORK.

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n the same manner as in pre-emption ases. (See pp. 242-3.)

In the same manner as in pre-emption cases. (See pp. 342-3.) "A person commuting a homestead entry by false swearing when he has not actually resided upon the land and improved and cultivated it as required by law, forfeits all right to the land and to the purchase money paid, and in addition thereto renders himself il-able to criminal prosecution. (M. F. Soto, 6 L. D., 383.) "To entitle a homestead claimant to commute his entry under section 2301. Revised Statutes, as amended by the 5th section, act March 8, 1891 (26 Stat. L., 1075; Appendix No. 44), and the act of June 3, 1896 (29 Stat. L., 197; Appen-dix No. 71), he must prove his actual residence, improvement, and cultivation for not less than 14 months from date of settlement. of settlemer

'Constructive residence from date of entry will be recognized where settlement is made and residence es-tablished within six months thereafter. (36 L. D., 544)."

ATTENTION, WOODMEN.

Neighbors of Camp 406 are re-quested to attend the funeral of Mrs. Mills, next Sunday at 2 p. m. at the Tenth ward meetinghouse. J. E. EVANS, Cons. Com,

Vocal and Instrumental Concert Saltair Sunday, Aug. 13, 4:30 p. m.

IDAHO APPOINTMENTS.

Washington, D. C., Aug. 12, 1908. John B. Shank has been appointed postmaster at Notus, Canyon Co., Ida, Vice, Ida B. Mansell resigned.

Vocal and Instrumental Concert Saltair Sunday, Aug. 13, 4:30 p. m.

WANT TO BE BARBERS.

Will Go Before State Board of Examiners For Certificates Next Week.

The state board of barber examiners will be in session in this city Monday and Tuesday next, and there are 22 applicants for certificates. This examination a severe, including questions on the "Code," 27 in number. This is the "Code," 27 in number. This is the theoretical part of the examination, and shows what the candidate knows about skin diseases, precautionary measures, and general sanitary requirements. Then the applicant has practical demonstration of his skill as a workman, after which he is turned over to the doctor and must show that he is free from contagious or infectious diseases. The examination is hard on the "eight week" student as the record shows that not one has ever passed who has not practised more than two years. The list of applicants is a fol-lows:

lows: R. P. Simon, Frank Daugherty, Fred Wittleh, R. W. Baker, H. Woodward, H. J. Amundsen August Little, A. Watson, Louis Peltzman, J. L. McGuire, Miss May Gill, Jacob Carter, L. W. Krause, M. H. Griffin, Louis Damman, C. E. Palnter Burt Craig, R. B. Quinn, R. Rice, J. R. Ayre, J. A. Taylor, H. Gillinlian, M. J. Larso, J. R. Austens.



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COMING STATE FAIR.

Fine New Building Nearing Completion And Many Entries Made.

The management of the D. A. & M. society is pushing things for the coming state fair, and the increase in entries state fair, and the increase in entries over the number received at this time last year is encouraging. The indies' depart-ment is being given more attention than usual this year, and the opportunities for exhibitions in women's work will be more extended and better than ever. A new an engaging feature will be the dog show under the auspices of the American Ken-nel club, and many animals are already promised.

The fine new building is being finished up and will be in condition shortly for the reception of exhibits. The San Pedro road is laying tracks into the state fair grounds, at the rear of the horse stalls on the west side, which will be of great convenience to shippers.

wearly around from year to year without any particular disease, and yet, miserable beyond description. They ache, and tremble, and throb,

tated every day. Peruna does not claim to cure every

til under the sun, but over forty years though I tried many doctors and medi-PE-RU-NA Recognized by Doctors. tarrhal affections extant. Scientists and physicians have recorted their recognition of it apart from all other medicines.

It seems strange that as well-known and well established as' these facts are that anyone should neglect to profit by them.

Miss Annette Harris, 88 Catalpa Place, Chicago, Ill., Member West Side Ladies Bowling Club, writes: "Now that I have regained my health growing more nervous, tired and debili- and strength I am only too glad to tell

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what cured me. "I was a sufferer for years, and altrial has gained for it cines, nothing seemed to hit my case unthe distinction of til I took Peruna, and this was only after being the most mar- life had become a burden to me and I velous cure for ca- was unable to stand on my feet for any length of time.

"After taking one bottle I felt much improved. I kept on taking it until I had taken nine bottles and then considered myself cured."

Address Dr. S. B. Hartman, President of The Hartman Sanitarium, Columbus, O. All correspondence held confidential,

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DESERET EVENING NEWS: SATURDAY, AUGUST 12, 1905.

obtain a homestead, the party select and personally examine and and be satisfied of its characand true description.

must file an application, stating me, residence, and postoffice adand describing the land he de-to enter (Form 4-007, p. 275), and affidavit (Form 4-063, p. 275) that not the proprietor of more than res of land in any state or terri-that he is a citizen of the United s or that he has filed his declara-to become such, that he is the t a family, or over 21 years of the case may be; that his ap-is honestly and in good faith the purpose of actual settle and cultivation, and not for the t of any other person, persons, or ration, and that he will faithd honestly endeavor to comply the requirements of law as to , residence, and cultivation to acquire title to the land or; that he is not acting as any person, corporation, or in making such entry, not in with any person, corporation

cate in making such give them the ben-land entered, or any part the timber thereon; that he idicate pply to enter the same for the of speculation, but in good obtain a home for himself, and has not, directly or indirect-and will not make an agreecontract in any way or manany person, or persons, coror syndicate whatsoever, by title which ha might acquire government of the United bould inure, in whole or in the benefit of any person except and, furtherfi that since Aug-1890, he has not acquired tille or is he claiming under the agricultural public land on amount of land which, to-with the land he is seeking to will exceed in the aggregate 320 and that he has not theretofore e benefit of the homestand laws. enefit of the homestead laws lat pay the legal fee and that

SYMPTOMS OF BRIGHT'S DISEASE

spread of Bright's Disease is so No. 15. Se 4 L. ., 202.) stirring the health depart. ments of the large citles that mention of nonest symptoms is timely. an of the cyclids or swelling of

ankles or hands in the morning, dropsy in the abdomen.

obstructed kidney increases the pressure and the heart may be-fivolved and painful. This is of-lended with an asthmatic condi-shortness of breath. ten at!

Eright's Disease commonly starts dney trouble, any kidney disorder has lingered longer than three or months is notice of the chronic 5 KIA) point, and that it can be no mer triffed with.

here may or may not be sediment. In advanced cases there is no visdiment.

alling eyesight, drowsiness and emic headaches are all advanced Fastrile A pale. pasty complexion, with weak-

is also to be regarded as suspi-

We desire to place in the hands of these having Bright's Disease a 36-page report of a large variety of test cases put on Fulton's Renai Compound for Busht's Disease of the store of the store for Busht's Disease of the store of the store of the store for Busht's Disease of the store of the Bright's Disease. It shows \$7 per of recoveries in this hitherto fa-

I disease. The pamphlet is free. F. J. Hill Drug Co., agents, Salt Lake.

THE LATE WM. STEWART IN A FAMILY GROUP.

His Funeral Will Take Place in the K aysville Meetinghouse at 2 p. m. Tomorrow.

To morrow in the Kaysville meeting house the funeral services over the remains of the late William Stewart will he held. Elder Stewart was a Patriarch in the church at the time of his death. In the above picture he is shown in the midst of his family, to which he was always a devoted husband and father. One appropriate thing connected with his last hours on earth was the fact that all of his 11 children were at his bedside, to receive his last words. Father Stewart went to Kaysville in 1851, and was its first shoemaker in thepioneer days. His first home was a covered wagon, then a log cabin in West Kaysville, then a house inside the wal led enclosure known now as Kaysville City, and on the site of this home he has since continued to reside.

The final illness, which terminated in his death was a long and painful one, but the end came peacefully.

"An inceptive right is vested in the An inceptive regins is verification of the section of the proceedings hereinbefore described. He must, within six months after making his entry, establish his actual residence in a house upon the land, and must reside upon and cultiland, and must reside upon and culti-vate the land continuously in accordance with law for the term of five years. Occasional visits to the land once in six months or oftener do not constitute residence. THE HOMESTEAD PAR-TY MUST ACTUALLY INHABIT THE LAND AND MAKE IT THE HOME OF HIMSELF AND FAMILY, as well as improve and cultivate it. "At the expiration of five years, or within two years thereafter he may make proof of his compliance with law by residence, improvement, and cultiva-

by residence, improvement, and cuitiva-tion for the full period required, and must show that the land has not been

must show that the land has not been alienated except as provided in sec-tion 2238 Revised Statutes (sec. 229), Rev. Stat. Appendix No. 1), as amend-ed by section 3 of the act of March 3, 1881 (26 Stat. L. 1905; appendix No. 44). "The period of continuous residence and cultivation begins to run at the date of actual settlement, in case the entry at the district land office is made within the prescribed period (three months) thereafter, or before the in-tervention of a valid adverse claim. If the settlement is on unsurveyed land, the latter period runs from the filing of the plat in the district land office. (Act May 14, 1880, 21 Stat. 140; appendix No. 15. See circular of Oct. 21, 1885; 4 L. ., 202.)

FINAL PROOF. "A settler desiring to make final proof must file with the register of the proper land office a written notice, in the pre-scribed form of his intention to do so, which notice will be published by the register in a newspaper, to be by him designated as nearest the land, once a more five measure works at the

designated as nearest the land, once a week for five successive weeks, at the applicant's expense. "Proofs can only be made by the homestead claimant in person, and can-not be made by an agent, attorney, as-signee, or other person, except in that case of the death of the entryman proof may be made by the statutory success can be made by the statutory successor to the homestead right. In the man-ner provided by law.

HEIRS OF HOMESTEAD SETTLER.

"Where a homestead settler dies be-fore consummation of his claim, the widow or, in case of her death, the heirs may continue settlement or cul-tivation, and obtain tille upon requisite proof at the proper time. If the widow proof at the proper time. If the widow proves up, title passes to her: if she dies before proving up and the heirs make proof, the heirs will vest in them. (Sec. 2291, Rev. Stat.: appendix No. 1.)

SOLDIERS AND SAILORS. "Any officer, soldler, seaman, or ma-

part of the commissions which is pay-able when entry is made. MUST LIVE ON LAND. "An inceptive right is vested in the who makes a homestead entry of 160 acres or less on any land subject to such entry is entitled under section 2305 of the Revised Statutes (appendix No. 1) to have the term of his service in the army or navy, not exceeding four years, deducted from the period of five year's residence required under the iomestead laws.

"If the party was discharged from service on account of wounds or disabilities incurred in the line of duty, the whole term of enlistment, of duity, the whole term of enlistment, not exceeding four years, is to be de-ducted from the homestead period of five years; but no patent can issue to any homestead settler who has not re-sided upon, improved, and cultivated his homestead for a period of at least one year after he has commenced his improvements. (Sec. 2305, Rev. Stat.; Appendix No. 1.) 'Similar provisions are made in the acts of June 16, 1898 (3 Stat. L., 473; Appendix No. 78), and March 1, 1901 (3) Stat. L., 347; Appendix No. 90), for the benefit of like persons who served in the late war with Spain, or during the suppression of the insurrection in the Philippines.

Philippines.

COMMUTATION OF ENTRIES.

'If a homestead settler does not wish to remain five years on a tract he may pay for it with cash. Military bounty land warrants, agricultural college scrip, and private land claim scrip may be located in lieu of cash payment.

"Parties commuting homestead en-tries cannot be excused from any cause for failure to live upon, to improve, and cultivate the land for the required period. They are not obliged to make proof in the short time in which com-mutation is allowed and when such mutation is allowed and when such proof is made full compliance with law must be satisfactorily shown.



A Supreme Effort to Close Out The Remaining Stock of Handsome Millinery.

TODAY YOUR ATTENTION IS DIRECTED Ton MOST EXTRAORDINARY MILLINERY PROPOSITION.



HE SEASON is practically over. Do you need new headwear to complete the seasonheadwear of character, a lovely, becoming hat at a few cents on the dollar? The magnitude of our millinery section is fully comprehended. The stock is large and fine. The closing of a season invariably finds many unsold examples of the art of millinery. At such a time price is not a question. Our ingenuity is taxed to know how to get rid of the remaining stock-at any price. Our eyes are closed to the cost of an individual hat-we can simply gasp. A part of the remaining stock is a bit shop worn-to tell the plain truth. You couldn't detect t-yet our critical eye does. But notwithstanding, the stock offers exceptional varieties-all this season's hats.

Up to \$9.00 Hats for \$1.95. Up to \$12.00 Hats for \$2.95

LOT 1. Description of a couple of them: Pink braid hat on the Gainsborough order, trimmed in fine black flowers and fine val lace. This is an exquisite \$8 00 hat. Red Geranium, \$2.95 shades from dark to light red—a beautiful \$9.00 Hat LOT 2. In this lot is a handsome \$9.50 Gage braid hat. Then also are to be found several chiffon shirred taffeta hats in tan, shades from dark to light red-a beautiful \$9.00 Hat red black and navy. These bats run \$6.00 and \$7.00. This showing com-Lot 1 contains dozens and dozens of rare expressions of, summer headwear. Many of these are pattern hats.

prises readysto-wear Gage hats and others nicely trimmed. Lot 3. Up to \$7.00 Hats for 95c. Tailored hats. misses hats with bows. 95c

August Sale of Blankets.

This is not exactly blanket weather. Never too warm to buy blankets. Never to warm to save a little money. By buying now you do it. You heard of the advance in wool and cottons- Last season sheep men sold their wool for 15 and 16 cents. This year they got as high as 25 cents for it, and on the sheeps' back at that. No wool is being pulled over your eyes-for these are facts of recent date. And if you have a friend who knows, he will tell you that it takes from 3 to 4 pounds of wool to make one pound of blanket wool. So you can easily figure out what's what.

Our Blankets Were Bought on the Basis of Last Year's Wool Prices.

The difference is yours. Further more these reductions are made from last year's prevailing prices. When ready to buy blankets complete lines were submitted for comparison. We kept all the samples. Only one pair of a kind. These are now to be closed out. The new winter stock will soon be here—that's why. These blankets are from the best mills. The price is dead low, quality reliable, and the saving in price is like receiving an unexpected bequest. The saving really runs from \$1.50 to \$10.00 a pair. The greater savings are on the 'more expensive blankets. Some are slightly solled through handling, the prices range from \$3.50 to \$35,00 a pair. At the latter price the quality is very fine—probably petitgreed. These blankets are of extra quality and size. They come as large as 90x100 inches. Cotor blankets included. Drives lowered in same proportion as the woolen. ton blankets included. Prices lowered in same proportion as the wool

			\$4.75	\$8.00 f	or.	\$6.50	\$27.50 for	* \$8.50 * \$20.00 * \$25.00
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