

OUR OWN STATE.

The branch office of the Deseret News in Ogden is at No. 46 Twenty-fourth street...

OGDEN NEWS.

OGDEN, UTAH, OCTOBER 31, 1901.

TO OGDEN SUBSCRIBERS.

The condition of the roads renders it impossible to continue the delivery of the "News" in Ogden by Pony Express or wagon...

DEMISE OF L. P. HAMPTON.

Young Man Succumbs to Typhoid-Pneumonia—Had Been Married But Six Months.

Impressive Funeral Services Over Remains of Mrs. Jonathan Dye of Uintah—Ogden News Notes.

The family of Mr. Edaly F. Hampton was visited yesterday morning by the angel of death and the spirit of his wife, Lawrence P., was called to the great beyond...

FUNERAL OF MRS. JONATHAN DYE.

One of the largest and most impressive funerals that has been held at Uintah took place yesterday afternoon at 2 o'clock in the Uintah meeting house...

BRIEFS AND PERSONALS.

The ladies of the Presbyterial Aid society will be entertaining at the home of Mrs. A. M. Hunter...

PETERSON.

DEATH OF PETER PETERSON. Y. M. M. L. A. Reorganized—Officers of Y. L. M. L. A.

FOOTBALL EXCURSION.

To Ogden, Saturday. Via Oregon Short Line. Round trip only \$1. Special train at 10 a.m. and special returning.

GRANTSVILLE.

DEATH OF MISS ZINA BOOTH. Grand Opera House Nearly Complete—Fawson-Flinders Nuptials.

WORK OF THE MUTUALS.

The Young Men's Mutual Improvement association has commenced their meetings with a new organization.

PROVO.

ANOTHER DE LAMAR VICTIM. Had Worked but a Few Months in Mines—Wedding Permits.

WEDDING PREPARATIONS.

Marriage licenses have been issued to the following couples: Joseph Stewart, 3, of Salt Lake, and Mrs. Anna E. Springville.

GARDEN CITY NOTES.

The delegates to the Federation of Women's Clubs were entertained at luncheon, yesterday and today, at the primary fair in the First ward social hall...

NERVOUS PROSTRATION.

Miss W. Childs-Blackburn Tells How She Was Cured.

"DEAR MRS. PINKHAM—I take pleasure in acknowledging the effects of Lydia E. Pinkham's Vegetable Compound. In my estimation there is no female remedy to equal it. We have not properly attended to, together with my husband, the management of the Grantville farm."



MISS W. CHILDS-BLACKBURN, Secretary Book Island Literary and Art Society.

with the close confinement at my desk brought on nervous prostration, so much so that for a year I doctored continually.

LOGAN.

DAMAGE SUITS HEARD—JURY AWARDS. Ernest Green \$1,717.46.

RICHFIELD.

IN JUDGE MCARTY'S COURT. Business Transacted in Closing Session and Adjournment to Nov. 20.

MORGAN.

Big Shipments of Produce—Special Conference.

MORGAN.

Working 24 Hours a Day. There's no rest for those tireless little workers—Dr. King's New Life Pills.

GRANTSVILLE.

DEATH OF MISS ZINA BOOTH. Grand Opera House Nearly Complete—Fawson-Flinders Nuptials.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

KAMAS.

Victim of Diphtheria—Young People Remember the Widows and Orphans.

the desert. The late rains have started the grass, which will put the range in good condition for sheep grazing.

A. S. Erickson of the mercantile firm of Erickson Bros., leaves next Friday for Oakley, Idaho, to take charge of the Union Store, which is reported in a very bad condition financially.

DELTA, COLORADO.

GREAT FRUIT COUNTRY. Busy and Thriving Town—Dile Effect of Alkali—Irrigation Scheme.

NEPHI.

MINOR SUES FOR \$15,720 DAMAGES FOR PERSONAL INJURIES.

Special Correspondence. Nephi, Juab Co., Oct. 30.—The case of the State vs Edmunds, charged with befooling the waters of Levan creek by

herding his sheep upon it, went to the jury last night, and after being out a short time, they returned a verdict of guilty. Defendant was fined \$15,720.

The next case taken up this morning is that of J. Frank Harriman vs Thos. Weil et al, wherein the plaintiff sues to recover \$15,720 for personal injuries sustained while working in defendant's mine in Tintic. The case is being argued and will probably go to the jury this evening.

A marriage license was issued by County Clerk Andrews to Maud Bean and Orson Worthington, both of this place.

Our Co-op. Store is in a flourishing condition. John T. Flinders, the superintendent, is the best man in town.

with the close confinement at my desk brought on nervous prostration, so much so that for a year I doctored continually.

I tried different remedies, but only succeeded in poisoning my system, and my stomach refused food. A neighbor who had suffered with ovarian troubles and was perfectly cured, called my attention to your Vegetable Compound, and I made up my mind to give it a two months' fair trial.

However, before one month had passed I was like former women. No other medicine was perfectly cured, called my attention to your Vegetable Compound, and I made up my mind to give it a two months' fair trial.

After hearing the arguments, the jury retired, and were out about an hour. They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899. The following occurred: John L. Edwards testified in behalf of the railroad company.

After hearing the arguments, the jury retired, and were out about an hour. They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

The case of J. M. Jensen vs the Oregon Short Line company was called in. His damages alleged to have been suffered through the killing of a valuable Jenny, and the maiming of another, by the company's train in November, 1899.

The following occurred: John L. Edwards testified in behalf of the railroad company. After hearing the arguments, the jury retired, and were out about an hour.

They returned a verdict in favor of the plaintiff with a verdict of \$1,717.46 damages for the plaintiff.

herding his sheep upon it, went to the jury last night, and after being out a short time, they returned a verdict of guilty. Defendant was fined \$15,720.

The next case taken up this morning is that of J. Frank Harriman vs Thos. Weil et al, wherein the plaintiff sues to recover \$15,720 for personal injuries sustained while working in defendant's mine in Tintic.

The case is being argued and will probably go to the jury this evening.

A marriage license was issued by County Clerk Andrews to Maud Bean and Orson Worthington, both of this place.

Our Co-op. Store is in a flourishing condition. John T. Flinders, the superintendent, is the best man in town.

with the close confinement at my desk brought on nervous prostration, so much so that for a year I doctored continually.

I tried different remedies, but only succeeded in poisoning my system, and my stomach refused food. A neighbor who had suffered with ovarian troubles and was perfectly cured, called my attention to your Vegetable Compound, and I made up my mind to give it a two months' fair trial.

However, before one month had passed I was like former women. No other medicine was perfectly cured, called my attention to your Vegetable Compound, and I made up my mind to give it a two months' fair trial.

After hearing the arguments, the jury retired, and were out about an hour. They returned a verdict in favor of the plaintiff with a verdict of \$1,71