

BUTTE NEWS

The Principal Branch Office of the Standard is at 21 E. Broadway, Butte, Telephone 422. Advertising rates furnished on application.

A CHANGE OF FRONT

In a few days the noise, confusion and dust incidental to the remodeling of our store front will be here.

Painters Carpenters Masons and Iron Workers

Will be much in evidence. We have decided to move every article liable to damage or breakage. We want your help to do it.

Prices Are a Great Lever

We shall count on them to secure your aid. A call at the big jewelry store this week will open your eyes to the many money saving inducements we make to gain your assistance in moving some very desirable goods out of harm's way.

J. H. LEYSON Jeweler and Optician 221 N. Main St., Butte

BUTTE CURRENT NOTES.

Rent planes from Orton Bros. Sydney Fox is in from Big Timber. Fred Orton, piano tuner, 167 E. Bdw. William Dyson is over from Missoula. W. S. Orton, piano tuner, 305 N. Main. C. H. Newman of Billings is in the city. H. E. Martin of Martinsdale is visiting the city. Newell Academy, 418 W. Galena st. Fall term opens Sept. 12. We rent new pianos. Montana Music Co., 222 North Main street. Do not forget the place. Boys' suits \$1. Boucher's Park street clothing. Dr. H. H. Hanson, surgeon and gynecologist, is located in Silver Bow block. Elegant private dining rooms, Baker's restaurant, 12 S. Main. C. W. Handley, Mr. and Mrs. Fred M. Farrell returned yesterday from an outing at Hamilton. Mr. Buzze, superintendent of the Alice mine, is in California for recreation. John L. Morris, Miss S. L. Morris and David Pepper of Phillipsburg are visiting Butte. Major Briney and City Treasurer Holbrook are on a fishing trip in the Blackfoot country. Oliver D. Wheeler of the advertising department of the Northern Pacific was in Butte yesterday. Full diploma high school course at Butte Business college. Superior instruction by experienced teachers. Sure remedy for corns. Our Williams & Kneeland shoes. Cut price \$2.50 to \$4. No better made, Boucher, the Park street clothier. F. H. Scanlan, the hustling traveling passenger agent of the popular Chicago, Milwaukee & St. Paul, is in Butte in the interest of his road. The mines are running regularly, and the present quotation of silver of 60 1/2 cents, the highest since July, 1897, created a general good feeling. J. L. Morris states that he had nothing to do with the ditch dug by plumbers at Broadway and Montana streets, into which a horse and rider fell night before last. The Lettie Le Vyne burlesque company is playing to good houses at the Union Theater and is giving a good musical, specialty and burlesque performance. The preliminary hearing of James Shannon for shooting his wife and brother a couple of weeks ago, which was set for yesterday in Justice Laurandau's court, was continued to tomorrow afternoon in the absence of some of the witnesses. Rev. W. A. Spencer, D. D., corresponding secretary of the board of church extension of the Methodist Episcopal church, will give an address in the interests of his work at the Mountain View church this evening at 8 o'clock. Dr. Spencer spends nearly all his time in traveling over the United States in the interest of church extension, and his addresses are enlivened by anecdotes gathered during his journeys. He claims to know personally more Methodist ministers than any other man, save one, in the United States. The public is cordially invited to attend this service and hear the address. Men's up to date tan shoes, worth \$5 and \$6, sale price \$3. Tassell's shoe sale, 25 West Park.

ROYAL BAKING POWDER Absolutely Pure The Royal is the highest grade baking powder known. Actual tests show it goes one-third further than any other brand.

BACK FROM CHICKAMAUGA

Mr. Chenette Comes Home to Butte Almost a Skeleton.

JACK BROKE HIS ANKLE

He Was Also Sick With a Fever—He Says Captain Stivers Is All Right but the Men Expected Too Many Favors From Him.

John Chenette, or Jack, as the sturdy young soldier is familiarly known among his comrades in the army and his acquaintances out of it, is home on a furlough from Camp Thomas, at Chickamauga park, where his regiment, the Grigsby rough riders, is stationed. Young Chenette left Butte, with Captain Stivers' troop, one of the healthiest and most robust troopers in Captain Stivers' command. He has come home very much changed. His face is emaciated, his hands are lean and bony and his skin has a sickly yellowish complexion. He looks a very sick soldier. His present ailment is pronounced malarial fever, but his condition is due to a long siege in the hospital, followed by the fever which attacked him the day he started home. His physician thinks the camp life, prior to his being sent to the hospital, insufficient food and lack of proper sanitation in the camp had much to do with his present debility. Chenette's first trouble was a fractured limb. On the 20th of July, the wagoner of the troop fell sick and Chenette was detailed to perform his duties. While hauling a heavy load in one of the government wagons, the ornery government mules ran the wagon against a stump and threw him out, breaking his left ankle. He was sent to the Leiter hospital, where he remained until Aug. 16. At that time, as he was very slowly recovering, he was given a 30 days' furlough and sent home to recuperate. On the day he left the hospital for home, he was taken with fever and arrived home very sick. He has since been very low at the home of his mother in Talbot avenue. Dr. Murray, who is attending him, does not regard his condition as serious, but he is so weakened it is thought to be very doubtful whether he will be able to return to his regiment at the expiration of his furlough should the troops not be mustered out by that time. When sent at his home last evening, Chenette talked with some difficulty of his experiences since he joined the army. He was not disposed to complain, but it was evident they were not of the rosiest, and if the boys of the troop had it to do over again, it is doubtful if many of them would offer their services to the government. "The boys are all hoping," said he, "that the regiment will be among the troops mustered out. They've got enough of soldiering for 'The Old Army.' It was all very well as long as there was a prospect of getting to the front. The boys did not grumble much at the short, and sometimes bad, rations, although it did seem, after things got properly settled, that there was not much excuse for it. But when it began to be apparent they were to be kept in camp indefinitely, and compelled to receive very little pay, and observe the strict discipline of the regular soldier, the boys commenced to feel dissatisfied, and this feeling has grown till the boys are heartily sick and want to get out of the service. The whole trouble lay in keeping the troops so long at Chickamauga. If they had been ordered to the front everything would have been all right. "When we first got to Chickamauga we went into camp in the timber, the idea being to get a bushy, superior instruction by experienced teachers. No air could get in under the trees and the unhealthy odors created by the horses, the kitchen stoves and other conditions incident to a large camp, soon made the place very unhealthy. Then at first, in the rush of troops to the camp, rations were sometimes scant, and sometimes none too good and sickness soon made its appearance. All these things, it is thought, create the dissatisfaction among the men, many of whom laid everything to Captain Stivers, until there is no doubt he has grown unpopular with the troops—something he does not deserve, at least in my opinion, for I believe that the boys would give him a show he would make a good captain. The great trouble was that so many of the boys expected so much more of him than they had any right to. They expected too many liberties. He was under the orders of his superior officers, and could not allow them to do just as they pleased, as they seemed to expect. They did not seem able to understand that, although it seems strange that they should not, and when someone would ask for a privilege he could not grant, that would be laid up against him. They said he used rough language to some of them, and I guess he did, but they deserved it. I know of my own knowledge from the way I was treated, that he did all he could for the boys—everything in reason. I know I was treated anything but as a soldier. I was careful never to ask anything I had no reason to expect would or could be granted. I even got money from him, and I saw him give other men as high as \$5 and \$10. They claimed, too, that he was deficient in drill. He was not able to drill the troops as well as some other officers could, but he had it all to learn like the rest of us, and when it comes down to a matter of fact, the troops were looked to upon as one of the best drilled in camp. "As I said, I don't think there is any just reason for Captain Stivers being unpopular with the troop, and if the boys were disposed to use a little more reason, he would make a good captain as anyone. The camp has now been moved out of the timber to better ground, there is less sickness, no one has any reason to complain of the rations, and the troop is in pretty good shape. Speaking of the sickness in the troop Chenette said there had been considerable, but there had only been a few bad cases and but one death, that of Private Connor, who died with spinal meningitis. The other more serious cases were those of Private Kahler, who had a terrible attack of pneumonia and had two ribs removed; Private Jack Dempsey, who had typhoid fever and is not expected to live; and Carroll of Missoula, who is convalescent after an attack of typhoid and is to be sent home on a furlough, and Private Newman of Deer Lodge, who is also to be sent home. Chenette states that the regiment expects to be ordered to Cuba as a part of the army of occupation if it is not mustered out.

Notice to the Public. On and after Sept. 1 the scale of wages for two-horse team will be \$6 per day, order Butte Teamsters' union No. 15. E. MATTHEWS, Secretary.

Amos' Turkish baths, 41, cor. B. & M.

BAD EGGS.

All Sorts and Conditions of People Who Break the Law. Jessie Olson and Annie Hess helped Miles Callahan, a miner, spend his month's pay night before last and as a consequence were in police court yesterday for the alleged theft of part of his earnings. Callahan met the women in a lodging house at the corner of Main and Galena streets. He had just got his month's pay and the three proceeded to spend it when he had a big fight and getting gloriously drunk. Callahan discovered that more of his money was gone than he had spent and accused the women of stealing it. He said he had been deprived of either \$20 or \$40, he was not certain which. The women were arrested and when booked at the city jail the Hess woman had \$12 she claimed Callahan had given her. Both women pleaded guilty to a charge of prostitution in police court and were fined \$20 each. The Olson woman liquidated, but the other preferred to serve out her time and went to jail.

The usual trial-day number of cases were before Judge Ferrell. The case of Sophie James, for maintaining a house of prostitution, in which Attorney Naughten proposes to test the validity of the police system of imposing monthly fines on women of the town, came up for hearing. A number of policemen and people living in the locality in which the defendant's place is located, testified to the ill repute in which the house stands and the night in which the house stands and the night in which the court found the defendant guilty and imposed a \$50 fine. Attorney Naughten gave notice of appeal and will fight the case in the district court.

The case of Mrs. Barbara Shaban and her daughter-in-law, May Shaban, who indulged in a family quarrel in the Latin quarter the day before, resulting in the daughter-in-law being arched by the mother-in-law, were also, and as it appeared both had been guilty of disturbing the peace, Judge Ferrell fined them \$5 each.

Victor Boutine, who was twice arrested for disturbance on complaint of his wife, who accused him of mistreating her, succeeded in defeating both cases and they were dismissed.

James Gilday was found guilty of having created a disturbance and was assessed \$10. E. J. Wesson, arrested for dumping refuse in Silver Bow creek, was convicted of violating the health ordinance and paid \$10. E. G. Hyllier, charged with disturbance, for, as alleged, striking a woman at the corner of Main and Park streets, pleaded not guilty and had his hearing set for Friday. The case of disturbance against Mrs. John Murphy was dismissed. Thomas Burton was acquitted of a charge of disturbance. Molly Murray, the negro who has spent the greater part of the past year in jail for vagrancy, was up again yesterday on the old charge. She was fined \$20, 30 days, but upon pleading with the court to give her an opportunity to leave town, sentence was suspended on condition that she get out in 24 hours. E. Johnson, who was caught prowling for Dr. Johnson in the lower part of town a few days ago and arrested on suspicion of being a burglar, was acquitted of a charge of vagrancy. Eldore Livingston, arrested for stealing a coat from an East Park street lodging house, was convicted in the evening and given 10 days in the county jail.

NOBODY WAS HURT.

A Runaway Horse Mixes Things Up in Great Style.

About the most serious runaway ever witnessed in the streets of Butte, without being accompanied by a casualty, occurred last evening a few minutes before 6 o'clock. Dr. Johnson's driver was holding his horse in front of the Beaver block on Main street, waiting for Dr. Johnson to start on his way. The horse, in switching flies, threw its tail over the lines and immediately commenced kicking and running. The driver was unable to control the animal, which went tearing down the hill at a personal effort to start on its way. The horse, in switching flies, threw its tail over the lines and immediately commenced kicking and running. The driver was unable to control the animal, which went tearing down the hill at a personal effort to start on its way. The horse, in switching flies, threw its tail over the lines and immediately commenced kicking and running. The driver was unable to control the animal, which went tearing down the hill at a personal effort to start on its way.

Several hundred people who witnessed the runaway gathered around the express wagon outfit and driver, and for a few minutes there was much excitement, as it was believed both Nelson and his horse had been badly hurt, but Nelson picked himself up, pulled his horse out and astonished the crowd by informing them he was not injured in the least. The horse was unhitched from the wagon and got on his feet, when it was seen that he, too, had had a most fortunate escape and was not injured. The vehicle was considerably smashed up. Dr. Johnson's driver, who is a cripple, also had a remarkable escape. Beyond being shaken up by his fall, he was not hurt. Chenette was not at all hurt. The runaway horse suffered the worst of any one or anything connected with the runaway. The animal was badly cut and bruised up. The buggy was considerably broken up, but can be repaired. People who saw the runaway marveled that no one was injured.

Excursion to Omaha. On Sept. 2nd the Oregon Short Line will run a cheap excursion to Omaha.

Montana Day at Omaha Exposition. For "Montana Day" at the exposition, the Northern Pacific will sell on Sept. 2nd and 3rd round-trip tickets to Omaha at rate of \$35. Tickets will be good for 15 days, limited to continuous passage in each direction. Ticket office, No. 23 East Broadway.

Calling Cards. Call at the Standard office, 21 East Broadway, and see the latest styles of calling cards.

Ladies' tan Oxfords at your own price; Tassell's shoe sale, 25 W. Park.

THAT SAFE STAYS SHUT

Phil Harrington's Creditors Are Not Onto the Combination.

COURT ORDER QUASHED

Judge Lindsay Decides That He Cannot Compel Mr. Harrington to Open the Safe, but That the Sheriff Has Certain Rights.

Phil J. Harrington, who was cited to appear before Judge Lindsay yesterday afternoon to show cause why he should not be compelled to open his safe so that his creditors might see what was in it, made a hard fight against it and was successful in opposing it. Judge Lindsay decided that he had no authority to compel Harrington to open his safe, but at the same time said that the sheriff had a right to determine the contents of the safe and could do so on his own motion without an order from the court.

The matter came up and was disposed of on a motion made by Attorney Healey, to quash the order to show cause. The motion alleged, in regard to matters set up in Under Sheriff Murphy's affidavit, as follows:

"First, that the sheriff has no power or authority to make the opening of the order in excess of the jurisdiction of the court. "Second, that the affidavit filed and served herein is insufficient to warrant the court in making any order herein, inasmuch as it appears from the affidavit that no judgment has been rendered in the action of Daniel Harrington against Philip Harrington, and that it does not appear that the alleged claim of the plaintiff has been proved or adjudicated by the court. "Third, that it does not appear from the affidavit of the under sheriff, Jerry D. Murphy, that he has the property of the defendant in his possession, and that the defendant has in no wise interfered with the possession of the officer. "Fourth, that it does not appear from the affidavit whether or not the under sheriff is in possession of the safe or whether the sheriff of Silver Bow county is in possession of it. "Fifth, that it does not appear from the affidavit of Jerry D. Murphy whether or not he has any interest in the subject matter of the litigation herein or whether or not he makes the alleged affidavit on behalf of the plaintiff or the other so-called attaching creditors of the defendant. "Sixth, that it does not appear from the affidavit, nor in anywise, that any claim against the defendant has been adjudicated or reduced to judgment, or that any execution has ever issued against the defendant. "Seventh, that it does not appear from the affidavit that the officer has done or is doing all that the law requires him to do, or permits or allows him to do, in so far as to seize, take into his keeping, custody and possession the property of the defendant and taken has it in his keeping and possession, and thereby is preserving the liens, if any there be, of any and all attaching creditors. "Eighth, that if there is any proceeding to be taken against the defendant it is under the judgment, if any be obtained herein, and not otherwise. "Ninth, that the attempted proceeding herein is in violation of the constitutional right of the defendant to be secure from unreasonable seizure of his personal effects, and of his private and personal documents. Mr. Healey argued also that the order of the court required the defendant to appear and give information against himself, which was against the constitutional rights of the defendant. The attorney said the proceeding was in the nature of a criminal action. W. I. Lippincott, who appeared for the under sheriff and one of the creditors against Harrington, said the action was plainly civil in nature, and the defendant was not called on to testify, but simply to give information about the contents of his safe and to open it. Mr. Lippincott thought the order was a violation of the constitutional rights of the defendant, and that he might be proceeded against for attempting to defraud his creditors. My opinion is that the judge of the court has no authority to make the order asked for by the plaintiff. Mr. Harrington refuses to give the combination the judge can not compel him. The sheriff may have the right to ascertain the contents of the safe, and he can exercise that right on his own motion and he needs no order of the court."

Mr. Harrington stated after the hearing that the only object he had in refusing to open the safe was to protect Felix McAlvey, the man who deposited a \$300 check with him. He said the money in the safe belonged to McAlvey, but that other creditors wanted to get hold of it. Mr. Harrington said he thought the whole matter would be settled to-day and that McAlvey would get his money.

AUDITOR DAVIES' INSTRUCTIONS.

He Challenges Anybody to Show That He Has Not Followed Them.

The controversy between the county commissioners and Auditor J. L. Davies over the question of extending aid to all dependents on soldiers, in which J. H. Leyson took a part, making some complimentary references to the auditor, brought out a reply in defense from Mr. Davies yesterday. Mr. Davies says: "As for soldiers' families that are dependent, this is the history of what has transpired in this office: About July 15 I was informed that J. H. Leyson and Clinton H. Moore had presented the board of county commissioners with a petition signed by dependents of Butte, praying that the sum of \$50 be awarded monthly to dependent soldiers' families. Later a number of ladies, a committee from or agents of the Soldiers' Aid society, called on the board and left with them a list of families, who it was alleged were in need, or deserving of aid. In my absence my deputy was called into the room of the commissioners. The ladies were informed by the commissioners that the parties must appear individually at the office of the county auditor and there give a full and true statement of their circumstances, and the auditor was instructed to investigate these cases as strictly as in the case of ordinary applicants and to determine the amount to be awarded to each person or family by their necessity as in ordinary cases. That aid was to be rendered in the ordinary manner by orders issued for groceries, rent or fuel, and the only exception allowed was in the matter of subscribing to the pauper's oath. This office has acted according to these instructions, and the majority of the board of county commissioners is challenged to report a single exception. According to your statement this office is to be relieved of this business in the future, and for no other reason apparently than because it is diligent in obeying orders. This action upon the majority part of the board of county commissioners is as consistent as its action was in one of these cases during last week, when, contrary to their orders to me, they issued an order to a party merely upon the request of Mr. Leyson, and without any investigation whatever. This party, by the way, had applied previously at the auditor's office and refused to accept aid at the time unless given cash."

HIS LIFE THREATENED.

Mr. Kaempfer Afraid Mr. Kaiser Will Take a Shot at Him.

John Kaempfer, the carpenter who was shot some time ago by Attorney O. M. Hall in a dispute over the possession of a house, called at police headquarters yesterday and asked for a warrant for the arrest of Peter Kaiser for threatening to shoot him. Kaempfer told Chief Mulholland that he and Kaiser are neighbors; that yesterday he met Kaiser on the street and was asked to take a drink. They went to a saloon and there got into an argument. Kaiser got angry, and, bringing up Kaempfer's encounter with Hall, said if Kaempfer had not got enough of being shot he would see that he did. When asked the occasion for Kaiser's threat, Kaempfer said he was at a loss to know what it was. He was referred to the county attorney.

Tegue Struck Walsh.

Ex-Police Officer Peter Tegue was arrested on a warrant from Justice Dugan's court at Menderville, charging him with assault in the third degree. The warrant was sworn out by Thomas A. Walsh, who claims he hit his horse in front of Tegue's saloon in East Park street, and because he did not patronize Tegue, the latter moved his horse from in front of his place. When he remonstrated, Tegue assaulted him. Tegue claims Walsh hit his horse in front of the saloon to interfere with his business. He ordered it away and in the controversy struck Walsh in self-defense.

SMOKE ROBERT MANTELL CIGARS

Ten days in Yellowstone park for \$30. Apply to O. L. Bishop, 23 West Granite street, Butte.

"Check This Trunk!"

"Where to, Boss?"

"Anacoda, please." "Say, friend, you'd better get a rope or strap—that kind of trunk ain't fit to make the trip without being tied up or strapped together."

HEARD DAILY AT THE DEPOT

OUR TRUNKS NEED NO ROPES OR STRAPS

The bodies are strong, the locks are good, the finish is perfect, the prices are the lowest that will buy good trunks. It's folly to buy any other kind.

SPECIAL TRUNK SALE PRICES

No. 111—Oak Pattern. Metal Covering, large box, strongly built, oval shape, hard wood strips bound with malleable iron trimmings, Monitor lock. Regular price, \$8.50. Sale price \$6.00

No. 174—Canvas Covered Linen Face, with extra dress tray; brass Monitor lock. This trunk has no superior at \$10. Sale price \$7.00

No. 114—Enameled Iron Covered, large size, protected with heavy clamp and malleable iron corners; heavy side bolt locks; a leader at \$5. Sale price \$5.00

No. 206—Fancy Metal Covered, barrel top, with flat steel key lock; iron hinges; set-up tray with covered hat box; strong iron bottom; regular price \$5. Sale price \$3.50

BROWNFIELD CANTY CARPET COMPANY Only Exclusive Carpet House

MISSIONERS IS CHALLENGED TO REPORT

missioners is challenged to report a single exception. According to your statement this office is to be relieved of this business in the future, and for no other reason apparently than because it is diligent in obeying orders. This action upon the majority part of the board of county commissioners is as consistent as its action was in one of these cases during last week, when, contrary to their orders to me, they issued an order to a party merely upon the request of Mr. Leyson, and without any investigation whatever. This party, by the way, had applied previously at the auditor's office and refused to accept aid at the time unless given cash."

THE EXCELSIOR SPERM OIL

A cheap, spurious oil for use on the sewing machine for which you have possibly paid \$65 or \$70, and by saving a nickel ruin your sewing machine.

ADVANTAGE OF BUYING NOW

The stock as it is now will be sold at catalogue prices—the uniform schedule prices east and west. Later on, when we are obliged to reorder, we are subjected to an advance in price, which we must necessarily add to the cost of the goods. The difference will make a considerable saving to you if you buy early.

We have never yet been able to get all the Ypsilanti Underwear we could sell in one season.

ILLUSTRATED PRICE LIST ON APPLICATION

O. K. Lewis & Co. BUTTE, MONTANA.

AUGUST DAYS

Often find your early summer suit somewhat the worse for wear, especially if we did not furnish the goods and make it to your order. Our fine serge will be comfortable and light, and will be just what you want till cold weather sets in. We will make you a suit that will do you proud, elegant and natty, at a reasonable price.

SCHILLING BROS.

Opposite Postoffice, Butte, Mont.

THE OLD PLACE

The original Whatley's Cafe under a new name.

The Chequamegon Cafe

At the old stand, 27 West Park Street, Butte.

WITH OUR OLD MOTTO

"Your Way is the Right Way"

Under the Old Management DAVEY & HOLMES

Switzer Brick and Terra Cotta Co.

Capital \$150,000 ELOESBURG, MONTANA.

Manufacturers of PRESSED BRICK ORNAMENTAL BRICK FIRE BRICK FIRE CLAY HOLLOW BRICK HOLLOW TILE LININGS FOR BUILDINGS SIDEWALK VITRIFIED BLOCKS VITRIFIED COTTON BRICK SALT-GLAZED SEWER PIPE DRAIN TILE WELL TUBING CHIMNEY LININGS FIRE PROOFING

All materials the best of the several kinds in the market. Charles Suiter, Agt., Room 24 Silver Bow Block, Butte, Mont.

AMUSEMENTS.

UNION FAMILY THEATER—BUTTE WEEK STARTING MONDAY, AUGUST 22

Lettie LeVyne's Burlesque Company PRODUCING THE ISLE OF CUBA

Or, The Rescue of the Cuban Girl Miss Cisneros.

20—PRETTY GIRLS—20 In Grand Chorus and Marches.

4—FUNNY COMEDIANS—4

26—MUSICAL NUMBERS—26

A DAY'S OUTING

Is Something Everybody Requires and Everybody Should Have

By way of suggestion take a train any hour Sunday to

Gregson Springs

Take a plunge or vapor bath, or lounge on the grass in the park and return in the evening.

The Fare Is Only \$1.00 for the Round Trip From Butte, or 90c From Anaconda

CON HAYES, Proprietor GREGSON SPRINGS, MONT.

YPSILANTI UNDERWEAR

Woolen

The first shipment of this well-known underwear arrived to-day. This is the only store in Butte at which you can purchase "Ypsilanti"—we are sole selling agents. We have now a complete stock of the various styles made for men and women's winter wear—and there is everything that is desirable made in these goods.

ADVANTAGE OF BUYING NOW

The stock as it is now will be sold at catalogue prices—the uniform schedule prices east and west. Later on, when we are obliged to reorder, we are subjected to an advance in price, which we must necessarily add to the cost of the goods. The difference will make a considerable saving to you if you buy early.

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DON'T BUY

A cheap, spurious oil for use on the sewing machine for which you have possibly paid \$65 or \$70, and by saving a nickel ruin your sewing machine.

THE EXCELSIOR SPERM OIL

Warranted Not to Gum

AT Sherman's

Also the new Unbreakable Needles for all kinds of sewing machines.

125 East Park Street, Butte.

You can always depend upon getting the best of everything in the Undertaking Line from

SHERMAN THE Undertaker

Who keeps the finest, largest and best selected stock of Undertaking Goods west of Chicago.