

OGDEN NEWS

for that of her husband, but got the couple out of the difficulty by issuing the license to the woman, on her making the affidavit.

OGDEN NEWS

Jury Trials Begun in the District Court—Suits Filed.

In the district court yesterday the jurors of the new panel appeared and were sworn in.

Several orders were made, and the case of Gilson vs. Rio Grande Western was tried.

Sidney Stevens Implement company vs. South Ogden Loan, Building & Savings company et al; motion to modify decree was denied.

John Gilson vs. Rio Grande Western Railway company.

Leander Moulting was ordered to appear and plead to charge of adultery Saturday next.

John Jennings was supplied with an attorney, L. A. Ostien being appointed by the court.

Lavinia B. Smith vs. Herman J. Smith; decree of divorce granted as prayed.

Most of the day was occupied in the trial of the case of John Gilson vs. the R. G. W. to recover \$229 damages claimed by plaintiff for being put off a train by the defendant.

This afternoon the Ogden Opera company will go to Logan and present the "Mikado," with the same cast that gave the opera here some time ago.

The canvass of Weber county returns was continued yesterday. Ogden City and four outside precincts were completed.

There were practically no changes from the figures already published, though in many cases tally sheets were improperly filled out, and in some the totals had not been footed up.

Two days more will be required to complete the canvass.

The Ogden Building & Savings association yesterday filed suit against Samuel H. Hobson, administrator of the estate of Alma U. Hobson, and by consent judgment of foreclosure was entered for \$1,320.

Wheeler & Wilson Manufacturing company yesterday filed suit against V. Branting to recover \$427.20 on a book account.

The "Old Coat" company plays at the Grand No. 21.

Hon. C. C. Richards is rapidly recovering and will be at his office in a day or two.

All Hallows college and the Ogden High school football teams play at the Ogden Driving park Saturday afternoon.

"I had rheumatism in my left shoulder and was unable to use my left arm. I began taking Hood's Sarsaparilla, and after the use of four bottles I was completely cured. I have not had any rheumatism since that time, although I have been much exposed in cold weather."

Head's Pills cure all liver ills. Mailed for 25c by C. I. Hood & Co., Lowell, Mass.

Wanted. Ladies and girls to do piece work at home; steady employment; 2,468 Lincoln avenue, Ogden.

Hooping Springs Blank Book company. Emil Wulcher & Son. C. M. Pomroy.

Pratt Supply House. C. N. Strevel. W. P. Fuller & Co.

C. L. Linsen. G. W. Dyer & Bro. Lyon & Healy. C. McChesney.

Utah Paper company. Webb-Smith Pub. Co. Whit. Pyschag & Co.

Edw. Reynolds. Devoe & Reynolds. Alice Foulkes.

John E. Bagley. C. C. Nye. Woodmansee estate. Whitney Paper Co.

REV. W. E. MAISON. Back to Ogden From an Extended Eastern Trip.

Rev. W. E. Maison is back from a visit of several weeks in the east, during which time he visited in Boston, Philadelphia and Washington, and other cities.

Mr. Maison was formerly located at Goshen, N. Y., and he spent considerable time there visiting amongst his old parishioners.

Mr. Maison says that for restoration only, but nevertheless he made many observations of matters concerning Utah in the east.

In his judgment Utah is not regarded in any other category than are other western states. The failure of the New England Loan & Trust company, he considered, was a matter of no consequence.

The interest was the same as that of the elections of other states. The chief question was whether it went Republican or Democratic.

"I do not think," Mr. Maison, "believe that eastern people are deeply interested in any social or moral problems of the west. They seem to have the impression that these will solve themselves."

Mr. Maison comes back looking well and hearty. He will at once resume his duties as rector of the Church of the Good Shepherd.

SEE GOT THE LICENSE. Case Where the Bride Procured the Document.

It appears as if a matter of record in the clerk's office that on Nov. 7 Miss Charlotte Slager, aged 25, of Huntsville, wishing to marry Mr. Thomas Reed, aged 27, of Ogden, made the affidavit usually made by the man in the case, and received the license. The couple were duly wedded, and reports says have lived happily ever after.

The way of the man was thus: Thomas Reed appeared at the county clerk's office on Nov. 7 and made in issuing it, and word was immediately sent to Mr. Thomas, asking him to come and sign another affidavit, signed by the lady. The license passed muster before the marrying man, and the couple were wedded. However, fearful lest there be something in the license, Thomas sent his wife, he being unable to come himself to sign whatever was needed. The clerk could not accept her signature

\$1.75

Elegant dress shoes for Ladies; made to most \$2.50 grades, C to EE widths, nice coin toe, lace and button.

We buy and sell for cash, that's why.

Come and see them. If you live out of town, send for them.

We prepay charges and refund the money if unsatisfactory.

75c Kangaroo Calf Shoe for Children, size 5 to 8; 8 1/2 to 11, 95c; 11 1/2 to 2, \$1.15. Every pair warranted.

Money back if you don't like them.

ALWAYS RELIABLE. MONEY BACK SHEETS.

We sell good rubbers.

Colman's DRY GOODS STORE, 222 and 224 Main Street.

"THE MAJESTIC" Is, beyond a doubt, the best HIGH-GRADE KID GLOVE IN THE WORLD!

We have just placed on sale a grand assortment of New Fall Colors of this splendid High-grade French Kid Glove. Ladies who will give our "MAJESTIC" a trial will never buy any other make of Kid Glove.

Have you tried our wonderful \$1.00 Glove, "THE MINERVA"? It is the Best \$1.00 Glove in America.

Hotel Knutsford. Now and elegant in all its appointments; 250 rooms, single or en suite; 75 rooms with bath.

G. S. HOLMES, Proprietor. Established 1841. 120 Offices. The Oldest and Largest.

R. G. DUN & CO., The Mercantile Agency.

GEORGE OSMOND, General Manager, and J. H. WILSON, in Progress Building, Salt Lake City.

\$1000 ANNUAL INCOME. WILL PAY \$100 FOR ANY CASE.

Of Weakness in Men They Treat and Fail to Cure.

An Omaha Company plans for the first time before the public a Magical Treatment for the cure of Low Vitality, Nervous and Sexual Weakness, and Restoration of Life force in old and young men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

It is a Wonderful Treatment—magical in its effects—restores vitality to men who are suffering from a weakness that blights their life, and that mental and physical suffering peculiar to men.

SUMMONS

IN THE CIRCUIT COURT OF THE UNITED STATES in and for the district of Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the American Building Loan & Investment Society, plaintiff, vs. Harry C. Johnson and M. V. Gilbert, defendants.

In the above entitled cause in equity, pending in the circuit court of the United States in and for the district of Utah, it being made to appear to the court that the said Harry C. Johnson and M. V. Gilbert, defendants, are not inhabitants of and do not own real estate within the district of Utah.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

SUMMONS

IN THE CIRCUIT COURT OF THE UNITED STATES in and for the district of Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the American Building Loan & Investment Society, plaintiff, vs. Joseph G. Young, Albert W. Johnson and Jonathan Woolson, defendants.

In the above entitled cause in equity, pending in the circuit court of the United States in and for the district of Utah, it being made to appear to the court that the said Joseph G. Young, Albert W. Johnson and Jonathan Woolson, defendants, are not inhabitants of and do not own real estate within the district of Utah.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

It is now ordered by the court that the said defendants, each appear and answer or demur to the bill of complaint herein on or before the 16th day of January, 1899.

PROBATE AND GUARDIANSHIP NOTICES

Consul County Clerk or the Respective Signers for Further Information.

IN THE DISTRICT COURT, PROBATE DIVISION, in and for Salt Lake County, Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the estate of Henry Day, deceased, Notice—The petition of James H. Day, praying for the admission to probate of a certain instrument, purporting to be the last will and testament of Henry Day, deceased, for the granting of letters testamentary to James H. Day, has been set for hearing on Wednesday, the 24th day of November, A. D. 1898, at 9:30 o'clock a. m., at the county court house, in the court room of said court, in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, (Seal) with the seal thereof affixed, this 7th day of November, A. D. 1898.

By E. G. REEDALL, Deputy Clerk. DAVID C. DUNBAR, Clerk. Stewart & Stewart, Attorneys.

IN THE DISTRICT COURT, PROBATE DIVISION, in and for Salt Lake County, Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the estate of Harriet E. C. Young, deceased, Notice—The petition of Oscar B. Young, praying for the admission to probate of a certain instrument, purporting to be the last will and testament of Harriet E. C. Young, deceased, has been set for hearing on Wednesday, the 24th day of November, A. D. 1898, at 9:30 o'clock a. m., at the county court house, in the court room of said court, in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, (Seal) with the seal thereof affixed, this 9th day of November, A. D. 1898.

By E. G. REEDALL, Deputy Clerk. WILLIAMS, VAN COTT & SUTHERLAND, Attorneys.

IN THE DISTRICT COURT, PROBATE DIVISION, in and for Salt Lake County, Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the estate of Jesse M. Dickson, deceased, Notice—The petition of Anna Dickson, praying for the admission to probate of a certain instrument, purporting to be the last will and testament of Jesse M. Dickson, deceased, has been set for hearing on Wednesday, the 24th day of November, A. D. 1898, at 9:30 o'clock a. m., at the county court house, in the court room of said court, in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, (Seal) with the seal thereof affixed, this 12th day of November, A. D. 1898.

By E. G. REEDALL, Deputy Clerk. C. W. MORSE, Attorney.

NOTICE TO CREDITORS—ESTATE OF JOHN C. GRAY, DECEASED. Creditors will present their claims against the estate of John C. Gray, deceased, at No. 33 Eagle building, Salt Lake City, Utah, on or before the 15th day of March, 1899.

NATHAN P. GRAY, Administrator, with the Will Annexed, of the Estate of John C. Gray, deceased. Date of first publication, November 17, A. D. 1898.

By E. G. REEDALL, Deputy Clerk. FOWLER, STRAUP & LIPPMAN, Attorneys.

IN THE DISTRICT COURT, PROBATE DIVISION, in and for Salt Lake County, Utah, ss: J. H. WILSON, clerk of the said court, do hereby certify that the estate of Ann Williams, deceased, Notice—The petition of J. M. Williams, administrator of the estate of Ann Williams, deceased, praying for an order of sale of real property, and for the settlement of the estate of the said Ann Williams, deceased, has been set for hearing on Wednesday, the 24th day of November, A. D. 1898, at 9:30 o'clock a. m., at the county court house, in the court room of said court, in Salt Lake City, Salt Lake County, Utah.

Witness the clerk of said court, (Seal) with the seal thereof affixed, this 10th day of November, A. D. 1898.