

THE EVENING DISPATCH.

JOHN L. BARTOW, Editor and Prop.

(Entered at the Postoffice at Provo, Utah, for transmission through the mails as second class matter.)

The office of THE EVENING DISPATCH is located at half block north of the First National Bank.

All communications should be addressed to THE DISPATCH, Provo, Utah.

TO DISPATCH PATRONS.

Mr. H. P. Felt is the regular representative of this paper. His contracts and receipts will be returned and recognized by the management.

JOHN L. BARTOW, Proprietor.

TO THE BUSINESS MEN.

The DISPATCH wishes to inaugurate the system of monthly settlements. It will present its accounts against merchants and business men for advertising and job work between the first and the sixth of each month, and wishes accounts against it to be presented in the same way. Where agreements have been made to pay in goods or produce, balances may be settled by order.

Respectfully,
JOHN L. BARTOW.

NOTICE.

No order from this office will be recognized in settlement unless signed by Jno. L. Bartow.

PROVO CITY. - MARCH 1, 1894

SUBSIDIZING FAIRS.

We are a great stickler for plighted faith. We believe in redeeming every fairly made obligation, but at the same time we are unalterably opposed to voting away the people's money, except on the clearest and strongest evidence of the advantage to be reaped. Nor are these the times for such speculative use of the people's money. Our good friend the Enquirer is opposed to the payment of fifty thousand dollars to make good individual outlay at the recent Columbian exposition, but favors a bounty for the sugar mills. We cannot understand nor appreciate such reasoning. The one is in the nature of an existing obligation, the other is an obligation to be made out of whole cloth. It is true Columbian fair subsidy was not granted by the legislature and we may refuse to pay it altogether. But who will dare say that although perfectly legal, it would be right? Certain citizens of Utah pledged their faith to use their interest with the incoming legislature to secure reimbursement for those who put up the money because of these pledges, nor does the obligation seem to be lessened because complaint is made at the way the money was expended. Those pledging the faith of the territory did not prescribe the way the money was to be expended, hence they cannot now refuse to redeem their pledges on the ground that the money was unwisely expended. The one great question to be decided by the legislature is, was the game worth the candle? Nor does it cut any figure that Salt Lake was mainly instrumental in hurrying the relief bill through the legislature.

Certainly Utah made a most excellent showing at that fair. She took several premiums which are worth to her far more than the sum granted in relief. She made the leading exhibit in mineral, in silk and other productions, and bore off many premiums in mechanics arts, music, etc. All this crowns her youthful brows with triumph, but, as we have said above, are these advantages tangible enough to be worth sixty thousand dollars now, when Salt Lake is claiming relief at the hands of the legislature for her poor? Some other time, possibly, she would feel this appropriation less than now. Still we cannot see that the right of the matter would be affected by that circumstance. She either owes the money or she does not. If, yes, pay it; if, no, don't pay it. Is her faith as a state involved? If so, redeem it. If not, if a few men made the pledge for her without her knowledge or consent, it is plain that they should come up with the subsidy, and not the distressed taxpayers of the territory. This thing of voting away the money of the people is rather a serious matter and it should only be done under the gravest necessities, and then only in the most pressing exigencies. The fair name and credit of the state is one thing, the fair name and credit of the citizens is another, quite. The state will take care of the one, the citizens should take care of the other. We know no other fair way of disposing of the other.

Utah invites attention to her many advantages of agriculture, mining and manufacture. Is this the best way to accomplish this? If so, then there is nothing further to be asked. But one thing is proper to remark in this connection. We have had a rather costly object lesson. Let us remember it. Lay it away to govern in future similar cases. In this way it may be worth sixty thousand dollars. If any one can point to ten thousand dollars influenced to Utah in this way and by means of the fair in question, perhaps it will be worth all this sum of sixty thousand.

If every resident of Utah would buy his business suit of the Provo Woolen mills, he would be as well dressed as are the business men of New York and Boston, and this great enterprise would be compelled to run night and day shifts to fill the demand, and could pay its employees in cash every Saturday night. Will any sensible man assume to say why this should not be done, especially when you can have the best material made as well as it can be done in the east at \$22.50, while your suit purchased and made in the east, not a whit better or more stylish, will cost you at the very lowest \$50.00. We can give you one thousand reasons why you should favor our home mill's but the above one is sufficient, or should be, for sensible men.

The emperor of Germany finds the lack of silver rather uncomfortable, and but for leather headed old Gladstone, England would move at once in the direction of rehabilitating silver. Perhaps now that these high and mighty people feel themselves pinched, the people at Washington, in New York and Boston, will abate a little in their hatred of the money of the people, the money of the poor. All that is needed now to set this country off on a half-century's unexampled prosperity is the remonetization of silver. Democratic in every fibre of our being, yet we cannot help condemning Mr. Cleveland's policy of the gold standard. Let congress act at once and thus place the odium of the hard times where it belongs.

A MOVE was made in congress Tuesday to pass an amendment to the interstate commerce law permitting pooling. This would almost be equivalent to repealing the law altogether. If it has one feature of value to the people it is that provision which prevents pooling. We sincerely trust the amendment will not prevail. The people are entitled to some consideration at the hands of congress. Heretofore the corporations have had it all.

THEY are trying very hard to make a point on Harrison's western trip. That won't do. The hat has been paired. It is now to be a race between free silver, tariff reform and high tariff. Bill McKinley and — heading the forces. Ben is not in it.

LIEUT. YOUNG is rather hard upon her ex-Majesty of Hawaii. Says she was drunk on the occasion of her abdication. We are not inclined to rate her a high grade woman, but this goes a toss beyond anything we have yet heard in this most remarkable case.

OGDEN has prepared a pretty bill of fare for herself. If she can get the blind, the deaf and dumb institutes to add to her reform school, she may be in favor of permitting Salt Lake to have the capital and Provo the insane asylum. Generous Ogden.

A GOOD deal of interest in Chief Arthur's wealth continues to find expression. A little interest in the big fortunes of some of our senators and congressmen would not be out of place.

THE rumor of Gladstone's resignation grows in favor. If his retirement will tend to hasten the adoption of a bi-metallic policy, America will rejoice.

THE battle of the giants is on when the Atchinson and the Union Pacific lock horns. The other fellows stand aside to see the great battle.

THE condition of Commissioner Lett is making his friends very anxious. The DISPATCH sincerely trusts he will pull through safely.

SENATOR ALLISON thinks Emperor William shows his good sense in awakening to the importance of remonetizing silver.

Why Hood's Wins. President Lincoln said, "You cannot fool the people a second time." They are too quick to recognize real merit or lack of it, and cling only to those things which they find to be what is claimed for them.

It is especially gratifying that the sale of Hood's Sarsaparilla increases most rapidly in those sections where it is best known. The inference is plain. Hood's Sarsaparilla has proven that it possesses genuine merit. It maintains a high standard, which others cannot even approach. It is the people's favorite blood-purifying and building up medicine, and is more popular this year than ever before. All this because Hood's Cures.

Good Both Ways. Mrs. Cobb, the daughter of the Rev. H. V. Elliott, and a son of Edward Elliott, his brother, were one day dining with the celebrated Bishop Wilson of Calcutta, whose sayings used constantly to be quoted. The bishop went up to the force and said, "Your father wrote a great work on the Apocalypse. I congratulate you on being the daughter of such a man." Then turning to his other guest he said, "And your father forbore to write about the Apocalypse—a wise forbearance!"—London Gentlemen.

How's This! We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. E. J. CHENEY & CO., Props. Toledo, O.

We the undersigned, have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all his business transactions and financially able to carry out any obligation made by him.

West & Trux, Wholesale Druggists, Toledo, O. Wadling, Kinman & Marvin, Wholesale Druggists, Toledo, Ohio.

Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surface of the system. Price 75c per bottle. Sold by all Druggists. Testimonials free.

The postmaster of Leocompton, Kan., has a unique letterhead on his stationery. It reads: "United States of America, Postoffice department, W. S. Bissel, postmaster general. Local headquarters, Leocompton, Kan. W. B. Smith, postmaster. Stamps sold good to carry mail matter to all parts of the world. Prompt attention given to all business entrusted to me. Patronize home institutions."—Kansas City Star.

Ballard's Snow Liniment. This invaluable remedy is one that ought to be in every household. It will cure your rheumatism, Neuralgia, Sprains, Cuts, Bruises, Burns, Frosted Feet and ears, Sore Throat and Sore Chest. It will cure Lame Back it will cure It. It penetrates to the seat of the disease. It will cure Stiff Joints and contracted muscles after all other remedies have failed. Those who have been crippled for years have used Ballard's Snow Liniment and thrown away their crutches and been able to walk as well as ever. It will cure you. Price 25c. Sold by Smoot Drug Co.



As old as the hills and never excelled. "Tried and proven" is the verdict of millions.

Simmons' Liver Regulator is the only Liver and Kidney medicine to which you can pin your faith for a cure. A mild laxative, and purely vegetable, acting directly on the Liver and Kidneys. Try it. Sold by all Druggists in Liquid, or in Powder to be taken dry or made into a tea.

The King of Liver Medicines.

"I have used your Simmons' Liver Regulator and can conscientiously say it is the king of all liver medicines. I consider it a medicine chest in itself."—Geo. W. Jackson, Tacoma, Washington.

SEVERY PACKAGE'S Has the Z Stamp in red on wrapper

W. S. A.

The monthly meeting of the W. S. A. will be held in the Presbyterian room Friday, March 2nd, at 2 p. m. The following program will be rendered:

Recitation by Mrs. Annie Atkins.

Reading by Mrs. M. A. Till.

Song by Ruth McAdams.

Reading by Mrs. Warner.

Song by Miss Emma John.

Patrick Henry's oration by Mrs. Snyder.

Speech by Mrs. Gee.

Reading by Mrs. A. M. Wilkins.

All are cordially invited to attend.

MISS MARY JOHN, Chairman Executive Committee.

Mrs. CAROL B. PIATT, Secretary.

Rather Steep

Than take in any other form is what many people think and Park's Tea is made for just those folks. It cures constipation and though not a cathartic moves the bowels every day. Sold by Smoot Drug Co.

NOTICE.

The annual meeting of the Union Irrigation Canal company will be held at Lake View hall, Saturday, March 10th, at 10 o'clock p. m.

G. M. Smoot, Secretary.

The World's Fair

Cannot remain such without the blooming look and radiant complexion which health alone imparts. Park's Tea, by clearing the blood of impurities makes the complexion regain the hue of youth. Sold by Smoot Drug Co.

Houses for Rent.

Apply to Evan Wride, corner C and Seventh streets, Provo.

ESTRAY NOTICE.—I have in my possession the following described animals impounded as strays, or for trespass: One bay mare about 3 years old, with four white feet, branded with an "H" on left hip.

One sorrel mare about 3 years old, with white, branded with an "H" on right shoulder.

One dark sorrel horse, four white feet and shoes on four feet, branded with an "H" on left thigh.

One roan "plum" mare, four feet white and face white, branded "ID" on left shoulder.

One red yearling better, white face, branded on right eye, under and under bit in right ear and crop in left ear.

If damage and costs on said animals (be) not paid within ten days from date of this notice they will be sold under the authority of the Spanish Fork city estray pound at 2 o'clock, on the 9th day of March, 1894.

Dated at Spanish Fork, Utah, county of Utah, this 25th day of February, 1894.

REED D. JAMES, Poundkeeper of said City.

ALIAS.

SUMMONS.—IN THE DISTRICT COURT OF the First Judicial District of the Territory of Utah, Utah county.

Frederick Nelson, plaintiff, vs. Elizabeth A. Nelson, defendant.

The people of the territory of Utah send greeting to Elizabeth A. Nelson, defendant.

You are hereby notified to appear in an action brought against you by the above named plaintiff, in the district court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons.

The said action is brought to obtain a decree of this court dissolving the marriage of said parties, and to award to the plaintiff and defendant that the custody of said minor children, and the award of the property of said parties, and for general relief. Plaintiff alleges that on the 15th day of September, 1893, defendant was indicted by the grand jury in the district court within and for the Third Judicial District of the Territory of Utah, county of Salt Lake, for the crime of adultery committed with W. N. Logan, to which indictment defendant on the 15th day of September, 1893, pled guilty, and was sentenced by the court to the penitentiary for the term of one year and six months.

Plaintiff further alleges that said act of adultery was committed by defendant within the limits of the Territory of Utah, and that defendant, by her said act, has injured, procured or procured to be injured, the plaintiff, and that she is guilty of the crime of adultery.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same.

Witness the Hon. Harvey W. Smith, Judge and Clerk of the said court, this 25th day of February, in the year of our Lord one thousand eight hundred and ninety-four.

By F. D. HOGGINS, Deputy Clerk.

A. J. Stewart, attorney for plaintiff.

LEGAL NOTICE.—IN THE PROBATE Court in and for Utah County, Utah Territory.

In the matter of the estate of Martha Kirkham, deceased.

Order for notice of application.

On reading and filing the petition of James Kirkham praying for partition of the estate of Martha Kirkham, deceased.

It is ordered that Monday, the 12th day of March, A. D. 1894, at 10 o'clock a. m., of that day, at the office of the probate judge at the courthouse in Provo City, Utah county, Utah Territory, be appointed for hearing said petition, and that the clerk give notice thereof by causing notices to be posted up according to law, and that a copy of this order be published in this Dispatch, for four weeks before said day of hearing.

J. D. JONES, Probate Judge.

Dated February 10th, 1894.

TERRITORY OF UTAH, COUNTY OF UTAH.

I, V. L. Halliday, clerk of the probate court in and for Utah county, territory of Utah, hereby certify that the foregoing is a full, true and correct copy of the original order for notice of application for partition of the estate of Martha Kirkham, deceased, and now on file and of record in my office.

Witness my hand and the seal of said court, this 10th day of February, A. D. 1894.

V. L. HALLIDAY, Clerk of the probate court, Utah county, U. T.

NOTICE TO CREDITORS.—ESTATE OF Isaac Brockbank, deceased.

Notice is hereby given by the undersigned administrator of the estate of Isaac Brockbank, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice to the said administrator at his residence in Spanish Fork, Utah county, Utah territory.

SAMUEL BROCKBANK, Administrator of the estate of Isaac Brockbank, deceased.

Dated at Spanish Fork, Utah, January 12, 1894.

Booth & Wilson, attorneys for administrator.

NOTICE TO CREDITORS.—ESTATE OF P. A. Bjorkland, deceased.

Notice is hereby given by the undersigned administrator of the estate of P. A. Bjorkland, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice to the said administrator at his residence in Provo City, Utah county, Utah territory.

EVAN WUHL, Administrator of the estate of P. A. Bjorkland, deceased.

Dated at Provo City, Utah, February 10, 1894.

E. J. Ward & Sons, attorneys for administrator.

NOTICE TO CREDITORS.—ESTATE OF Mary A. Quinney, deceased.

Notice is hereby given by the undersigned executor of the estate of Mary A. Quinney, deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice to the said executor at their residence in Provo City, Utah county, Utah Territory.

LEANDRO STEEL, Executor of the estate of Mary A. Quinney, deceased.

Dated at Provo City, Utah, January 30, 1894.

Booth & Wilson, attorneys for executor.

LEGAL NOTICE.—IN THE PROBATE Court in and for Utah County, Territory of Utah.

In the matter of the estate of William H. Winn, deceased.

Order for notice of application.

On reading and filing the petition of W. H. Winn, praying for partition of the estate of W. H. Winn, deceased.

It is ordered that Monday the 12th day of March A. D. 1894, at 10 o'clock a. m., of that day, at the office of the probate judge at the courthouse in Provo City, Utah county, Utah Territory, be appointed for hearing said petition, and that the clerk give notice thereof by causing notices to be posted up according to law, and that a copy of this order be published in this Dispatch for four weeks before said day.

J. D. JONES, Probate Judge.

Dated February 10, 1894.

TERRITORY OF UTAH, COUNTY OF UTAH.

I, V. L. Halliday, Clerk of the Probate Court in and for Utah county, Territory of Utah, hereby certify that the foregoing is a full, true and correct copy of the original order for notice of application for partition of the estate of W. H. Winn, deceased, and now on file and of record in my office.

Witness my hand and the seal of said court, at my office in Provo City, this 10th day of February, A. D. 1894.

V. L. HALLIDAY, Clerk of the Probate Court, Utah county, U. T.

MARSHAL'S SALE.—PURSUANT TO AN execution to me directed by the district court of the First Judicial District of the territory of Utah, I will offer for sale, at the court house of Utah county, Utah territory, on the 1st day of March, A. D. 1894, at 10 o'clock of 12 o'clock M., all the right, title, claim and interest of Samuel Liddiard, John Collins, George Cook, Charles Cook, and Aquila Collins, of, in and to the following described real property, to-wit:

Commencing 17.00 chains south of the northeast corner of the southeast 1/4 of section 3, township 2 north, range 2 east, Salt Lake meridian; thence south 10.00 chains; thence east one degree south 2.40 chains; thence north one degree south 10.00 chains; thence west one degree north 2.50 chains. Area 2.47 acres, less that piece or parcel of land owned by county road running through the above described land.

Commencing 36 chains north of the southeast corner of lot 4, in section 4, township 7, south of range 2 east, Salt Lake meridian; thence north one degree south 10.00 chains; thence east one degree south 2.40 chains; thence north one degree south 10.00 chains; thence west one degree north 2.50 chains. Area 2.47 acres, less that piece or parcel of land owned by county road running through the above described land.

Commencing 36 chains north of the southeast corner of lot 4, in section 4, township 7, south of range 2 east, Salt Lake meridian; thence north one degree south 10.00 chains; thence east one degree south 2.40 chains; thence north one degree south 10.00 chains; thence west one degree north 2.50 chains. Area 2.47 acres, less that piece or parcel of land owned by county road running through the above described land.

To be sold by the property of Samuel Liddiard, John Collins, George Cook, Charles Cook, and Aquila Collins, at the suit of Joe Liddiard.

NAT. BRIGHAM, Sheriff of Utah.

By W. O. NORRIS, Deputy Marshal.

Dated Provo, Utah, February 7th, 1894.

ALIAS.

SUMMONS.—IN THE DISTRICT COURT OF the First Judicial District of the territory of Utah, Utah county.

S. G. Sly, plaintiff, vs. Jacob Muntz, defendant.

The people of the territory of Utah send greeting to Jacob Muntz, defendant.

You are hereby notified to appear in an action brought against you by the above named plaintiff, in the district court of the First Judicial District of the Territory of Utah, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons.

The said action is brought to obtain a decree of this court dissolving the marriage of said parties, and to award to the plaintiff and defendant that the custody of said minor children, and the award of the property of said parties, and for general relief. Plaintiff alleges that on the 15th day of September, 1893, defendant was indicted by the grand jury in the district court within and for the Third Judicial District of the Territory of Utah, county of Salt Lake, for the crime of adultery committed with W. N. Logan, to which indictment defendant on the 15th day of September, 1893, pled guilty, and was sentenced by the court to the penitentiary for the term of one year and six months.

Plaintiff further alleges that said act of adultery was committed by defendant within the limits of the Territory of Utah, and that defendant, by her said act, has injured, procured or procured to be injured, the plaintiff, and that she is guilty of the crime of adultery.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same.

Witness the Hon. Harvey W. Smith, Judge and Clerk of the said court, this 25th day of February, in the year of our Lord one thousand eight hundred and ninety-four.

By F. D. HOGGINS, Deputy Clerk.

A. J. Stewart, attorney for plaintiff.

LEGAL NOTICE.—IN THE PROBATE Court in and for Utah County, Utah Territory.

In the matter of the estate of Robert T. Thomas, deceased.

Order for notice of application.

On reading and filing the petition of Chauncey Thomas, Sylvanus Thomas and Joseph Thomas, heirs of said deceased, praying for the partition of the estate of Robert T. Thomas, deceased.

It is ordered that Saturday, the 10th day of March, A. D. 1894, at 10 o'clock a. m., of that day, at the office of the probate judge at the courthouse in Provo City, Utah county, Utah Territory, be appointed for hearing said petition, and that the clerk give notice thereof by causing notices to be posted up according to law, and a copy of this order be published in this Dispatch for four weeks before said day of hearing.

J. D. JONES, Probate Judge.

Dated February 6, 1894.

TERRITORY OF UTAH, COUNTY OF UTAH.

I, V. L. Halliday, clerk of the probate court in and for the county, Territory of Utah, hereby certify that the foregoing is a full, true and correct copy of the original order for notice of application for partition of the estate of Robert T. Thomas, deceased, and now on file and of record in my office.

Witness my hand and the seal of said court, at my office in Provo City, this 6th day of February, A. D. 1894.

V. L. HALLIDAY, Probate Clerk, Utah County, U. T.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS, Attorneys for Plaintiff.

WATKINS & WATKINS,