

A LARGE PURCHASE

WE HAVE BOUGHT from the Friend Bros. Clothing Co., Milwaukee, all the broken lines of fine hand tailored

Suits and Overcoats

(over 300 garments) at one-fourth off their regular prices. That the lines are broken shows that these are their best selling numbers, the most up-to-date styles and nobbiest patterns made.

WE will place this Clothing on sale Saturday, December 1. Prices range from \$9.75 to \$17.45. *Don't miss this opportunity to buy the best Suits and Overcoats produced at a saving of 25 per cent.*

Read This Friend Bros. Guarantee

Every seller of Friend-made Clothes is authorized to guarantee, in our name, that any garment made by us is free from defects in every particular; that it is made from perfect cloth, thoroughly sponged and shrunk; that it is sewed with silk throughout and correctly tailored.

THE HUB

Opposite the Tabernacle.

In the District Court of the First Judicial District of the State of Utah, in and for the County of Cache.

Order Making and Adopting Rules of Court.

It is hereby ordered that the following rules of court to be applicable in each court of the First Judicial District of Utah, be and the

same are hereby made and adopted, to wit:

RULE 1. Calendars.

The clerk of the court shall keep three separate calendars, to wit: First. A trial calendar consisting of all causes at issue upon questions of fact, excepting probate matters and cases stricken from the calendar. A case shall be deemed at issue for the purpose of this rule when the time allowed for making an issue of law on the last pleading as to facts has expired, or sooner if the attorney having the right to make such issue of law shall file with the clerk written notice that no such issue will be made.

Second. A law and motion calendar consisting of demurrers, motions and contested matters of law. Criminal cases shall be placed on the law and motion calendar until issue be joined on questions of fact by plea of not guilty, when such cases shall be transferred to the trial calendar.

Third. A probate calendar consisting of all probate matters set for hearing. At the opening of court on the first day of each term the clerk shall furnish to the judge a copy of the trial calendar and a copy of the law and motion calendar including the entries made on said calendars on the next preceding day. The clerk shall prepare at least two lists of cases set for trial, and deliver one to the judge and post one in the court room. At the opening of court each day the clerk shall furnish to the judge a list of the cases, probate matters, law issues, and all other proceedings set, continued or noticed for hearing on that day. On each calendar or list furnished to the judge there shall be at least four blank lines under each case, matter or proceeding.

RULE 2. Cases Stricken From the Trial Calendar.

Every case and proceeding (except criminal actions and probate matters) in which issue has been or shall be joined on questions of fact and which has been or shall be upon the trial calendar for two successive terms, and passed without trial shall be stricken from the calendar by the clerk; but any such case or proceeding may be reinstated upon motion pursuant to notice.

RULE 3. Demurrers, Motions, and Contested Matters of Law.

Cases on the law and motion calendar will be called for hearing on the first day of each term. Other days will be appointed by the judge for the hearing, upon notice, of demurrers, motions, and contested matters of law; and the clerk shall give notice of the appointment of such days, by notice posted in his office.

RULE 4. Setting Cases for Trial.

On the first day of each term the cases

on the trial calendar will be called for setting, and each case will be set for trial if any party thereto so requests, unless the setting be postponed for good cause shown. If no party to a case requests that it be set for trial, and the setting be not postponed, the same shall be passed for the term. Between July 1st and August 10th contested causes will not be heard unless it is made to appear to the court that serious injury may result from delay.

RULE 5.

Arraignment of Defendants in Criminal Cases.

When an information shall be filed against a defendant in a criminal case the clerk shall immediately notify the district attorney, the county attorney, and the defendant or his attorney, that the time appointed for the arraignment of the defendant is two o'clock p. m. on the first day thereafter (designating such day) that the court intends to be in session in that county. The arraignment shall be made at the time thus appointed unless otherwise ordered by the court or judge.

RULE 6.

Plea of Defendant in Criminal Cases Appealed from Justice's Court.

When an appeal shall be filed from a justice's court in a criminal case for the alleged violation of state law or for the alleged violation of a city or town ordinance, the clerk shall immediately notify the defendant or his attorney, and the district attorney and county attorney in cases in which the State of Utah is plaintiff, and the attorney of record for any city or town in cases where a city or town is plaintiff, that the time appointed for the defendant to plead to the complaint in said case, is two o'clock p. m. on the first day thereafter (designating such day) that the court intends to be in session in that county. The defendant shall plead to the complaint at the time thus appointed unless otherwise ordered by the court or judge.

RULE 7.

Publishing Depositions.

A party to a cause may give two days' notice to the opposing party of his intention to apply to the clerk to open and file depositions which have been returned into court, and if no objections shall be made in writing within the time specified, such depositions may be published by the clerk as of course. Objections which may be made as aforesaid shall be set down for hearing on like notice.

RULE 8.

Requests for Instructions to the Jury.

All requests for instructions to the jury shall be in writing and the requests of each party shall be numbered consecutively; each request must be upon a separate sheet of paper, at the top of which there shall be an unwritten margin of about two inches. Requests for instructions desired in criminal cases shall be presented to the judge at or before the close of the evidence in the case; in civil cases the requests shall be presented to the judge at or before the close of the evidence for the plaintiff upon his original case; provided that requests concerning matters not known to counsel making such requests until after the defendant begins to introduce evidence, may be presented as soon as practicable after such matters become known to counsel, but before or at the close of the evidence in the case. At the time of presenting any request a copy of the same shall be furnished to opposing counsel.

RULE 9.

Stipulations.

All stipulations between counsel shall be in writing signed by the attorneys of record for the respective parties and filed with the clerk, or be made orally in open court and taken down by the clerk or by the court stenographer. Any stipulation made otherwise than as in this rule provided will not be considered by the court for any purpose whatever.

RULE 10.

Orders, Decrees, and Other Papers to be Signed by the Judge, and Orders to be Signed by the Clerk.

Every order, finding, decree, and other paper to be signed by the judge, and every order to be signed by the clerk, in any action or proceeding, shall be prepared and presented or forwarded to the judge or clerk respectively by the attorney for the party in whose favor it is to be made.

RULE 11.

Files.

If the clerk in his discretion shall permit the files, in any case or proceeding to be taken out of his office, the person taking such files shall return them to the clerk's office within ten days; but upon request of the clerk any person having in his possession or under his control any files belonging in the clerk's office, shall immediately return them to the clerk.

The secret of success IN A Buck's Hot blast.



Heavy base with solid air flues Around fire pot instead of center thereby greatly increasing the direct radiation. Does not puff.

Sidney Stevens' Implement Co.
OGDEN, UTAH

All bonds, wills, orders, and decrees while unrecorded, and all exhibits and vouchers shall be kept separate from the files in such case or proceeding and shall not be taken from the custody of the clerk except upon order of the court or judge.

All rules heretofore made by this court are hereby revoked.
Done in open court this thirtieth day of November A. D. nineteen hundred and six. W. W. MAUGHAN, District Judge.

State of Utah,
County of Cache.

I, J. N. Larsen, Clerk of the District Court of the First Judicial District of the State of Utah, in and for the County of Cache do hereby certify that the above and foregoing is a full true and correct copy of the original "Order Making and Adopting Rules of Court" as the same appears on file and of record in my office.

In witness whereof I have hereunto set my hand and affixed the seal of said court this 30th day of November A. D. 1906. J. N. LARSEN, Clerk.
(Seal) By J. S. LARSEN, Deputy Clerk.

You expect to pay your subscription, don't you? Why not pay it before December 25 and get a "Presidential Cook Book" or a year's free subscription to "Farm and Fireside," the biggest farm paper in the United States, or "Rocky Mountain Farming," published by A. C. U.

Kodol Dyspepsia Cure
Digests what you eat.



THE REED Leading Hotel of Ogden City

is a model of convenience. The hotel office, 70 x 30 feet, is the most spacious and comfortable in the West. Two elevators, no climbing stairs. Re-furnished throughout. Rooms large, light and clean. Steam heated.
LOCATION. Three blocks east of Union Depot; City Hall Park opposite on the west; Grand Opera House adjoining on the south; Utah Park Theatre across the street north. The electric street railways from all parts of the city enter at its doors.
EUROPEAN PLAN. Rates: Rooms, 50 cents per day and upwards. Excellent Cafe in connection. The best value for the money in the State of Utah.
Why not come to the Hotel replete with every comfort when it costs no more money? Reed Hotel Co., Props.

Every woman needs a good cook book and should have one. There is none better than the "Presidential Cook Book," and while it retails for \$1.00, The Republican offers it FREE to all who pay back or advance subscription by December 25.

Holiday Announcement

THE HOLIDAY DEPARTMENT of Wilkinson & Son is now ready for inspection. We have a larger and more varied assortment of Holiday Goods than we have ever carried before, Books, Holiday Stationery, Glass and China Ware, Gifts of all kinds, a bewildering variety of Toys—a veritable Toyland. Come and see us before our best is sold.

We can accommodate those customers who wish to select **now** by holding any goods until Christmas on payment of a small deposit.

WILKINSON & SON.

Please note that J. W. Wilkinson will discontinue Bookbinding after March 31, 1907

\$50 Reward

We, the undersigned, offer the above reward for any stove which we cannot repair.

We carry a larger stock of stove castings and repairs than all of our competitors combined.

We can furnish original repairs for nearly all stoves and ranges, and we carry a large stock of adjustable repairs.

We have an expert repairer constantly at work, and our patching is the neatest.

Don't forget us when your stove needs repairs. No matter where you bought it, we are the people to furnish the grates.

EVERTON & SONS
THE STOVE MEN