the oregon argus. OY WILLIAM L. ADAMS. Ofice-Good's Building, Main st. Edit


 Your Sorth nud South dimevered,
With tee digeat hooid view And Beolitial clefi ia liwa Wo wide your great Repelicie wioion,
Wilt all out



 Wo wiba jow to continue stomg
 By Pries and soldarin woo. (adsway
The oid woid graus, oppresed
We, and yow oily, far avay, Add may wo till csumple give How ail the Deppass wouli rejaice,











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| lowed ao have mupet han one wife, utuder penaly not exceeding five yaars' impris |
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|  |
| How will tary get rid of this awful evil in Utah?" |

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## on the earth my do nill they can, and, Brother Climana lia just sail, affer Iwent


Josephthed scarcely a man o to stand by him,
and when the persecution was as seere on


this out as a banter. You Gentiles
hickory and bassood Mormons can w
it down if you pleace, but write it a
speak it
Butrsn

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-A Weekly Newspaper, devoted to the Principles of Jeffersonian Democracy, and advocating the side of Truth in every issue.-

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Nondlaws of tho Unee of oflenses against the
coriminal cases onty under and the of suws of th
Territory as the court shall subnit to
accused shall have been held to bail, or
commited for tlial, nor unicos the pro
ceedings und testimony taken at the pro
brought into court to be liaid before thie
grand jury; ; and the finding of the grand
jury shall bo upon the written testimony so
She. 7. Every indictument shail state in
what county the olfienic was commitued, and
issues of fuet arising thereon tiull bo witissues of fact arising thereon shill bo sent
down to that county, to bo tried with the
issues in civil netions, uniles the courl or
cause shail send ithe nime io another count
Iy in that or another district.
Ssc. s. At each term of diseriet
court the judge shaull appoint the timescour the enige shall appoint the times
when he will sit io the several coonties of
his distriet whiere issues hare been sent, or
miy be peading and shall give notice
thereof
time to be fixed by the notice, proceed to
draw such numbor of furon at the notice
shall specify, in the mode proseribed byshails specifif, in or the mode proseribed by
existing lawes, and shall cause them to bo

summoned as hereeolora. And tho judge
thanl| sie tat the omes and places oo appoint.
ed, aud shall then and there try the saidshal sit alt shall then and there try the said
issues, excepting such as may bo postponed
ind
cbad Iaken place in said cour procedingjury shall find a rerdiot of guilty in a
eriminal case the judge shall forthwithpass sentence ; and lie may either causo tho
sentence to te immediacly executed, orin doubtful cases, he may suspend execu.
tion of the sentence until a motion for anew trial can be heard, or other supple-And if execution of the sentence be sus-
ed by the court.
Sxcc. 9. Every territorial indietment noSro. 9. Every territorial indictment no
quashed or otherrivo disposed of during
thethe term at which it is presented, shall bo
deemed to bo at isace on the plea of notguilty without any arraigament or form
ai plea, and stall be seat down for trial

