

SHOULD RECIPROCATE.

With sheep at \$2.00 per head and offers to contract wool at 12 to 15 cents per pound, one is compelled to admit that the sheep industry is a very profitable business. When we take into consideration that two short years ago owners of sheep and wool of this class were begging a market at \$1.50 for the former and 7 cents for the latter, it moves us to ask why this difference in prices? There has been no severe winters to kill off our flocks, no droughts or anything of that nature. In fact this difference cannot be attributed to any such causes. We believe these prices are due entirely to the protective policy of the republican party. On the defeat of the party in 1892, sheep and wool began to decline until they reached starvation prices. Immediately following the restoration of the republican party to power in 1896, prices began to advance and are constantly growing higher. With these facts now firmly established there are some things we desire to bring up for the consideration of our sheep and wool growers. You have been greatly benefited by this change in affairs. Is there a man among you that can afford to ally himself with either the democratic, populist, silver, union, or whatever other name the foes of protection may choose to give their party? We think not. Good business judgment will certainly dictate to the sheepmen of this section that now they are receiving double the price for their products under the present tariff system, it is unwise to go chasing off after this free coinage myth. The reaction may come the same as when you succeeded in catching the free trade bubble, which was advocated just as strongly then as the silver craze is now, and by the same crowd of partisans. Every sheep raiser in Oregon who votes other than the straight republican ticket next June, votes to wreck the business he has been years in building up. We would like to ask if any one of those who voted the republican ticket in '96 have not been well repaid for so doing? Some of these same men are now lukewarm, saying they are going to vote independently this time. Is this proper return for what you have received? Some of these men who are desirous of not allying themselves with the republican party forget that they owe their existence as sheepowners to that same party's tariff policy. All your success, all your sympathy, and all of your work should be given to that party. It is your duty to stand forth like men and say to the nation that the sheepgrowers of Oregon are not ungrateful. That you who have profited more than any other class by the success and wise administration of the republican party propose to perpetuate the tenure of that party by working for its success at the coming election in June with all the power at your command.

Our little item of last Friday informing the editor of the Times that he had appropriated to his own use property belonging to the Gazette, bursted the bubble and allowed considerable wind to escape, judging from the article in yesterday's paper. Keep your shirt on, brother. You acknowledged the corn. That is all we could ask.

IN CASE OF WAR.

So much is being said about the possible damage to our country and commerce by a war with Spain, that it will not be amiss to see what would be the result if war should come.

Spain can only attack us with a fleet, and that is not strong enough to down our fleets from the ocean. Spain has one first class battle ship with modern high power guns. The United States has five, the Iowa, Oregon, New York, Indiana and Massachusetts, any one of which is more than a match for the Spanish ship, leaving four unoccupied. Spain has two second class battle ships, the Vizcaya, lately in New York harbor, being one, the United States now has but one, the Texas. The Maine, now wrecked in Havana harbor, made two in this class. The United States has six sea going coast defense vessels—monitors that are double turreted and capable of

destroying any battle ship in the world. We have fourteen single turreted monitors of nearly as great power. Spain has twelve protected or partially protected cruisers. The United States has sixteen, better in every respect—that is in armor, speed and armament than the Spanish. Spain has four and the United States five unprotected cruisers, and the United States can add one hundred to this number from its auxiliary navy. Spain has a larger number of smaller gunboats, torpedo boats and torpedo destroyers—a masquerade fleet, not one of which could cope with or escape from one of our cruisers. Besides these Spain has a large number of old wooden ships, and if all of them were manned and sent to sea, the New York or Brooklyn could destroy them all without ever coming in range of their guns.

No one need be uneasy about the result of a war with Spain.

ONE BURIAL ENOUGH.

Mr. Corbett was denied a seat in the U. S. senate by a vote of 59 against, to 19 for. The senate is proportioned about the same as the Simon-Scott rule or ruin party of Oregon is to the straight-out republican party, and all indications point that the above will be about the ratio they will show up with in their attempt to capture the republican party this year. The republican party of Oregon should make one funeral do for the whole rotten carcass.

The Iron Pipe Trust, a very important one, as it controls all the iron pipe of the country, has been declared illegal. There are a great many more of these infamies that should receive the same treatment. Every party platform in the last canvass declared against them.

HAVE Candidate Bryan, Chairman Jones, and their political associates decided to abandon the tariff issue altogether and concede that the republicans have been and are right in their protective tariff principle? They omit in their recent utterances regarding the coming political campaign to mention a single word about tariff.

PRESIDENT McKinley's firm and conservative course in the consideration of the exciting incidents of the past week in regard to Cuba and Spain is being generally commended by the press and people of the country irrespective of party. His firm attitude in the De Lome incident resulted in a complete disavowal by Spain of the unofficial utterances of the minister, with a complete recognition of the dignity and standing of the United States government, while the president's prudent and patriotic course in regard to the Maine disaster amid the universal excitement which followed is highly commended both at home and abroad. What will be the outcome of this Cuban-Spanish complication, no man, of course, can tell, but it is now conceded that in every development since the new administration entered upon its duties the president's course has been such as to meet with general approval, while the attacks made by a few individuals upon his course and that of his associates have been generally denounced and repelled by a large proportion of the country.

Frank Engelman has been up from Ione a few days this week making deliveries of his patent self-heating flat iron. Frank is meeting with good success in the sale of this useful household article.

Wasting in Children

can be overcome in almost all cases by the use of Scott's Emulsion of Cod-Liver Oil and the Hypophosphites of Lime and Soda. While it is a scientific fact that cod-liver oil is the most digestible oil in existence, in

SCOTT'S EMULSION

It is not only palatable, but it is already digested and made ready for immediate absorption by the system. It is also combined with the hypophosphites, which supply a food not only for the tissues of the body, but for the bones and nerves, and will build up the child when its ordinary food does not supply proper nourishment.

See how you get Scott's Emulsion. See that the name and fish are on the wrapper. All druggists sell it, and \$1.00. SCOTT & BOWEN, Chemists, New York.

HOW TO FIND OUT.

Fill a bottle or common glass with urine and let it stand twenty-four hours; a sediment or settling indicates an unhealthy condition of the kidneys. When urine stains linen it is evidence of kidney trouble. Too frequent desire to urinate or pain in the back, is also convincing proof that the kidneys and bladder are out of order.

WHAT TO DO. There is comfort in the knowledge so often expressed, that Dr. Kilmer's Swamp-Root, the great kidney remedy, fulfills every wish in relieving pain in the back, kidneys, liver, bladder and every part of the urinary passages. It corrects inability to hold urine and scalding pain in passing it, or bad effects following use of liquor, wine or beer, and overcomes that unpleasant necessity of being compelled to get up many times during the night to urinate. The mild and extraordinary effect of Swamp-Root is soon realized. It stands the highest for its wonderful cures of the most distressing aches. If you need a medicine you should have the best. Sold by druggists, price fifty cents and one dollar. You may have a sample bottle and pamphlet both sent free by mail, upon receipt of three two cent stamps to cover cost of postage on the bottle. Mention the Heppner Gazette and send your address to Dr. Kilmer & Co., Binghamton, N. Y. The proprietors of this paper guarantee the genuineness of this offer.

SOME TESTIMONIALS.

They Show the Value of Dr. Ward's Magnetic Treatment. When I came to Dr. H. E. Ward I had been paralyzed for 18 years. I had three hard strokes, and was two years in bed and not able to feed myself. For 13 years I was unable to bear weight on leg in a bent position, and could not use my pen to write for six years. I have worn these magnetic appliances as prescribed by Dr. Ward only six weeks, and hope in due time by continued thorough application to see all the old symptoms disappear. To those who may read this and are suffering from paralysis, I say go to Dr. Ward and state your case and try the shields, for they will surely relieve your sufferings. J. B. DUFFIN.

I can say that my little boy, ten years old, has had a crippled foot since one year of age, being unable to bear weight on foot or to have use of it; foot and leg were undeveloped. Having taken six treatments, and used the magnetic shield for a short time, we are well pleased with results, and think he will be fully recovered within a reasonable period. L. C. FRANKLIN.

I can say I have worn the shields every day since I received them and am wonderfully improved in health. Appetite is good now and cough very slight; have occasional pains in left side and a little difficulty in breathing if I over-exert myself, but think in a short time will overcome that too. The shields have indeed been a godsend to me. Mrs. LUDIA ELDRETH.

This will introduce to you Dr. Ward, representing the Magnetic Shield Co. I have used the magnetic treatment for my withered hand and stiff joints caused by blood poison. I have only taken a few treatments and can say that my hand is restored. Mrs. E. HUNT.

Woolgrowers' Convention.

The Woolgrowers' convention at the Dalles adjourned last night. From R. F. Hynd, who came home this morning we learn that the convention was well attended and very interesting. The following were elected officers:

- President—Dr. James Withycombe, Hillsboro, Or.
Vice-presidents—A. S. Mac Allister, The Dalles, Or.; John McMillan, Idaho; John O. Hussey, Montana; A. S. La Graw, Washington.
Secretary—J. W. Bailey, Pendleton.
Recording Secretary—T. B. Wells, Pendleton.
Treasurer—Chas. E. Ladd, Oregon.
Executive Committee—W. F. Furnish, Pendleton; Nat Webb, Washington; L. L. Ormsby, Idaho; A. Spencer, Montana.
The next convention will be held at Pendleton the first Tuesday in March, 1899.

After the adjournment of the Northwest association, the Oregon delegates got together and organized the Oregon Wool Growers' Association, officered as follows: Geo. Young, of Wasco Co., president; Fred W. Wilson, of The Dalles, secretary; D. M. French, The Dalles, treasurer.

The Greatest Discovery Yet.

W. M. Replins, editor Tiakliwa, Ill., "Chief," says: "We won't keep house without Dr. King's New Discovery for Consumption, Coughs and Colds. Experienced with many others, but never got the true remedy until we used Dr. King's New Discovery. No other remedy can take its place in our home, as in it we have a certain and sure cure for Coughs, Colds, Whooping Cough, etc." It is safe to experiment with other remedies, even if they are urged on you as just as good as Dr. King's New Discovery. They are not as good, because this remedy has a record of cures and besides is guaranteed. It never fails to satisfy. Trial bottles free at Slocum Drug Co's, E. J. Slocum, manager.

The various applicants for nomination to county offices should not overlook the fact that a card announcing them in the Gazette will get their names before the people in short order and our charges are very reasonable.

There's more clothing destroyed by poor soap than by actual war. "Ela Cakes" soap contains no free alkali and will not injure the finest lace. Try it and notice the difference in quality. Rhea & Co. a-30

TO REMAIN ONE WEEK LONGER.

Dr. Garney Leaves for Portland on Saturday, March 12—Will be in Hardman March 6. Dr. Marguerite Garney, the successful specialist, has concluded to remain in Heppner but one week longer, and will leave on Saturday, March 12, for her home in Portland. Since coming to Heppner Dr. Garney has made many friends and cured a large number of people afflicted with chronic ailments and diseases of long standing, and it is to be regretted that business matters compel her to return home at this time. She goes to Hardman to remain over Sunday and look into a case of sickness out there that has baffled the skill of other physicians for a long time, and judging by the success Dr. Garney has had with similar cases in Heppner, she will no doubt be able to benefit the sufferer greatly.

Another case worthy of mention is that of Ben Matteson. Mr. Matteson had been given up to die, but one week's treatment by Dr. Garney has placed him on the road to recovery. Yesterday he was able to be brought to town. Mrs. Ike Large, also very low from an ailment of long standing, is now rapidly improving under the care and treatment of this skilled physician. There are many other cases, also, that might be mentioned, but the public of Heppner and vicinity are by this time well acquainted with the success of Dr. Garney, and what the newspaper might say just at this time can add but little to her already well-earned reputation.

As the time of the doctor's stay in Heppner is growing short, all those who are afflicted and have not yet consulted with her, should proceed to do so at once, for you may not have this opportunity again.

While she remains in Heppner, Dr. Garney may be consulted free at her office in the Palace hotel. Treatment very reasonable.

DEMOCRATIC CENTRAL COMMITTEE.

The members of the Morrow County Democratic Central Committee are called to meet in the parlor of the Palace hotel at Heppner, on Saturday, March 5, '98, at 2 o'clock p. m., for the purpose of arranging time of holding primaries and county convention, and transacting such other business as may require the attention of the committee.

J. W. MORROW, Chairman.

Nearly Two Carloads of Fish Bros. wagons, buggies, buckboards, etc., have arrived for us. We bought them at special prices, direct from the factory. You should see them and get prices if you need anything of this kind. No middlemen. No commission. MITON & Co.

Save Them.

The wrappers of Hoe Cake soap are worth a cent apiece. Ask Rhea & Co. for premium book. a-30

SHERIFF'S SALE.

NOTICE IS HEREBY GIVEN THAT BY virtue of an execution and order of sale issued by the Clerk of the Circuit Court of the County of Morrow, State of Oregon, dated the 23rd day of March, 1898, and return in the Circuit Court for said county, and action in the Circuit Court for said county, wherein James Jones and James Jones as administrator of the estate of Nelson Jones deceased, plaintiffs, recovered judgment against Geo. W. Swagart, Mildred J. Swagart, E. R. Babin, assignee of Geo. W. Swagart, and Geo. W. Swagart, a corporation, and Pat Marshall, the sum of Two Hundred and Four Hundred Ninety Two Dollars, with interest thereon at the rate of 10 per cent per annum from the 18th day of February, 1898, and the further sum of Two Hundred Forty Dollars attorney's fees, and costs and disbursements taxed at Twenty-five dollars, on the 18th day of February, 1898.

Notice is hereby given that I will on Wednesday, the sixth day of April, 1898, at 2 o'clock, p. m. of said day, at the front door of the court house in Heppner, Morrow county, Oregon, sell at public auction to the highest bidder for cash in hand, the following described property, to-wit: South half of the north-west quarter, and lots one, two, three and four of section one (1) in township two (2) south range twenty-six (26) east, and the south half of the north-east quarter of section one (1) in township two (2) south range twenty-six (26) east, in lot eight (8) of the original plat of the town of Heppner as of record in the office of the county clerk of said county, all in Morrow county, Oregon. Taken and levied upon as the property of Geo. W. Swagart, Mildred J. Swagart, E. R. Babin, assignee of Geo. W. Swagart, and Geo. W. Swagart, a corporation, and Pat Marshall, as may be necessary to satisfy the said judgment in favor of James Jones and James Jones as administrators of the estate of Nelson Jones deceased, and against said Geo. W. Swagart, Mildred J. Swagart, E. R. Babin, assignee of Geo. W. Swagart, and Geo. W. Swagart, a corporation, and Pat Marshall, Sheriff. E. L. MATLOCK, Sheriff. Dated at Heppner, March 3, 1898. 28-37

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, OREGON, February 28, 1898. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, at Heppner, Oregon, on Monday April 11, 1898, viz:

CHARLES P. BARNETT, of Lexington; Hd E No 436 for the S½ NW¼ NE¼ Sec 2, Tp 2 S, R 2 E W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John McMillan, Edward L. Palmer, Charles S. McAllister and Thomas H. Nichols, all of Lexington, Oregon. JAS. F. MOORE, Register.

NOTICE OF INTENTION.

LAND OFFICE AT THE DALLES, OREGON, February 28, 1898. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, at Heppner, Oregon, on Monday, April 11, 1898, viz:

THOMAS H. NICHOLS, of Lexington; Hd E No 2919 for the NW¼ Sec 3, Tp 2 S, R 2 E W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Charles P. Barnett, John McMillan, Edward L. Palmer and Charles H. McAllister, all of Lexington, Oregon. JAS. F. MOORE, Register.

ADMINISTRATOR'S NOTICE.

NOTICE IS HEREBY GIVEN THAT THE undersigned has been duly appointed by the County Court of the State of Oregon, for Morrow County, administrator of the estate of Nelson Jones, deceased. All persons having claims against said estate are hereby notified to present same, properly verified, to me at the office of Ellis A. Phelps, at Heppner, Oregon, within six months from the date of this notice. Dated the 12th day of February, 1898. JAMES JONES, Administrator of the Estate of Nelson Jones, Deceased.

STOCKHOLDERS' MEETING.

NOTICE IS HEREBY GIVEN TO THE stockholders of the Morrow County Land & Trust Co., that the annual meeting of the stockholders will be held Saturday, March 12th, at 10 o'clock, p. m., in the Court room thereof, for the purpose of electing officers for the ensuing year and the transaction of such other business as may be brought before the meeting. R. F. MYNO, Secretary.

Honesty is the Best Policy...

We don't claim to be the "Only Firm," But we do claim to be the only firm in town that owns its own building and pays no rent.

Our Customers Get The Benefit of This.

The above statements are facts, but this is not all we have to talk about. We are opening up one of the Largest and Best Selected Stocks of Dress Goods Comprising all the latest styles, patterns and designs in

Henriettas, Brocades and Plain Cashmeres.

IN NOVELTY AND FANCY DRESS GOODS WE LEAD THEM ALL.

Silks, Satins, Ribbons, Laces, Embroideries, and Trimmings of all kinds. Look Out for our Summer Goods which will be in shortly. Bought direct from Factory in New York. In this Line we have some Wonderful Surprises, both in Styles and Prices. We are in a position to meet any competition and will do it.

E. W. RHEA & CO.

First National Bank Building, Heppner, Oregon

DISSOLUTION NOTICE.

NOTICE IS HEREBY GIVEN THAT THE partnership heretofore existing between Frank Engelman and Ed Engelman, doing business as Ione, Oregon, under the firm name of Engelman Bros., has been dissolved by mutual consent. All bills and accounts owing by said firm will be paid by FRANK ENGELMAN, ED ENGELMAN, Ione, Oregon, April 15, 1898, viz: Dated at Ione, Or., Feb. 2, '98. 20-28

Notice of Intention.

LAND OFFICE AT THE DALLES, OREGON, March 2, 1898. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, at Heppner, Oregon, on March 18, 1898, viz: GEO. W. SMITH, of Heppner; Hd E No 2669 for the NE¼ of Sec 12, Tp 2 S, R 2 E W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James P. Rhea, Ralph L. Benge, of Heppner, Oregon; Robert J. Hill, of Lexington, Oregon; and Joseph Mason, of Ione, Oregon. JAS. F. MOORE, Register.

NOTICE OF INTENTION.

LAND OFFICE AT LA GRANDE, OREGON, Jan. 20, '98. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, at Heppner, Oregon, on March 18, 1898, viz: WILLIAM E. GENTRY, of Heppner; Hd E No 773, for the NE¼ Sec. 29, Tp. 1 S., R. 27, E. W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: William Barratt, Edmund Saling, Milton J. Devin and William J. McCarty, all of Heppner, Oregon. E. W. BARTLETT, Register.

Notice of Intention.

LAND OFFICE AT LA GRANDE, OREGON, January 31, 1898. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Morrow county, Oregon, at Heppner, Oregon, on March 19, 1898, viz: VICTORIAN W. TILLARD, Hd E No 626, for the S½ NW¼ & S½ NE¼ Sec 28, Tp 1 S, R 2 E W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Marshall, Thomas Marshall, Hugh Fields and James Johnson, all of Heppner, Oregon. E. W. BARTLETT, Register.

NOTICE OF INTENTION.

LAND OFFICE AT LA GRANDE, OREGON, January 31, 1898. NOTICE IS HEREBY GIVEN THAT THE following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, Oregon, at Heppner, Oregon, on March 19, 1898, viz: WILLIAM E. TILLARD, Hd E No 618, for the N½ NE¼, SE¼ NE¼, NE¼ SE¼ Sec 22, Tp 1 S, R 2 E W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Marshall, Thomas Marshall, Hugh Fields and James Johnson, all of Heppner, Oregon. E. W. BARTLETT, Register.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF Oregon for Morrow county. The American Mortgage and Investment Company of Scotland, Limited, a corporation, Plaintiff, vs. John Q. Crafts, Annie Crafts, J. W. Smith, M. V. Harrison, Jacob Bortner, and James McFarland, as partners, Defendants. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of the above entitled court following the expiration of the time prescribed in the order for publication of this summons, which first day will be Monday, the 7th day of March, 1898, and you and each of you will take notice that if you fail to so appear and answer, for want thereof plaintiff will apply to said court for the relief demanded in its complaint to-wit: For judgment against John Q. Crafts and Annie Crafts for the sum of \$500 together with interest thereon at the rate of eight per cent per annum from the first day of September, 1892, in accordance with the terms of a certain promissory note, by them made and delivered to plaintiff, on or about the 15th day of June, 1887, for said sum; for the sum of \$20 attorney's fees, and for the sum of \$25.00 advance for taxes, and for the costs and disbursements of this suit; also a decree for the foreclosure of the certain mortgage executed and delivered by said defendants, John Q. Crafts and Annie Crafts, to plaintiff to secure the payment of the above described note, and for the sale of said mortgaged property situated in Morrow county, Oregon, described as follows: To-wit: The south-east quarter of section 2, Tp. 2 south, range 23 east W. M., and that the proceeds of said sale be applied to the payment of the amount due plaintiff, attorney's fees and costs of suit.

This summons is served upon you by publication thereof, in pursuance of an order of Hon. Stephen A. Lowell, judge of the above entitled court, made at chambers at Pendleton, Oregon, on the 13th day of January, 1898. ELLIS A. PHELPS, Attorney for Plaintiff.

CITATION.

IN THE COUNTY COURT OF THE STATE OF Oregon, for the County of Morrow. In the matter of the estate of John M. O. Spencer. To J. B. Sperry, guardian of the estate of said minor, Sperry. In the name of the State of Oregon, you are hereby cited and required to appear in the County Court of the State of Oregon, for the County of Morrow, at the Court room thereof, at Heppner, in the County of Morrow, on Tuesday, the eighth day of March, 1898, at 10 o'clock, in the forenoon of that day, then and there to settle your accounts as guardian of J. M. O. Spencer, a minor, and answer if any claim why he should not pay over to the said John M. O. Spencer, the sums of money now in his hands belonging to said John M. O. Spencer.

WITNESSES.

The Hon. A. G. Bartholomew, Judge of the County Court of the State of Oregon, for the County of Morrow, with the seal of said Court annexed, this 26th day of January, A. D. 1898. J. W. MORROW, Clerk.

The Leader Of Course!

The man that Leads is the one from whom people like to buy. The slow plodders all stand aside for him. That suggests a good reason why so many customers are being added to the list at

T. R. HOWARD'S

The Beginning of this New Year 1898.

A good, clean stock, bought at reasonable figures, is a "joy forever." That's what you'll find at

T. R. HOWARD'S Heppner, Oregon.

"When you hear dem bells!"

YOU SHOULD KNOW THAT THE

HEPPNER TRANSFER CO'S

Belled express is coming. Does delivery work on short order, 10 cents and upwards. This wagon is No. 4, and leave your order with it, or at "Central" telephone office.

WE MOVE ANYTHING!

MAT HALVORSEN,

LE DING MERCHNT OF IONE.

Keeps A General Stock of Merchandise

Including all the Staples, Hardware, Tinware, Harness, Stockmens' Supplies, Wood and Willowware.

First Class Goods and Low Prices is his motto.

MAT HALVORSEN,

IONE, OREGON.

A. ABRAHAM SICK, Merchant Tailoring!

Has just secured the services of Mr. Chas. O'Malley, a practical cutter of New York City. He guarantees satisfaction. CALL AND SEE ME. ON MAY STREET

THEY ARE THE "MUSTARD" MEADOWS & HATTEN,

"The Pioneer Blacksmiths" Have made some elegant improvements in their establishment and added a large stock of iron, hardware and other materials essential to the happiness of those who need quick repairs to their wagons, buggies or machinery. Their specialty is reworking. Meadows & Hatten are the Boys to do Your Work Right, and do it Quick, too.