ment and Estate of my said father Brigham Young, de amply, and effectually to all in and purposes, as I might or could do if personally present, heraby ratifying, confirming and holding valid all that my said Attorney shall lawfully do or cause to be done by virtue of these presents, reserving to myself by these pres-ents, full power of substitution and

In witness whereof I have here unto set my hand and seal-the Fifteenth day of December, A. D. one thousand eight hundred and soventy-seven.

EMELINE A. YOUNG, [L.S.] Signed, Sealed and delivered in the presence of.

State of California. City and Co., of San Francisco | #1

On the Fifteenth day of Decem-ber, A. D. one thousand eight hun-dred and seventy-seven, before me John Hamili, a Commissioner of Deeds for the Territory of Utah duly appointed, commissioned and sworn and realding at the City and County of San Francisco, State of California, personally appeared Emeline A. Young, known to me to be the same person whose name is subscribed to the annexed power of Attorney, and who acknowledg-ed to me that she executed the

In witness whereof, I have here-unto set my hand and affixed my

and year in this Certificate first above written.

JOHN HAMILL [L.S.] Commissioner of Deeds, for the Territory of Utab. Recorded June 16th, 1879, at 8

Territory of Utah, } ss.

I, Angus M. Cannon, Recorder in and for said County, do here by ceris a full, true and correct copy of Salt Lake City survey, as described the ab ye and foregoing instrument as Recorded in my office in Book "B." of Powers of Attorney, &c.,

This the 23rd day of June, A. D. 1879.

ANGUS M. CANNON. Recorder of Salt Lake Co., [LS] By ISAAC M. WADDELL, Dep. current and unsettled mutual ac-

SEPARATS ANSWER OF THE LXECUTORS.

In the District Court, Third Judi-cial District, Territory of Utah, County of Salt Lake.

Emeline A. Young, plaintiff.

VS. Heorge Q. Cannon, Albert Car-Heorge Q. Cannon, Albert Car-rington and Brigham Young as executors of the last will of Brig-ham Young, deceased, and John Taylor, John Sharp, Edward Hun-ter, Horace S. Eldredge, George Goddard, Leonard W. Hardy, Theodore McKean, Joseph C. Kingsbury and Angus M. Cannon, defendants.

The defendants George Q. Can-

Block S7, Plat A, Salt Lake City in favor of said Church existed, or Burvey, known as Th ta 3 and 4 in Block 88, Plat A. in said survey. The part of Lot Sy in Block 76, Plat A aforesaid, described in comlaimant not owning such

And the defendants, further an-swering, intege that other parcels of real estate described in the com-plaint, and therein alleged to have been conveyed to said John Taylor, were claimed by the Trustee-in-Trust of said Church and alleged to be and'in fact were property held in trust by maid testator for said Church, though said property is in-cluded in the valuation of the pro-perty hereinbefore fixed at the sum

perty hereinbefore fixed at the sum of \$1,626,510.08, said property being described as follows, to wit: 21 34-100

described as follows, to wit: 21 34-100 scres, and 2 72-100 acres in section 20, township 1 south, range 1 east of the Balt Lake meridian, U.S. survey described in complaint. Lots 2, 8 and 4 and south 1 of lots 5, 6, 7 and 8, block 150, plat A, Salt Lake City survey; also commenc-ing at the south east corner of lot 1, block 150, plat A, Salt Lake City survey, thence south 2 rods, thence west 40 rods, thence north 2 rods, thence east 40 rods to piace of beginning. The south 1 of lots 5 and 6, block \$\$, plat A, Salt Lake City survey (Brigham Young, Sen., only had title to half of one lot.) Lots 3 and 4, section 17 and lat 1,

Lots 3 and 4, section 17 and lat 1, section 18, and the northwest 1 of the northwest 1 of section 20, town-ship 1 south, range 3 west of the Sait Lake meridian, U. S. survey, 62 acres. Also the east i of the northwest and the north i of the northeast 162 acres.

of said section 20 Lots 1, 2, 3 and 4 and the south-

west 1 of northeast 1 of section 19 in said township. Also the south 19 of the southeast 1 and iot 2 of sec-tion 17, township 1, south, etc., all described in complaint; Part of lot 4, block 45, plat B. in complaint. Part of lot 4, block 59, plat B,

said survey described in com-plaint, lot 3, block 7, plat D, SaltLake City survey. Also, that at the time of the death of said testator there existed between him, as Trustee as aforesaid, and said Church, an open,

ount of long standing, wherein the said testator was charged, and, as these defendants are informed

and believe, was chargeable, with the rents and income received by him from property of said Church by him held in trust, and with

various matters of account pertain-ing to the execution of said trust, to a large amount, and that no accompting or settlement of or con-cerning said account, or any mat-ters pertaining to the execution of amount whatever was used to pay ters pertaining to the execution of amount whatever was used to pay said trust by the testator, had ever been demanded by either party, or John Willard Young. made between said Trustee and said Deny that in the distribution of

That after the decease of said testator, the said John Taylor was duly elected and appointed the Trustee-in-Trust of said Church

corporation, and acted as such in any distinctions were made against all the transactions alleged in the any. Deny that said plaintiff has

The defendants George Q. Can-non, Albert Carrington and Brig-ham Young, executors of the last will of Brigham Young deceased, reparately answering the plaintiff's complaint herein, deny that the said Brigham Young, deceased, left an estate of the value of two and of all the property held by the testator in trust, and also presented for tator in trust, and also presented for allowance the claims set forth in the complaint, verified in due form. That the defendants, believing said claim to be just, allowed the same, and as they are informed and be-lieve the same was afterwards pre-sented to the Judge of the Propate Sented to the Judge of the Propate They deny that, as such executors or otherwise, in the administration of sald estate or in any matters con-nected therewith, either in the par-ticulars alleged in the complaint, or in any way, they have grossly or at all neglected or violated their du-thereupon these defendants, deeming it their daty, under the thereupon these defendants, deeming it their daty, under the thereupon these defendants, deming it their daty, under the thereupon these defendants, deming it their daty, under the their office as executors, to settle and discharge said claim and all claims and demands against the estate of the testator, arising out of them, unlawfully or otherwise have taken, converted or appropriated a large, or any amount of the proper-ty or funds of said estate to their own use, or to the ase of either ot them, under any pretence of in any them. Under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them, under any pretence of in any them. Integration and allore them. Integration and allor by conveying and transferring to said John Taylor, as such Trustee, in full discharge of all claims of said Church either on matters of account or for property claimed to be held in trust for said Church (excepting only the property here-inabove described, held in trust) plaintiff was then deceased and the said plaintiff of lawful age. That such equal share of each of the children of such deceased mcthe following real and personal property, and no other. the children of such deceased mo-there including the plaintiff, valued at \$21,000.00 was so set off and allotted, and the possession of their respective portions deliver-led to and received by them, with full knowledge of all the acts and doings of these defendants in the administration of said estate, where-upon and in consideration thereof, each of said children including the plaintiff received ways and these The part of lot 1 block 75, plat A. Salt Lake City survey as described in the complaint. The part of lot 8, block 75, plat A, Salt Lake City survey described The part of lot 8 block 76, plat A Salt Lake City survey as described The part of lot 6, block 76, plat plaintiff voluntarily gave, and these defendants took and received re-leases and acquittances under seal of all claims and demands and of Balt Lake City survey as des-The east | of lot 6, block 75, plat A, Sait Lake City survey as des all right and title in or to the estate The part of lot 4, block 74, plat A, the remaining or undivided part thereof. That at the same time Sait Lake City survey as described in con plaint, also part of lot 5, in said block. thereof. That at the same time and upon like appraisal, division, and aliotment, the children whose mothers were still living, at their own request, received from these defendants as such executors, an advancement of property valued at \$18,000 each and gave a release and The part of lot 1, block 88, plat A, Salt Lake C ty survey as desribed in complaint. The west 1 of the south-east 1 metion 30, in township 1, north range 1, east of Salt Lake Merrange 1, east of Salt Lake Mer-dian U. S. survey, also the east $\frac{1}{2}$ of the north east $\frac{1}{2}$ of said section 30. 30 acres in section 39, township 1, north range 1, west should be acc-tion 30, township 1, north range 1 the mothers and widows mentioned in said will during life, or widow-hood, and property retained to pay debta and inabilities, and the value 1180 shares, Zions Co operative Mercantile Institution stock debts and inabilities, and the value of such reversionary interests was estimated and appraised at the di'-ference between \$18,000 and \$21,000, and the releases aforesaid are the same mentioned in the complaint and therein alleged to have been indias fully exacted. 893 shares Provo Factory stock. 20 Utab Southern Balircad Bond 2165 shares Salt Lake City Rallroad stock. 8.0 shares Salt Laks City Ga

wholly or at all arbitrary or un-

NOTICE. egal, or void, or barred ALL WHO WANT A FIRST ouble of] LASS OUTFIT IN THE SHAPE

CARPETS, WALL PAPER LACE OURTAINS, OR HOUSE FURNISHINGS, OF ANY DES-CRIPTION WILL SAVE MOREY BY CALLING AT CARPET DEPT. 2. 0. M. 1.

H. S. ELDREDCZ. Superintendent-

For PURE HOME-MADE CAN-DIES, Cakes, Crackers and Good Bread, call on HENRY ARNOLD, the will of said testator, and suc facts as may appear at the hearing. And these defendants deny that at the GLOBE BAKEBY.

Just received a full supply of wlidden Galvanized steel Barb fence Wire. The Very Best. Get eircular. H. B.CLAWSON,

Agent RED CANYON, BOCK SPRINGS AND WEBER COAL.

-The only reliable market for iump, assorted and egg coal-Large stock siways on hand, and full weights guaranteed. Prices low, and special attention riven to suit the wants of the pub-lie. Office, Descret Bang Block.

d293 A. GOULD, Agent.

beneficiaries the shares allotted to

At H. DINWOODEY'S Furnitore ficiaries to make, or deliver n-Store. tf.

JOHN C. CUTLER, Agent, has just Judge for yourself; they are the eceived a lot of new Cloths and leans from the Provo Mills, He has a large stock of home made Tranks, Brooms, Cotton Batting, said estate, or that any release dcmanded or received by these de-Washboards, hand-made Laces, fendants from any beneficiary un-der the said will was void, or prc-cured by the means or with the in-terest alleged in said complaint. Artificial Flowers, Snell's and 19th Ward Soaps, etc. wholesale or retail.

Money! Money! Money!

Deny that no report of the sale or transfer thereof has ever been made or filed in said Probate Court, or that guardians were not ap-MR. CAMERON of the New York pointed for the minor heirs as by House buys and sells for cash, and Look for law required. But on the contrary is therefore head and shoulders d182 1m allege that all the doings and pro-ceedings of said defendants were above others for cheapness. His duly presented to the said Probate stock is choice and elegant, and Court, and guardians appointed for the minor heirs as by law required. offers immense bargains in Dry Goods, Fancy Goods, Jewalry, No-Deny that the distribution made by said executors was unfair, unequal, fraudulent or not in accordwear, Hoslery, Gloves, &c., &c. nce with the will of the decea

A Domestic Broll.

Can always be avoided by providing yourself with Gillet's Cream Tartar Baking Powder, it is so much stronger (is absolutely pure), s real estate the division was

equal, or largely or at all controlled by favoritism to some or any of the PURE DIXIE WINE. baneficiaries or that invidious er

For Medicinal and Family

"THERE IS REISON IN ALL THINGS" Tabernacle Services.-The mee

nable is defi clude, that Semion's ing was opened by prayer by Elder is award at the Centensial fx-ver all other plasters, having re-universal orates of the human thority if the semion's monthly returned from a relation for world, must po. cently returned from a mission to Alcal authority in the means a Carome or a construction of the ordinary porous fuster was invented to overcome former mission to the former mission to the

popular other platters will not even relleve. They strengthen weak back, cure rheumatism, spina and kidney affections, solat ca, lum-bago, neuraigis, pains in the back, hips and sids & Persons ensity affected by change of eenther abouid weak these companying dur-ing the winter seaso, as they are a sure perventive of colds. Eod everywhere. Price, 25 cts. Elders by the authorities of the Islands, the latter referring to the rapid decrease of the population through the practice of vice and RAUD-BEWARE! FRAUDELAN crime. Twenty-two years ago the PHAUD DE HARD' and Worthle mitations of Benson's Capcine Porous Pin ter in the maraet. Some of them contai 'angerous mineeral poisons. Each gentin Benson's Capcine plaster has the wor Capcine cut through it. Take no ether. population of the Islands was up wards of 80,000, now it wasbetween 40,000 and 50,000, the census, which was taken every six years, showing

against this terrible decimation

among her subjects, by founding

societies for the care of the child-

bearing, and others for the sup-

pression of vice and disalpation.

She had expressed herself as better

pleased to visit the Saints on the

Island of Oahu, their gathering

place, than any other place

tion, and hence no natives were al

lowed to leave the country except

by permission. This prevented

many native Saints from gathering

ether disadvantages. Considering

these things, they were quite as

good as many who professed to be

"Christians." They were kind and

hospitable, and the work of the

had always noticed a similarity in

. .

- 8-

CALL and SEE SAILOR PA a decrease of 5,000 souls within the NAMA HATS, and other late last six year. The queen of the Islands was an intelligent woman Summer Styles. Received this day by EXPRESS and was doing all she could to battle

at OUR HATTER. d1821m DUNFORD'S.

THIS paper may be found on file at all times at C., R. I. & P. R. R. Ticket Office, No. 56 Clark Street, Chicago, where our friends are at berty to call and examine it.

in her dominion, one reason CALL at the new Photograph being there were more chil-Gallery, opposite the City Hall and dren there than in any other place. Theatre, and see the specimens. The authorities were opposed to emigration for reasons already citbest and cheapest pictures ever ed, it being their daalgn to increas made in the city. rather than diminish the popula

AT DUNFORD'S "YELLOW BOOT STORE" for the FOURTH and TWENTY-FOURTH JULY. Have received LARGE STOCKS to Utah. The Lord would open the Summer BOOTS, SHOES, and way, however, in his own good

SLIPPERS, which they are selltime. A looseness of morals was noticeable among the people gening at VERY LOW PRICES. erally, but much allowance must be made for defective education and DUNFORD's.

CHEW Jackson's Best Swee Navy Tobacco. daw

H.B.CLAWSON is agent for the Celetions, Ladies and Gents' under- brated Improved Lion Sulky Rake. Lord was making good progress in All who have seen them unite in their midst. saying they are the Simplest and Eld.wr C.W. Penrose was the next Strongest Rake. Do not fail to call granter. He referred to the remarker strongest Rake. Do not fail to call speaker. He seferred to the remarks and see them. Full line of steel of his predecessor, stating that he

It is a happily established fact the tenor of the remarks of returned and is, in the end, if you care for that Fellows' Compound Syrup of missionaries, who invariably rehealth, cheaper than any other. 4 Hypephosphites will retard vital turned with joy after their labore

consumption, increase involuntary in the vineyard, to bear testimony to the goodness of God which had the organs, promote vitality and facilitate restoration. It conse-quently possesses the wonderful property of prolonging human life. decid & w muscular power and thereby harden EVENING NEWS LOCAL AND OTHER MATTERS Growded Out.-Editorials, Presi dent's veto, and other items are crowded out to make room for the legal matter. Z. M. S.-A meeting of Zion's Musical Society will be held this evening in the Social Hall, at 8 o'clock. Prompt and full attendance desired. General Seventies Meeting .- The Seventies will please take notice that their regular monthly meeting will be held in the Council House on Wednesday, the 2nd of July, at half-past 7 o'clock p.m. JOSEPH YOUNG, Nen., A. P. ROCKWOOD, JOHN VAN COTT. ROBT. CAMPBELL, Clerk. June 30th, 1879. Land Surveys. NITED STATES SURVEYOR GEN ERAL'S OFFICE, UTAH TERL-TORY. Salt Lake City,

their interests with kindness and impartiality. It was the mission to every nation, and every elder must hold himself ready to go at any time he might be called, "Mormoniam" had been called a conglomeration of all religions, and with an appearance of truth, since it did include all that was good and true in every creed and its advecates were to be gathered from every nation under heaven. This church was a nucleus out of which would grow a literal kingdom which should bear sway over the 'whole earth with Jesus Obrist as its King and Ruler. and all nations would yet have to acknowledge his right to dominiou and yield obedience to his laws. and that nation or kingdom that would not do it must perish from the 'earth. The Gospel had been revealed for the purpse of inaugurating this government. The Saints were not here to practice licentiousness, as was falsely charged by many, but to do the will of God. Darkness covered the earth and gross darkness the people, and the the light had now come to dispel the shadows of error and convers all men to the truth. The Saints abould ramamber who and what they were, learn their duty and de





one half millions of dollars, or that the estate, inclusive of certain property held by him in trust and not properly a part thereof, exceed-ed in value the sum of \$1,626,510.68. They deny that, as such executors or otherwise, in the administration

shem, under any pretence or in any manner whatever, or that they have in any way received anything from said estate except the per centage of the principal, and rents and income of the property of said estate allowed them by the said will for their services as executors and trastees thereunder, the said per centage not exceeding in amount \$50,677.37 and preperty valued at \$18,000.00 duty allotted to the said Brigham Young as legatee under said will.

Tuey deny that, in definice of the statute or their duty in such cases, they have pretended to al-low, or fraudulently allowed the ciaim again it said estate in favor of John Taylor, Trustee-in-Trust, for \$999 632 90 mentioned in the complaint, or any claim, or that know-ing the pretended and alleged fraud or illegality of said claim, or in-tending to defraud or cheat said estate or any beneficiary under said will, they, by collusion with the said John Taylor or with any pason or party, or by fraud, in form or in any manner allowed said claim, or caused the same to be nied in the Probate Court, or pro-cured the approval or endorsement cured the approval or endorsement thereof by the judge of said court. They deny that in payment of said claim, they conveyed to the said John Taylor the parcels of real es-tate described in the complaint and therein alleged to have been so conveyed, or that they conveyed, in payment thereof, any real estate therein a hereinsiter mentioned. They deny that any conveyance by them to said John Taylor was made them to said John Taylor was made try collusion with him, or to de-fraud said estate or the benefici-aries under said will; or that the value of personal estate and assets transferred or set over to said John Taylor in pay-ment of said claim were of the value of \$100,000, or of the value of

The set of said chain were of the value of more than \$160,000, and they deny that suy property was transferred or the said John Taylor in pretence of payment of said testator in trust for the use and the set of the plaintiff or her alleged or the plaintiff or her alleged and shown. And these defendants on their information and belief allege and perconsil property conveyed and transferred as last aforesaid, end there of Jesus Christ of latter-day Saints, and as such had at various times taken the titles to various parcels of the real entated described is the complaint and there in alleged to have been conveyed to said John Taylor in conveyed to said John Taylor i

8 Washington Factory No'ss \$44 000 00 and interest.

I Promissory note against Erastus Snow for \$9.000,00 and interest. That a large portion of said proj-urty so conveyed and transferred, as aforesaid in settlement of said

heard the foregoing answer read and that the same is true of his own knowledge, excepting the matters therein stated on information and belief, and that as to such matters he believes it to be true.

BRIGHAM YOUNG, ALBERT CARRINGTON,

SHEEKS AND RAWLINS.

tion. \$2.00 per gallon,

the publishers, of \$2.10. Three copies will be forwarded for \$4.20. the reduction being on account of the difference in postage. Address William Budge, 42 Islington, Liverpool, England. dswtf

WHEN YOU WISH YOUR FURNITURE RE-COVERED, OR UPHOLSTERING OF ANY KIND DONE, YOU WILL CONSULT YOUR INTEREST BY CALLING AT Z. C. M. I. CARPET DE-PARTMENT ALL WORK QUARANTEED. H. S. ELDREDCE.

Superintendent.

GENTLEMEN wanting a good Business suit should call and see

those Utah Cassimeres at WM. LONGMORE,

11 A 89 Kimball Block. Cleaning and repairing. dtf

At H. DINWOODEY'S Furniture

HALL'S) VEGETABLE SICILIAN HAIR RENEWER is a scientific combination of some of the most owerful restorative agents in the vegetable kingdom. It restores gray bair to its original polor. It makes hair to its original color. It makes the scalp white and clean. It cures dandruff and bumors, and failing-out of the hair. It furnishes the nutritive principle by which the hair is nourished and supported. It makes the hair moist, soft and glossy, and is unsurpassed as a hair dressing. It is the most economical preparation ever offered to the pub-lic, as its effects remain a long time, making only an occasional applica making only an occasional applies tion necessary. It is recommended and used by eminent medical men, and officially endorsed by the State Assayer of Massachusetts. The popularity of Hall's Hair Renewer has increased with the test of many years, both in this country and in ign lands, and it is now known ed in all the civilized countries of the world. For sale by all Wherefore these defendants ask to be dismissed hence, with their costs in this behalf expended. dealers.

Bolid Merit will Tell,

BENNETT AND HARKNESS, and For all the bitter opposition ealous rivals, no better illustration Q Cannon, Brigham Young and Albert Carrington. could be had of this fact than the immense sale already attained by the great Throat and Lung Remedy, Dr. Aug. Kalser's German dy, Dr. Aug. Kaiser's German Elixit. For the cure of Coughs and Bronchial Affections, it is truly wonderful, even those suffering from Consumption in advanced stages find great relief, and num-bers of patients have found, to their delight, not only relief but cure. It being perfectly harmless, makes it at once popular with mo-thans, who of all others have felt the necessity of such a medicine. The genuine brars the Prussian Coat of Arms, the fac-simile signa-ture of Dr. Aug. Kniser, and has Brigham Young and Albert Car-ington, of the above named de-endants, being first duly sworn, ach on his oath saith that he has

The plats, with descriptive lists su'adivisional survey in the ollowing townships, by Ferdinand Dickert, United States Deputy Surveyor, were filed to-day in the District Land Office, viz : Township No. 26 couth, range Ne. 21 cast. 11 28 11 11 11 11 22 11 28 11 11 11 11 21 ··· 23 ··· ·· ·· ·· ·· 25 ··· ··· 29 ··· ·· ·· ·· ·· ·· ·· ·· ·· FRED. SALOMON. U. S. Surveyor General. From Provo.-Mesars. J. C. Gra ham and A. O. Smoot, Jr., o of Minor G. Atwood, and President Provo, are in town making arrange ments and obtaining the necessar araphernalia for the grand celebr tion to take place in that city on the

June 30, 1879.

the Saints being self-sustaining. On Sunday, at 10 a. m., the meetever memorable 4th. Costumes are being obtained from the Theatre, and other equipments for the occa-sion. An interesting time is ex-pected. We have been shown the At two o'clock in the afternoon

programme for the occasion. Two of the main features are the reading Elders Chas. Wilcken, Joseph F. Smith, and John Smith, occupied of the Declaration of Independence the time. The meetings were and a representation of a battle be tween American and British troops crowded and spirited, and some lead by General Washington and General Hows. Berldes these there are many other interesting items, Tony Pastor.-The great "Tony"

to learn which, the Enquirer n with an extensive variety troupe, will again appear at the Theatre on be consulted. Tickets for the ex Tuesday evening, July let, His

of a first-class exhibition, is too The Tenth Ward Band Excur well known in Balt Lake to require on .- Among the many excumions that will leave this city on th more than the announcement that anniversary of our nation's birth-day, we know of none that presents a better chance for an agree- in this community, but always pre-



AND THE PARTY AN

S YMABY 109



cursion are going fast.