Published Daily, Sunaays Excepted, AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY CHARLES W. PENROSE, EDITOR. Oct. 9, 1888. Tuesday, PEOPLE'S TICKET. TERBITORIAL ELECTION, NOV. 6, 1888 FOR DELEGATE TO CONGRESS, JOHN T. CAINE

EVENING NEWS.

UTAH AGAIN BEFORE CON-GRESS.

THE Congressional Record of Oct Brd contains a full account of the debate in the Senate, on the day previous, doubt that the Mormon authorities are upon the proposed appropriation of bitterly hostile to this whole move \$80,000 for the so-called Industrial Home in this city. The discussion arose on the report of the Committee of Conference concerning the disagreement, on this item of the deficiency bill, between the committee of the House and the committee of the Sen-

The points of difference, as explained by the chairman of the Senate committee, Mr. Hale of Maine, are these: The Senate proposed to have the money disbursed by the treasurer of the"Womans Christian Industrial Home Association of Utah," and the House committee objected; drst, to the amount of the appropriation which they coninsisted that the money should be dis-Department, also that the title of the building should be vested in the Government instead of the Home Associa-

Senator Hale, in the course of a long speech containing many inaccuracies, contended for the full amount of the appropriation, and for its disbursement by the treasurer of the Association, but did not care as much about the title to the building when erected He argued that turning the money over to the Treasury Department would deay the erection of the building, and that this was what was wanted by the Mormon Church He read a lot of stuff furnished by the Association, and by the woman who has been wire-working for this money, in which the "Mor mon" Church is grossly a aligned, but the force of the fault for the poor success of the institution is made to fall upon the innocent shoulders of Governor West, while it is evident from the report that the defect, if any, was

also claimed that the scheme had been the Legislature of the Territory of "long delayed by reprehensible opposition from the Territory of Utab, stimulated by Mormonism but, as I believe, carried out very largely by the plaint herein. Government officials themselves."

Senator Cockrell, one of the committee and who, it is well wn, is no friend to anything "Mo and ence to bigamy, and for other pur poses, approved March 22nd, 1882,' Senator Call each had something to Mr. Call's remarks we will print in and annul the said charter, and act of full, as they are pregnant with sentiments which the whole country should and passed as aforesaid. 3. That immediately before the pas consider: They will be found in an-

other part of this paper. Mr. Cockrell said: "Mr. President, jit is due I think that had been, the qualified and acting Trustee-in-Trust of said corporation should state a fact which may not of the Church of Jesus Christ of Lathave appeared in the remarks of the Senator from Maine, and that is that the Mormons, the Mormon Church, the ter-day Saints; that after the passage of said act of Congress of February 19th, 1887, the said John Taylor claimed Mormon organization or whatever te hold and continued to exercise the else it may be styled, had no influence. powers conferred upon said Church of Jesus Christ of Latter-day Saints by irectly or indirectly, in any shape, nanner or form upon the discussion o said act of incorporation, until his death, which occurred on the 26th day his question which took place in the committee of conference, in my judg-ment-not a particle. And I do not beof July, A. D. 1887.

escrib

leve that any member of the conference committee, on the part of the House or on the part of the Senate, was influenced by any such consider-

ation. Mr. Hale-Has the Senator ment? Mr.Cockrell—I do not know whether they are or not. That, they may be hostile to the movement may be true. If they are, I have no information from any Mormon authority directly or inirectly that there was any hostility to

Senator Cockrell announced himself as favorable to the full appropriation, but said the whole ground of material difference was as to the placing of the money for the erection of the building. Senator Teller, after having this point of difference explained to him, said he was in full sympathy with the movement, but could not say so with reference to the wording of the amendment. He did not like the words "who sidered too large, and next and chiefly, desire to sever their allegiance to the Mormon Church." He did not care to bursed under direction of the Treasury see in a statute "a provision that says we will enable somebody to leave or go into any church." He was "quite anxious to vote some provision that

shall protect the class of people" who break connection with a life of polygamy. He would vote for the provision from the evidence herein. were not in it. Mr. Hale intimated that they could be changed to, "de-pendent women and children of Utah-held and possessed the following real as it is, but would rather those words estate, viz.: and Idaho Territories," and Mr. Teller approved of the change. He said fur-"Since I have been in public life

there have been two very important oills passed with reference to the people of Utah. The last one I thought at he time of its passage, and I think so now, trenches upon constitutional I thought it was harsh, cruel rounds and wicked, and I so said, and I with-held from it my vote. I complained hen, as I had years before when the other bill was passed, that we were trustees by a certain instrument in writing in the words and figures folbreaking bonds that were existing beween these people not rightfully but lowing, to wit: actually, without any prevision, without any attention being given to the property from John Taylor to the the protection of them when they were three trustees.] [The following is a synopsis of the

Horace K. Whitney filed an applica-Utah and approved by the Governor thereof on the said 19th day of Jan-uary, A. D. 1855, a copy of which ortion in the same court for the south half of lot 6. The court awarded the title to the said premises to Brigham dinance is made a part of the com-Young, as trustee aforesaid. That in 1872. Brigham Young, trustee, obtained 2. That on the 19th day of February, a deed from the heirs of Newell K. 1887, Congress of the United States Whitney to said south half of lot 5, and passed an act entitled, "An act to amend section 5352 of the Revised in consideration thereof paid them \$7,000, and at the same time he also obtained a deed from Horace K. Whitney of lot 6, and paid therefor the Statutes of the United States in refersum of \$2,000. At the time the act of Congress of February 19, 1887, took effect, the legal title thereto was held incorporation of the Church of Jesus by Robert T. Burton on a secret trust Christ of Latter day Saints aforesaid, for the use and benefit of said corporation; that on the 2d day of July, 1887, he attempted to convey the same to **Frustees Winder**, Burton and Preston, by a certain instrument of writing.

The remainder of said real estate, held, owned and possessed by said corporation as aforesaid was acquired by it after the 1st day of July, 1862, by purchase, but the legal title thereof was at all times held by persons in rust for said corporation upon secret trusts, and not by the corporation itself.

That at the time the said act of Con gress of February 19, 1887, took effect, said corporation owned, held and cossessed the following described per That at the date of the passage sonal property to wit: One large safe, of said act of Congress of February one medium sized iron safe, twenty-19th, 1387, and for a long time prior ive arm chairs, eleven rotary chairs, thereto, there were no assistant trustees of said corporation, none en upholstered chairs, two desks, one letter press, 800 shares of \$100 each of the capital stock of the Sait Lake Gas having been elected, appointed or qualified since the year 1877; that said Company, 4,752 shares of \$100 each of of Latter-day Saints. Wilford Woodruff, Lorenzo Snow, the capital stock of the Deseret Tele-Erastus Snow, F. D. Richards, Brig-bam Young, Moses Thatcher, F. M. Lyman, John Henry Smith, George Teasdale, Heber J. Grant and John W. graph Company, one promissory note, dated March 2, 1887, due and payable to John Taylor, trustee-in trust, or order, two years after date, calling for Taylor were, at the commencement of the sum of \$13,333.32, bearing 6 per cent interest from date, signed by Sharp and this suit, counsellors and advisers of said John Taylor, and continued to March 2, 1887, due and payable to John Taylor, trustee-in-trust, o his death counseling and advising him John Taylor, trustee-in-trust, or order, two years after date, and cal-ling for \$1,666.66, with 6 per cent. in-terest from date, signed by LeGrand Young; one promissory note dated March 2d, 1887, payable to the order of respecting the management, use and control of the property hereinafter 5. That since the passage of said act of Congress of February 19th, 1887, the Church of Jesus Christ of John Taylor, trustee-in-trust, two Latter-day Saints has existed as a voluntary religious sect, of which the said Wilford Woodruff is the acting years from date, calling for \$4,883.33 with interest at 6 per cent. from date-signed James Jack; one promissory note, \$5,000, with 6 per cent interest-signed H. B. Clawson; 30,158 sheep; President, and has had duly desig-nated and appointed by the Probate Court of Salt Lake County, in said Territory, in pursuance of the act of Congress aforesaid, the following named trustees: W. B. Preston, Root. \$237,666.15 money, proceeds of sales of miscellaneous property. That since said personal property came into the possession of the Receiver heretofore T. Burton and John R. Winder, to take the title to and hold such real estate appointed in this cause, he has collect ed as rent from the said real estate, \$2,850; as dividends on said gas stock, \$4,900; as interest on said money, \$2,as shall be allowed said religious sect by law for the erection and use of

houses of worship, parsonages and burial grounds. 6. That at the time of the passage of said act of Congress (February 19th, 1887), there was no outstanding debts That the said corporation of the Church o' Jesus Christ of Latter-day Saints was in its nature and by its of or any claims against said corporacharitable corporation.for the purpose tion, so far as appears to the court of promulgating, spreading and upholding the principles, practises, teachings and tenets of said church and for the purpose of dispensing charity, subject and according to said principles, practices, teachings and tenets, and that from the time of the [Then follows a detailed description of the Temple Block, the Gardo House, the Tithing Office, 'Historian's Office organization of said corporation up to the time of the passage of said act of February 9th, 1887, it never had any other corporate objects, purposes and The legal title to the real estate first above described, known as the Temple authority; never had any capital stock Block at the time said act of February

or stockholders, nor have there ever 19th, 1887, went into effect, was in been any natural persons who were John Taylor as trustee-in-trust for the authorized under its act and charter of said corporation, which said trusteeincorporation to take or hold any per in-trust subsequently and on the 30th sonal property or estate of said cor day of June, 1887, attempted to convey the same to William B. Preston, Robert poration, except the trustees provided for by said statute of incorporation. T. Burton and John R. Winder as

That the said personal property here-

sect and body, and for the erection and use by them of houses of worship, and for their use and convenience in the lawful exercise of worship, according to the tenets of said sect and body. And it is ordered that Frank H.

Dyer, receiver of this court heretofore appointed, do surrender and deliver possession and control of all of the progress. wm. B. Preston, Robt. T. Burton and

John R. Winder. 4. It is furthermore-adjudged and decreed that except as to the Temple Block aforesaid, the petitions of Wm. B. Preston, Robt. T. Burton and John R. Winder, trustees, filed the 6th day of October, 1888, in this court, for the setting aside of certain real

estate for the uses and purposes of the religious sect known as the Church of Jesus Christ of Latter-Jay Saints, be and the same are hereby denied. And it is adjudged and decreed that the balance of the real estate, over and above said Temple which has been hereinbefor Block, found as belonging to said corporation, has not, nor has any of it, ever

been used as buildings or ground app-rutenant thereunto, for the purposes of the worship of God or of parsonages connected therewith, or for burial grounds, by the said late corporation of the Church of Jesus Christ of Latter-day Saints, nor is the said real estate except as set aside, or any part thereof, necessary for such purposes for the unincorporated religious sect known as the Church of Jesus Christ

5 .- It is further adjudged and decreed that all of the real estate set out in the findings of fact hereinbefore was the property of and belonged to the late corporation of the Church of Jesus Christ of Latter-day Saints, and the same was held in trust for said cor-Little; one promissory note, dated poration. And, furthermore, that the legal titles of and estates in said real estate, and every part and parcel thereof, were aquired by said late corporation and its trustees subsequent to July Ist, 1862, and that prior to said date neither the said corporation nor its trustees had any legal title or estate in and to said real estate or any part

thereof. 6.-And it is further adjudged and decreed that the petition of interven-tion by George Romney, Henry Dintion by George Romney, Henry Din-woody, James Watson and John Clark. on behalf of themselves and other members of the late corporation of the Church of Jesus Christ of Latter-day Saints, filed this day in this court, which said petition alleges the claim on behalf of the petitioners and those for whom it is filed, in and to the real and personal property formerly be-longing to said late corporation, and now in the hands of the receiver of

this court, be and the same is hereby denied. And it is adjudged and destatute of incorporation, a religious and creed that neither said intervenors nor those in whose behalf they fied

said petition, have any legal claim or title in and to said property, or any part thereof. 7.—And the court does further adudge and decree that the late corporation of the Church of Jesus Christ f Latter-day Saints, having become by law dissolved, as aforesaid, there did not exist any trusts or purposes within the objects and purposes for which said personal property was originally acquired, as hereinbefore set out, whether said acquisition was by purchase or donation, to or for which said personality or any part thereof could be used or to which it could be dedicated that were, and are not in whole or in part, opposed to public policy, good morals, and contrary to

the laws of the United States. And inbefere set out had been accumulated furthermore, that there do not exist by said later corporation, prior to the pissage of said act of February 19th, 1887, and that such accumu ciation, or corporation who are legally entitled to any portion of said person-alty as successors in interest to said lation extended over a period of alty as successors in interest to said twenty years or more. That prior Church of Jesus Christ of Latter-day to and at the time of the Saints, nor have there been, nor are Saints, nor have there been, nor are there now, any trusts of a definite and legal character upon which this court, itting as a court of chancery, can administering the personal property hereinbefore set out, and it is furthermore adjudged that all and entire the personal property set out in this de-cree as naving belonged to said late corporation of the Church of Jesus Christ of Latter-day Saints has, by reason of the dissolution of said cor

decided to greatly strengthen the exedition for the relief of Emin Bey

A Vermont Snowstorm. ST. JOHNSBURY, Vt., Oct. 9.-

commenced falling here last night, and today at noon the storm was still in

A Steamer Nunk

LONDOM, October 9.-The steamer Baltic sank at the dock in Liverpoo oday. The accident was caused by a port being left open. The Baltic was oaded.

Slavers Captured.

LONDON, Oct. 9.-The British manof-war Osprey has captured off Mocha three dhows having on board 200 slaves. The captains of the dhows and four slaves were killed before the slavers surrendered.

> Probable Ending of the Session. WASHINGTON, Oct. 9 -An informa tion of

conference of the republican senators was held this morning to talk over the general situation and more especially arrange the course of debate on the tariff bill. Resu't a e meagre, owing to doubt every where maintained as to whether a quoraun of the Senate, can be held at Wasnington, should tariff debate be protected by your next week. No action was agen in the conference. and no definite policy sketched,

stantly replenished from the best actories. but there is reason to believe that f the Senare finds itself for any length of time without a quorum, ather an adjournment sine die or a as ample stock with which to satisfy he wants of the people. HIS TWENTY-TWO YEARS EXPERIENCE recess for several weeks will be taken as a boot and shoe merchant in Salt Therefore it now seems probable that Lake City has given him the best sort this session will practically come to of acquaintance with the needs of the an end next week or early the week people, and the line of patronage his establishment enjoys from the workfter, and that the tariff will be left for ogmen to the wealthy shows how his

FIFTIETH CONGRESS.

SENATE.

vet season. WASHINGTON, Oct. 9 .- The confer-Visitors are always made welcome at Mr. Dunford's, No. 124 South Main ence report on the deficiency bill was presented and read in full. Some dis-Street.

the Senate conference agreed to the striking out of the provision granting the balance of a year's salary of Chief Justice Waite to his widow. Edmunds made a strong plea in behall of the item as a matter of; simple justice and recognition of Waite' eminent services to the nation. The conference report was agreed to.

HOUSE.

WASHINGTON, Oct. 9.-Taylor of Ohio gave notice that he would raise a point of no quorum during the last session whenever possible, except on

appropriation and pension bills. Burnes of Missouri obtained the unanimous consent for the report of the committee on the appropriation bill, appropriating \$50,000 for the enforce-ment of the Chinese exclusion act The item was passed without debate. When the Senate bill appropriating \$75,000 to secure the Cherokee freedmen their portion of certain pro-March 3, 1883, came up,

Kilgore of Texas intimated that he would raise the point of no quorum on the bill. "I will go further," said he, "than the gentleman from Ohio, and declare that nothing ought to pass except appropriation bills and a resolu-tion to adjourn sine die." While several members were laboring with him to forego his intended motion, the The conference reported on the bil to allow persons who have relin-quished homestead entries to make another entry. This was also passed Park City Items.

SPECIAL NOTICES. A PIONEER MERCHANT. Geo. Dunford's Exclusive Boot an

Shoe House, George Dunford is doing a rushing usiness nowadays in the boot and

hoe trade, and his clerks are kept so

TRADE,

FAIR AND CONFERENCE VISITORS

to this line of shoes in particular, and

laims that he will be able to satisfy

all wants for any sizes and any quanti-

Besides these shoes, Mr. Dunford's

sheet are well stocked with fine shoes and slippers, boys' and girls' school shoes, and ladies fine wear. His stock of boots and shoes are con-

overshoes, heavy boots, and wear of the best kind of leather for use in the

NEARLY EVERYBODY

Visits the Art Bazar; it is one of the

TO RETAIL CLOTHING BUYERS

Attention is directed to the full line

of furnishing goods, shirts, underwear, fashionable clothing and dress suits now being imported by L. Goldberg.

Boys' clothing is made a specialty b

this establishment, an immense stock of youths' wear having been laid in for

bach & Bros'. Mammoth Establish

SAM LEVY.

Manufacturer of Fine Havana Cigars 171 & 178 s. Main Street.

COAL ! COAL !! COAL !!!

J. C. & H. Watson bave re-opened

their Coal Office in Taylor Bros. and Clive's Real Estate Office, Hyde'& Grif-

The selection of goods was made

C. R. SAVAGE.

12 & 14 Main Stleet,

L. GOLDBERG.

Salt Lake City.

sights of the city.

Mr. Goldberg.

dtf

ment.

health.

while here.

the fall and winter trade.

The season finds him with

busy that he says he is almost dubious about advertising for fear it may bring more trade than he will be able to cope with. It is only of late years that Mr. Dunford has gone into THE EXCLUSIVE BOOT AND SHOE

Grand Opening of Millinery and Fancy Goods. and since he turned his attention ex-We beg to announce that our regular clusively to the boot and shoe trade opening of Pattern Hats, Millinery and alone his business has steadily grown Fancy Goods, will take place on Friday and increased to gratifying dimen-sions. Mr. Dunford has made several and Saturday, September 28th and 29th, and following days. lines of trades a specialty, his strong-

BETTER THAN EVER.

Bro. Robt. Smith is on his way

North exhibiting his new paintings of

the relics of ancient America, its

people, languages, white mummies,

iso many utensils proving the Book of

Mormon version to be positively true.

It is the most interesting lecture on

the top of the earth; go and hear it. He will exhibit in the Eleventh Ward

tonight, Oct. 9; in the Fourteenth on

Wednesday, Oct. 10; Thursday, Oct. 11, in the Thirteenth Ward. All will be richly repaid by a visit to this meri-

SIMON BROS

torious entertainment.

We extend a cordial invitation to our friends and customers to visit our est being his cheap grade of shoes, the \$2, \$2.50 and \$3 shoe having an immense run because of its strength and dura-bility. Mr. Dunford directs the attenstablishment and inspect the many lifferent novelties and staple goods mported by us this season.

SIMON BROS

	STRAYED 1
A large	L RED COW, 10 YEARS OLD, horns, brand on right hip, milk- nformation at this Office and be THOS. E. TAYLOR, d&s
W HITE east	TO LET. HOUSE, SECOND HOUSE of Eagle Gate. Apply W. A. ROSSITER, President's Office.

WANTED.

GIRL FOR GENERAL HOUSE work; must be a fair cook. Apply 166 V. North Temple St.

FOUND

SACK OF CLOTHING TWO OR three months ago, supposed to have lost by a party from Sanpete. The forts are appreciated. He is well owner can recover same by calling at the prepared for the approach of winter DESEBET NEWS Office. dS slt with & full line of arctics, rubbers,

LOST

RED HEIFER CALF, FROM 60 EAST Second Louth St. Had a rope on its eck. Finder will be rewarded on leaving with G. D. Amos, above address. dl

BUNCH OF KEYS, IN OR NEAR the Tabernacle. Return to the Tithing

LACHENS auccessful Care at your denf twenty eight years. Treated by meet of the noted specialists without benefit. Oured himself in three months, and since Cared himself in three months, and since then hundrods of others. Full particulars tant on application. T. S. FAGE, No. 41 West Blat St., New dasd.fw



st toned, most durable, and posely correct scale. Warranted Every merchant, milliner, dress-maker or trader, should not fail to ex-YON & HEALY, 162 STATE STREET, CHICAGO amine Goods and Prices at F. Auer





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final action after election day.

cussion followed as to the reason why

in the wording of the law making the

first appropriation. After the matter had been debated In the report given concerning the at some length, on motion of Mr. Hale women who were induced to stay temthe Senate agreed to stand by the porarily in the Home, their unsuppor- amount of the appropriation and its ted statements concerning their previous family relations, and other personal matters, are given as established jections of the House conferees. facts. And yet any critical mind can This left the matter still in dispute see in them discrepancies, exaggera-

tions and distortions, which would Since then, an agreement has been lead a just person to receive them with arrived at, by which enough money is great caution. But, after the common appropriated to finish the building on style of the pretended pious woman present plans and the title is to be who represented them, they are cited vested in the government.

as the veritable facts in the case, and It must appear strange to ordinary were read by Mr. Hale as samples of people why Senators Hale and Blair the conditions of polygamous wives in are so anxious that the large sum of Utah. This was done to arouse hos- \$80,000 of Government momor should tility to the "Mormon" Church and not be expended under Government sympathy for women supposed to be direction. And why the Home Assoanxious to escape from its fold.

said:

"The menace found in" these words was sufficient to arouse the hostility of been influenced by the female lobbyist the Mormon leaders, and when the for the Association, and the ladies of officers and members of the industrial association in Utah sought to have the money expended in such a way as cash themselves, that is all there is of money expended in such a way as cash themselves, that is all there is of thereafter conveyed by his executors would most clearly accomplish the ob-it. We do not insinuate that they inject stated by Congress, they were met and thwarted in every direction. The new Governor of the Territory, who acted as chairman of the board of con- its disposition will give to them in actrol, largely took charge of the matter and by his rulings as to the construc-tion of the language of the appropriation. tion, prevented the application of its provisions in very many cases where relief was applied for."

We do not charge Senator Hale with children in Utah and Idaho," would wilfully perverting the truth. But he make it broad enough in all conhas been misled by the fanatical woman science. But it would take away who, with the meddlemaking instinct from it entirely its anti-polygamous of New England puritanism, has been and anti - Mormon character, and trying to make herself a name by tak- throw the Home open to indigent ing a hand at solving the "Mormon women of all classes and sects. It is problem." The whole of the paragraph | funny to watch the operations of this we have quoted is imbued with abortive scheme to corral "plural the spirit of falsehood. "The Mormon | wives cast off by their Mormon husleaders" have exhibited no "hostility" to the institution. Mr. Hale could not. in the entire course of his speech, cite a single instance of such hostility. And the coupling of this charge with the fling at Governor West, is an insinuation that this "hostility of the the "Mormons" and of prejudicing Mermon leaders" was manifested Congress and the country upon the through that Federal official. This is perennial "Mormon" question. preposterous and absurd. Yet if Seaator Hale does not mean that what no objection to the appropriation by does he mean?

In all this, the spleep of disappointed of control. The chairman had to see the establishment of the Industral that it was disbursed according to the Home.

A AN

disbursement by the treasurer of the Association, and not accede to the obbetween the two Houses. ciation should be so much opposed to Mr. Hale quoted the language of the so reasonable a proposition. It will law making the first appropriation, and be observed that Senator Call considered this as "very singular." The

fact is Senators Hale and Blair have that institution want to finger that tent to do anything wrong with the money. They simply want the power the dimension will give to them in ac complishing the object of their ambi-The enlargement of the scope of the institution to the extent of opening

corporation.

the home to "dependent women and

bands," and see it drift away entirely from its original intent. It has been in a turmoil and squabble from the beginning, and has been fostered by a certain class here, lecause it could be made the vehicle of misrepresenting As we have said heretofore we have

Congress of any amount of money to be expended in buildings in Utah for and chagrined women shows out. The the benefit of women and children women engaged in this scheme to peeding an asylum, but we do object to draw money out of the public treasury, the deceit and falschood and villificawanted of course to handle the money tion of the "Mormons" which have obtained under false pretences, and been employed to secure the approprithey were as mad as hornets because ation. That is the whole ground an it was placed in the hands of the board full extent of "Mormon" hostility t



description of property and the man-ner of its acquisition.] The said Temple Block was taken passage of said act, the said personal property had been used for and de-voted to the promulgation, spread and possession of by the agents of the Church of Jesus Christ of Latter-day maintenance of the doctrines, teach ings, tenets and practices of the said Church of Jesus Christ of Latter-day Saints, then existing as a voluntary uniscorporated religious sect when Saints, and the doctrine of polygamy, Salt Lake City was first laid out and surveyed in 1848, and since said date or plurality of wives was one of th doctrines, teachings, tenets and practihas been in the possession of said Church as a voluntary religious sect, ces of the said late Church corporation; but only a portion of the mem bers of said corporation, not exceed until it became incorporated as aforesaid, and then as a corporation; that ing 20 per cent of the marriageabl at the time the same was taken pos-session of as aforesaid, it was a part of members, male and female, were en-gaged in the actual practice of polygthe public domain, and continued to amy. That since the passage of the said act of Congress of February 19th, be such until said land was entered by the mayor of said city, along with other lands, on the 21st day of Novem-1887, the said voluntary religious sec known as the Church of Jesus Christ per, 1871, under the townsite act of Congress entitled "An act for the reof Latter-day Saints has comprised the great body of individuals who lief of cities and towns upon the pub-iic lands," approved March 2d, 1867. That on the 1st day of June, 1872, the formerly composed said corporation, tion, general trinent, doc trines and tenets of said voluntary same was conveyed by the mayor of said Salt Lake City to the trustees-in-trust, in whom the title remained unreligious sect have been and now are substantially the same as those of the late corporation of the Church of Jesus Christ of Latter-day Saints. That certain of the officers of said retil the act of Congress of February 19th, 1887, took effect. The facts in regard to the possession and acquisition of the balance of said ligious sect, regularly ordained and real estate above described, are as certain public preachers and teachers of said religious sect whe are in good follows: The second property standing, and who are preachers and teachers, concerning the doctrines and tescribed and known as the Gardo House and grounds, was owned by Brigham Young individually at the time of his death in 1887 and was tenets of said Church, have, since the passage of said act of Congress of February the 19, 1887, promulgated, taught, spread and upheld the same-doctrines, tenets and practices, in-cluding the doctrine of polygamy, as were formerly promulgated, taught same to Theodore McKean, on a secret and upheld by the said late corporatrust for said corporation, who held the same until the 2d day of July, 1887, tion, and the said teachings of the said officers, preachers and teachers when he attempted to convey it to Trustees Burton, Winder and Preston have not been repudiated or dissented from by said voluntary religious sect, nor have their teachings and preachfor the sum of one dollar. That said Gardo House and grounds were us ed ings or their actions created any divisand occupied by said John Taylor, President of said Church, from 1878 up

ion or schism in said voluntary religious sect. That any dedication or setting aside to the time of his death, as a residof any of the personal property here-tofore set out as having belonged to the late corporation, to the uses and purposes of, or in trust for the memnce. The historian's office and grounds were taken possession of by Albert P. Rockwood in 1848, and was a part of the public domain, and continued to be such until November 21, 1871, when bers of the late corporation of the the church of Jesus Christ of Latter-day Saints, or any of them, would practically and in effect be a dedica-tion and setting aside of said personal property to the uses, and for the purthe townsite of Salt Lake City was entered. That on October 3d, 1855, the Church of Jesus Christ of Latterday Saints, through Brigham Young as trustee-in-trust, purchased Rock-wood's claims and erected thereon poses of, and in trust for, the unincorporated religious sect known as the Church of Jesus Christ of Latter-day the building which has ever since been known as the Historian's office and

That at the commencement of this residence; that from 1848 till his death, George A. Smith was historian suit all of said personal property was in possession of Wm. B. Preston, who held it in trust and for the benefit of and lived in said building with his family; that the books, papers and records of the Church have always been kept in said building from the

said corporation. That all of the above described property, real and personal, is now in the possession of Frank H. Dyer, retime of its construction to the present. at the cost of said Church; and that ceiver of this court. That of the above described real es-tate, the following tract, including the

said office has been and is necessary for the use of said historian in the dis-charge of his duties; that in 1872, George A. Smith obtained the title of said premises from the Mayor of Sait buildings thereon, situated in said County of Salt Lake, Territory of Utah, and being all of block 87, plat A, Salt Lake City survey, at the time of the Lake City under the townsite act; and that after his death the same was conveyed to his wife and passage of the act of Congress of Februay 19, 1887, was used exclusively for the worship of God, according to the doctrines and tenets of the Church of Jesus Christ of Latter-day Saints. That several proceedings have been ene of his daughters, who afterward transferred the same to Theodore Mc Kean for a valuable consideration; that the said McKean has held the property since that date on a secret

trust for the use and benefit of said instituted by and with the sdvice and consent of this court by information on behalf of the United States of America. The part of the Tithing office and

A young man named Caldwell is under arrest at Heber City on a charge of grand larceny.

oration as aforesaid, on account of The explosion of a coal oil lamp the failure or illegality, of the trusts to which it was dedicated at its acthe draughtsman's room under the Marsac mill office, this afternoon, quisition, and for which it has been caused the alarm to be sounded. For-tunately no damage was done and the used by said late corporation and by operation of law, became escheated to services of the fire department were not required.

and the property of the United States of America, subject to the costs and expenses of this proceeding, and of Yesterday, on the Heber City road the team which was drawing W. I. Snyder and Sam Aschiem became Irightened and plunged down an em-bankment. The geutlemen jumped to save themselves, but Mr. Snyder got e receivership by this court institu-8-It is furthermore ordered and ad. judged that there is not now, and has not been, since the 3d day of March, a severely sprained leg as a consequence.

1887, any person legally authorized to take charge of, manage, preserve and control the personal and real property hereinbefore set lout, except the Re-ceiver heretofore appointed by this court; and it is therefore ordered that On Thursday Peter Magley, who is driving the Typo tunnel on the west hill above town, came nearly ending is existence on earth. A blast hung he receivership hereinbefore estabfire and as he was going back to the lished by this court, is continued in full force and effect, and that the said face of the tunnel the explosion ec-curred. His foot was bruised and Receiver shall continue to exercise hand cut by pieces of flying rock. and entire the powers authority conferred upon

A few days ago a dispute arose behim by the decree appointing him And it is further ordered that he do tween August Allen, the contractor and his wood choppers over near the continue in his possession and keeping all of the property, real and personal, Glencoe mine. The trouble grew out of the non-payment of money due the hereinbefore set out, except such wood choppers and after an exchange of hot words knives and pistols were realty as has been set apart by the provisions of this decree, for the benefit of the unincorporated religious sect drawn. Fortunately for the belligerents the fuss subsided without any known as the Church of Jesus Christ of Latter-day Saints, and that he do blood being shed.

A few weeks ago Sheriff Weber re safely keep, manage and control the ceived word from Colorado Springs to be on the lookout for a couple of valusame in accordance with the provisions of the order of this court ap-pointing him Receiver, pending the able mares which had been stolen from there. Recently the Sheriff found one of the mares in W. H. Dodge's possession and the other in John Hicken's safe determination of the proceeding upon information hereinbefore referred to, and until the further order of this keeping. Each had a bill of sale for the animals from the fellow who is now supposed to be the thief No clue is now obtainable of the thief's wherecourt and final action upon and determination concerning the accounts, proeedings, and transactions of said Receiver, and all matters connected abouts, he having remained here but a with or incidental thereto are ordered day or two. It is not yet known what course the owner or the Colorado cfficers will adopt in order to recover me stolen horses.—Park City Record, Oct. 6th

> De Lesseps is referred to as the 'Duke of Suez." He will soon celebrate his 83d birthday. They tell it of him that in 1822, when he graduated, he knew nothing of geography and could not even tell the cardinal points on the map. He has learned more, however, as he has grown older.

> > DEATHS.

ROBINSON. - At Coalville, Summit Co. Utah, August 31st, 1888, from pneumonia Margaret Gardner Robinson, wife of John Robinson, born near Coxhoe, County of Durham, England, Feb. 16th, 1836, She oined the Church in 1851 and lived and died a faithful Latter-day Saint, loved an respected by all who knew her .- [Com.

fin Building, 119 S. Main Street, and are now prepared to furnish their old friends and new customers ali kinds of Screened Coal, at the Lowest Martet Prices. Fail weight guar Cicoa Professor Gauthier, of Paris, states that certain vital processes of the body develop putrefying substances in the issues, which, if not speedily elimi-. Sonthern White MANUFACTURERS OF Strictly Pure White I SIMON BROS. STRICTLY PURE WHITE LEAD PURE LINSEED # OIL CLOU



to be reserved for the future consider-ation and decision of this court. TO-DAY'S TELEGRAMS The Great Street Car Strike in Chicago Growing More Serious Daily-

all

Two Newsboys and Twenty-seven Horses Burned in a Stable.

> German Fleet Hastily Dispatched to Zanzibar to Protect

Europeans. Probability that Congress Will

Adjourn and Leave the Tariff till After Election.