THE EVENING NET	THE GREAT SUIT CLOSE
BELIERSE BAILY, SCHOOL .:	The Acts of the Executors Endo and Confirmed.
Saturday, October 4, 1879.	THE CHURCH PROPERTY P
GENERAL CONFEBENCE.	The Receivers Discharged and they Action Barred For Ever

The regular semi-annual Conter, in the Third District Court deference of the Church of Jesus

law of libel and the necessity discharging President John Taylor of protecting the character of men from his bonds, and barring all and women from the attacks of further legal action against the the sianderer. We endorse the re- parties defendant in this vexations marks on this subject which have case been addressed to them. The The seven litigant heirs receive weapons of the libeller are none the sum of \$75,000 amongst them, of

the less deadly because they are which we understand their coun-

derer. There are special cases of this kind which might and ought we have no space for extended with prosf of the same, the said with prosf of the same, the said accounts consisting of the account current ending April 30, 1878, and account current ending Decemedly, by persons who have in most instances skulked behind a nom de plume, while they cowardly lev-in the District Court of the Third in property, bonds, stocks, etc., a fund amounting to one hundred and forty-nine thousand and sev-euty dollars at the appraised value, elled their darts at the objects of their malevolence, but in other ases libels have been uttered open-y and their authors are known. One notable instance of the latter for herself and in behalf of all the cases libels have been uttored openly and their authors are known.

is the attack of His Honor, Jacob heirs at law, devisees and benefici-S. Boreman, upon the Executors of aries under the last will and testa-B. Boreman, upon the Executors of the estate of the late President Brigham Young. From the judi-cial bench statements were made by him against those gentlemen which were contrary to the facts in the case, as might have been seen who have entered their appearance Plaintiffs herein, by a perusal of the documents on file in court, and which were calcu-

lated to injure the Executors in the estimation of those not acquainted ment of Brigham Young, deceased,

torney Z. Snow. No evidence having been offered on the part of the plaintiffs or any of them of any of the matters althe less deadly because they are which we understand their coun-not fashioned from the material sel, by contract, deduct twenty-five cause on their part having been elements. They are almed at that per cent, and 1. consideration of submitted on the pleadings and elements. They are almed at that per cent, and 1. consideration of the defendants having put in evi-which sensitive people count dearer this all the other heirs appear with the Executors and Trustee administration of said estate from prompts their use is just as mali-clous as that of the deliberate mur-plaintiffs and defendants, by mu-

to be brought to the atten-tion of the grand jury, for ladies and gantlemen in this community have been grossly libelled, repeat-is the

Judicial District of Utah Terri-tory, Salt Lake County. reserved as a fund from Lithe income of which to support

Va. George O., Cannon, Albert Car-rington and Brigham Young, Exe-cutors of the last will and testa-

Young, Miriam Young Hardy, Jo-sephine Young, Clara Decker Young, Jennette Richards Young Snell, Nabby Howe Young Claw son, Charlotte Talua Young Lucy Bigelow Young, Susa Young Margaret Pierce Young, Brigham Morris Young, Zina D. Huntington Young, Zina P. Young Williams, Oscar Brigham Young, Phineas Howe Young and Harriet B. Young guardian of Phineas Howe Young, a minor, Mary Van Cott Young, ference of the Church of Jesus Christ of Latter-day Saints, com-mences on Monday, the 6th inst., at 10 o'clock a.m., in the Taber-nacis. LIEEL AND THE GRAND JURY. LIEEL AND THE GRAND JURY. THE attention of the grand jury now in session has been called, in a general way, to the law of libel and the necessity which may remain on hand after payment of the accounts ordered to be paid by the Court, including the compensation of said Receivers. mer Young, Eliza R. Snow Young, Naamah K. J. C. Twiss Young, Martha Bowker Young, Harriet Amelia Folsem Young and Au-gusta Adams Young by their at-

tion for their entire services: M. Bhaughnessy one thousand dollars, W. S. McCornick one thousand dollars, and that they and each of them after turning over the property, real and personal, stocks, bonds, &c., as herein directed, to the several parties entitled thereto, be dis-

That the injunction bond herein executed on behalf of Emeline A. g be and the same is hereby elled and satisfied.

Dens in open Court this 4th day of October, A. D., 1879, and in the presence of all the parties, plaintiffs and defendants, represented by their respective attorneys, they concentring and agreeing chereto. JOHN A. HUNTER,

Judge,

TERBITORY OF UTAH } ES I, O.J.Averil, I Clerk of the Third Judicial District Court of Utah

Territory, do hereby certify that the the wives of the testator during life. And a supplemental fund, amounting in property, bonds, stocks, etc., to the further sum of, at the appraised value, seventy-two thousand one hundred and property dollars. These funds.

and ninety dollars. These funds, less the amounts paid out of the same by the Receivers, allowed by the court on settling their accounts,

to be used and distributed by the executors in accordance with the A. D., 1879. will of said testator, and all mat- O. J. AVERILL, Clerk,

ters and things in litigation in said By H. G. MCMILLAN, d'p. Clerk.

settled between the parties, and the sum agreed upon by them, to wit: Seventy-five thousand dollars,

having been paid to the plaintiffs this suit:

with them. Persons familiar with all of Brigham Young, deceased, and all of the defendants, expective actions accurate to the grant of brigham Young, deceased, and all of the defendants, expective accurate to the defendants, expective accurate the defendants accurate the

day and year in this certificate above written. E. T. SPRAGUE. Clerk of the Utah Territory.

OUARTERLY CONFERENCE. TABEBNACLE, X Of the Salt Lake City, Ostober 4, 1879.

The Quarterly Conference con rened at 10 a.m. vened at 10 a.m. Present on the stand—the Presi-dency of the Stake; the Presidency of the High Priests Quorum; Ed-ward Hunter, presiding Bishop. After the usual opening exercises, President Angus M. Cannon made

a few remarks, requesting the faith and prayers of the Saints in hehalf of the speakers. The roll was called.

All the Wards of the Stake' were represented by some of the presid-ing authorities, excepting the 7th and 18th Wards. Two patriarchs were present. The 1st, 2d, 3d, 5th, Sth, 11th, 12th and 15th Quorums of Elders

were represented. All the Teachers' Quorums were

represented, excepting the First Quorum of Salt Lake City. Of the 43 Quorums of Deacons, there were present only eight of the Presidency and three members. The Presidency of Relief Socie-

The superintendents of Sunday Schools were represented, as also the Y. L. M. I. and Primary Assoclations, but there was no repre-sentation from the Y.M.I. Associa-

The following reports were read: A statistical report of the Stake

A call having been made for la-bor on the Temple quarry before winter;

but the West Jordan Ward of those

6, 7, 10, 11, 14, 15, 17 and 18 Wards. Reports were received from the 2, 5, 11, 12 and 14th Quorums of Elders, all of which were satisfac-

LOEV.

Reports were received from the Y., M. M. I. Associations, Relief Bogieties and Babbath Bchools, rep-





LAND CLAIMS

If the grand jury are at a loss to

if desired, let them enquire into the personal abuse of three well known and respected citizens of this Territory from the judicial banch, that is spread on the record of the Third District Court, in the alleged contempt case of the Executors, from which they were disdischarged on appeal to the Supreme Court of the Territory.

## THE YOUNG PEOPLE'S MAGAZINE.

THE organization of the young men and young ladies among the Latter-day Saints into Mutual Im-Latter-day Saints into Mutual Improvement Associations has been rum S. Young, guardian of Alonzo productive of incelerable mood. It Young and Adella Elvira Young, productive of incalculable good. It minors; Emily D Partridge Young. has engaged the attention of the young folks in profitable and in-structive study and recreation, turned many from ways that are baneful, and cultivated the talents of its members of both sexes in the Emily Augusta Young Clawson, Lucy Bigelow Young, Susa Young Danford, Rhods Mabel Young Meinterests of the work of God. It is an excelient preparer of our young an excellent preparer of our young men for the missionary field, and it has been the means of inducing a large number of boys and girls, Young, Zina P. Young Williams. who accepted the gospel as true because their parents were members of the Church, to seek for a guardian of Phineas Howe Young, guardian of Phineas Howe Young, a minor; Mary Van Cott Young, Fanny Van Cott Young and Mary Van Cott Young, guardian of Fan-ny Van Cott Young, a minor; Susannah Saively Young and Julia Young Burton, Mary Eliza Croxall and Williard Croxall, minors, and testimony for themselves from fountain and source of true intelligence. And they have not sought in vain. God has given them the abiding witness, and they rejoice in a know-

ledge of the truth. For some time past the project of publishing a pa-L. Young Davis, Mahouri Moriancumer Young, Eliza R. Snow, Young Naamah K. J. C. Twiss per or magazine as the special organ of this important movement, has been thought of and discussed. Harriet Amelia Folsom Young and Harriet Amelia Foliona Augusta Adams Young Defendants. At length Brother Junius F. Wells, the President of the Y. M. M. I. A.

DECREE.

having received the needful author

ity from the authorities of the This cause having come on fo hearing by consent, and all the Church, has succeeded in making the necessary arrangements for put-ting the idea into practical opera-tion. To-day the first number of Louisa W. Y. Ferguson, Marinda tion. To-day the first number of the Contributor appears on our table. It is a model of neatness, and recommends itself at first sight. It is a monthly magazine, con-taining twenty-four peges of read-ingmatter, clearly printed with new type on slightly tinted paper with a handsome double paper cover. It has a field peculiarly its own. The contents are as follows: "Confidence," by Elder Mczes Thatcher; "Shooting Stars, Meis-ors and Aerollites," J. B. Toronto; "Character Sketches-I., The Hun-garian Boys," K. G. M.; "Right and Wrong Ambition," B. F. Cum-mings, Jr.; "The New Teacher," Amethysi; "On the Mount of Olives," a poem, by Eliza R. Snow; Editorial, "Salutation;" "Mutual

Lester K. Young, Junius Young If the grand jury are at a loss to and Eugene J. Young, children and find a plain and unmistakable case heirs at law of Joseph A. Young, of libel which can be easily proven deceased, and Alexander C. Pyper, guardian of said Catherine A. Young, Amelia Young, Joseph A. funds left in the hands of the Exe-cutors, by the consent of all par-ties hereto, and on the pleadings and proofs taken herein. It is considered, adjudged and decreed that the aforesaid accounts of said Executors, and the matters of said Executors, and the matters of said Executors, and the matters Young, Briant S. Young, Waiter S. Young, Lester K. Young, Eugene J. Young and Junius Young, minors; John Willard Clawson, Leo. H. Clawson, Walter Clawson, 1265. Seldon Clawson, children and heirs at law of Alice Young Clawand things therein contained, be, son, deceased, and H. B. Clawson,

guardian of Leo. H. Clawson, Walter Clawson and Seldon Claw-Under Clawson and Seldon Claw-ties, and that the allegations of the Young, Feramorz Little Young, Young, Feramorz Little Young, Claring, Hamilton Young, Ellis

Hunter, Horace S. Eldredge, Geo. Goddard, Leonard W. Hardy, Theo-dore McKean, Joseph C. Kings-bury and Angus M. Cannon. That the deeds of conveyance and That the deeds of conveyance and

That the deeds of conveyance and transfer of property, real and per-sonal, by said Executors to John Taylor, Trustee-in-Trust for the Taylor, Church of Jesus Christ of Latter-Oscar Brigham Young, Harriet Barney Young, Phineas Howe Young, and Harriet B. Young, said Church or in liquidation of an Executors as aforesaid, and each account presented by said John Taylor, Trustee-in-Trust for said demand, actions and causes Church against the estate of said of action against them, or either of Trustee-in-Trust for said testator for nine hundred and ninety-nine thousand six hundred the waste and misappropriation of and thirty-two 90-100 dollars, ap-proved by said Executors and the Probate Judge of Salt Lake County, Utah Territory, April 10, 1878, less three hundred thousand dol-

lars credited for the services of said testator to said Church, be and the same are hereby ratified and con-firmed. And that the deed or in-strument of mutual release and quit claim dated May 30th, 1878, algued by said John Taylor, Trustee in-Trust for said Church, and all the base devises lower to be based.

in-frust for said Church, and all the heirs, devisees, legates, bene-ficiaries under the will of said testa-and filed as "Exhibit B," in John marked and slight devises as to first soven signa-mand binding on the partles thereto. And that each and all of the heirs, devisees, legatees, and beneficiar-ies under said testator's will, except Alfales Young, (who have not ap-Cook Young, (who hav the heirs, devisees, legatees, bene-ficiaries under the will of said (estadevisces, legalees, and beneficiar-ies under said testator's will, except Alfales Young and Harriet E. Cook Young, (who have not ap-peared in this action nor been serv-ed with process), be and they and each of them and their executors. dministrators, and assigns are bereby forever barred of and from all rights, remedies or causes of ac-tion as to all the matters and

hings alleged or disclosed in the That the bond for two hundred housand dollars executed by the thousand dollars executed by the defendant John Taylor, in the contempt proceedings herein, be and the same is hereby cancelled and ordered to be returned to him. That the records of the Probate Caurt, Salt Lake County, Utah Territory, brought into this court who duly acknowledged to me that

cause of the matters set forth in the the last will of safu Brigham Young, the gospel, being calculated to meet pleadings, as appears from the sev-eral instruments in writing signed by them and filed herein, but not in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the in and to the aforesaid reserved waste and misappropriation of the receive the blessings thereof. every requirement of man, if faithfor faithfulness on the part of off cers and members, that all might Elder Howard O. Spencer de

and influence of many of the offiproperty was held in trust by said Brigham Young, deceased, for the use of said Church, and the transfer and delivery of other real and personal prop-erty in payment to said Church of an allowed claim against said estate of \$999,632,90 less \$300,000

and Executors, or any of them in bund-the administration of raid estate as bund-they said accounts, be and the same are all the issues in this action are found and adjudged in favor of the defendants, George Q. Cannon, Albest Carsington and Brigham Young, Executors as aforesaid; John Taylot, John Sharp, Edward Workean L. Services of the deceas-the grand doings of the grand because of the deceas-the grand because of the deceas-the structure of the services of the deceas-the grand because of the deceas-the structure of the services of the deceas-the decease of the deceas-the decease of the deceas-the structure of the services of the structure of the structure of the services of the structure of the services of the services of satiling with said excercises, concerning and complete the services, concerning and complete the services, concerning and complete the services of satiling and complete the services of setting and complete the services of setting of the services of the services of satility of the services of the services of the services of setting and complete the services of the services of setting of the services of the services of the services of setting of the services of the services

severally release and discharge the business on the days which he re-cognizes as days of worship, accord-ing to the law of Moses, which JUDGES IN the COUNTRY. I suc of them, of, and from all claims, was the lesser law.

It fills my soul with joy that the manufacturers at the same cash God has moved upon his servant prices as to the largest dealers, and them, as Executors, on account of the Apostle John Taylor, who a I am now selling those instruments few weeks since raised up his at the very lowest wholesale price hand to God and proclaimed with to the public. I de this because His help he would cleanse the believe that I will cell five of ther assets charged in said action or specified in the proceedings for con-tempt taken against them in said platter although he should com- at the popular prices to one at the mence with the highest quorum regular trade retail prices, and get action; and from all charges of waste and misappropriation of the assets of said estate, and ratify and confirm all that faid Executors or

Z C. M. I.

Witness our hands and scals this stockholders of Zion's Co-operative

ASSETS,

167,962 47

ness 1,150 00

Territory of Utah, County of Salt Lake, Institution, 88.

BALT LAKE CITY, UTAH TERRITORY. Bo it remembered that on this 9th day of September, A. D., 1879; Flecal half year ending August Blst. 1874 Pablic in and for the County of Salt Lake, Utah Territory, person-ally appeared the within named rebandise on hand \$771,387. ils receivable Open accounts..... Cash in Bank and on hand..... lizabeth Y. Elleworth, Vilate Y. ecker, Louisa W. Y. Ferguson, 35,228 84 loal Estate... Dora Young, Ernest I. Young, Ma-rinda H. Y. Conrad and Emeline Horses, delivery wa-gons and harness

either of them, have done in the administration of said estate as Ex-ecutors or trustees, as shown by their accounts of said administra-

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