Holt in the West Tennessee Conference. He enjoyed good health notil about three weeks ago, when he was attacked with violent pains in the caest, and his breathing became labored. He struggled manfully against the affliction, but at the end of a week found blusself very feeble. Still he was strongly averse to being relieved from his missionary labors, and Elder Holtsonghtto obtain a place where they could remain a few days and the sick man receive proper attention and rest. This was near Dresden, Tennessee, and application was made at the hotel there, but when it was learned they were "Mormon" Elders, they could not hire accommodations. Many of the residents in the neighborhood were applied to, but refused them admission.

sion.
Finally Mr. W. I. Brommet was called on, and extended to them great kindness and hospitality. The two Elders were several miles distant from the gentleman's home, and started to make the journey on foot. Elder Lloyd was so weak that he could walk but a few steps at a time and rould home. make the journey on foot. Elder Lloyd was so weak that he could walk but a few steps at a time, and would then have to lie down. They were four hours in going a distance of four miles. They remained at Mr. Brommets a week, Elder Lloyd heng still hopeful of recovering, and keeping his spirits np. Elder Holt, however, saw that he was steadily growing more feebie, and sent word to the headquarters of the mission at Chattanooga. On Saturday evening, June 30, he received a telegram to proceed to Utah at once with Elder Lloyd, and next morning, Sunday, they took train at Memphis.

On the return trip Elder Lloyd rallied somewhat, and was able to walk slowly about for a few moments at a time, and at Provo, on Wednesday he was considered strong enough to wake the trip to Milford, where his wife and friends were to meet him with a tram.

with a team.

with a team.

Elder Holt states that in West Tennessee there are but few who have any desire to investigate the principles of the Gospel. He has experienced no mobbings, and many of the people are very kind. He expects to return in a short time to his field of labor and complete his missionness work there snort time to his held of 1230 r and complete his missionary work there. He is hopeful that Elder Lloyd will recover now that he is among friends who will give him all needed attention.

FROM MONDAY'S DAILY, JULY 9, 1883.

Judd Discharged.

The proceedings in the alleged attempted rape case were concluded before Commissioner Pierce on Saturday afternoon and resulted in the discaurge of the defendant, who had not used the violence claimed.

Burglary at Centreville.

Some time during Saturday night the co-operative store at Centrevide, Davis County, was burglarized. The thieves got into the place and blew open the safe. They got away with about \$130, \$30 of which was in small change. The officers in each direction was restricted on Sanday morning. were notified on Sanday morning.

and the health of the people is good. Brother Gibbs is one of the oldest setters of West Portage, and likes the location, the main drawback being a too strong affection in the festive grasshopper for that region. This season the fruit crop is practically a failure. failure.

Henry Arnold Arrested.

Henry Arnold Arrested.

This morning deputies Cannon and Franks arrested Henry Arnold, whom they found in the apartments at the rear of the Glove Bakery. Brother Arnold was indicted Augnstalsed, under the illegal multiplication of counts for unlawful constitation regime. There being four counts against the defendant, he kept out of the way, spending some time in England. Having returned some time in England. Having returned some time since, the officers found him as before stated. He is approaching seventy years of age and his health is somewhast feeble. He was admitted to hail in the sum of \$2000. The process under which the defendant was indicted being illegal in relation to all but one count, the triple surplusage will go by the board. count, the

Robbery at Garfield.

Robbery at Garfield.

Yesterday Mr. T. C. Rookledge enjoyed the luxury of a nath at Garfield Beach. In his clothing he had a fine gold watch, and considerable money in gold and silver, and also a number of foreign coins. When he came out of the water he found that his bathroom had been entered and his pockets rifled of their contents. The robbery was immediately reported to Sherif Mc-Bride, who ascertained that an individual who had been at the bar a few minutes before had presented a strange coin by mistake and had then returned it to his pocket. This individual was pointed out, and the sheriff soon saw enough to cause him to be put under arrest. He gave his name as Edward Wertz, and stated that he was a brakeman on the Central Pacific, and papers in his possession showed him to have been an employe of that road. He was searched and the watch and all of the cash found in his possession. He had obtained access to the bathhouses by biring one, but had not gone into the water. He was brought to this city last night and lodged in jail.

To those who go to bathing resorts and carry valuables it might be well to suggest that the managers always have a place to deposit money, jewelry, etc., which will be safely re-

have a piace to deposit money, jew-elry, etc., which will be safely re-turned when the bather comes out, and those who have valuables on them would be much safer if they would take advantage of this arrangement instead of trusting to the key of a bath

Territorial Supreme Court.

Territorial Supreme Court,

The session of the court today commenced at II:45 a.m., all of the judges being present.

District Attorney Peters presented the accounts of U.S. Commissioner Jacob Johnson, which were approved. The accounts of Commissioner John E. Hills were also allowed.

Commissioner A. J. Norrell's accounts for the quarter ending June 30 were allowed.

In the suit of the United States vs. the Church of Jesus Christ of Latterday Saints, District Attorney Peters filed an application of Marshal Dyer, as Receiver, for advice in relation to certain suits commenced by him. The application appears in another part of the paper.

Judge Zanc—Does the Conrt under-

Park. In the alternoon they visited Garfield, and enjoyed a float on the deuse waters of the lake.

Returning in the evening their numbers were augmented considerably by the arrival of teachers from New York, Massachusetts, Pennsylvania, Illinois and other states, en route for San Francisco to attend the National Teacher's Convention.

Arrangements had been made to tender the visitors a reception at their hotel and a brief programme of speeches and other exercises had been prepared. As Commissioner Williams, who was to give the address of wel come in behalf of our teachers, and others who were on the programme, failed to put in an appearance, a somewnat tedions walt ensued; but finally about 10 o'clock County Superintendent Stewart called the assembled teachers to older and introduced Prof. J. E. Talmage of Provo, who gave a neat address of welcome.

Prof. L. S. Cornell, State Superintendent of Schools of Colorado, replied in behalf of the visitors. Short addresses were then given by Prof. Benner of this city, Prof. Thomas of Indiana, Prof. Paul of the Deseret Gniversity; Dean Shaddock of the Colorado University; Prof. N. H. Schaeffer, Principal of the State Normal School of Pennsylvania; Dr. Woodward, the Apostle of Manual Training, of St. Louis, and Superintendent Dougherty of Illinois.

All spoke in praise of our city, lake and climate, and seemed much pleased with the manner in which they had been received and treated by our people. This ended the programme, and the social chat was resumed, interspersed with music, songs, recitations, etc., until near miduight when the party dispersed.

Yesterday most of the visiting teachers attended services at the Tabernacie and today will resume their journey westward.

THE CHURCH SUIT.

\$157,666.15 Church Money to be Taken by the Government.

The following is the application made by Receiver Byer today, in the suit of the government against the Church, and which was granted by the

IN THE SUPREME COURT OF THE TERRITORY OF UTAH.

United States of America, Plaintiff,

The late corporation of "The Church of Jesus Christ of Latter-day Saints," and John Taylor, late Trustee - in Trust, and Wilford Woodruff, Lorenzo Snow, Erastus Snow, Franklin D. Richards, Brigham Young, Moses Thatcher, Francis M. Lyman, John Henry Smith, Geo. Teasdale, Heber J. Grant, and John W. Taylor, late Assistant Trustees-in Trust of said corporation, and Wm. B. Preston. Robert T. Burton and John R. Winder, Defendants.

The undersigned, Frank II. Dyer, Receiver of the said defendant the late corporation of the Church of Jesus Carist of Latter-day Saints, heretofore appointed in the above entitled suit, respectfully represents and shows to the court:

Attorney Peters

Attorney Peters

Attorney Peters

Attorney Peters

In from the penitennary, where ne is serving a sentence for malawatic on habitation. His presence was regulated to the penitennary, where ne is serving a sentence for malawatic or habitation. His presence was regulated to the penitennary, where ne is serving a sentence for malawatic or habitation and the penitennary, where ne is serving a sentence for malawatic or habitation and the penitennary, where ne is serving as sentence for malawatic or habitation. His presence was regulated to the penitennary, where ne is serving as sentence for malawatic or habitation. His presence was ready to the penitennary, where ne is serving as sentence for malawatic or habitation. His presence was ready to the control of the penitennary, where ne is serving as peritang that she had left the children with him because they would be better cared for than with her; she gave as that "she loved the man" she was now living with. The decree of divorce was granted.

Animated Pictures.

We have before gas a number of street views of the Further load of the penitennary has been properly belonging to the Church. She had left the children with the cross sensition of the further load of the penitennary, where ne is sensition of the further load of the penitennary has been properly belonging to the Church. She had left the control to the further loads of the Pictures are on the march with one of the penitennary has the control of the penitennary and the penitennary has been properly belonging to the Church. The head of the penitennary has the control of the penitennary has the properly belonging to the Church. She had left the control of the penitennary has the properly belonging to the Church. The property is what it is a subject to the penitennary has the properly belonging to the Church. The properly has the properly belonging to the Church. The properly has the properly belonging to the Church. The properly has the properly belonging to the Church. The properly has the pro

As similar order was entered regardices position it was in at the moment of transmission to the class. The social on the ground and the other interest of the state of the state of the state of the distance of the class are multiple interested to the class are multiple interested to the state of the stat

was met at Provo by a committee of teachers from this city, headed by Dr. Park. In the afternoon they visited Garfield, and enjoyed a float on the deuse waters of the lake.

Returning in the evening their numbers were augmented considerably by the arrival of teachers from New York, Massachusetts. Pennsylvania. Illinois porstion and alleges as above entitled. poration and others as above entitled, claim to have sold the property to the said Angus M. Cannon, and received in consideration thereof the sum of five thousand five hundred (5,500) dollars.

H.

Your petitioner also began in the Third District Court another suit against Horace 8. Eldredge, John C. Cutler, the Salt Lake Literary and Scientific Association, a corporation, and others defendants therein, for the purpose of obtaining a decree of said court, that all of lot eight (8) in block seventy-six (76), plat "A." Sait Lake City survey was the property at the time of is disincorporation, of "The Church of Jesus Christ of Latter day Saints," and that your petitioner as such receiver was entitled to the possession of the whole thereof; that the defendants in the said suit of the United States above entitled, claim and allege that divers portions of the said lot were sold and conveyed to different individuals long prior to the third of March, 1887, for valuable consideration and in good faith, and the possession of such portions delivered to the purchasers thereof respectively. They also claim and aver that other portions of the said lot were sold in good faith, and for valuable consideration, on or about the second day of March, 1887, and shortly before the passage of the said Act of Congress, under which said suit by the United States was instituted, the said Church received the sum of thirty-six thousand two hundred and forty-one 15-100 dollars. HI.

Your petitioner has brought in said court two other certain suits, and had determined to and was about to begin a third suit, which said two suits already brought, and the third intended to be brought by him involved and intended to involve all that portion of lot five (5), in block seventy-live (75), plat "A," Salt Lake City survey, commencing at the northwest corner of said lot five (5), and running there south one the forthwest corner of said for five (5), and running thence south one hundred and five feet and one and one-third inches, thence east three hundred and twenty-four feet, thence north one hundred and five feet and one and one-third inches, thence west three hundred and twenty-four feet to the place of third inches, thence west three hundred and twenty-four feet to the place of beginning. That the said defendants in said original suit of the United States of America against the late corporation and others, claim and allege that the whole of the said properts last above described, was prior to the third day of March, 1887, soid to divers individuals in good faith, and for a valuable consideration, and that the said church received for said property the sum of forty-two thousand nine hundred and twenty-five dollars.

Your petitiouer, as such Receiver, brought another suit in said district court, against Francis Armstrong and the Sait Lake City Street Railway Company, a corporation, to recover two thousand one hundred and ninety shares of the capital stock of the said Railway corporation, which had theretoiore, as your petitioner claims, been fraudulently transferred by the said late church corporation to the said Francis Armstrong. That the said defendents in said suit by the United States, claim that the said sale was valid, made to the said Armstrong in good faith and for a valuable consideration, to wit, for the sum of forty-five thousand dollars.

Your petitioner, as such Receiver, brought an action in said Third District Court against John C. Cutler and the Provo Manufacturing Company, a corporation, for the purpose of recovering live hundred shares of the capital stock of said Provo Manufacturing Company, claimed by your petitioner to have been fraudulently transferred by the said late corporation to the said defendant, John C. Cutler. That the said defendants in the said suit of the United States against the said late corporation and others, claim and assert that the said stock was sold and transferred to the said John C. Cutler, prior to the passage of the said Act of March 3, 1837, in good faith and for a valuable consideration, and said transfers were valid and hinding: that the said stock was at said time, and is now said stock was at said time, and is of the reasonable cash value of eleven thousand dollars.

Your petitioner further represents, that in consideration of the said litigation, and of the claims of the said parties respectively, with reference to the said transfers and ownership of all of said property, and for the purpose of adjusting and settling the said suits involving the said original suit of the United States of America against the late corporation of The Church of Jesus Christ of Latter-day Saints and others, have proposed and offered your petitioner hy way of compromise and securing the dismissal of the same, to pay your petitioner the following sums of money, to wit:

First, Fifty-five hundred dollars, the

First, Fifty-five hundred dollars, the alleged consideration received by the said Church from the said Angus M. Cannon for the land and premises involved in said suit against him.

Cannon for the land and premises involved in sald suit against him.

Second, the sum of thirty-six thonsand, two hundred and forty one 16-160 dollars, the amount received by the sald Church from the sales of those portions of the said lot (8), in block seventy-six (76), sold and transferred on or about the second day of March, 1887, it being agreed, however, by the said defendants that this settlement if approved by the court, shall not include the claim of your petitioner to the northeast corner of said lot eight, beginning at the said northeast corner and running thence south five rods, thence west five rods, thence north five rods, thence east five rods to the place of beginning, being the portion of the seld lot conveyed to the defendant, the Sait Lake Literary and Scientific Association, in said suit, involving said lot eight, in block seventy-six, as hereinbefore described and set forth.

Third, the sum of forty-twe thous-

Third, the sum of forty-two thousand nine hundred and twenty five dollars, so received by said late church corporation, for the portion of said lot live, in block seventy-five, in plat A, and hereinbefore described.

Fourth, the sum of eleven thousand doilars, the value of the said stock so transferred to the said John C. so tran Cutler.

Fifth, the sum of eleven thousand dollars, the value of the said stock so transferred to the said Zion's Co-op-erative Mercantile Institution.

erative Mercantile Institution.

Sixth, the further sum of fifty-one thousand dollars, being the alleged purchase price paid by the said Francis Armetrong to the said late church corporation, for the said Railway stock, including interest thereon at ten per cent per annum from the date of said alleged sale, March 2, 1887, until the second day of July, 1888, making the total payment of one hundred and fifty-seven thousand six hundred and sixty-six and 15,100 dollars.

And your petitioner further represents, that in his opinion, and as he is advised by his counsel hereta, it would be for the best interests of all of sald parties to said original action of the said United States against the said late corporation and others, to make the said adjustment of all of said litigation. tion.

wherefore your petitioner prays the advice, direction and order of this bonorable Court, advising and authorizing him, as such receiver, upon the payment to him of the said aggregate sum of one hundred and fifty seven thousand six hundred and sixty-six and 15-100 dollars, to dismiss each and every of the said suits, or snomit to the entry of decrees therein, in favor of the defendants, in accordance with the terms of this settlement, and withdraw all claim as such Receiver to or concerning the whole of said property, and from every part and parcel thereof, excepting only that portion of said lot eight, in block seventy-six, plat "A" described as follows to wit, beginning at the north east corner of said lot, described as follows to wit, beginning at the north east corner of said lot, and running thence south five rods, thence west five rods, thence north five rods, thence east five rods to the place of beginning, and being the premises hereinbefore described as having been conveyed to the Rait Lake Literary and Scientific Association.

And that this court give your petitioners uch advice, direction and orders in the premises as may be proper and equitable. Frank H. Dyer,
Receiver of the Church of Jesus Christ of Latter-day Saints.
P. L. WILLIAMS,
MARSHAL & ROYLE,
GEO. S. PETERS,
Attorneys for Petitioner.

Mr. Peters explained that the piece 5x5 rods, deeded to the Salt Lake Literary and Scientific Association, is what is known as the Council House corner.