good feeling and their faith for us, If we felt as we should do, rather than offend one of "these little ones" we would get down on our knees before them and confess our wrongs to them. Jesus warned the people in His day on this point. Says He: "Take heed that ye despise not one of these them little ones; for I say unto you, that in heaven their angels do always behold heaven their angels do always behold the face of my Father which is in heaven." No man can offend the humblest member of the family of my humble brethren? No, I can-not. It is as obligatory upon me, or upon President Woodruff, or upon President Emith, or upon any of the Twelve Apostles, as it is any of the Twelve Apostles, as it is upon the humblest member in the Church, not to offend, not to grieve, not to wound our bretbren and our sisters, either in thought, word or act. God requires this of us, and we must comply with that requirement or we comply shall grieve His Holy Spirit and it will depart from us. You know what Paul has said about charity:

Though I speak with the tongues of men and of angels, and have not charity, I am become as sounding brass, or a tinkling cymbal.

And though I have the gift of prophecy and understand all mysteries, and all knowledge; and though I bave all faith,

so that I could remove mountains, and have not charity, I am nothing.

And though I bestow all my goods to feed the poor, and though I give my body to be burned, and have not charity, it profiteth me nothing.

I desire to bear my testimony in accord with the testimony of my brethren who have spoken, and to draw a distinction in your minds between the law of Moses, given to an ignorant and a degraded people, and the law of Jesus, given to His disciples, and given to us in these days, that we may know the difference and be led by the Spirit to take the right course before, Him. I pray God that this may be the case with all of us, in the name of Jesus. Amen.

· COURT PROCEEDINGS.

There has been nothing to excite particular attention in the courts today. In Judge Zane's department the first matter called up was that of the American Publishing Co. vs. the Fisher Brewing Co., which yesterday looked like going over for the term. This morning, however, rather than risk so great a delay, Attorney Rawlins consented to the case being finished hefore eleven jurors, as there was not the leastprospect of the sick juryman returning. Therefore the trial went on with the taking of further finish today; at all events, the case should go to the jury not later than Friday, if no more unforeseen obstacles block the way.

CANNOT PROCEED TODAY.

The case mentioned in yesterday's NEWS as having begun before Judge Anderson, as referee, had to be continued until tomorrow (or longer if need be) in consequence of counsel engaged in it being occupied in Judge Zane's court today.

A RELEASE FROM THE "PEN."

tentiary has expired was set free this morning. He was Michael Murphy, convicted at Ogden of housebreaking, and sentenced on December 8th, 1890, to two years and six months' imprisonment.

IN A NEW CHARACTER.

Ex-Warden Sam Parsons has not been long out of a job. He left the penitentiary last week to make room for his successor there. Now he has received the appointment of a deputy marshal, at the hands of Marshal Benton, and will take up his abode at Provo. Sam is no stranger there, and bis return will be welcomed by a host of old friends.

THE ALLEGED HORSETHIEVES.

An account was given in Monday's News of the chase after two alleged horsetbieves, and their subsequent capture by Deputy Marshal Will Goodsell and a man in the employ of Messra. Mount and Griffin, coal dealers of this city. The accused men are William Golden and James T. McMurray. They were brought down from the penitenwere brought down from the penten-tiary this morning to have a hearing before Commissioner Greenman; but, waiving examination, they were held to answer to the grand jury in a bond of \$500 each. Golden's relatives live somewhere in Iowa, and his greatest anxiety appears to be to keep from anxiety appears to be to keep nou-them the tidings of his present trouble. It is evident, however, that he is a man possessed of considerable gall, as he begged of Mr. Mount, one of the prosecutors, to "go his bond." But Mr. Mount couldn't see the force of it, and in default of finding sureties the defendants will have to spend Christ-mas and New Years in the penitentiary

THE HORSE WAS SHOT.

A short time ago J. H. Carbonette and E. F. Hart bired a horse and outfit from Thos. McEvoy's livery stables. It is alleged that while they had the animal out it got so badly injured that the owner was obliged to have it shot; and he now claims \$200 as damages in Commissioner Green-man's court! The case was set for hearing today.

SUITS FILED.

W. B. McCornick brought suit today in the Third District court against John G. Morrison to recover \$6824.68 (with interest at the rats of 1 per cent), money lent.

Francis Fritsch and M. R. Wyker are plainttiffs and Jennie Holcomb, J. F. Pender and G. C. Sh ffer the defendants in a suit to recover about \$160 on a promissory note, with inter-

Abraham Jeffs and Elmer E. Merritt today filed an action against John R. Howard and wife in the Third District court. The suit is brought to have a certain conveyance made by Howard to his wife set aside upou the ground that the transfer was made to prevent the property from being applied upon a judgment which the plaintiffs have heretofore secured against the first named defendant for \$2250.

Peter Bossard has also entered a suit in the Third District Court against George W. Gill and demands judg-ment against the defendant for \$6500, A convict whose term in the peni- Bossard alleges that he was employed Fields.

by Gill as a mining expert to examine and report in the French language up-on the Northern Chief mining prop. erty, and in the event that the property was sold he was to receive \$5000 as his compensation. He alleges that the mine has been sold but that he has not received his money. The remaining \$1500 is alleged to be due for similar services on the Centennial Eureka

A LEGAL VISITOR.

Judge Macmillan, county attorney of Ogden, was a visitor at the Third Dis-trict court this morning.

This has been a thin morning for the local newspapers within the radius of the courts. Chief Justice Zane, on taking his seat at 10 o'clock, found awaiting him a Canadian named Henry Fares who, having taken up his residence permanently in Summit county, was anxious to share in the advantages of American citi-zenship. His honor put to the appli-cant the usual string of questions, which were answered satisfactorily, and Clerk McMillan then administered the oath, calling upon Mr. Fares to "renounce for ever all allegiance" to Queen Victoria, of whom he is a sub-

MAY FINISH TODAY.

The case of the American Publish-ing company, vs. the Fisher Brewing company, which has enjoyed a monopoly of the Third District court during the past week, was then taken up once more. It may go to the jury late today; but such have been the ups and downs witnessed since the trial of the action began, that it is hardly safe to predict far ahead in re. gard to the ultimatum.

A TEMPORARY STOP.

The litigation over the promissory notes which was opened before Judge Anderson, as referee, two days ago, has been delayed Judge Anderson, as referee, two days ago, has been delayed owing to Attorneys Rawlins and Critchlow being engaged in doing battle for the Fisher Brewing company in Judge Zane's court. When this is done with the hearing before the referee will be resumed.

SATURDAY'S MOTIONS.

Tomorrow is "motion day" in Judge Zane's court. If, however, the original arrangement is carried out the case of the Banks against County Collector Hardy will be called for hearing.

WILL VISIT WASHINGTON.

Ex-Marshal Parsons expects to reach Washington next Monday. He has gone there partly on business.

SHORT ORDERS BY JUDGE ZANE.

In the case of Parker and Depue vs. the Metropolitan Investment Company (default), a decree was entered in favor of the plaintiff.

Rachel Hamlin vs. George Hamlin. This case was dismissed.;

The suit of Margaret A. Erickson vs. Albert T. Erickson was, by consent of conusel, referred to Judge Anderson to report findings of facts, etc., to the court.

TWO DIVORCE SUITS.

Annie Fields this morning filed a suit for divorce in the Third District Court against her husband, Charles E.