

Second South streets.

inibals to

Emily P. Raleigh before the decease of A. H. Raleigh

President Joseph F. Smith was the next speaker, and among his remarks he expressed himself as follows: "I have always had a tender spot in m eat human flesh heart for all of the sons and daughters of President George Q. Cannon, and es-pecially for those who are disposed to That is no reason why the court should rmit a cannibal to eat human flesh ecause a custom has existed in violapectaily for those who are disposed to follow in the footsteps of their father. It would grieve me very much to see any of the family depart from the path marked and followed by their father, who was an intelligent man—a choice man of God and a choice man of men. For such men I feel the love of fellow-ship, the love of brotherhood—the love of God. It gives me joy to know that all his sons and daughters, or generally ion of civilization, decency, order and aw it is no reason that the court should enforce it or put it in the court should enforce it or put it in the power of the stronger party to injure the weaker by means of it. We recognize the fact, but that does not establish the injustice that would flow from it. If Mrs. Raieign was a wife she would have the inheritance and rights of a wife. If she was a mistress she had the rights of an independent person to be the head of a household. It cannot all his sons and daughters, or generally so, remain true to the faith which he professed, and I pray that they may continue so to do, or will do some day." He impressed upon the minds of be the head of a household. It cannot properly be pretended or claimed, as counsel has, that she is a wife for one purpose and not a wife for another. If she is not his wife, then the usual se-quence and conclusions which follow the relations of man and wife cannot be traced into the courts. The father, the husband, the deceased could not be the master of the household as anoday." He impressed upon the minds of his auditors the awful consequences which will come to those who deny the faith, having once received it, re-ferring to a section of the Doctrine and Covenants which he had just read. Elder Eugene M. Cannon pronounced the benediction, after which the re-mains were taken to the city ceme-tery for interment. The funeral pro-cession was a long one and was under the direction of Elder Joseph E. Taylor, formerly of the Salt Lake stake presithe nusband, the deceased could not be the master of the household, as sug-gested in the opinion and in the argu-ment of the counsel. It was against the law that he should be master of a polygamous household. He was vio-lating the law in holding out a poly-gamous wife to the public and living ostensibly and ostentationaly with her formerly of the Salt Lake stake presigamous wife to the public and living ostensibly and ostentationaly with her. It was ber home and not his. His home was with his legal wife, if he had one. There can be no home in the unlawful relationship of polygamous husband and polygamous wife. He could not be master there. He could not exercise "dominion" in any such place as that. A. H. Raleigh stood at the parting of dency. President Hugh Cannon, speaking of his departed brother, said that through-out his life he had been prevented from being actively engaged in any li business because of his ill health business because of his in health. He would benefit his physical condition but without success. He entered the employ of the Christopherson brothers in their nursery, thinking that the out-door life would prove beneficial, but woon he was forced to heave this work. A. H. Raleigh stood at the parting of he ways. To exercise dominion over hat household and that home and soon he was forced to leave this voca-tion on account of his health failing him. Travel was suggested to him and he entered the services of the Pullman that property was a crime. His hold-ing out this woman as his wife was a Ing out this woman as his wife was a crime. To recognize her as the master and her dominion her ownership was innocence. After cialming the excep-tion of innocence for 17 years, and after having proclaimed before the world for 17 years that she was the sole owner and sole possessor, and had the sole "dominion" and mastership of the property, the Church of Jesus Christ of Latter-day Saints and its represen-tative, the Matual investment comcompany. This proved, as had other occupations, more to his detriment than to his betterment, and after a short period of activity in this line of work he again took to his bed and at rare intervals has been permitted to Throughout his suffering he has been tative, the Mutual Investment com-pany, cannot be held to deny that he has thus formally proclaimed. In this a patient, quiet, uncomplaining man His spirit has always been faithful and trusting in the all-wise purposes of his Creator. His mission in Germany made him many fast friends among the peohas thus formally proclaimed. In this case we find that Mr. Raleigh, the de-ceased, did not attempt to exercise "do-minion," and in this regard we ask most respectfully that the court will ple in whose midst he labored, they seeing his poor condition and witness-ing his meekness of spirit and patience. allow us to orally review the argument on the facts more fully, to show that he did not dare to exercise control or

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6 pearline 25c: 85.00 orders delivered; 1 lb. candy free with 1 sack flour \$1.00; sugar \$1.00; 10c lb. pail lard. 64 S. W. T. Chicago Store.-A MOST DESIRABLE RANCH. CON-sisting of 120 acres of choice land, with 2-story rock dwelling house, barn, stable and corrais, and an abundance of water, situated in Parley's Park on line of R.R., five miles west of Park City, Price, 55,500. For further particulars and terms, con-sult or address H. O. Young, 327 South Eighth East St., Sait Lake City, Utah.

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Mrs. E. M. Smith of 6 Hawkey Court, was robbed shortly after mid-night Saturday. She had just alighted from the last car and was within a half a block of her home when a man accosted her. Thinking it was a neigh-bor she did not attempt to make her escape. He grabbed her purse, which she held to until the chain broke. Her loss was about five dollars. The police immediately poth of the man could be found.

Glen Miller is enjoying himself in Europe, and writes a friend in this city as follows: "We have had a glorious ride through southern France, and are now returning to Paris, which we reach tonight. The international automobile race was a great success, and since that time France has been full of for-eign automobilists. We had a 60 miles race ourselves yesterday, from Macon to Dijon, with a French 40 horse pow er auto-and, won the race."

Mr. and Mrs. C. F. Williams, both totally blind, were detained at the po-lice station Saturday night with no charge being placed against them. They had been warned to leave the town and their failure to do so was presumably their only offense. It is the policy of the police department to keep this class of visitors moving. While there are several afflicted beggars in the city who have lived here for some time and make their livelihood by grinding an organ or selling papers, the police do not encourage others to come here for the same purpose.

Rev. Dr. Mack, medical missionary of the Presbyterian church to Canton, China, preached yesterday morning, in the Third Presbyterian church in this the third Freshylegian church in this city, having stopped over en route to the orient. He is from Kansas, and says that in Leavenworth. Pittsburg and Wichita there is just as much liquor sold as in any Missouri town. He also states that the Republican party of Kansas is disconging in the party of Kansas is disappointed in the new governor Hoch in that he has en-tirely failed to carry out his piedges to enforce the laws against liquor selling. is playing into the hands of the politicians,

Daniel Erwin, a carpenter residing at 432 west Third South street, was placed under arrest at Saltair on Saturday evening upon complaint of Georg Boyd, who accuses Erwin of stealing \$10 from him. The two men accomanied by another were drinking to-gether at the resort and Boyd was re-leved of the money he claims by Erwin. Deputy Sheriff Booth arrested Erwin and placed him in the county dominion, and by overwhelming testi-mony, over and over again acknowl-edged in most solemn mainer this property belonged to the plaintiff. Plaintiff claims, first, that there was Plaintiff claims, first, that there was a donation of a home of this property when the deceased married the plaintiff and brought her to it. Second, there was a second donation when he turned out his other wives and established her as the sole mistress of that mansion and raised by her an enormous family of children now grown up. Third, there was a complete and absolute donation and estoppel when he steped out of the house and said. 'T will make my home elsewhere, and move my effects and leave you here as the mistress of this home.'' and followed it by his absence for 17 yars before he died. Fourth, when this act of change of residence took place there was the absolute estab-lishment of the independent household occupied independently for 17 years by Emily P. Raleigh before the decease of later upon tail, but he was releas iving a cash bond of \$25 for his ap-earance in court. The money was pearance in court. The money was put up by G. B. Andereon, Jr., a friend of the accused. Boyd was also taken to the jall by the deputy and a night's lodging so that he could sober up.

Eave your money and when you get a dollar, deposit it with Zlon's Savings Bank and Trust Co., Sait Lake City, Utah. Jos. F. Smith, President; George M. Cannon, Cashier,

C. S. Martin Coal Co. Rock Springs, Cumberland, Castle Gate and Clear Creek lump, nut and slack.

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A little forethought may save you no end of trouble. Anyone who makes it a rule to keep Chamberlain's Collo. Cholera and Diarchoca Remedy at hand knows this to be a fact. For sale by all druggists.

Pleasant Ways For Summer Days are the Grand Trunk-Lehigh Valley Double Track Route, Chicago to New York via Niagara Falls: the Grand Trunk-Central Vermont-Boston and Maine Route, from Chicago to Boston, and the Grand Trunk Railway System to Montreal, Quebec and Portland. Double track from Chicago to Montreal.

Fares, descriptive literature, etc., will be mailed on application to Geo, W. Vaux, A. G. P. & T. A., 135 Adams St., Chicago.

Thirty trains, Saltair, Aug. 9.

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See diving horses, Saltair, today, 4:30 and 7:30 p. m., free.

It costs no more to buy Royal Bread. Our crown label guarantees quality and purity. At all grocers.

A. H. Raleighe It is urged that there is an incon-sistency in claiming under the will and also claiming this house and the tille to this home. Where is the inconsis-tency? It was his duty to provide for her by will above and beyond the title to the home. The way in which he did it was his affair. In accepting what he gave in addition, it was not an acquies-cence in his attempt to give away her property. It is argued that he could

Dr. Carver, fancy shooting, Saltair today, 4:30 p. m., free.

The St. George Temple will close on the evening of Friday June 30, and re-open on Tuesday, Sept. 5, at 9 o'clock a. m. DAVID H. CANNON, MANS COLUMBIA BICYCLE CHAIN-less, high and low gear. Pope coster-brake. 339 East lat So. President. JERSEY AND DURHAM COW AND calf for sale at 333 6th St. The Manti Temple will close July 21, 1905, and reopen. Sept. 5, 1905, V JOHN D. T. MCALLISTER.

President

The Logan Temple will close on Fri-day, July 21, and reopen on Tuesday, Sept. 5, 1905. M. W. MERRILL,

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Notice is hereby given that a State Teacher's examination will be held in the Lafayette school building. Salt Lake City, Utah, beginning at 9 o'clock each day up-on the 7th, 5th and 5th days of August. All persons who teach in the public schools of this county are required to hold certificates issued by the State Board of Education. This examination is held for the special benefit of persons desiring to teach in the Granite, Jordan or Murray City school districts. JOHN W. SMITH. Offler

JOHN W. SMITH, County Supt. of Schools.

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sen. 3426 So. State. Reward

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