

OGDEN DEPARTMENT

Manager, E. A. Larkin
Telephone 128-4

Circulator, John J. McGregor
235 Wash. Ave. Telephone 66-5
Office with Lambert Paper Co.

Advertisements for the Daily, Saturday and Semi-Weekly News accepted on the same terms as at the Salt Lake office.

WILL NOT ACCEPT RENOMINATION.

Mayer Glasman Positively Refuses to Again Run for Mayor.

FUNERAL OF MISS HANCOCK.

Beautiful, Pure Life Eulogized by Many Prominent Speakers—Touching Music by Tabernacle Choir.

Ogden, Utah, Oct. 2.—Mayor William Glasman has positively given out to the public that he will not again be a candidate for mayor, notwithstanding the fact that the feeling is very favorable to his renomination, would he accept the honor.

FUNERAL OF MISS HANCOCK.

Impressive Services Largely Attended in Fifth Ward Hall.

The fifth ward church was crowded to overflowing yesterday afternoon by the many friends who assembled to pay a tribute of respect to the memory of Miss Annie Laura Hancock, the 22-year-old daughter of Mr. and Mrs. H. Hancock, whose beautiful life was severed just when she was budding into young womanhood and on the very day when she was to have been married to Mr. Fred Burdette. That she was loved by all was evidenced by the large gathering, the wealth of beautiful flowers and the many expressions of regret because of her early demise. The funeral services were impressive and comforting. Bishop John Watson presided. The Ogden tabernacle choir, of which deceased was a prominent member, sang the following hymns: "The Church is Built Upon a Rock," "God Moves in a Mysterious Way," and "As the New from Heaven Descendeth." Prof. Charles Kent sang "Over the Stars there is Love," and Mrs. May Fawcett sang "A Perfect Life." The speakers were Elders T. A. Shreve, H. C. Jacobs, C. J. Ross, Charles Kent, President L. W. Shurtliff and C. F. Middleton. Each one spoke of his personal acquaintance with the deceased, and of her life and her death. The speakers expressed the grief felt by all that her sweet voice which had so often cheered the grief-stricken and comforted the sorrowing, had been hushed in death so early in life. Her loved ones were comforted in the hope of a fond reunion in the heavenly abode.

Funeral cortege several blocks long followed her remains to her last resting place in the Ogden city cemetery. The grave was dedicated by Elder Mordor Foster.

CREAMERIES CONSOLIDATED.

The Blackman & Griffin company has made arrangements whereby the company absorbs the Salt Lake Creamery company and all other creameries. The question of plant in various parts of Weber and surrounding counties. The question of plant in various parts of Weber and surrounding counties. The question of plant in various parts of Weber and surrounding counties.

CONFERENCE RATES.

The usual low rates for conference will be made to Salt Lake City during October. See agents for full particulars regarding rates, selling dates, etc.

RICHFIELD.

IMPORTANT SUIT DECIDED.

Criminal and Other Cases Heard in the District Court.

Special Correspondence.

Richfield, Sept. 28.—The following cases have been heard and disposed of in the district court during the last four days: Monday, the case of the State vs. Jesse Outzen was tried. This is a case where the defendant is charged with criminal intent. Monday evening and were out all night. The next morning when court convened the jury were reported to the judge that they were unable to agree and they were discharged. The court then rendered judgment in the case of Cora Birdsell by her husband, James Birdsell, vs. James E. Birdsell. This case was heard some time ago and taken under advisement by the court. The controversy between the parties has been one of long standing and at times has obtained considerable publicity. Birdsell claimed that Birdsell had a claim for a portion of the land when he got his patent. Birdsell claimed his claim but Birdsell's claim was not sustained.

BABY'S VOICE

Is the joy of the household, for without it no happiness can be complete. How sweet the picture of mother and babe, angels smile at and commend the thoughts and aspirations of the mother bending over the cradle. The ordeal through which the expectant mother must pass, however, is so full of danger and suffering that she looks forward to the hour when she shall feel the exquisite thrill of motherhood with indescribable dread and fear. Every woman should know that the danger, pain and horror of child-birth can be entirely avoided by the use of Mother's Friend, a scientific liniment for external use only, which toughens and renders pliable all the parts, and assists nature in its sublime work. By its aid thousands of women have passed this great crisis in perfect safety and without pain. Sold at \$1.00 per bottle by druggists. Our book of priceless value to all women sent free. Address: GRADFIELD REGULATOR CO., Atlanta, Ga.

BERT GOODSILL DEAD.

Unexpected Death of Young Man Shocks Many Friends.

H. A. Goodsill, better known as "Bert" Goodsill, assistant door keeper at the Grand Opera House, died unexpectedly Saturday afternoon at the family residence, 2264 Quincy avenue, aged 26 years. The immediate cause of death was paralysis of the heart. The announcement of his untimely demise came as a great surprise to his many friends as few had heard of his falling illness. Bert was well known in Ogden, where he has lived the greater part of his life. He was very gentle and made many friends. For several years past he has been employed as usher, stage hand and door keeper at the opera house. He leaves a mother and several sisters to mourn his loss. The funeral services were held this afternoon at the family residence. Interment took place in the Ogden city cemetery.

JURY CAN'T AGREE IN CASE.

After hearing to two days' evidence in the case of Annie Nelson against David Smith, the jury after six hours' deliberation, returned to the court room and stated that they could not agree on a verdict, hence they were discharged and the case will have to come to trial again. The case was taken by the plaintiff demanded \$2,500 damages alleged to be due for personal injuries sustained by the plaintiff falling over a cat's rope which belonged to defendant.

THIEFS AND PERSONALS.

At 5 o'clock this afternoon the Ogden Tabernacle choir will leave for Salt Lake City, where it gives a concert tonight. "The Chaperones" comes to the Grand Opera House tonight. The Utah Construction company, has returned from a business trip to California. Frank Johnson pleaded not guilty in the second district court to assault and battery on a woman. The case will go to trial this month.

Byron Scott, the druggist, has gone to Eureka to accept a position. In the police court Saturday John Stoker, charged with assault and battery on animals, claimed that he had been struck a stunning blow on the head "Friday night while walking along the railroad tracks north of the union depot. The blow was supposed to have been delivered by a footpad, as Stoker found he had been robbed of \$5, when he regained consciousness. The police are investigating the case.

Some time Friday night burglars forced an entrance to the residence of J. B. Nelling, 2421 O avenue, by cutting through a screen door at the rear of the house. The place was completely ransacked and two pocketbooks, containing about \$25, were taken. The theft was not discovered until yesterday morning. No trace of the burglars has been found.

Constance Belva Stephens, the infant daughter of Mr. and Mrs. Alvin Stephens, died Friday evening at the family residence at Birch Creek, of blood clot on the brain.

On Tuesday evening of this week the Ogden Y. M. C. A. will celebrate the commencement of the season's work by giving a literary and musical entertainment at the ward meetinghouse.

WANTED.

Solicitor for Ogden work. Salary and commission. Apply to Hussey & McGregor, Circulators Deseret News.

CONFERENCE RATES.

The usual low rates for conference will be made to Salt Lake City during October. See agents for full particulars regarding rates, selling dates, etc.

VI Oregon Short Line.

Cora entered the land as a homestead. She was also some kind of an understanding between her and Leavitt but when she got her patent she refused to deed him any part of the land. It is claimed that Leavitt made a claim on the land and that she and her daughter in consideration of their promises to deed him a portion of the land when title was obtained. Leavitt is not a member of the "Morning Star" while the Birdsells are and he brought suit against Cora Birdsell in the Bishop's court of the morning star, charging her with unchristianlike conduct in not carrying out her promise to deed him the land. The court decided that she should deed 46 acres of the 80 acres in question and that he should pay her \$100. Miss Birdsell was not satisfied with the decision and appealed to the High Council of the "Morning Star." Later she appealed the case to the First Presidency of the Church, who in turn referred the judgment rendered by the High Council. A short time after this Miss Birdsell was excommunicated from the Church for a failure to comply with the decision of the church courts.

Some months elapsed and then Miss Birdsell signified to the church authorities that she desired to comply with the decision and be reinstated. She executed a deed to Mr. Leavitt for 46 acres of land and he paid her \$100.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

STATE VS. BEAN.

Tuesday and Wednesday were occupied in hearing the case of the state vs. George T. Bean. This case has created considerable interest on account of the prominence of the defendant, Mr. Bean being city attorney and one of the leading lawyers of this section. The complaint charged that he had committed a crime against one Clara Lewis of this city, a young woman under the age of 18 years. The case occupied two full days together with a night session. It was represented by E. E. Hoffman of this city and Judge William H. King. The case was tried before Judge Greenwood. The jury was out just 30 minutes during the three day trial. They returned a verdict accordingly.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

Tuesday and Wednesday were occupied in hearing the case of the state vs. George T. Bean. This case has created considerable interest on account of the prominence of the defendant, Mr. Bean being city attorney and one of the leading lawyers of this section. The complaint charged that he had committed a crime against one Clara Lewis of this city, a young woman under the age of 18 years. The case occupied two full days together with a night session. It was represented by E. E. Hoffman of this city and Judge William H. King. The case was tried before Judge Greenwood. The jury was out just 30 minutes during the three day trial. They returned a verdict accordingly.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon she was again baptized into the Church. This was about a year ago. Her father, Isaac Birdsell, procured copies of the records of the church courts and other documents in the case and went to Washington at the time of the moot hearing and the whole matter was gone over before the investigating committee, though what relation it had to the moot case it is difficult to imagine. When the case was returned he petitioned the district court to have his daughter Cora declared incompetent and that he be appointed her guardian, which was done and an action was brought by which it was sought to have the deed made to Leavitt set aside on the ground that undue influence was exercised in procuring it, and for the further reason that Miss Birdsell was not of sound mind and was incompetent to execute the deed. This is the case which has just been decided by Judge Childers and he finds the issues in favor of the defendant, Leavitt. The court holds that there was no undue influence. That every church organization and member has a right to discipline its members and that it is the duty of every member to obey the discipline of such discipline are void. As to the question of competence it was shown by the evidence that Miss Birdsell executed a deed to the date of the deed made to Leavitt and that the same was accepted and is now in the possession of Isaac Birdsell. Mr. Birdsell will appeal the case to the supreme court.

whereupon