

RELIGIOUS SERVICES.

Religious services of the Church of Jesus Christ of Latter-day Saints will be held in the Tabernacle to-morrow (Sunday) afternoon, commencing at 2 o'clock.

Some missionaries will preach in the country wards on Sunday.

In the city wards services are held in the various ward meeting houses at the hours named:

First	7:30 a.m.
Second	8:30 a.m.
Third	9:30 a.m.
Fourth	10:30 a.m.
Fifth	11:30 a.m.
Sixth	12:30 p.m.
Seventh	1:30 p.m.
Eighth	2:30 p.m.
Ninth	3:30 p.m.
Tenth	4:30 p.m.
Eleventh	5:30 p.m.

Meetings convene in the country wards as follows:

Beaver	7:30 a.m.
Big Horn	8:30 a.m.
Blackfoot	9:30 a.m.
Bozeman	10:30 a.m.
Butte	11:30 a.m.
Cheney	12:30 p.m.
Clarksburg	1:30 p.m.
Cody	2:30 p.m.
Deer Lodge	3:30 p.m.
Draper	4:30 p.m.
Edwardsburg	5:30 p.m.
Fort Union	6:30 p.m.
Glacier	7:30 a.m.
Great Falls	8:30 a.m.
Helena	9:30 a.m.
Liberty	10:30 a.m.
Missoula	11:30 a.m.
North Fork	12:30 p.m.
Plains	1:30 p.m.
Rocky Mountain	2:30 p.m.
Shelby	3:30 p.m.
St. Ignace	4:30 p.m.
Thompson	5:30 p.m.
Walla Walla	6:30 p.m.
Wendell	7:30 a.m.
White Sulphur Springs	8:30 a.m.
Yellowstone	9:30 a.m.

Services in foreign languages are conducted as follows:

Scandinavian	10 a.m.
German	11 a.m.

FRAGMENTS.

PROVO has four cases of scarlet fever.

THERE are ten more working days for the Legislature.

MICHAEL POWERS was fined \$5 in the Police Court this morning for drunkenness.

DAN LOFTUS was fined \$50 today, by Justice Pyper, for exhibiting a deadly weapon.

THE current number of the Woman's Exposition is at hand, bright and interesting as usual.

OLIVER SHANNON, Esq., was admitted today, to practice as an attorney at the bar of the Third District Court.

WM. L. ROBINSON pleaded not guilty in the Third District Court today, to an indictment charging him with fornication.

A VAI ILS which was lost by Alexander Bille, of South Jordan, has been found and taken to the City Hall, where the owner can claim it.

SHERIFF BELMAY, of Weber County, is in the city on the lookout for the three jail birds who got away from Ogden, and made their way in this direction.

A. F. WILSON and Richard Russ were before Justice Pyper this morning for stealing a ride on the D. & R. G. W. They were convicted and fined \$15 each.

THE time for the spring cleaning of streets and backyards is at hand, and the ordinance relating to nuisances will be placed in operation upon those who fail to observe its provisions.

Drs. E. R. and M. C. SHIFF have an announcement in another column of the opening of their class in obstetrics on Monday, April 2. Both ladies are eminently qualified as instructors in this line.

ELMER ARTHUR STAYNER's lecture on "An hour with the Prophets" which was postponed two weeks ago will be delivered tomorrow (Sunday) evening, at the Twentieth Ward meeting house, at 8 o'clock.

JAMES PATTERSON pleaded guilty to forgery, today, in the Third District Court. He asked for two weeks' time before the passing of judgment, to procure evidence of former good character. He will be sentenced on March 10th.

GEORGE C. WATTS, of South Cottonwood, was arraigned in the Third District Court today, on the charge of unlawful cohabitation. He pleaded not guilty, and not having means to employ counsel, S. W. Darke was appointed by the court for that purpose.

THE county road a little distance this side of Spanish Fork, is in a very bad condition and demands immediate attention. A team from that place with several ladies in it stuck in the mud that abounds there, yesterday morning. The ladies were seen in the road trying to lift the wagon wheel out of place. Fix it by all means. -*Utah Enquirer*, Feb. 24.

WE are requested to publish the following notice: Methodist Church, Third South Street, 21 c., C. L. Libby pastor. The services tomorrow will be as follows: Preaching at 11 a.m. and 7:30 p.m. Sunday school at 9 a.m. Young people's meeting at 8:40 p.m. In the evening the pastor delivers his third lecture on the "Fact and Motive of Future Punishment."

SURT. A. NOON, has returned from his trip recently made in exploration and examination of some coal mines. He reports that the properties examined are of the highest quality, averaging from six to eight feet wide in very large quantities and capable of supplying large shipments. The beds are close to the railroad. While there experiments were made for coke and proved successful, the coal being bituminous, made a most excellent quality of hard coke. To still further prove its value for coke producing purposes, Surt. Noon has sent for several tons of the coal and will erect in Provo a test coke kiln. Should this prove a success, as it is believed it will, it will settle forever the long-anticipated question as to the difficulty of getting coke in Utah for the advancement of industries requiring coke for fuel. -*Utah Enquirer*.

Bredemeyer's Fall.

Dr. Bredemeyer's plan of operations, resolved upon when he was placed in the penitentiary, is being followed in the county jail. This is the tenth day of his fast, and he still persists in his refusal to take food. Some changes were sent to him yesterday, but he declined to touch them. Mr. McVicker called on the doctor and requested that he be permitted to take some food, but he was obstinate. He made a proposition to Mr. McVicker, that if Mrs. Bredemeyer would agree to certain conditions, one of which was to stop her proceedings for divorce, he would take food, and in a couple of weeks after he got out of jail he would take an extended trip to Europe. This proposition he declared to be his ultimatum, and closed by saying: "If he will not do this, then I die." He is growing pretty thin through his self-imposed abstinence from food. He smokes most of the time, puffing away vigorously at the cigars, as though barely able to endure the cravings of hunger, which are evidently severe.

Christian Hermanns, Peter R. Christiansen, John C. Johansen and Martin S. Bohney were admitted to citizenship.

The grand jury came into court with Fleeta Coltin, the alleged plural wife of James Higgins, a case now being investigated. The lady is blind and said she did not see whom she married, and refused to tell the name that the person went by at the marriage ceremony. Under the instruction of the court, she finally answered.

The case of the United States vs. Sarah Eggerston Cluff, contempt, was dismissed by mutual consent.

The People vs. Henry Larsen, indicted for grand larceny; important witnesses were absent; the case was continued for the term.

The case of United States vs. John Johnson was continued pending the return of the parties to Congress for the term.

United States vs. Richard Hall; defendant changed his plea to guilty; promised to obey the law. Sentence was suspended indefinitely.

The case of the People vs. Marion Draper, grand larceny, was taken up.

California Wine Co. vs. Joseph Gibson, et al.; an order was made for service of process on the defendants, to serve papers in the case.

An order was entered approving accounts of H. J. Dyer, U. S. Marshal.

David Udall has been notified to come into court for arraignment on a charge of unlawful cohabitation.

On the whole Prof. Talmage is somewhat better, but the pain in his head, from the inflammation of his eye, is almost unendurable. The eye will probably be saved.

He Didn't Mean To.

The following document is a hitting nail to the cheeky proceedings connected with the attempted jumping of the Tenth Ward Square:

SALT LAKE CITY, Feb. 23, 1888.

To the City Council of Salt Lake City:

GENTLEMEN:—On the 15th inst., after examination of the public records I came to the conclusion that the lot known as Block 20, Plat B of this city, was open to settlement under the trusts conferred by the Townsite of Salt Lake City, that trust being "for the several uses and benefit of occupants," which I believe is understood by the individual who has taken advantage of each settler of the particular tract settled upon by him.

The records showed no transfer to the City Corporation, nor any attempt of dedication to public use, not even a deed of the lot and the lot with the County Recorder. The title remained precisely as originally vested, "for the several uses and benefit of occupants," etc.

Certainly the land in question bore no evidence of use for public benefit or for the benefit of the city, and the lot was not, in fact, a public lot, but a private lot, and the title remained precisely as originally vested, "for the several uses and benefit of occupants," etc.

It belonged to the city and was not held subject to the trust, and the title should have been decided to the City Corporation.

The records showed the lot, maintained in good faith, I settled upon the land in question. While I believe the law and the facts are with me, and that I should ultimately win as to a part of the land at least, if I sought the power of the highest court, I have determined not to interfere with the claims of the populace or the City Corporation, and I have decided to leave the matter to the courts.

Very respectfully yours,

A. H. WINK.

Architect Monheim's Letter.

The following letter, regarding the needs of the penitentiary, has been sent, with the grand jury letter to the Secretary of the Territory:

SALT LAKE CITY, Feb. 23, 1888.

F. H. Dyer, United States Marshal:

Dear Sir:—At your request I have made a careful examination of the new proposed building of the penitentiary, and find the same can be completed for less than \$50,000. I have also examined the old warden's residence and find this building unhealthy and unsafe, as the walls are made of unfired clay. This building has been built about thirty years, the inside is damp and foul. All the timber is rotten, so the building is unsafe to live in. I would advise to have the floors supported to keep the same from breaking down. I have also examined the stockade wall and find the same built of the same material as the warden's residence, and that it is dangerous for the guards to walk on top of the same, and there is a risk that in a heavy rain storm the wall will tumble down. The present wall is located on a level of ground, which ought to be extended to include at least two acres of ground on the west side of the stockade. The new buildings are completed there is no room left for 200 or 300 prisoners to have any exercise, and I have made an estimate for a wall which will include two acres of ground, the same to be three feet thick and twenty feet high, built of rock and finished on top with platform and railing. This will cost complete \$20,000. And there are many other improvements needed about the place, such as fencing the premises, buying a water right which you must have, and many other small things too numerous to mention, and I should recommend that you make an appropriation for at least \$100,000. All of which is respectfully submitted.

H. MONHEIM.

Superintendent of Construction United States Penitentiary of Utah.

A Serious Fall.

While Brother Wm. C. Morris and one of his employees—Wm. J. Hall by name—were engaged in painting the front of Woolley, Lund and Judd's establishment on First East Street, this morning, the scaffold upon which young Hall was standing slipped and precipitated him head foremost to the sidewalk below, a distance of eighteen feet. Brother Morris attempted to catch him as he came down, and did break the force of his fall, otherwise it would probably have killed him. It was, the young man was very severely injured, one wrist being badly shattered and one knee-cap dislocated, besides being considerably bruised about various parts of his body and shaken up generally. Hall is a resident of the Fifteenth Ward.

Accident.

A twelve-year-old boy of Edward Partridge, of Timpa wagon, while getting on a loaded wagon, Wednesday, fell and caught his foot between the spokes of the wheel while it was in motion, resulting in a very serious sprain of the ankle joint and a contused wound above the malleolus. The boy suffered, in addition to the extreme agony consequent to the sprain and bruise, muscular spasms, which made the sufferer almost wild with pain. Dr. Hardy went yesterday and attended to the boy, and from last accounts the boy was resting comfortably and comparatively easy, considering the nature of his accident. -*Utah Enquirer*, Feb. 24.

The Winter in Kane County.

Under a recent date, W. J. Jolley writes from Mount Carmel, Kane Co., as follows:

"I can say in relation to the winter, it has been very cold here—the snow fell two feet deep and the thermometer ran down to thirty degrees below zero, when twenty below is the coldest we ever had before. Some stock has died, but not so many as we expected. There is plenty of snow in the mountains to furnish fuel for 1888. We think our stock, crops, fruit and bees will do well this year. The health of the people is good. We have had some marriages and plenty of births, but no deaths nor departs since I last wrote."

Bryan, being engaged in committee work, at the request of Smoot was excused.

A communication was received from the House notifying the Council of concurrence in its amendments to H. F. 37, a bill providing bounties for the destruction of certain animals.

With a view to restricting the loan commissioners from selling bonds to a greater amount than might be necessary, Thurman offered a substitute for section 2. After being amended the substitute was adopted, and the bill was put on its passage. It passed by a vote of 14 to 1.

The governor signed the attachment bill.

C. F. 21, providing for banking, was read the third time and passed by a vote of twenty eyes and one no, the latter being McLoughlin.

The special committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.

The committee on the bill reported a report accompanied by a quantity of correspondence, etc.