

[For the Deseret News. WILLIE'S DREAM.

"I dreamed of mother, hush! I'l' sleep again."

Yes, it was a dream, my mother, But I almost fancy now That I feel thy dear lip quiver, On my burning cheek and brow. Are thy curls upon my forehead? Am I dreaming or awake, Mother, dearest, sainted mother? Come! or Willie's heart will break.

Did I hear thee call me, mother? Did I hear thee whisper low? "I am lonely child without thee, With me darling wilt thou go?" Oh! my heart is weary-weary; And my head is sick with pain, Hush! I slept and dreamed of mother; Willie longs to sleep again.

Worldly eyes were dark with tear drops, Careless lips were hushed and still:

common law rule. France has done the same ing naturalized in America, and lived here for and, besides that, has declared in the code of many years, determined upon returning to his Napoleon (Art.17) that the quality of a French- native country, and resuming his original poman will be lost by naturalization in a for- litical status. The Bavarian Government, so eign country. There is no Government in Eu- | far from ignoring his naturalization, expressof giving it up cannot be entertained for a mo- tory records is the course of the British and ment. Ever since our independence we have American Governments during the war of upheld and maintained it by every form of 1812. The Prince Regent proclaimed it as ised full and complete protection to all persons ject of the British Crown, taken prisoner while who should come here and seek it by renounc- serving in the American ranks, should be tried ing their natural allegiance and transferring and executed as a traitor to his lawful sovertheir fealty to us. We stand pledged to it in eign. This was undoubtedly right, according the face of the whole world. Upon the faith to the common law doctrine. The King of of that pledge, millions of persons have staked England had not given his assent to the expatheir most important interests. If we repudi- triation of those people. If the Prince Reate it now, or spare one atom of the power gent had a right to arrest naturalized Englishwhich may be necessary to redeem it, we shall men, Scotchmen or Irishmen, in Canada, (as shame.

out of one's natural country, but naturalization this whole doctrine and all its consequences. n the country adopted as a fut ure residence. He immediately issued a counter proclama-When we prove the right of a man to expatri- tion, declaring that if any naturalized citizen the Danish and English language. ate himself, we establish the lawful authority of the United States should be put to death on of the country in which he settles to natural- the pretence that he was still a British subize him, if the Government pleases. What, ject, two English prisoners should suffer in the nature and character of the Danish misthen, is naturalization? There is no dispute like manner by way of retaliation. The Prince sion, and spoke of the introduction of the gosabout the meaning of it. The derivation of Regent's proclamation was never enforced in a the word alone makes it plain. All lexicog- single instance. A principle which our Govraphers and all jurists define it one way. In ernment successfully resisted under such cirits popular etymological and lawful sense it cumstances, will scarcely be submitted to now. signifies-the act of adopting a foreigner and The application of these principles to the clothing him with all the privileges of a native case of any naturalized citizen who returns to citizen or subject. WASHINGTON, July 18th .- Attorney-Gener- There can be no doubt, that naturalization He is liable, like anybody else, to be arrested al Black has, in compliance with the request does, pro facto, place the native and adopted for a debt or a crime, but he cannot rightfully of the Elders in relation to dealing in liquor of the President of the United States, render- citizen in precisely the same relations with be punished for the non-performance of a duty ed an opinion in the case of Christian Ernst, the Government under which they live, except which is supposed to grow out of that allegia native of Hanover, and who emigrated to so far as the express and positive law of the ance which he has abjured and renounced .-this country in 1851, when he was about nine- country has made a distinction in favor of one If he was a deserter from the army, he may or the other. In some countries, immigration be punished when he goes back, because de-This subject was recently made the basis of has been so encouraged by giving to adopted sertion is a crime.

rope or America which practically denies the ed a doubt whether he could be re-adopted pel being the power of God unto salvation; asright. Here in the United States, the thought there. But the most decided fact which his- serted that no man ever apostatized from the words and acts. We have consistently prom- his determination that every native born sub- cultivating the gifts and graces of the gospel. be guilty of perfidy so gross that no American the King of Hanover arrested Mr. Ernst in his ing of their spirit and indulging in their vices can witness it without a feeling of intolerable dominions) and compel them to fight for him, and excesses. he certainly had a right to hang them for fight-

Expatriation includes not only emigration ing against him. But Mr. Madison denied his native country is simple and easy enough.

TABERNACLE.

SUNDAY, Sept. 18, 10 a.m., Elder Jacob Gates addressed the congregation on the gos-Church and kept a good spirit.

Elder Orson Pratt spoke of the necessity of Elder Thomas B. H. Stenhouse expressed his pleasure and thankfulness in meeting with the Saints in Zion.

President Heber C. Kimball spoke words of comfort to the brethren and sisters who have just crossed the plains; reprimanded the Elders for associating with the wicked, partak-

At 2 p.m., Elder Bobert F. Neslin gave an account of his late mission to Great Britain.

When they laid the blue-eyed orphan With the violets on the hill; But the flowerets answered sweetly Back the sunbeam's glance of love; And the songsters seemed to warble, "Angel Willie suffes above."

S. E. CARMICHAEL.

THE EXPATRIATION QUESTION.

OPINION OF ATTORNEY GENERAL BLACK.

teen years of age.

a communication to our minister at Berlin, who citizens certain immunities and privileges not On the other hand, if he was not actually in was instructed to demand the release of Mr. enjoyed by natives. In most, however, politi- the army at the time of his emigration, but Ernst.

and there he is at the present time, unable to isted. return home to his family and business, but In regard to the protection of our citizens in stitutes the crime of military desertioncompelled against his will to perform military their rights at home and abroad, we have no whether a person drafted, conscribed, or no- by selecting localities least subject to early service.

The Attorney-General says that it is a case any difference whatever between them. A na- a deserter if he fails to report himself? These which makes it necessary for the Government tive and a naturalized American may, there- are questions which need not be discussed unof the United States to interfere promptly and fore, go forth with equal security over every til they arise. had two Peoria plows stolen from them a few decisively, or acknowledge that we have no sea and through every land under heaven, in- But it may be said that the Government of power to protect naturalized citizens when cluding the country in which the latter was Hanover has a right to make her own laws, nights since. If they are returned immediatethey return to their native country, under any born. Either of them may be taken up under and execute them in her own way. This is ly, a civil suit for damages will be avoided, if circumstances whatever. What you will do a debt contracted, or a crime committed by strictly true of all laws which are intended to must of course depend upon the law of our himself; but both are absolutely free from all enforce the obligations and punish the offens- not that exposure which will lead to a proseown country, as controlled and modified by the political obligations to every country but their es of her own people. But a law which oper- cution for a violation of the law. law of nations, the Constitution of the United own. They are both of them American citi- ates on the interests and rights of other States zens, and their exclusive allegiance is due to or peoples must be made and executed accor-States, and the acts of Congress. Integrity of Character. The natural right of every free person who the Government of the United States. One of ding to the law of nations. A sovereign who owes no debts, and is not guilty of any crime, them never did owe fealty elsewhere, and the tramples upon the public law of the world canto leave the country of his birth, and in good other, at the time of his naturalization, sol- not excuse himself by pointing to a provision told advantages from it? It is better than the faith, and for an honest purpose-the privil- emply and rightfully, in pursuance of public in his own municipal code. The municipal gold of Ophir; it is of more value than diaege of throwing off his natural allegiance and law and municipal regulation, threw off, re- code of each country is the offspring of its own mands and all precious stones. And yet every substituting another allegiance in its place- nounced, and abjured forever all allegiance to sovereign's will, and public law must be parman may possess it. The poorest may have the general right, in one word, of expatriation, every foreign prince, polentate, State and sov- amount to local law in every question where it, and no power will wrest it from them. is incontestible. I know that the common law ereignty whatsoever, and especially to that local laws are in conflict. If Hanover would of England denies it, that the judicial deci- sovereign whose subject he had previously make a legislative decree, forbidding her peoand emphasis, look at integrity of character sions of that country are opposed to it, and been. If this did not work a solution of every ple to emigrate or expatriate themselves upon with the blessing it confers, and imbibe such that some of our own courts, misled by Brit- political tie which bound him to his native pain of death, that would not take away the principles, and such a course, that its benefits ish authority have expressed (though not very country, then our naturalization laws are a right of expatriation, and any attempt to exmay be yours. It is a prize so rich that it redecisively) the same opinion. But all this is bitter mockery, and the oath we administer to ecute such a law upon one who has already pays every sacrifice and every trial necessary become an American citizen, would and ought to secure it. very far from settling the question. The mu- foreigners is a delusion and a snare. nicipal code of England is not one of the sour- There have been, and are now, persons of a to be met by prompt reclamation. Hanover probably has some municipal reguces from which we derive our knowledge of very high reputation, who hold that a natura!found whose every individual was known and international law. We take it from natural ized citizen ought to be protected by the Gov- lation of her own by which the right of expaacknowledged to possess strict and uncomtriation is denied to those of her people who reason and justice, from writers of known wis- ernment of his adopted country everywhere expromising integrity-the representations of dom, and from the practice of civilized na- cept in the country of his bir h; but if he goes fail to comply with certain conditions. Aseach one were in strict accordance with truth. suming that such a regulation existed in 1851, -his word as good as his bond-such a comthere, or is caught with the power of his nations. All these are opposed to the doctrine of per- tive sovereign, his act of naturalization may and assuming, also, that it was violated by munity would have a monopoly of the trade, petual allegiance. It is too injurious to the be treated as mere nullity, and he will imme- Mr. Ernst when he came away, the question so far as they had the means of supplying the general interests of mankind to be tolerated .- diately cease to have the right of an American will then arise whether the unlawfulness of his demand. emigration makes his act of naturalization Justice denies that men should either be con- eitizens. This cannot be true. It has no founvoid as against the King of Hanover. I anfined to their native soil or driven away from dation to rest upon, (and its advocates do not parent advantages, impair confidence, and in swer, no-certainly not. He is an American it against their own will. A man may be pretend that it has any) except the dogma the end, injure those who practice them far citizen by our law. If he violated the law of either exiled or imprisoned for an actual of- which denies altogether the right of expatria-. more than they benefit them. Hanover which forbade him to transfer his alfense against the law of his own country, but tion without the consent of his native sover-It is a short sighted as well as a guilty polibeing born in it is not a crime for which eith- eign, and that is untenable, as I think I have legiance to us, then the laws of the two councy, to swerve, under any circumstances, from tries are in conflict, and the law of nations those great principles which are of universal er punishment can be justly inflicted. Among already shown. writers of public law, the preponderance in Neither is this view supported by the prac- steps in to decide the question upon princiand everlasting obligation. weight of authority as well as the majority in tice of the world. I need not say that our nat- ples and rules of its own. By the public law number, concurs with Cicero, who declares uralization laws are opposed to it in their of the world we have the undoubted right to and he will be satisfied there is a blessing in that the right of expatriation is the firmest whole spirit as well as in their express words. naturalize a foreigner, whether his natural it, and a blessing flowing from it and a bless. sovereign consented to his emigration or not. ing all around it. foundation of human freedom, and with Byn- The State of Europe are also practically comkerehoeck, who utterly denies that the terri- mitted against it. No Government would al- In my opinion, the Hanoverian Government tory of a State is the prison of her people. low one of its subjects to divide his allegiance cannot justify the arrest of Mr. Ernst, by BRIGHT AND GLOOMY HOURS. -- Ah! this In practice, no nation on earth, walks or between it and another sovereign; for they all showing that he emigrated contrary to the beautiful world. Indeed, I know not what to ever did walk by the rule of the common know that no man can serve two masters. In laws of that country, unless it can also be think of it. Sometimes it is all gladness and law. All the countries of Europe have receiv- Europe, as well as here, the allegiance demand- proved that the original right of expatriation sunshine, and heaven itself is not far off. And ed and adopted and naturalized citizens of one ed of a naturalized resident, must have been depends on the consent of the natural sover- then it changes suddenly and all is dark and another. They have all encouraged the immi- always understood as exclusive. There are eign. This latter proposition, I am sure, no sorrowful, and the olouds shut out the sky. gration of foreigners into their territories, and not many cases on record, but what few we man can establish. In the lives of the saddest of us there are many of them have aided the emigration of find, are uniform and clear. bright days like this when we feel as if we-JAMES NUTT, from England, who arrived their own people. The German States have One Alberti, a Frenchman, naturalized here. could take the great world in our arms. Then conceded the existence of the right, by mak- went back and was arrested for an offense in Captain Stevenson's company, wishes to come the gloomy hours when the fire will ing laws to regulate its exercise. Spain and against the military law, which none except a find his brother, Thomas Nutt, who came to neither burn in our hearts nor on our hearth; the Spanish American States have always re- French subject could commit; but he was disand all without and within is dismal, cold and the Valley some seven years since. If any cognized it. England, by a recent statute (7 charged when his national character as an Adark. Believe me every heart has its secreperson knows where he lives or can be found, sorrows which the world knows not, and often . and 8 Vic.) has established a permanent sys- merican citizen was shown. tem of naturalization in the very teeth of her A Mr. Amther, a native Bavarian, after be- please report without delay to this Office. times we call a man coll when he is only sal.

It appears that he was naturalized last Feb- none but a native can be President. In some to be called on for his share of military duty ed in our office a few cotton bolls grown in ruary, and in March, after procuring a regular of our States, foreign born citizens are ineligi- which he did not perform, because he left the pastport, he went back to Hanover on a tem- ble to the office of Governor, and in one of country before the time for its performance porary visit. He had been in the village them, they cannot even vote for two years af- came round, he cannot justly be molested .--where he was born, about three weeks, when ter they are naturalized. But if these restric- Any arrest or detention of him on that ac- says that if the frost holds off a little longer, he was arrested, carried to the nearest mili- tions had not been expressly made by positive count ought to be regarded as a grave offense he will have at least fifty pounds from a small tary station, forced into the Hanoverian army enactments, they certainly would not have ex- to his adopted country. What acts are neces- piece cultivated in his garden. Why can it

cal favors have gone the other way. Here, merely liable like other members of the State, sary to make him part of the army-what conlaw which divides them into classes or makes tified, but not actually serving may be called frosts?

Elder Liljinguist addressed the audience in

Elder Erastus Snow made some remarks on pel into Denmark by himself ten years ago, and how it had spread since that time into Sweden, Norway, Iceland and throughout the Scandinavian Provinces. Spoke of the wickedness and corruption that exist here, and in strong terms condemned the conduct of some and renting their buildings for grog shops.

President H. C. Kimball arose and called upon the Saints to awake from their drowsiness, forsake their evils and live the religion of Jesus Christ.

COTTON .- Mr. J. L. Workman has exhibitthe 12th Ward this season, fully matured .--The staple, though short, is very good. He not be grown to some extent in this vicinity

STOLEN .- Messrs Staines, Needham & Co.,

Whoever possessed it that did not derive un-

To young men we say, with earnestness

Suppose a mercantile community could be.

The tricks of trade, whatever be their ap-

Let a man maintain his integrity at all times,