EVENING NEWS.	TO FLEECE THE "MORMONS."
Baturday, July 30, 1887.	The Government Grasping After \$3,000,000 Alleged Church
RELIGIOUS SERVICES.	Property.
Religious Marvices of the Church of Jesus Chitist of Latter-day Saints will be head in the Tabernacle to-morrow	
Sacday) alternoon, commencing at o'clock. Home missionaries will preach in the	ANSWER TO BE MADE ON SEPTEM-
country wards on Sunday. In the city wards services are held in the various ward meeting houses at the hours named:	In the Territorial Supreme Court to-day, Chas. W. Zine, whi behalf of District Attorney Peters, who is ab-
First	sent la Ohio, filed the following pe- tition in a suit against the Church of Jesus Christ of Latter-day Saints, for all property in excess of \$50,000 held by its Trustees-in-trust, and the court made the accompanying offer: IN THE SUPREME COURT OF THE TER-
. Meetings convene in the country wards as follows:	No of Term.
Sugar House 2 p.m. Farmers	In Equity. ' The United States of America, Plaintif,
East Mill Creek	vs. The late corporation of the Churc's of Jesus Christ of Latter-day Saints, and John Taylor, late Trastee-in- Trust, and Wilford Woodruff, Lorenzo Saow, Erastus Snow, Franklin D. Richards, Brig- ham Young, Moses Thatch- cr, Francis M. Lyman, John Henry Smith, Ueorge Teasdale, Heber J. Grant and John W. Tay- lor, late Assistant Trustees-in Trust of said corporation, Defendants.
Mountain Detl	COMPLAINT. To the Judges of the Supreme Court of
conducted as follows:	the Territory of Utah: The Plaintiff, United States of
FRAGMENTS,	America, by George S. Peters, United States Attorney in and for the Terri- tory aforesaid, who brings this suit by direction of Augustus II. Garland Attorney-General of the United States, brings this bill of complaint against
1 E 6033	the fate corporation known and claim- ing to exist as the Church of Jesus Christ of Latter-day Saints, and John
next. FRED. HOPT is fast losing all hope of living after August 11:n.	Taylor, late Trustce-in-trust, and Willord Woodruff, Lorenzo Snow, Erastins Snow, Franklin, D. Scharde
S. II. ALLEN, of Mount Pleasant, is up on a brief visit to the city.	Brigham Young, Moses Thatcher, Francis M. Lyman, John Henry Smith, George Tesadale, Heber J. Grant and John W. Taylor, late Assistant Trustees in=Trust of the said corpora-
BROTHER WM. FOTHERINGHAM is up from Beaver. He is looking quite hearty.	tion aforesaid, which was or claimed to be, and exercise the powers of a corporation created and organized and existing under and by vir ue of sh or
EVERY registered voter of the Peo- ple's Party should be at his post on Monday next.	dinance of the Provisional State of Deseret, re-enacted and ratified by the Legislature of Utah; and therefore the plaintiff complains and says:
THE polls open one hour after sun- rise on Monday. Get your votes in early.	First.—That on the 8th day of Feb- ruary, 1851, the assembly of the so- called State of Deseret, which after- wards was organized as the Territory 91 Utah, passed an ordinance incor-
The Territorial Supreme Court held a session this forenoon and adjourned to Sept. 15th.	corating as a corporation the Church of Jesus Christ of Latter-day Saints, which ordinance was afterwards on the 19th day of January in the year
GEORGE NELSON and John Haily were fined \$5 each in the Police Court to day for drunkenness.	1855, re-enacted by the Legisla- ture and approved by the Gover- nor of the Territory of Utah, a copy of which ordinance, as re-ea- acted as aforesaid is hereto attached,
The city is being billed for the ex- cursion to Cache and Bear Lake val- leys on August the 11th.	marked "Exhibit A," and which the plaintiff makes a part of this bill. Second—Fhat John Taylor, on and immediately before the 10-h day of February, 1887, was and had been
an the Territorial Supreme Court to-	Trustee in Trust, and Wilford Wood- ruff, Lorenzo Snow, Erastus Snow,

the second second second second second	
at advantal annumbles on the at the	and the seal and set and an may be
of aforesaid corporation, on the 25th day of July, 1837, died and departed	poration, such real estate as may be held lawfully for religious uses; and
this life; and as to his successor in	it appearing to this court that the
office as said trustee-in-trust of said	above mentioned complaint is in com-
corporation plaintiff has no knowl-	pliance with and conformity to Section
edge or information, but asks that	17 of an act of Congress of the United
when said successor's name is discov-	States passed on the 19th day of Feb-
ered, he be made a party to this ac-	section fity-three hundred and fity-
	two of the revised statutes of the Uut-
PRAYERS,	ted States, in reference to bigamy an 1
The plaintiff therefore prays:	for other surposes, approved Marea
First-That the defendant may be	122nd, 1882.
required to full, true and per- fect answers to the premises	Now, on motion of George S. Peters,
in writing make, the osth of said de-	
fendants to said answers being hereby	dered, first; that the floore mentioned complaint be fled with the clerk of
	this court. second; that a writ of
second-That a proper person may	subports, running in the name of the
be appointed receiver to collect and	United States of America, properly at
get in all of the outstanding debts and	tested, be issued by the clerk of this
monies due to the said defendant cor poration to take possession of, man-	court, directed to each of the defend-
age, control and collect the rents, is-	ants in this action commanding them and each of them under penalty of at-
sues and profits from the real estate	tachment in case of refusal or neglect
thereof, and that the defendant corpo-	to obey, on the 15th day of September,
ration, its officers and agents,	1837, personally to be and appear be-
be ordered forthwith to surren-	fore this court and then and there to
der and deliver up to such receiver all the assets, property, effects, and the	
possession of the real estate belonging	said complaint, and to stand and abide such order and decree as may be made
to said corporation, and also all	by this court and shall be fust and
monies, notes, drafts, bills of ex-	agreeable to chulty ; and let said auo-
Change, checks, or other evidences of	pictnas be served according to law.
indeptedness due and owing to the	third: that the clerk of this court
said corporation, as well as all books of account, accounts, deed bonds,	cause to be made publication of notice
mortgages, certificates of stock, and	addressed to all persons who may have or claim to have any legal or equitable
papers of every nature belonging to	interest to or against the property and
said corporation, and that the said re-	effects of said corporation or in any of
ceiver may, under direction of this	the matters stated in said complaint,
court, continue the management of the	of the presentation and filing of com-
said business until the sale or other disposition can be made thereof	plaint herein, of the nature of the ap-
according to law under and by virtue	plication therein made; of the pur- poses songht by and relief prayed for
of the order of the court.	in the application, and of the time and
Third-That a dec ce be made by this	place when and where the above
Bonorable court declaring the disco-	mentioned complaint is to be
lution and annulment of the charter of	answered and heard; and let such no-
the corporation of the Church of Jesus Christ of Latter-day Saints.	tice further state that all objections to
Fourth-That this honorable court	the above application and all claums of every description in the premises must
may appoint a commissioner to select	be presented in this court on or be-
and set apart out of the real estate	
the corporation of the Church of Jesus	said complaint and the answers there-
Christ of Latter-day Saluts, such real	
estate as may be lawfully held for re1	period of not less than thirty days in
ligious uses out of the real estate	the Salt Lake Daily Tribune, a news-
ligious uses out of the real estate	
poration.	Lake City-and County in Usan Terri-
Fina-fbat the Court shall make	The second s
take such proceedings from time to	Dated this 30th day of July, 1887.
time as may be just and equitable to	By the Court. C. S. ZANR,
wind up the affairs of the said corpo-	Chief Justice.
ration conformably to law and equity	JACOB S. BOREMAN,
Sixth-For such other and lurther	Associate Justice.
relief in the premises as the nature of	The lide ing and the second labors of
the case may require and as to your bonors may seem just and meet, and	fi ollowing are the provisions of
according to equity and good con-	law under which the foregoing pro-
science.	ceedings are taken :
And may it please your honors also	 (From the Act of Congress, July I, 1862.)
to grant unto the plaintiff the writ of	SEC 2 And be it further enacted,
America to be directed to the said de-	that it shall not be lawful for any cor-
fendants and to any confederate or	poration or association for religious or
confederates when discovered therein,	charitable purposes to acquire or hold real estate in any Territory of the
and thereby commanding them and	United States during the existence of
each of them at a certain day, under a	the territorial government of a greater
certain penalty therein specified, per-	value than fifty thousand dollars; and
sonally to be and appear before your honors in this honorable court for and	all real estate acquired or held by any
in behalf of the late corporation of the	such corporation or association con-
Church of Jesus Christ of Latter-day	trary to the provisions of this act shall be forfilted and escheat to the
Saints, and then and there to answer	United States. Provided, That ex
all and singular the premises, and to	isting vested rights in real estate shall
stand to and abide such order and de-	not be inpaired by the provisions of
cree herein as to your honors shall seem meet and just and agreeable to	this section.
equity and good conscience; and to	(From the Act of Congress of Feb. 19, 1587,
grant to the plaintiff any other lawful	known as the Edmunds Tucker law.)
and appropriate process or orders to	SEC. 17. That the acts of the Legis-
effect the appearance of the said de-	lative Assembly of the Territory of
fendants or any other person repre-	Utah, incorporating, continuing, or
senting or authorized to represent the late corporation of the Church of	providing for the corporation known
Jesus Christ of Latter day Saints.	as the Church of Jesus Christol Lat- ter-day Saints, and the ordinances of
And the plaintiff will ever pray.	the so called general assembly of the
GEO. S. PETERS,	State of Deseret incorporating the
United States Attorney.	Church of Jesus Christ of Latter-day



day, in the case of Joseph Rauds et al. Show. Erastus Snow Franklin D Richards, Brigham Young, Moses Thatcher, Francis M. Lyman, vs. Edward Brain, the motion of defendant for a reheating of the case was denied

THERE will be no Sunday school in the Nisth Ward to-morrow, owing to their being two cases of diphtheria on ant trustee of the corporation of the the meeting house block.

The regular monthly meeting of the board of directors of the Deseret Hospital will be postponed until the secoad Menday in August, the 8th inst.

WE are requested to state that, at St. Mark's Cathedral there will be communion at 7:30 a. m.; Sunday School, 9:45; morning service, with sermon, 11; evening prayer, 7 p. m.

The Union Pacific Rallway will run three excursions next month, on the 1st, 15th and 25th, from all stations west of Rick Springs, Wyoming, to Garfield Beach, Utah, at one fare for the round trip - Evanston Chieftain.

The photographers of the city were husy yesterday. Views of the im mense funeral procession were taken at various points, between the Temple gate and the cemetery, also of the draping, foral and other decorations in the interior of the Tabernacle.

THE Twenty-fourth of July was relebrated by the Mormon people of this vicinity on Saturday last at Whittle's Grove, on the Almy road, it being and own. the fortieth anniversary of the day the Mormon Ploneers arrived in Salt Lake Valley. The exercises consisted of picnicking, speeches and a ball in the evening - Evanston (Wyo.) Chieftain.

In this issue will be found an advertisement announcing the dissolution of the co-partnership of Will. Hennefer and Alfred J. Keep, barbers, 27 E. Second South Street, and the formation of another between the second named gentleman and Fred. Sansom, who will hereafter conduct the bu-i-

THE American Fork people are de-termined to put down the illicit whisky traffic which has been on the increase there for some time past. The illicit dealers have been running their traffic in defiance of law and decency, and now the people, through their legally constituted officers, have taken a hand in bringing the fellows to terms. A number of wooden shantles, or rather dens, down on the shore and yet with . in the corporate limits, have been turn down and aba'ed as public naisances. -Provo Enquirer.

Arrest.

Joseph A. Taylor, of Harrisville, Weber County, was arrested yesterday on a charge of unlawful cohabitation. and placed under \$1,000 bonds to appear for trial in the First District divsolved, and all the real estate of fifty

Sunday School Union.

The regular meeting of the Sunday school officers and teachers of this Stake will be held in the Social Hall. on Monday evening at half past seven, August 1st. A full attendance is re-quested. The Third Ward school will furnish part of the programme. J. II. PARRY, Sec'y. J. Woodruff, Lorenzo Snow, Erastus Snow, Franklin D. Richards, Brigham Young, Moses Thatcher, Francis M.

An Ordinance incorporating the Church of Jesus Christ of Latter-day Saints. John Henry Smith, George Teasdale, Heber J. Grant and John W. Taylor, BEC. 1. Be il ordained by the General Assembly of the State of Descret: That all that portion of the inhabitants of said State. the twelfth assistant, is to the plaintiff anknown, whose name, when dis-

hurca of Jesus Christ of Latter-day aints. Third—That by the act of incorpora-

coporated, constituted, made and declared a body corporate, with perpetual succession, under the original name and style of "The Uhurch of Jesus Christof Latter day Samts," tion stated in paragraph one of this bill, the corporation thereby created as now organized, with full power and au-thority to sue and be sued; defend and be defended, in all courts of law or equity in was authorized to hold and occupy resl and personal estate; with such

A. II GARLAND, Atty. Geni. U. S.

defended, in all courts of law or equity in this State; to establish, order, and regulate worship; and hold and occupy real and per-sonal estate, and have and use a sea', which they may alter at pleasure. SEC. 2. And be it further ordained that said body or church as a religious society, may, at a general or special conference elect one "trustee in trust," and not to exceed twelve assistant trustees, to receive, hold, buy, sell, manage, use and control the real and personal property of said church, which other powers as are stated in "Exhibit A" of the first paragraph, and by one trustee-in-trust and twelve assistant trustees to receive; hold, buy, sell, manage and costrol the real and per-

sonal property of said corporation, as will more fully appear by reference to "Exhibit A" hereto attached. Fourth—That under and by virtne of the said act of incorporation set forth in paragraph one of this bill, the said and personal property of said church, which said property shall be free from taxation; which trustee and assistant trustees, when elected or appointed, shall give bonds orporation of the Church of Jesus Christ of Latter-day Saints was or-ganized and did buy, receive, acquire and hold large amounts of great value in the Territory of Utah after the first day of July, 1862, the solution are approved by said conference; and said trustee and assistant trustees shall con-tinue in office during the pleasure of said church; and there shall also be made, by the clerk of the conference of said church, a certificate of such election or appointment of said trustee and assistant trustees which precise amount, value or description of which the plaintiff is unable to state, but asks leave to prove; and the plaintiff alleges on information and belief that the value of the real estate is about two millions of dollars, of said trustee and assistant trustees, which shall be recorded in the general church re-corder's office, at the seat of general church business; and when said bonds are filed, and said certificates recorded, said trustee or assistant trustees may receive property, real or personal, by gift, donation, bequest, or in any manner, not incompatible with the prin-ciples of righteousness, or the rules of jus-tice: inasmuch as the same shall be need and of the personal property about one million of dollars, which said corporation held and owned on the 19th day of February, 1887, and which the de-fendants now in violation of the laws

of the United States, still claim to hold Fifth-That the corporation of the ice : inasmuch as the same shall be used managed, or disposed of for the benefit, im-provement, crection of houses for public worship and instruction, and the well-being Church of Jesus Christ of Latter-day Saints, from its organization until the 19th day of February, 1887. was a cor-SEC. 3. And be it further ordained: That. p ration or association for religious

as said church holds the constitutional and

Sixth—That by virtue of the provisions of the third section of the sct of Congress of the first day of July, 1862, re-enacted as section 1890 of the Revised Statutes of the United States, any corporation or asoriginal right, in common with all civil and religious communities, "to worship God according to the dictates of conscience;" to reverence communion agreeably to the principles of truth, and to solemnize mar-riage compatible with the revelations of Jeaus Cerist; for the security and full ensociation for religious or charitable purposes was forbidden to acquire or hold real estate is any Territory dur-ing the existence of the Territorial government, of greater value than fifty thousa id dollars; that of the real

thereof has been acquired and held since the first day of July, 1862. which is not held or occupied as a building or ground appurtenant thereto for the purpose of the worship of God, or par-sonize connected therewith, or burial ments, tithings, marriages, fellowship, or the religious daties of man to his Maker; inas-Seventh-That by virtue of the premises-the real estate referred to much as the doctrinec, principles, practices,

ORLER OF COURT.

RITORY OF UTAH.

and stated in paragraph fourth of this complaint, which on or before the 19th day of E-bruary, 1887, was owned and held by the corporation of the Church of Jesus Christ of Latter-day Saints, machine to the constitution of the States of the Lord. SEC. 4. And be it further ordained: That SEC. 4. And be if farther ordained: That said church shall keep, at every fully or-ganized branch or stake, a registry of mar-riages, births and deaths; free for the in spection of all members, and for their ben-cut. was and is subject to escheat to the United States. Eighth-That on the 19th day February, 1887, the charter and act of

incorporation of the corporation of the Courch of Jesus Christ of Latter-SEC. 5 And be if further ordained: That the presidency of said church shall fill all vacancies of the assistant trustees, neces sary to be filled, until superseded by the day Saints was disapproved, repealed and annulled by the Con-gress of the United States and conference of said church. the said corporation was thereby

thousand dollars which was not, on the 19th day of February, 1887, held and occupied as a building or ground appurtement thereto for the purpose of

or charitable purposes.

the worship of God, or parsonage con-nected therewith, or burial ground, was subjected to escheat to the United States.

Young, Moses Tnatcher, Francis M. Lyman, John Henry Smith, George Teasdale, Heber J. Grant and John W. then has been called on to part with two daughters aged respectively seven and five years—the two latter by that the fourth paragraph of the bill, and the router index the routs. The Pail Benreys. Hid it been possible twould have been eminentic proper that the pail bearers of President Taylor should have been the Twoite Agostias, mem-bers of the organization with which the President had been so four identified. But as, for casons well known to the public, this was accordingly done.

are hereby disapproved "EXHIBIT A. and annulled, and the said cor poration, in so far as it may now have, or pretend to have, any legal exist-

ence, is thereby dissolved. That it shall be the duty of the Attorney-Gencrai of the United States to cause such proceedings to be taken in the suthat portion of the inhabitants of said State, which now are, or hereafter may become residents therein, and which are known and distinguished as "The Church of Jesus Christ of Latter-day Saints," are hereby inpreme court of the Territory of Utah as shall be proper to execute the fore going provisions of this section and to wind up the affairs of said corporation conformably to law; and in such pro-ceedings the court shall have power, and it shall be its duty, to make such decree or decrees as shall be proper to effectuate the transfer of the title to real property now held and used by said corporation for places of worship, and parsonages connected therewith, and burial grounds, and of the description mentioned in the pro-viso to section 13 of this act, and in section 26 of this act, to the respective trustees mentioned in section 26 of this act; and for the purposes of this section said court shall have all the

Die.

powers of a court of equity. SEC. 13. That it shall be the duty of the Attorney-General of the United States to institute and prosecute pro-ceedings to forfeit and escneat to the ceedings to forfeit and escheat to the United States the property of corpora-tions obtained or keld in violation of section 8 of the act of Congress sp-proved the 1st day of July, 1862, entitled "An act to punish and prevent the crime of polygamy in the Territories of the United States and other places, and disapproving and annuling certain acts of the Legislative Assembly of the of said trustee and assistant trustees, which shall be recorded in the general church re-Territory of Utab," or in violation of section 1890 of the Revised Statutes of the United States; and all such prop-erty so forfeited and escheated to the United States shall be disposed of by the Secretary of the Interior, and the proceeds thereof applied to the use and benefit of the common schools in the Territory in which such property may be: Provided, That no building, or the grounds appurtenant thereto, which is held and occupied exclusively for purposes of the worst lp of God, or parsonage connected therewith, or burial

ground, shall be forfeited. SEC. 26 That all religious societies, sccts, and congregations shall have the right to have and to hold, through trustees appointed by any court exerjoyment of all blessings and privileges em- cising provate powers in a Territory, bodied in the religion of Jesus Christ free to only on the nomination of the authoricising provate powers in a Territory, bodied in the religion of Jesus Christ free to all: it is also decared that said church does and shall possess and enjoy continu-ally, the power and authority in and of it self, to originate, make pass and establish rules, regulations ordinances, laws, customs and criterions, for the good order, safety, government, convenience, comfort and con-trol of said church, and for the punishment or forgiveness of all offenses, relative to fellowship, according to church covenants; that the pursuit of bliss, and the enjoyment of life, in every capacity of public associat tion and domestic happiness, temporal ex-pansion, or spiritual increase upon the earth, may not legally be questioned: Pro-vided, however, that each and every act, or practice so established, or adopted for law, or custom, shall relate to solemnities, sac raments, ceremonies, consecrations, endow ments, titizes, marriages, fellowship, or the

RAY .- At his residence in this city, July 28th, 1887, aged 50 years, William Ray, lat of Wolverhampton, England. Funeral service will be held in the Four teenth Ward Assembly Hall at 9 a.m. on Sunday, the 31st of July. Friends invited to attend.

WRIGHT .- In Mill Creak Ward, on July 26th, 18-7, of diphtheria, Martha, daughter of John P. and Elizabeth Wright; born October 6th: 1881.

SEC. 6. Be it further ordained: That no assistant trustee or trustees shall transact NEW YORK STOCKS. By Telegraph to-day.] business in felation to buying, selling, or otherwise disposing of church property; without the consent or approval of the trustee in trust of said church. IN THE SUPREME COURT OF THE TER-The United States of America, Plaintif.

PRODUCTS OF THE CORTICELLI SYSTEM. C. H. SAMPSON, Agent, 408, North Broadway, ST. LOUIS.

WASATCH MARKET! MEAT

Haslam Bros., SUCCESSORS TO WILLIAM WOOD.

Bargains!



WE MEAN WHAT WE SAY, PRICES CUT IN HALF

Lawns at 4, 5, 6, 7 and 8 cts. per yard. Dress Gingham, at 8, 10 and 121 cts. per yard. Crinkled Seersuckers, at 8, 10 and 121 cts. per yard. Parasols, at 40, 50, 75, \$1.00 and \$1.50 each. Straw Hats, at 15, 20 and 25 cts. each. Feather Tips, at 60, 75 and \$1.00 per bunch.



Bereft of Three. Brother John P. Wright, of Mil Brother John P. Wright, of Mil, Creek, in this county, has recently met with a succession of misfortunes cal-cristed to analyze the united States, still claim 'o hold and do exercise the powculated to appeal forcibly to the sym- ers which were held and exercised by pathies of his numerous friends and acquaintances. In the latter part of Expression of the Church of Jesus Christ of Latter-day Saints, as stated in paragraph first of this bill,

Plaintif.
Vs.
The isse corporation of the Church of Jeans Christ of Latter-day Saints, and John Taylor, late Trustee-in Trust, and Wilford Woodraff, Lorenzo Snow, Erastus Snow, Franklin D. Richards, Brigham Young, Moses Thatcher, Francis M. Lyman, John Henry Sulta, George Teasdale, Heber J. Grant, and John W. Taylor, late Assistant Trustees-in-Trust of stil corporation. Defendants.
Having duly considered the complaint addressed to the Judges of this Court, on behalf of the United States of America, presented by George S.
Plaint addressed to the Judges of this Court, on behalf of the United States of America, presented by George S.

CHICAGO MARKETS. By Telegraph to-day.]

Nun's Veiling, at 20 and 25 cts. per yard.

Tau Jan

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diza

Stand Covers and Table Scarfs, at cost.

Linen Damask Towels, at 8, 10 and 12 cts, each. Dress Prints (Best Grade), at 61 and 71 cts. per yard Silk Mitts and Gloves, at actual cost. Corse's, at 50, 70, \$1.00 and \$1.25 per pair. Ladies' and Childs' Hose, at cost,

And many other Bargains in every Department.

\$8.00 to \$5.00 UNDER PRICE TO CLOSE THE LOT.

ALSO, 500 BOYS' AND MEN'S

At PRICES SO LOW it will pay you to BUY NOW and not wait for Cold Weather.

