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CHARLES W. PENROSE, EDITOR.

Wednesday. . March 28, 1888

GENEBAL ANNUAL CONFER-ENCE.

THE Fifty-eighth Annual Conference of the Church of Jesus Christ of Latter-day Saints will commence at 10 o'clock Thursday morning, April 5th, subject. 1888, in the Tabernacle, Salt Lake City. The officers and members of the Church are respectfully invited to attend. WILFORD WOODBUFN

Apostles.

THE IMPORTANCE OF TREE

PLANTING.

It is difficult to imagine anything that would contribute more to the enhancement of the beauty and value of land in this Territory than a greater popularization of the tree-planting industry. It need not be confined to the planting and cultivation of trees proper, but might also profitably include shrubs and vines of inflaite variety. Some time since this journal suggested the advisability of the Legislature enacting a statute designating an Assembly to do so was, in our opinion, exists in Illinois, and the following issued to accordance with it by Governor Ogleaby, gives a clear idea of property by trustees.

of March 20th : "Gov. Oglesby this evening issued the first 'Arbor-day' proclamation ever promu gited in this state. He first sets out in full the act of the last legisla ture directing him to designa'e an nually in the spring a day to be on served throughout the state as a day for planting trees, shrubs, and vines about the homes, along the highways, and about public grounds within the state, and then says: 'To give effect to and to carry into execu ion the foregoing act, Friday, April 13, 1888, is held this year would vote in favor of a ne eby desig lated as Arbor day, and I earnestly commend to the people of sale of property to be effected seven the state the observance of said day. years hence. The lapse of so long a It is believed great good will result from an earnest effort by the public to from an earnest errort by the public for inaugurate and perpetuate a day for the special purpose of planting trees, surups, and vines. It would greatly a id to the beauty of our state could a id to the beauty of our state could benefit would result from planting the sale undesirable. The men holding forest trees, which in time would im-

is money in the business for some en-United States Attorney George S terprising capitalists and butchers. eters then said: The freight from the east would act as

a protective tariff and proper protection should operate as a protection against impure lard and unfit pork and bacon. Let the universal indigestion breeder-the great American ple-be preserved at least from that variety of indispensable grease which is concocted of melted fat from the foetid

carcases of decomposing porcines. SELLING SCHOOL PROPERTY.

THE facts respecting a case in which

trustees are about to dispose of realty under circumstances which would render the transfer of questionable and said: validity, have been stated to us, and have suggested some comments on the

It appears that the property tax payers of the school district referred to, about seven years ago, voted in favor of having the trustees sell certain real estate belonging to the district.

The trustees did not receive an offer In behalf of the Council of the Twelve for the property which was deemed satistactory, and consequently the sale

was not made at the time. It is now proposed that the trustees shall, under the authority of a vote taken seven

years ago, seil the property. School property can be lawfully sold

a regular or special school meeting called for that purpose, vote in favor of the sale. The notice calling the meeting at which the vote is taken should distinctly, state that the proposition to sell property (describing It) will be submitted to the meeting. The minutes of the meeting should be carefully taken, approved by the meeting before adjournment, properly rearbor day. The failure of the late corded, and duly certified to, and should distinctly show that at least a regretable omission. Such a law two-thirds of the votes cast at the meeting were in favor of the sale. An synopsis of a proclamation recently unimpeachable record of this character will render valid -a transfer of

its purport and what can be accom- The sale should be made plished up isr H. This is an extract within a reasonable time after The sale should be made from the Nitional Live Stock Journal, the holding of the meeting at which it is authorized. What a reasona-

ble time would be, would depend upon the circumstances of the case; such a period of time as might or probably would be consumed by a private per son, firm or corporation in effecting a like transaction under like circumstances, alter the same had been decided upon or ordered, would be held to be reasonable. But it is unreasonable to presume that a school meeting sale of property to be effected seven period would undoubtedly be held to

and to the beauty of our state could ago, might not be such a majority public services of the late Could distribute the public grounds be ornamented by trees, ar-bors, shrups, and public grounds ago, and which might make ago, and which might make the contribution to the great science ded-bors.

States. Should this statement prove faise he forfeits his right to return o the United States. Such right If your honor please, in seconding of return shall be exercised within the adoption of these resolutions, I do one year of the date of leaving the not know that I can add anything to what has already been so truthinly stated by Judge Sutherland, and so truthfully set forth in the resolutions that we have just heard read. I may be permitted to add, however, it your United States, but may be extended for an additional period not to exceed

one year. Existing privileges of travel and sojourn in the United States to Chi-nese officials, teachers, students, mernonor please, that the citizens of the chants and travelers for curiosity and adopted State of the late Chief Justice, pleasure remain undisturbed, as well as the transit right of laborers.

without regard to party affliations, deeply deplore the death of Judge Waite. And I think, if your honor please, that it is but a fitting recogni-The Chinese shall have for the prothe contract persons and property the rights given by the laws of the United States, except the right to be-come naturalized citizens. tion of his great lile, and a fitting tes-timony to hs services that these resolutions be adopted.

It is agreed in the treaty to pay \$275,619 as full indemnity for all losses The Court asked whether there were sustained by Chinese subjects who sustained by Chinese subjects who have been victims of injury in person and property at the hands of wicked and lawless men. If six months before the expirations of the period of twenty years, neither government formally gives notice of any others who desired to offer remarks, and Judge C. W. Bannett arose

the other of its termination, the treaty shall remain in force for another peri-

LONDON, March 28 .- There has been a renewal of the snowstorms in the north of Eugland.

nas just now presented them. It is a fitting occasion—in this court especially—that notice should be taken of the death of one so eminent and so WASHINGTON, March 28 .- The re-

A popular movement will secure any mains of the late Chief Justice Waite enterprise its legitimate trade and this company desires nothing more. G. H. SNELL, Manager. were removed from the family residence to the capitol at 11:30 o'clock which this Court is a part. It seems dence to the capitol at 11:30 o'clock to me that the office of Chief Justice of this morning. They were accompanied ds&w 1w

Babics That are fretful, peevish, cross, or troubled with Windy Colic, Teething Court, representatives, different bodies Pains, or Stomach Disorders, can be relieved at once by using Acker's Baby Soother. It contains no Opium or Morphine, hence is safe. Price 25 cents. Sold by For sale by Z. C. M. I. Drug Store.

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BUCKLEN'S ARNICA SALVE. THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Sale Rheum, Fryer Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Bruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 20 cents per box. For sale by A C Smith & Co

HENERER & Sox have removed their

Barber Shop from Main to No. 23 E., Second South Street, where the Old

d95

d99 tf

Pioneer Barber has lit up with elec-

A CARD.

The permanent services of Mr. An-thony Van Hasgen, of Philadelphia, have recently been secured by the

Utab Soap Manufacturing Co. Mr

Van H. was the working partner and

founder of the great soap houses of

McKeone, Van Haagen & Co., and The

Van Haagen Soap Mfg. Co., and the sole maker of all the unrivaled soaps recently and for many years produced by those firms. Forty years' active life in the business has made him one of the

most reliable and best kaown soap makers in the United States

and he ranks such is all the leading

cities. So far as local Utah manufac-

the trade will share its patronage with

those whose every interest is local,

while consumers, all influential in their

degree, will hereafter receive better

goods at the same price as imported

and still retain a pleasure in settling the ever-vexed question, "Will manu-factures in Utah pay?"

"Let's have more manufactures." Il right. "Patronize those already

All right. "Patronize those already here." Why send our money to Chi-

cago, Denver, or elsewhere, when we

can do better at home?

price and terms being right

tures are concerned, this company pur-

pose attaining the front and then lead ing progression itself, confident that

tric light.

AMUSEMENTS

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And their Excellent Company.

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DO NOT FAIL

To order a Suit of Home-



Carpets, Rugs and Linoleums. Drugs.



TEASDEL'S

## May it please the Court, but a word I had a slight acquaintance with the Colef Justice socially. It had been ny privilege to attend upon the court several times during the time he was Chief Justice. From the knowledge of aim as Crief Justice upon the beach, and from knowledge which I have gained in association with him so cialiy, though not intimately, I hearti

in the resolutions, and the remarks of

the chairman of the committee who **Funeral of Chief Justice Waite.** 

nearly connected with the Judiciary of

the Supreme Court of the United by his relatives, the associate justices only when two-thirds of the property States is about the summit of human and their families, the officiating tax-payers of the district, present at giory, so far as it is attainable in our ciergymen, officers of the Supreme profession. Now the last Chief Jusice, following a long line of illustri- of which the deceased was a member, ous predecessors, has gone to that land and numerous friends. There were of snades to test the realities of the no services at the house and the ar-future. He went leaving behind him rangements were of the simplest and an illustrious same as a lawyer and quietest character. The Senate met at 11:30 this morning and after prayer by t e chaplain proceeded to the hall of the House to attend the funeral of the judge. More than that, he has gone neuce, his death regretted and deplored, certainly by the bar throughout the country, and quite as certain-Chief Justice." WASHINGTON, D. C., March 28 .- As carly as eleven o'clock this morning generally by the people of the coun-

While it may not be claimed that the the galleries of the House were

Chiel Justice was a brilliant man or CROWDED WITH SPECTATORS aue greatest lawyer who has lived,

will be conceded by all that he was a very learned lawyer, a most excellent anxious to observe the funeral services over the remains of the late Chief ju ige; that he had a mind well poised, carning almost inexhaustible, and laborious patience almost unequalled. Justice. Over every doorway were heavy draperies of black, and the folds of the American flag, which hangs over fas temper of his mind was the Speaker's chair, were tastefully such that he brought always clear caught up with the same emblems. In judgment to his aid in deciding the the space in front of the clerk's desk dases presented. Of stalwart frame were arranged chairs for the accom-and resolute mind, he brought such a modation of relatives and friends of measure of industry to this labors the deceased, the President and his that those labors seemed to be, and in cabinet, Justices of the Supreme Court act were, herculean. He was able to and funeral committees. The front work from early morn till late at night, rows of desks of the members were

and his work was always intelligently reserved for Senators while in the and well done. Leaving that work and back of the hall the space was filled oing into the social circle, he was the with chairs for the accommodation of ife of the circle into which he went. invited friends and members Promptly at 11:30 the Speaker called the House to order. Prayer was of-fered by the Rev. Dr. Cuthbert. The He had toat peculiar faculty of mind which enabled him to work steadily and well, but to lay it aside at the proppleasures which so much endeared nim to those who came near him. I

think we may sa ely say that one of our clerk's desk. At 11:40 the Senate was greatest men laid down life's burdens announced and all the members rewhen Chief Justice Waite was called mained standing while the Senators took the places as-igned them. The nence. I favor the resolutions. Regents of the Smithsonian Institute, Chief Justice Zane then said :

Judges of the Court of Claims and of the Supreme Court of the District of Columbia, District Comm ssioners, diplomatic corps, officers of the United States Supreme Court and the depart-The Court heartily concurs in the sentiments expressed in the resolutions, and agrees with the bar in the estimate placed upon the life and character and ment of justice, and many members of the bar of the Supreme Court were escorted to seats upon the floor. A few minutes before noon Mrs. Cleveland, accompanied by Miss Bayard entered the executive gallery of the House, both ladies being appropriately icated to the ascertainment of human

od of twenty years. More Snow ly concur in the expressions contained

