AT FOUR O'CLOCK. PRINTED AND PUBLISHED BY THE DESERET NEWS COMPANY. CHARLES W. PENROSE, EDITOR.

Thursday, . September 29, 1887.

EVENING NEWS.

Published Daily, Sundays Excepted,

GENERAL CONFERENCE.

THE Fifty-seventh Semi-Annual Con- tised forth with. ference of the Church of Jesus Christ 10 o'clock on Thursday, October 6th, 1887, in the Tabernacie at Salt Lake City, and will continue until the business necessary to be transacted has that, if the animals described are not been attended to. The officers and members of the Church are respectfully invited to attend.

On the evening of Thursday, the 6th, there will be a general meeting of the Young Men's and Young Ladies' Mutual Improvement Associations. On Friday evening there will be a general meeting of the Superintendents, Teachers, and all interested in the Sunday Schools.

Ou Saturday evening there will be a meeting of the Priesthood.

7 o'clock in the evening.

We wish the officers of these organizations to bear these appointments tray law is ambiguous upon this point. in mind

WILFORD WOODRUFF, In behalf of the Council of the Twelve | owners reasonable opportunity to ob-Apostles.

MUST HAVE BEEN ASLEEP.

Tun editor of the New York Christian piration of the two days following the est Park was made featureless by Alcocate appears to he, in a mental service upon him of the notice above war covernors. They had already two aense, a second edition of Rip Van described if he is known, and the Winkle. A correspondent wanted an mailing of the advertisement to the with the rank and file. answer from that paper in reference to newspaper should be 'done simultanethe origin of the Book of Mormon. | ously with the posting of the notice in The reason the information was dz- the preclact. In our opinion a proper sired was that a "Mormon" mission- construction of the law requires the ary was in the neighborhood where the notice to be posted in the precinct ten interregator resided. The Elder was days before the sale, but does not preme court to day. It directs that described as devout and exceedingly necessarily require its publication in a ried out. The order was settled by his statements could secretly he he had his statements could scarcely be refuted. The questioner wanted such means, in law, as soon as practicable. It assistants being present at the time. facts as would enable him to put the malways practicable to post the notices missionary to fight. in the precinct ten days before the

The drousy editor of the Advocate sale, but not to have them published was unequal to the task. Not having in a newspaper on the same date. The informed himself upon promiuent cur- notice should definitely state the place, rent topics he betook himself to some day and hour of the sale. The proof the encyclope flas, from which he ceeds of the sale must be paid to the culled the Spaulding "chestnut" and county treasurer, but if the owner dealt it out upon an endorsement shall substantiate his claim to the aniplatter to the easer interregator. It mais within six months after the date is to be presumed that the Christian of the sale, the price received for them, trivocate should, judging from its less damages and c sts, will be paid name, keep specially well informed to him. He is barred after six months.

placed in possession of the pound-keeper of the precinct in which the trespass was committed. To detain the Central Pacific. the Central Pacific. At this point attorney Cohen said he was glad Norwood had trespassing animals more than fortyeight hours before delivering them to the poundkeeper, is a misdemeanor. MADE THIS CRITICISM Within twenty-four hours after refor he had no doubt that when the ceiving the animals, the poundkeeper charges were made there was a con-

tract by which the Central Pacific was must give notice to the owner, in writing, if he be known, describing them, Pacific and paying its expenses. and stating the time and cause of impounding, and the amount of damages A Bitter Feeling.

and costs. If, within two days after PHILADELPHIA, Sept. 29,-The presreceiving such notice, the owner shall ence of Cardinal Gibboons at the confail to pay the damages and costs, the stitutional centennial services in Inanimals must be advertised as ex- depence Square on Saturday a week plained below. If the owner cannot ago, has stirred up a bitter feeling

be found, the animals must be adver-tised forth with. Estrays in the possession of a Estrays in the possession of a Last week it contained several critiof Latter-day Saints will be opened at poundkeeper are advertised by posting in three public places in the precinct, sioners for inviting the cardinal, and John A. Kasson, now at his home in a notice properly dated, containing a lowa, as president of the commission description of them, including all replied to the article. In an interview marks and brands, and setting forth e said the commission avoided any semblance of partisanship either religious or political in its arrangements claimed and taken away within ten and that days of the date of the notice, the CARDINAL GIBBONS

poundkeeper will sell them to the highwas invited as the head of the largest est cash bidder. If the owner of the ody of Christians in the United apimals shall not, within ten days after States. The Presbyterian Journal, which will they are thus advertised, claim them, e issued to-morrow, will devote two pay all damages upon them and take pages to answering Kasson's reasons them away, the poundkeeper should wby Cardinal Gibbons was invited to offer the closing prayer at the cen-tennial exercises. The article consell them. The notice advertising the animals should bear the date on which cludes w th these words: "We con-fess our Protestant blood boils over it is first posted in the precinct, and as soon as possible thereafter it should his. Mr. Kasson and other Protestappear in some newspaper "having ants who were on the commission had general circulation in the county." no right to sell out and humiliate this general circulation in the county." rotestant city and this Protestant na-

Usually where the law requires a sale of any kind to be advertised in a news- | fro n paper before being made, the length of should confess their error. These meetings will commence at time which the advertisement must

appear in the paper before the sale is consummated, is specified; but the es-One object of the law is plain, viz., to shorten the detention of estrays as

much as possible, while affording tain them, and thus to lessen costs. The notice advertising estrays should

be posted "forthwith," when the poundkeeper is unable to find the owner; or "forthwith" after the ex-

days mingled shelterless in the storm

The Order in Sharp's Case.

ecclesiastical ignorance, they

The New Lord Mayor.

Almost a Failure.

LONDON, Sept. 29. - Polydore De

NEW YORK, Sept. 29 .-- The order of ourt in the case of Jacob Sharp was settled by the general term of the suis to be done "forthwith," which yers and the district attorney with his

> OGDEN'S SUGGESTIONS. Conference Between Members o

the Ogden and Salt Lake Chambers.

At the close of the meeting in the 'hamber of Commerce Hall last even-

ng, the Ogden men had a conference with the Salt Lake railway committee with a view to harmonious action beween the two cities. The former ha

Leg Broken.

Yesterday morning a young man named il. W. Droubay met with an accident at Saleratus Creek, Rich County, whereby his leg was broken. He was riding a horse and the animal fell on him with the result stated. His companions fixed his leg in the best manner possible, and then started to receiving the earnings of the Southern Salt Lake with him to obtain surgical satisficance. He came in on last even-ing's train. His home is in Tooele City, to which place he will be taken after his injuries are attended to -Og-

den Herald.

The Brown Case.

The testimony for the prosecution in the adultery case sgainst Alex. Brown took most of the day yesterday, and most of it was of a nature unfit for publication. The chief points of interest in the case of the defense to-day was the calling of Miss Winegar and the defendant as witnesses. Miss Winegar made a positive denial of the crime alleged, and also flatly contradicted the witnesses for the prosecution in many particulars. The defendant also denied in toto all the testimony given by the witnesses for the prosecution pointing to the commission of the

crime. A verdict will probably be reached this evening. ----

Pardoned.

Yesterday, Swan Olsen was released from the penitentiary, having been pardoned by Governor West on the following recommendation by Marshal Dyer: "It is not often that I ask for the pardon of a person convicted of a felony, but there is a case in point which I think is a meritorious one. It is the case of Swan Olsen, who was sentenced by the Third District Court,

Kruser, Esq, a Roman Catholic, was elec'cd to-day Lord Mayor of London. years, on the charge of an 'attempt to years, on the charge of an 'attempt to kill,' the particulars of which I have explained to you. It was only a drunken row. He is a good man, and I verily believe he will alwars behave ST. LOUIS, Sept. 20 -Another rain himself hereafter. His sentence wil set in to-day, making everything comexpire on the 14th of October next any way, but he is desirous of getting out fortless. Outgoing trains are filled with Grand Army veterans and friends now to save some mining property he who have given up the attempt to enowns, and which, as I am informed, he is being advertised out of; also to do some assessment work." joy the national encampment. The re-u ion by states and territories at For-

First District Court.

Proceedings at Provo yesterday: The People vs. George Thompson, occupied the day yesterday. Defendant was charged with assault with attempt to commit rape upon one Catherine Carroll in Wasatch County. The

ury retired this morning and returned a verdict of not guilty. United States vs. Elchard M. Humphries; an order was entered submitting the case to the next grand jury.

The case of the people vs. Mrs Marks, for resisting an officer, was dismissed The grand jury returned nine indict.

ments, seven U. S. and two Territorial. The case of the U. S. vs. Geo. W Gee was continued for the term. Joel Mears applied for citizenship

and was admitted.

The case of Pleasant Grove City vs. Daniel M. Smith, appeal, tried in the lower court for selling liquor, was set tled without trial and withdrawn, de-



Special Notices.



Manufacturer of Fine Havana Cigars, 171 & 173 s. Main Street.

HAVE YOU SEEN DUNFORDS \$2.00 hoe for Ladies, in Kid and Goat? Whether you prefer the sea breeze or the bracing mountain air for your summer vacation you should not omit o provide yourself with a bottle of Angostura Bitters which is the ac-knowledged standard regulator of the

ligestive organs. Be sure to get the genuine article manufactured only by Dr. J. G. B. SIEGERT & SONS.

NEW. We are receiving daily New Goods from the Provo Woolen Mills, and are now prepared to fill all orders,

Wholesale or Retail. **Gents' Suits Made to Order** from Provo Cassimeres, at

JOHN C. CUTLER & BRO. No. 36 East Temple St.

AN IMMENSE STOCK of Carpets and Wall Paper cheap at Dinwoodey's,

HAVE you seen DUNFORDS \$2.50 Shoe for Ladies and Gents?

or sleeves, no buttons

A N APIARY OF THIRTY-SIX HIVES in good condition will be sold cheap for cash. The reason of selling, I am en-ENTIRELY NEW. aged in other business and I can't atten-o them. Kid Gloves that need no fastening, no hooks, no buttons, no more torn For price and terms write to

dim

Call on or address

JOHN DUNN



LACE, CHENILLE & MADRAS CURTAINS.



	appears to be no doubt of that.	The Investigators.	with a pistol at ali? - Oyden Herald; Sept 29.	Werrick, No cards.	CALIFORNIA BAKERY, ditf Ogden.	ISAAC SEARS,	Kays Creek	
	DISPOSING OF ESTRAYS.	NEW YORK, Sept. 29Ex-Senator Norwood, of Georgia, appeared before the Pacific Railroad Commission this	"A Tin Soldier."	NEW YOBE STOCKS. By Telegraph to-day.]	ESTRAY NOTICE.	Per Z. Snow, Attorney.	Centrevilie Wood's Cross. Salt Lake	43 9 14 10 54 5 40 7 04 ve 9.30 11.10 6.05 7.20
	a poundkeeper appointed by the county court. His duty is to receive	morning to explain vouchers for con-	is all that the author claims for it; it	the counon . 95 Transcontinent' 912	A the second barries (COT W. 1 many old	LEGAL NOTICE.	Trains will leave Salt Lake for the North at 8 a.m. 4.10 p.m., and 5 p.m.	
	grieved by tresparsing animals must.	Central Pacific R filroad which showed him to have received these amounts	ture that his claims are very modest.	Pacific 6's	Infist, small while strip in forehead right.			hand In
640	Klown to him that the treament he	thing for the Central Pac fis road but	and a second from the incommentation of	mio Grande 20 Jeans I acinom 24/3	an indescribable brand on left thigh.		FROM THE SOUTH.	FARE
7	been committed, tave some disinter- ested male citiz n over twenty-one years of age, appraise the damages	ern Pacific. In 1878 he had left the sinate and entered upon his law prac- tice in Sayannab, and received word	means of characters and sketches woven together without special refer- ence to appropria eness or plot into a kind of crazy quilt—and this is ex-	Pf'd	If the above described animals are not claimed on or before October 5th, 1887, they will be sold to the highest cash bidder at the Vermillion estray pound, at one o'clock	Notice of time and place for the hearing of Petition for admission to Probate of Will.	Frisco. Milford Oasis.	. 8 50 7:20 **
Ы. М	/ ing, setting forth the amount, time	Washington. He went on there and	acily what he has done. It is a	By Telegraph to-day.]	p. m. C. MEYER, Poundkeeper.	PURSUANT TO AN ORDER OF SAID Court in said matter, notice is hereby given that Wednesday, the 5th day of Oc-	Juab Nephi Santaquip	. 3.50 2:25 ** 5:48 **
8	the person damaged, and, H known,	MADE & CONTRACT	at, the principal drawback being after a person has seen it and is meandering	Whest-About Steady; cash, Oct. 71;	ESTRAY NOTICE	tober, A. D. 1887, at 11 o'clock a. m., at the County Court House in Salt Lake City. Utah Territory, in the court room of said court.	Payson Spanish Fork Springville	. 2.25 8:57 ** 7:05 **
	the name of the owner of the animals doirg the damage, and a description of said enimals, which statement	Rallway and to advance its interests ha the south against Gov. Scot.'s of the	home, trying to remember what it was that he saw.	30.		has been appointed the time and place for the hearing of a petition of George J. Taylor, John W. Taylor and L. John Nut- tall, praying for the admission to probate	Provo	2 01 4:25 " 7:45 " 1 50 4:55 " 8:15 "
	must forthwith be sent to the owner of them. If he cannot he found, or, if	ness produced the contract	The characters are generally well acted, those of "Rats," the plumber, and all the ladies being particularly	Pork-Lower; year, 12.10; Jan. 12.42%, Lard-Easy; cash, Oct., 6.47%; May, 6.89. LIVERPOOL HARKET:,	years old, ear marked, slit and underbit in left, under half crop in right, and a brand	of a certain document therewith pre- sented, purporting to be the last Will and Testament of John Taylor, deceased, when	Lehi Draper Sandy	1.50 5:15 " 8:35 " 3.85 5:50 " 9:10 "
	found, shall refuse to pay all costs and	his services at \$19,000 yearly, with al- lowance for his expenses. He always	so. It went off well enough and gave	By Telegraph to-day.] Close,	white stoer call. If the above described animals are not claimed and taken away on or before	and where all persons interested may ap- pear and oppose the probate of said will, or the granting of letters testamentary to	Lovendahl's Francklyn Salt Lake	
- Car	the animals shall, within forty-eight hours after the latter have been taken	Pacific road and drew receipts in favor of the Central Pacific. Nor-	conclusion that there will be fully as good a house this as last evening; it	winter, 6s. Id., firm; do.; spring, 5sId., firm. Flour-Poor demand: 9s. 8d. duby	ten days, they will be sold to the highest cash bidder according to law, at 10 o'clock a. m. Dated at Scipio, Utah, Sept. 23, 1887. A. V. ROBISON.	Dated at Salt Lake City, September 19th	Trains will leave Sult Lake for the South at 7.20	And in case of the owner
4	incharge by the party aggrieved, be	wood said he knew of no act of wrong	then goes on for the last time.	Corn-Good demand; spot, 4s. bd., firm; September, October and November, ss. tAd.	A. V. ROBISON, District Poundkeeper.	d td JOHN C. CUTLER, Probate Clork, Salt Lake Co.	good for return, including October 12th. J JOHN SHARP, Gen. Supt.	Gen: Pass. Agent.