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CHARLES W. PENROSE, EDITOR.

Baturday Oct. 2, 1886

SEMI-ANNUAL CONFERENCE. Tuz Fifty-sixth Semi-Annual Conference of the Church of Jesus Christ of Latter-day Saints will be held in the officers and members who can attend event in the history of Utah. It is deare cordially invited.

THE DUFIES OF THE TEACHER IN THE CHURCH.

A FRIEND who has resided two years in Manti, Sanpete County, draws our attention to a subject which he deems of much importance. As to the vital character of the question, we heartily agree with him. During the period named he has been visited but once by a person officiating as a Teacher, and says that the hands at the Temple boarding house are seldom or never visited by one acting in that capacity. This situation may possibly be superinduced by the local ecclesiastical officials being reticent with iregard to assuming invisdiction in their religious capacity over those whom they probably look upon in the light of visitors There is no necessity for any feeling of that character, however, as they are under their supervision, so far as their offices admit, just as effectively as if they were actual residents. If it were otherwise those Saints who may be absent from their permanent homes would be minus the supervisory care of the Church.

The question of the duties of the Teacher, from a general atandpoint, as tion was badly damaged. A large part regards the entire Church, is one of of the tobacco crop will be ruined. great interest. It would not be stretching the truth of the position to stretching the truth of the position to assume that, speaking as a whole, they are very imperfectly performed. Every are very imperfectly performed. Every and not in that of another, and all its sume his cflicial duties. Garland says duties should be executed intelligently he is in the best of health and thoroughly. He who accepts of the office of a Teacher should, by consulting the revelations on the subject, and by a prayerful spirit and reflection for the Franklin County National Bank at Greenfield, become familiar with its obligations. Mass., had resigned on account of in-He will thus be in a position to act vestigation of the bank's affairs by with intelligence. The next step, to Bank Examiner Gatchell. Director with intelligence. The next step, to insure thoroughness, is to allow no ordinary circumstances to constitute an obstacle to prevent him performing the duty he has undertaken. It is the prerogative of the Teacher

It is the prerogative of the Teacher states that the bank is still solvent and to be a peacemaker, and bring about | can continue business by passing divi-

Brown's course will be similar in that The witness testified that she was the regard, and we believe that it will. The wife of defendant; married in 1847 at regard, and we believe that it will. The Council Bluffs; Mr. Loveless was a fact that Marshal Dyer is opposed to single man at that time: have con-tinued to live with him ever since as unnecessary severity leads us to that belief, besides it being the duty of all to expect that a man will act properly until his conduct impels a different conclusion. Such is the view we take of Mr. Brown, without having any acquaintance with that gentleman.

A PROMINENT BUSINESS EVENT.

case in a preliminary examination. THE advertisement of The Hemo Fire Insurance Company appears in this is-SUSTAINED THE OBJECTION sue. We hail with pleasure the birth of hat she was not a competent witness

this business enterprise, among whose to be sworn in the case. officers ond stockholders are a number of the most solid and capable business new Stake House, at Coalville, Sum-men of the most solid and capable business ant; he was her husband and had been for 30 years; I know a person called Josephine Loveless; did not know October 6th, 1886, at 10 a.m. All the the company is a prominent financial when she last saw her; think it was cidedly in the direction of self-sustenance, shoulder to shoulder with the

of Josephine was being defendant's wife?" Objected to and overruled. policy of home manufactures. The Objected to and overruled fact that distant companies can do a Matilda lives in the Second Ward, profitable fire insurance business in live on the farm; Matilda has 10 or 1 this Territory is a guaranty of succhildren, known as Loveless' children; I have 13 children and Josephiue has 8; defendant had not lived with witness for the last two years. cess for the Home organization. The more of the business of a community that can be done within its own lines 'Does your hustand, believe in or is he a member of the Church of Latterthe better for it, and the broader and day Saints-does he believe in polyganearer will be the smile of temporal my?" Objected to by the delense. Mr. prosperity that is bound by the pursuit Hiles, the District Altorbey, was asked his purpose of the question by the Court. He stated that it was to show the defendant had a disposition to live of that policy to ultimately beam upon it. The enterprise is not new, so far the idea of its establishment is conin polygamy, etc. The cerned. It has been in the mind of its QUESTION WAS WITHDRAWN.

chief projector for the last ten years, but has only now taken tangible shape. We wish it the substantial 1855. Thought he was married to Josephiae in 1859. "What do you mean by the reputation of her being defeud-ant's wife?" "That it was known and success to which we believe it is destined to attain.

BY TELEGRAPH. PER WESTERN UNION TELECRAPH LUNE. AMERICAN. LATEST BY LIGHTNING.

Tobacco Spoiled.

LYNCHBURG, Va., 2.-There is a heavy frost this morning and vegetawife." Witness stated that he was not familiar with their affairs. In the last eight years. "Are you a member Good Garland.

bill.'

No, sir, I am not." Mrs. Dalquist called-Knew nothing bout the defendants; was a Swede and could not understand much; had been in this country three years.

Bank Crookeduess.

related to the defendant Loveless; by reputation was his third wife; had seen them only in passing their place SOUTH FRAMINGHAM, Mass., 2,-It at the farm once or twice a year; lived five or six blocks away from defend. ant; thought he

MADE HIS HOME

at Matilda Loveless', his first wife; did not know much about them in the last tour years. John Leetham called-had lived in Provo 30 years; knew defendant, also Matilda, Mary and Josephine Loveless;

his wife, and do so at the present is being ingeniously and vigorously time. She was asked by the Prosecut worked up. The names of prominent ing Attorney if her husband had any other wives. Objected to by the de-Utah dealers in the general produce of fense; that testimony had not been upon the issue. She had already testi-fied that he (her husband) had no other the Territory are being furnished to probable purchasers in Colorado, New Mexico, Kansas, Nebraska and Caliwives at the time she mar-ried, and now she could not be sworn as a witness without her own and her husband's fornia. Steps have also been taken to answer inquiries regarding the quantity and condition of what Utah consent, as the District Attorney was produces. In this way the seeking evidence for the purpose of the company is actually finding ontlet or markets for this (section, of country and furnishing customers to dealers, its reward being, of course, the carrying trade that naturally en-Mary Breseton Loveless was calledsues. Mr. Bennett is also working Lived in Provo 30 years; knew defendwith equal energy to secure the incoming traffic. An advertisement of the company will be found in this issue. two weeks ago on the street; know Matilda Loveless; she is his first wife; Josephine was his third wife; (ob-tected to.) "What is the reputation The Singing Classes .- As some sppear to think that my Thursday

singing classes mean a discontinuance of the meetings of Sabbath School children on Monday afternoons, I wish to explain, that one does not in any way interfere with the other. The Monday afternoon class is for the sole purpose of aiding the Sunday Schools in improvement in singing, by teaching the children the songs in parts (alto especially), and no regular musical instructions are given, hence no charges are made. The Thursday afternoon classes, on the contrary, are entirely devoted to instruction and all who are able to pay are charged 75cts. per term. Both will be held regularly Examination by the defense; The witness was married to defendant in as long as it will be desirable to those E. STEPHENS. interested.

A Raid-Mrs. Isabella W. Price, an understood by others in the family. old lady 62 years of age, residing at State the reputation of yourself and Mill Creek, writes us complaining of Josephine in the family as defendaul's the manner in which some deputy marwife since the passage of the Edmunds "I don't know anything about shals entered her place without leave her." "Then you base it upon the fact or previous warning on the 24th ult. that they were married several years ago?" "Yes, sir." Mer youngest child was one year old, the next was She was very ill and not able to sit up, and her system received such a shock four. Newel Kuight was called-Lived on that she became worse and had to send for a doctor. She wants to know if Provo bench; was a son-in-law of the defendant; my wife is a daughter of such things are right, and asks what Matilda. "Do you know Mary Brition Loveless?" "She is reputed to be his would seem to be a pertinent question. if something cannot be done to make those officials observe the common laws of decency and give a woman of the Church of Latter-day Saints?' time to put her skirts on. We advise the lady to report the particulars to Marshal Dyer.

Sunday School Union .- The regu-James Gray called-Lived in Provo; knew defendant about 25 years; knew lar monthly meeting of the Sunday Josephine Caldwell; believed she was School officers and teachers of this Stake will be held in the Social Hall Monday evening, October 4, 1886, at 7 o'clock. All Sunday school workers are cordially invited. J. H. PARRY, Secretary.

SERVICES in the Hawalian language

will be held at 8 a. m. to-morrow, at the house of Kaueliamoku, 19th Ward. Matilda's reputation was as his first



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depot rates, both at the yard and de-livered. All coal kept under shelter, free

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