The Latter-day Saints were driven from their homes in Jackson County, Missouri, about forty-one years ago. A portion of the mob commenced the outbreak in June or July, and among their first deeds of violence was the destruction of the printing office, plundering the storehouse, and the tarring and feathering of Edward Partridge, the Bishop. This was followed by whipping and killing the people and burning their houses, and finally culminated, on the 13th of October, in driving some fifteen hundred persons from their homes, on the public lands which they had purchased and received titles for from the United States. The people thus driven went into different parts of the State, the great body of them, however, taking shelter in the County of Clay.

The settlements in Jackson County were commenced on the principle of the law of consecration. If you read the revelations that were given, and the manner in which they were acted upon, you will find that the brethren brought, before the Bishop and his counselors, their property and consecrated it, and with the money and means thus consecrated lands were purchased, and inheritances and stewardships distributed among the people, all of whom regarded their property as the property of the Lord. There were, however, at that period, professed Latter-day Saints, who did not see proper to abide by this law of consecration; they thought it was their privilege to look after "number one," and some of them, believing that Zion was to become a very great city, and that being the Center Stake of it, they purchased tracts of land in the vicinity with the intention of keeping them until Zion became the beauty and joy of the whole earth, when they thought they could sell their lands and make themselves very rich. It was probably owing to this, in part, that the Lord suffered the enemies of Zion to rise against her.

The members of the Church at that period were very industrious, frugal, and law-abiding, and there was no possibility of framing any charges or claims against them by legal means, and the published manifesto, upon which the mob was collected, boldly asserted that the civil law did not afford a guarantee against this people, consequently they formed themselves into a combination, a lawless mob, pledging to each other "their lives, their property and their sacred honors" to drive the "Mormons" from their midst. From that hour the heart of every Latter-day Saint has been occasionally warmed with the feeling—may I be permitted to live until the day when the Saints shall again go to Jackson County, when they shall build the Temple, the ground for which was dedicated, and when the Order of Zion, as it was then revealed, shall be carried out! And it has been generally understood among us that the redemption of Zion would not occur upon any other principle than upon that of the law of consecration.

Forty years and more have passed away since these events took place. We have been driven five times from our homes; five times we have been robbed of our inheritances. Our leaders and presiding officers have been killed, and not in a single instance, in any State or Territory where we have lived, has the law been magnified in the protection of the Latter-day Saints, until we were driven into these mountains. In 1834, Daniel Dunklin, the Governor of Missouri, said the laws were ample, and the Constitution was ample, but the prejudices of the people were