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I

Creating a county "expressly for the Mormons" was proposed as a solution to the so-called Mormon problem in Missouri in the 1830s. All non-Mormons residing in the area would be induced to sell out and move on. No longer would the Latter-day Saints be free to settle wherever they pleased throughout the countryside. One source reports:

The proposition suited every one. The Gentiles said, "If the Mormons are willing to go into that prairie country and settle, let them have it and welcome." The Mormons said, "If we may be allowed to remain peaceably and enjoy our religion, we will go into any country that may be set apart for us, no matter how wild and unbroken it may be, and we will make it blossom as the rose. If we obtain political control of a county, we will honestly administer it and be loyal in all things to the State government over us."2

Many people aided in the creation of the new county, but none deserves more credit than Alexander W. Doniphan, personal friend of and sometime legal counselor for the Saints. Through Doniphan the Mormons petitioned the Missouri legislature to create the new county from the northern half of Ray County. Non-Mormon opposition, however, compelled Doniphan to accept a compromise. Two counties, Caldwell for the Mormons and Daviess for the non-Mormons, were created. Governor Lilburn W. Boggs signed the bill into law on 29 December 1836.4

II

As long as Caldwell County contained sufficient unclaimed land for settlement, both Mormons and non-Mormons were relatively content. Later, when the Saints in Kirtland, Ohio, and other eastern communities were compelled to find new homes, upper Missouri once again became a focal point for tension. Caldwell County was soon fully occupied, and Mormons began to spill over into the adjoining counties of Clinton, Daviess, and Carroll. Non-Mormons immediately became

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concerned, insisting that the Saints had violated their agreement, although Mormons bought and paid for all lands obtained. Other accusations followed. The History of Caldwell and Livingston Counties states:

It is claimed that all the Mormon settlements outside of this county [Caldwell] were made with the prior consent of the inhabitants then living where the settlements were made; the consent was obtained, in nearly every instance, by the payment of money, either for the lands of the pioneer Gentiles or for some articles of personal property they owned. Money was scarce in those days, and although the pioneers did not approve Mormon doctrines, they did approve of Mormon gold and silver, and they were willing to tolerate the one if they could obtain the other. But afterward certain of the Gentiles claimed that the Mormon occupation had been by stealth and fraud, and perhaps in some instances this was true.5

In September 1837, Joseph Smith and Sidney Rigdon visited Far West, Missouri, having been invited by the Saints in Kirtland to investigate "other stakes, or places of gathering," and to report their findings.6 Shortly after the arrival of Joseph and Sidney, Oliver Cowdery, David W. Patten, Lyman Wight, and John Corrill were appointed to locate potential settlements. On 7 December Cowdery and Patten reported, and their labors were declared acceptable. At a special conference three days later, those present concluded that there were "plenty of provisions in the upper counties of Missouri" to sustain all Saints who wished to come.7 A new committee, composed of Oliver Cowdery, David Patten, Lyman Wight, and Frederick G. Williams, was delegated to investigate further.8 They centered their attention on Daviess County where Lyman Wight and other Saints were already settled. By 21 January 1838, Oliver Cowdery was able to report in a letter to Joseph Smith that he had spent twenty days exploring in Daviess County. "I found a great many of the finest mill sites in the western country," he wrote, "and made between forty and fifty choice locations."9

By the time Joseph Smith arrived in Far West as a permanent settler in March of 1838, exploration efforts had ceased entirely. Oliver Cowdery and other leading men of the Church had become disaffected, while David Whitmer and his counselors had been rejected by the Church as Presidents in Missouri.10 On 26 April 1838, Joseph received a revelation commanding the Church to give immediate attention to finding "other places . . . for stakes in the regions round about."11 Still matters lagged. Finally, on 18 May, an exploratory committee, with Joseph at its head, journeyed to Daviess County "for the purpose of visiting the north country and laying off a stake of Zion, making locations, and laying claims to facilitate the gathering of the Saints, and for the benefit of the poor, in upholding the Church of God."12
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Joseph Smith, Sidney Rigdon, Thomas B. Marsh, and others were active in this work from 18 to 28 May 1838, and various sites for settlement were chosen. One, Spring Hill, was near the home of Lyman Wight, who had moved into Daviess County in the spring of 1837. To Alanson Ripley fell the task of making a final survey and of laying out a settlement. The name selected was Adam-ondi-Ahman.13

III

In actual fact, the Mormons had been settled in Daviess County for some time. A rather large group had gathered in Colfax Township on the county’s southwestern border. Public land there had been put on the market as early as 1836, and some Saints in adjacent Caldwell County lost no time in seizing the advantage.14 James H. Hunt, a local resident, reports:

It would be well to state here that at this time all the lands in Daviess County, excepting Colfax Township, were subject to pre-emption, not having as yet been brought into market. Colfax Township had been surveyed at the same time Ray and Caldwell Counties were, and was therefore in market. Here another settlement of Mormons was made, composed principally of a better class who were able to purchase their lands and improve them.15

Government lands further north in Daviess County were not yet available for public sale. These lands could be claimed, however, with what was called a preemption right. Preemption rights permitted squatters to move into an area, improve a piece of land, and have first claim to buy the land when the government opened the area for public sale.16 Laws in 1834 and 1838 extended squatters’ rights and even permitted settlement before an actual survey of the land had been made.17 Every family head was allowed 160 acres. The going price was $1.25 an acre.

The first official surveys of Daviess County were made in 1833. The survey charts, together with accompanying notes, describe an area of prairie and timber with only isolated squatters’ cabins.18 One of the first settlers in the area of Adam-ondi-Ahman was Adam Black. Settling in the Grand River Valley in 1834, Black claimed a preemption right and set about making improvements. In the spring of 1837, however, Black sold out to Lyman Wight, a Mormon, and moved north. Wight, at the time a resident of Caldwell County, reports: ‘‘I disposed of my property at low rate, and removed my family to [Daviess] County, and located myself on Grand River, made an improvement, gained to myself a pre-emption right.’’19 This was in addition to his purchase from Adam Black.

Other Saints did the same. Mormons were soon scattered throughout Daviess County. James H. Hunt, again an on-the-spot observer, later wrote of the Saints in Daviess County:
Their settlements were mainly south of Grand River. They had one settlement on Lick Fork, near the Weldon settlement. Here a Mormon by the name of Bosley and a widow by the name of Ives, besides others whose names were not remembered, settled. . . . Further up the river and in what is now Monroe Township, the Mormons formed another settlement—this was on Marrowbone and Honey Creeks. . . . Here Perry Durfee, Roswell Stevens, Henry Belt, the Daleys, and John D. Lee settled, and others also came, whose names are not remembered.20

Following the surveys of May and June 1838, Mormon immigration into Daviess County picked up briskly. Large companies arriving in Far West from the East were counseled to settle in Daviess County. Lyman Wight reports:

About June, Joseph Smith, together with many others of the principal men of the Church, came to my house, and taking a view of the large bottom in the bend of the river, and the beautiful prairies on the bluffs, came to the conclusion that it would be a handsome situation for a town. We, therefore, commenced surveying and laying off town lots, and locating government lands for many miles north of this place. This beautiful country with its flattering prospects drew in floods of emigrants. I had not less than thirty comers and goers through the day during the three summer months, and up to the last mentioned date [30 October], there were upwards of two hundred houses built in this town, and also about forty families living in their wagons.21

The rapid influx of Mormons into Daviess County greatly agitated the non-Mormons. As early as July 1837, the Saints in the Grand River area were warned to leave the county or face the consequences. The threats were ignored, and settlement continued.22

The summer and fall of 1838 saw the county’s greatest Mormon growth. In July, Joseph Smith and Sidney Rigdon “left Far West for Adam-ondi-Ahman . . . to settle some Canadian brethren in that place, as they are emigrating rapidly to this land from all parts of the county.”23 Three months later, in October, more than five hundred Saints known as the “Kirtland Camp No. 1” arrived in Far West. They were also counseled to settle at Adam-ondi-Ahman.24

The rapid growth of the city made necessary the immediate construction of houses. Major Joseph H. McGee, a local resident, recalled in later years that Adam-ondi-Ahman had more that five hundred inhabitants at a time when Gallatin, the nearby county seat, had but four houses.25 George A. Smith records that he helped his father, John, build “a two-story log house on a lot in Adam-ondi-Ahman.” He also “helped to raise twenty-five log houses in 25 days.”26 William Swartzell, writing on 19 July 1838, states: “All things are going on as briskly as ever. The brethren are getting lots and raising houses on them—two or three every day.”27
This heavy stream of immigration threw the balance of political power heavily to the Mormon side. Already looking on the Saints as "rogues and thieves," the non-Mormons of Daviess County were "opposed to their possession of the chief political influence, such as they already possessed in Caldwell, and from the fear that they would acquire more, [the non-Mormons precipitated] the first open quarrel."28 On the morning of 6 August 1838, William Penniston, a local candidate, and a group of his political supporters appeared at the polling booth in Gallatin and declared their determination to prevent the Mormons from voting. When the Saints attempted to enter the polling booth, a skirmish broke out. The Mormon War had begun.29

That the non-Mormons of Daviess County wanted the Mormons out of their county is all too obvious. That they could not have accomplished this without the help of citizens from other and more populous counties is also apparent. On 13 October 1838, General Alexander Doniphan, one of the men charged with maintaining the peace in northern Missouri, received word that men from Carroll County to the south were on their way to aid the citizens of Daviess in expelling the Mormons. Led by Sashiel Woods, a local preacher, the Carroll County men numbered more than eight hundred,30 greatly augmenting the non-Mormon forces.

Events in Daviess County led to a standoff. To maintain control and prevent bloodshed, General Doniphan stationed his troops squarely between the warring factions and declared his intention to remain there until both sides disbanded and went home. He was assisted by Lieutenant General Hiram Parks and a hundred men.31

In the meantime, repeated letters from the field generals to Governor Boggs of Missouri to come to the troubled area brought no response. When at last the chief executive did decide to act, it was to issue his well-known Extermination Order: "The Mormons must be treated as enemies, and must be exterminated or driven from the State." Under the command of Major General John B. Clark several brigades of men from various parts of the state were rushed into northern Missouri. The Saints had little choice but to surrender.32 The Mormons were given ten days to vacate Daviess County, which they did. All preemption rights and improvements were, of course, left behind.33

IV

It was common knowledge that the lands in central Daviess County would be opened for public sale on 12 November 1838,34 and both Mormons and non-Mormons openly discussed the topic throughout the summer. The miniscule of the sales and the Mormons' critical need for more land spurred the Saints to claim everincreasing areas of country.
The Saints later blamed Governor Boggs’s Extermination Order for the loss of their property because it gave the non-Mormons license to drive the Mormons from their homes and to take Mormon property for their own.\textsuperscript{35} Lieutenant General Parks was sent to Adam-ondi-Ahman on orders of General Samuel D. Lucas to effect the surrender of the Mormons there.\textsuperscript{36} On 4 November, General Clark, commander of all state troops, wrote to Lieutenant General Parks and ordered him to take all Mormon men prisoners and to confiscate and hold all property, Mormon and non-Mormon alike.

Parks did as he was ordered. He also gave the Mormons ten days to leave Daviess County and ordered them to gather in Far West. Two days later, on 7 November 1838, Brigadier General Robert Wilson was dispatched by General Clark to Daviess County to oversee final operations.\textsuperscript{37} By the time the land opened for public sale five days later, the Mormons had been ordered from the state and forbidden to return. The Saints at Far West, in addition, were made to deed their property over to the state to cover expenses of the war. The Saints were now almost entirely landless.

It has always been the Mormon contention that their property in northern Missouri was stolen.\textsuperscript{38} One lengthy affidavit, submitted to the United States Congress as part of the Saints’ appeal for redress of their grievances in Missouri, states:

And let it be here observed, in passing, that Judge Adam Black had, before that time [the election day battle] sold his improvements and pre-emption claims on which he then resided to the Latter-day Saints, and had received his pay for the same; that through his instrumentality the Saints were broken up and driven off; and that he now unlawfully retains both their money and improvements.\textsuperscript{39}

This statement is probably not entirely true. While the lands in Caldwell County were entered and paid for at the public land office in Lexington, Missouri, the properties in and around Adam-ondi-Ahman were almost solely preemption lands to which the Saints and others were entitled under law but for which no money had, in most instances, been paid. (One could, for a price, transfer his improved preemption if he wished.) Eviction from the State effectively prevented the Saints from legally entering and occupying their preemptions as intended, but Adam Black did not end up with Mormon property; other non-Mormons did.\textsuperscript{40}

Such appears to have been the intention of some from the very first. On leading his men from Carroll to Daviess County to aid the non-Mormons there, Sashiel Woods was allegedly overheard to say that “the land sales . . . were coming on, and if they [those living in Carroll County] could get the Mormons driven out, they could get all the lands entitled to pre-emptions,” while the old settlers
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in Daviess County ‘‘could get all the Lands [which they had sold to the Saints] back again, as well as [keep] all the pay they had received for them.’’

Although these are Mormon charges and therefore biased, this, in effect, is precisely what did happen. Once the Saints had been evicted, the land on which their homes and crops rested in Daviess County reverted once again to its original owners. This was accomplished without compensation, while the improved preemptions at Adam-ondi-Ahman proper were entered in the names of Sashiel Woods and his sons-in-law, John Craven and Thomas Calloway. These entries are dated 25 and 28 November and 18 December 1838, less than one month from the time the Saints were forced to vacate. Other participants from the non-Mormon side did the same. Many of these preemption entries were made within two weeks of the eviction of the Mormon settlers.

In order to take over Mormon lands, including those in line for preemption purchase, it was necessary for the non-Mormons forcibly to evict their Mormon neighbors. So long as the Saints continued to reside upon their claims or purchases, ownership was guaranteed by law. Removal from one’s claim, improved or not, was tantamount to relinquishment of ownership. Inasmuch as the land sales were imminent, at least some of the non-Mormon residents of Daviess appear to have been determined to hasten Mormon evacuation. One such incident, among many that could be cited, will suffice to show how this was done. Lorenzo Dow Young reports:

Mr. Richard Welding,43 of whom I had bought my farm, came to me, accompanied by three or four others. He gave me warning to leave the country at once.

I asked him why I must leave, saying, ‘‘Have I not bought my land, and paid you for it? Have I not tended to my own business?’’

He replied: ‘‘... The Mormons must all leave the country, and if you do not renounce them, you must go too.’’

Young refused to vacate his land. A few days later, a friendly neighbor warned him that a company of about forty men was on its way from Gallatin to enforce the eviction notice. He was urged to leave within the hour, and he did. A few days later he attempted to return to claim his household goods and stock which his hasty departure had compelled him to leave behind. He added: ‘‘I found the road strongly guarded, and the Missourians threatened to kill me if I went on. I never obtained goods, cows nor anything that I had left on my place.’’

Events in Caldwell and Daviess counties soon became critical. Those Saints who still possessed their homes and lands by title deeds needed to sell them in order to obey the governor’s order to vacate the state. As soon as it became a certainty that the Mormons would
leave as ordered, the value of Latter-day Saint real estate went down. At the same time, speculators appeared on every hand, eager to take advantage of the destitute Saints who were forced to sell valuable improvements at a fraction of their worth. The legislature was drawn into the matter when it was subsequently learned that those buying Mormon lands were the very men who had been most active in the war against the Mormons. What was true of titled land was even more true of preemptions. If the non-Mormons could simply wait until the Mormons had vacated Daviess County, the latter’s preemptions could be entered in the name of whoever happened to reach the land office first.

Many in the state were critical of the underhanded methods employed by the citizens of Daviess County. The influential Missouri Republican Daily urged an immediate investigation by a special committee appointed by the legislature. Such an inquiry, the paper insisted, would “lead to a better understanding” of the recent disturbances and would remove the heavy shadow which hovered over the reputation of the state.46

The investigation did not materialize. According to Reed Peck, “Being compelled as a people to leave their county and their homes within a stated time, great quantities of property were thrown into market, simultaneously opening a field for speculators who now reap the advantages of labor done by the banished Mormons.”47 On the authority of a gentleman who had recently arrived from the land office in Lexington, the St. Louis Missouri Republican Daily reports and concludes as follows:

At the recent land sales, the lands of Caldwell and Daviess were brought into market and some of the citizens who have been most active in the excitement against the Mormons purchased a number of Mormon tracts of land. Where the Mormons had made settlements and improvements, it is said, these citizens have purchased them for speculation. It is said that the town of Adamon Diamond [sic], a Mormon town, in Daviess, in which are several houses—a very valuable site for a town—was purchased at these sales for a dollar and a quarter an acre.

Much as we censure the course of the Mormons, there is no act, of which we have any knowledge, which will at all compare with the unrighteousness of those who, it seems, got up this crusade, in order to obtain possession of the houses and lands of their victims.48

Thus the anxiety of certain non-Mormons to be rid of their Mormon neighbors appears to have been prompted in part by a desire to secure the lands of the Saints as soon and as cheaply as possible. In some instances, at least, non-Mormons actually forced the Saints to vacate their lands in order that the same might be secured without any price at all. As one local Missourian writes:
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What adds immeasurably to the shame of the transaction [forcing the Saints from the state by executive order] is the fact that there are grounds for believing that not a little of the intolerance shown on this occasion [for the Mormons] may have been due to a desire on the part of the Gentiles to get possession of the Mormons’ land. . . . A gentleman who has enjoyed exceptional advantages for acquainting himself with the facts of the case . . . tells us that “in many instances conveyances of land were demanded and enforced at the mouth of a pistol or rifle.”

V

This study sustains the long-standing Mormon contention that their preemption lands in Daviess County were illegally taken. Whether in all instances such were simple acts of stealth and fraud or were consummated with the view in mind of preventing future Mormon settlement in the county may never be completely known. What can be said with relative certainty is that much of what occurred was motivated by dishonesty and greed. When Governor Lilburn W. Boggs issued his infamous Extermination Order, illegal non-Mormon doings were justified under the vivid color of law. Preemption rights, particularly those belonging to the Latter-day Saints, were effectively denied. When it came time for the Saints to enter their legitimate claims, circumstances had rendered such claims moot and nugatory. Non-Mormon opportunists entered the lands in their own names, thus claiming both the lands and their improvements.

Repeated calls by some Missourians for an impartial and thorough investigation fell on deaf ears. With the eviction of the Mormons from Daviess County in general and from Adam-ondi-Ahman in particular, all hope for a speedy and immediate restitution vanished. Mormon entitlements in Missouri were dead.

NOTES

1History of Caldwell and Livingston Counties, Missouri (St. Louis: National Historical Co., 1886), 103–6. The Caldwell County Courthouse burned to the ground in 1860, destroying all public documents housed there. The History of Caldwell and Livingston Counties, Missouri is the result of interviews with “old settlers, the county and municipal officials, editors of newspapers, secretaries and custodians of the records of societies and institutions, and many citizens” (ibid., iii–iv).

2Ibid., 103–4. “The Missourians were satisfied, because they had a poor opinion of the prairie soil of the proposed new county, which they declared was fit only for Mormons and Indians, and doubted whether it could ever be made really valuable” (ibid., 117).

3Alexander W. Doniphan was born in Mason County, Kentucky, on 9 July 1808. He was the youngest son of Joseph and Anne Smith Doniphan, natives of King George and Fauquier counties, Virginia. For a full biographical sketch, see Portrait and Biographical Record of Clay, Ray, Carroll, Chariton and Linn Counties, Missouri (Chicago: Chapman Brothers, 1893), 648–50.

4Journal of the Missouri Legislature: Senate, 9th General Assembly, 1st Session (Bowling Green, Mo.: Office of the Salt River Journal, 1837), 220.
History of Caldwell and Livingston Counties, 118 (italics added), B. H. Roberts, Latter-day Saint historian, regards the italicized phrase as "wholly gratuitous" and states: "It is not true, and there is no evidence that warrants the 'perhaps of the quotation.'" (A Comprehensive History of The Church of Jesus Christ of Latter-day Saints, 6 vols. [Salt Lake City: The Church of Jesus Christ of Latter-Day Saints, 1930], 1:419–20). No historical data has been found to prove that the Saints did agree to confine themselves to Caldwell County, although that may indeed have been the understanding in the legislature at the time the counties were created. Certainly such a commitment was never written into law, and it is doubtful that it could have been enforced as a point of law if it had. For an account which demonstrates how the non-Mormons of upper Missouri felt about violations of this alleged agreement, see the Missouri Republican (St. Louis), 18 August 1838, 2.


Oliver Cowdery to Warren Cowdery, 21 January 1838, Cowdery Letters, Henry E. Huntington Library and Art Gallery, San Marino, California. A microfilm copy of these letters is on file in the LDS Church Archives. Oliver’s report to Warren is taken from a letter written earlier to Joseph Smith.

For an extended discussion of the facts leading to the rise of these dissenters and their eventual ouster from the Church, see chapter 5 of Leland Homer Gentry, "A History of the Latter-day Saints in Northern Missouri, from 1836 to 1839." 2d typd ed. (Ph.D. Diss., Brigham Young University, 1965).

Joseph Smith, "Manuscript History," 791. See also D&C 115:18.

Joseph Smith, "Manuscript History," 797. See also History of the Church 3:34.


At least twelve Mormon men can be identified as initial purchasers of land in Colfax Township. See "Original Entries for Lands in Daviess County," township 58, range 29, County Recorder’s Office, Gallatin, Missouri.

James H. Hunt, Mormonism: Embracing the Origin, Rise and Progress of the Sect, with an Examination of the Book of Mormon; also Their Troubles in Missouri and Final Expulsion from the State (St. Louis: Ustick and Davies, 1844), 162.

The principal argument supporting preemption stated: "It is right and proper that the first settlers, who have made roads and bridges over the public lands at their own expense and with great labor and toil, should be allowed a privilege greater than other purchasers." (see chapter 9 of Benjamin Horace Hibbard, A History of the Public Land Policies [New York: M. Cupp, 1824], 151). See also note 34.

Hibbard, Public Land Policies, 154. "By 1838 twenty to thirty thousand people [were] living in what is now Iowa, yet no land had even been offered for sale; they were all squatters" (ibid., 155). The figures in northern Missouri would scarcely be any less since Missouri Senator Thomas H. Benton was the Senate’s most active preemption advocate (ibid., 154).

See "Copies of the Field Notes of Surveys in Missouri," 166:247, Cartographic Division, National Archives. This is an excellent source, indicating what the area later known as Adam-ondi-Ahman was like before its settlement by Latter-day Saints. Copies of this document may be seen in the County Recorder’s Office, Ray County Courthouse, Richmond, Missouri.


Hunt, Mormonism, 162.

As quoted by Britton from Wight’s personal journal, in "Adam-ondi-Ahman," 244. Wight’s reference to ‘‘surveying and laying off town lots and locating government lands for many miles north of this place’’ (Adam-ondi-Ahman)’ is sustained by consulting "A Record Kept for the Use of the Church of Lands Surveyed, Locations Made, and Names to Whom Located . . . George W. Robinson, General Clerk and Recorder," LDS Church Archives. At some time subsequent to 1838, this record fell into the hands of Henry G. Sherwood of Nauvoo who preserved it for the Church. It clearly demonstrates the Mormon intent to fan out far beyond the settlement known as Adam-ondi-Ahman (see Leland H. Gentry, "Adam-ondi-Ahman: A Brief Historical Survey," Brigham Young University Studies 13 [Summer 1973]: 559–62).

A History of the Persecution, of the Church of Jesus Christ, of Latter-day Saints in Missouri,” Times and Seasons 1 (March 1840): 65–66.

"Manuscript History," 800.
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2Ibid., 831. See also History of the Church 3:147–48.

2Joseph H. McGee, Story of the Grand River Country, 1821–1903 (Gallatin, Mo.: Author, 1909), 11. Known to his peers as Major McGee, Joseph H. McGee had resided in Daviess County for over seventy years at the time he penned these memoirs. He was an eyewitness to all the scenes which he describes, including those relating to the Mormon occupation of the county. The original manuscript from which this printing was made can be seen in Manuscripts Division, Missouri State Historical Library, Columbia, Missouri.

2George A. Smith, “Journal of George A. Smith,” LDS Church Archives.

2Swartzell, Mormonism Exposed, 19.

2James H. Perkins, Annals of the West (Cincinnati: James R. Albach, 1847), 580. See also Lyman Wight’s testimony in History of the Church 3:441.

2A more complete analysis of this affair and its aftermath may be found in chapter 8 of Gentry, “A History of the Latter-day Saints.” For an account of the war and related events, see chapters 10–12.

2Manuscript History,” 836. Woods is quoted as having said that the civil authorities of Missouri would not molest them in their course and that the response of Governor Boggs to the Mormons’ appeal at DeWitt in Carroll County proved it. DeWitt, located on the confluence of the Grand and Missouri rivers, was purchased and settled by the Mormons in July of 1838. Once again rapid immigration caused excitement and the Mormons were ordered out by the old settlers (see the article on “DeWitt” in A. C. Blackwell, History of Carroll County, Missouri [Philadelphia: Edwards Brothers, 1876]). The Saints refused, a battle followed, and residents from Carroll County—aided by residents from nearby Salin, Howard, Chariton, Ray, and Clay counties—eventually forced the Mormons to evacuate (see Gentry, “A History of the Latter-day Saints,” 294–311). Instead of disbanding once their objective in DeWitt was obtained, some eight hundred men matched at once for Daviess to effect the same result.

2General Doniphan to General Atchison, 15 September 1838, in Document Containing the Correspondence, Orders, Sc., in Relation to the Disturbances with the Mormons; and the Evidence Given before the Hon. Austin A. King (Fayette, Mo.: Boon’s Lick Democrat, 1841), 24–25 (hereafter cited as Document). This source contains the written communications which passed between the governor and the generals commanding in the field during the so-called Mormon War.

2Governor Boggs to General Clark, 27 October 1838, in Document, 61.

2Anson Call, Journal, 9. See also “History of Zeta Pulpisher by Himself,” 12–13; William B. Huntington, Diary, 16-17; and Benjamin F. Johnson, My Life’s Review (Independence, Mo.: Zion’s Press, 1947), 43. The manuscript copies mentioned here are all found in the LDS Church Archives. They are merely representative of the many journals and diaries which record this fact.

2Notice to all preemption claimants that they must appear at the land office in Lexington, Missouri, as soon as possible to prove their claims was made in the Missouri Argus (St. Louis), 5 August 1838, 4. This notice was reprinted every week through the months of August, September, and October. Claimants were to have until 12 November 1838 to make their claims valid. The Southern Advocate (Jackson) also carried the announcement in September 1838 and then every week through the month of November.

2Mary Ann Hoyt, a widow with five children, made an affidavit on 1 January 1840 that she had moved to Daviess County in March 1838 and “there bought a pre-emption right of 160 acres of land and from thence was driven to Adam-ondi-Ahman and there remained until the Governor of Missouri raised the militia . . . and thereby robbed me of my property and preemption [sic] rights” (“Mormon Claims,” House of Representatives Collection, box 142, folder 1, document 10, Library of Congress, Washington, D.C. [hereafter referred to as “Mormon Claims”]).

2As revealed in General Lucas to the Governor, 2 November 1838, in Document, 72–75.

2General Clark to General Wilson, 7 November 1838, in Document, 86. The rivalry between Lucas and Clark, both major generals, is readily apparent in the documents relating to this period. Clark, of course, received his field command from the governor, but Lucas refused to recognize Clark’s authority because the men were militarily equals.

2See affidavits of Joel S. Miles, 3 January 1840; Alanson Brown and Eleanor Wilson, 8 January 1840; Noah Rogers, 14 January 1840; and Perry Duffee, 18 January 1840, in “Mormon Claims,” boxes 141–42, folders 1–3, documents 5–13.


2At least some of the land claimed by the Saints in Daviess County was improved preemption land obtained for cash or other valuable considerations from earlier preemption claimants (see affidavits by Willard Snow, n.d.; William Aldrich, 6 January 1840; Willard Seely, 20 January 1840; and Isaac Decker, 18 January 1840, in “Mormon Claims,” box 142, folder 2, documents 11–12).

2Manuscript History,” 836. See also History of the Church 3:161.

2See “Original Entries for Lands in Daviess County,” township 60, range 27, sections 25 and 30, Gallatin, Missouri. This is precisely the land which was surveyed by and allocated to Joseph Smith and Sidney Rigdon for the eventual settlement of the Saints. See also “A Record Kept for the Use of the Church, Book A.”

2Sometimes the name is spelled Weldon.

2Lorenzo Dow Young, in Fragments of Experience, Faith-Promoting Series, 6th book (Salt Lake City: Juvenile Instructor’s Office, 1882), 48. This is one of several books prepared for the instruction and encouragement of the youth of the Church.
Young, *Fragments of Experience*, 48–49. In some instances, Mormon homes were either thrown into the Grand River or burned to the ground, while cattle and household goods were confiscated. Harvey Olmstead’s affidavit of 6 January 1840 reads: “I moved from there [Caldwell County] to Davis [sic] in 1838, made a claim and intended to enter when it came to market, but a mob arose and I was compelled to move to Adam-ondi-Ahman and soon after my house was burnt . . . then my stock destroyed” (“Mormon Claims,” box 142, folder 2, document 11). Some Latter-day Saints had even gone to the expense of having a survey made of their claims in order to make a proper entry in the land office. Jabez Durfee, for example, reported that he was deprived of a surveyed preemption right in township 58 north, range 27 west, section 18 northwest quarter (Affidavit, 18 January 1840, in “Mormon Claims,” box 142, folder 2, document 10).

**Missouri Republican Daily** (St. Louis), 13 December 1838, 15:2.

47 "The Reed Peck Manuscript," photocopy, Special Collections, Harold B. Lee Library, Brigham Young University, 31.

**Missouri Republican Daily**, 13 December 1838, 15:2. In 1839, the name Adam-ondi-Ahman was changed to Cravensville. Dr. John Craven became sole owner of the land during the next few years and either sold or rented out the houses built by and once belonging to the Saints. In the 1840s, Cravensville, sitting squarely in the center of Daviess County, vied with Gallatin for the honor of becoming the county seat. When the decision was made to retain the courthouse in Gallatin, Cravensville steadily declined. At its height, however, “the town had ten or twelve dwelling houses, several stores and about 60 inhabitants” (see John C. Leopard et al., *History of Daviess and Gentry Counties, Missouri* [Topeka: Historical Publishing Co., 1922], 88–89). Clark V. Johnson presents evidence to sustain the Mormon claim from many affidavits made by those evicted from their homes and lands during this period (see Clark V. Johnson, “The Missouri Petitions: New Evidence on the Mormon Side of the Missouri Conflict of 1834 and 1838” [paper presented to the Mormon History Association Symposium, May 1981], 11ff.).