

The Warren Co., Miss., Disturbances.

PROCLAMATION BY PRESIDENT GRANT.

WHEREAS, It is provided in the constitution of the United States that the United States shall protect every State in the Union on application of the legislature, and executive when the legislature cannot be convened, against domestic violence; and

Whereas, it is provided by the laws of the United States that in all cases of insurrection or obstruction of the laws thereof, it shall be lawful for the president of the United States, on application of the legislature of such state, or of the executive when the legislature cannot be convened, to call upon the militia of any State or States or such part of the land or naval forces as shall be judged necessary for the suppression of insurrection, or of causing the laws to be duly executed; and

Whereas, the legislature of the State of Mississippi, now in session, have represented to me, in concurrent resolution of that body, that several of the legally elected officers of Warren county, in said State, are prevented from executing the duties of their respective offices by force and violence; that the public buildings and the records of the said county have been taken into the possession of, and are now held by lawless and unauthorized persons; that many peaceable citizens of said county have been killed and others have been compelled to abandon and remain away from their homes and families; that illegal and riotous seizures and imprisonments have been made by such lawless persons; and further, that a large number of armed men from the adjacent States have invaded Mississippi to aid such lawless persons and are still ready to give them such aid; and,

Whereas, it is further represented as aforesaid by the said legislature, that the courts of the said county cannot be held, and that the governor of said State has not sufficient force at his command to execute the laws thereof in said county and suppress said violence without causing a conflict of races and endangering life and property to an alarming extent; and

Whereas, the said legislature as aforesaid have made application to me for such part of the military force of the United States as may be necessary and adequate to protect the said State and citizens thereof against domestic violence hereinbefore mentioned and to enforce the due execution of the laws; and

Whereas, the laws of the United States require that whenever it may be necessary, in the judgment of the President, to use the military force for the purposes aforesaid, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective abodes within the limited time:

Now, therefore, I, U. S. Grant, President of the United States, do hereby command such disorderly and turbulent persons to disperse and retire peaceably to their respective abodes within five days from the date hereof, and that they refrain from forcible resistance to the laws, and submit themselves peaceably to the lawful authorities of said county and State.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed. Done at the city of Washington, this 21st day of December, in the year of our Lord 1874, and of the independence of the United States the ninety-ninth.

U. S. GRANT, President. HAMILTON FISH, Secretary of State.

COLORADO COURTS.

UTAH is not alone for peculiar judicial proceedings. Colorado is somewhat afflicted in that way, as well as other portions of the country. The Denver Democrat of Dec. 20, copying from the Pueblo Chieftain, has the following racy chapter—

"The heart of our noble United States district attorney must have been filled with grief on Friday morning last when the court suddenly announced to him the startling fact that there was in existence both a United States and a territor-

ial statute with reference to the drawing of indictments, which provides that not more than one indictment or information may be drawn against one and the same person, and that the various charges must be included as counts in the indictment. This announcement was a severe blow to Colonel Alleman. He disputed the point with the Judge and stated that in one of his cases there would be thirty-three counts in the indictment. The Court quietly informed him that it made no difference if there were thirty-three thousand counts in the indictment, but one indictment would be allowed. Alleman stated that it had been the practice to draw an indictment for each charge. (Which statement is true as far as regards the present attorney.) The judge's reply, given in a tone of the most biting sarcasm, was, 'I know it has.' The United States district attorney for Colorado was then informed that in the courts of the second judicial district no more than one indictment or information would be allowed against the same person, and various charges must be included therein.

"On Thursday last, six suits for the violation of the internal revenue laws were tried. Not one of the parties accused were convicted, and these suits cost the people of the United States not less than two thousand dollars, to say nothing of the amounts expended by the parties concerned in traveling expenses and board. Yet these suits were rushed into court without any examination, in order that the district attorney might obtain his fees.

"As we mentioned before, Alleman is never ready to try important suits. On Friday morning the suits in the matter known as the Las Animas Land Grab were called, and as usual our great barrister was not ready. He stated to the court that the interests of the United States would suffer if those cases were tried immediately, as important witnesses were not present. Now, it is a fact well known to all concerned, that every witness that appeared before the grand jury in these cases last June is here, and a great many more beside. The court appeared a good deal disgusted, and after some talking it was decided that Alleman should state this morning what he wished to prove by the missing witnesses, and that counsel for the defense would admit anything to reason. The fact is that Alleman is anxious to hold his official position, and has stated to the officials at Washington (his friend, the President, among the rest, who, according to Alleman's account, requested him (Alleman) to come to Colorado and 'regulate things'), that it is necessary for him to remain in office until certain cases against leading men, which cases nobody but himself knows anything about, are tried. Now if these cases are decided, Alleman's tenure of office may be uncertain, and hence his anxiety to prevent such a calamity."

To Publishers and News Dealers.—On and after January 1st, 1875, all newspapers and periodical publications, mailed from a known office of publication or news agency and addressed to regular subscribers or News agents, are divided into two classes, and postage fixed on each as follows—

1st. On all newspapers and periodical publications addressed and mailed as above prescribed, and issued weekly or oftener 2 cents a pound or fraction thereof.

2nd. On all issued less frequently than once a week, 3 cents a pound or fraction thereof.

The papers and periodicals to be forwarded through the mails shall be tendered by the publishers and news agents at the office of mailing properly assorted in the two classes above described, so that they may be weighed in bulk separately. The postage thereon must be prepaid by Special Adhesive Stamps furnished for that purpose. Ordinary postage stamps cannot be used.

Newspapers (without regard to frequency of issue) one copy to each actual subscriber residing in the county where the same are printed and published, are entitled to pass free of postage through the mails.

The foregoing are instructions received from the postmaster general relating to the prepayment of postage under the act of Congress approved June 23, 1874. Respectfully, &c.

J. M. MOORE, P. M. Salt Lake City, Utah.

LIST OF LETTERS

REMAINING in the Post Office at Salt Lake City, December 24, 1874, which, if not called for within one month, will be sent to the Dead Letter Office.

LADIES' LIST.

- A Anson J, Ahstrom L, Autehouth C, Brinker H, Hal A A, Bishop A, Brandt C, Briscoe E, Bryce E K, Ba ham H, Boyer J, Baruard J S, Merry K 2, Banes L, Myers K, Blackwood M, Beuneit M A, Bath M, Bollea M A, Cottel A, Curfew A, Clinton C, Clawson E C, Carr F, Cotrell J, Carter L, Cole P, Coudie M, Casto S 2, Danielson E A, Daniels A, Druce Mrs, Dennison J, Donovan L, Delour P, Dacir E, East A, Ereckson M P, Ederely H H, Ehrngreen J, Ederley L L, Edwards M A, Field M, Far P, Graham B, Gillett W, Gustavason L, Garduer L, Grimes M, Hedgerst H, Hughes B M 3, Hook A J, Hodge C, Healey E, Hastings H W, Hartwell G A, Hensser J, Hardy M C, Hunt M A, Hardle M, Harman M, Heider R, Hall S, Jeremy D, Jaques L, Jardene L C, Jones M, Johansen M, Johansen M Q, Kimball H S, Kidgel S, Kent W C, Larsen A, Leder E, Lacey E D, Lucas E 2, Miner A, Mann E M, Mitch-ll E, Millam E, Mill r E T, Mann N E 2, Miller M A, Minkler P, McKenney S, McDornel J, Mahlgren H, Nelson M R, Nowel R, Parish Mrs, Pearce B, Parker D, Pate F, Pitt M J, Parmale M K, Pratt S H, Roustrom Bee-tu C, Roberts Mr, Robinson & Sons, Rodgers A, Reed C W, Romet C G, Reese D L, Ruff E, Rogers J, Richards J, Rawlins J, Rockwell J, Rich H, Ross N P, Robinson J A, Cruse J, Robinson T, Richardson W H, Skow C, Snellgrove ES, Sprague E E, Sherburn ER, Stevenson E, Sullivan G, Shepard G, Sewell H, Sh-ehan J, Steel J, Sturley J, Shaw J E, Steele O, Sears J, Smart J, Siddoway J, Sneaker J, Sibley N L, St Clair Ned, Sanford P T, Shepard S A, Shingleton S, Spelman T, Stewart Bp T, Smith C D, Smith J C, Smith Jas, Smith S B, Shepard D S, Stewart H, Thorne A, Tailors U Ordr, Teward T, Thornbery F 2, Tennant J, Tucker H, Townsend J W, Taylor J, Thompson G, Taylor J V, Twiss J P, Maccuensson Jas, haue J G, Thompson J M, Tewill J, Torublad O C, Tompson OS, Tunkfield T, Thomas M, Thomas D G, Thomas C, Taylor W, Whl temore B, Weechin CH, Whit head C, Wallace G, Walker G W, Wallace J H, Wedruff J, West B S D, Weston S G, Wison R W, Walker R, Weaver T, Wilson W, Williams J, Williams B Z, Williams H T

GENTLEMEN'S LIST.

- A Allen E, Ahlstrom S, Admire S J, Adkiss W R, Adams J B, Beemis A, Buggs A, Barrett C, Bullock E, Bowman T J, Branch G W, Barry H P, Bailey J H, Bonelli G, Boyden J, Blake J, Burnett J, Bradford S M, Brooks T W, Brown B, Brown C A, Brower R, Chalmers B, Cottrell & N, Chambers F, Coon E T, Conrad J T 2, Cook J B, Crary J, Conroy J L, Casell J, Clark J W, Crabtree W A, Lorton Jno, Casto W, Curtiss —, Clare W, Duncher C, Derby F B, Dewey F, Dallamer F, Doyer G T, Drescher H, Donley J, Doshu J R, Dwander J, Dolan L, Durfee M, Duoly OH, Davies W H R, Dix W, Davis M, Davis W 2, Davis H, Edgerton C W, Erickson E G, Ehlers H T, Edmonds Jos, Evans Jno, Edwards P, Eaton W S, Ferargson A, Frock C, Ferguson CG, Ferguson HG, Fletcher J, Fouts J, Fillows J P, Finlay Jno, Firth Jno, Fisher J W, Fredrickson L, Fuller M, Findly M L, Farrell S, Guinn C C, Gray F, Grow D C, Gillett G M, Goble G, Green H A, Gurlingbar J, Garvis S, Goddard J S, Gray J H, Gill P, Gill R, Graham R D, Greou S O, Gordon O, Gullhouse Wm, Goedwin W O, Gillett & H, Hawkins Mrs, Holser C F, Humphrey C B, Ham C, Hadder F, Hanson H, Hiath H Y, Hunt Isaac, Hess Jno, Harrison J H, Jnokomull E, Howard L, Hullock E, Henant L, Hodge Wm 2, Harney B, Irwin B C, Jorgenson F C, Jessop E, Johnson N, Johns S B, Jones S S, Jones W, Jones W F, Johnson S, Kelley A B, King D H, Kerwan T, Kimball Wm A, Lond B K, Lehain D, Loyne E P, Lloyd J, Alorson Jno, Lawson J, Leonard L, Leiter W H, Lyn. sberg O, Lyon S J, Lyon S M, Minken J P, Moore A W, Manning B, Mons B G 2, Manning B, Mirkley C, Morrill C W, Moore S, Mikeson D, Mansur C S, Moor E, Mathous E, Machin H, McCullough D, Meyer H M, Munso G C 2, Moore H C, Miller J F, Miller J A, May J, Millgate J, Morgan J O, Maccuensson Jas, haue J G, Marshall R, Martis S, Morgan T D, Morris Wm, Morris Wm, McClilin E, McCune E, McKluney H, Neal F, Nyschin J A, Newton J, Norris J R, Nibaur J W, Nielsou S H, Olsen D, Olsen P, Olsen P, Olsan R, Palmgate D, Platt H J, Parry D, Perkes G C, Price S A, Peterson C, Palmer F, Palmer I, Pike J S, Pittban J R, Picknell J H, Pearce J, Roustrom Bee-tu C, Roberts Mr, Robinson & Sons, Rodgers A, Reed C W, Romet C G, Reese D L, Ruff E, Rogers J, Richards J, Rawlins J, Rockwell J, Rich H, Ross N P, Robinson J A, Cruse J, Robinson T, Richardson W H, Skow C, Snellgrove ES, Sprague E E, Sherburn ER, Stevenson E, Sullivan G, Shepard G, Sewell H, Sh-ehan J, Steel J, Sturley J, Shaw J E, Steele O, Sears J, Smart J, Siddoway J, Sneaker J, Sibley N L, St Clair Ned, Sanford P T, Shepard S A, Shingleton S, Spelman T, Stewart Bp T, Smith C D, Smith J C, Smith Jas, Smith S B, Shepard D S, Stewart H, Thorne A, Tailors U Ordr, Teward T, Thornbery F 2, Tennant J, Tucker H, Townsend J W, Taylor J, Thompson G, Taylor J V, Twiss J P, Maccuensson Jas, haue J G, Thompson J M, Tewill J, Torublad O C, Tompson OS, Tunkfield T, Thomas M, Thomas D G, Thomas C, Taylor W, Whl temore B, Weechin CH, Whit head C, Wallace G, Walker G W, Wallace J H, Wedruff J, West B S D, Weston S G, Wison R W, Walker R, Weaver T, Wilson W, Williams J, Williams B Z, Williams H T

Hulsev & G Quarm WS Youngberg CF Hamott H

HELD FOR POSTAGE.

- P Aderson, Petersen Station, U, M A T Farmer, Ft Herriman, U, W J Stones, Ogden, U, J E Edwards, Omaha, Neb, D Mitchell, Payson City, U, W Thurgood, Davis Co, U, G Adams, Chester, Ills, E Allen, Peidmont Station, Wy, J Cummings, San Fran, Cal, M M Bird, Bingham, U, C Maney, Oil Town, Ohio, E Ledington, Suzar House Ward, D E Young, Fairview, U, J W Cannegreter, Sandy, U, D E Davis, Center City, U, S Grismun, Morrisville, U, H R Shafer, Calhoun, Mo, E Revolon, St Joseph, Mo

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