

## THIRD DISTRICT COURT.

Chief Justice Zane Discovers Here  
Instrumental Bonds.

## THE CASES OF EXTREME CRUELTY.

Judge Barth Grants Mrs. Malouist a  
Bitterness. Short Orders in Both  
Chambers.

The principal feature in Judge Zane's court at this morning's session came under the heading of divorce, the remainder of the business consisting of the ordinary run of Saturday matters. In the second court, presided over by Judge Barth, there was nothing of any consequence done up to 11 o'clock, at which time his Honor left the bench for the day.

**HE MARSHAL'S OWN CHARGE:**  
Judge Harris was counsel for Mrs. Lorraine, a well-dressed lady person about fifty years of age, who played for a divorce from her husband, Rosamond Dillen, on the grounds of extreme cruelty and failure to provide.

The witness stand is an exceptional one, and showed the defendant to be a man of peculiar brutal tendencies. According to Mrs. Puckett's statement, the parties were married in Harlan county, Kentucky, in the year 1875, that the last seven years the defendant has not provided her with one cent of money, or exhibited the slightest care concerning her, she mentioned various instances of his cruelty both towards himself and the family. On one occasion, in 1888, he hanged their little girls by the neck with a rope, until she thought they would never again "come to us." This seemed to be a favorite pastime with him. He had shaved her down and pushed her out, although he had never actually struck her, but his language was described as most coarse and profane. He had rolled this out towards his wife both in public and private. The defendant is a miser, and an abandoned man, and the plaintiff "thought he doesn't drink to excess, but he does it, and company."

The judge, W. L. Fly, after the time of this mistreatment.

Witness said that he was not drunk, and to another question stated that she supported herself by keeping a boarding house.

A more detailed history of the parties was given by the parties.

Judge Harris asked: "Perhaps you are aware of the sufferings in reference to the robbing of the bank?"

Witness said, no, but the younger members of the family were. Her husband is very fond of cards and big games. Take your answer.

No money was asked for. The defendant, it appears, is now living in Colorado.

**ANOTHER BEAUTY.**

Rosa Fisher (represented by H. S. Bierman) is a buxom woman, about 50 years old, and one, too, sought a divorce from her husband, Jacob H. Fisher, on the grounds of cruelty.

The parties in terms of this site in December, 1877, and afterwards resided in Tooele county. For more than ten years past, plaintiff stated her husband had treated her very kindly, but that she had always been profligate, and the parties separated against her. He has struck her on many occasions and caused her bodily injury. In the fall of 1888 he struck her on the head with a wooden stick, and she was hit by the hair to the bone, so that she could not see. He was also very vicious, and it has been smashed two pairs of glass as well as other things about the house. At another time he beat her so severely that she took the back with a large wooden stick, and she was unable to walk on account of the contusions by striking a trunk belonging to a school teacher who lodges with them. Plaintiff declared that she had gone through half of her life.

These statements were borne out by a daughter-in-law, who said the plaintiff, as far as she saw, never gave her husband any provocation, but was always a good wife to him.

No money was asked for and Judge Zane denied the decree.

**SMOKERS' ORDERS.**

Samuel F. Spencer vs. James G. McAlister, et al. Demurser to complaint sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

Sept. Howlett vs. James Gordon. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

Sept. Howlett vs. James Gordon. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

Sept. Howlett vs. James Gordon. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to correct judgment by consent on Friday.

John Davy et al. Motion to dismiss appeal sustained.

John Davy and Loan company vs. H. V. Nixon et al. The demurser to complaint was sustained and short days allowed to answer.

Wm. S. McCormick vs. H. Karsdorff et al. Motion to vacate judgment set aside and cause remanded on Wednesday next.

A. M. Moyer vs. Geo. A. Mease. Motion to