

EVENING NEWS. Wednesday, March 17, 1938

FRAGMENTS.
 A WALKER containing tithing orders has been lost. See advt.

W. C. BROWN, Esq., has received his commission as postmaster of Salt Lake City.

The grand opera of "Carmen" will be rendered in the Theatre to-morrow evening, by the Metropolitan Opera Company.

There will be a meeting of the Carless Opera Company at Carless school of music this evening, at 7:30 o'clock.

An employee of the Fisher Brewery, accidentally had two of his fingers so badly mangled yesterday by a beer keg falling upon them, that amputation was necessary.

The following election judges for the election of March 20, 1938, have been appointed for Park City:

First Ward—J. M. Cohen, Truman Schenck and Frank H. Dyer.
 Second Ward—Frank M. James, Jas. Moffat and Henry J. Salts.
 Third Ward—Daniel J. Bader, John Dodds and Geo. B. Davis.

Appreciation.—Bishop John Clarke, of Upton, Summit County, whose wife for some days past has been a patient of the Deseret Hospital, called upon us this morning and expressed his gratitude and appreciation for the kind and skilful treatment which she has been the recipient while there in ardent terms.

Acquired.—The following special was received at 4:15 p. m. to-day:

BRAVING, Utah, March 17, 1938.
 Editor Deseret News:

A try has been spent in getting a jury to try M. L. Shephard, charged with unlawful cohabitation, but the evidence was all in the jury's favor a verdict of "Not guilty" without leaving the box. Morning.

MOONSHINE.
 University Sociable.—A select social gathering is to take place at the University on Friday evening, March 19, 1938, when dancing will be indulged in with Clive's full quadrille band to furnish music and Rodney Hillman to prompt. The committee of arrangements consist of Wm. A. Allison, Eugene Woolley, M. E. Pack and A. S. Stookey; that on amusements and reception of the Misses Alice Merrill, Lizzie Smith, Annie Richards and Km. Ellerbe, and the floor managers are Wm. Allison and A. J. Stookey.

"Carmen."—The Chicago Times speaks in the following complimentary manner of Her Majesty's Opera Company who are to appear in the Salt Lake Theatre on Thursday evening in the famous opera of "Carmen":

"Col. Mapleson has disappointed the public again, a thing which is not uncommonly supposed to be in the habit of doing. But this time it has been a different matter, for he has anticipated, since the disappointment has been a disappointment, that the opera was said in advance that he had no great stars, and would give nothing but "cheap" opera. The opera of the day designated things that are stale. But the fact is that he is giving opera better than he has done when he had Katti, who is "a great star," and Nevada, who would like to be considered so. It is a further fact that he has given one work which has never been done before in Chicago, and never, except by this company, in America. It is a further fact that M. L. Fohstrom is quite as remarkable in her way as Nevada was in hers. M. L. Hank is a genuinely an artist as any one of the famous stars, and with a higher European reputation than she has gained in this country. So it is true that Her Majesty's Opera Company are among the very best of living opera companies, and that the Fohstrom and De Anna hold the places as the best of the world in improving, that the chorus, though by no means handsome, are vocally strong and well handled, and the orchestra good also.

Deseret Hospital.—Since the founding of this worthy institution in this city, great benefit has been derived from its existence, and a very large number of patients have been cured of that care and attention which they would otherwise have been deprived of. Though at first the building occupied would accommodate but few patients, and the funds at command were limited, yet from this small beginning the hospital has grown into a progressive and successful institution. A large proportion of the most enterprising of our citizens have donated freely to the hospital in cash and various necessary articles, and members have contributed largely to the fund, which has been judiciously expended to the proper directions. A marked improvement has been made within the past few months in the furnishing, conduct and arrangement of things generally in the building at present occupied. The affairs of the hospital are under the control of a board of directors, Bishop H. B. Clawson being president, and the conducting of the internal affairs and caring for the patients are under the immediate supervision of Mrs. Whipple, the matron, a lady of considerable experience.

There are at the present time in the hospital, to be treated for various affections, twenty patients, the majority of whom are females. The wards or rooms in which these patients are placed are kept in apple-pie order, the beds are clean and comfortable, and everything appears "neat as a pin." The food served is prepared with scrupulous cleanliness, and is wholesome, such as is best suited for those under treatment. The best surgical and medical attendance is provided, all medicines being compounded with the utmost care, and every thing is done to make the time as pleasant to the sufferers as long as they remain there. Of the care and attention bestowed upon the patients, day and night, it can be said that it is not surpassed in any institution, and in conversation with a number of the present inmates and some who have recently become convalescent, all of these expressed themselves in the highest terms of praise regarding the treatment they had received and the uniform kindness and patience exhibited, and award well deserved credit to the officers of the hospital, toward whom they have feelings of deep gratitude.

Of course, notwithstanding the progress made by this institution and its efficient management, there still remains much to be done before it is placed on a desirable footing. The building now occupied, while it serves the present purpose, is unsuitable in many respects, and there are still lacking for convenience in the working departments. To supply some of these wants the general body of the public is called on, and it is to be hoped that those who have exhibited such kindness in the past as well as others, will not forget what is needed. We wish the Deseret Hospital the unqualified success it deserves.

PRESIDENT CANNON'S CASE. He does not appear for trial, and the bonds are hurriedly forfeited.

The "continguous officers" so frightened that they search citizens who come to view the proceedings.

To-day, March 17th, being the date on which President George Q. Cannon was to appear for trial in the Third District Court, on a charge of unlawful cohabitation with his wives, more interest seemed to be taken in the occurrence since the arrest was made, and everyone seemed to be on the alert for some unusual developments.

Shortly after the court room was opened, a police officer came in through the doors, which were carefully and strongly guarded by a large force of police, and announced that the door several deputies were engaged in searching those who entered, to find whether any of them were armed, and when inquiry was made as to the cause of such an unusual proceeding in a civil case, the officer replied that it had been considered probable that something desperate might be attempted, and it was known what might occur, this precaution being taken to prevent a disturbance in the court room was soon jammed to overflowing, and ingress stopped.

The first business before the court was the sentencing of H. Cannon, an account of which will be found in another article.

When this was completed, District Attorney Dickson called out that the United States Marshal, J. H. Cannon, indicted for unlawful cohabitation, was to appear for trial.

The defense, F. S. Richards, LeGrand Young and Sheeks & Rawlins, if they were ready, and a few moments delay was asked.

Mr. Rawlins reminded the court that an argument was made yesterday that the case was to be heard on the merits, and that the court was to be disposed to permit.

Mr. Dickson then impatiently demanded that the witnesses in the Cannon case be called, and the following answered to their names: Martin T. Cannon, Emily Little, Mary Little, Sarah Jane Cannon, Ella Little, George Little, and Mary Alice Cannon.

Mr. Dickson then asked that the name of the defendant be called, and "George Q. Cannon" was shouted three times by the bailiff, but there was no response.

Mr. Dickson then eagerly demanded, "Call the witness."

Mr. Rawlins arose and stated that the counsel for the defendant did not know where their client was, and that they had not seen him since the bond was given.

Mr. Richards said he had last visited Mr. Cannon with the Commissioner, at his home, on Feb. 27th, when the last bonds were given.

Mr. Young suggested that a continuance of the case until 2 p. m., as the defendant's residence was out of town, and the weather and roads being very bad, he might have been delayed. This provoked a burst of laughter among the "officers" of the court, and the judge around the officials and deputies present was enough to convince one that there was sufficient cause for the delay.

Mr. Dickson insisted that the bonds should be declared forfeited, and the names of the witnesses called.

After some discussion, lasting about five minutes, on the matter, the court granted the order asked for by Mr. Dickson, for the bond of \$25,000, with the provision that if President Cannon was in court at 2 p. m., the bonds should be set aside.

The witnesses were then excused until 2 p. m., and the large audience in the court room was dismissed.

A few moments afterward Mr. Dickson entered the U. S. Marshal's office, and on getting the name of the defendant, he said: "The court is called."

"I know it," he said, "but I haven't seen him since the bond was given."

The court then instructed the bailiff to call the defendant, and the name of George Q. Cannon was called.

The court, hastily interrupting, "That is all," and the bailiff returned.

After a short pause, the court remarked to Mr. Dickson that there was no necessity for the witnesses remaining, and the District Attorney replied, "No, I presume not. They may be excused for the time being."

Then he asked, "If I may, as the defense suggests, get here in a day or two?"

The court replied, "I will relieve myself of a lot of 'guffaw,' and larger portion of the audience departed, the court taking up the matter of the business.

When he became finally known that President Cannon had not appeared, the event was the subject of general comment. It has been freely rumored that the District Attorney had been had enough to keep him in his life, in connection with this it may be said that it is understood the officers from Nevada are now preparing to swear that an attempt was made to bribe them.

A. H. CANNON SENTENCED.
 He Makes a Manly Speech—The Chief Justice gives an Angry, Wispy-waspy Reply.

The Full Penalty Imposed.

This morning was the time set for passing judgment upon President Cannon, who was convicted of the offense of living with and acknowledging his wives, "as interpreted by the courts." The court room was densely packed with people, and when his name was called the defendant stepped forward to the clerk's stand, and then to the witness stand.

The proceedings, Brother Cannon, who is just twenty-seven years of age, stood calmly facing the judge, the expression of his countenance indicating that he felt a perfect consciousness of doing his duty, and was not disturbed in the least.

The court commenced by saying: "You are aware, Mr. Cannon, that you were indicted and convicted of the crime of unlawful cohabitation. This morning was appointed for sentence against you. Is it your intention, Mr. Cannon, hereafter to obey the law against polygamy and unlawful cohabitation?"

Mr. Cannon—May I be permitted to define my position, sir?

Court—Don't say a word about a speech. You might make a few remarks.

Mr. Cannon then spoke as follows: "I am a clear, distinct kind of voice—I would like to state, your honor, that I have always endeavored to keep the law of the United States. I have been taught by my parents that the Constitution was a sacred instrument. I have lived in this respect, and now stand before you convicted of the crime of unlawful cohabitation, is due to the fact that I acknowledge a higher law than that of man. I usually give the religion, sir, I have attempted to obey it. When I embraced this religion, I promised to place all I had, even life itself, upon the altar, and I expect to abide by the covenant which I made. And, sir, I hope the day will never come when I must sacrifice principle, even to procure the life of liberty. Honor, sir, to me, is higher than anything else upon the earth; and my religion is dearer to me than anything else I have yet seen. I am prepared, sir, for the judgment of the court."

The court, then, spoke as follows: "At first, I thought you were growing more vehement until he finally got into his usual rant, and then I thought the case was a case of the liberty of the press. The discretion of the court is quite extensive in these cases. It may be imprisoned simply, it may be fined, or both, for both, for that reason I gave you the liberty to state if it was your intention hereafter to be a law-abiding citizen. This you decide upon, upon ground you state, that you acknowledge a higher law than the laws of the United States. This, of course, cannot be considered in your favor. It would seem rather to aggravate the offense. The government of the United States exists in her laws; and in their enforcement those laws are vindicated. The source of political and municipal power is in the people, and they determine in the mode pointed out by the Constitution, what rules of conduct shall be laid down for the government of the citizen; and that no man, or any set of men professing to believe in another law, from some unknown source. They say these laws must be determined by the conscience, the reason, and the intelligence of the people; and this is what is termed the sovereignty of the people. And no man has a right to set up his opinion, his belief, and act contrary to the laws of this country. If he does, he must take the consequences.

If every man had a right to say that he would not obey any law, because he believed there was some other law, because some other authority—some church authority, church of Christ law—had laid down rules, the government would amount to nothing. One sect might say that one class of religion; another class might say another class was. One sect might say that the law of the United States is a claim in many countries; and hence all manner of crimes could be enacted and perpetrated under the guise of religion. Hence, it won't do.

This religion that you believe in is one of the barbarisms that have been cast away by humanity. Wherever it has been adopted and practiced, it has dragged woman down to the condition of a slave in all ages and all lands where it has been practiced. It has caused a considerable length of time. (At this time Mr. Cannon shook his head in the negative.) It is said that Jacob was sold into slavery in his infancy. But practices that were indulged in that the experiences of mankind have thrown away. Abraham, we are told, went into his bond woman, had children by her, and then drove her and her child out into the wilderness to starve. He took his little boy, with a knife and a pile, and bound him and laid him on the pile to burn him. In the name of religion he practiced this, and there was no law against it at that time. The patriarchal system won't do here. It has been thrown away in these days. We are told that Jacob earned his wife by seven years' labor. 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