

"Mr. Tyler has written a letter in relation to the certiorari case against his court. There is nothing in it except a bid for the good will of Judge Twiss and an evident desire to influence public opinion. The writer had better confine himself to subjects which he understands."

I will not accuse the attorney with intentional misrepresentation, but simply state that he knows or ought to know from my public acts and writings that I always speak of men as I find them, whether for better or for worse, and never deviate from what I think to be right for friend or foe. So much for his "bid for the good will of Judge Twiss."

As for "an evident desire to influence public opinion," the thorough disgust of the public at such strained efforts to override officers of constitutional and legislative jurisdiction needed no influence to bolster it up.

The facts are simply that, as is well known, I have ever made it a point, whenever it came in my way, to defend the legal and political rights of the people whether municipal or otherwise, and I trust my humble efforts to do good will always be in the direction of right.

DANIEL TYLER.

JUNCTION CITY, December 6th, 1881.

Editor Deseret News:

There are at present four Elders here from Utah, also two local Elders and one Priest. We are all laboring to the best advantage, though it is but slow progress we make, yet we are in no wise discouraged in our labors.

Myself and Bro. Thueson have just returned from a lengthy trip into Dickinson, Ottawa and Salina Counties; we held a great many meetings, had good congregations, and we baptized one man. There will also be four more to baptize in the Spring.

Brothers M. L. Sheppard and Jas. Mellor are going to labor around Davis County for the Winter.

Since last I wrote you, we have baptized one in Morris County. A number say they believe our doctrines to be strictly true, yet they seem afraid to venture to embrace the gospel; still I hope that many will yet be found that will join the standard of truth in this State.

If any of our friends in Utah have relatives or friends in this State, if they will send us their address, we will call upon them.

Hoping God will prosper Zion, I am your brother in Christ, J. F. DOXFORD.

Editor Deseret News:

Now that our Legislature will soon convene, a word or two on the jury question, with your kind permission.

According to the Poland bill, 200 jurors are annually summoned in each judicial district of the Territory, for the purpose of hearing sundry grievances of a civil as well as a criminal nature. We have nothing to say with respect to the latter variety. Civil cases, however, are a source of perpetual discontent to each venire of jurors, for this reason: Jurors, ordinarily no better circumstanced than other people, are called to neglect their farms or other places of business, under penalty of the law, for the purpose of passing upon the merits of cases brought before them, without the least hope of some tangible remuneration, the law giving them no such guarantee—not even immunity from taxation during the term of service.

Another thing. When the dockets are made up for each succeeding term and cases set for trial extending over a term of three or four weeks, according to the amount of business, jurors are compelled to be in attendance at court whether cases are tried or not. For instance, at the last September term of the Third District Court, there were but three verdicts rendered during a term of nearly three weeks, the cases averaging about one day each, leaving a disagreeable balance of time for jurors to idle about town, there not being sufficient time for them to return home in the short time for which they were each day excused.

Our object is to suggest in behalf of petit jurors who now serve their country without money and without price, that our legislators adopt a remedy for their benefit. For instance, let each litigant who allows his case to be set for trial, pay a pro-rata tax to a jury fee sufficient to insure the 20 or 25 petit jurors the sum of at least \$2 per day. This would be but a trifle from each party and would be more in keeping with

justice to men who leave their businesses at a sacrifice to attend to the squabbles of other people.

Through cases which are set for trial being continued from one term to another, either "by consent" or otherwise, after the docket is made up, not only one venire of jurors is brought here to no purpose, but the succeeding panel also, to try the self-same cases—many of which are again postponed. Not only this, but the men whose services have been commanded in the name of the law are left with no hope of reward. Therefore, as it is within the power of the Legislature, let something be done to remedy this evil, for which, as in duty bound, we will ever pray,—if it's attended to.

JUROR.

Salt Lake City, Dec. 14, '81.



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NOTICE TO CREDITORS.

ESTATE OF NELS OLSEN, DECEASED.

NOTICE IS HEREBY GIVEN, BY THE undersigned, Administrator of the Estate of Nels Olsen, deceased, to the Creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers, within four months from the date of the first publication of this notice, to the Administrator at his residence at the corner of 4th East and 7th South Streets, Salt Lake City, in the County of Salt Lake.

Dated at Salt Lake City, Nov. 9th, 1881. SAMUEL PETERSON, Administrator of the Estate of Nels Olsen, deceased. w48 4w

DO

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