

DISTRACTED HOMES.

More Domestic Worries Told in Court Today.

JUDGE MERRITT TIRED OF THEM.

Thinks Married Folks Should Try to Live Together With Less Quarreling.

The case of *Hester Kelsey vs. Lewis P. Kelsey* was up in the Third district court today before Judge Merritt, on the application of the plaintiff to restrain the defendant from disposing of his property in order to evade the order of the court. The first proceeding was the filing of the defendant's answer, in which he denies any intent to convey or encumber his property in order to render the enforcement of the court's order as to alimony less onerous. He further says that he intends to obey the court's order, except so far as it is not possible for him to do so because of his financial inability. As to the expense of property to his mother, he says it was to secure her for \$10,000 advanced to him some time ago, and while it became necessary for him to repay, he further says that if the restraining order is bound it will seriously encumber his business affairs, and will cause much pain to whom he is indebted to institute proceedings for foreclosures against him which otherwise would be waived. It is also stated in the answer that he has paid off all debts under the order, except those upon the alimony demands, which he will give a good and sufficient bond to secure all claims against him in this regard.

In the second stage of the case before the court, Mr. Verian appeared for the plaintiff and Mrs. Kelsey for the defendant. Both of the parties to the suit were in court. After a batch of naturalization papers had been given to the court, the trial began. The cause was called, and Mr. Verian opened by an argument in favor of his client for leave to file a supplemental complaint, which was rejected by the defendant. In this connection, it was agreed to let the original complaint be filed, and the supplemental complaint was "a matter of legal right."

Counsel Ellis, for the defendant, insisted that an appeal from an order of the court in this case had been given to the court of appeals, and that the jurisdiction of this court, and the complaint could not be admitted.

The court did not take even this same view as the attorney for the defendant. This court had full jurisdiction, and as the supplemental complaint was in proper form it would be admitted.

Mr. Verian then arose to make an application for a continuance on the part of his client, because the documents were referred by the defendant in his reply to the order. Counsel Ellis repeatedly objected, but finally Mr. Verian was permitted to go on. He said that he began to have ways to present, prior to the answer, and Mr. Verian said we might as well make application for the immediate payment of the alimony, who has served papers in the case up to the present time.

Mr. Kelsey argued that he did not think the plaintiff was serving because the \$50 alimony had not been paid. He then urged, with a sense of interest, that the plaintiff's attorney had been able to proceed up to the present time without any difficulty in conducting his case. Mr. Ellis argued that the transfer of property was shown to be legitimate. The service of the order as to attorney had not been made, and the defendant had no knowledge of the plaintiff's name. It was admitted that the defendant had over \$50,000 worth of property, but it was said to be encumbered to the full value, and the defendant was earning no money and was unable to pay alimony.

Mr. Verian suggested that the defendant's attorney would take care of his client's interests in this action, the cause for him. Then Mr. Verian advised that the defendant's attorney was a close utilization of the defendant's intention to evade the court's order. Mr. Kelsey then advised his client, in his wife's name, that he was not prepared to accept the services of the defendant's attorney without prior agreement. He wanted only reasonable time to show to this court that the defendant intended to obey the order, and that was the purpose of his request for a continuance.

He said that he had heard that in this case was put in question, as claimed, but was the usual procedure in the courts of this territory. It was necessary for protection of the plaintiff and of the defendant.

John Merritt said he held that the plaintiff had made out a prima facie case, and had waited her a long time and meant to see that she got it. A few days delay was necessary for the enforcement of the plaintiff's rights, and the defendant's attorney would be given a reasonable time to file his answer. The hearing next was fixed as of the 12th instant.

The next case brought up was that of *Agnus C. Hansen vs. Frederick C. Hansen*, a decree of divorce being asked for on the ground of desertion and failure to provide. Mrs. Hansen testified that they were married in 1889. Her husband was a bachelor. For a year before the commencement of the divorce suit she had been under the influence of liquor at all times. Since their separation, about a year ago, she has supported herself and child. The testimony regarding failure to provide included drunkenness, an attempt to commit suicide, a desire of divorce, alimony of \$50 alimony, and \$10 per month for the support of the child. Mrs. Hansen said she was willing to support herself, as no order of permanent alimony was made.

The divorce case of *Amelia E.*

ADVERTISING.

DEMOCRATIC TICKET.

United States Senator,
JOSEPH L. RAWLINS, Salt Lake,
MOSES THATCHER, Cache.
Governor,
JOHN T. GAINES, Salt Lake.
Congressman,
R. H. ROBERTS, Davis.
Judges of the Supreme Court,
SAMUEL R. THURMAN, Utah,
RICHARD W. YOUNG, Salt Lake,
THOMAS MALONEY, Weber.
Secretary of State,
FISHER S. HAROLD, Salt Lake.
Attorney-General,
A. J. WEIR, Weber.
Treasurer,
ALMA GREENWOOD, Millard.
Auditor,
GUY C. WILSON, Sanpete.

Superintendent of Public Instruction,
KARL G. MAESER, Cache.
State Senator,
PARKLEY L. WILLIAMS,
GEORGE A. WHITEAKER,
JOSEPH S. RAWLINS,
CHARLES R. SAVAGE,
OSCAR W. MOYLE.

House of Representatives,
DAVID R. ALLEN,
HULON S. WELLS,
JOHN H. MURPHY,
HUGH BENNON,
HENRY WALLACE,
CHARLES W. PENNOCK,
ORIN F. MILLER,
CHARLES J. FENCE,
JOSEPH H. TAYLOR,
ADAM SPERS.

County Superintendents of Schools.
OSCAR VAN COTT.

Judges Third Judicial District,
OGDEN HILES, Salt Lake,
ANDREW HOWAT, Salt Lake,
LE GRAND YOUNG, Salt Lake.

An eminent physician, perfectly compensated, practices Price's Baking Powder.

IN POLITICAL CIRCLES.

Republican Parade and Democratic Patriotic Attractions of Interest Tonight.

The political attractions of the city tonight are the great Republican parade and Democratic reception. Far both extremes preparations have been made and each is certain to secure its due share of attention.

THE REPUBLICAN PARADE.

This is the night for the grand Republican parade and celebration, and it is expected to be a success. Special train will run from all adjacent points bearing members of Republican clubs, town bands, business clubs and delegations. The march will start at 6 o'clock and after marching through the principal streets, will repair to the Theater where a program will be rendered.

The proceedings at the Theater will consist of speeches by Hazel M. Wells, C. E. Allen, James T. Hammon, James Chipman, Morgan Richards Jr., C. A. Blatch, G. W. Bennett, C. C. Condon, Frank J. Cannon, Charles C. Allard, George C. Cannon, James Trahan. There will be intermission with songs by quartets in attendance, and music from the brass bands. A five minute limit is placed on all speeches.

The arrangements for the delivery of tickets in the Republican rally will be open at 6 o'clock, at which time any one desiring a ticket can procure them. Those who apply first will be served.

DEMOCRATIC RECEPTION.

The Democratic executive committee will hold a public meeting on Friday evening at 8 o'clock in the Continental Market building. Held and the Democratic glee club will furnish the music, an extensive program having been prepared.

The arrangements for the delivery of tickets in the Democratic rally will be open at 6 o'clock, at which time any one desiring a ticket can procure them. Those who apply first will be served.

THE JEFFERSON DRUM CORPS now marches with new uniforms no.

DRAKE.

Locomotive - At Mill Creek, Oct. 2, 1895, Jane Longfellow, wife of Henry J. Longfellow, aged 26 years, was found dead in a room at Drake, England, and was reported to the American Consul, and subsequently to Dr. John H. Longfellow, Consul General. The body was removed to Liverpool.

Arrangements are being made for a big meeting of workmen at the Lyceum Theater, Monday evening, October 1, on Thursday evening next, with H. H. Roberts as the speaker.

The Jefferson Drum Corps now

marches with new uniforms no.

COMMERCIAL.

SALT LAKE CLEARING HOUSE.

Week's clearing, \$5,234,627; same day last year, \$2,000.

Week's clearing, \$5,234,627; same week last year, \$1,600,185.

WEEKLY QUOTATIONS.

New York - Silver, 67¢; lead, \$2.20. London - Silver, 67¢; lead, \$2.20.

Gold and Bullion.

W. S. McCormick & Co. received silver bars, \$100,000; silver plate, \$12,000; gold bars, \$12,175. Wells, Fargo & Co. received mixed Pennsylvania bullion, \$4,250.

T. H. Jones & Co. received today: Head, \$100; nose, \$100; Total, \$100.

Stocks and Markets.

NEW YORK, Oct. 5. - Stock market opened early, lower. Volume sufficiently increased with considerable interest in some institutions. The market was quiet, and the market closed without much change from the 4th. May 10, 1895.

The market was quiet, with a few gains after the opening. Some bonds, a rise on currency and stocks caused a general break.

Morris, Sawyer & Co.

Weekly Stock Statement.

New York City - Bond decrease, \$100,000; stock decrease, \$100,000; currency decrease, \$100,000; depositors' statement, none.

NOTICE TO THE PUBLIC.

Utah Commercial and Savings Bank.

At the office of George M. Hansen, 100 Main Street, Salt Lake City.

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