

Court of said Territory, the Judge who heard the case in the court below shall not sit in the hearing of said case in the Supreme Court, nor be present, nor take part in the consultation of the three Judges, when determining and deciding said case."

We are pleased to say that Mr. Willits has for once attempted a sensible thing in relation to Utah. The need of another Associate Justice has been generally recognized in this Territory, not only for the transaction of judicial business and the convenience of the northern counties, but to allow of the consideration of cases appealed to the Supreme Court by a bench none of whose members has already passed upon those cases. We hope the measure will become a law. It is not to be understood that Mr. Willits is the author of this bill any more than of the rash and impolitic measures which have been introduced under his name. He is a sort of general godfather to the offspring of Utah begetters of anti-"Mormon" projects, which have always died under his manipulation. This is a child of promise and ought to be matured.

In the Senate, on Wednesday, December 13th, Mr. T. W. Ferry, also of Michigan, introduced a similar bill, which was read twice by its title and referred to the Committee on the Judiciary.

On the same day Senator G. F. Edmunds, of Vermont, asked and, by unanimous consent, obtained leave to introduce a bill (S. 2238) entitled: "An act to amend section 5352 of the Revised Statutes of the United States, in reference to bigamy, and other purposes, approved March 22, 1882," which after the enacting clause, reads as follows:

"That in any proceeding or examination before a grand jury or a United States Commissioner by reason of the provisions of this act, and in any prosecution for bigamy, polygamy or unlawful cohabitation under any statute of the United States, the lawful wife of the defendant or person accused shall be a competent witness, and may be called by the prosecution, and shall be compelled to testify in said proceedings, examination or prosecution without the consent of her husband being first obtained, the same as any other witness.

That in any prosecution for bigamy, polygamy or unlawful cohabitation under any statute of the United States whether before a United States Commissioner or grand or petit jury, an attachment for any witness may be issued by the Court or United States Commissioner compelling the immediate attendance of said witness, and it shall not be necessary before the issuance of said attachment to first obtain personal service of a subpoena upon said witness; provided always, that said attachment shall not issue as above provided except upon the certificate of the United States District Attorney, or one of his assistants, that in opinion of said attorney it is necessary that said attachment should issue as aforesaid. And that any and all statutes of limitation limiting the time within which an offender against the statute shall be prosecuted are, so far as they relate to prosecutions for bigamy and polygamy, hereby repealed. Provided, that the President is hereby authorized to grant amnesty to any offender guilty of bigamy or polygamy, on such conditions and under such limitations as he shall think proper, but no amnesty shall have effect unless the conditions shall be complied with.

When introducing the bill Mr. Edmunds said:

"I have run my eye over this bill; it was not drawn by myself. There are some things in it that are certainly worthy of serious consideration, and some things that at the present moment I should not be willing to agree to in point of form, at any rate; and with this statement, I beg leave to present the bill and ask to have it referred to the Committee on the Judiciary."

The bill was read twice by its title and so referred. It is understood that District Attorney Van Zile, who ought to be at his post attending to the duties for which he is paid by the Government, instead of wire-pulling at Washington, is the author of the bill to compel first wives by writ of attachment to give evidence against their husbands. Even Senator Edmunds gags at the dose concocted by Van Zile, the quack. The author of this proposition is the man that talked soft

things to the women who attended the "Liberal" meetings, previous to the Delegate election, in company with the sympathetic Murray, who expressed the yearning desire he had experienced towards them, exclaiming, "Oh, Jerusalem, Jerusalem, how often would I have gathered you to my bosom." The ladies of Utah will be able to determine how much friendship and affection for them is entertained by these "Liberal" and disappointed politicians. Van Zile's spleen is easy to account for; he didn't get even the full strength of the "Liberal" vote, and the "Mormons" wouldn't swallow his bait worth a cent. We do not think it probable that the defeated stump orator will succeed any better at Washington than he did in Utah. Besides, the season is short and there are lots of important measures to wrangle over, before the opening of March in the year of our Lord 1883.

OPPRESSION IN IRELAND.

CAN there be any wonder that insubordination and violence disturb the land of St. Patrick when such edicts as the following are revived and put into active force:

"In a proclaimed district, if a person is out of his place of abode at any time after one hour later than sunset and before sunrise under suspicious circumstances, any constable may arrest that person and bring him forward before a justice of the peace, and such justice, after inquiry into the case, may either discharge him or take the necessary steps, by committing him to prison or taking bail, to bring him before a court of summary jurisdiction acting under this act, and if such person, on appearing before a court of summary jurisdiction acting under this act, fails to satisfy the court that he was out of his place of abode upon some lawful occasion or business, he shall be guilty of an offense against this act."

This is a clause of the "Prevention of Crime Act" and has been published by the Lord-Lieutenant of Ireland in the form of a proclamation and places the city of Dublin under the old curfew restrictions. The citizens are not only required to house up at nightfall under pain of being arrested, but the time-honored principle that an accused person is to be considered innocent until proven guilty, is reversed, and the individual unfortunate enough to fall into the clutches of the minions of the law must prove himself innocent or he will be treated as guilty. While such bondage is attempted to be forced upon unhappy Ireland, its turbulence will continue and outbreaks against the oppressions of British rule cannot fail to be frequent. Who can blame a people that would strive to throw off such a yoke as the curfew law, even by a resort to arms?

SCHOOL DIVERSIONS IN OHIO.

A FEW days ago a teacher in a public school at Cumberland, Ohio, William Frazier by name, was knocked down and severely beaten by two of the scholars. Frazier stabbed them both, one of them to death and the other in a serious manner, as at last accounts the pupil was lying dangerously ill. The Cumberland papers explain that if a teacher in that part of the country behaves himself and does not scold his pupils when they are neglectful, he is not in any danger of violence.

Ohio is the cradle of the country's office-holders, the home of enlightened statesmen, the supposed source of much wisdom for the management of public affairs. Is it possible that in that civilized and progressive State, which organizes missions for the enlightenment of the benighted "Mormons," school teachers have to carry knives to protect themselves against the savagery of Ohio's sons? If such an occurrence as that related above were to have taken place in Utah, would it not be cited in every paper in Ohio as well as other States as most conclusive evidence of the degraded condition of "Mormon" society? Of course it would. But Ohio is such a refined, enlightened and President-breeding State that it would not do to say much about these little peculiarities of its public schools.

And it is well known that Ohio is largely peopled from New England, where the citizens are so righteously indignant at everything "Mormon"

and want to regulate Utah morals by stringent and unprecedented legislation. Is knocking down and dragging out school teachers an offshoot of New England civilization?

END OF A LIBEL SUIT.

IT will be remembered by many of our readers that nine years ago, Charles A. Dana, the well known editor of the New York Sun, was indicted by a Pennsylvania grand jury for libel against William H. Kemble, who made the complaint. Kemble was a political boss at that time, and the Sun published a letter purporting to be written by Kemble, in which the grand qualifications for the official preterment of political friends were set down as "Addition, Division and Silence." The Sun kept up a running fire of sarcasm and a fusillade of exposure and ridicule upon the author of the notorious sentence as much after indictment as before. The case is now disposed of for ever. District Attorney Graham, at the instance of the prosecutor, has entered a nolle prosequi and, so say the Philadelphia papers, without any arrangement between the parties, and indeed without any previous knowledge of the issue on the part of Mr. Dana. This is flattering to the editor of the Sun, but what does it admit on the part of Mr. Kemble?

The "Josephites" are attempting to revive services in the Kirtland Temple. They know no more how to manage a Temple after the true order than how to regulate the sun or direct the motions of the planets.

A judge of the Nantwich County Court has sensibly decided that an editor may alter an advertisement to avoid libel. The Warrington Guardian had sued for a small amount, payment of which was refused because the editor had changed "machinations" to "doings" in an advertisement.

Send to the "Deseret News Office" for Warrantee, Quit Claim and Mining Deeds, Mortgages and all kinds of Legal Blanks.

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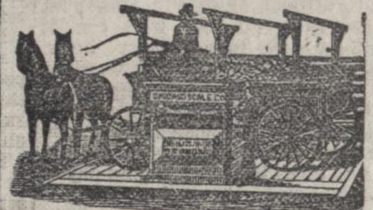
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