

HENEY AND DELMAS HAVE A JANGLE

Distinguished Lawyers Indulge in
Very Offensive Personal-
alities.

COURT CAME TO THE RESCUE.

State Senator Russell Lukens Sub-
jected to Severe Examination in the
Louis Glass Trial.

San Francisco, Aug. 28.—State Sen-
ator Russell Lukens was a witness to-
day in the trial of Louis Glass for
bribery and was subjected by Asst.
Dist. Atty. Henev to an examination
which could not have been more se-
vere had he been placed on the
stand by the other side. Senator
Lukens was preceded in the witness
chair by Benjamin A. Pendleton and
Eugene T. Thurston, Jr., who were
members of the city council of Oak-
land in the fall of 1905, when the
Home Telephone company was seeking
a rival franchise in that city against
the efforts of the Pacific States com-
pany to maintain its monopoly. Mr.
Pendleton and Mr. Thurston testified
to hospitalities extended to them by
Agent Halsey of the old company and
by Lukens, who was in its employ-
ment as a lawyer, but no testimony
was forthcoming of any improper of-
fers being made to them. The prose-
cution will conclude tomorrow.

Henry T. Hanley, paying teller of
the Wells-Fargo National bank, was
the first witness called this morning in
the Glass bribery trial. His testimony
was identical with that given yester-
day by other bank men in support of
the claim made by the prosecution
that checks of the Pacific States Tele-
phone & Telegraph company required
the signature of either Louis Glass or
E. J. Zimmer during the period of the
alleged bribery. Henry T. Scott was
recalled to identify the signature on
various company vouchers, and during
his examination Henev and Delmas
engaged in the first good-natured ba-
dinage since they became opposi-
tious in the bribery graft prosecution.

But all this was proved a few min-
utes later to be merely a breeze be-
fore the gale. Last night, when Chief
Counsel Pillsbury was on the stand,
Delmas introduced in evidence cer-
tain vouchers of the telephone com-
pany showing the payments monthly
to Ruef of the sum of \$1,250, ostensibly
as an attorney's fee but in reality
the prosecution claims, to buy his
influence with municipal officials. Some
of these vouchers bore the approval
signature of President Scott, and still
later ones, similarly approved and
signed, were for lesser monthly
amounts showing that Ruef's fees had
been cut down by order of Scott, as
eventually proved.

These latter vouchers Delmas did
not offer in evidence until today when
Scott was under cross-examination.
Referring to the withholding of them,
Henev accused Delmas of practicing a
trick of evasion. This aroused Delmas
to reply. "I have never withheld this
individual means by trick of evasion,
but I presume he used the term in a
desire to be untruthful. The truth is
that Mr. Pillsbury was the first to
first to introduce the name of Ruef into
these proceedings."

"That's not so," interrupted Henev.
"Ruef's name has been in this ever
since the beginning."

"Yes," said Delmas, "it has been in
by the load-mouthed declarations of
counsel, but not by any particle of evi-
dence until introduced by Mr. Pills-
bury."

This led to a hot exchange of per-
sonalities, Henev asserting that Del-
mas himself had first brought in
Ruef's name. The controversy was
finally ended by Judge Lawler sustain-
ing an objection by Delmas.

President Scott testified to approving
a voucher for \$1,250, presumably
for Ruef's services. At the time he
said these allowances must be cut
down. Later he approved four simi-
lar vouchers for \$600 each, all paid to
Ruef through Halsey, and explained
that they were thus cut down by his
order and were the last payments
made to Ruef.

"At the time you approved those
vouchers did you know of any service
that had been performed by Ruef for
the company?" asked Henev. Scott
answered, "No."

When Scott affirmed the presidency
Glass's salary was \$15,000 a year.

Delmas handed to Scott a telegram,
which purported to have been sent to
the general offices by Halsey from
Minneapolis at a time when, according
to Scott's testimony, Halsey was in
the state of Washington. Scott said
he never had seen such a telegram,
whereupon Henev took it from his
hand and examined it. This caused
another flare up by the opposing coun-
sel. The telegram was later intro-
duced in evidence.

WILL PROSECUTE

Dealers are hereby warned that we will prosecute,
to the full extent of the law, anyone selling an
imitation of our "TREE TEA" package.

Consumers, for your own protection, examine
each package and see that it has printed on it

(TREE)

Our Trade Mark and Signature

Our Trade Mark and Signature

Signature

Signature

WITHOUT WHICH NO "TREE TEA" IS GENUINE

M. J. BRANDENSTEIN & CO.
SAN FRANCISCO

Dr. Lyon's
PERFECT
Tooth Powder
Cleanses, preserves and
beautifies the teeth, and
Purifies the breath
A superior dentifrice
for people of refinement
Established in 1866 by
S. H. Lyon, D.D.S.

SPEAKER CANNON CUTS DOWN HIS CIGAR ALLOWANCE

Plattsburg, N. Y., Aug. 28.—"Uncle
Joe" Cannon has formed. He admits it.
In the busiest hours of the next
session, the Congress will have the
highest-browed turn to tobacco to stim-
ulate their brains. "Uncle Joe" may
have to go without his familiar big
black cigars.

The reform became known when
"Uncle Joe" dropped in at a cigar store
this afternoon. He has been the guest
of Representative Sibley at the latter's
camp on Lake Champlain. Selecting a
box of his favorite brand of cigars, he
remarked to the clerk:

"I am smoking only three cigars a
day now, though for 40 years my con-
sumption has been at least 20 a day."
When the report was first circulated it
was that the speaker had forewarned
smoking entirely, but the cigar store
man, who was the first to hear of "Uncle
Joe," specifically named three as his
limit.

"I suppose you know that everybody
around here expects you to be the next
president," suggested the cigar-store
man, wishing to make himself agree-
able.

"I don't see what they see in me to
qualify me for the job unless it is my
good looks," was the good-natured re-
ply.

FIGHT WITH A WILDCAT.

A Woman Whips One by Pouring
Boiling Water Over It.

Port Jervis, N. Y., Aug. 28.—Mrs.
Robert Winters was busy making bread
yesterday afternoon at her home near
Griebsburg, Pa., when the dogs began
barking savagely. She was about to
investigate the cause of their "rattle-
tattle" when a wildcat bounded into the
kitchen door, followed by two dogs.

The wildcat sprang at Mrs. Winters,
but she dodged it, and grabbing a ket-
tle of hot water from the stove dashed it
over the animal when it sprang at
her a second time.

Screaming with rage and pain the
wildcat turned on the dogs and fought
them furiously, but, blinded as it was
by the scalding water and suffering
agonies, it was no match for them, and
was soon killed.

FOR PROTECTION OF HOME.

New York's Very Stringent Law Goes
Into Effect Sunday.

New York, Aug. 28.—On Sunday next
goes into effect one of the most drastic
laws ever enacted in this state. It pro-
vides that a married person guilty of
the statutory offense commits a misde-
meanor and on conviction subjects him-
self or herself to imprisonment in a
penitentiary or county jail for not more
than six months, or to a fine of not
more than \$200, or to both.

Mr. Phillips, author of the bill, said
recently: "My bill is not revolution-
ary, as it may seem at first reading, the
statute is the only one of its kind in
this state. Evidence of his or her guilt
is accepted as convincing proof of his
or her unfitness for matrimony, but it
involves no further penalty."

"It is not an uncommon practice for
persons dissatisfied with each other to
arrange the scenery and fabricate proof
that will secure a divorce. That is a
disgrace to our civilization."

"LORD" BARRINGTON BEGINS LIFE SENTENCE.

St. Louis, Aug. 28.—"Lord" Frederick
Seymour Barrington, who was convicted
of the murder of James McCon, was
taken from the Clayton jail, where
he had been confined for over four
years, and conveyed to Jefferson City
to begin a life sentence. Barrington
was handcuffed to Thomas Morgan,
sentenced for 20 years for murder.

AUTOMOBILE DREADNOUGHT.

Chicago Having One Built for a Po-
lice Patrol Wagon.

Chicago, Aug. 28.—The city of Chi-
cago is building an automobile which
it is promised will be to other auto-
mobiles what the Essex battleship
Dreadnought is to other naval vessels.
The machine is to be used as a police
patrol wagon. It is to be of steel
body, 70 horse-power, and large enough
to carry 12 policemen and the chauff-
eur.

HON. JAMES BRYCE
ON COMMON LAW
A Common English and American
Possession and a Bond
Of Sympathy.

JURY SYSTEM NOT PERFECT.

In England Confidence Has Been Lost
In Certain Cases—Proposed
Copyright Bill.

Portland, Me., Aug. 28.—British Am-
bassador Bryce was given an ovation
when he appeared to address the Am-
erican Bar convention. After intro-
duction by President Parker the au-
dience of 2,000 stood and cheered for
fully a minute. Mr. Bryce's subject
was the "Common Law," which he
characterized as the common possession
of England and the United States
and a bond of sympathy
whose value could hardly be over-
rated. It was the result of the mental
and moral qualities of both people.
He said the right of a trial by jury
had been a bulwark of English free-
dom, but "we in England have no
longer the confidence in a jury" which
was characteristic of the common pos-
session of England and the United States
and a bond of sympathy
whose value could hardly be over-
rated. It was the result of the mental
and moral qualities of both people.

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around here expects you to be the next
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able.

"I don't see what they see in me to
qualify me for the job unless it is my
good looks," was the good-natured re-
ply.

VERY ANXIOUS NOT TO OFFEND JAPAN.

Washington, Aug. 28.—Doubtless for
fear of offending the Japanese and
other orientals, the department
of justice has refrained from render-
ing a general ruling in reply to the
request of Dist. Atty. Delvin at San
Francisco for an interpretation of sec-
tion 2,169 of the revised statutes which
limits the naturalization of aliens to
white persons and Africans or aliens
of African descent. The request of
Dist. Atty. Delvin was prompted by
an application of quickness of British
India to be naturalized. The attorney
general replied that under no construc-
tion of the law hitherto rendered
could natives of British India be re-
garded as white persons and it is upon
this decision that Mr. Delvin will re-
fuse them naturalization. Of course,
what applies to natives of British In-
dia would seem to apply with equal
force to the other oriental races.

TARRED AND FEATHERED.

Women of Bayard, La., Take the Law
Into Their Own Hands.

Bayard, La., Aug. 28.—Finding that
the officials were slow to act, a Law
and Order league was recently orga-
nized here to enforce the law.
An ultimatum was issued that tar
would be applied to all common drunk-
ards, and last Sunday night six offend-
ers were picked up, paraded through
the streets and then tarred and feath-
ered.

LION KILLS A WOMAN.

Pittsburg, Aug. 28.—Mrs. Anna Pucke
died today of injuries resulting from an
attack by a lion at an amusement re-
sort yesterday. The lion's teeth pen-
etrated the lungs and several ribs were
broken.

A Skin of Beauty is a Joy Forever.
Dr. T. Folix Gouraud's Oriental
Cream or Magical Beautifier.
Removes Tan, Pimples,
Acne, freckles, and
all skin blemishes,
and gives a soft, clear,
and even complexion.
It is a perfect skin
treatment, and is
used by the most
famous beauticians
of the world.
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RUNYAN CHARGES HIS DOWNFALL TO A WOMAN.

New York, Aug. 28.—Chester B. Run-
yan, former paying teller, who stole near-
ly \$100,000 from the Windsor Trust com-
pany, told the court today the story of
his downfall, and attributed it chiefly to
Laura Carter, whom he charged with re-
ceiving some of the stolen money. Hav-
ing taken some money for the purpose
of speculation and lost, he said she urged
him to take more so as to "have enough
for yourself." Runyan said he gave her
\$10,000 besides several smaller sums. Of
the amount stolen \$25,000 is still missing.

are carried out next winter's season
will be busier than the one just closed
and hasten toward a climax the com-
petition between the common and lord-
ships. The campaign for reformation of
the house of lords will be continued during
the interim and sweeping reforms pre-
pared, including the licensing and regu-
lation bills, housing reform and re-
generation of the port of London.

"EVERYBODY SHOULD KNOW"

says C. G. Hays, a prominent business
man of Bluff, Mo., that Buchen's Ar-
rived here, and is now a most valuable pre-
scription known for Lung and Throat
diseases. "Guaranteed to never dis-
appoint the taker, by C. M. I. Drug
Store. Price 50c and \$1.00. Trial bottle
free.

EXCURSION TO SACRAMENTO

August 29th, 30th and 31st.
For National Irrigation Congress, via
O. S. L. Round trip from Salt Lake,
\$29.05, tickets limited to October 31st.

TRIB

A guaranteed cure for the
Liquor and Tobacco Habits.
PRICE \$12.50
Schramm's, Where the Cars
Stop, Sole Agency.

LEARN MORE—EARN MORE!

THE STENOGRAPHIC TRAINING SCHOOL
250 Commercial Club Bldg., will teach you
how. Experienced teachers. Practical
course. Best equipment. Shorthand, Typewriting, stenography.
Call or write for information.
Bell Phone 4153.

Piles and Constipation

A positive and lasting cure for these common
and distressing ailments is found in Dr. Young's
"The Radical Cure." It is a simple, safe,
and effective treatment, and is guaranteed to
cure the most severe cases of piles and constipation.
It is a simple, safe, and effective treatment, and is
guaranteed to cure the most severe cases of piles
and constipation. It is a simple, safe, and effective
treatment, and is guaranteed to cure the most
severe cases of piles and constipation.

White House COOK BOOK

This Standard Book, well bound
in Oil Cloth Covers, with col-
ored plates, weighing four and
a half pounds, sale at the Des-
eret News Book Store for

\$1.25—Former Price \$3.00

WE WILL GIVE THE BOOK FREE

To Any Subscriber who sends
us the name of a New Subscrib-
er to the Daily, with the price
for one year, \$9.00.

We will give the book for 50
cents to any subscriber who
sends us the name of a New
Subscriber to the Semi-Weekly
or Saturday News, with the
price for one year, \$2.00.

THE DESERET NEWS

DELINQUENT NOTICE.

THE HIGHLAND MINING & MILL-
ING CO., a corporation, Secretary's
office, Salt Lake City, Utah, August 28,
1907. Notice.—There are delinquent upon
the following described stock on account
of assessment No. 16, levied July 16th,
1907, the several amounts set opposite the
names of the respective stockholders
as follows, to-wit:

Name	No. Cert.	No. Shrs.	Amt.
Geo. M. Bridwell	211	1	\$100.00
Chas. J. Volmer	212	1	750.00
Chas. J. Volmer	213	1	1,000.00
Chas. J. Volmer	214	1	2,500.00
Chas. J. Volmer	215	1	1,000.00
Chas. J. Volmer	216	1	1,000.00
Chas. J. Volmer	217	1	1,000.00
Chas. J. Volmer	218	1	1,000.00
Chas. J. Volmer	219	1	1,000.00
Chas. J. Volmer	220	1	1,000.00

And in accordance with law and the
order of the board of directors, on July
16th, 1907, so many shares of each parcel
of above stock as may be necessary will
be sold at auction at the office of the
Secretary and Treasurer, 172 T. Street,
Salt Lake City, Utah, at 2 o'clock p. m.
Monday, September 16th, 1907, to pay the
delinquent assessment together with the
cost of advertising and expense of sale.

J. E. ANDERSON, Secretary,
172 T. St., Salt Lake City, Utah.

NOTICE OF ASSESSMENT NO. 3.

CHERRY CREEK MINES COMPANY,
Principal place of business, Salt Lake
City, Utah, hereby gives notice that at
a meeting of the Board of Directors
held on the 17th day of June, 1907, an as-
sessment of two cents per share was levied
on the capital stock of the corpora-
tion, payable immediately to H. T. McE-
wan, Secretary, at his office in the
State Bank of Utah, Salt Lake City, Utah,
and on account of an erroneous
publication of the date of the delinquent
sale of stock, the directors at a meet-
ing held on the 7th day of August, 1907,
ordered that a notice of said assess-
ment be re-published, making the same
payable immediately to H. T. McEwan,
Secretary, at his office in the State Bank
of Utah, Salt Lake City, Utah, and no-
tice is hereby given that any stock on
which this assessment may remain un-
paid is not to be sold at public auction, but
is to be sold at the office of the Secretary,
on the 27th day of September, 1907,
to pay the cost of advertising and ex-
pense of sale.

Utah Wall Paper & Paint Co., Wall-
paper, Paper Hanging, Painting, 54
Richards St. Ind. Phone 511.

Morgan County Reunion at Lagoona.
Thursday, Aug. 29. Good time to meet
your friends. Afternoon trains at 2,
4, 6, 7 and 8.

Dunlap Hats
For Fall
On Sale Aug. 29th.
Brown, Terry & Woodruff Co.,
166 Main St.

IF YOU HAVE TO WEAR GLASSES, be sure you get the best; they cost a little more, but are the cheapest in the end. WE MAKE ONLY ONE KIND OF GLASSES and that's the best. Glasses tested free for glasses; if you don't need them we tell you so.

RUSHMER

DEFECTIVE EYESIGHT COR-
RECTOR.
73 West 1st St.
Both phones 1763.

"SCHRAMM'S"

Where the cars stop. All De-
pot Cars Stop Here Now.
Bell Phone. Ind. Phone.
Exchange 7. 86.

GLISSMEYER & CO., Tailors

Suits made to order at reason-
able, wide ranging prices. Fit or
FIRST CLASS WORKMANSHIP.

"That Good Coal"

BAMBERGER,
151 Meighn Street.

R. G. Dun & Co.

THE MERCANTILE AGENCY,
George Rust, General Manager, Idaho,
Nevada, Utah and Wyoming.
Offices in Provo, Ogden, Salt Lake
City, Utah.

LEE KIM YING.

The Celebrated Chinese Physician,
153 West South Temple St.
Thousands of Testimonials of Persons
Cured of Consumption, Catarrh,
Hemorrhages and Every Disease
and Sickness.
Honor Used. No Poisonous Drugs.

Rings Dyspepsia Tablets

RELIEVE INDIGESTION
AND STOMACH TROUBLES
Sold by Z.C.M.I. Drug Dept., 112-1 Main

LET US TRY

To help you realize some
of your ideas about fur-
niture. We like to have
people come in here who
are INTERESTED in
Furniture.

H. DINWOODEY FURNITURE CO.

For Backache
Pain in the
Back and the
Knee
Sold by Z.C.M.I. Drug Dept., 112-1 Main

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or respective
attorneys for further information.

IN THE DISTRICT COURT, Prob-
ate Division, in and for Salt Lake
County, State of Utah, in the matter of
the estate of Benjamin Pierce Brown, de-
ceased. Notice.—The petition of Robert
W. Brown, guardian of the estate of Ben-
jamin Pierce Brown, deceased, praying
for an order of said court to sell the
real property of said estate, and to ap-
portion the proceeds thereof to the
beneficiaries thereof, was filed for re-
cording on the 17th day of August, A. D.
1907, at 10 o'clock a. m., at the County
Clerk's office, in the Court Room of said
court, in Salt Lake City, Salt Lake County,
Utah.

Witness the Clerk of said Court, with
the seal thereof affixed, this 17th day of
August, A. D. 1907.
(Seal) J. U. ELDRIDGE, JR., Clerk.
By W. H. Farnsworth, Deputy Clerk.
N. V. Jones, Attorney for Petitioner.

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