

STARTED TO WORK.

The Grand Jury charged and Enter
Upon Their Trials.

WHERE WERE GLENS AND GUNTER?

The Driver Co. Re-entered—Confes-
sion of Judgment by the Fred-
erick Co.

When the Third district court adjourned yesterday afternoon thirteen out of fifteen grand juries required to serve at the A. M. term had been sworn. A special venire returned this morning, two others, consisting of H. C. Fennell, J. M. Barrett, L. M. Earl and C. P. Thompson.

Upon Cross Examination, testing three last hour names, it was found that Messrs. Earl and Fennell were absent. Numerous Justice Zeam offered that an attachment would be forthcoming in each case. Until papers went if received the papers, but had hardly reached the court when Mr. Hart came in and took his place with the other juries. Mr. Fennell did not communicate with the others, and Jones had been sworn. He then informed the court that the reason of his being so much behind time was that the papers did not reach him until a late hour yesterday afternoon. Judge Zinn excused him for service.

THE CASE COMPLETED.

The grand juries, however, stood as follows:

J. C. Conlin (foreman), Salt Lake City.

Wm. Ritter, Salt Lake City.
A. H. Hayes, Salt Lake City.
G. W. Swett, Salt Lake City.
John Barker, Salt Lake City.
Geo. Stoddard, Salt Lake City.

A. E. Keeler, Westwood, Summit
County.
J. L. Stover, Salt Lake City.
H. L. Danon, Salt Lake City.
H. S. Stinson, Brigham.

Hugh Anderson, Salt Lake City.
Alexander Clark, Salt Lake City.

A. M. Hart, Salt Lake City.

Chas. F. Goldsmith, Salt Lake City.

THE JUDGES' REMARKS.

The brief charge of Chas. Judah was substantially the same as on the former occasion, but instructed the juries to the general facts of the case and requested that they must be very careful in the examination of the persons who come before them, to get at the truth that can be missed by the writer's writing of the case, and to judge it in reason through justice, based on honest and true cases presented through fear, favor, affection or partiality. The customary warning was given to keep the secret of all the proceedings of the grand jury room, the honor pointing out that the law provided punishment for any violation of this rule.

The grand jury then retired to their room. They will be in session for a couple of days and then square for trial. The criminal calendar for the present term is a very light one elsewhere being ten or eleven cases only upon it. Some of them are of a particularly grave character, about the most serious being the charge of counterfeiting.

JUDGEMENT ENTERED.

The following cases were first men-
tioned and summarily disposed of:

The W. H. Perry Lumber, etc. Co., vs. August Trappmann. Jury and Holdings waived, and judgment entered for \$41.25.

First National Bank vs. Jefferson M. Howell. Defendant did not ap-
pear and judgment was entered for the plaintiff for \$25.

JOHN AGREE UPON ONE DUE.

The action for the appointment of a receiver in the Driver Mercantile Co. master was to have been argued this morning, but Attorney J. H. Stoddard advised (with the consent of H. C. Lewis, who appears on behalf of the insolvent firm) that the case might stand over until tomorrow morning. The request was granted, it being understood that the receiver would be appointed as soon as possible.

WHERE WERE GLENS AND GUNTER?

The first case called on for trial was that of John W. Smith vs. Wm. H. Harkins, it is an appeal from Justice Harkins' court, being a claim for rent, and also certain damages alleged to have been due to the premises during the term.

Mr. Harkins is the plaintiff's attorney, and he was quite ready to go on, but counsel on the other side were absent.

"Who are the defendant's attor-
neys?" inquired the Judge, "was the re-
sponse.

George Lane remarked that he had observed Mr. Gunter in court this morning, but did not know whether he had been on the universal opinion presented that Mr. Glens, his former partner, is far beyond jail just now.

His argument was crucial when he said, "I am, but I tried on side in case of Mr. Glens, returned with the signed message, 'They said they would go for him.' It was immediately explained, however, that the law, as Glens, was not a bad boy, and the public interest was not great, the singer was merely trying to find his absent attorney.

After some waiting it was decided to let the case over temporary, and the new A. M. court adjourned till 2 p.m.

Mr. Gunter put in an appearance at half past seven, but the courtroom was empty and desolate.

CONFESS OF JUDGMENT.

Confession of judgment in the case of the Fred Furniture and Carpet company vs. S. H. Olson, for \$255.25, was filed in the Third district court this morning by Attorney Grant H. Smith.

THAT OLD OLE STORY.

Like Tompkins' "lives," the salt of John W. Smith vs. John H. How-
mon, manufacturer, idle fair to "the old
giver." It is a hearing notice before
Judge Hartman, on a personal
action which has been for 20 years
in term, for the last eighteen
months. The evidence taken before
the referee makes over 1,000 pages of
typed matter, half a dozen or so

sheets of property, in Salt Lake and Ogden, are delivered in the Inquiry, at a value of \$100,000, plus interest of \$17,000 to date.

The attorney legal services, when Attorney J. A. Williams "called" for the plaintiff, this morning, Attorney A. W. Glens and Goldsmiths, Inc., were the chief witnesses in the interview.

JUDGE PARSONS' DECISION.

The hearing of the case of H. H. How-
mon, vs. D. Hinckley et al., whom began
before Justice Harkins this morning, was
concluded. The attorney general held
in yesterday's news. It is a suit for
a breach of contract in the name
of James M. Elmendorf. It is a suit for
a breach of contract in the name
of James M. Elmendorf. The suit was
brought up by several small interests
in the city and county, pleasant quarrel
at a hotel.

Moses Halsted et al., vs. the Central
Railway company. The defense case
was continued until next meeting of
the court.

THE COUNTY COURT.

A Grand Jury, Justice's Applica-
tion, etc. etc.

At the county court yesterday,
regarding to the proceeding reported in
that day's news, it was reported that
the defendant as water companies
will the ground in Little Cottonwood,
on April 1st, when a certain water
right is claimed by James G. Livingston.
The clerk was instructed to notify the five water districts of
Little Cottonwood creek of the intended
use of that.

The clerk was then instructed to
give Neil Hansen, road supervisor of
Dugay precinct, an order on James
Jensen for 1000 feet of bridge lumber,
and Sebastian Carlson was directed
to procure a plough and scythe for Mr.
Hansen's use.

Road supervisor J. N. Scott was
informed that he must furnish a
number and size spaces for repair
and improvement in the Brigham
district.

In the usher of the garnishment in
the case of W. H. Perry Lumber Co. vs.
John H. Harkins, etc., plausibility
Attorney Murphy requested an
opinion in the effect that the salary at
each employee is not sufficient, and
should be increased.

He then asked if there was no
way to make the same more attractive.

The clerk was instructed to make
what improvements he deemed necessary
and adjourned until the 17th inst.

Left the People.

Last evening H. G. W. train for
the south pulled out of the station be-
fore the people who had come up to
attend the afternoon services in the
Temple could reach the depot. There
were but two or three passengers,
and among them but a number of them
being mothers who had left infant
children at home, in anticipation of a
return on the evening train. Some of
these were fortunate enough to secure
seats on the China Pacific train, which
waited a collected length of time.

AMUSEMENTS.

The WORLD went before a surpris-
ingly good audience last evening, con-
sidering the stormy night, and wound
up the House Club's season. The
financial results have been very satis-
factory, though not so large as on previous
engagements, owing to the
heavy rain Wards and James made
on the public purse, and to the fact
that these stars had the inner Center-
ence night, which occasionally fall to
the Home club. In The WORLD
the effect all depends on the
seminary scenes, and the ship scenes,
the scenes, which were equally
placed as ever. Mr. Young's Jew is
very well sustained. Mr. Wells,
Bentons, Firths, Mrs. Wells, etc., were
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For Men, Boys and Children can not be equaled in Salt Lake, and for Styles, Fit and Workmanship can only be appreciated by inspection.

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