

FOUR ADDITIONS TO DIVORCE COLONY

That Many Divorces and One Decree of Separate Maintenance Granted.

ONE HUBBY BARELY KEEPS OUT OF COUNTY JAIL.

J. A. Carmen Divorced From Woman Who Said She Was Tired of Married Life.

Four decrees of divorce and one for separate maintenance were rendered by Judge Morse Friday in his regular weekly divorce call. There were also several orders to show cause heard and disposed of.

J. A. Carmen told the court a story of desertion on the part of Edith Carmen and was granted a divorce. They were married in Seattle June 7, 1903, and Carmen testified that his wife left him in April, 1906, and ever since has refused to live with him. He stated that when she left she wrote a note to him saying that she was going back east and did not want to live with him any longer, as she was tired of married life.

John H. Kees was deserted by Delphina A. Kees, whom he married in Mexico October 15, 1902. He told Judge Morse that he and his wife had a quarrel and November 1, 1906, she left him and has since refused to return to him. He was granted a divorce.

Poor Provider.

Non-support is the ground upon which Margaretta Tugwell was granted a divorce from Noah Tugwell. They were married October 24, 1905, and Mrs. Tugwell declared that her husband had not supported her at all since their marriage.

Anna M. Friedel was awarded a divorce from Alfred Friedel on the ground of failure to support. They were married in this city January 12, 1907, and Mrs. Friedel declared that her husband had failed to provide for her for more than a year. She was also awarded the custody of their child, \$20 a month alimony and \$50 attorney's fees.

Annie L. Sutton did not have sufficient evidence to warrant the court in granting her a divorce from Harry F. Sutton, so Judge Morse continued the case for further proof. They were married at Farmington July 29, 1905, and she claimed that her husband deserted her soon after the marriage. The matter will come up again next Friday.

Annie McIntire was awarded separate maintenance in the sum of \$1000 upon her testimony that Thomas F. McIntire had failed to support her for some time and had deserted her. She stated that her husband had left the state, but owned some real property in this county and the court made the alimony a lien upon the property. They were married in San Francisco in February, 1909.

Penna's Narrow Escape.

Emerson S. Penna narrowly escaped being sent to jail for contempt of court. He had been ordered to pay his divorced wife, Mary E. Penna, alimony in the sum of \$40. When he was called to the stand Friday he admitted that he had that amount of money on his person, whereupon the court ordered him to pay it to Mrs. Penna. He did not show any inclination to do so and Judge Morse ordered him committed to jail until the money was paid. Penna was taken down to the sheriff's office by a deputy, but after arriving there decided to pay the money and was released.

Delia Clays was allowed \$160 back alimony from M. V. Clays and the court ordered that the amount be declared a lien against some property owned by Clays in Bingham. Mrs. Clays was given a decree for separate maintenance some time ago and allowed \$40 a month alimony, but Clays had failed to pay it for four months. It developed at the hearing Friday that Clays had gone to Ely, where he secured a divorce from his wife last October, since which time he has failed to pay the woman the alimony ordered by the court here. In a letter to Judge Morse before the trial of the case last month and that he had been paying the money back ever since. As he earned only \$15 a week and had to keep himself and the child awarded to him when the decree of divorce was granted, he declared that it was impossible for him to pay the alimony when it was due.

Must Pay Alimony.

Charles A. Hollberg appeared on an order to show cause why he should not be punished for failing to pay his former wife, Louise Hollberg, alimony in the sum of \$25 a month, as ordered by the court. The payment was to have been made February 1, but Hollberg stated that he had been compelled to draw \$25 from his employer in order to pay his wife's attorney here, back to trial of the case last month and that he had been paying the money back ever since. As he earned only \$15 a week and had to keep himself and the child awarded to him when the decree of divorce was granted, he declared that it was impossible for him to pay the alimony when it was due.

Mrs. Hollberg declared that she was out of funds and had been ordered to leave the house in which she was living because she was unable to pay the rent and that when she asked Hollberg for the alimony soon after the first of the month he refused to pay it.

Judge Morse was of the opinion that Hollberg had not been in a position to pay it before now, but continued the matter for two weeks and instructed Hollberg that he will have to appear at that time and show the court what amount he had paid on the alimony and gave him to understand that something must be paid within that time.

The court ordered Julius R. Anderson to pay Amy Anderson, who is suing him for divorce, temporary alimony in the sum of \$5 a week until the case is tried.

Hoarse Coughs, Stuffy Noses,

rain in chest and sore lungs, are symptoms that quickly develop into a dangerous illness if the cold is not cured. Foley's Honey and Tar stops the cough, heals and eases the congested parts, and brings quick relief. Schramm-Johnson Drug Store.

WORKSHOP FOR BLIND IS NOW IN OPERATION

The Utah commission for the adult blind of Utah announces that the workshop for blind persons over 30 years of age is now in operation. Brush making, chair caning and the like are being taught.

For detailed information inquiries should address Samuel W. Jenkinson, superintendent of workshop for the blind, room of Lion House, South Temple street, Salt Lake City.

Doings in the Police Court

C. J. McIntosh and Paul Brown, "trap shooters," who were arrested by Patrolman Dan Grundig Thursday night and taken to the station, were summoned before Judge Bowman's court Friday afternoon charged with gambling. McIntosh had deposited \$3 bail for his appearance in court with the desk sergeant and this was declared forfeited when he did not appear. Brown told the court that he was an employee of the McEwen livery barn, where he had been arrested, and after a lecture by Judge Bowman he was discharged.

The case of Rosie Coffman, charged with a violation of the license ordinance, was continued until Monday. She was released upon her own recognizance.

Edward McDonald, charged with petty larceny, was again before the court and stated that, owing to the fact that he had been in jail, he was unable to procure witnesses who could testify that the coat he was charged with stealing had been stolen from him. Thursday McDonald told the court, amid much laughter from the spectators, that while he was walking along Commercial street the

wind had whipped the coat, hanging in front of a clothing establishment, around his neck and had thrown him to the sidewalk. When he arose, he said, he found himself in the arms of a policeman. Judge Bowman continued the case until Monday and released McDonald upon his own recognizance.

Twelve persons charged with vagrancy were sentenced to six months in the city jail, and three persons charged with drunkenness were discharged, when the court learned that they had families depending on their wages for support.

The case against George Schmeitzel, charged with robbing Fred Ferweller of \$5, was dismissed upon motion of Assistant County Attorney Bowman in the forenoon session of Judge Bowman's court. The evidence was insufficient to warrant a prosecution.

The greater portion of the forenoon session was taken up with the case of Leonard Jackson, charged with stealing a gold watch, valued at \$50, and a \$5 gold piece from Peter Burkovich November 7. The hearing will be completed in all probability Monday.

BIG THINGS PROMISED AT VILLE COUNTY FAIR

At 1:30 sharp on February 22, at the Y. M. C. A. gymnasium, the mayor of Veville will make the opening address which will start in action the second annual Veville county fair which is conducted by the boys of the Young Men's Christian association.

Nelson purchased from C. E. Foss a half-interest in the tailor and cleaning shop, known as the Yale, at 17 West South Temple street, and paid \$200 for the half-interest Thursday night. When Nelson went to his newly-acquired place of business Friday morning he discovered that several new suits of clothing had been taken from the shop, that Foss had departed for Los Angeles, and that Frank Tustison, one of the proprietors, and P. J. Clark, an employee, were in the city jail charged with drunkenness. He also later discovered that the missing clothing was being held at the police station.

At the police station, Nelson was told that the clothing had been taken from the men who had been arrested early Friday morning. Nelson then declared that Tustison and Clark had robbed the shop of one clothing and wanted a complaint charging them with the robbery of the clothing. He was referred to the county attorney, who, after hearing his story, told him that no warrant could be issued against Tustison, who is a partner in the business, and who had a right to enter the place. He was then told that his only recourse was a civil suit.

Senator Kearns on Stand.

Former United States Senator Thomas Kearns occupied the stand Friday in the hearing of the case of the Silver King Consolidated Mining company against the Silver King Coalition Mining company, which is being heard before J. W. Christensen in the United States court. Senator Kearns' testimony dealt with the cost of operation and the extent of development work in the Silver King mine.

Needs More Practice.

In an attempt to arrest three men who were fighting early Friday morning, in front of the People's cash store at First and Richards streets, Patrolman Timmes took a shot at two of the men while they were running off and shot a hole through the window glass of the store. M. J. Plunkett was one of the fighters arrested, but the other two escaped.

THIS PROBLEM AS DEEP AS "HOW OLD IS ANX?"

Worried by a problem as intricate as that of "How old is Anx?" J. S. Nelson went to the police station Friday morning and, after stating his case, was referred to the county attorney, and there by hangs a tale of business complications.

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Cough or Cold is broken up by using SLOAN'S LINIMENT

Prices, 25c, 50c., and \$1.00.

In Hotel Corridors

J. M. BARRY of Boise is at the Wilson. R. T. MASON of Park City is at the Moxam.

L. L. BAKER of Tooele is stopping at the Wilson.

MR. AND MRS. C. P. HARRISON of Denver are stopping at the Wilson.

J. P. GORDON of Seattle is registered at the Moxam.

ED. P. MOXEY of Philadelphia is at the Knutsford.

S. H. BRADY of Tonopah is registered at the Moxam.

BRUCE NORTON of St. Louis is a guest at the Wilson.

SAM WOODHEAD of Clear Creek, Utah, is at the Moxam.

EDWARD THOMPSON, a mining man from Pioche, is at the Knutsford.

GEORGE P. STENHOUSE, a mining man from Morgan, is at the Knutsford.

DR. AND MRS. WILLIAM H. OLSTEN of Mantle are registered at the Knutsford.

O. W. ALLEN, of the First National bank of Park City, is at the New Windsor.

GEORGE C. THOMPSON, a railroad contractor of Baker City, Or., is stopping at the Knutsford.

F. W. SHERMAN, superintendent of the Daily West mill at Park City, is at the New Windsor.

E. J. ULLRICH, a Colorado Springs capitalist, with interests in Salt Lake, is stopping at the Knutsford.

G. W. FANNING, a well-known Denver business man, will arrive in Salt Lake Saturday. Mr. Fanning will be a guest at the Wilson.

JOHN M. DICK, a prominent Boston mining man, is a guest at the Knutsford. Mr. Dick is interested in the Majestic property at Millford.

MR. AND MRS. GEORGE E. COX, Mr. and Mrs. Dean R. Logg, E. L. Christensen and H. C. Hammond, all of Pioche, are guests at the Wilson.

Langsdorf Cigars are perfect in quality and workmanship. Schramm-Johnson, druggists.

Tribune Want Ads. Bell Main 5200. Independent 350.

New Incorporations

Articles of incorporation of the Burton Truck Laying company of Salt Lake were filed with the county clerk Friday. The capital stock of the company is \$500,000, divided into shares of the par value of \$1 each. C. W. Burton is president; H. Borman, vice president and treasurer; S. H. Lynch, secretary. These, with Dale H. Parke, W. J. Clark and W. Frantz, are the directors. The company takes over a patent obtained by C. W. Burton on a track-laying device.

The H. R. Manufacturing company of this city also filed articles of incorporation with the county clerk. Its capital stock is \$50,000, divided into shares of the par value of \$1 each. M. O. Randolph is president; William Thornton, vice president; George Z. Edwards, treasurer; J. M. Hamilton, secretary. These, with J. S. Edwards, are the directors. The company owns a patent sewing machine attachment which it will manufacture.

An amendment to the articles of incorporation of the Treasure Mining company of this city was filed with the county clerk, by which the capital stock of the company is reduced from \$150,000, divided into shares of the par value of \$10 each, to \$500,000, divided into shares of the par value of \$1 each.

NEW GARBAGE SYSTEM INTO EFFECT MARCH 1

The city board of health on March 1 will put into operation its new system of garbage collection in the city, and hopes to that effect have been printed and distributed among the residents in the various garbage districts. The districts under the new plan, and the days of collection of garbage in each, are as follows:

Monday—East of Main street and north of First avenue.

Tuesday—East of Main street and from Second South street to First avenue, including First avenue and Second South street.

Wednesday—All streets east of Main street and south of Second South street to Ninth South street.

Thursday—All streets south of Ninth South street and on both sides of Main street.

Friday—North of Ninth South to center of West First South street.

Saturday—All streets north of the north side of First South street and west of Main street.

The notices sent out today make some plain requests of householders, as follows:

Thoroughly covered metallic cans must be provided for garbage.

Ashties and rubbish must be put in separate receptacles.

As soon as cans are emptied they must be removed from the street.

Do not use receptacles that cannot be handled by one man.

Please report all unsatisfactory service to the office. Both phones 454.

Would-Be Bad Man Fooled.

United States District Attorney Hiram E. Booth does not expect to file any complaint against John Clark, who attempted to break some windows in the federal building last week. Clark said he attempted to commit the offense in order that he could be convicted and sent to prison, where he thought he could obtain treatment for his eyes, from which he has been suffering.

GREAT Cattle and Horse Show

March 1st to 5th, 1910

3,400 Cattle, as follows:

- 200 Steers, coming three years old; 500 coming two years old; 400 coming one year old.
- 300 very choice thoroughbred Hereford cows and heifers, 45 short horn bulls, balance, cows, heifers and steers.
- Best herd of grade cattle in the West.
- Nothing but registered bulls used for 24 years.
- 200 Splendid draft horses, mostly mares. Two Percheron stallions.

This stock will be sold at private sale, on the

Halleck Cattle Company

Seven miles from Halleck, Nevada, for immediate late spring delivery, beginning March 1st and ending March 5th, 1910. Terms Cash.

For particulars, address RICHARD A. MORLEY, 135 Adams Street, Chicago, or D. F. DRUMHELLER, Halleck Nevada.

To Friends and Patrons AN INVITATION:

We want to meet you at the Salt Lake Automobile Show, in the Auditorium Building, Richards Street, any day of the week, beginning this morning at 10 o'clock. Go straight to Booth No. 6, opposite main entrance, on the west side of the building.

The railroads have made special rates from outside points, affording you several days' stay at the Capital. We hope you will take advantage of this invitation, come to the Show and see the wonderful OVERLAND Automobile, which has started the world with a growth in two years from 384 cars to an output for 1910 worth \$24,000,000. This has more merit than any other \$1,000 car on market today. We are anxious to have you see famous VELIE, with its 4-1-2x5-1-4 Motor—40-H.P. a larger motor than on any other car at the price of the Show.

Then, you'll be more than interested in the marvelous FRANKLIN and its perfectly air-cooled engine—the car that challenges the world for a run under the severest circumstances. It will go through the sands of any desert. The factory has sent you full sized engine, showing a sectional view of the workings of the air-cooling system.

MEET US AT THE SHOW—BOOTH No. 6. Very Truly Yours,

Consolidated Wagon Machine Company

GEO. T. ODELL, Gen'l Manager
Leading Implement, Vehicle, Hardware and Automobile Dealers—Utah, Idaho, Wyoming and Nevada

The EXCLUSIVE Steinway Representatives for Utah and Idaho

ANNOUNCE the arrival of the first shipment of Steinway Pianola Pianos, the instrument the whole discriminating public have been waiting for. You are cordially bidden to come to the store and hear this wonderful instrument.

We are the exclusive Steinway representatives in these mountain states. Any instrument made by Steinway & Sons may be purchased through us. Same prices as at the factory, with freight charges added.

You cannot buy a Steinway Piano from any other concern in Utah or Idaho. This is the "House of Steinway" in these states, and if you buy one of their pianos, you must buy it from us.

Exclusive Steinway Representatives



SUCCESSORS TO Clayton Daynes Music Co., Beesley Music Co., D. O. Calder's Sons Co., Clayton Music Co., Beesley Music Co., Daynes Music Co.
109-11-13 Main St. Salt Lake

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