

MR. HARRIS CAN.

"Can Nathan J. Harris go before the good people of the district and ask for election as district attorney upon the record he has made?" asks a local exchange. We confess that this would be a perplexing question if applied to any person other than Mr. Harris. A man who has gall enough, after the record he has established, to put the fact that he is present county attorney, on his campaign cards, can be relied upon to do anything, honorable or otherwise.

Strange, isn't it, that Spin candidate for Governor hasn't said anything in his speeches about a certain famous conference he once had with Judge Howell of Ogden? Come to think of it, the judge has been rather reticent about it himself. (Herald.)

When a prosecuting attorney becomes counsel for the wife of a prisoner and recommends the latter to the mercy of the court after securing a divorce for his client, is it any wonder the people begin to ask questions. How about the Mosher case, Mr. Harris?

Extraditing men from distant states at the expense of the taxpayers for the purpose of collecting attorney fees is but one of the many things that go to prove the unfitness of Nathan J. Harris to be district attorney.