

Rider and Treadis' carriage was held and Wm. J. Nelson of Ogden was summoned to take it.

The various delegations belonging to the Independent Republicans convened at Salt Lake, and delegates are being received from Salt Lake and read in the convention hall.

John G. Cleary, George Powers, placed in nomination Henry W. Lowe, John P. Day, Richard Macintire, Reuben D. Johnson, and others. Candidates for election to Congress, W. H. King, David Evans and Joseph R. Thompson, will be presented. King is believed to be the strongest candidate.

ELDER STEVENSON HOME.

He Is Quite ill, But Has Improved, But of Recent.

This morning's ride from the north brought to Salt Lake Elder Edward Stevenson and his companion, Dr. Charles F. Wilcox. Elder Stevenson has been engaged in the northwest United States in missionary work for some time past, and a short time ago was taken seriously ill at Baker City, Oregon, as previously announced in the news. Upon word of his condition reaching this city Dr. Wilson went to him at once. Since the doctor reported that Elder Stevenson was very much improved, the friends who had been attending him have left him, and although weakly still, he is now in full possession of his strength again. A doctor of high reputation in health might be located here. The many readers of the news will be highly gratified at this favorable information, and trust that the venerable and experienced prophet will be in the enjoyment of his usual good health.

MINOR MENTION.

The watermelon days are about over. One week more, and duck hunting will be in their glory. The shooting season opens Thursday next, October 1.

The weather which may safely predict showers nowadays; the frequent downpours also mean a cessation of the maize crop.

The influential Davis county, merchants are to mail specimens working up the maize crop into a fine article of medicine syrup.

Wm. G. Glidewell has a marked stage of rebellion and body for one approaching the ninetieth year of his age. The evidence is given in his appearance today on the Armatage platform.

The independent Silver Republicans, consisting in the West, this afternoon may be led to the highest political movement yet in Utahans many a day. There was no delegation to a camp.

A half dozen have been enjoining a party to Kentucky, makes a start Saturday morning, September 14. "Patriots and the Union" question is the talk of the day down here. The majority are for gold to Kentucky, 32 to me.

A telegram received this afternoon from Sacramento, Cal., from John Ward of that city, announced that he expects to reach home by Friday evening's Union Pacific train connecting with the Central Pacific at Ogallala, Neb. He has been on a mission to the Society Islands the last three and a half years.

DAILY WEATHER VANE.

Observations Taken at Utah, Idaho, Montana, Oregon and Nevada Stations.

Weather reports showing observations at 8 a.m. today:

Salt Lake City—Barometer, 30.02; temperature, 42; minimum, 38; wind, east, 4 miles per hour; rain, 1/16 inch.

Bear Lake City—Barometer, 30.00; temperature, 36; minimum, 34; wind, 22 miles; clear.

Cheyenne—Barometer, 29.80; temperature, 30; minimum, 28; wind, northwest, 15 miles per hour; rain, 1/16 inch.

Holiday—Barometer, 30.05; temperature, 40; minimum, 36; wind, east, 10 miles per hour; clear.

Minneapolis—Barometer, 30.10; temperature, 41; minimum, 38; wind, northwest, 10 miles per hour; clear.

Lake Falls—Barometer, 29.94; temperature, 35; minimum, 33; wind, south, light, cloudy.

General and local forecast for hours ending 8 p.m., Sept. 25th.

For Utah—Showers this afternoon and bright and Friday warmer; Salt Lake City and vicinity, shower this afternoon; fair and warmer Friday.

J. H. PRUITT,
Ogden Weather Bureau,
SALT LAKE CITY, Utah.

Today's temperature is shown in the column thermometer given below:



THE INDEPENDENTS.

Silver Republicans Hold Fast in the Theater Today.

NINETEEN TO ONE IN THE ISSUE.

The Committee's Plan for Bonus Bill Local Officers and Uniforms Every 11 Years.

The convention of the independent Republicans party convened at the Salt Lake Theater this morning. The interior decorations of the hall were beautiful and the stage had quite a semi-classical appearance by reason of the painted glass decorations. Many had paid considerable money to watch the estimation of the delegates responded with hearty applause.

Judge P. D. Clark called the convention to order and named Dr. Clark of Illinois as temporary chairman, and Miss Hopkins as temporary secretary. The names of these gentle men were received by the convention with great enthusiasm.

Dr. Clark, in taking the chair, thanked the convention for its kind attention, and in a few words called the meeting to order, and in the meantime the delegates took well to the platform question "Patriotism." In this campaign after his triumphs of this character, said the speaker, the question of reciprocity as far as the national government is concerned would present a serious and difficult consideration.

At the adjournment's request the secretary then read the call of the meeting and said it was voted to adjourn until the next day, a number of organizations, organizations, was older or younger to be appointed. To whom said the speaker, the convention adjourned.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

At the adjournment's request the secretary then read the call of the meeting and said it was voted to adjourn until the next day, a number of organizations, organizations, was older or younger to be appointed. To whom said the speaker, the convention adjourned.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.

It was then moved and carried that when the convention adjourned it would be on a platform.

Judge P. D. Clark thought that it would be better to have a committee to draft a resolution that the convention adjourned would be until 1898. This motion passed.