

# VIEW REMAINS OF GEN. HARRISON.

Escorted From the Home to the Capitol by the National Guard of Indiana—People Pay Their Last Respects.

Indianapolis, Ind., March 14.—Escorted by three regiments of infantry and a battery of artillery, the full strength of the national guard of Indiana, the remains of former President Harrison were taken from his late home in North Delaware street to the state capitol, where they will lie in state until 12 o'clock tonight when they will be moved once more to his former home.

For two days of gray skies, rain and gloomy weather this morning to brighten and no more beautiful weather could have been desired for the day in which the citizens of Indiana paid the last tribute of honor and respect to the remains of the first president of the United States. The procession was the most magnificent in the history of the state, and the kind of day was a commonwealth only once in a century.

The day was cold but not highly uncomfortable. A gentle wind blew from the north just strong enough to lift the hair and to dry the faces of the thousands of people who lined the streets between the capitol and the home of the late president. The temperature was in the open air, was borne by the breeze, and the thousands of people who lined the streets between the capitol and the home of the late president. The temperature was in the open air, was borne by the breeze, and the thousands of people who lined the streets between the capitol and the home of the late president.

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MRS. LOUIS BOTHA, WHO HAS BROUGHT ABOUT PEACE NEGOTIATIONS IN SOUTH AFRICA.

She is the energetic wife of the daring Boer general, and it was through her efforts that the present negotiations with General Kitchener have been brought about. Mrs. Botha is a descendant of Robert Emmet, the Irish patriot.

## CHARGED WITH INCORRIGIBILITY.

Judge Stewart's time was largely taken up this forenoon in hearing the charges of incorrigibility against Clarence Tripp, Ruby Croft and Kate Knox.

Clarence Tripp, a lad of 16 years, who lives near the Whittier school with his widowed mother, was the first case called. His mother said she had five children, all of whom she could control but Clarence. The main complaint against the youth was that he persisted in running away from home and would not attend school. He had been in the police court several times for taking people's rigs and driving them around town, then jumping out and applying the horse up wherever his fancy dictated. The boy, however, seems to have no vicious habits. The judge, gave the boy a good lecture and allowed him to go home on the promise of good behavior.

Ruby Croft was then called. She is about 12 years of age and is a bright, pleasant looking girl. Her mother said she could not control her; she persisted in running away and associating with girls and boys of rather questionable character.

Surgeon Jenny of the police force testified that the girls Ruby associated with were a very bad lot, and several men had been sent to jail for taking liberties with them. County Attorney Christensen said it was his purpose to bring in every one of these wayward girls and have them sent to the reform school, and thus break up this bad crowd who seem to be fast traveling the road to ruin.

Sentence was suspended after the court gave Ruby a good moral lecture, and she faithfully promising to abstain from evil associations in future.

Katie Knox, whose mother died a short time ago, and the ruin of whom, it is alleged, two men accomplished the other night in an uptown room, was committed to the care of her uncle, Edwin J. Sawyer, on her faithfully promising to stay with him in future, and refrain from evil associations.

Mr. Sawyer said he would take her and do his best to properly care for and govern her.

## BEFORE JUDGE MORSE.

Considerable Business Transacted in the District Court Today.

Judge Morse did not go out to Tooele this morning, but instead took up the law and motion calendar in his court room, and transacted the following business:

James Thompson vs Consolidated Implement company; demurrer argued and sustained.

D. S. Sullivan vs Salt Lake Ice company; demurrer overruled and defendant given twenty days to answer.

Charles W. Watson et al vs Rio Grande Western Railway company; motion to file supplemental complaint argued and denied.

Thomas R. Jones vs Rio Grande Western Railway company; motion to file supplemental complaint denied.

Nicholas C. Hall et al vs J. J. Williams, Justice of the peace; application for writ of certiorari stricken from the calendar.

Kate Guthrie, administratrix, vs J. T. Gilmer et al; demurrer argued and submitted.

Sertrand Matthews vs William W. Wilson; demurrer to amended answer argued and submitted.

Robert Amos vs D. A. Coleman et al; motion to dismiss appeal argued and granted.

J. H. Hyde et al vs W. H. Blair et al; motion to dismiss appeal argued and granted.

R. C. McDonald vs John McNally; application for items of account sued on to be furnished, argued and submitted.

Edmund Johnson vs T. M. Surbaugh et al; demurrer to amended complaint argued and submitted.

H. J. Crandall vs Nels Yorgensen et al; motion for judgment granted in the sum of \$1,568.50.

Ellen Curtis vs Mark E. Swan et al; motion to reinstate the case granted.

Judge Morse then adjourned court till March 23rd, next Saturday.

## LATE LOCALS.

President and Mrs. George Q. Cannon announced the engagement of their daughter, Emily H. Cannon, to Mr. Israel E. Willey. The marriage will take place in the near future and the young couple will take up their residence in Washington, D. C., where Mr. Willey has just been appointed to a position in the census department.

The funeral of E. V. Hulsterson, the young man whose death at the Holy Cross hospital was announced in the "News" of Wednesday, was held from the Seventeenth ward meeting house yesterday afternoon. The services were largely attended. The speakers were Apostle Lund, Bishop Emery, of the Sixteenth ward, Counselor Tingey, of the Seventeenth ward; Elder A. W. Carlson and August Nordvall, and Prof. Joseph Nelson and Evans, all of whom spoke in highest terms of the deceased. Flowers and friendly expressions were also very numerous.

Henry Wood Wilson, of Provo, was brought to St. Mark's hospital today to undergo a surgical operation for an internal obstruction from which he has been suffering for two years. He was accompanied by Dr. Robinson, of Provo. The operation will be performed by Dr. Pinkerton.

The Relief Society, of Forest Dale, gave a very successful weighing party last evening in the old farm house. The married people comprised those present and the weighing of partners afforded considerable merriment. The heaviest woman tipped the scales at 290 pounds and the lightest at 96. Refreshments were served during the evening and the affair concluded with a dance.

Following is the concert program that will be given in the Twenty-second ward Monday evening next for the benefit of the women's building:

PART FIRST.

Gramophone selection.

Trilo.....Misses June Druce, Allie Andridge and Mrs. Katie B. Pratt.

Recitation.....Miss Josie Morris.

Song.....Little Nellie Williams.

Soprano solo.....Mrs. Nellie Druce.

Banjo solo.....Mr. Matthew Noall.

PART SECOND.

Xylophone selection.....Mr. Adelbert Beesley.

Piano duet.....Carrie Margetts and Louie Duncom.

Contralto solo.....Miss Arvilla Clark.

Reading.....Mr. J. J. Walton.

Violin solo.....Prof. Skelton.

Basso solo.....Mr. Frank Flashman.

Gramophone selection.....Prof. Gies and Miss Flashman accompanists.

## DECISION IN UHL CASE.

Account of Special Administrator E. E. Rich Disallowed.

Judge Hall this morning rendered his decision in the matter of the objections to the special administrator's account in the estate of Hugo W. Uhl, deceased, filed by the widow, and the petition of Mrs. Uhl, asking that the personal property be set apart for her use.

The account of the special administrator, E. E. Rich, was disallowed, on the ground that there was no necessity of his appointment as such, and that he in no way benefited the estate.

The special administrator was also ordered to turn over all the personal property in his possession to the widow for her use, and to turn over to her, as administratrix, all property belonging to the estate.

Judge Hall also made the following orders:

The case of J. D. Mallory vs Ithaph Land and Live Stock company; continued until April 9th.

Sierra Nevada Lumber company vs Samuel Whitmore, et al, and the Utah Stove & Hardware company, heretofore submitted; judgment for plaintiff for full amount of the claim—\$156.45, and attorney's fees of \$12.50, less items for redwood; also judgment for Utah Stove & Hardware company on its cross-complaint for \$75.75, and \$12.50 attorney's fees, less items of hammer, nails, etc. Order also made foreclosing the above creditors' lien on the property covered thereby, if the judgments are not paid.

## CRIMINAL CASES.

George Davis Pleads Guilty to Petit Larceny and Gets Two Months.

George Martin, charged with burglary, was arraigned before Judge Stewart this morning and March 21st, was set as the time for him to plead. Ben Johnson was appointed to defend him.

George Davis charged with grand larceny; former charged with grand larceny and petit larceny substituted, to which defendant pleaded guilty, and was sentenced to two months in the county jail. Davis stole two hand saws, three planes, one dozen

## SAD DEATH OF HANS P. KNUDSON

Manager of the Novelty Works Shoots Himself.

WAS CLEANING A REVOLVER

Humor of Suicide, but That Theory Not Sustained by Facts—Died at 10:30 Last Night.

At 10:30 last night Hans P. Knudson, manager of the Novelty Manufacturing company of this city, died from the effects of a gun shot wound inflicted by himself accidentally shortly before 4 o'clock yesterday afternoon. The bullet was fired from a 38-caliber revolver and entering the left side, ranged downward into the bowels.

When Mr. Knudson went to his home, 873 east Fourth South street yesterday afternoon, he complained to his family of being ill and immediately went to his bed room to rest. Knudson had a revolver which some one had left him in security for some money borrowed, and it was kept between the mattress and the bed. Between 3:30 and 4 o'clock Knudson appeared in the dining room with the revolver and remarked that he was going to clean it and set it, as it was useless to him. He returned to the bed room and in a few minutes the family heard a shot and running into the bed room, found Knudson lying on the bed groaning.

A hasty summons was sent to Dr. Root, but after a brief examination, he pronounced the wound fatal. The bullet did not touch the lungs but entering the bowels, produced hemorrhage and the unfortunate man suffered greatly. No attempt was made to locate the bullet. The family insists that it was purely an accident, and that theory seems to be the only reasonable one.

Knudson leaves a wife and two children, a boy 18 years of age and a girl of 13 years. He was about 45 years of age and was well known here. The body was taken in charge by Joseph E. Taylor. It is understood that the funeral will be conducted by the Fraternal Union of America, as Knudson was a member of the same.

## TWO MEN GO FREE.

Board of Pardons Grants Petitions of Egginton and Doyle.

The Utah State board of pardons met this morning, and the petitions of Benjamin Egginton and J. A. Doyle were considered and granted. Benjamin Egginton was convicted some three years ago for manslaughter, but since September 15th last has been out on parole. J. A. Doyle was convicted for burglary in Emery county, and was supposed to have been one of the notorious gang of outlaws who at the time he was arrested, were pillaging in that neighborhood.

The petition of Don Sin Choung, alias Little Charlie, who was convicted for murder 13 years ago, was taken under advisement until the next meeting of the board.

The petition of Alvaro Ayl was taken under advisement until the next meeting.

Wm. Raymer's petition was stricken from the files, as he must file a petition for a rehearing of his case before a petition for pardon can be acted upon.

The petition of Francis Haggstead was withdrawn.

The hearing of the petition of Donnell Addor McMillen, who was convicted of robbery, was postponed for one month.

## NOT ON SUNDAYS.

Mayor Thompson Says the Library Cannot be Opened on the Sabbath.

Some time ago the Women's clubs of Salt Lake City petitioned Mayor Thompson to have the public library opened on Sunday afternoons. It has been thought by a number of people that the Mayor would grant the request, but it transpired today that the object sought will not be obtained. The Mayor was seen today by a member of one of the clubs, and in answer to a question, said that after giving the matter full consideration, he could not see his way clear to have the library opened on Sundays, as the petitioners desired.

## PHOTOGRAPHER CAUGHT.

Ogden Fugitive Apprehended at Evans-ton, Wyoming.

(Special to the "News.")

Ogden, March 16.—Chief Conlisk, of the Ogden police force, received a telegram today from the city marshal of Evanston, Wyoming, that he had apprehended at that place, this morning, George Easton, the photographer who attempted an assault on the two little Koyman girls on Twenty-eighth street on Wednesday afternoon last.

Chief Conlisk will go to Salt Lake today to secure requisition papers from Governor Wells for the return of Easton to Utah, and expects to leave for Evanston tomorrow morning to bring the fellow back to Ogden.

## WAS FALSIFIED FIVE YEARS.

Mrs. Bengt Johnson Dies After an Illness of That Period.

(Special to the "News.")

Provo, March 16.—After five years of suffering, caused from palsy, Mrs. Bengt Johnson died at her home in this city today. She was a native of Sweden, and was born in October, 1821. She came to Utah in 1862, and leaves a husband and four children. She was known as a good and lovable woman. Her funeral takes place from the First ward meeting house on Monday afternoon at 2 o'clock.

## SUNDAY SERVICES.

Sunday afternoon services will be held in the Assembly Hall on Sunday, March 17th, and thereafter until work of reconstructing the Organ is completed. ANGUS M. CANNON, Stake President.

# LAST HOURS OF THE LEGISLATURE.

Doubt Expressed as to Whether the State Law Makers Will Finish Their Labors by Midnight.

It is the apparent wish of every legislator to get through with his work tonight so that when he again leaves the county building it will be for good. Those who express doubt as to the ability of the Senate to finish tonight are very few, indeed, but one senator has been heard to express such a doubt. The consensus of opinion among them is that when the bells in the tower over their heads chime the hour of midnight their work will be over.

To get through, however, will necessitate very hasty work on some of the measures, but there is only one that will probably require any length of time to consider. That is, of course, the general appropriation bill. As the writing of these speculations proceed the conviction becomes more pronounced that it is absolutely impossible to say with certainty when the Legislature will get through. The senators, while arguing for hasty action debate deliberately for long periods of time without altering the status of the bill under discussion.

The senators are a dignified and conservative lot, and they will take just as much time as they please to settle the matters that are before them.

At twenty minutes to three the appropriation bill was taken up, and it had not proceeded far when it began to be tossed on a stormy sea. The House has affixed many amendments to the bill which some of the senators refuse to accept. The condition in the Senate at the close of this report was, that there were about fifty-five bills to be taken up and disposed of after the appropriation bill. So that the prospect for getting through tonight is not very radiant.

## IRRIGATION BILL PASSES TODAY. SENATOR THOMAS HAS A LITTLE JOKE

The Senate Irrigation bill was taken up in the House this morning and passed with the Senate amendments, which strike out six sections and part of another from the bill. The House committee re-instated part of section 25 of the bill and its irrigation committee was sent down to the Senate to obtain the consent of that body to the re-instatement. A recess of 15 minutes for this purpose and also that members might have an opportunity to study this important water measure was taken, after which Mr. Holmgren announced the Senate's acquiescence. The sections of the bill stricken out by the Senate eliminate everything pertaining to a State board of control, and leave matters in the hands of the county commissioners, who will in turn appoint water commissioners for each county. The part of section 25 re-instated calls for appropriations for reservoir purposes being filed in the office of the State engineer, whose duty it shall be to keep a record of all such rights, separate and apart from the record of rights to the direct use of water from the natural flow of streams. The bill passed with 32 yeas to 2 nays, Mohr and Pond voting against it.

By request of Mr. Smith, Senate bill No. 125, relating to the salaries of the State board of equalization was then taken up, and passed. The bill is a substitute for House bill No. 225, but while it allows the board salaries of \$800 for each member it does not increase that of the secretary by \$300 as the House bill would have done. But Mr. Thomas will receive an extra \$200 as State collector of taxes from railroad car companies, as provided for in Senate bill No. 132, which was passed. This brings his salary up to \$1,100 instead of \$900 as it was before these bills were passed.

Senate bill No. 176, by Murdoch, prohibiting the adulteration of milk and cream, was next brought up, read and passed under suspension of the rules.

## PASSES SEVERAL MEASURES.

The Senate this morning passed the following bills:

Senate bill No. 40, relating to the distribution of estates of decedents without going into probate.

House bill No. 257, relating to the marking of poisonous and explosive compounds.

House bill No. 237, providing for the mileage of district judges and district attorneys at the rate of 8 cents on the railroad and 13 cents off or away from the railroad, was passed. It was evidently a bitter pill for some of the senators, who managed to accept it by reducing the 8 cents to 5 cents.

House bill No. 131, relating to the renewal of chattel mortgages.

House bill No. 23, relating to the State prison library fund. This bill had been killed twice.

House bill No. 228, defining infernal machines and prescribing a penalty for the use thereof.

House bill No. 175, permitting county commissioners to remit the taxes of the indigent poor.

House bill No. 213, relating to costs of appeal in justices' courts.

The House bill No. 393, providing for the poisoning of gophers, which was killed last night, was reconsidered on motion of Senator Tanner and passed.

House bill No. 67, providing for the destruction of coyotes, wolves, mountain lions and similar menaces to the stock of the State and providing for an appropriation of \$20,000 for that purpose.

House bill No. 133, relating to the branding of implements, casks, barrels, etc.

House bill No. 123, relating to the State board of equalization and its functions.

House bill No. 302, defining the offenses of kidnapping and abduction and prescribing a penalty of imprisonment of not less than five years or more than thirty years for such offenses.

House bill No. 164, relating to licensed pharmacists, was killed.

At this point the Senate sauntered until 2 o'clock.

## MAY BE DIM TOMORROW.

Salt Lake City May Have But Little Light for a Time.

Manager Campbell, of the Utah Light and Power Company, said this afternoon that there was a possibility though not a probability that Salt Lake City would have but little light for a brief period tomorrow evening owing to the fact that the company would at that time repair the break made in January near the Ogden plant. It was a very difficult piece of work and every possible effort was being made to have the auxiliary plants furnish the required illumination.

## CURTIS BROUGHT TO TOWN.

Today A. H. Curtis alias J. E. Meyer arrived in this city under charge of Deputy Wm. Crocker of the District of Colorado, and was turned over to Deputy Smyth for safe keeping. Curtis alias Meyer was arrested in Colorado on the charge of having mailed from Salt Lake some time last December a letter and circular on some lottery scheme to Mrs. P. D. W. Arnold of Lamar, Missouri. An order of removal was granted by Judge Moses Hallett of the District of Colorado and the prisoner will be held pending the session of the grand jury.

## CAPT. GEN. TRIAS SURRENDERS.

Commander-in-Chief of Filipino Insurgents—Brings With Him Twenty Officers and Two Hundred Men.

Yankee, March 15.—Captain-General Mariano Trias, commander-in-chief of the insurgent forces, with twenty officers, 300 men and 119 rifles has surrendered to Col. Baldwin, of the Fourth Infantry, at San Francisco de Malabon, Cavite province. The officers took the oath of allegiance and have been given their liberty. Additional surrenders are expected.

**MACARTHUR'S ANNOUNCEMENT.**

Washington, March 16.—The war department received the following cablegram from Gen. MacArthur at Manila:

"General Washington: Mariano Trias only Lieutenant General in Cavite province, has surrendered March 15, 1901. He has 300 men, with nine rifles and 119 rifles. Trias is a man of high intelligence, present and past. Most auspicious surrender. Final stage armed insurrection. Prestige Trias southern."

## GRIFIN ARRESTED.

Robert Naylor late yesterday afternoon received a message from Sheriff James C. Ely, Nevada, stating that the charge of grand larceny, for which a horse and saddle from Bingham two years ago, had been arrested at that point and was being awaiting the arrival of the Salt Lake City officers.

Robert Naylor applied to and received from Governor Wells today, the necessary regulation papers, and will leave tonight's train for Ely to bring the fugitive back for trial. It will take the sheriff nearly a week to make the trip as he will have to go first to Carson City, thence to Eureka, and from there he will have to stage it for two days in order to reach Ely.

## SAYS HE IS INSANE.

Gertrude Jenkins today swore to an informant, stating that she believed Thomas Ashby, her father, was insane and a fit subject for the asylum. The patient is 35 years of age, and a widower. He resides with his son, Thomas, at 255 south Fourth West street. It is stated the old man has been worrying over business matters for about nine years, and the death of his wife, which occurred some 15 years ago, until his mind has become unbalanced. The hearing was set for 3 p. m. Monday.