

EXECUTIVE PARDONS.

Criminals to Whom Governor Thomas has Extended Official Mercy.

A COMPLETE AND ACCURATE LIST

Taken from the Records in the Governor's Office—Reasons why Offenders were Set Free.

The following is a complete list of pardons to criminals granted by Governor Thomas during the time he has served as chief executive of Utah. It is accurate may be depended upon, for it is taken directly from the records in his office:

William Jones, rape, sentenced November 27, 1885, to fifteen years. He served five years, eight months and twelve days. Under the reward to convict his term would have expired in eight years and six months. He was fourteen years of age when the crime was committed. The United States marshal, in recommending his pardon, said: "Jones is certainly one of the best prisoners I ever saw, and his case deserves more than ordinary consideration." He was in prison for less than a year.

P. O. Clark, housebreaking, sentenced May 20, 1889, to fifteen months. Leading citizen of Davis county petitioned for his pardon, stating that his wife and children were helpless and destitute, and his character before the crime was commendable.

Henry T. B. Gray, attempt to procure a miscarriage, sentenced January 8, 1890, for ten years. He had no previous record, and was recommended by Judge, who tried him and District Attorney Varian and citizens.

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D. Sullivan and John T. Harrington, murder in the second degree, sentenced May 14, 1887, to seven years. Under reward to convict they had fifteen months to serve. In the case of Harrington, Ogden Hills, assistant United States attorney, who presented, said: "There has always been a doubt in my mind (relating to the evidence) whether he was actively engaged at any time either in planning or carrying out the conspiracy."

E. A. Billington, attempted bank robbery, sentenced March 10th, 1893, to three years. Billington was convicted on the charge of robbing the two men (Judson and Alfred) who actually committed the crime. Bishop Alfred, of Spring City, testified at the trial of Billington that Judson was upon him, professing reverence for his crime. He was advised by the bishop to tell the truth and inform the officers who were concerned in the crime. Judson said that there was no one concerned in the crime except Alfred. The evidence was taken out from Friday until Monday. Thomas Lillard, one of the jurors, said: "I am one of the jurors to this effect: 'I am one of the jurors who were convicted, but I never for one moment believed you guilty. I had to give in through sheer exhaustion and physical inability. I was out any longer. At noon on the Monday I was the only one left in your court. Had I any more strength I would not have given up. W. H. Carter of Springville, one of the jurors men, said: 'I was one of the jurors before whom Billington was tried. I was not present as to rendering a verdict of guilty and held the jury from Thursday to Monday. I was only concerned in a verdict of guilty with the view of the mercy of the court being extended. Billington's case when first submitted to the grand jury was ignored. His pardon was recommended by the mayor of Spring City (where he lived) and other members of the city government, and citizens."

E. D. Schaefer, grand larceny, sentenced March 4, 1890, for one year. The judge who tried him stated in his opinion the evidence produced at the trial was not sufficient to convict.

Charles H. Alred, assault with intent to kill, sentenced March 27, 1890, for five years. He was one of two men who attempted to rob the Nepheli bank. It was his partner, who was quite young, and he was pardoned in answer to the appeal of his mother—pardoned June 3, 1890. He had not quite one year to serve under the reward to convict act.

Joseph Judson, attempted bank robbery, sentenced March 27, 1890, to three years (Nepheli bank case). His term had six months and eleven days to run under reward to convict act. Pardon was recommended by H. C. Anton, H. Lund, of Ephraim, and other citizens of Sanpete county, on the ground of his youth.

Benjamin A. Smith, burglary, sentenced May 21, 1890, eighteen months. His pardon was recommended by Allen H. Campbell and other citizens on the ground of his youth, and that he had served in the United army with credit. Pardoned July 21, 1890.

Joseph W. Allen, burglary, sentenced March 12, 1890, to five years. The trouble arose over a disputed claim. Allen burned down a small building erected by a man who was helping his claim. His father was a miser and his mother and sister were idle and all were dependent upon him for support. Judge Black recommended his pardon, and

so did a large number of citizens of Utah county, as no act of mercy which under the circumstances ought to be granted. Pardoned September 19th, 1890.

Heuben A. McElhinney, murder in the second degree, sentenced April 30, 1887, to ten years. He had been a trusty, and for months before a pardon was allowed to drive the penitentiary sent to the city, and received a recommendation by many citizens, by Mayor Dusenberry, J. B. Miller, George Rutherford, W. C. A. Simon, Jr., Sheriff Fowler and many other citizens of Utah county, Salt Lake, Territorial treasurer, Hon. James A. McNeill, Joshua Greenwood, Probate Judge Callender and many other citizens of Salt Lake county. His aged mother came all the way from Fillmore to meet for his pardon, which was finally granted November 20th, 1890. He had twenty-two months to serve at the time.

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much, for which fact we are very proud of. And we have
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cities, thereby giving you the same advantage that those have
who purchase abroad. Variety of styles and assortment of colors
have been selected.

IMMENSE.

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Boys' Long
Pant Suits, ages 13 to 19, \$4.75 and up.

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Wraps, Empire Capes and Jackets
in a variety of Colors, Lengths, Styles
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