

BELOVED CITIZEN IS LAID AT REST

Hundreds Pay Respects to the Memory of the Late J. D. Wood.

SERVICES ARE HELD IN THE MASONIC TEMPLE

Eloquent Eulogy Pronounced Over Deceased by Rev. Elmer I. Goshen.

"Inasmuch as ye have done it unto one of the least of these, my children, ye have done it unto me." Such was the keynote of the eloquent eulogy of the Rev. Elmer I. Goshen, at the funeral of the late J. D. Wood, the noted livestock and mining man, whose life was crushed out in the yards of the Oregon Short Line last Sunday night.

Promptly at 3 o'clock the black casket, upon which lay the body of the deceased, was borne to the center of the hall, and was immediately surrounded by Argenta lodge of Masons and Utah commandery, Knights Templar.

Standing at the head of the casket was Dr. Ernest D. Hammond, worthy master of Argenta lodge, No. 3, of which Mr. Wood was a member.

After speaking of the shock upon learning of the death of Mr. Wood, the eulogist paid a splendid tribute to the memory of the dead, saying that he was one of the men who had helped to build the great empire of the west.

He was not what you call a highly educated man," said the speaker, "but he was one of those into whose life the severity of the plains and the ruggedness of the mountains had crept and made him wiser."

He was one of those men who never failed to remember God's poor and he never allowed an opportunity to pass to help these poor.

Comfort to Family. "To the family who today stands bereaved, let me say that some day, some time, in the great beyond which will yet be clear to our understanding, will this helpmate, who for thirty long years has stood by the side of the man now dead, find a loving arm to hold her who has been loved and lost a while."

The quartette rendered "Crossing the Bar" after which the full assembly united in repeating the Lord's Prayer.

The funeral procession which wended its way to Mt. Olivet cemetery was one of the largest ever in the city in years.

TWO QUICK TURNS IN FIELDING CASE

Requisition From Washington Defeats Application for Habeas Corpus Writ.

YOUNG MAN MUST NOW ANSWER FORGERY CHARGE

Now En Route to Seattle in the Charge of Deputy Sheriff Liner.

Wallace F. Fielding's case took two quick turns in twelve hours, and Fielding is now on his way back to Seattle, Wash., to face prosecution on the charge of forgery, with a fourteen-year term in the state prison staring him in the face in case of conviction.

With a view of freeing himself from the custody of the Weber county authorities, Fielding, through Harry J. Robinson, applied to the supreme court late Thursday afternoon for a writ of habeas corpus directed to the sheriff of Weber county to produce Fielding in the third district court here.

While Sheriff Barlow Wilson of Weber county was bringing Fielding here to produce him in Judge Armstrong's court under the habeas corpus proceedings, Judge Liner, deputy sheriff of Kings county, Washington, was speeding to Salt Lake City upon the same train, armed with requisition papers, signed by Governor Albert E. Mead of Washington, upon Governor Spry, deputy Liner got here about 9:30 Friday morning and immediately called upon Governor Spry.

The governor's warrant defeated the habeas corpus proceedings, and also annulled the complaint against Fielding here, and within another hour Deputy Liner was speeding back to Kings county, Washington, with his prisoner.

Notice has been received by the local civil service commissioners of three examinations to be held here on February 24.

The first is for women to fill the position of laboratory aid in the department of plant industry at Columbia, Miss., at a salary of \$600 a year.

The second and third examinations are for men. One is for eligibles to fill vacancies as scientific assistant in the bureau of fisheries at a salary of \$720 a year.

The third is for a plumber's helper in the bureau of animal industry, department of agriculture, at a salary of \$2 a day.

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At the public installation of the officers of James B. McKee post, No. 1, G. A. R., and also the installation of officers of the woman's relief corps for this post tonight, a presentation will be made to Mrs. Emma Ramsey Morris in the shape of a handsome solid gold American flag as a token of esteem and in commemoration of the one year which she has done for the Grand Army at the several entertainments given.

Mrs. Morris is the daughter of an old soldier, and the present will be given in behalf of the department of Utah, G. A. R. The presentation address will be made by Thomas Loughney.

The inscription on the flag is, "A Flag Without a Stain, a Token of Esteem Presented to Emma Ramsey Morris by the G. A. R. Department of Utah."

Getting Along Nicely. Report from St. Mark's hospital early this Saturday morning was that Frank Fox, the well-known brakeman on the Denver & Rio Grande railroad who had his right leg cut off just above the knee Thursday night by falling beneath the wheels of a freight car upon which he was riding, is resting comfortably.

SALT LAKE AUTO ROAD IS AGAIN DISCUSSED

Club Is Heartily in Favor of Proposition and Will Get Busy.

At the meeting of the Salt Lake Automobile club at the Commercial club, Friday evening, the proposed automobile road to Salt Lake was thoroughly discussed. It was the sense of the meeting that the road should be built, and the president of the club, Orson H. Hewlett, was authorized to confer with J. E. Leung, an engineer in charge of the road, to obtain a perpetual lease on the roadway in order to make the proposition practicable.

Steps were taken at the meeting Friday night for the drafting of a number of bills to be presented to the legislature. The bills include a state license for automobiles, instead of a city license, thus doing away with the duplication of numbers of machines which occasions considerable confusion at the present time.

The matter of leasing streets was also taken up with the idea of permitting chauffeurs to hold licenses only during good behavior. C. H. Judd, secretary of the automobile club, was appointed a committee to draft bills on this subject.

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MRS. J. B. M'KEE IS ASPHYXIATED

Found Dead in the Kitchen of Her Home by Her Husband.

DEATH CAUSED BY GAS ESCAPING FROM RANGE

Dead Woman Had Just Recovered From Smallpox; Released From Quarantine Monday.

In their apartments, at No. 2 The Plaza, at 2:30 o'clock Friday afternoon, Mrs. Emma Frew McKee was found dead by her husband, death being caused by asphyxiation, due to gas escaping from the gas range, near which she was found.

Mrs. McKee had just recovered from an attack of smallpox, which she was stricken several weeks ago, her son James having first fallen a victim to the disease, and was removed to the isolation hospital. While he was there, Mrs. McKee was stricken, and she was only released from quarantine five days ago.

About 11 o'clock Friday morning her husband, who is employed on the night force in The Tribune and sleeps during the day, arose and went into the kitchen, where his mother had gone for some water. She told him she might do a little baking later and he returned to his room and went to sleep.

The supposition is that Mrs. McKee turned on the oven burners of the gas range and attempted to light them, but failed and that when she discovered that gas was escaping, stooped down and in opening the oven door was struck by the volume of gas which had collected there and was overcome, due to the weakened condition, and fell in front of the range and suffocated in the gas that filled the room.

At 2:30 o'clock Mr. McKee went home to his luncheon, and when he opened the door to the kitchen found his wife on the floor as stated, in the last agonies of death. He aroused his son and the neighbors and Dr. Plummer was called, but all efforts to restore life failed. Coroner Hanks was called, but he deemed an inquest unnecessary. The body was removed to the mortuary chapel of O'Donnell & Co., from whence the funeral will take place Sunday at 3 o'clock.

Mrs. McKee was a native of Ohio, having been born in Lorain county. She was married to J. B. McKee, June 3, 1880. One son, James, aged 19, is the fruit of their marriage, and he and his father survive her. The family came to Salt Lake in 1899. Mrs. McKee has a brother in Chicago and he has been notified. To the stricken family the heartfelt sympathy of friends is extended.

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NEW JAIL AT COST OF ABOUT \$100,000

Plans of the County Commissioners, However, Are Not Yet Completed.

Salt Lake county's old and somewhat dilapidated jail is to be replaced by a handsome new \$100,000 structure, if the as yet tentative plans of the county commissioners carry. The proposed site of the new jail is on Second East street, between Fourth and Fifth South streets, just across from the city and county building.

The new jail will be either brick or stone construction, reinforced with concrete, and will contain at least 150 cells and possibly 150, in view of the amazing growth of Salt Lake county and city. It is likely that the new jail will be three stories high. The old jail is but two stories.

The prison part of the new jail will be modeled after the new north cell house at the state prison. The walls of these cells are irresistible to any thief, saw made unless first robbed of their temper by intense heat, and it is planned to make the cells of the new jail as secure as those at the state prison. The old jail is rapidly becoming insecure, several men escapes from it having occurred within the last three or four years, and three or four prisoners having actually escaped, and this is one of the arguments in favor of a new and secure structure.

The county now owns two lots on Second East street where it is proposed to locate the new jail. The site faces west toward the city and county building and gives another advantage in being situated within half a block of practically all the county offices. The old jail is almost a mile from the city and county building.

There are only about eighty cells and apartments in the old jail, frequently an insufficient number to accommodate all the prisoners. With a new jail with 150 or 150 cells this difficulty will be overcome.

The commissioners believe they can build the new jail without issuing bonds, by selling the old jail and premises and applying the proceeds upon the new jail. The old jail is in some what dilapidated and out of repair, the property is located in a good part of the city and is valuable. If the funds can be raised without bonding the county, the new jail may be built this year. If the money cannot be secured it may be necessary to wait another year for sufficient funds to accumulate to stand the expense, but there is a strong probability that the work will be started this year, at least.

Auditorium. Roller skating afternoons and evenings. Nine-piece brass band. No charge for teaching. Ladies admitted free at afternoon sessions.

Kodak Finishing. Salt Lake Photo Supply Co., 142 Main. Day and night. Bell Main 26, Ind. 26.

Tony Arnold Carriage Co. Day and night. Bell Main 26, Ind. 26.

SCHROEDER FACES BUNCH OF TROUBLE

Alleged Government Chemist Has a Number of Charges to Answer.

SAID TO HAVE GIVEN MANY WORTHLESS CHECKS

Arraignment Will Take Place Today Before Commissioner Charles Baldwin.

There is a bunch of trouble ahead of Charles L. Schroeder, the man who was arrested in Provo by United States Marshal Lucian H. Smyth Thursday. Schroeder is now in the county jail and will be given a preliminary hearing before United States Commissioner Charles Baldwin today at 1 o'clock. In all probability he will be bound over to the federal grand jury.

Schroeder today will be arraigned upon the charge of passing worthless checks on the Hotel Roberts at Provo for \$18.75 and Probert & Russell, liverymen of Provo, for \$10.

All day Friday United States Marshal Smyth received complaints from various parts of the state regarding the passing of worthless checks by Schroeder, who represented himself to be a veterinary surgeon and chemist in the employ of the United States department of agriculture, and thus made it easy to secure accommodation in the matter of having checks cashed at all banks and Trust company, where Schroeder never had an account.

Information came to Marshal Smyth Friday that Schroeder had cashed a check for \$25 and another for \$10 at Gunnison, Utah. These had been endorsed by leading citizens at the request of Schroeder and have just been returned by the bank marked, "No funds." These are the only complaints, and Marshal Smyth is of the opinion that by the time the case has passed into the hands of the grand jury there will be a strong string of evidence against the man.

When Schroeder is through with Schroeder there is a strong probability that he will have another charge to answer to in the state courts. Late in October Schroeder engaged a room at the hotel in Provo, Utah, for \$10 a month. He was at the hotel but a very little of the time, stating that his "business" kept him out of the city in the main, but he wanted the room held for him in case he should find it necessary to be in the city at any time. One day he walked in and presented a check for \$47.50 to George Fleckenstein, then day clerk, now of the Hotel Holland, San Francisco, in payment for his room. A day or two later this check, which, like the one before, was drawn on the Utah Savings and Trust company, was returned with the "no funds" stamp upon it. The room was immediately taken over by the hotel management and ever since the proprietors have been looking for Schroeder.

Interviewed by Heywood. Friday afternoon Ben B. Heywood, one of the proprietors of the Cullen paid a social call to Schroeder at the county jail. The man was quite ill at ease during the interview. He told Mr. Heywood that it was impossible at the present time, considering where he was now located, to make good the amount he had beaten the Cullen out of, but would do so after his release. Mr. Heywood, who was formerly United States marshal, knew the working of that department, and he stated to Schroeder that it would probably be a number of years before he regained his freedom, as it looked to him like the rock pile at Fort Leavenworth for some time to come.

Mr. Heywood even went further and told the alleged chemist that he proposed to push his case in the courts of the state and in that way add a little to the man's misery behind the bars. The latter begged him to let Mr. Heywood tell him that there were today a few too many of his kind roaming at large, and he proposed to make an appeal of him. A warrant will be issued for the man's arrest, and as soon as the government has finished with Schroeder he will be dealt with by the local courts.

THE BEST NEW YEAR'S RESOLUTION YET. "Be it resolved by me, John Doe, that beginning with my next pay day, I will, during the whole of the year 1909 deposit in the Utah Savings and Trust company at least one-tenth of all my income and as much more as I can conscientiously spare, the same to remain in the said bank at 4 per cent per annum interest until actual and necessary needs of my family or myself render necessary the withdrawal of all or a portion of the funds so deposited. This resolution is not subject to repeal or amendment, except in case of accident, illness or other misfortune, which renders compliance therewith practically impossible."

Paste this resolution in your hat, studiously observe it, and when the year has rolled round come to the bank and tell the man at the window whether or not you are pleased with your performance. Make our bank your bank. UTAH SAVINGS & TRUST. No. 225 Main Street. In the Business Heart.

FIVE TEARFUL WIVES OF DIVORCED MEN

Stern Judge Sends Them Away Happy and Care Free.

MRS. OLDFIELD TELLS OF HUSBAND'S CRUELTY

Several Other Tales of Woe to Make Up the Matinee.

Five somewhat tearful wives came to Judge Morse of the district Friday afternoon to be freed from or less brutish husbands, but the judge denied a decree owing to the service of the papers in the case.

Mrs. Jessie Oldfield, suing her husband for divorce, the case was non-support and desertion. Oldfield had to show her husband's cruelty and desertion. She appeared, her pretty face a picture of smiles, and without a sob pronounced the words of her husband's cruelty.

Since June last Oldfield has had nothing to hear of her husband and his father, Joseph Hartman, man who had to show her that his son-in-law had to show that he would not support her, divorce was granted. Mrs. Oldfield was restored to her maiden name, Hartman, and given the custody of her child, twenty months old.

Didn't Cook a Cook. "You needn't cook for me any more and you can get out and stay as long as you like," Lena Corless told her one day. She actually agreed to do so, but she was so kind together since, Mrs. Corless and her husband, who were once a couple, Corless was cranky and nervous, Corless would talk to her two or three days. Mrs. Corless is a working girl and her husband was granted. There are no children. They were married at Leadville, Colorado, September 9, 1905.

George E. Daniels, stalwart and strong, is quarrelsome and cruel. Florence Daniels testified, that in 1908 it was not shown to be a fool joke—Daniels dragged her to the kitchen floor by the hair of her head and left her lying unattended on the floor. Mrs. Daniels on May 7 he knocked her down and her testimony went to show that he had slapped her, both before and after their baby was born. He also refused to eat asparagus for supper on the floor. Mrs. Daniels' mother said she saw marks of brutality upon Mrs. Daniels' face. Daniels said that his wife and him has been attending dance with the other men and she was in the house. Mrs. Daniels on May 7 he knocked her down and her testimony went to show that he had slapped her, both before and after their baby was born. He also refused to eat asparagus for supper on the floor. Mrs. Daniels' mother said she saw marks of brutality upon Mrs. Daniels' face. 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