

THE SALT LAKE HERALD.

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The general adoption of the flat rate by leading newspapers would greatly simplify matters for advertisers and not so very long ago came to the conclusion that it would be a great mistake should they pass the legislature. In arriving at his decision he was aided and abetted by that self-sacrificing patriot, Edward H. Callister, also on Uncle Sam's payroll.

An employe should be looked upon as a profit-producing element in a business, and it is as much a part of salesmanship, viewed as a whole, that an employe be treated kindly, as it is that a buyer be granted consideration.—Main's Messenger.

EVELYN'S AGONY NOT YET EASED

Young Wife of Harry K. Thaw Summoned by Jerome for the State.

ALSO MISS MACKENZIE

ADJOURNMENT TAKEN UNTIL MONDAY.

New York, March 8.—The defense in the Thaw case rested today immediately after the convening of court, and an adjournment was ordered until Monday morning. District Attorney Jerome said that while he had been internally notified yesterday of the changed plans of the defense, he had come to court today expecting to be confronted by additional expert testimony. His witness seemed not ready, he added, to testify upon this representation, and with the consent of the defense, the adjournment was taken.

May MacKenzie Notified.

The district attorney also had May MacKenzie notified to be in court Monday, prepared to go upon the witness stand. Miss MacKenzie had been under subpoena for the state ever since the trial began. She is the intimate friend of Thaw's wife, and during the first stages of the trial the two were inseparable. Lately, however, Miss MacKenzie has been seen at the house of the court. There is no intimation that the young women have quarreled. Miss MacKenzie probably found her position rather trying, sitting day after day in the witness room with the Thaw family. It is said that Mr. Jerome has summoned Mrs. J. J. Caine of Boston, who already has testified for the defense.

Dr. Hamilton to Be Called.

The prosecutor has stated that he will call Dr. Alan McLane Hamilton, who at first was in the employ of Thaw, but who was dismissed by Thaw, and who was retained by his mother's legal advisers. Drs. Austin Flint, Carlos MacDonald and William Mabon have been in the employ of the state ever since the Thaw trial began, and have attended every session. They are prepared to testify at a moment's notice.

Hummel Will Be Summoned.

District Attorney Jerome undoubtedly will again summon Abraham Hummel as a witness to testify as to the Thaw trial. Hummel is alleged to have signed, through Thaw, a check for \$100,000, which was used to pay the expenses of the Thaw trial. Hummel is alleged to have been in the employ of Thaw at the time of the trial, and it has been reported that he has been feeling their way cautiously.

Number of Witnesses Unknown.

With these witnesses, and many others under subpoena, Mr. Jerome admitted his prediction of last night that the case might be given to the jury by Friday. When asked today how many witnesses he would call, Mr. Jerome replied, smilingly: "The minimum is zero and the maximum twenty-five; it may be either." "You do not modify what he said yesterday that in the present state of the evidence he would assuredly let the case go to the jury and not ask for a commission. This determination Thaw's lawyers and the defendant himself, who all along has feared the asylum for the criminal insane far more than a verdict as to his guilt or innocence under the statutes." "Despite Mr. Jerome's hope for a termination of the long drawn out case within the next week, few of those who have kept track of the trial are willing to hazard a prediction that the end is less than two weeks away."

Before Giving Out Letter.

Before giving out his home in Pittsburg today, Dr. C. C. Wiley, the first alienist put on the stand by the defense, gave out a letter from D. M. Delmas, Thaw's chief counsel. The letter, after stating that the expert

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THIRD MAN SENT OUT AFTER RUEF

Judge Dunne Instructs Elisor to Bring the Body of Accused Into Court.

LAWYER ORDERED TO JAIL

SAM SHORTRIDGE WOULD NOT KEEP STILL.

San Francisco, March 8.—Abraham Ruef, the local political boss, who for three days had been in hiding to evade an order of arrest issued by Superior Judge Dunne, was taken into custody tonight at Trocadero, a secluded suburban resort near the Ocean Beach. The arrest was made by William J. Biggy, Elisor of Judge Dunne's court, and Detective Burns, who is aiding Assistant District Attorney Hene in the work of prosecuting alleged municipal "grafters." Ruef submitted as gracefully as possible to arrest and was brought to the city in an automobile. His custodians stopped for an hour at the office of Mr. Hene, while Ruef was left in a room at a hotel and will probably be detained there over night. It is said that his captors declined to take him to jail on account of the intimate political and friendly relations existing between the sheriff and the prisoner. Ruef will be taken to Judge Dunne's court in the morning.

San Francisco, March 8.—Sheriff O'Neil and coroner Walsh having confessed their inability to find, arrest and bring into court Abraham Ruef, the indicted lawyer and political boss who has been declared by Judge Dunne to be a fugitive from justice, it has developed upon State Senator J. Biggy, a local business man and former chief of police of San Francisco by appointment during the interim between the administrations of Chiefs Lees and Sullivan, to discover the whereabouts of the defendant in hiding and take him into custody.

An order to this effect was made by Superior Judge Dunne late this afternoon, and Mr. Biggy was appointed Elisor and sworn in. The order referred upon Biggy authorizes him "to take the body of Abraham Ruef, defendant in the case of the People against Abraham Ruef, for extortion, and to arrest and hold in custody said Ruef until the next session of this court, when you are directed to bring said Ruef into the presence of this court for trial as charged." As Elisor Mr. Biggy has also full authority to deputize as many other persons as he may require to help him prosecute and search for the missing lawyer, and as the charge is a felony charge he may use "all force necessary" to effect Ruef's arrest. Ruef's hiding place is supposed to be within a few miles of San Francisco.

Lawyer Ordered to Jail.

This was not the only sensational development in today's proceedings in the Ruef case. Samuel M. Shortridge, attorney of record for Ruef, incurred a severe rebuke from Judge Dunne during an examination by Assistant District Attorney Hene into the incompetency of coroner Walsh—appointed by the court as substitute for the disqualified Sheriff O'Neil—to locate and arrest the indicted politician. Shortridge persisted in an effort to enter objection to a question put by Hene, and would not be silenced by the court, who finally adjudged him guilty of contempt and sentenced him to twenty-four hours' imprisonment in the county jail.

RANGERS APPOINTED.

Utah and Idaho Men Get Positions in Forest Service.

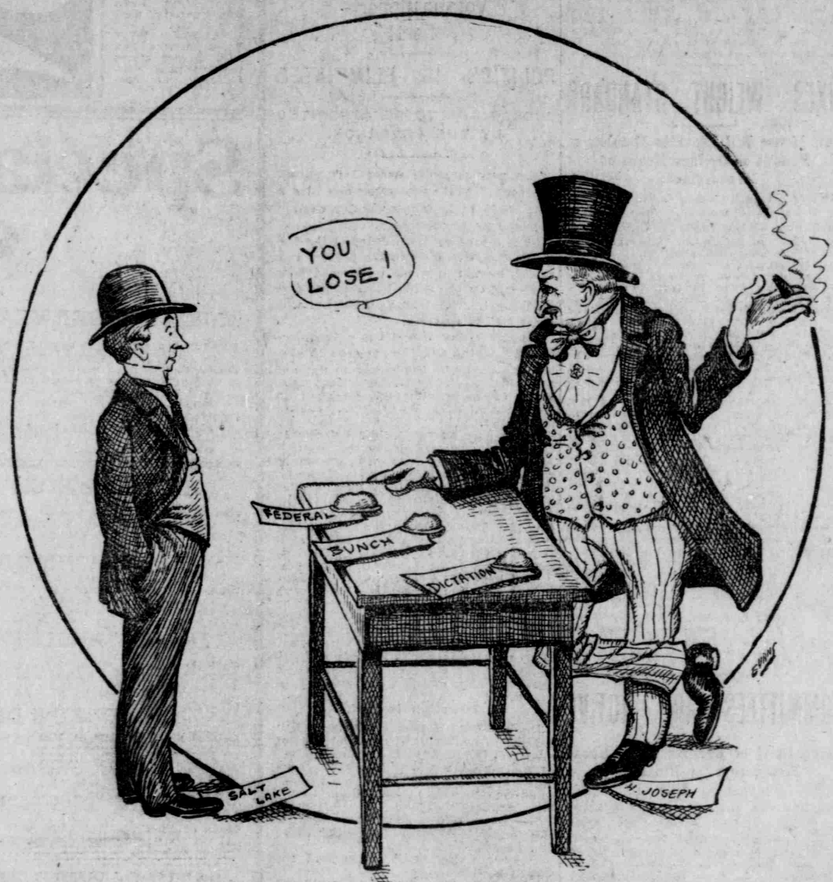
Washington, D. C., March 8.—The following forest rangers have been appointed in the forest service: Utah—T. C. Hoyer, St. George; C. G. Higgins, St. George; J. C. Allred, Provo; William M. Riddle, Tropic; David Barnett, Provo; Irvine P. Snel, Spanish Fork; Josiah Shurz, Escalante; F. W. Thomas, Spanish Fork; R. A. Hardy, Vernal; C. P. Snel, Spanish Fork; W. F. Brough, Nephi. Idaho—W. A. Wickersham, Boise; F. Hill, Boise; G. W. Hunicutt, Eagle; C. H. Huff, Priest River; H. A. Bergh, Boise; C. T. Gray, Boise; J. L. Wooden, Boise; H. O. Rose, Weston; J. D. McCall, Lardo; G. F. Johnson, Meachams; C. K. Hoyt, Boise; D. H. Kirby, Alpha; C. E. Herrick, Alpha; W. W. Campbell, Weiser.

HEARST SERIOUSLY ILL.

New York, March 8.—William R. Hearst is seriously ill at his home, according to an announcement today, and his engagements for some time to come have been cancelled. The editor's illness was made public today when the Fourteenth assembly district, Brooklyn, Independence League club, cancelled a meeting at which he was to have spoken. Mr. Hearst recently contracted a severe cold.

CALIFORNIA STATE SENATE PASSES TWO BILLS ON JAPANESE QUESTION

Sacramento, Cal., March 8.—The senate tonight unanimously passed two bills bearing on the Japanese question. One bill by Senator Wolfe limits the age of admittance of all children when first entering the primary schools to ten years, except with the consent of superintendents of schools, boards of education and boards of trustees, who may grant older children the privilege of entering primary grades for the first time. The bill applies with equal force to all children regardless of color or race, and amends the present statute authorizing the establishment of separate schools for Asiatics and Indians by including the word "Japanese."



Up Against a Shell Game.

BUTTE MINERS GET THE RAISE

Wages Will Go Down With the Price of Copper—Newspaper Situation Unchanged.

Butte, Mont., March 8.—It is understood that an agreement has been reached between John D. Ryan, managing director of the Amalgamated Copper company, and the committee from the Miners' union, which recently conferred with him, by which a sliding scale of wages for the miners is to be adopted. The scale will give underground miners \$4 per day and shaft men \$4.50 per day so long as the price of copper remains above 22 cents a pound. With copper between 18 and 22 cents, the wages will be \$3.75 and \$4.25, and below 18 cents, \$3.50 and \$4. It is expected that development work will be resumed at once.

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STRIKE SEEMS CLOSE AT HAND

Trainmen Will Not Accept Compromise Offered by the Western Roads.

Topeka, Kan., March 8.—Through representatives from all points on the system, at a meeting today, the conductors and trainmen of the Atchison, Topeka & Santa Fe railway voted not to accept the compromise of a ten-hour day and a 10 per cent increase, offered by the western railway operating officials at the recent meeting in Chicago. The men, however, modified their demand, and now ask for a nine-hour day and a 12 per cent increase in pay. The original demand was for a 15 per cent increase and an eight-hour day.

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SALT LAKE MAN AGAIN INDICTED

Second True Bill Returned Against Henry Harrison for Dealing in Lottery.

New Orleans, La., March 8.—The United States grand jury here today returned indictments against Henry C. Harrison of Salt Lake City, Utah, and seventeen others in different sections of the country on charges of violating the anti-lottery law. The indictments allege that Harrison and others named in the true bills received tickets of the Lottery de Bluefields y Juan Del Norte, Nicaragua, by express for the purpose of selling and disposing of the same, and that tickets were sold in Salt Lake City and other cities. This makes two indictments found by the federal grand jury here against Harrison for alleged violation of the anti-lottery law. The first indictment was returned several weeks ago and was for dealing in tickets of the Mexican Lottery company. Harrison was arrested under the first indictment and brought here and released on bail. The case has never been brought to trial on account of the death of Federal Judge Parlane. Judge Saunders, who was recently appointed, is expected, will give the cases a speedy hearing.

MANAGER OF MINER FOUND DEAD IN BED

Butte, Mont., March 8.—Charles H. Clark, manager of the Butte Miner, was found dead in bed this morning, presumably of heart failure. He was 35 years of age and unmarried. Notwithstanding similarity of names, he was not relative of Senator W. A. Clark, the owner of the Miner.

SENATOR CLARK WILL START FOR WEST TODAY

Washington, March 8.—Senator W. A. Clark will leave here tomorrow for an extended trip throughout the west, including California, Utah and Montana.

PUGET SOUND LUMBERMEN CANNOT GET THEIR PRODUCTS HAULED TO MARKET

Washington, March 8.—Lumbermen in the Puget Sound region have complained to the interstate commerce commission that they have been unable since Jan. 2 to obtain transportation of their products to eastern points because of the stated inability of the Great Northern and Northern Pacific railroads to handle the traffic. Commissioner Lane of the interstate commerce commission has received letters from lumbermen west of the Cascade mountains saying that it is impossible for them to get their products to Missouri river points and asking whether the commission cannot afford some relief. Commissioner Lane has suggested

JOSEPH APPLIES LASH VIGOROUSLY

Speaker Whips Sufficient Number Into Line to Defeat Reconsideration.

SITS ON ANXIOUS SEAT

FINALLY SMOKED OUT AND MADE TO SHOW HAND.

The man who tries to carry water on both shoulders at the same time was in evidence in the house yesterday. He appeared strongly in the persons of Speaker Harry Joseph, Representative Robinson and Representative McRae, all of Salt Lake county. These gentlemen wanted to be on the winning side, no matter which side that was, although it is true that they favored one side far more than they did the other. If the three representatives who switched their votes from aye to no on the Galveston bills yesterday cherish the wisest notion that they succeeded in fooling the people in any degree, they are three very badly mistaken gentlemen.

Hypocrisy Without Limit.

Pretending to be in favor of the Galveston bill, and so declaring in and out of the house chamber, Joseph, Robinson and McRae deliberately, and with full knowledge of their action, sold out their constituents. All have repeatedly iterated and reiterated their fealty to the measure. It was evident they were called up before the high and mighty of the federal office-holding caste and given further instructions. The moments immediately following the motion of Mr. Critchlow to call up from the table, whether they had been sent the previous day, some of the senators who had been in the upper house were parous ones for Mr. Joseph and his trained followers. Joseph realized the great benefit that might accrue to himself in a political way could he appear to be with the popular side, and yet have the bills killed. Robinson was in much the same dilemma, except that in his case fear of corporation displeasure might have been the governing spirit as the desire for political preferment ruled the mind of the speaker. If these two could see, as the vote progressed that the object which they so ardently wished for—the defeat of the motion—they never would have changed their vote, and one may wager his last dollar on that.

Show Their Hands.

But the vote that did not develop opposition on the balloting slip as rapidly as hoped for, or in numbers sufficient to indicate to Joseph the sure death of the Critchlow motion, so two or three of Joseph's friends, eager to take the cue, moved that the sergeant at arms round up the members who were not present on the floor of the house. These temporary absentees, however, might relieve the situation, but they didn't. Two were well known friends of the measure, and the others, when their names were called, voted against it.

That sort of thing would never do, so Robinson broke the ice by changing his vote from aye to no. Joseph quickly followed, and McRae was not a bad third. At one time the aye column recorded the names of twenty-three members, a total sufficient to lift the bill, but the changes sent it down to twenty-one. Mr. Miller, who had voted with the noes, voting aye.

Mr. Joseph Relieved.

When Mr. Joseph was assured that the motion had been defeated he heaved a great sigh of relief, and, contrary to his rush and hurry of the preceding day took an entirely unnecessary long time in announcing the result. The vote in detail follows: Ayes—Barnett, Bower, Clegg, Critchlow, Croft, Dorius, Gies, Henrie, Jackson, Jensen of Salt Lake, Kuchler, Larson, Marks, Meeke, Mills, Miller, Richards, Sutton, Thompson, Tolton, Westphal. Noes—Benson, Bowns, Cottam, Davis, Dean, Dyrenge, Eldredge, Fuller, Hansen, Hendricks, Hot, Hone, Jensen of Sevier, Long, McMillan, McRae, Maughan, Parry, Pederson, Randall, Robinson, Weston, Mr. Speaker—23. Those changing from aye to no—Robinson, McRae, Joseph. Those changing from no to aye—Miller. There was no absent member.

BRADLEY CASE WILL BE CALLED IN APRIL

(Special to The Herald.) Washington, D. C., March 8.—By arrangement of counsel the Hyde-Benson land fraud cases will not be tried in court here until after April 22. This will permit an early trial of Mrs. Anna M. Bradley, which probably will commence upon the conclusion of the Hyde-Benson case the latter part of this month or early in April.

SPRY WATCHES SOLONS WORK

Smoot Machine Boss Sees His Minions Defeat Good Government Measure.

SMILES BUT SAYS NOTHING

FULL DETAILS OF HOW JOB WAS DONE.

William Spry, United States marshal, attended the funeral of the Galveston municipal government bills in the house of representatives yesterday afternoon. Mr. Spry, it might be said in passing, besides being on Uncle Sam's payroll, is also somewhat interested in local politics. He has spent considerable of the government's time of late studying municipal conditions in Salt Lake with especial reference to these measures and not so very long ago came to the conclusion that it would be a great mistake should they pass the legislature. In arriving at his decision he was aided and abetted by that self-sacrificing patriot, Edward H. Callister, also on Uncle Sam's payroll.

As a consequence Callister was dispatched forthwith to warn the legislators that they were about to commit a grave error. The senate, where the bills originated, was first attacked by Mr. Callister and his philanthropic spirit was never revealed in a more charming light than when he stood up for the downtrodden masses by whispering to Senator Peter Clegg, of Tooele county, in the cloakroom of the senate these words: "We do not want these bills to pass, as those rich people up on the hill will get all the offices."

Senate Would Not Listen.

These words had their effect and Mr. Clegg opposed the bills in the senate, but it was impossible to secure enough of the stony-hearted solons in the upper house to prevent the outrage being perpetrated. The house was next appealed to by Messrs. Spry and Callister, and as yesterday's vote shows, proved more susceptible to logic and reason than did the senate. In the effort to convince the representatives of the irreparable damage that would be done should the bills pass, three other gentlemen, also in the employ of Uncle Sam, were called upon to assist in the noble work. These were none other than the great commoner, Hiram E. Booth, that well-known student of economics, James H. Anderson, known by the endearing title of "Fussy Jimmie," and Thomas Hull.

Spry Gets Joseph.

Mr. Spry was entrusted with the delicate task of converting Speaker Harry S. Joseph of the house. As Mr. Spry owns Mr. Joseph body, soul and red hair, this was an easy task and the man who wants to be congressman by the grace of the Smoot machine obeyed with the most commendable promptness. In this way the machine worked and the work was done well.

Afraid to Enter Senate.

After the triumph Mr. Spry walked into the senate cloakroom with Representative Benson. He was all smiles but said nothing in reference to the defeat of the bills. Mr. Benson wanted to go into the senate chamber to confer with one of the senators and asked Mr. Spry to accompany him. "I don't care to go on the floor of the senate, as it does not look well," responded the Republican leader.

ASKS FOR AN INJUNCTION

Hammerstein Will Try to Prevent the Tenor Bonci From Going Over to Conred.

New York, March 8.—Oscar Hammerstein, in the United States court, today filed a complaint and an application for an injunction to prevent Alessandro Bonci from singing at any other theatre other than the complainant's during the next two years. The complaint, which was served on Bonci at the Manhattan opera house tonight, alleges that the tenor demanded and obtained \$10,000 in advance from Hammerstein before coming to America in consideration of which the tenor agreed to eliminate a certain clause in the original contract by which both parties would have been barred from taking court action in this country. Before the opening of the season the complainant states, Hammerstein, acting on a clause in the agreement, notified the tenor that he would retain him for the ensuing seasons, but received shortly afterward notice that Bonci intended going over to the Conred management. Deputy United States Marshal Kanelgeiser occupied a box at the Manhattan tonight, and after the opera, "Fra Diavolo," with Bonci in the title role, went to the latter's dressing room and presented him a copy of Mr. Hammerstein's complaint and a summons issued by the federal court, which the tenor received with a bow and a look of surprise.

OLD AGE PENSIONS.

Great Britain Has Decided to Make a Start This Year.

London, March 8.—The Tribune this morning confirms recent rumors that the forthcoming budget will provide for some kind of old age pensions, the government having decided to make a start this year. It will take two or three years to carry through the completed plans. In an editorial the Tribune welcomes with enthusiasm a statement from its Washington correspondent that a scheme is being mooted for the neutralization of the Philippine islands. The paper says this news should be welcomed in all parts of the world as giving promise of the removal of a possible cause of future trouble between nations with vital interests in the far east. "These are days of vast pacific changes," the paper says, "as for instance the separation of Norway and Sweden, and it is only what we should hope and expect that in such novel and humane developments the great republic should lead the way."