

ERRAND OF MERCY

SMALL FAMILY RESCUED FROM VIOLENCE OF NEIGHBORS

PEOPLE IN RESTLESS STATE

A Platoon Leaves Shenandoah for Turkey Run Hill to Protect the Family of a Non-Union Worker. Rocks had Been Thrown Through Windows and the Woman was Shot At—She is Taken to Pottsville Hospital—Soldiers are Hooted and Jeered—Little Interest in Camp Yesterday.

Shenandoah, Pa., August 8.—A platoon of the governor's troop of cavalry went to Turkey Run Hill today on an errand of mercy and rescued a small family from violence of the neighbors. There had been petty acts of violence reported from that territory nearly every day for a week. Today Brigadier General Gobin received a pathetic letter from the wife of a non-union workman who is employed in the Gilbert colliery of the Philadelphia and Reading Coal and Iron Company in which she tells of the treatment accorded her by strikers in that vicinity. Among other things she said rocks had been thrown through the windows at night, one of them nearly striking her child; the house was damaged and while she was outdoors one night a shot was fired at her. She also said crowds gathered around the house, hooted and jeered at her and the child and hung crepe on the door. Her husband, she concluded, was compelled to stay in the mines in order to earn money to keep them from starving and as he could not leave his work she asked the commanding officer of the troops here to protect them.

Turkey Run Hill has no police protection and General Gobin decided to help the women. He learned that she was not in the best of health and it was decided that she had better be taken from the place to the Pottsville hospital. To carry this out the general ordered a platoon of cavalry to make a demonstration in that section and while there to escort the woman and child to the railroad station. This was done.

The troops rode all over the territory and found that the population which is made up of many foreigners was not in the best frame of mind. The soldiers were hooted and jeered and called uncomplimentary names. Only one stone was thrown at the horsemen and this was done by some one in a crowd on a high ridge out of reach of the soldiers. The cavalry men stopped horses and the crowd scattered instantly.

The two Lithuanians who were yesterday held responsible for the death of Joseph Beddall in the riots of last week were today committed without bail to the county jail at Pottsville on the charge of murder. Another Lithuanian charged with rioting was released on \$2,000 bail. It is understood that a large number of other arrests will be made and more charges of murder will be brought.

There was little of interest in the camp of the troops today. The region remains quiet.

Will be a Citizen of Wilmington.

Mr. D. F. O'Connor has arrived here from Augusta, Ga., and will make Wilmington his home. The Augusta Herald says of him:

"Mr. D. F. O'Connor, who has for a number of years been employed in the car record office of the Georgia Railroad company, has accepted a position in the car record office of the Atlantic Coast Line, and will leave Saturday for Wilmington, N. C., which will henceforth be his headquarters. Mr. O'Connor has been a valuable employee and goes to his new office with an admirable record and will make a useful officer in the new company. Augusta friends regret the departure of Mr. O'Connor and his interesting family, and wish them happiness and prosperity in their new home. Mrs. O'Connor and the children will not go immediately to North Carolina, but will wait until Mr. O'Connor makes the necessary arrangements for their removal."

THE CONNECTICUT.

First of the Big Ships to be Built in Government Yards.

Washington, August 11.—The navy department today issued the final instruction to the New York Navy Yard for proceeding with the construction of the battleship Connecticut 16,000 tons, which is to be the first big ship built in a government yard. The sum of \$175,000 is available for fitting up cranes, etc., and under the instructions issued today the commandant at New York is expected to organize the working force and begin operations without delay. It is expected that the keel of the ship will be laid in about six months.

Schooner for Cienfuegos Goes Ashore.

Mobile, Ala., August 8.—The schooner Gage H. Phillips, which sailed from Mobile five days ago for Cienfuegos, Cuba, with a cargo of lumber went ashore on Dixie Island and may prove a total loss. News of the accident was brought to Mobile by the freight steamer Dudley. The schooner is keeled over on her port guard and the deck load of lumber is partly submerged. One person was seen on board.

The Phillips registers 161 tons and was built in Essex, Mass. in 1886. She carried a cargo of 77,522 feet of lumber valued at \$800.

Declines to Honor Requisition of Virginia Governor.

Baltimore, August 8.—Governor Walter Smith today declined to honor the requisition of Governor A. J. Montague, of Virginia, for Harry alias Charles Knippie, who was arrested at Frederick, Md., on August 1st, and is held in Frederick jail on a technical charge of murder. Knippie is charged with participating in the lynching of Charles Craven, at Leesburg, Va., on July 31st last. Governor Smith held that the requisition is defective because of the absence of a seal on the document.

BOARD OF EDUCATION

REGULAR MONTHLY MEETING LAST NIGHT

Singing Master Employed to Teach Vocal Music in the Country Schools—Pretty New School House on Greenville Sound Completed and to be Furnished With Fine Desks—The Educational Rally Tomorrow.

The Board of Education of New Hanover county held its regular monthly meeting last night in the office of the county superintendent of public instruction, at the court house. All the members were in attendance—Chairman W. A. Johnson, and Messrs. W. H. Sprunt and Donald MacRae. Professor Washington Catlett, county superintendent of public instruction, was secretary ex-officio.

The board transacted the regular routine business. County Treasurer H. McL. Green was present and submitted his report of the school fund up to August 1st. During July the disbursements were \$784.77, leaving a balance on hand August 1st of \$19,151.57.

In accordance with the motion of Mr. Sprunt several meetings ago, Superintendent Catlett was instructed to employ Professor D. M. Bain to teach vocal music in the country schools. Professor Bain is a singing master and will go from one school to another to teach the children to sing. His pay will be that of a teacher of the first grade, \$40 a month, and he will begin work about October 1st and be employed to the end of the term, December 1st. No doubt he will be employed next year also, but as the introduction of this feature is an experiment, the singing master will be employed only for the present term to give the board an opportunity to observe the result. If they find the experiment satisfactory the singing master will come to stay with the schools. The board was unanimously in favor of teaching the children to sing and they deem it not only elevating but essential, as they are satisfied it will contribute to discipline and prove attractive to the children, thus inducing them to attend school.

Superintendent Catlett notified the board that the new school house in district No. 14, Greenville Sound, has been completed by Mr. C. D. Morrill, the contractor. It is a pretty and comfortable building 28 by 33 feet in size and built after the model of the other country schools. The house is painted pea green, with dark green trimmings, which has been adopted as the colors for all the country schools. The board instructed the superintendent to order fifty double school desks from the Grand Rapids (Mich.) School Furniture Company. These desks are like those used in the city schools and have seats that are raised and lowered on ball bearings.

The board talked over the educational rally and picnic, which is to take place tomorrow on Middle Sound, and the indications are that it will be a fine success and most enjoyable affair.

THE SUPERIOR COURT.

The August Term Convened Yesterday Afternoon—Judge Bryan is Presiding—Several Cases Disposed of—Lawyer Gore Pleads Guilty of Carrying a Concealed Weapon.

The superior court of New Hanover county convened yesterday at 2:30 p. m. His Honor Judge Henry R. Bryan, presiding. The officers of the court in attendance were Solicitor Rodolph Duffy, Sheriff F. H. Stedman and Colonel John D. Taylor clerk.

The following were drawn and empaneled as the grand jury for the term: J. D. Reynolds, Montie Hewlett, H. E. Bonitz, Walter Bergen, S. R. Ellis, Lucien J. Bland, T. M. Justice, Virginia Hall, A. M. Robbins, S. H. Mintz, W. B. Jones, Josh G. Skipper, J. T. Burke, N. B. Chadwick, J. W. Reilly, I. J. Sternberger, J. S. Canady, E. T. Jewell.

Upon order of the court John W. Reilly was appointed a juror as was foreman of the grand jury, and Charles M. Harris was appointed as bailiff.

Judge Bryan delivered an able and exhaustive charge to the grand jury after which they returned and subsequently returned sundry true bills upon indictments.

The court during the day disposed of cases as follows:

Ben Dew, larceny, not prossecuted with leave.

John Cooper, robbery, not prossecuted with leave.

Charley Hall, colored, murder, not prossecuted with leave.

Oscar Wagstaff, colored, assault with a deadly weapon, not prossecuted with leave in two cases.

Alex MacRae, colored, assault and battery with a deadly weapon, defendant submitted and was sentenced to six months on the public roads. The same defendant submitted to a charge of carrying a concealed weapon and was sentenced to serve 60 days on the roads when his first sentence expires.

Kate Ann Waters, colored, nuisance, verdict guilty. Sentenced to three months on the public roads.

Hardy Miller and Julia Moore, Wiley Williams a witness in the case was called and failed and was fined \$50.

Hardy Miller and Julia Moore, f. and a. verdict guilty. The defendant through his attorney B. G. Emple, Esq., gave notice of appeal to the supreme court.

John H. Gore, Esq., who had a difficulty yesterday with Mr. W. H. Northrop, Jr., asked permission to wave bill and submitted for carrying a concealed deadly weapon, a pistol. He made a statement of the difficulty, saying that Mr. Northrop accosted him on Front and Princess streets and used abusive language to him. He told him to wait, and then went to his office a few steps distant, put a pistol in his pocket and returned to the street. He and Mr. Northrop then had a fight and while he was on Mr. Northrop, Mr. J. A. Everett, Jr., took a pistol from his pocket. Judge Bryan fined Mr. Gore \$10 and the costs.

The court at 5:45 p. m., took a recess till 9:30 o'clock this morning.

Piles Cured Without the Knife. Itching, Blind, Bleeding or Protruding Piles. Your druggist will refund your money if PAZO OINTMENT fails to cure you. 50 cents.

DAY OF FISTICUFFS.

Bad Blood Which Continues to Grow Out of the Northrop Mill Controversy—Street Fights Between Lawyer John H. Gore and Two of the Messrs. Northrop.

Judge Oliver H. Allen, of Winston, returned here yesterday, and gave a final hearing in the temporary injunction granted in the controversy between Messrs. S. and W. H. Northrop on one side, and Mr. C. H. Cooper, lately lessee of the Northrop Saw Mill, on the other. The rule of contempt against Mr. Cooper for removing tools from the mill after having been enjoined by the court was dismissed, and the rule against the Messrs. Northrop for forcibly taking possession of the mill was also dismissed. Messrs. Northrop remain in possession of the mill and will operate it, beginning September 1st. The controversy grew out of efforts on the part of the Messrs. Northrop to regain possession of their property.

The hearing before Judge Allen yesterday took place in the office of E. K. Bryan, Esq. Messrs. Marsden Bellamy and E. K. Bryan appeared for the Messrs. Northrop, and Mr. Cooper's attorneys were Messrs. Russell & Gore. In his remarks, Mr. Gore referred to Mr. Samuel Northrop in terms which offended his son, Mr. W. H. Northrop, Jr., and about 4:40 p. m. Mr. Northrop renewed his remarks against the Messrs. Northrop, and Mr. Cooper's attorneys were Messrs. Russell & Gore. In his remarks, Mr. Gore referred to Mr. Samuel Northrop in terms which offended his son, Mr. W. H. Northrop, Jr., and about 4:40 p. m. Mr. Northrop renewed his remarks against the Messrs. Northrop, and Mr. Cooper's attorneys were Messrs. Russell & Gore. In his remarks, Mr. Gore referred to Mr. Samuel Northrop in terms which offended his son, Mr. W. H. Northrop, Jr., and about 4:40 p. m. Mr. Northrop renewed his remarks against the Messrs. Northrop, and Mr. Cooper's attorneys were Messrs. Russell & Gore. 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