

RENOUNCES BRYAN AND HIS WORKS TO SHARE IN SWAG

Clark of Florida Says His People Want to Get in on Protection Deal

ALL HE WANTS IS TO GET ALL HE WANTS

Then Will Vote for Anything Anybody Else Wants. Does- n't Quote Sis Hopkins.

(By Associated Press.) WASHINGTON, April 5.—In anticipation of the bringing by the committee on rules of an order for the final vote on the tariff bill the precincts of the house of representatives were the scene of great activity and the center of intense interest from an early hour today. Indeed from the moment that the outer doors of the south wing of the capitol were opened members began to congregate, and by ten o'clock, a large majority of the members of the house were in the building if not on the floor. Mr. Clark, democrat, of Florida, got a round of republican applause when he said that incidental protection absolutely was necessary in certain cases. Mr. Clark declared that all legislation was the result of compromise. "I don't expect to write the tariff bill for this majority," he exclaimed, "but I say to you that if you put into this what my people want, what they sent me here to get, I shall not dictate to them what else they shall put into it. The republicans again applauded and cheered, and the house was thrown into an uproar when Mr. Randall asked "if the gentleman believes in the doctrine that if a representative here gets some of the swag, he ought to go with the republicans in making this bill." Mr. Clark took violent exception to the use of the word "swag" and said that as long as the people of the south had to bear the burdens of the protective tariff system, they at least ought to have a division of the benefits. "Call it swag if you will," he said. Has Been Distracted. Speaking slowly and gradually raising his voice to its highest pitch, Mr. Clark evoked thunderous republican applause. (Continued on page seven.)

ONE OF YEGGMEN CAPTURED AFTER DESPERATE FIGHT

Deputy Sheriff Rogers Arrests Most Notorious Criminal in Country at Craggy Station.

After a desperate struggle with Garner Moore, alias "Tennessee Dutch," and George Barton, alias "Chicago Army," the two notorious yeggmens and postoffice robbers who dynamited the county jail at Greenville, S. C., and escaped Monday morning, Deputy Sheriff Arthur Rogers subdued and captured Barton at Craggy station and sent him in to the jail here yesterday afternoon. Mr. Rogers who made a nifty fight against both men at once was so seriously injured in the melee that he had to have the care of a physician. His hand was badly lacerated and one ear was nearly chewed off by "Tennessee Dutch," who in the encounter succeeded in wresting the officer's pistol from him and making his escape. A small posse of officers including Deputies Jordan, Mitchell and two or three officers from the city police force followed the trail of "Tennessee Dutch" all the afternoon and far into the night, but he succeeded in eluding them. The Citizen Helped Some. Monday afternoon the local officers were notified that the two yeggmens had escaped from the Greenville jail, and were asked to be on the lookout for them as they were thought to be heading this way. A description of the two men was given and this was published briefly in The Citizen yesterday morning, in which it was stated that one of the men was short and stout and of a Jewish appearance and the other had but one arm. It was this description that enabled Deputy Rogers to spot the two men yesterday morning. He was crossing the railroad track near Craggy station when he saw two men sitting on the bank of the railroad cut. One of them he saw had but one arm, and he at once suspected that they were the two escaped jailbirds. He approached them cautiously, and when close at hand drew his pistol, but before he could clear them both men were upon him and a hand to hand struggle for the possession of the revolver ensued. Fought Like Savages. Mr. Rogers fought desperately, but the two men were more than he could manage, and finally after a terrific fight in which the deputy's hand was badly lacerated and his ear almost chewed off "Tennessee Dutch" got the revolver and immediately took to the woods. Barton, the other desperado, also tried to get away, but as he made his break for liberty, Mr. Rogers caught him by the foot, throwing him heavily. In a moment the deputy was on top of his man, and the odds being more even now held him securely until some of the nearby residents came to his assistance. Then securing his prisoner, he telephoned to the sheriff's office here for help. Deputy Sheriff Williams, Jordan and Mitchell rushed to Craggy in an automobile, and the chase after the fleeing "Tennessee Dutch" was begun by Jordan and Mitchell while Deputy Williams returned to the city with his prisoner and lodged him in jail. Barton claims that some one struck him in the back with a rock after he was captured, and that he is severely injured. The neighborhood around Craggy station turned out en masse to join in the hunt, and great excitement prevailed among the residents when it was known that so desperate a character as Tennessee Dutch was running loose in their midst. The officers of the adjoining counties all along the railroad line have been notified to be on the lookout for the fugitive, but it is not thought likely that he will attempt to follow the track of steel just for the present. He is more likely to take to the mountain fastnesses until the chase becomes less energetic. A wild report was in circulation last night that Barton has escaped from the county jail here, but the one armed yegger will find Buncombe's new bastle a little too much for his skill. Are Desperate Crooks. The yeggmens are two of the most desperate and notorious criminals in the whole history of safe cracking, postoffice robbing, and other forms of stealing. They have criminal records not only all over this country, but they have operated in Europe as well. They were held in the Greenville jail on the charge of robbing the Pelzer, S. C. postoffice on the night of March 2, 1907, but there are charges pending against them in a dozen other states. The United States postoffice inspectors have been after them for a long time, and after a hunt of two years succeeded in locating and arresting them at Birmingham, Ala., about the first of March. They were taken to Greenville by Postoffice Inspector Gregory and (Continued on page seven.)

JOHN D. ROCKEFELLER, He Admits Being the "Honorary" President of the Standard Oil Co., and a Golf Enthusiast.



THIRD TRAGEDY CLOUDS NOTABLE LITIGATION

Lawyer Engaged in Settlement of Litigation For Vast Tract of Land Mysteriously Shot Down While Preparing Papers in Case

(By Associated Press.) McRAE, Ga., April 5.—That Pope Hill, a prominent attorney of Macon, who was found shot to death today, is the third victim of an assassin in the Dodge land case. In the belief of police officers, a coroner's jury, after a careful examination, declared that Hill was murdered by "parties unknown." Hill was found dead in the office of an attorney early today, a bullet in his brain and a revolver, with one chamber discharged, grasped in the right hand. The condition of the office indicated a desperate struggle. The stove was upset, the coal scuttle was crushed and the furniture was broken. On the floor lay an unfinished court motion in the Dodge case and which Hill had drafted and brought to McRae to file. Hill arrived in McRae at noon Sunday and went into a friend's law office to work on the case. Later he went to the home of the proprietor of a hardware store, and said he wanted a revolver, that he had received some threatening letters. He was so insistent that the hardware man opened the store and sold Hill the revolver that was found today clasped in his hand. Today Hill returned to the law office and was not again seen alive by friends. When found Hill had been dead several hours. The bullet had pierced the right eye and entered the brain. Hill, who was forty years old, and was a member of the law firm of Harris and Harris. A widow and one child survive him. His friends are employing detectives. (Continued on page seven.)

KELLOGG FILES HIS BRIEF IN FAMOUS STANDARD CASE

First Step In Government's Suit To Dissolve the Oil Octopus

CONSISTS OF 1400 PRINTED PAGES

Mr. Kellogg Goes Far Back In to Early History of Standard's Formation.

(By Associated Press.) ST. LOUIS, April 5.—Special assistant to the United States attorney-general, Frank B. Kellogg, filed his brief of 1400 printed pages with the clerk of the United States Circuit court of this city today and commenced his argument, after two years of evidence taking in the government's suit to dissolve the gigantic Standard Oil corporation of New Jersey for alleged violation of the Sherman act. Mr. Kellogg commenced with a rather full view of the evidence taken by the government, before discussing the law applicable to his case. He told of the combination affected by John D. Rockefeller, William Rockefeller and Henry M. Flagler in 1879, conceived, he declared, to effect a monopoly of the petroleum trade, both domestic and export. It was at that moment, according to the federal lawyer, that the alleged illegal conspiracy to monopolize the oil trade of the country was conceived. Later, said Mr. Kellogg, Henry H. Rogers, John D. Archbold, Oliver H. Payne and Charles M. Pratt were taken into the conspiracy by the other defendants. To tell more clearly the story of Standard Oil, the special attorney-general divided the alleged conspiracy into three periods—the first from 1870 to 1882 when it was, he said, a simple combination, acting in harmony with its stock interests pooled in the hands of three trustees. From 1882, continued Mr. Kellogg, to 1899 the defendants' interests were in the form of a trust controlled by nine trustees. This trust, declared illegal by the Ohio courts was liquidated, and from 1899 to the present time, said Mr. Kellogg, concluding that portion of his narrative, has taken the form of a holding corporation, the Standard Oil company of New Jersey, controlling subsidiary corporations. (Continued on page six.)

JUDGE PRITCHARD OVERRULED IN THE DISPENSARY CASE

Supreme Court Decides That Suit Against Commission Was Sult Against State

CASE WAS DECIDED HERE LAST YEAR

Nearly A Million Dollars from South Carolina Saloon System Involved.

(By Associated Press.) WASHINGTON, April 5.—The famous South Carolina dispensary case involving the disposition of about \$900,000 of dispensary funds held by the state dispensary commission was decided today in favor of the commission. The supreme court also affirmed the decision of the state court in the case of dispensary commission vs. The State, involving the demand of the attorney general for setting aside by commission of funds for prosecution of violations of dispensary law. Justice White declared that the fundamental question underlying all the contentions was whether, in substance, the suits were against the states, and therefore beyond the jurisdiction of Circuit court because of the expressed prohibition of the eleventh amendment to the constitution. He proceeded to show that the suits were directed against the state and the commissioners did not occupy the position of trustee of the dispensary funds. The purchase of liquor had been made, he said, by the state for its account. This irrefutable conclusion, he declared removed beyond all possible controversy by former decisions of this court and by the Supreme court of South Carolina. "We could not, therefore," he said, "sustain the exercise of jurisdiction by the Circuit court without in effect declaring that the state can be compelled by compulsory judicial process to perform a contract obligation. It is certain, that, at least by indirection, the bills of the claimants ought to compel the state to specifically perform alleged contracts with the vendors of liquor by paying for liquor alleged to have been supplied. But it is settled that a bill in equity to compel the specific performance of a contract between individuals (Continued on page six.)

ROGERS INSPECTING NEW ROAD IS RECEIVED WITH HEARTY WELCOME

Virginians Banquet Him at Various Stations Along Line of Tidewater

MARK HAS GONE HOME

(By Associated Press.) ROANOKE, Va., April 5.—Henry H. Rogers, builder and owner of the Virginian railway, arrived here this afternoon on a special train. He was accompanied by a number of prominent New York business men and other friends who attended the formal opening of the road at Norfolk last Friday, the inspection of the terminals there Saturday and a large banquet Saturday night. The party came from Norfolk on Sunday to Victoria, Va., a small station between Roanoke and Norfolk and proceeded to this city today. On arriving here Mr. Rogers and his party were met by Roanokers and taken over the town in automobiles. Tonight a banquet was tendered by the business men of the city at Hotel Roanoke. On tomorrow the special train bearing Mr. Rogers and friends will leave here at an early hour for Princeton, W. Va., where tomorrow night will be spent. This is Mr. Rogers' first trip over his new road, which runs from Deepwater, W. Va., to Norfolk a distance of four hundred and forty-six miles. Mark Twain and several other New Yorkers left the party before reaching Roanoke. At the banquet Mr. Rogers made a very brief speech, but declared it was the longest public address he ever made and was confident that were his friend, Mark Twain, present the latter would command him. He thanked the people of Virginia for the very warm way in which they had received him and said he hoped and believed that his road would go far towards the development of the state's resources. BIRMINGHAM'S NEW STATION BIRMINGHAM, Ala., April 5.—Prominent officials of railroads in the South are in Birmingham tonight for the formal opening of Birmingham's new \$2,000,000 terminal station tomorrow.

NEAPOLITANS CHEER OUR TEDDY AS HE RIDES THROUGH CITY STREETS

Spends Twelve Hours in Italian City and Starts on Last Leg of Trip

POESIES FROM WILLIE

(By Associated Press.) NAPLES, April 5.—Ex-President Roosevelt spent several hours in Naples today. The steamer Hamburg, on which Mr. Roosevelt was a passenger, coming in soon after noon, was greeted on her way to the anchorage with the blowing of whistles, the display of many flags and the playing of bands. Great crowds, too, waited for his appearance, on the streets, and when he rode along in an automobile he was greeted with an enthusiasm that astonished him. He met various official delegations at the Hotel Excelsior, scores of prominent Americans and the representatives of other countries, and to them all he expressed his warmest thanks for the welcome. He visited the Duke and Duchess of Anosta at Capodimonte and later dined in private at the hotel, going on board the steamer Admiral about 10 o'clock in the evening. The Admiral, which will convey Mr. Roosevelt to Mombasa, was ready to sail at midnight. The ex-president's quarters which had been filled with flowers, which had come from admiring bunches of red, white and black carnations from the white and black carnations from the German emperor and a great cluster of fragrant blossoms from the empress. The German consul general, in the name of the emperor, carried to Mr. Roosevelt the warmest greetings, and a letter in which the emperor expressed the hope that he would see Mr. Roosevelt in Berlin on his return. Mr. Roosevelt told the consul general to inform the emperor that he would certainly go to the German capital and would tell his majesty "how the white man can live and fight in Africa." Mr. Roosevelt received in Naples several thousand letters and telegrams, but not having a secretary at his disposal, it was a physical impossibility for him to reply to these.

HOUSE VOTES MUZZLE ON ITS OWN NOSE AS TO TARIFF AMENDMENTS

Surrenders All Its Powers to Committee Except as to Hides, Lumber, Barley

FINAL VOTE FRIDAY

(By Associated Press.) WASHINGTON, April 5.—The house rules committee today reported and the house adopted an order limiting amendments to the Payne tariff bill to those which the ways and means committee will report, and to the lumber, hides, barley and barley malt schedules. An amendment imposing twenty-five cents ad valorem on petroleum is provided. Vote on the bill is fixed for 3 o'clock next Friday. At 2:25 p. m. debate was suspended, and Mr. Daize of Pennsylvania from the committee on rules reported the order of procedure on the bill. The republicans loudly applauded as the order was sent to the desk to be read. The order reads in part as follows: "Resolved that immediately upon the adoption hereof, general debate shall be closed, and the house shall resolve itself into committee of the whole house on the state of the union for the consideration of said bill for amendment under the five minute rule but committee amendments to any part of the bill shall be in order at any time and also preference shall be given to amendments to paragraphs on lumber, hides, barley and barley malt. That said specified amendments shall take precedence of committee amendments. Final Vote Today. "That consideration of said bill for amendment shall continue until not later than Friday, the ninth day of April, at 3 o'clock at which time the said bill, with all amendments that shall have been recommended by the committee of the whole on the state of the house and the previous question shall then be considered as ordered on said amendments and said bill to its engrossment, third reading and final passage. "A separate vote may be had on the amendments relating to hides, (Continued on page seven.)

WOMAN EMPTIES TWO WEAPONS TO MURDER

Slays Brothers-in-Law Who Sought Reconciliation With His Wife

(By Associated Press.) ROANOKE, Va., April 5.—A special from Buena Vista, Va., says Henry W. Amos, of that place was today shot and killed by his sister-in-law, Mrs. William Campbell. Amos' wife recently left him and went to the Campbell home to live with her sister. When Amos returned to Buena Vista today from Richmond he called at the Campbell residence and sought a reconciliation with his wife. The latter refused to see with her husband and the quarrel followed. Mrs. Campbell fired several shots from a revolver at Amos, none of them taking effect. She then seized a shot gun and discharged it at Amos at close range, and (Continued on page seven.)

WOMAN SAWS HER WAY OUT OF PRISON CELL

Has Stirred Up Criticism Against Officers who Sentenced Her to Chaingang

(By Associated Press.) ATLANTA, Ga., April 5.—Kate O'Dowdy last night broke the shackles that forced her to work on the chain gang and escaped by sawing the bars of her cell. She had been sentenced to the gang for twelve months for disorderly conduct. The sentence was suspended on condition that she leave the county and never return. She returned a month ago and was arrested. She was ordered shackled and chained day and night as desperate men convicts were. Her treatment became public when an attorney asked for a writ of habeas corpus on the ground that no one can be condemned to infamous punishment except by jury. Governor South took up the case, and the prison commission issued an order that no woman prisoner was ever to be shackled hereafter. The woman is a notorious offender in the red light district and has been repeatedly arrested and sentenced for maintaining disorderly houses. While a great deal of criticism has been caused by the fact that she was sent to the chain gang, the officers justify the sentence on the ground that every other means of driving her from her vicious business has failed.

NOT ENOUGH FOR BOTH KILLS HIMSELF SO WIFE CAN HAVE EVERYTHING

She was Sojourning at Atlantic City When Husband Decided to Quit

WAS RETIRED CAPTAIN

(By Associated Press.) NEW YORK, April 5.—Leaving a letter addressed to his wife in which he explained his act by saying that reverses of fortune had cut down his competence until not enough of it was left for two, Chambers M. Craig, a retired captain of the United States army, tonight committed suicide in his apartments by shooting. "The time has now arrived," said Captain Craig in his letter, "when there must come the inevitable smash which always follows living beyond one's means. If the hard times had not put an end to my opportunities I would have gone on for a year or more. I have made a little money and left a little for you. I wish you the greatest happiness, and I wish I could remain with you, and I am confident that matters will be all right with you. But there is not enough for two. You will realize \$75 a month some times and other times there is \$125 a month." Captain Craig was a native of Pittsburgh and at one time owned considerable real estate in Atlanta, Ga., and this city. A brother, living in Keswick, Albemarle county, Virginia, is a retired major, U. S. A. Mrs. Craig, who has been staying in Atlantic City for some weeks, started at once for New York when told of her husband's death. BLOUNT EVIDENCE IN. AMITE CITY, La., April 5.—Today the trial of Avery Blount for the killing of "Buz" Breeland, on of the three members of the Breeland family, whom it is alleged Blount murdered, was concluded in so far as the submission of testimony is concerned. Argument will be begun tomorrow and it is expected that the case will reach the jury early Tuesday morning. Even if Blount should be freed by the jury, he still has to face a trial on the charge of murdering Mrs. Breeland and her daughter, Mrs. Everette.

GOV. ANSEL PLEASED IS WITH COURT'S DECISION IN DISPENSARY CASE

Commission Will Now Resume Its Investigations and Settlement of Bills

FILL TWO VACANCIES

(By Associated Press.) COLUMBIA, S. C., April 5.—When asked about the decision of the Supreme court in the dispensary case, Governor Ansel said: "I am very much gratified at the decision of the Supreme court in this case. I am not surprised that the contention of the state has been sustained for I felt all along that an opinion would be rendered in our favor. Soon after Judge Pritchard rendered his decision against the dispensary condition, I spent two or three days in the state Supreme court library, examining the authorities and the law and I was satisfied then that the highest court would decide this matter favorably to South Carolina. It is a great victory for us and I am delighted that it has been won and the commission will not be hindered longer in its work of winding up the affairs of the old state dispensary." Further than this Governor Ansel would make no statement. There are now two vacancies on the commission caused by the resignation of C. K. Henderson and B. F. Arthur, who were named as receivers along with Joseph McCullough. The governor will appoint the two members of the commission to fill out the places made vacant by the resignation of the two former members and the investigation of the claims of the liquor houses against the state, which was proceeding up to the time of the receivership order, will be resumed. KILLED UNDER WALL. WILMINGTON, N. C., April 5.—E. M. Gregg, a leading merchandise broker of Wilmington, and a member of a prominent South Carolina family, was instantly killed on the streets here today by the collapse of a pile of brick and other building material against which he was standing while talking with a friend. He was fifty-two years old.