

Other Arrests Are Expected in Noted Dynamiting Case

Detective Burns Expected to Make Other Arrests and Further Sensational Disclosures Are Expected in Los Angeles Dynamiting Case.

Three Men Under Arrest—One Said to Have Confessed—Records Taken From Union Quarters Which May Lead to Other Sensations.

By Associated Press.
Indianapolis, Ind., April 24.—Leo J. Burns, counsel for the International Association of Bridge and Structural Iron Workers, today secured a writ of replevin in the justice of the peace court for the books that were seized by the police Saturday night from the offices of the association in this city. A constable appeared before the grand jury with the writ, and the books were returned to the association. A constable appeared before the grand jury with the writ, and the books were returned to the association.

Superintendent of Police Hyland was expected before the grand jury today to report on the dynamiting case. The investigation was started by the grand jury. Prosecutor Baker says the investigation will be made along the lines first, whether the offices of the International Association of Bridge and Structural Iron Workers had any knowledge of the explosion that was found in the basement of the building where their offices are located, and second, whether the members of the iron workers organization had anything to do with the being of the explosives in the building.

To Defend McNamara.

Denver, Colo., April 24.—The Western Federation of Miners stands ready to levy an assessment of five dollars each on fifty thousand members as defense fund for Secretary J. J. McNamara of the Structural Iron Workers Union. This statement was made today by Charles H. Moyer, president of the Western Federation of Miners.

A Frame-Up Says Moyer.

Denver, Colo., April 24.—"I consider the entire affair a frame-up, similar to the one I and my associates were victims of some years ago, in connection with the death of former Governor Steunenberg, of Idaho," said Moyer.

The arrest of McNamara shows on his face that it was a frame-up. He was treated exactly as we were. He was not given a single show either by the governor of Indiana or the courts of that state.

The persons instrumental in McNamara's arrest will have to produce evidence to show why he wanted to have up the Los Angeles Times when he was a member of the Structural Iron Workers organization.

Their case might have looked better had they arrested a member of the Western Federation of Miners.

All unions came to our support and the Western Federation will reciprocate. We stand ready to levy and pay an assessment of \$5 each on a membership of 50,000 or more to help defray the expenses of this second trial that has been started by the enemies of organized labor against its principles.

Detective Burns has simply taken a number of explosions that have occurred over the country, employing a few wiretaps and worked up a case.

Burns in Toledo.
Toledo, O., April 24.—Detective William J. Burns, who yesterday described dynamite which he alleged was taken to Tiffin and hidden in the abandoned quarry owned by James McManigal, father of Artie McManigal, arrested in Detroit, is continuing his investigations in Toledo this morning.

Burns declared that the explosive was stolen from the France Stone Company in Bloomville on January 26 last and taken to Tiffin. He alleged that young McManigal used some of it in dynamite outrages against the National Erectors' Association.

No arrests were made in Tiffin, but Burns intimated that there might be some developments in Toledo.

Indianapolis, April 24.—Investigation declared to be directed toward exposing persons and methods responsible for eighty explosions and great property loss in various parts of the country during the last two years continued today in this city and at Tiffin, O. At the latter place Detective William J. Burns and J. A. G. Bedore, Indiana assistant counsel for the National Erectors' Association, were following certain details connected with their discovery that last night of 400 pounds of dynamite "planted" in a shed, and in this city Walter Dore, principal counsel for the erection Association, conferred with the attorney and with Frank P. Baker, county prosecutor, as to further inquiry

to be made in this morning. Burns received a telegram from Burns Saturday saying they expected to return to Indianapolis late today.

Following the arrest of John J. McNamara, secretary-treasurer of the International Association of Bridge and Structural Iron Workers here and the arrest of J. B. Bryce, alleged to be James B. McNamara, and Artie McManigal, at Detroit, all of whom are being taken to Los Angeles to answer indictments charging them with complicity in the Los Angeles Times building explosion, in which 21 lives were lost, there continued to be rumors today of future arrests, but the police and others concerned declined to comment on them.

The agents of the Erectors' Association, an organization of structural iron contractors, against whose efforts to conduct "open shops," the explosions are alleged to have been directed, also refused to say today whether they expected to find more "plants" of dynamite than those already uncovered.

President Riva of the Iron Workers Association, last night issued a statement condemning the police for having "railroaded" J. J. McNamara out of Indianapolis and to Los Angeles and asking the public to withhold judgment, because, he said, evidence before had been "created by agents of enemies of union labor."

Other members of the executive board of the association today affirmed that this would be the attitude of the association, that it always had denounced the use of explosives in labor union disputes and disclaimed all responsibility for destructive methods of campaign.

Indianapolis, Ind., April 24.—Detective William J. Burns, who led in the arrest of John J. McNamara, secretary-treasurer of the International Association of Bridge and Structural Iron Workers here last Saturday, for complicity in the alleged dynamiting of the Los Angeles Times building October 10 last, in which 21 persons were killed, is expected to return to Indianapolis some time late today.

He went to Tiffin, O., where he confiscated about 400 pounds of dynamite stored at the home of James McManigal, father of Artie McManigal, who, with James W. McNamara, is on his way to Los Angeles, in custody of officers. The latter McNamara, a printer, was captured in Detroit.

More developments are expected here with the return of Burns and it is predicted that more arrests may be made.

It is said that some of the records taken from the offices of the union here in the raid Saturday night will have an important bearing on the cases of the men when they are put on trial. It is said there are a number of receipts, showing that money has been paid to the men under arrest and that the dates of these receipts correspond to the dates of some of the larger explosions and also that these disbursements were not printed in the unions official journal as prescribed by the union constitution.

Indianapolis labor leaders are loud in their denunciation of John J. McNamara's arrest and the action of the police in spiriting him out of the state. The Central Labor Union meets tonight and it is intimated that strong resolutions on the subject will be adopted.

Gov. Marshall Talks.

Indianapolis, Ind., April 24.—Gov. error Marshall today assured F. M. Ryan, president of the Structural Iron Workers, that if any more requisitions come from California in connection with the Los Angeles dynamiting he would take steps to insure the accused a fair hearing in the courts before he is extradited.

The governor declared he was not criticizing Judge Collins, of the Indianapolis city court, for the courts action of Saturday evening.

Grand Jury Takes Notice.

Indianapolis, Ind., April 24.—That the grand jury has taken cognizance of the intimations contained in statements attributed to officials of the iron workers association that the organization is the victim of a conspiracy by agents of employers who had "planted" dynamite to create evidence was the statement of Prosecutor Baker.

Debate Postponed.

Washington, April 24.—Correction mistakes in appropriation bills of the last congress and matters relating to organization of the house when that body met today postponed the prospective debate on the free list bill. The house passed on appropriations for mileage for senators and members of congress amounting to \$201,000; for stationery for the members of the house \$49,750; for employes including pages and clerks \$17,554.

Minority Leader Mann again attacked what he called the "hurrah for economy," which he declared was now being followed by resolutions increasing the number of employes.

Representative Lloyd of Missouri, objected vigorously to what he said was "misrepresentation" on the part of Mr. Mann.

Frank Ryan Subpoenaed.

Indianapolis, Ind., April 24.—Frank M. Ryan, president of the International Association of Bridge and Structural Iron Workers, was subpoenaed to appear before the Marion county grand jury this afternoon.

Two New Senators.

By Associated Press.
Washington, April 24.—William S. Kenyon of Iowa, and Nathan P. Bryan, of Florida, took the oath of office in the senate today as senators from their respective states.



Miss Canada—From the way my left ear burns, I know somebody is talking reciprocity.

ASK FOR RELEASE ON BOND OF DR. HYDE

Arguments Begun in Kansas City on Application for Writ of Habeas Corpus—Dr. Hyde Brought Into Court Room.

Petition Says Physician is Not Guilty of Swope Murder; Also That The Proof Was Not Evident.

By Associated Press.
Kansas City, April 24.—Arguments on the application for a writ of habeas corpus for Dr. B. C. Hyde, under a life sentence for the murder of Col. Thomas H. Swope, were begun before Judge Stover of the circuit court here today.

Dr. Hyde was in the court room, it being the first time he has been allowed to leave the county jail since the birth of his son last September.

The petition for the release of Dr. Hyde sets forth two reasons why he should be given his liberty on bond. First, that the proof was not evident and the presumption not great that the physician is guilty of murder in the first degree. Second that he is not guilty.

Attorney Frank P. Walsh made the principal argument for Hyde and County Prosecutor Virgil Conklin represented the State.

Mr. Walsh argued that the opinion of the supreme court by which the first trial of Hyde was reversed and remanded, attacked the evidence of the state as not showing that Colonel Swope died of poisoning as charged, but rather that death was due to senile debility.

STRIKE CAUSES MILITARY RULE IN MUSCATINE

By Associated Press.

Muscatine, Iowa, April 24.—Military rule went into effect in Muscatine today by order of Major George W. Ball, in charge of the Iowa state troops, in view of the strike of the railroad employees. No crowds will be permitted and three persons will be adjudged a crowd. All social and religious meetings of every description will of a necessity be abandoned as long as the troops remain.

Deplored Lynching Record.

Savannah, Ga., April 24.—Judge Samuel B. Adams, president of the board of education, today delivered an address to the boys of the Savannah high school. He impressed upon them the need to stand for state rights and for the supremacy of the law. He said Georgia's record as to lynchings was unfortunate and disgraceful. The talk was one of a series the boys will hear from prominent citizens.

Death of Dr. Moore.

Nashville, Tenn., April 24.—News was received this morning of the death in Denver, Colo., Dr. Frederick W. Moore, dean of the Academic department of Vanderbilt University and professor of the chair of history.

PACIFIC MAIL STEAMER ASIA PERISHED

Big Vessel, Bound From Hong Kong to San Francisco, Sunk Off Finger Rock, South China—The Passengers Are All Saved.

Early Report Today Also States That the Mails Were Saved—Big Ship Was Directly Bound for Shanghai, Her Port of Call.

By Associated Press.
Tokio, April 24.—The Pacific mail steamer Asia, from Hong Kong for San Francisco, sank off Finger Rock, South China. The passengers are reported rescued and the mails saved.

The Asia sailed from Hong Kong Friday and was due in San Francisco May 19. She operated regularly between those ports. The vessel was built in 1833 and registered a little less than 5,000 tons gross.

Finger Rock is a remarkable projection from the Heau Chu Islet, the southernmost of the Tachau group of islands, which lie about 200 miles south of Shanghai. The ship was on her way to Shanghai, her regular port of call.

The Asia struck Sunday morning while feeling her way cautiously through a thick fog. Her wireless signals of distress were picked up by the steamer America of the Tokyo Kisen Company, which was en route from Shanghai for Hong Kong. The America immediately replied:

"We are coming to your assistance." No further message was received by the America, which pushed hard in the direction of the Asia.

The America arrived off Finger Rock at 3 o'clock yesterday afternoon, but owing to the fog which continued heavy was unable to discover the whereabouts of the distressed steamer.

The America laid to until the weather cleared, when she found that the Chinese vessel Shang-Siu, of the Taik steamship Company had gone to the aid of the Asia and rescued her passengers.

The latest report received by the Agent of the Pacific Mail steamship line at Yokohama says that the Asia was sunk but that it is believed the passengers with the mails were saved.

Stripling May Go To Prison Farm

By Associated Press.
Atlanta, April 24.—Thomas Edgar Stripling, the former Danville, Va., police chief, whom Governor Brown refused to pardon for killing W. J. Cornett in this state 14 years ago, probably will be sent to the prison farm at Milledgeville to serve his life sentence. Reports from Columbus, Ga., where the man is in jail, are that he is ill and in no condition to work on the roads, as other prisoners do. It is probable he will be removed tomorrow. Stripling refuses to comment on the action of the governor in withholding executive clemency.

STATUS OF PEACE NEGOTIATIONS IN MEXICO

It Is Understood That if Peace Is Not Effected in the Time Specified the Armistice Will Be Continued For a Longer Period.

Peace Negotiations Have Gone Far Enough to Let Each Side Know, in a General Way, What the Other Side Demands.

By Associated Press.
El Paso, Texas, April 24.—It was learned this morning that if there should be need of a longer period than five days in which to conclude peace in Mexico, the armistice signed yesterday between Gen. Navarro, of the federal forces, and Gen. Madero, will be extended from next Friday, when the five days agreed upon expires at noon.

Negotiations for peace establishment had just extended far enough to put each side in possession of the lines of the other's demands. Gen. Madero has known and sacredly guarded for two weeks information as to what the government will grant. He telegraphed Mexico City yesterday the nature of his own basic demands. Following this, a long telegram was received from the Mexican capital, but no indications of its contents leaked out.

The negotiations were at this stage today when they were resumed. Yesterday's experience demonstrated that negotiations by telegraph, with most of the lines in Mexico out of commission, are too slow and tedious, especially where hundreds of words of code must be read.

For this reason both parties wish to appoint envoys with full power to act. The naming of the envoys, the selection of a meeting place and traveling to it, it is thought, will require more than the four days remaining of the truce and hence the determination to extend its duration if necessary.

A member of the commission today described the negotiations as being a very delicate stage where an undiplomatic slip might spill everything. "However," he added, "we have gone so far now I am certain that no matter what hitches may occur, a basis of peace will be reached."

Nearly all of the Americans with Madero, feeling that the fighting is over, are preparing to quit the path of war for the walks of peace. Many of the same opinion, have already made tentative applications for work in this country. Scores of rebels up to this time had never been out of their native mountains. They gaze with awe at the tall buildings of El Paso and are ambitious to secure work on this side of the border.

There is plenty of it for them in the railroad construction camps. The Associated Press dispatch from Paris stating that Gen. Bernardo Reyes, idol of the Mexican army, is to return to his own country to assist in restoring tranquility, was read in the insurrecto camp and among the federalists at Juarez, with the greatest interest. Reyes, it is said, does not desert the presidency, and is regarded as the most loyal among President Diaz followers. His influence with the army is greater than that of any other man. The soldiers love him, for he has always stood their friend.

Among the people a promise from

Judge Orders Grand Jury To Probe Bribery Charges

Gen. Reyes is as good as an accomplished. To him, it is believed, will be entrusted the holding of state and municipal elections.

Senate Still in Unorganized State

By Associated Press.
Washington, April 24.—Congress today found itself in a peculiar situation. The house in congratulating itself on having passed expeditiously the campaign publicity, the direct election of senators and the Canadian reciprocity bills, but the senate thus far practically is unorganized, its committee not having been named. Because of this, the upper branch of congress was unprepared to go ahead with the program.

The situation may be remedied tomorrow when Chairman Gallinger, of the committee on committees, will bring in a list of the republican members. It remains to be seen whether this list will satisfy the "progressives" and permit of immediate action.

Having caught up with its work, the house program today dealt with emergency bills, with a report late in the afternoon on the free list measures by Chairman Underwood, of the ways and means committee. A week or more of debate on the measure is anticipated, though its ultimate passage is not doubted.

Tar Heels Succeed In Getting Jobs

NEWS BUREAU. Congress Hall. (By H. E. C. BRYANT.)

Washington, April 24.—The first North Carolina democrats to get patronage from a member of the present congress was Mr. Edwin D. Stimpson who came here during the Cleveland days, and Isaac Henry Horton, a grandson of George P. Horton, of Union county. The former will be a folder in the house folding room and the latter, a page. Representative Page will divide his \$1,500 between them. Both of them need the positions. Mr. Stimpson's friends in the state are very grateful to Mr. Page for giving him this lift. The relatives of the boy are very proud to have him a page of the first democratic house in years. Mr. Page and Master Horton go to work today.

Mr. Webb, who labored so hard and successfully to get Fuller Wishart, a Charlotte newsboy in as page a year ago, will keep him. Fuller is a superb and looks like a congressman. His father was among the first white barbers that ever worked in Charlotte.

Being thoroughly abreast of the times Fuller has organized his pages into a Capitol Hill baseball nine. He practices on the capitol grounds. The University baseball team is here today. It will play this afternoon and tomorrow. That page, a son of Representative Page, is a member of the team.

Representative Stedman went with his committee, the committee on foreign affairs, to call on Secretary Knox Saturday. He was delighted with the visit.

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A "PROGRESSIVE" GETS IMPORTANT APPOINTMENT

By Associated Press.
Washington, April 24.—Senator Jonathan Bourne, Jr., one of the "progressive" senators on the republican committee on committees, will be given the chairmanship of the committee on postoffices and postroads. This was announced at the White House today by Senator Smoot, who said also that Senator Clapp would get the chairmanship of the committee on interstate commerce, to which he is entitled under the seniority rule.

The selection of Mr. Bourne means that Senator Crane will retain the chairmanship of the committee on rules, as the ranking member of the postoffice committee.

Moving for an adjournment until Thursday Senator Gallinger, chairman of the reorganization committee, stated that the committee probably would be able to report on that day.

Senator Gallinger's motion prevailed. The Canadian reciprocity bill was conveyed from the House to the Senate today and without comment was referred to the committee on finance. It cannot be taken up until the organization of the committee is completed.

TEN MINERS ARE REPORTED LOST.

By Associated Press.
Elk Garden, W. Va., April 24.—Ten miners are reported to have been killed in a dust or gas explosion in Ott Mine No. 20, of the Davis Co. and Coke Company, about a mile from this place, at 11 o'clock this morning.

Trial Judge Orders Complete Investigation of Charges of Corruption in Recent Municipal Primary Election—Go to The Bottom.

Says Statements From Pulpit And Press Have Been Accepted as True—Machinery of The Law at Disposal of Jury.

Charging grand jurors to probe diligently and accurately into rumors of corruption in the recent municipal primary, Judge Crawford Biggs sprang a sensation in the Newburg superior court this morning. He caused in Charlotte comment upon a subject that has been agitated since April 4, when city officials were elected.

Referring to rumors of whiskey drinking and alleged vote buying upon the day of the primary, Judge Biggs said:

"The report is accepted as true by the press and the pulpit in your city, and continued comment is made on it by the press of the entire state, and I charge you as sworn arms of the law that you investigate these charges and see if there be any foundation for them in fact."

The court also told the grand jurors of the law relating to buildings preceding fire escapes, and while this was interesting in the extreme, it had no such bearing with the spectators and afterwards with all of Charlotte people who heard the charge he had read, as his declarations regarding the municipal election.

Shortly following the primary upon the 4th of April, when it was said more men were boisterously drunk on the street than before at almost a decade, the Rev. Dr. H. H. H. pastor of the First Baptist Church preached at length upon the conditions. He said by inference that votes were purchased either with money or with whiskey. In his sermon he told of the scenes at the polling precincts.

Having announced previously that he would preach upon "Election Aftermath," the church was crowded, and when the congregation dispersed there was much talk through all of the city.

The charge of Judge Biggs to the grand jurors in the court today is the sequel of the sermon preached by Dr. Hulten and the subsequent comments made by the press of the entire state.

The climax of Judge Biggs' remarks to the grand jurors came after a rather significant pause in which he seemed to be lost in thought for a moment and then submitted the statement: "You have just been through a municipal election in this city. There is a provision made by the laws of this state that the dignity and purity of the ballot, the exercise of the right of suffrage by ballot, the highest function of American citizenship, shall be preserved. It is the duty of every citizen to exercise every power in him to see that no besmirchment is placed upon or around the exercise of suffrage by ballot. It is especially your duty as grand jurors to see that no violation of the statutes governing the use of the ballot be allowed to go unpunished."

Here Judge Biggs read the statute providing punishment for the giving or accepting of votes and for the handling of whiskey anywhere about the polling place for the same purpose.

Continuing his remarks, he stated that "if credence is to be given rumor and constantly reiterated report there is a duty for you to perform in ascertaining whether the ballot was corrupted in your recent municipal campaign. The report is accepted as true by the press and by the pulpit in your own city and continued comment is made on it by the press of the entire state and I charge you as sworn arms of the law that you investigate these charges and see if there be any foundation for them in fact. If you find on investigation that the rumors are founded upon fact and that the ballot was corrupted, I further charge that you make presentations to solicitor accordingly. The solicitor will furnish you with information as to details of the law in such matters and the entire machinery of the law is at your disposal."

Judge Biggs also reminded the grand jury that there was a statute providing for the adequate protection of employes against fire in buildings where a considerable number of people are employed and where a sudden alarm of fire might result in the loss of human life. He pointed out, merely for sake of example, he said, that Charlotte had perhaps the tallest building in the state and one that was rumored to be without adequate protection against a sudden alarm of fire, as the statute construes adequate. He charged the jury that if they found, on investigation, the Realty building or any other building of the city or county improperly equipped in this respect, that they should make presentation of the matter to the end that the requirements of the law should be carried out.

Judge Biggs also paid his respects

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