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WILL BE BURIED AT SELMA, ALA.

Federal Arrangements of Late Senator Morgan

SUCCESSOR, BANKHEAD

Alabama's Greatest Man Passed Away at Midnight—Particulars of His Death—Outline of Conspicuous Events in His Long Public Career—Measures He Was Identified With—Most Prominently—Other Incidents and Facts.

(By Leased Wire to The Times.) Washington, June 12.—Conspicuous nearly to the last, Senator John Tyler Morgan, of Alabama, next to the oldest member of the United States senate, died at his home just before midnight last night of an affliction of the heart.

While Senator Morgan's death was unexpected, he had been confined to his bed for the last ten days, and had been seriously ill for three months. Last night, shortly after 8 o'clock, his condition became critical and gradually he sank, until the end came, a little after 11 o'clock.

When his condition became alarming last night the physicians, Doctors Fry, Snowden and Harden, held a consultation. Everything possible was brought into use but to no avail and the law of nature had its way.

Just before the end he became unconscious and passed away as if he were falling into a natural sleep. There was no struggle, death coming most peacefully.

Shortly after the senator's death, James Oscar Jones, who for many years has been the senator's private secretary, notified Sergeant-at-Arms Randall of the senate of the fact.

Funeral Arrangements Not Completed The body will be taken to Selma, Ala., for burial. The funeral will take place only a short distance from the home where the senator was born and where he spent his boyhood days.

Senator Morgan was a communicant of the Methodist Church, and he and the other members of the family attended services regularly. Senator Morgan was born at Athens, Tenn., June 20, 1834. When nine years old his family moved to Alabama, where he received his academic education.

In 1860 he was a presidential elector for the state at large, and voted for Breckenridge and Lane. The following year he was a delegate from Dallas county to the state convention which passed the ordinance of secession.

In 1869 he was commissioned as colonel, and organized the 51st Alabama regiment. His services brought him the appointment of brigadier general the next year and he was assigned to a brigade in Virginia.

At the close of the war he resumed the practice of his profession in Selma. In 1876 he was chosen a presidential elector for the state at large, and voted for Tilden and Hendricks. His election to the senate to succeed George Goldthwaite, democrat, followed, and he took his seat March 5, 1877.

was nominated for a fifth term in the senate by a caucus of the democratic party, and also republican and populist parties. In November, 1890, he was chosen by the unanimous vote of the state senate and house of representatives for a fifth term.

Bankhead His Successor. By the custom prevailing in Alabama, where the legislature meets only once in four years, the election of senators is practically by popular vote, and Senator Morgan and his colleague, Senator Pettus were re-elected in this manner the next fall. The realizing that either senator, both of whom were more than eighty

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This is a picture taken especially for the Hearst News Service showing the scene when the United States Scout Cruiser Birmingham was christened by Miss Mary Campbell of Birmingham, at the Blue River shipyard. Miss Campbell is shown breaking the bottle of wine on the cruiser's prow. In the foreground is a group of remarkably beautiful Alabama girls who came North to assist at the ceremony.

ADVANCE NOTICE HAYWOOD LOOKS WEDDING CHECK LOVING TRIAL FOR ACQUITTAL FOR A MILLION

Partisan of the Judge Delivers First Blow They All Do, or Say so for the Sake of Effect Trousseau That Cost a Quarter Million More

BEGINS MONDAY WEEK EFFECT OF LONGSTRAIN RICH BRIDE'S OUTFIT

Old Man is All Right, According to This Biographer, and Did the Proper Thing When He Shot Young Estes Full of Holes—The Alleged Other Girl in the Case to Be Produced at Trial.

(By Leased Wire to The Times.) Richmond, Va., June 12.—A prominent citizen of Nelson county, who is in close touch with affairs in that section of the state, and who was in Richmond today, talked of the case of the Commonwealth against Judge William G. Loving, accused of the murder of Theodore Estes, which case will be tried in Houston, Halifax county, June 24.

The gentleman in question declares that although the feeling in the county against Judge Loving was at first bitter, there is already a very perceptible change, with the tide steadily turning in favor of the accused.

"When the public hears Judge Loving's side of the case," he went on, "I am firmly of the opinion that impartial and fair-minded men will not condemn his course. I know enough to say that when the evidence is heard there will be a surprise for those people who have arrived at hasty conclusions in the matter."

The rumor that another young woman will be drawn into the case as witness besides Miss Loving is again current throughout the state. This rumor has never been denied.

Cross-Examination of Orchard, and Horrible Things He Has Sworn to, Have Not Affected Haywood Seriously—Orchard on the Stand Again Today—May Be Another Day Before Lawyers Finish With Him.

(By Leased Wire to The Times.) Boise, Idaho, June 12.—The long cross-examination and awful stories told by Harry Orchard have seemingly had no effect on W. D. Haywood, and he is as confident of acquittal, he says, as he has been at any time since his arrest.

Haywood naturally shows the effects of the long strain, as does Mrs. Haywood and their daughters, but they are, under the circumstances, remarkably cheerful and appear to be very hopeful. The cross-examination of Orchard continues today, and the lawyers hope to be able to finish with him by tomorrow at the latest.

Cross-Examiner Richardson, for the defense, expects to be able to finish the cross-examination tonight or at tomorrow morning's session, and the re-direct examination will wind him up as a witness.

The feature of today's session, it is expected, will be the grilling through which Orchard will be put concerning his story of the murder of Governor Steunenberg. The statement made by Orchard yesterday that Mrs. Steve Adams was with the party which laid in wait for Judge Goddard will result in her being called as a witness to rebut the statement.

Orchard's self-possession under the long cross-examination has been remarkable, and it must be said that he is showing no signs of breaking down.

Presents From Guests and Other Friends Valued at Several Hundred Thousand Dollars—Marriage of Miss Fish to Mr. Gray in New York Today—The Honey-moon Will Be Spent at Hempstead, L. I.

(By Leased Wire to The Times.) New York, June 12.—Miss Marion Fish, today's \$2,000,000 bride of Albert Zabriske Gray, sets an entirely new standard for lavish accoutrements and fabulous wedding gifts among the "Four Hundred."

Her father, formerly president of the Illinois Central Railroad, has given her as a wedding present a check which is for not less than \$1,000,000, declares one of her most intimate friends, a young lady who is to assist in the marriage ceremony.

Besides that check, Miss Fish has received many hundreds of thousands of dollars worth of wedding presents and a trousseau made in the convents in France at a cost of \$250,000.

Judge John Clinton Gray, father of the bridegroom, Albert Zabriske Gray, it is said, will present the couple with a home, lavishly furnished, which will add a few more hundreds of thousands of dollars to the general offerings.

ROWLAND TRIAL SET FOR MONDAY

Chemist Will Make Report Tomorrow Morning

NUMBER OF WITNESSES

Will Be Summoned by State—Looks Like Effort Will Be Made to Have Dr. Rowland Bound Over Even If No Trace of Poison Is Found.

It was announced today that the preliminary trial of Dr. David S. Rowland upon the charge of having murdered Engineer Charles R. Strange would take place next Monday. Dr. W. A. Syme, who is making the analysis of the stomach, says that he may be able to make his report tomorrow, and certainly not later than Saturday.

The engineers are taking a great deal of interest in the Dr. Rowland case, and some of them are to be summoned as witnesses. It begins to look like an effort will be made to have Dr. Rowland bound over even if no trace of poison is found in the stomach of Engineer Strange.

Dr. W. A. Syme announced this afternoon that he had completed the analysis and would make his report to Coroner Separk tomorrow. Nothing will be given out until the hearing, which takes place on Monday.

Jap Takes American Bride. Bloomington, Ill., June 12.—A romantic wedding of international interest took place at Momense today, the principals being Miss Mildred Clarke, an artist, and Kiyoshi Kawakami, a young Japanese author, of Chicago.

SEVERE WINDSTORM UNROOFS HOUSES (By Leased Wire to The Times.) Catlettsburg, Ky., June 12.—A severe storm unroofed a number of houses and one building was blown from its foundation. The electric light plant was wrecked by the falling of the stacks. Nearly every skylight and window in the town was broken. No lives were lost.

SUICIDE FOLLOWS LOSS OF POSITION (By Leased Wire to The Times.) Richmond, Va., June 12.—Alfred Baumgart, aged 48, lost his position Saturday. He became despondent, and this morning placed a revolver in his mouth and literally blew his head off, his brains being scattered all over the ceiling of his bedroom.

SEARCHING FOR BODIES OF DEAD NEED NOT BE SOLD FOR 75 CTS

Identity of Steamer Which Ran Down the Launch Trustees Could Sell Bonds to a Higher Bidder

WILL PROSECUTE CREW LANGUAGE OF THE ACT

Investigation of Cause and Circumstances Attending Accident in Hampton Roads Last Evening—Lieut. Randall Turns Up Safely—The Missing Midshipmen and Crew of the Launch.

(By Leased Wire to The Times.) Norfolk, Va., June 12.—The identity of the steamer which ran down the naval launch containing six midshipmen and a crew of five men of the battleship Minnesota in Hampton Roads last evening is known to the authorities here. The arrest of the crew is expected soon.

Lieutenant D. M. Randall, of the United States marine corps, who was reported missing, has turned up, not having been on the boat as was supposed. The launch was one of the most modern of those in use in the naval service and was equipped with air tight compartments. It is supposed that it was cut in two.

The only trace of the missing launch and party was a cape found afloat in Hampton Roads belonging to Midshipman Walter Ulrich and a ditty box of Fireman G. W. Westfall.

Active search is being made for the bodies of the missing men or any trace of the launch and will be kept up until something definite is known of the cause of the disaster and the actual fate of the missing men.

Admiral Evans telegraphed that the five missing seamen are R. H. Dodson, seaman; R. L. Vandorn, ordinary seaman; F. H. Plumber, ordinary seaman; G. W. Westfall, fireman, first class; Jesse Conn, coal passer.

Acting Secretary of the Navy Newberry sent telegrams to the relatives of the victims of the accident, notifying them of the disappearance of the Minnesota's launch.

The following are the facts regarding the next of kin and other details so far as known to the navy department: The midshipmen, Philip Henry Field was born in Albemarle county, Virginia, on January 5, 1885, and is the son of Wm. C. Field, of Denver, Colorado. He graduated from the naval academy in 1906. He was appointed to that institution from Colorado on the recommendation of Senator Patterson.

William Hollister Stevenson, of New Bern, N. C., is the son of M. B. W. Stevenson, of New Bern. He was appointed at the naval academy by Representative Thomas, of North Carolina and was graduated in 1906.

Franklin Porteous Holcomb was born at Newcastle, Del., son of Thos. Holcomb, a clerk in the comptroller's office at the treasury department and brother of Lieutenant Thos. Holcomb, of the United States Marine Corps. He was appointed to the naval academy as a cadet at large from Delaware on the recommendation of Representative Houston. He graduated in February, 1907.

Herbert Leander Holden, son of Susan A. Holden, of Portage, Wis., was born in Chicago, March 6, 1885, and was appointed from Wisconsin on the recommendation of Representative Adams. He graduated in February, 1907.

Henry Clay Murfin, Jr., son of Henry Clay Murfin, of Jackson, Ohio, was born in that city January 1, 1885. He was appointed to the academy from Ohio at the instance of Representative Morgan. He graduated in February, 1907.

Walter Carl Ulrich, the son of Carl Ulrich, of Milwaukee, was born at Lacrosse, Wis., April 10, 1884. He was appointed to the Academy at the instance of Representative Otjen, and graduated in February, 1907.

The sailors, all attached to the Minnesota, were: Robert H. Dodson, next of kin, father, E. F. Dodson, 155 west 84th street, New York city.

Jesse Conn, next of kin, father, J. C. Conn, 2824 Cleveland avenue, Louisville, Ky.

Frank R. Plumber, next of kin, mother, Edna Kitchen, of Mabton, Washington.

Harley L. Vandorne, next of kin, father, C. L. Vandorne, 35 Sixth avenue, West Cedar Rapids, Ia.

George W. Westfall, next of kin, sister, Mrs. C. B. Harding, of Meenah, Wis.

"The Trustees Aforementioned Are Hereby Authorized and Empowered to Sell Said Bonds Privately or Publicly at Not Less Than the Price Submitted to Said Voters."

Since there seems to be some difference of opinion as to just how the second mortgage bonds of the Raleigh & Pamlico Sound Railroad Company would be permitted to be sold by Raleigh township in case the election called for next Tuesday is carried in favor of the sale of the bonds, space is given here to the text of the act providing for the election as it was passed by the last legislature, as follows:

"An Act to Permit Certain Townships in Wake County, North Carolina, to Sell Second Mortgage Bonds of the Raleigh and Pamlico Sound Railroad Company.

Whereas, Raleigh, St. Matthews and Mark's Creek townships in the county of Wake, state of North Carolina, are now the owners and holders of certain second mortgage bonds of the Raleigh and Pamlico Sound Railroad Company; and whereas, there is no provision of law authorizing said townships to sell and transfer such bonds:

The General Assembly of North Carolina Do Enact:

Section 1. That D. B. Harrison, R. G. Dunn and Bart M. Gatling, Esquires, be and they are hereby appointed trustees to make sale of said bonds in the manner and upon the terms hereinafter set forth.

Section 2. Said trustees are hereby authorized and empowered to sell and dispose of said second mortgage bonds and make proper transfer of the same whenever they may have received an offer or offers amounting to the par value of said bonds, with legal interest thereon.

Section 3. That in case the said trustees shall receive an offer for said bonds or any of them at less than par, the board of commissioners of Wake county shall, upon the request of said trustees submit to a vote of the people in any of the said townships the question whether said bonds shall be sold at said price. The board of county commissioners are hereby authorized and empowered to call an election or elections upon said question whenever they may deem best, and they shall provide such rules and regulations for conducting said election and appoint such election officers as may to them seem best, the expense of which shall be equally borne by the intending purchaser of said bonds and the respective townships; and in case a majority of the votes cast shall be for the sale of said bonds at the price mentioned, the trustees aforementioned are hereby authorized and empowered to sell said bonds privately or publicly at not less than the price submitted to said voters, for cash, in such amounts and at such times as they shall deem best. The board of county commissioners shall make such orders and directions for conducting said sale as they deem fair and just.

Section 4. The proceeds of said bonds shall be turned over to the county treasurer and constitute a sinking fund with which to meet the payment of the bonds issued by said respective townships in aid of the Raleigh & Pamlico Sound Railroad Company at their maturity. The board of county commissioners shall fix the composition of said sinking fund and regulations governing the investment of said fund and securing the same, and determine the amount of bond to be given by said commissioner from time to time as they see fit.

Section 5. This act shall be in force from and after its ratification. Ratified March 11, 1907.

[He who reads this act will not fail to be struck with the language of it where it says, in case the majority of votes cast shall be in favor of accepting the price submitted, that "THE TRUSTEES AFOREMENTIONED ARE HEREBY AUTHORIZED AND EMPOWERED TO SELL SAID

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