

Merchants would not buy advertising space unless they were able to make it worth one's while to read what they have to say.

# DESERET EVENING NEWS.

TRUTH AND LIBERTY.

SATURDAY, JUNE 30, 1906. SALT LAKE CITY, UTAH.

To make difficulties of trifles is the common tendency. Want advertising enables one to make trifles of difficulties.

32 PAGES LAST EDITION.

FIFTY-SIXTH YEAR.

## SALT LAKE WOMAN INTO CY REGIONS

Plan of Mrs. Ella Ongman to Penetrate the Wilds of Alaska Alone.

SAILED FOR NOME THIS WEEK.

Lived in This City for Several Years and Conducted Zion's Bakery on First South.

Her Arduous Undertaking is Simply "A Call of the Wild" Which She Must Answer.

The news comes to Salt Lake that a woman who made her home here for many years, and who was at one time the proprietress of Zion's Bakery on First South street, is to undertake a perilous journey into the frozen regions of the far north; that indeed, she sailed from San Francisco for Nome this week.

The woman in question is Mrs. Ella Ongman, who has set her heart upon the exploration of the heart of Alaska. A New York special to the Deseret News says: "Mrs. Ongman, who speaks Esquimaux like a native, has made many journeys into the icy north. On this trip, however, she hopes with the aid of a single Esquimaux guide, to penetrate by sledge to the Esquimaux village of Teshmish, which is located 50 miles or more above Point Barrow. The journey will be made from Nome."

"Though she will devote some time during her trip to anthropological and ethnological study, Mrs. Ongman declares her exploration is really her response to the 'call of the wild.'"

IN LUTHERAN CHURCH FIGHT.

During her residence here Mrs. Ongman was an active member of the Swedish Lutheran church and her husband was one of its trustees. It was while the letter was serving in that position that the storm and ouster proceedings were raised against the Rev. Mr. Krantz, the head of the flock. Scandinavian residents of Salt Lake particularly recall the bitter fight that was waged, the Ongmans and their friends upon one side of the controversy, and the pastor and his friends upon the other. The trouble soon took on the form of a scandal and superior officers of the Lutheran faith were sent here from the east to settle the difficulty.

ONGMANS MOVE AWAY.

Then the trouble broke out in the home of the Ongmans themselves and the husband enlisted among the earliest volunteers who went to the Philippines. Since that time very little is known to them locally and Mrs. Ongman is now spoken of as a widow, though there is no information as to whether the husband was slain, or whether it is a case of divorce.

AN ACTIVE WOMAN.

Mrs. Ongman was known as an active and intelligent woman, one who went into the bakery and restaurant business not out of choice but out of necessity to make money. Her friends here were much interested today in learning of her proposed expedition to unknown lands in Alaska. They say that it is entirely characteristic of the woman and that it will not be surprising if she makes a complete success of her undertaking, as she is strong, capable and daring. It is further noted that her journey will be watched with no little interest here.

SUICIDE AT GARFIELD.

Fred Tolt, a Grantsville Man, Hangs Himself to a Tree.

(Special to the "News.")

Garfield, Utah, June 30.—A case of apparent suicide which is one of the strangest on record, was discovered shortly after 7 o'clock this morning by some persons who were passing the copper plant. They found suspended from the limb of a tree the dead body of a man who was known here as Fred Tolt.

The dead man's feet were so near the ground that he almost touched it, and how he could get himself into that position is a mystery. The man died from strangulation.

It is said that he was a man of 35 years of age, and that he was a native of Utah. There was nothing about his actions to occasion any remarks or cause any particular notice. He appeared to be quiet and contented with his lot. He stated that he had been at work as a miner at Grantsville for several months.

A great deal of surprise was created when his lifeless body was cut down this morning. Word was sent to the justice of the peace and the latter went to the county authorities. The justice says it is clearly a case of suicide and it is not likely that an inquest will be held.

The man has relatives at Grantsville, and a brother named Anderson is now on the way to get the remains and take them to that place. How it is that the dead man went by the name of Tolt, while his brother's name is Anderson, cannot be, or has not been, explained here. It is understood that his father also lives at Grantsville.

AGREEMENT ON OMNIBUS PUBLIC BUILDING BILL.

Washington, June 30.—Senator Scott reported a complete agreement on the omnibus public building bill today. The senate convened. He said the senate conference had been compelled to yield the most important provisions of the bill to the conference for the department of state, justice and commerce and labor. Mr. Scott said that the bill was a compromise between the two houses and that it was a very important one.

BULLET REMOVED FROM BRAIN.

Los Angeles, June 30.—Mrs. Lillie Brain was shot by her husband two and a half months ago following which he killed himself near Eastlake park. Rather than submit to capture, had a bullet removed from her brain at the county hospital today. The case is rather unusual one and called for a keen bit of surgery. Three ounces of matter were removed and the bullet was successfully removed. The woman is resting easily and her complete recovery is expected.



MRS. ONGMAN AND HER MOTHER.

Latter Holding Hand of the Daughter Who is About to Undertake a Rigorous and Altogether Dangerous Journey.

## LETTER SCORES COMMISSIONERS

Taken to Task for Their Action In Regard to the Bond Bids.

FROM CLEVELAND SOCIETY.

Claimed That Saving Company's Bid Was Plain and Definite and Also The Lowest.

A letter was received by a county official today from the Society for Savings of Cleveland, which was a bidder on the recent refunding bond issue in which they score the county commissioners for their action in awarding the bonds to a lower bidder than the society. The bid of the society, the letter states was clear and definite and had it had a representative here when the bids were opened it would have carried the matter. The letter also states that the society's bid was higher than Rollins & Sons by \$1,715 which it regrets very much that the taxpayers have lost. The letter, which follows in full, will be considered by the county commissioners at a meeting which will probably be held this afternoon:

THE LETTER.

"We have received your letter of June 21 and we note your statement that the county commissioners rejected our bid for the \$350,000 of refunding bonds, and that they accepted the bid of E. H. Rollins & Sons, although we lost by the county of \$1,715 in premium. You add, as if by way of explanation, your bid was so ambiguous the commissioners were unable to tell whether you offered a premium or a discount of purchase 4 1/2 per cent."

"In the ordinary course, not being at this particular time in the market for securities, possibly we should not have bid for these bonds. At the earnest solicitation of one of your commissioners, however, who called upon us at our office here, in good faith we submitted a written bid, reading 'The Society for Savings in the sum of \$350,000, 4 1/2 per cent bonds on a 4 1/2 per cent interest-paying basis; that is to say, at a price which will make the bonds yield the Society for Savings 4 1/2 per cent.'"

"There is nothing ambiguous about this. It is put in about as plain language as we could well use. Your advertisement of sale sets forth that the bids should be unambiguous. It does not outline any particular formula for bidding, and it does not say that the amount of premium to be paid must be stated in dollars and cents. The sum of \$350,000, 4 1/2 per cent, is definite and certain, and it is very quickly reduced into the exact amount of dollars and cents by common mathematics or by the use of a slide rule. It is not likely that the knowledge sufficient to enable them to intelligently to construe our bid, might they have taken counsel with those who were informed and well intentioned and have arrived at this same conclusion instead of passing with this matter of the gain or loss to Salt Lake county of \$1,715—without giving the society an opportunity to defend its position?"

WANT FAIR TREATMENT.

"The Society for Savings owns \$260,000 of the bonds of Salt Lake county, more than half of its bonded indebtedness. The society has been continually in business since the year 1849, and in its experience covering this long period of years it never has met with such outrageous treatment as it has received in this transaction at the hands of your county commissioners. It is a sad commentary on such 'modern' methods, distinguished from our old-fashioned ways, if bidders are compelled, in order that they may have fair treatment, to have a representative present at the opening of bids, upon guard, to protect their interests as against the plausible arguments of interested bond dealers."

"Had a representative of this society been present at the sale and it was sought to do what your commissioners have done in this instance in the awarding of these bonds, if need be we shall have asked that the county counsel with your commissioners and instruct them as to their plain duty."

"Our sympathies are with your taxpayers in that they should lose this \$1,715 additional premium which rightly belongs to them; and we deem it proper to add also our hearty commendation of your fellow townsmen and officers, who, alive to the error which your commissioners were about to make in this award, as we have been informed, sought by opposition to prevent it for the best interests of your community. We shall do nothing further."

## HOUSE INDULGES IN HIGH JINKS.

Washington, June 30.—The animosities and political differences of the present session of Congress were totally forgotten or laid aside in the house today and the sweet singers among the members joined in the song that rang about every right stone in the land where the English language is spoken.

Gathered about Mr. Watson of Indiana, who has a fine baritone voice, Mr. Tamm of Virginia, who has a high tenor; Olmsted of Pennsylvania and others whose musical qualities are well known, with the house and galleries joined in the choruses, the historic chamber rang with merrily during the long and dreary waiting today occasioned by the delay in agreeing to conference reports.

A new element in the musical life of the closing days of the house was developed by Mr. Fulkerson of Missouri, who showed himself a whistler of no mean ability, his trills and runs being suggestive of the vaudeville stage. Julia Ward Howe's "Battle Hymn of the Republic" was sung as solo and chorus: "My Old Kentucky Home," "My Maryland," "Dixie," "My Country 'Tis of Thee"—were all given with spirit.

"Give us a song, Mr. Speaker," called a dozen voices during a lapse in the singing. Every eye was focussed on Uncle Joe, who blushed like a baby. He suggested as a substitute that Mr. Williams of Missouri, Mr. Clark of Missouri and Mr. Watson, with anybody else who wanted to volunteer to do the singing.

Then Mr. Henry of Texas, "by unanimous consent," moved that 10 minutes be permitted for debate, five to Mr. John Wesley Gaines of Tennessee, who shall discuss the "Crime of '73," and five to Mr. Charles B. Landis of Indiana, who shall discuss the question "All Kinds of Work for All Kinds of Men." This created the greatest amount of merriment.

As a time destroyer the house listened to a postscriptum to a passage of the Jamestown exposition appropriation participated in by Mr. Payne of New York, the floor leader of the majority, and Messrs. Maynard and Jones of Virginia. The latter said that Mr. Payne in his speech of yesterday had made a misstatement when he said that the Virginia delegation had pledged themselves not to ask for any other appropriation after the appropriation had been passed for the purpose of making a grand display in Hampton Roads.

Mr. Payne, who has been a persistent opponent of "national shows and state fairs," who shall discuss the question "All Kinds of Work for All Kinds of Men," was sung in the house today by some of the sweet singers from the southland, the chorus running: "Everybody Works But Fairbanks," "Everybody Works But Cannon," "Everybody works but Cannon."

He sits around all day, Talking in his office, In his fascinating way; He supposed to be our speaker, But Hinds really makes things go; Everybody works in Congress, But good old "Uncle Joe."

Asker C. Hinds is the parliamentary adviser at the speaker's desk.

## BURTON WANTS NO EXECUTIVE PARDON

His Attorneys Issue Statement Denying Rumors He Desires To Secure One.

WILL FIGHT CASE TO THE LAST

Now Before U. S. Supreme Court for Rehearing Which They Expect To Get.

Topeka, June 30.—Baile P. Waggener, one of the attorneys for ex-United States Senator Joseph R. Burton was in Topeka today and gave out a signed statement, denying, on behalf of Senator Burton any desire to secure an executive pardon in case of his final conviction by the United States supreme court. The statement in full is as follows:

"Recently, there has appeared in the public press at Washington a dispatch saying 'an effort will be made to obtain a pardon for Senator Burton' and saying further that 'some of his ex-colleagues have quietly discussed the advisability of asking President Roosevelt to act aside the sentence also.' Members of the Kansas delegation have received letters from influential politicians and others in Kansas, asking them to use their influence to have the sentence set aside. And still further, one dispatch says: 'It has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside.' The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The purpose of the entire dispatch is that Burton and his attorneys have practiced with such outrageous treatment as it has been suggested that possibly an understanding with the president may be reached by which Burton will withdraw his motion for a rehearing now pending in the supreme court, as that part of the sentence, relating to imprisonment will be set aside. The