

## MAE WOOD AFTER SENATOR PLATT

Suing for Divorce. Alleging He Married Her at Fifth Avenue Hotel November 9, 1901.

HE SAYS ALLEGATION IS FALSE

Never Set Up Claim of Marriage Until December, 1906—Declares Marriage Certificate a Forgery.

New York, May 18.—Mae Catherine Wood was on the witness stand all day today testifying in her suit for absolute divorce from United States Senator Thomas C. Platt before Justice O'Gorman, in the supreme court. In support of her assertion that she had been secretly married to Senator Platt at the Fifth Avenue hotel, on Nov. 9, 1901, her counsel introduced evidence of a marriage certificate which, he said, had been handed her by the minister who performed the ceremony, and copies of a number of letters alleged to have been written to her by the senator across-examination. Miss Wood told how she came to give up the papers and letters she possessed relating to Senator Platt, alleging that she did so under duress and was compelled to sign a receipt for \$10,000 in settlement of all her claims against the senator.

Miss Wood, in her suit, named as co-defendant Lillian Janeway, whom Senator Platt married in 1903. Senator Platt was not in court today.

In his answer, the senator declares that Miss Wood's allegations that he married her about Nov. 9, 1901, in New York are absolutely false. "The plaintiff never made any claim to me that she was married to me until December, 1906," says Senator Platt. In his answer, "nor did I ever hear of her making any claim of marriage prior to that time, except that in June, 1902, an article appeared in a Chicago newspaper containing an interview purporting to come from her, in which she stated that such a marriage had taken place, and that article was accompanied by a picture or alleged fac simile of a wedding certificate containing my name in association with the plaintiff."

He declares that the certificate reproduced in the newspaper was a forgery. He charges that since 1906 Miss Wood has tried to get money from him by threats that she would sue him for breach of promise of marriage.

Miss Wood was the first witness. She was stylishly attired and self-possessed. She testified that Mr. Platt first promised to marry her at Manhattan Beach. "He said the marriage would be secret, as he was an old man," added the witness. "I demurred and told him that he knew nothing about me, but he said he knew all my past life."

Miss Wood said she had two letters from Platt, but that one of them was demanded from her by J. Martin Miller, and another man, in October, 1903, and that she had never seen it since. Her counsel showed the witness a typewritten copy of a letter which he identified as containing practically the content of the missing letter.

It was admitted in evidence, despite the objections of John B. Stanchfield, Mr. Platt's counsel.

The copy was dated Friday, Nov. 8, 1901, and read in part as follows: "My Little Bride-to-be—I have made all arrangements. You are not to say anything to anybody. You are to obey my instructions implicitly. I enclose card to the hotel. You will be there at 4 o'clock and he will come to take you. I am an old fool, but you will never regret this step. Lovingly, TOM."

Another letter of the same date was offered in evidence in which the writer advised Miss Wood that he would not reach the hotel until after 6 o'clock, and that she was to go to her room and await a signal from him.

The witness said she waited as directed, that Senator Platt came to her room with two men, that he embraced her and introduced her to the men.

"I took his hand," said Miss Wood, "and one of the men began the civil ceremony by saying: 'You take this woman to be your lawful wedded wife, and you take this man to be your lawful wedded husband.'"

Mr. Stanchfield offered the release

## I AM A MOTHER



How many American women in lonely homes to-day long for this blessing to come into their lives, and to be able to utter these words, and because of some organic derangement this happiness is denied them. Every woman interested in this subject should know that preparation for healthy maternity is accomplished by the use of

**LYDIA E. PINKHAM'S VEGETABLE COMPOUND**

Mrs. Maggie Gilmer, of West Union, S. C., writes to Mrs. Pinkham: "I was greatly run-down in health from a weakness peculiar to my sex when Lydia E. Pinkham's Vegetable Compound was recommended to me. It not only restored me to perfect health, but to my delight I am a mother."

Mrs. Josephine Hall, of Bardonia, Ky., writes:

"I was a very great sufferer from female troubles, and my physician failed to help me. Lydia E. Pinkham's Vegetable Compound not only restored me to perfect health, but I am now a proud mother."

**FACTS FOR SICK WOMEN.** For thirty years Lydia E. Pinkham's Vegetable Compound, made from roots and herbs, has been the standard remedy for female ills, and has positively cured thousands of women who have been troubled with displacements, inflammation, ulceration, fibroid tumors, irregularities, periodic pains, backache, that bearing-down feeling, flatulency, indigestion, dizziness or nervous prostration. Why don't you try it?

Mrs. Pinkham invites all sick women to write her for advice. She has guided thousands to health. Address, Lynn, Mass.

signed by Miss Wood to Senator Platt in evidence. Counsel for Miss Wood objected, but the release was admitted. The case will be continued tomorrow.

**ABROGATION OF TREATIES.**

Senator Teller Submits Statement as to Power of Congress Over Matter.

Washington, May 18.—Senator Teller today in executive session submitted to the senate a statement giving extracts of decisions on the power of Congress to abrogate treaties by an act inconsistent with the treaty. These decisions bear especially upon Mr. Teller's contention in opposition to the ratification of the treaty with Portugal. This contention is that a person extradited from that country shall not suffer capital punishment. He claimed that this restriction was an invasion of the rights of the states, as it would prevent a state from inflicting capital punishment on a person extradited under such a treaty. The effort made today to ratify the treaty was unsuccessful.

**NO TARIFF REVISION AT THIS SESSION.**

Washington, May 18.—The Republican leaders in the house today waited for the committee on ways and means today served final notice of "no tariff revision at this session." Representative Clark, Missouri, moved in the committee an omnibus favorable report on 50 odd tariff reductions and tariff removal bills mostly introduced in the session by Democrats. The motion was defeated by a solid vote of the Republican members of the committee.

## THE COAL SUPPLY.

Delaware & Lackawanna Official Says There is No Cause for Alarm.

New York, May 18.—Even the grandchildren of the present generation will not witness the exhaustion of the Pennsylvania coal deposits, according to statements of Delaware, Lackawanna & Western railroad officials with reference to the prediction of Dr. Charles Steinitz, an electrical engineer, in a lecture here Sunday, that many persons now alive would see the last of the nation's supply of coal, both soft and hard.

"We have ourselves 450,000,000 tons of anthracite," said one official, "of the kind we are mining now and there are immense bodies of lower grade coal that are not mined at all. We mine at present about 10,000,000 a year, so that the known supply of the quality now mined will last 45 years at the present rate of production. Pennsylvania has the only anthracite in the country but there is bituminous coal in practically every state in the Union. Certainly there need be no apprehension such as that expressed by Dr. Steinitz."

**FOR A TEN MILLION DOLLAR SECURITY COMPANY**

New York, May 18.—The plans of the First National bank for the organization of a \$10,000,000 security company which will have power to carry on banking operations other than those specifically provided for in national bank charters, will be put into practical effect following a meeting to be held today at which it is expected the directors of the new company will be chosen.

The First Security company which is the name chosen for the new corporation, yesterday filed with the secretary of state of New York a certificate of increase in its capital from \$10,000,000 and its charter provisions were also changed to raise the number of directors from three to 12.

The First National's plan is similar in many respects to similar arrangements made by several other well known national banks, among them the First National bank of Chicago. The organization here is regarded as the outcome of the very large increase in recent years in the security holdings of the bank. Under the return made to the controller of the currency as of Feb. 14, last, the First National reported stocks, bonds and mortgages to a total of \$60,698,651. The great volume of the bank's assets reported under this head has been one of the distinguishing features of the First National's statement for a long time. The second bank in this city whose holdings is the National City bank, which at the last call reported \$33,741,000 of stocks, bonds and mortgages against the First National's \$60,698,651.

**STREET RAILWAYS.**

U. S. Supreme Court Upholds Right of Cities to Tax Them.

Washington, May 18.—In an opinion by Justice Day, the supreme court of the United States today decided adversely to the St. Louis Transit company, the cases involving the right of the city of St. Louis to exact fees from its street railroad companies. The United States circuit court here enjoined the city from enforcing the ordinance of 1903, requiring the street railway companies to pay a quarterly license of \$100,000 for every passenger carried. The decision will bring \$1,000,000 into the city treasury in back taxes and \$250,000 a year hereafter.

**LITTLEFIELD MISREPRESENTED.**

Washington, May 18.—Rising to a question of privilege in the house today, Mr. Littlefield of Maine denied that in the course of a speech in the House he had misrepresented the Young Men's Republican club he made an assault on the reputation of the members of Congress. He declared he had been grossly misrepresented by the newspapers.

**A PUEBLO MOB.**

Batter Down Jail Door Looking for Murderer Not There.

Pueblo, Colo., May 18.—Believing that Jim Lynn, the negro who last Thursday morning murdered Sarah James, a 16-year-old white girl, and wounded her mother, is confined in the county jail here, a mob of several hundred tonight visited the jail and demanded that Lynn be turned over to them. One door was battered down, and the officers then opened the five of the mob to search the jail.

**SAKE CLASSIFIED AS WINE.**

San Francisco, May 18.—That sake, a Japanese liquor, should be classed as a wine and taxed as such, was the decision of the United States circuit court of appeals yesterday in a suit involving the payment of \$500,000 in duty to the government.

A few years ago the Japanese firm of K. Komada & Co. brought suit for the recovery of \$500,000 paid as duty on a sake importation under protest. The point at issue was as to the proper classification of sake. The customs officials taxed it as a wine, but the importers claimed it should be classed as beer and taxed accordingly.

In the opinion written by Judge De Haven the court calls attention to the similarity between sake and stillwine, alcohol being an ingredient in both. It is held that both are drunk for exhilaration and both are capable of producing intoxication but that intoxication from sake passes off more quickly.

The decision rendered reversed the opinion of the lower court, the case having been appealed by the government.

**JAPANESE WOMEN DEPORTED.**

Los Angeles, Cal., May 18.—The first Japanese women to be deported from Los Angeles under the agreement between the United States and Japan relating to the presence of Japanese citizens in this country, were started on their way today when Chiyoko Minoda and Toshiko Kiyono were sent north under special orders from the secretary of commerce and labor. They were arrested about a month ago and were unable to exhibit proper passports to the authorities. Numerous Japanese men laborers have already been deported for similar reasons, but it is the first case of Japanese women.

**BIG FIRE IN WRAY, COLO.**

Wray, Colo., May 18.—Fire presumably of incendiary origin last night, burned every building except one for a block on the west side of Main street and caused a loss of \$60,000.

**SHOT IN SALOON ROW.**

Dallas, Texas, May 18.—Dick Beall, brother of Congressman Jack Beall, was shot and killed yesterday, and Tom Kent, a bartender, has surrendered to the police.

## INDIAN DEPREDAATIONS.

Where Indians at War With U. S.

Claims for Loss of Stock Not Good.

Washington, May 18.—The case of J. L. Sanderson vs. the United States was decided by the supreme court of the United States today favorably to the government. Sanderson is the only surviving member of the firm of Barlow, Sanderson & Co., famous in the station as overland mail carriers. The suit decided today grew out of a claim for the loss of horses through the Cheyenne Indians in New Mexico in 1867. The court of claims held the claim invalid because the Indians were at war with the United States at the time the depredations were committed, and the supreme court affirmed that decision.

**FLOODS IN WISCONSIN.**

Ashland, Wis., May 18.—A violent rainstorm flooded the northern part of Wisconsin last night. The dam at Wellen went out early today. Hundreds of residents were driven from their homes and a carcass of a cow was found in the advance flood and many head of stock were drowned. Three bridges were swept away. Families are camped on the surrounding hills.

**LOCOMOTIVE ENGINEERS.**

Columbus, O., May 18.—The International Brotherhood of Locomotive Engineers, at its meeting today, decided to include the countries of South America and Panama in the brotherhood, and a canvass of these countries for membership will be begun at once.

**CASHIER ADMITS GUILT.**

Pittsburg, May 18.—Ernest W. Bowman, former assistant cashier of the Citizens' National bank of Pennsylvania, Pa., pleaded guilty today to the charge of aiding and abetting Joseph W. E. Landers and William C. Wyman in the maladministration of the bank's funds amounting to over \$14,000. He will be sentenced later.

**DETAIL FOR ADMIRAL EVANS.**

Washington, May 18.—Secy. McCall has detailed Admiral Robley D. Evans to duty with the general board of the navy which has to do with the preparation of plans for naval campaigns for use in time of war. After the admiral's retirement in August it is probable that he will be detailed for "special duty" with the board.

**CONSOLIDATION OF METHODISTS.**

Pittsburg, Pa., May 18.—Consolidation with the Methodist Episcopal, Congregational and United Brethren churches was considered at today's session of the general conference of the Methodist Protestant church. The committee appointed by the general conference of the Methodist Episcopal church to hold at Baltimore, composed of Bishop W. H. Warren, the Rev. Dr. J. S. Gough, H. W. Warren, the Rev. Dr. J. S. Gough, president of the women's college at Baltimore, and United States Senator J. P. Dooliver of Iowa, appeared before a committee of 23 members of the Methodist Protestant general conference bearing fraternal greetings and appealed to the conference to send them back with encouraging news.

Mrs. S. Joyce, 180 Sullivan St., Claremont, N. H., writes: "About a year ago I bought two bottles of Foley's Kidney Cure. It cured me of a severe case of kidney trouble which several doctors had failed to cure. It certainly is a grand, good medicine, and I heartily recommend it." F. J. Hill Drug Co., "The Never Satisfiers."

**CRYSTAL SLIPPER.**

Salt Lake Theater.

Advance Sale Now On.

**WHITLOW ON TRIAL FOR MURDER OF MAY SAPP**

Iola, Kan., May 18.—Samuel Whitlow, a school teacher, married, and the father of a family, was placed on trial here today for the murder, Sept. 27, last, of Miss May Sapp, a daughter of J. M. Sapp, a rich retired farmer of Moran, Kan., near Iola. The murder of Miss Sapp was one of the most brutal in the history of Kansas crimes. The girl's throat was cut from ear to ear with a razor.

The state charges that Whitlow met Miss Sapp by appointment and murdered her to end attentions which the girl had forced upon him.

**A CALIFORNIA'S LUCK.**

"The luckiest day of my life was when I bought a box of Bucklen's Arnica Salve," writes Charles F. Budahn, of Tracy, California. "Two 25c boxes cured me of an annoying case of itching piles, which had troubled me for years and that yielded to no other treatment." Sold under guarantee at Z. C. M. I. Drug Dept., 112-114 So. Main St.

Grand Ball Saltair tonight. Closed on West pavilion enclosed. Big time; rain or shine.

**BUWALDA COURT MARTIAL.**

San Francisco, May 18.—The court-martial before which Private William Buwalda of the Twenty-second infantry, stationed at the Presidio, has been on trial, concluded the case yesterday. Private Buwalda, was accused of the unusual offense of offering sympathy to anarchists while wearing the uniform of a United States soldier, the alleged offense being committed at a meeting held by Emma Goldman in this city recently.

Advocate Judge Davis, in summing up the charges against Buwalda, said that it was a question of veracity between the police force and the accused.

"Two policemen," said Judge Davis, "have testified that Buwalda climbed to the stage after Emma Goldman's inflammatory address against the army and navy, and shaking her by the hand said, 'I sympathize with you.'"

Davis concluded by saying that if guilty Buwalda ought to receive the full penalty.

On the stand Buwalda denied he ever expressed any sympathy for Emma Goldman or anarchists. Several of his comrades testified as to his good behavior. The findings in the case will go to Gen. Funston for action.

**THE PRIDE OF JAPAN TREE**

CHOICEST JAPAN TEA

IMPORTED BY

M. J. BRANDENSTEIN & CO.

SAN FRANCISCO.

HALF POUND

Trade Mark Registered October 20, 1890

## INDIAN DEPREDAATIONS.

Where Indians at War With U. S.

Claims for Loss of Stock Not Good.

Washington, May 18.—The case of J. L. Sanderson vs. the United States was decided by the supreme court of the United States today favorably to the government. Sanderson is the only surviving member of the firm of Barlow, Sanderson & Co., famous in the station as overland mail carriers. The suit decided today grew out of a claim for the loss of horses through the Cheyenne Indians in New Mexico in 1867. The court of claims held the claim invalid because the Indians were at war with the United States at the time the depredations were committed, and the supreme court affirmed that decision.

**FLOODS IN WISCONSIN.**

Ashland, Wis., May 18.—A violent rainstorm flooded the northern part of Wisconsin last night. The dam at Wellen went out early today. Hundreds of residents were driven from their homes and a carcass of a cow was found in the advance flood and many head of stock were drowned. Three bridges were swept away. Families are camped on the surrounding hills.

**LOCOMOTIVE ENGINEERS.**

Columbus, O., May 18.—The International Brotherhood of Locomotive Engineers, at its meeting today, decided to include the countries of South America and Panama in the brotherhood, and a canvass of these countries for membership will be begun at once.

**CASHIER ADMITS GUILT.**

Pittsburg, May 18.—Ernest W. Bowman, former assistant cashier of the Citizens' National bank of Pennsylvania, Pa., pleaded guilty today to the charge of aiding and abetting Joseph W. E. Landers and William C. Wyman in the maladministration of the bank's funds amounting to over \$14,000. He will be sentenced later.

**DETAIL FOR ADMIRAL EVANS.**

Washington, May 18.—Secy. McCall has detailed Admiral Robley D. Evans to duty with the general board of the navy which has to do with the preparation of plans for naval campaigns for use in time of war. After the admiral's retirement in August it is probable that he will be detailed for "special duty" with the board.

**CONSOLIDATION OF METHODISTS.**

Pittsburg, Pa., May 18.—Consolidation with the Methodist Episcopal, Congregational and United Brethren churches was considered at today's session of the general conference of the Methodist Protestant church. The committee appointed by the general conference of the Methodist Episcopal church to hold at Baltimore, composed of Bishop W. H. Warren, the Rev. Dr. J. S. Gough, H. W. Warren, the Rev. Dr. J. S. Gough, president of the women's college at Baltimore, and United States Senator J. P. Dooliver of Iowa, appeared before a committee of 23 members of the Methodist Protestant general conference bearing fraternal greetings and appealed to the conference to send them back with encouraging news.

Mrs. S. Joyce, 180 Sullivan St., Claremont, N. H., writes: "About a year ago I bought two bottles of Foley's Kidney Cure. It cured me of a severe case of kidney trouble which several doctors had failed to cure. It certainly is a grand, good medicine, and I heartily recommend it." F. J. Hill Drug Co., "The Never Satisfiers."

**CRYSTAL SLIPPER.**

Salt Lake Theater.

Advance Sale Now On.

**WHITLOW ON TRIAL FOR MURDER OF MAY SAPP**

Iola, Kan., May 18.—Samuel Whitlow, a school teacher, married, and the father of a family, was placed on trial here today for the murder, Sept. 27, last, of Miss May Sapp, a daughter of J. M. Sapp, a rich retired farmer of Moran, Kan., near Iola. The murder of Miss Sapp was one of the most brutal in the history of Kansas crimes. The girl's throat was cut from ear to ear with a razor.

The state charges that Whitlow met Miss Sapp by appointment and murdered her to end attentions which the girl had forced upon him.

**A CALIFORNIA'S LUCK.**

"The luckiest day of my life was when I bought a box of Bucklen's Arnica Salve," writes Charles F. Budahn, of Tracy, California. "Two 25c boxes cured me of an annoying case of itching piles, which had troubled me for years and that yielded to no other treatment." Sold under guarantee at Z. C. M. I. Drug Dept., 112-114 So. Main St.

Grand Ball Saltair tonight. Closed on West pavilion enclosed. Big time; rain or shine.

**BUWALDA COURT MARTIAL.**

San Francisco, May 18.—The court-martial before which Private William Buwalda of the Twenty-second infantry, stationed at the Presidio, has been on trial, concluded the case yesterday. Private Buwalda, was accused of the unusual offense of offering sympathy to anarchists while wearing the uniform of a United States soldier, the alleged offense being committed at a meeting held by Emma Goldman in this city recently.

Advocate Judge Davis, in summing up the charges against Buwalda, said that it was a question of veracity between the police force and the accused.

"Two policemen," said Judge Davis, "have testified that Buwalda climbed to the stage after Emma Goldman's inflammatory address against the army and navy, and shaking her by the hand said, 'I sympathize with you.'"

Davis concluded by saying that if guilty Buwalda ought to receive the full penalty.

On the stand Buwalda denied he ever expressed any sympathy for Emma Goldman or anarchists. Several of his comrades testified as to his good behavior. The findings in the case will go to Gen. Funston for action.

**THE PRIDE OF JAPAN TREE**

CHOICEST JAPAN TEA

IMPORTED BY

M. J. BRANDENSTEIN & CO.

SAN FRANCISCO.

HALF POUND

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

Trade Mark Registered October 20, 1890

## INDIAN DEPREDAATIONS.

Where Indians at War With U. S.

Claims for Loss of Stock Not Good.

Washington, May 18.—The case of J. L. Sanderson vs. the United States was decided by the supreme court of the United States today favorably to the government. Sanderson is the only surviving member of the firm of Barlow, Sanderson & Co., famous in the station as overland mail carriers. The suit decided today grew out of a claim for the loss of horses through the Cheyenne Indians in New Mexico in 1867. The court of claims held the claim invalid because the Indians were at war with the United States at the time the depredations were committed, and the supreme court affirmed that decision.

**FLOODS IN WISCONSIN.**

Ashland, Wis., May 18.—A violent rainstorm flooded the northern part of Wisconsin last night. The dam at Wellen went out early today. Hundreds of residents were driven from their homes and a carcass of a cow was found in the advance flood and many head of stock were drowned. Three bridges were swept away. Families are camped on the surrounding hills.

**LOCOMOTIVE ENGINEERS.**

Columbus, O., May 18.—The International Brotherhood of Locomotive Engineers, at its meeting today, decided to include the countries of South America and Panama in the brotherhood, and a canvass of these countries for membership will be begun at once.

**CASHIER ADMITS GUILT.**