BRYAN DISCUSES REFORM QUESTION

Republican Party, He Deciares, Is Not in a Position to Reorfm Anything.

LEADERS BELONG TO TRUSTS

Points to Dupont and Penrose-Can Mr. Taft be Expected to Do Better Than Prest. Roosevelt?

Sioux City, Ia., Sept. 2 .-- Addressing a monster Democratic rally here to night, William J. Bryan, Democratic candidate for the presidency, in the course of a speech on the tariff, guaranty of bank deposits, the labor and trust questions and governmental reforms, denounced T. Coleman Dupont of Delaware and Senator Boise Penrose of Pennsylvania, members of the Republican executive committe, as not being expected to become reformers because of their affiliation with the

because of their affiliation with the trusts. Especial attention was given to the reform and trust questions.

Having traveled the entire night and day through Minnesota and a part of Iowa, where he received enthusiastic receptions all along the line, Mr. Bryan arrived here shortly before 8 o'clock tonight. From the rear platform of the train at various points in both states, he shook hands with many hundreds of persons and made several talks, but the chief of these was at Alton, Ia, a junc-

chief of these was at Alton, Ia., a junction point, where he discussed at some length the tariff and guaranty of bank deposits. He again charged Mr. Taft with not being satisfied with the Republican platform, and with being forced to continually ainend it.

During a two hours' stay in St. Paul between trains, Mr. Bryan took breakfast in an uptown cafe, which was reached after a brisk walk. On the way back he observed in a music store window an announcement that the stock included phonographic records of his included phonographic records of his speech on guaranty of bank deposits, and of Mr. Taft on injunctions in labor disputes. He entered the place and, at his request, both records were reproduced. His own remarks were heard first, and as the last words died away he smilingly remarked, "I am now convinced."

convinced."

At the station here to meet the Nebraskan were Mayor Secrs, State Committeeman Beck, former Mayor Quick, Judge Van Wagonen and many other leading Democrats. No sooner did the crowd catch a glimpse of him as he alighted from the train than he was lustly cheered by several thousand people, and the cheering continued as he rode along the streets to the hotel. Discussing the question of reforms, Mr. Bryan declared that the Republican party was not in a position to reform anything.

anything. "Why?" he asked, "Because its cen

party was not in a position to teermanything.

"Why?" he asked, "Because its censpleuous members are connected with the very things that need reforming, and the Republican party cannot prosecute the guilty without disgracing its most prominent members."

As an illustration, he cited the fact that the Republican national committee had selected a chairman and that the chairman had selected his executive committee.

"If," he said, "you will read the names of the members of the executive committee that are now trying on this campaign, you will find that a majority of them are conspicuous for their connection with the very corporations that need reforming. One of them, Mr. Dupont of Delaware, is today the defendant in a suif for conspiracy in violation of the anti-trust law brought by the United States government, and which is still pending. If Dupont is defendant in the action, and yet he is one of the executive committee to carry on the Republican campaign and the chairman of the speakers' bureau of that committee." "Now," he said, "I want to ask you; Do you think that Mr. Dupont is in a good position to pick out speakers and train them as to what they shall say? Do you expect any speakers to mention the government suit against the powder trust if the speaker is picked out and instructed by one of the defendants in the case? Do you expect Mr. Penrose of Pennsylvania, who has been intimately connected

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state, to become a reformer? And yet he is another one of the executive committee to carry on the Republican campaign."

FERD. T. HOPKINS, Prop., 37 Great Jones Street, New York.

Mr Bryan asserted that there were Mr. Bryan asserted that there were more trusts now in the United States than there were 11 years ago. "Not only this," he said, "but with the most strenuous Republican you ever had in the White House he has not succeeded in putting one trust magnate in the penitentiary."

The so-called international harves-

The so-called international harvester trust was scored by the Democratic candidate, who charged that the Republican party had not yet attempted to free the country from its alleged extortions. "Why have not these trusts been crushed out?" he inquired. "What prospect is there that they will be crushed under Republican rule? If Mr. Roosevelt is not able to bring his party into active not able to bring his party into active opposition to these trusts, what hope have you that Mr. Taft will do bet-

Mr. Taft, he said, was not as strennous as Mr. Roosevelt. "Read his language," he said, "and compare it with the fiery denunciation contained in the president's message of last Jan-

On the trust question, said the Democratic candidate, the people have no hope of relief with Mr. Taft as president, "for," he said, "he not only does not promise you relief, but criticizes me severely because I do promise relief."

cizes me severely because 1 do promise relief."

He declared that every private monopoly ought to be dissolved and that competition ought to be restored in order that the people may have the benefit of that competition.

Continuing, Mr. Bryan said that "Mr. Taft not only does not say that his party will destroy the private monopoly, but he does say that to destroy it would destroy and extirpate business. He says that what the country needs is not extermination of trusts, but regulation. He has tried regulation in his party for 12 years and the result is that the trusts have regulated the Republicans, but the party has failed to regulate the trusts."

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Use only Cuticura Soap, assisted when necessary by Cuticura, the great skin

GOING TO YELLOWSTONE PARK?

Phone 250 for reservations for last excursion September 3rd. \$45.25 for round trip from Salt Lake including hotels and stages for complete five day

HUGHES' CANDIDACY.

President Said to Favor it but Not Trying to Influence It.

New York, Sept. 2.-National Commitwith President Roosevelt, said today that to Silas McBee, editor of the Churchman, that Mr. Hughes should be renom insted did not in any way seek to conorders to the state leaders, Mr. Ward said:

orders to the state leaders, Mr. Ward said:

"Several candidates from what I hear from others will be presented on the floor of the convention for governor. The state committee will take no action on the gubernatorial question previous to the convention."

Until the return of Chairman Frank H. Hitchcock to Republican national committee headquarters here next week, Republican leaders stated tonlight, no further development of an important nature with regard to the gubernatorial situation may be anticipated.

State Chairman Woodruff said that he stood by his statement that it was for the people to deelde through their delegates in convention how the state ticket should be made up.

SHERMAN FOR HUGHES.

SHERMAN FOR HUGHES.

Oswego, N. Y., Sept. 2.—In a letter addressec to Rev. R. Gesner, rector of Christ Episcopal church of this city, James S. Sherman, Republican vice presidential candidate, expressed hiaself unequivocally in favor of the renomination of Gov. Hughes.

- - Ask your doctor

Want a nerve tonic?

Want a blood purifier? - - Ask your doctor Want a strong alterative? - Ask your doctor

Want a family medicine? - Ask your doctor
Want it without alcohol? - Ask your doctor sk your doctor all about Ayer's noncoholic Sarsaparilla. Then you will
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CENUINE CASTORIA ALWAYS

Bears the Signature of

The Kind You Have Always Bought

In Use For Over 30 Years.

IDAHO GIVEN GREAT SURPRISE

At Eleventh Hour in Republican Convention Slate Agreed on Was Completely Smashed.

ALL CALCULATIONS UPSET

Deal-Was Disgruntled Because Of Chairmanship Arrangement.

Boise, Sept. 2 .- The Republican state onvention gave Idaho its biggest political surprise today. At the eleventh hour, when it seemed impossible to defeat the slate agreed on by Chairman Brady, the nominee for governor, the opposition, led by George W. Thompson of Nez Perce county, put through a deal that upset all calculations and defeated the one man who was regarddefeated the one man who was regarded as having a cinch, aside from Justice Alishie. Congressman French did not have a candidate against him at midnight last night. Before daylight a combination had been made to defeat him, and it did it today. The Brady frame-up revolved around Edwin Show of Ads. county for attorney-general, P. of Ada county for attorney-general, B. F. O'Neill of Wallace for state chair-man, and a clean sweep of the state house aside from Allshie and Miss

Chamberlain.

Thompson was disgruntled because of the chairmanship arrangement. So was C. L. Heitman of Rathdrum. These two C. L. Heitman of Rathdrum. These two got their heads together and formulated a plan to unite all disgruntled elements under their leadership. Their greatest trouble was to break into the southeast where Brady up to last night had absolute control. But they succeeded by picking up Hamer for Cougress. Hamer had been after that nomination for a long time. Although not an active candidate before this convention, Thompson and Heitman knew the bee still buzzed in his bonnet, and they took advantage of his ambition to break up the solid south-

east.

There was opposition to Hamer on the part of Mormon delegates from Hamer's own county, Fremont, but some of these delegates are prominent sheepmen and they were won over when it became known that Mr. Brady had exerted sufficient influence to have adopted by the platform committee. erted sufficient influence to have adoptered by the platform committee a resolution favoring the continuance on the statute books of the two-mile limit law. That settled the Mormon delegates from Fremont. Further inroads were made in the southeast by promising. Oneida county the attorney-generalship. With the southeast broken up, the game was wen for the Hastings and Lansdon men, who were practically defeated before the new deal, and they heartily joined hands.

One hundred and fifty-nine delegates, more than a majority of the convention, signed up to support the ticket that was finally nominated. So strong was the movement that for a time it threatened to wipe out Brady. After Hamer had been nominated the opposition to the insurgent slate practically

tion to the insurgent slate practically

quit.
That the leaders of this movement were not entirely sanguine of success even up to the last was evidenced by their preparations to stampede the con-vention for Hamer. This was pulled off, anyway. It was uproatious, al-though unnecessary, lasting for fully

The only real animation in the convention aside from the Hamer demonstration, was furnished during consideration of the platform. There was a warm fight, strongly backed by Senator Heyburn, against the direct primary plank, and is was defeated, 161 to 134. The local option plank was adopted. THE TICKET.

United States Senator-Weldon B.

Governor-James H. Brady of Ban-

Lieutenant Governor-L. H. Sweetzer

Secretary of State-Robert Lansdon of Washington Attorney General-D. C. McDouge of Oneida.

Auditor-S. Taylor of Bonner. Treasurer-C. A. Hastings of Nez

Mine Inspector-F. C. Moore of Sho-Superintendent of Public Instruction

S. Belle Chamberlain.
Presidential Electors—Edgar Wilson of Ada, John Lamb of Owyhee, A. A. Crane of Kostenai.

DISTINGUISHED OFFICERS TO BE COURT-MARTIALED

Washington, Sept. 2.—Announce ment was made in special orders of the war department today that, by direc-tion of the president, a general courtfor Wayne, Mich., Sept. 29, 1998, for the trial of such persons as may be brought before it.

The fact that the personnel of the

The fact that the personnel of the court-martial comprises some of the officers of highest rank in the army indicated that an officer of high rank was to be placed on trial.

While the orders contained no intimation of the identity of the officers to be tried, it was learned that the principal one is Col. Daniel Cornman of the Seventh infantry, commandant at Fort Wayne. He is one of the ranking colonels of the army, and under the law it is necessary that the court-maring colonels of the army, and under the law it is necessary that the court-martial should be made up of officers of superior or equal rank with the accused. The officers constituting the court-martial are Maj.-Gen. Frederick D. Grant, president; Brig.-Gens. Albert L. Meyer, Earl D. Thomas, Charles Morton, Ramsay D. Potts and John B. Kerr, and Col. Henry O. Hirt, and Morton, Ramsay D. Potts and John B. Kerr, and 'Col. Henry O. Hirt and George Greenough, coast artillery; Charles A. P. Hatfield, Thirteenth cavalry; Joseph P. Dorst, Third cavalry; George S. Anderson, general staff; Geo. Andrews, adjutant-general, with Capt. Charles R. Howland, Twenty-first infantry, as indee advocate

fantry, as judge advocate.

A report reached the war department that through the influence of a subordinate officer at Fort Wayne a horse dealer had supplied mounts to horse dealer had supplied mounts to certain officers of the post at \$1 each. Thereafter the officers drew from the government forage for the horses, thus supporting them at the expense of the supporting them at the expense of the United States, although the animals did not actually become the personal property of the officers. It was also reported that usury was being practised at Fort Wayne, not only among the officers, but among the enlisted men. After a report by a board of inquiry charges were preferred against Col. Cornman. It is understood that Col. Cornman denies all knowledge of the transactions, but it is held that even if he did not have knowledge of them he ought to have had and ought to

FINE AGAINST LATE SEN. MITCHELL VACATED

he ought to have had and ought to have put a stop to them.

Portland, O., Sep. 2.—Contending that the United States district attorney was not warranted by law in attempting to collect the \$10,000 fine imposed upon the late United States

The Monroe States on the ground fine imposed upon the late United States my new studio.

One lingers long over tea, if the tea is fine. It is a good time and place to linger.

Your grocer returns your money if you don't like Schilling's Best: we pay him

Senator Mitchell in connection with the land fraud case, from his estate, United States Judge Wolverton today United States Judge Wolverton today handed down a decision vacating the fine imposed on the senatorr July 25, 1905. After Mitchell's sentence an appeal was taken to the United States supreme court, but before a decision was announced the senator died. As a result of today's decision the estate of Senator Mitchell will now be set-

A PAYING INVESTMENT.

A PATING INVESTMENT.

Mr. John White, of 38 Highland Ave., Houlton, Maine, says: "Have been troubled with a cough every winter and spring. Last winter I tried many advertised remedies, but the cough continued until I bought a 50c. bottle of Dr. King's New Discovery; before that was half gone the cough. bottle of Dr. King's New Discovery; before that was half gone, the cough was all gone. This winter the same happy result has followed; a few doses once more banished the annual cough. happy result has followed; a few doses once more banished the annual cough. I am now convinced that Dr. King's New Discovery is the best of all cough and lung remedies." Sold under guarantee at Z. C. M. I. Drug Dept., 112-114 South Main street. 50c and \$1.00. Trial bottle free.

M. & M.

Excursion to Logan.

September 7th, via O. S. L. Round trip \$2.59. Special train will leave Salt Lake 7:50 a. m., returning, to leave Logan at 8:00 p. m. Entertainment at Agricultural College.

TO FORECLOSE PITTSBURG-WABASH TERMINAL CO.

ceedings against the Pittsburg-Wabash Terminal company upon the first mortgage and property given to secure first

gage and property given to secure first mortgage bonds, were commenced in the United States circuit court here today by the Mercantile Trust company of New York.

The suit is brought against the railroad by the Equitable Trust company of New York against Henry W. Mc-Master and Francis H. Skelding, receiver of the Pittsburg-Wabash Terminal Railway company.

The petitioner is given leave to file its bill or bills of foreclosure of the mortgage and to prosecute the suits commenced thereby in any district in which any part of the mortgaged property is situated.

The mortgage was given May 10, 1994,

any part of the mortgaged property is situated.

The mortgage was given May 10, 1904, to the Mercantile Trust company as trustee of first mortgage bonds to the amount of \$50,000,00, or which \$20,000,000, are now outstanding. In addition to these are registered bonds to the amount of \$148,00. The mortgage includes the property of the railroads from Jewett, O., to Pittsburg, and also stocks of the Wheeling & Lake Erie Railroad company, owned by the Pittsburg-Wabash Terminal Railway company.

The Equitable Trust company, which is included in the suit, has also a lien

pany.
The Equitable Trust company, which is included in the suit, has also a lien against the property of the Pittsburg-Wabash Terminal. This lien, it is claimed, is subordinate to the first mortgage held by the Mercantile Trust

A FEMALE HIGHWAYMAN.

A FEMALE HIGHWAYMAN.

New York, Sept. 2.—Strategy failing her, a good looking young woman, stylishly dressed, last night produced a revolver and a handkerchief saturated with choloroform and held up and robbed Mrs. Marv Baloeweiz in her home in First street Jeitey City. When the daring feminine robber knocked at the door she introduced herself as an agent for the gas company and asked permission to remove the coins from the quarter-in-the-slot gas meter. This was denied her and then she quickly drew a revolver and while the frieghtoned woman held up her hands the female desperado choloroformed her and proceeded to rob the flat

JAMES TREADWELL ACQUITTED

San Francisco, Sept. 2.—After being out seven hours the jury which tried James Treadwell for perjury in the grand jury into the affairs of the suspended California Safe Deposit &

suspended California Safe Deposit & Trust company returned a verdict late this afternoon of acquittal.

Treadwell, according to the charge in the indictment returned by the grand jury, testified in denial of the fact that he had hpyothecated the bonds known as the Colton securities. It developed from the testimony of other witnesses that the securities were hypothecated by him, and he now claims that at the time that the question was propounded to him he did not understand it, and disclaimed that he made the answer which constituted the alleged perjury.

AERONAUT KILLED.

Fell 500 Feet, His Wife and Child Witnessing Accident.

Witnessing Accutent.

Waterville, Me., Sept. 2.—In full view of 25,000 horrified spectators assembled on the Central Maine fair grounds here late today, Charles H. Oliver Jones, a well known aeronaut of Hammondsport, N. Y., fell a distance of 500 feet to his death. Among the witnesses to the frightful plunge were Mrs. Jones and child, and they were Mrs. Jones and child, and they were almost the first to reach the side were almost the first to reach the side of the dying man. The aeronaut died an hour and a half after the accident.

A SURE-ENOUGH KNOCKER.

J. C. Goodwin, of Reldsville, N. C., ays: "Bucklen's Arnica Salve is a says: "Bucklen's Arnica Salve is a sure-enough knocker for ulcers. A bad one came on my leg last summer, but that wonderful salve knocked it out in a few rounds. Not even a scar remained." Guaranteed for piles, sores, burns etc. 25c at Z. C. M. I. Drug Dept., 112-114 south Main street.

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GRAND BALL At Odeon, Saturday, Sept. 5.

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We collected \$390 for one brother from the other this week on a judgment which was seven years old, with a guarantee of \$400 more to be paid in thirty days. Have you any money due you from any one? If so, turn the claims in.



FRANCIS G. LUKE, Gen Manager. SALT LAKE CITY, UTAH,

"Some People Don't Like Us."

Announcement.

Mr. Joseph E. Taylor announces his retirement from the undertaking budness and that on and after September lst, 1908, the business will be continued by his son, Mr. Samuel M. Taylor, under the firm name of S. M. Taylor & Co. successors to Jos. E. Taylor. Same address—251-253-255 East First South, Salt Lake City, Utah,

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