

It is everywhere conceded that the "News" has a larger circulation than any other paper in this field.

10 PAGES—LAST EDITION

JURY REAGRES NO AGREEMENT

In Case of Hyde, Benson, Schneider and Diamond Land Fraud Cases.

JUDGE TELLS THEM GO BACK

Advises Jurors of Importance of Trial to the Government and the Defendants.

If After This Effort They Cannot Agree On a Verdict the Court Will Discharge Them.

Washington, June 22.—Verdict in land conspiracy—guilty; Hyde and Schneider.

Not guilty—Benson and Diamond.

Washington, June 22.—The jury in the case of Frederick A. Hyde, John A. Benson, Joseph H. Schneider and H. P. Diamond who were indicted over four years ago for alleged conspiracy to defraud the United States out of large tracts of public lands in the west, today in the criminal court here reported that they had not reached an agreement. The court instructed them to make one more effort to reach a common agreement and if they could not then agree he would discharge them from their responsibilities.

Justice Stafford spoke of the importance of the case to the government and to the defendants and asked the jurors if they would not go back to their room and lay aside all of their previous opinions and listen to each other's views and see if they could not reach an agreement. The judge said that he did not wish to modify or take back any part of his report to the jury. The jury made its report at 11:30 o'clock. Immediately after receiving the court's instructions the jury again retired in a further effort to come to some agreement. The jury had been out since 1 o'clock Friday afternoon. The case has attracted widespread interest and the evidence included a mass of records from land offices in California, Washington and Oregon.

DECISIONS WITHHELD

Status of Race Track Gambling Still Unsettled Owing to Delays in Legal Circles.

New York, June 22.—Justice Rischhoff, in the supreme court today adjourned until Thursday the test case of Melville Collins, who was arrested at Sheepshead Bay race track last Friday for making a bet of \$5 on Hotspur. Asst. Dist. Atty. White of Kings county secured the postponement. The arraignment of persons arrested charged with making bets scheduled for today at Coney Island also were postponed, thus deferring for several days the expected judicial interpretation of the new anti-betting law.

Racing interests in New York and throughout the country are keenly interested in the case of Collins who was selected by counsel for the Jockey Club to quickly bring the case before the supreme court by securing a writ of habeas corpus. Mr. Elder, who as first said he would not make any agreement on a test case by the race interests declares he will prosecute Collins. It is reported that the Kings county grand jury in Brooklyn would begin today an investigation of the case of all the race tracks in that county which compromise as Sheepshead Bay, Gravesend and Brighton Beach.

Hearings in the case of the 19 bookmakers arrested at the Gravesend and Sheepshead Bay tracks were set for June 29, by Magistrate Voorhees. The case was taken at the request of the district attorney and counsel for the defendants in order to await the decision of the Collins case now before the supreme court.

The hearing of the Coney Island Jockey club's application to make permanent the injunction restraining the police from interfering with the orderly collection of patrons at Sheepshead Bay which was returnable this morning was adjourned today until Wednesday by Justice Blanchard of the supreme court.

PREST. ROOSEVELT IS ENJOYING HIS VACATION

Oyster Bay, N. Y., June 22.—No appointment was made by the president to receive any visitors at Sagamore Hill today, and none has been made for the early part of this week. Recreation as far as possible will be the president's program.

During his vacation, the president is enjoying his vacation at Sagamore Hill today, and none has been made for the early part of this week. Recreation as far as possible will be the president's program.

THE DES MOINES ON RAMPAGE.

Des Moines, Ia., June 22.—The Des Moines river has started on another rampage. Weather Observer Cavanaugh predicted yesterday it will reach a stage of 13 feet by Tuesday. The high water mark of last month was only 12.7 feet.

JEWISH MASSACRES.

Participants in That at Bialystok in 1905 Got Easy Sentences.

St. Petersburg, June 22.—Sentences were handed down today in the case of participants in the Jewish massacre of 1905 at Bialystok when 11 Christians and 22 Jews were killed, and 23 Christians and 22 Jews were wounded. One of the prisoners was sentenced to three years' penal servitude, 3 others were sentenced to from six months to a year's imprisonment and 15 were acquitted.

DR. PAYNE GOES TO FT. LEVENWORTH

Aged Practitioner Sentenced to Two Years at Hard Labor Today.

EXTREME AGE CONSIDERED.

Physician Confessed to Supplying Literature and Medicines Not Tolerated by Laws of Land.

Dr. E. S. Payne, the aged practitioner who was charged by the government with distributing illegal literature and medicines was sentenced to serve two years at hard labor, by Judge Marshall this morning.

Dr. Payne is 70 years old and when he appeared in the court room this morning he showed the effects of the strain he has suffered ever since his arrest and indictment a number of months ago.

AGE CONSIDERED.

Just before sentence was passed A. J. Weber, the defendant's attorney, arose and made an earnest plea for leniency in consideration of his client's extreme age. Judge Marshall said he would take Dr. Payne's age in consideration in passing sentence. The prisoner was called upon to receive sentence. The court room was absolutely silent just before the court's decision was passed.

FAMILY WAITFUL.

The practitioner was accompanied by his wife and children but Mrs. Payne went into the marshal's office with the baby during the proceedings. The court's sentence comprises two years upon the first and third counts of the indictment, returned a year ago, but as the terms are consecutive two years confinement will be the total length of the time the convicted man will spend behind prison walls.

FIRST TO KANSAS.

Dr. Payne will be the first prisoner to be taken to Fort Leavenworth, Kansas, under the federal law just put into force. Capt. L. H. Smyth, deputy United States marshal will leave tomorrow for Kansas with Dr. Payne in his custody. Another prisoner will be sent to Leavenworth in custody by government officials in Ogden, Bennett will be left at Cheyenne, Wyoming, and from that city the deputy marshal will take Dr. Payne to Leavenworth without further stops.

ADMITTED TWO OFFENSES.

Dr. Payne was indicted over a year ago at Coney Island and he has a number of counts all having to do with the distribution of medicines intended for purposes not tolerated by the law. He admitted two offenses against the mail rulings of the United States. The physician confessed to having supplied a Los Angeles woman with medicines and also having sent medicines to a young woman in Idaho. This confession was made at the commencement of the hearing. Dr. Payne is a very unsavory hearing. Upon the defendant pleading guilty to two counts the rest were dropped.

O. J. SMITH ARRESTED

Salt Laker Who Escaped Prosecution Here in Hands of the Police in Oregon.

Word has been received here by wire from Portland, Or., that Oliver J. Smith, a young man who gained considerable notoriety here several months ago as defendant in a criminal case in which he was charged with embezzlement, is in jail at Portland for passing a forged check there on the secretary of the Elk lodge. According to the brief account of his arrest, he passed there as an Elk and passed a worthless check on the secretary of the lodge. Information was asked for from this end of the line and the Portland Elk were informed that Smith is not an Elk and if he made any representations to that effect they were false.

Several months ago Smith was arrested and brought back from the east on the charge of embezzlement. His case hung fire for a long time and one complaint was dismissed and another one filed, but through some technicality he escaped. For some time after the case was disposed of he remained in Salt Lake and then left for the north. He had been in the territory in financial difficulties and tried to get out of them by posing as an Elk and offering a bogus check.

LACKED FOOD AND SHELTER.

Song and Dance Performer Picked Up In Serious Condition.

A young man who claims to be a "song and dance artist," was picked up by the police last night in a serious condition from cold and hunger. The man was found in a doorway and was not obtained by the police but they found him on Commercial and Second South streets apparently suffering from a fit. He had fallen to the pavement and received a painful gash in the head. He said he came here from Creston, Iowa, and had been unable to find employment.

Chief Pitt brought the wound and asked the young man if he had had anything to eat. He replied that he had eaten nothing for two days. Chief Pitt took him to a restaurant and gave him a hearty meal and also gave him some money. The young man was taken to police headquarters and given a bed but this morning disappeared.

SESSION ENDS TODAY.

This is the Last Day of Meeting of Board of Equalization.

The last day of sitting as a board of equalization was begun this morning by the board of county commissioners in the office of County Assessor Campbell at the joint city and county building. The office has been crowded all day by people wishing to have their assessment reduced, most of them, however, being persons in individual circumstances, consisting of widows, aged people, etc.

The request of the United States Smelting company to have its assessment reduced from \$1,000,000 to \$800,000 was taken up again today. Judge Andrew Hoyat and Manager C. E. Allen appeared before the board and were heard in behalf of the reduction, but no action was taken in regard to it.

PRESIDENT AS HARVARD ALUMNUS

Writes Dr. Eliot Regarding Suspension of Sidney W. Fish And Charles Morgan, Jr.

MEMBERS OF THE BOAT CREW

Were Suspended for Violating Rule Prohibiting Taking of Certain Books from Library.

Cambridge, Mass., June 22.—President Roosevelt, in his capacity as a Harvard alumnus and an advocate of athletic sports has been in communication with President Eliot, the head of the university regarding the suspension of Sidney W. Fish and Charles Morgan, Jr., members of the boat crew. While this fact is definitely known here, the tenor of the correspondence has not been given out. It was said here any definite information would have to come from Oyster Bay.

Fish, who rowed at No. 2, in the varsity shell and Morgan who was a member of the varsity 4-oared crew were suspended last week for violation of a rule prohibiting the taking of certain books from the library.

NO WORD FROM OYSTER BAY.

Oyster Bay, N. Y., June 22.—Secy. Loeb said today that President Roosevelt will have nothing to say concerning his correspondence with President Eliot of Harvard in behalf of Sidney Fish and Charles Morgan, Jr., the oarsmen.

TRANSFER SHARES LAW

Comptroller Glynn of New York Has Begun Investigation to Compel Corporations to Obey It.

Albany, N. Y., June 22.—State Comptroller Martin H. Glynn announced today that he has begun an investigation to compel corporations to obey the law taxing the transfer of shares of capital stock.

There are about 75,000 stock companies in this state which come under the provisions of the stock transfer act. "The investigation," says a statement given out by Mr. Glynn, "has been under way but a few days, yet the results demonstrate that there has been a wholesale disregard of this law on the part of the corporations with the attendant loss of a large revenue to the state."

"The officials of many corporations plead that they suppose a transfer tax is imposed on the stock. They have been told through brokers for the purpose of speculation and give that as an excuse of their nonpayment. That supposition is a completely erroneous one. Every transfer of ownership of stock is subject to the tax and every transfer made without payment of the tax comes within the operation of the law and is subject for non-compliance with the law."

NOT DECIDED WHETHER SHERMAN WILL RESIGN

Washington, June 22.—The question as to whether Representative Sherman will remain as chairman of the Republican congressional committee is not regarded as conclusively settled by persons who are familiar with the work of the committee in this city. It is expected that this matter will be determined when the committee meets here July 1, when both Mr. Taft and Mr. Sherman will be present and many matters relating to the campaign will be determined.

Every transfer of ownership of stock is subject to the tax and every transfer made without payment of the tax comes within the operation of the law and is subject for non-compliance with the law.

There was no stenographer available and in consequence the testimony introduced was taken down in long hand, a proceeding both lengthy and tedious. Later a short hand writer was secured and the hearing came to an end speedily, when the defendant was bound over to the action of the district court which convenes on Aug. 4.

No new facts were brought out at the preliminary hearing and the defense did not interpose a single question in cross-examination.

All spectators were shut out of the court room and the various witnesses told their story to the justice and officers seated beneath.

Just after the first witness had taken his seat the defense moved to waive the preliminary hearing; but after a private consultation between the district and county attorneys and the sheriff, the state proceeded with the case.

The story of events leading up to the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

STORY OF THE CRIME.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime. Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

GOULD-SAGAN MARRIAGE.

Ceremony Will Take Place in England And Not in France.

Paris, June 22.—The departure of Mme Anna Gould and Prince Heli de Sagan from Paris for England, where they will be married is confirmed. The couple will not again return to France until the wedding has taken place. George Gould and his family are still in Paris.

TRAVELERS PROTECTIVE ASS'N

Thousands of Members Gathering in Milwaukee for Annual Convention.

Milwaukee, June 22.—Between 4,000 and 5,000 members of the Travelers' Protective association are gathered in Milwaukee to attend its annual convention which opened at the Alhambra theater. The time allotted to the convention will be pretty evenly divided between business and pleasure. The delegates the freedom of the city. W. R. Johnson of Knoxville, Tenn., the national president, made the response.

WU CHOW INUNDATED.

Hongkong, June 22.—The city of Wu Chow is inundated by the abnormal rise of 70 feet in the Pu river.

CAMPAIGN OF ASSASSINATION

Advocated in Inflammatory Anti-American Circular Anonymously Issued in Manila.

"DEATH TO THE AMERICANS!"

Charged With Bringing Tyranny—Burning Homes and Killing of Their Animals Advocated.

Manila, June 22.—An inflammatory anti-American circular has been issued here anonymously and distributed. It bears the cabalistic signs of the old Katipunan society and denounces the Americans, saying that they have brought tyranny instead of liberty and that their purpose is to rob and enslave the Philippines. It calls them shameless, dishonest, drunken thieves, attacks the morality of American women and accuses the government of graft.

Pending open revolution, it urges a campaign involving the assassination of individual Americans, burning their homes, killing their animals and concludes with the wish for "long life to the Philippines" and "death to the Americans."

TWELVE DEATHS BY DROWNING REPORTED

New York, June 22.—Twelve deaths by drowning were reported in New York and vicinity in the past 24 hours. The intense heat driving thousands to the beaches to seek relief either in or on the water. John Milton lost his life rescuing three men who had capsized in a light boat in the East River. Frank Kido broke his neck diving in the East River. Y. M. C. A. pool. August T. Sundman, captain of a New York city steam lighter, fell from a ladder into the North river and was drowned. Robert Roper, 14 years old, and Joseph Kiseans, 17, went down while bathing in the Harlem river. George Williamson, 19, succumbed to cramps at North Beach. David Griffin met a similar fate at Sheepshead Bay. Frank Donahue was drowned. Every day there are many deaths by drowning. John Genant sank in a bathing pool near Trenton, N. J. An unknown man was drowned and killed rocks on top of the corpse to hide the crime.

STATE PRISON FOR THE BOY MURDERER

Alvin F. Heaton, Jr., May Be Brought from Kanab for Safe Keeping.

AT EXPENSE OF KANE COUNTY

Preliminary Hearing Held Last Week Brings Out No New Evidence

In the Case.

Alvin F. Heaton, Jr., charged with the murder of Mary Stevens at Orderville, Kane county, April 20, will be brought to the state prison for safe keeping pending his trial at Kanab.

This was practically decided upon at the preliminary hearing at Kanab which came to a close on Friday before E. M. Ford, justice of the peace.

There was no stenographer available and in consequence the testimony introduced was taken down in long hand, a proceeding both lengthy and tedious. Later a short hand writer was secured and the hearing came to an end speedily, when the defendant was bound over to the action of the district court which convenes on Aug. 4.

No new facts were brought out at the preliminary hearing and the defense did not interpose a single question in cross-examination.

All spectators were shut out of the court room and the various witnesses told their story to the justice and officers seated beneath.

Just after the first witness had taken his seat the defense moved to waive the preliminary hearing; but after a private consultation between the district and county attorneys and the sheriff, the state proceeded with the case.

The story of events leading up to the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

The crime has shocked the entire state owing to the youth of the murderer and his victim and the cold blooded manner in which it was consummated. Both young people attended school and became unduly intimate. Because the girl stated that she would force Heaton to marry her, the latter, according to his confession, secured a revolver and making an appointment with the girl in a gulch, shot her four times and then dragged her body into a washout and piled rocks on top of the corpse to hide the crime.

Searchers later found the place where the crime was committed by indications of the crime and the subsequent confession was retold along the lines previously exclusively printed in the Deseret News.

SEC. TAFT GOES TO GLASS REUNION

Will Speak at Flagstaff Dedication Erected in Memory of Lt. Ledyard, Killed in Philippines

THINKS HIGHLY OF SHERMAN

Wouldn't Discuss Bryan's Comment on Anti Injunction Plank or the Democratic Situation.

New York, June 22.—Secy. Taft arrived in Jersey City from Cincinnati on the Pennsylvania railroad at 1:10 this morning and left at 1:15 on the ferry boat to Pittsburgh for New York. He was accompanied save for secret service men.

Secy. Taft left for New Haven at 11 a. m. He will meet Mrs. Taft in New Haven and will be a guest of Treasurer W. W. Parnham of Yale university during his stay in that city. Mr. Taft was expected to call on the president at Oyster Bay on Friday in company with Gen. Luke E. Wright, his successor as secretary of war.

Mr. Taft expects to be present today at a reunion of his classmates of '78 there being 86 survivors, 81 of whom will be at Yale for the reunion. On Tuesday night Secy. Taft will attend his class dinner at the New Haven Country club, at which time he will deliver an informal address. Wednesday the secretary will attend the alumni dinner in University hall at 1 p. m., where it is expected he will speak.

Secy. Taft has agreed to speak at the dedication of a flagstaff erected in memory of Lt. Ledyard, who was killed in the Philippines.

He will attend the ball game on Tuesday and will go to New London to see the Yale-Harvard boat race on Thursday.

In the Taft party going to New Haven was Judge H. C. Hollister of Cincinnati, a classmate of the secretary. Also Ralph E. Clark, class of '98, and member of Judge Hollister's law firm. Frank B. Kellogg, national committee man from Minnesota, came as far as New York with the secretary, where he left the party to take up his duties as chief counsel in the Standard Oil inquiry now going on in New York.

Asked about the political outlook, Secy. Taft said a man must be an optimist to succeed. He spoke with enthusiasm about the demonstration for President Roosevelt at the Chicago convention, saying: "It was a genuine demonstration and I tell you it was a great demonstration."

Concerning the vice presidential nominee, Mr. Taft said:

"I have known Mr. Sherman for a long time and I think very highly of him. However, I do not think this is the time to discuss personalities. Mr. Taft said he did not expect to return to Cincinnati until the fall, and that he will start his campaign for the presidency in that city in September.

Asked about his selection of a campaign manager, he said that nothing definite had been decided in that matter.

Mr. Taft declined to discuss Mr. Bryan's comment on the anti-injunction plank adopted at the Chicago convention, nor would he discuss any feature of the Democratic situation. The secretary said he expected to be actively engaged in his campaign plans up to election day, and that he would not take any vacation.

"I've got along without any vacation for the last eight years," he said, "and I think I can last a little longer."

ARRIVES IN NEW HAVEN.

New Haven, Conn., June 22.—Secy. Taft arrived in this city at 12:55 p. m. and left the station in an automobile for the Yale campus.

HORSE THIEVES.

Arizona Officers Succeed in Breaking Up a Bad Gang.

Flagstaff, Ariz., June 22.—Sheriff Francis, Deputy Sheriff Pullman and Inspector Fred Hilden broke up a gang of horse thieves in the North San Francisco mountains, 20 miles north of Flagstaff, yesterday arresting three alleged rustlers, named Wiley Taylor and Bates, with over 100 head of horses in their possession. The horses had been stolen off various ranges and were being driven to the north. The prisoners are all strangers here, but are believed to belong to a gang that has been running stock off north for years past.

FAVORS THREE PLANKS

W. H. King and Other Democratic Delegates Preparing for Work at Denver Convention.

When asked today in what particular plank of the Democratic national platform he would interest himself especially, as Utah's member of the platform committee, Judge William H. King replied that he was interested in the plank favoring the conservation of national resources, a plank favoring national suffrage for women, and a plank on the financial policy.

"Personally," he added, "I am working on a clause in favor of women's suffrage and on a financial plank. Both I consider to be important matters, and hope to see them handled in the convention. The matter of conserving the resources has not been discussed yet in a definite way, but no doubt such a plank will be introduced and passed."

"Fred T. Dubois I expect to see at the convention with a large following prepared to do all that is possible to force an anti-moratorium plank into the platform."

Provided the Dubois fight is kept within the committee rooms, it will be met in the credentials committee by Abol John Evans, in the committee on permanent organization by S. S. Smith, and in the committee on platform, by Judge King.

State Chairman L. R. Martineau will attend the convention as a spectator. He was not a candidate for election as delegate, and while his name went before the convention, it was without his knowledge or consent, and after he had urged his friends to vote for other candidates.

SON IS APPOINTED

Leroy C. Snow has been appointed administrator of the estate of Minnie J. Snow, his mother, deceased several months.

CHICAGO PLANKS RECOGNIZE UTAH

Senator Sutherland Drafted Two Important Provisions of Republican Platform.

MINING AND THE PHILIPPINES

One Favors New Department and the Other Declares for Protective Tariff Restrictions.

That there never was a single minute in the Chicago convention when Theodore Roosevelt stood even a remote chance of being re-nominated for the presidency is the word brought back to Salt Lake by United States Senator George Sutherland, frat of the Chicago delegates to return.

Senator Sutherland arrived in Salt Lake this morning. Congressman Howell when last heard of was en route, with a plan to go directly to his Logan home, while Senator Smoot is expected in tonight or tomorrow morning.

Going further into details concerning the convention nominees, Senator Sutherland declared that the reason Roosevelt stood in no danger of being nominated was that he had repeatedly refused to consider the nomination, and the delegates were not the kind of men who would be tampered into action against the set plan prepared for them in advance.

"The press dispatches have confused the demonstration of the galleries with the findings on the floor," he explained. "We all cheered for President Roosevelt, of course, but the cheers were not meant to stampede votes out of any group as Roosevelt ever started. To procure such an action some representatives of the president, authorized to speak for him, would have had to stand on the convention floor and announce that he had the president's word that he would receive and welcome the nomination."

When asked in what light he viewed Cannon, Fairbanks, La Follette and others whose names brought such an insignificant result, and whether he considered this group of statesmen as essentially different from that represented by Taft, Mr. Sutherland declared that they were all good men, working each as he thought best, for the good of the country.

These who are having motives other than the welfare of the whole country," he said, "is infamous, and a slander on good men who are all working for the good of the country. Temperamental and in