

Requests Chairman Hitchcock to Relieve Him of Appointments Arranged by Bureau.

HE ELIMINATES HIMSELF.

From Participation With Judge Taft In Rally S National League of Republican Clubs.

Cincinnati, Sept. 20 .--- United States Senator Joseph B. Foraker has canceled all of his speaking engagements in the campaign. In a written re-quest to National Chairman Frank H. Hitchcock he asked to be relieved from the appointments that had been arranged for him by the national speakers' bureau, and in a communication to State Chairman Williams of the Ohio Republican committee he made the same request as to the engagements which had been arranged for him in this state.

As to Senator Foraker's senatorial candidacy, the Associated Press is authorized to state the senator's posi-

tion as follows: "Senator Foraker will leave the se-Section of his successor to the legis-lature, but he will do all in his power to see that a Republican legislature is elected."

Senator Foraker today told his

is elected." Senator Foraker today told his friends that he should, at the proper and convenient opportunity, make a speech in answer to Mr. Hearst's charges and in defense of himself, and then should campaign the entire state in behalf of his senatorial candidacy, but under the jurisdiction of no pol-itical committee. The interesting details of just how Senator Foraker came to withdraw from participation in the forthcoming convention of the National League of Republican clubs, at which he was to Bpeak with Judge Taft here on Tues-day evening, were disclosed today authoritatively. On the morning of the first publication of Mr. Hearst's disclosures Senator Dick came to the city from Columbus. After a confer-ence with Senator Foraker he went to the Taft residence, where he had an interview with the candidate, at-which the situation was discussed frankly. No conclusions were reached, but Senator Dick obtained the distinct in-

No conclusions were reached, but Senator Dick obtained the distinct im-pression that, in view of the circum-stances, the question of the joint ap-pearance of Taft and Foraker was one pearance of Taft and Foraker was one scatters, the question of the joint ap-pearance of Taft and Foraker was one which required consideration. In this connection the arrival of Senator Crane on Saturday morning was noted, and the junior Ohlo senator in-dicated that he should take up the matter with his Massachusetts col-league. After Senators Crane, For-aker and Dick had conferred Satur-day morning the letter which Senator Foraker made public last night. In which he eliminated himself from the meeting, was taken to the Pike street residence of Senator Foraker. The suggestion was made after fur-ther consideration that the letter properly should be addressed to John Hays Hammond, president of the Na-tional League of Republican clubs, under whose jurisdiction the meeting was being arranged, for the reason that set the sendidate had ne control

under whose jurisdiction the meeting was being arranged, for the reason that as the candidate had no control over the arrangements, further cor-respondence will be necessary. There followed another conference between the three senators, at which the sug-gestion of forwarding the letter to Mr. Hammond was decided upon, which, it was explained, obviated the necessity of a reply from Judge Taft. This plan, after being presented to Judge Taft at another conference, was adopted. Throughout the negotiations Judge

Throughout the negotiations Judge Teft refused absolutely to comment for publication on the matter. It has for publication on the matter. It has since developed that he had at once taken the position that the joint en-gagement must be canceled. It has also developed that the candidate re-ceived advice to take the initiative in the matter of canceling the arrange-ments and that his reply was em-phatic in its language. "If it would win every vote in the United States, I cannot hit a man when he is down."

today, and made public by the senator tonight; "Cincinnati, O., Sept. 19, 1908. "My Dear Judge-Having read in the newspapers that some of your friends, and you, are in doubt as to the pro-priety of my speaking with you at Music hall next Tuesday night, I have concluded not to attend the meeting. I take this action, not becouse I deem the answers I have made to Mr. Hearst's charges insufficient, nor bethe answers I have made to Mr. Hearst's charges insufficient, nor be-cause of any lack of loyalty to your cause, but only because I do not wish to do anything that might injure the cause or embarrass you personally. "Yours truly, ' "J. B. FORAKER. "Hon. William H. Taft, Cincinnati, Ohio."

To John Hays Hammond, president of the National League of Republican clubs, Mr. Foraker sent this letter which he also made public: "I herewith inclose a self-explanatory letter that I have just sent to Judge Taft.

Taft." Senator Foraker said on giving out the correspondence that his action was entirely voluntary, and that he had received no direct communication from

entirely voluntary, and that he had received no direct communication from Judge Taft regarding the situation. The publicity of the letters followed a series of conferences held yesterday and today. Senator Dick and Mr. Vorys were the intermediaries yester-day. Senator Crane of Massachusetts reached the city today and went at once to the Charles P. Taft residence, where Judge Taft remained the entire day. After an extended conference, Mr. Crane returned to the Sinton hotel, where he was met by Senators Foraker and Dick. The three lunched together in the hotel and then repaired to Sena-to Foraker's office in the Traction building, where the conference was protracted until late in the afternoon, after which Senators Crane and Dick again saw Judge Taft. Nether Judge Taft, Senator Foraker, Senator Crane, Senator Clark or A. I. Vorys would add anything to the in-formation contained in the letters which were made public, with the ex-ception of Mr. Foraker's remark that his action was voluntary. It could not

bis action was voluntary. It could not be ascertained whether Mr. Foraker's intentions were to eliminate himself entirely from the campaign, or whether he will, as he intended, take the stump

he will, as he intended, take the stump later. As it did yesterday, today the Hearst-Foraker controversy eclipsed all else in the political horizon here. Through-out Judge Taft has declined to discuss the matter for publication or otherwise, with any one except Senators Crane and Dick and Mr. Vorys. Communica-tion between the candidate and the New York headquarters was frequent today, however, and even before Mr. Foraker gave out his letter to Mr. Taft, it was known here that he would not be present on the platform with Mr. Taft at the Tuesday meeting.

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Saltair Bathing Trains Daily.

ARRESTED ON CHARGE OF INSURANCE SWINDLING

Chicago, Sept. 21 .-- Jules F. Koelling, charged by Harman Stolzenau, 1853 Arlington avenue, with being the general manager of the Home & Fireside Protective League of America, was arrested yesterday on complaint made arrested yesterday on complaint made by Storzenau. The complaint says that Koelling is running a "fake" insurance game and a confidence scheme. Koel-ling was released on \$1,000 bonis. The schemes of insurance put forth by the Home & Fireside Protective League of America is unique. Mem-berstilp in the league, according to Stolzenau, costs \$5. The dues are 25 cents a week. Here are some of the promises which

Here are some of the promises which are made to prospective members: If after one year's membership in the league a member is married, he is

 For the first three children born to such a marriage, provided dues are kept up, the parents are to receive \$500. If twins are born, the couple are to

get \$750 If triplets are born the parents are to get \$1,000. If quadruplets are born, the parents

are to get \$2,500. On the death of a member in good standing, his heirs are to receive \$500



DESERET EVENING NEWS MONDAY

Those of Last Seven Years Should be Continued-Is More Than a Non-Partisan Matter

Oyster Bay, Sept. 20 .-- President toosevelt in a letter to William B. Mc-Kinley, chairman of the Republican congressional committee, made public ioday, appeals to disinterested citizens to join with the national Republican committee and the congressional committee in a movement to elect William H. Taft as president and a Republican Congress to support him. After review-ing some of the important legislation of ing some of the important legislation of the last seven years the president de-clares that Mr, 'Taft and the Republi-can candidates for Congress seek elec-tion on a platform which specifically pledges the party to continue and de-velop the policies which have been acted upon for seven years past. All the aid that can be given to per-petuate the policy of the government as now carried on, the president says, should be given by every good citizen as it is far more than a partisan mat-ter. 'The letter follows:

PRESIDENT'S LETTER

"Sagamore Hill, Oyster Bay, N. Y., Sept. 9, 1908.—My dear sir: I have re-ceived your letter of Aug. 28. I agree with all that you say as to the amount of affirmative and constructive legisla-tion for the social and economic bene-fit of our people which has been ac-complished by the Congress during the last seven years. The law estab-lishing a national system of irrigation was of vital importance and stands in its line as second only to the homestead was of vital importance and stands in its line as second only to the homestead law. The interstate commerce law has been amended so as to make it a new law, with threefold the efficiency of the old law. The enactment of the pure food law was of almost or quite equal

mportance. "The creation of the department of commerce and labor, together with the creation of a bureau of corporations, which marks the beginning of federal which marks the beginning of federal control over the huge corporations, do-ing an interstate business, the em-ployers' liability law, the safety appli-ance law, the law limiting the work-ing hours of railway employes, the meat inspection law, the denatured al-cohol law, the anti-rebate law, the laws increasing the powers of the depart-ment of justice in dealing with those, regardless of wealth and power, who infract the law, the law making the government liable for injuries to its employes, the laws under which the Panama canal was acquired and is be-ing built, the Philippines administered and the navy developed the laws cre-ating a permanent census bureau, and reforming the consular service and the system of naturalization, the law for-bidding child labor-in the District of Columbia, the law providing a commis-sion under which our currency system can be put on a thoroughly satisfac-tory basis, the laws for the proper ad-ministration of the forest service the can be put on a thoroughly satisfac-tory basis, the laws for the proper ad-ministration of the forest service, the laws for the admission of Oklahoma and the development of Alaska, the great appropriations for the develop-ment of agriculture, the legal prohibi-tion of campaign contributions from corporations—all these represent but a portion of what has been done by Con-gress, and form a record of substantial by slative achievement in harmony with the best and most progressive thought of our people. "It is urgently necessary, from the standpoint of the public interest, to elect Mr. Taft, and a Republican Con-gress which will support him, and they seek election on a platform which specifically pledges the party alike in

specifically pledges the party alike in its executive and legislative branches party alike in specifically pleages the party alike in its executive and legislative branches, to continue and develop the policies which have been not merely professed, but acted upon during the seven years. These policies can be successfully car-ried through only by the hearty co-operation of the president and the Con-gress in both its branches, and it is therefore peculiarly important that there should obtain such harmony be-tween them. To fail to elect Mr. Taft would be a calamity to the country; and it would be folly, while electing him, yet at the same time to elect a Congress hostile to him, a Congress which under the influence of partisan leadership would be certain to thwart and baffle him on every possible occa-sion. To elect Mr. Taft, and at the same time to elect a Congress pledged to support him, is the only way in which to perpetuate the policy of the to support him, is the only way in which to perpetuate the policy of the government as now carried on. I feel that all the aid that can be given to this policy by every good citizen should be given for this is far more than a merely partisan matter. "Both your committee, and the na-tional committee, of which Mr. Hitch-cock is a balman are and covernes to tional committee, of which Mr. Hitch-cock is chairman, are endeavoring to secure the active co-operation on the stump of senators and congressmen party leaders and independent citizens generally. I most heartily join in urg-ing the importance of such co-opera-tion. I hope that every disinterested private citizen, whose sole concern in politics is to have the right kind of man carry out the right kind of noicy will politics is to have the right kind of man carry out the right kind of policy, will join in backing up your committee as well as the national committee in this moving. No service is effective, as val-uable as the disinterested service given in such manner by men whose one con-cern is for the triumph of the principles in which they believe; and I appeal with all the strength there is in me to such men to give suport. such men to give suport. Sincerely yours, "THEODORE ROOSEVELT. "Hon. W. B. McKirley, chairman Re-publican congressional committee, St. James building, New York, N. Y."

Burned, Employes Having to Flee for Their Lives. SERVICE MUCH DEMORALIZED Has Distorted Public Records and

Manufactured Statements for Base Political Purposes.

Chicago, Sept. 20 .- Gov, Haskell, of Oklahoma, tonight gave out the folowing letter, which he said he had telegraphed to William Randolph Hearst

"William R, Hearst, care New York American, New York City: "SIr—You are stating in speech and press in substance, that during the year 1899, when Atty.-Gen. Frank S. Monnett of Ohlo, had several cases pending in the supreme court of that state against the Standard Oll com-pany, I sought to influence him to dis-miss those suits. I have said, and now repeat, that your statement is absolute-

miss those suits. I have said, and now repeat, that your statement is absolute-ly false and I had never had any rela-tions of any kind or character with the Standard Oll company. Your con-flicting statements prove nothing, "You, as a newspaperman, may and should desire a reputation for truthful-ness. I, as a public official, demand that those wno accuse me stand forth and make their proof. You know that a suit against you for civil damages or a criminal proceedure for libel means long delay and affords your character of journalism a chance to cover your

FROM THE HOUR OF BIRTH

cured the sole rights to the HISTORY OF UTAH, by Orson F. Whitney, \$5,000,000 FIRE originally published by the George Q. Cannon & Sons Co. This work, which was begun in 1890, and printed in three large volumes (the fourth volume issued being biographical, and not a part Central Telephone Building Is

of the direct history of Utah), is one of the largest and most exhaustive histories ever compiled of any western state. The three volumes bring the history of the state from the foundation down to the year 1890, at the time of the issuance of the manifesto, and includes the history of the Church from its organization in New York. The first ten chapters are devoted to this subject.

Whitney's History of Utah at Half Price.

The Deseret News takes pleasure in announcing that it has se-

In the three volumes are included 235 full page steel plates, mostly portraits of leading figures in the history of the State, originally obtained at a cost of many thousand dollars. The volumes each contain

approximately 800 pages, a total of 2,351 pages in the three. The binding is quarto size, full morocco with gilt edges, no other style of binding being issued.

The three volumes were originally sold at \$30.00, and several thou-

sand sets were placed throughout the state at that figure. The "News" having obtained the unsold copies of the edition, will place them on the market at the coming October Conference and sell to the first comers at half the original price, or \$15.00 for the three volumes. No single volumes will be sold. Without doubt many libraries throughout the country will avail themselves of this rare opportunity, and Utah people who desire to add this work to their libraries are urged to call at the Deseret News book store and inspect the work during Conference.

The low price at which this rare work is offered will undoubtedly exhaust the edition in a short time. The work will then be our or PRINT, so that every book-lover should avail himself of this last chance.

The original subscribers, who already have the first three volumes of the History of Utah are entitled to the fourth volume (containing individual biographies) free, by addressing George Q. Cannon & Sons Association.

The "News" has no interest in the fourth volume, the work being complete as above stated, in the three volumes, now offered at \$15.00.



Will Take More Than a Month to Re establish-Sunday Record Day in In Parisian Fire Department.

SEPTEMBER 21 1908

Paris, Sept. 21 .- Fire broke out last

night in the central telephone building

and spread with such rapidity that the

telephone employes were forced, after

brief and ineffectual efforts to extin-

guish the flames, to flee hastily to the

streets. The entire building was soon

streets. The entire building was soon in flames and this, together with the postoffice, which is located close to the Place des Victoires, was totally de-stroyed. The ioss is estimated at \$5,-600,000, but a much greater loss is like-ly to be involved through the complete interruption of all telephonic communi-cation in the center of Paris, as well as communication with the provinces and abroad. The telephone building was compared

PARIS SCENE OF

FORAKER ELIMINATES HIMSELF.

Cincinnati, Sept. 19.—Senator J. B. Foraker tonight eliminated himself from participation with Judge Taft in the political rally of the National League of Republican clubs to be held here next Tuesday. His action was made known to Judge Taft in the fol-lowing letter addressed to the inder lowing letter, addressed to the judge weary of the work, caused the arrest

Many other inducements were held out to prospective members, it is said. The Home & Fireside Protective League of America was organized in January last.

January last. Koelling, who is the father of triplets himself and who organized the league, says it has gone out of business, that no business was done after he was in-formed by his attorney that the scheme was not within the pale of the Illinois statutes statutes.

Stolzenau who makes the complaint alleges that he was engaged as general agent for the league in Iowa. He claims that he deposited \$150 in cash with Koelling as a guarantee for the faithful performance of his duties. Koelling's alleged refusal to return this deposit when Stolzenau became

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nourishment that Nature

the food value is lost. In Mapl-Flake alone you utilize all has stored in wheat. Mapl-Flake

COL. STEWART'S CASE **BECOMES INTERESTING**

BECOMES INTERESTING New York, Sept. 2.–Officers here of the coast artillery corps have found out, the arany officer who has been kept at desolate post in the southwest, is at of their branch of the service, and that incluss the retiring board, before which col. Stewart is pretty soon to be sent, be senter colonel of the coast artiller, or Dec. 8 next. The date of the retirement for age of Col. George G. Greenough, the increase of absence, with a view to his approaching retirement of the coast to convene at Fort Wayne, Detroit for the purpose of hearing the charge on to convene at Fort Wayne, Detroit for the purpose of hearing the charge therefore be said to have been eredored up on the convene at Fort Wayne, Detroit for the purpose of hearing the charge be actual to the the army may herefore be said to have been eredored up on the the army surgeons as suffering on by the army surgeons as suffering the allow of absence with the const arti-ter on the comman court marting the senior colonel art to the section the purpose of hearing the charges therefore be said to have been eredored up on both army surgeons as suffering therefore be said to have been eredored up on both army surgeons as suffering therefore be said to have been eredored up the army surgeons as suffering therefore be said to have been eredored up the army surgeons as suffering the suffering the suffering the army surgeons as suffering the suffer



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