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10 PAGES LAST EDITION.

NO VOTE TODAY IN SMOOT CASE

Senate Committee on Elections
Meets and Adjourns Until
Next Friday.

EXPECT FULL MEETING THEN.

Opposition to Voting at This Ses-
sion Voiced by Several
Senators.

Burrows and Democratic Members Ob-
jected to Letting Case Go Over
Until Next December.

(Special to the "News.")
Washington, D. C., May 24.—The senate committee on privileges and elections met this morning to take up the Smoot case. Owing, however, to the fact that five members of the committee—Senators Bailey, Dooliver, Frazier, Hopkins and Depew—were absent, no vote was taken, and the committee adjourned to meet again next Friday morning. With the exception of Depew, who is ill, it is expected a full meeting of the committee can be secured at the next meeting, and the vexed questions decided so far as the committee is concerned.

(By Associated Press.)
Washington, May 25.—No vote was had today in the senate committee on privileges and elections on the right of Senator Smoot of Utah to retain his seat in the senate because it developed that in the numerous changes of date for the meeting Senators Hopkins and Dooliver failed to receive their notices that action was to be taken today. Both of these senators, as well as Senators Depew, Bailey and Frazier were absent. The three last named, however, had left proxies. The committee adjourned until Friday next.

Opposition to voting at the present session was voiced by three or four senators, who said that the railroad rate bill had taken so much of their time that they had not had an opportunity to read the authorities quoted by the attorneys on both sides of the case in making their final arguments. On this account, they complained that they were not in position to vote intelligently.

Chairman Burrows and the Democratic senators present objected to permitting the case to go over until next session, arguing that the senators could read the authorities next week. Notices of the meeting to be held on Friday have been ordered mailed on Monday in order that there may be no misunderstanding concerning it.

It is known that Senator Depew cannot be present, and if all of the others are in attendance, the vote may result in a tie. Senator Depew has sent his proxy to the chairman, but the committee has not consented to accept it. If it is voted, the decision will be against Smoot. If it is excluded, the result depends upon Senator Dooliver, who has not made his position known.

WISHARD RESOLUTION AGAINST SENATOR SMOOT.

Des Moines, Ia., May 25.—At the opening session of the Presbyterian general assembly today Commissioner Samuel Wishard, D. D., of Cleveland, presented a petition to the United States senate, praying for the removal of Reed Smoot as senator from Utah. Amid scenes of greatest excitement and demonstration, the resolutions were adopted and ordered immediately dispatched to Washington.

The resolutions are as follows:
Whereas, the Mormon hierarchy claims the right and authority to make constitutions, presidents and kings, and asserts that there is no lawful or authorized government, but the government of the Mormon Priesthood; and

Whereas, its teachers, claiming infallibility, declare that the government of the United States and all other governments must be subject to the authority of the Mormon hierarchy; and

Whereas, Reed Smoot, claiming to be an Apostle of Jesus Christ, with authority, is living in harmony with the Prophet, Seer and Revelator, Joseph P. Smith and other Apostles, who have sworn that they were violating the law of God and of the State of Utah, and

Whereas, these violators of the law are a treasonable organization, therefore,
Resolved, That as citizens of the United States, we hereby petition the senate of the United States to declare his seat vacant and thus help remove this treasonable menace to our free institutions.

Resolved, That we urge all of our fellow citizens to inform themselves of the reasonable teachings of the Mormon hierarchy in reference to civil government, and to citizen rights; and

Resolved, That a copy of this petition of the general assembly of the Presbyterian church in the United States of America, in session at Des Moines, Ia., be transmitted to the senate and to the president of the United States.

BRIEF BUT BLOODY ENCOUNTER IN WARSAW.

Warsaw, Russian Poland, May 25.—A brief but bloody encounter took place here this afternoon at the Industrial Savings bank, which was attacked by a band of anarchists. The clerks and customers present were held up by their hands. The chief clerk immediately drew a revolver and fired at the intruders, which was the signal for a brisk fusillade during which two of the customers were killed and two others, five clerks and one of the anarchists, were wounded. The anarchists escaped, carrying off their wounded.

THREATENED TO LEAVE HIM.

And so Cecilia McGarry's Lover Shot Her.
New York, May 25.—Because she had threatened to leave him and had shown him a photograph of her new

loves, John Kindrovics today shot and wounded Cecilia McGarry, a handsome woman in her prime.

When the police broke into his apartment, Kindrovics killed himself by a shot in the brain. Kindrovics, who was a Hungarian waiter in the hotel Metropole, was quarantined in the city hospital today. Cecilia McGarry, a standard beauty, was shot in the shoulder. Kindrovics locked himself in his room and threatened to shoot three policemen who broke down the door but as they did so he shot and killed himself. Miss McGarry will recover.

RAILROAD AGENTS STANDARD OIL AGENTS.

Cleveland, Ohio, May 25.—Frank B. Fretter, secretary of the National Refining company of Cleveland, and president of the National Pipe Line company of Ohio resumed the witness stand today in the Standard Oil investigation. Mr. Fretter testified that for over three years his company had trouble in making shipments from Memphis, Tenn., to points in Arkansas. There were delays, he said, customers being compelled to wait all the way from 20, 60, and 90 days. He said he found that the agents of the roads were also agents for the Waters-Pierce oil company of Missouri, a standard oil company. These agents, he said, deliberately sidetracked shipments in order to destroy his trade.

HEPBURN RATE BILL.

House Committee Reports Against
Concurring in Senate Amendments.
Washington, May 25.—The house committee on rules decided today to report the Hephburn rate bill resolution favorably. It provides for non-concurrence in the amendments made by the senate and sends the bill to conference.

The conferees on the railroad rate bill on the part of the house will be Hephburn, (Iowa), Sherman, (N. Y.) and Richardson, (Calif.).

The rate bill was sent to conference today; yeas, 144; nays, 105.

THE TERRANOVA CASE.

Suspended at Jerome's Request to In-
quire Into the Girl's Sanity.

New York, May 25.—At the request of Dist. Atty. Jerome, Justice Scott today suspended the trial of Josephine Terranova for murder in order to inquire into her sanity.

REFUSED TO RESTRAIN.

Harvest King Distilling Company's
Petition Denied.

Kansas City, Mo., May 25.—Judge Smith McPherson of Iowa, in the United States district court here today refused to grant an injunction sought by the Harvest King Distilling company of Kansas City, which asked that the American Express company be restrained from transporting to Missouri the packages destined to Mississippi. The express company, which has been transmitting these packages up to May 10, because of the passage by the recent Mississippi legislature of a local option law, imposing a heavy fine on those who sell or deliver liquor in Mississippi, and if the express company were to deliver these they would be liable to fines aggregating \$250,000. Judge McPherson, in denying the injunction, said that if he granted it it would result in 250 express agents being thrown into jail.

HOUSE AND LOT ROW.

Case Drags in Court and the Threat-
ened Tragedy Has Not Occurred.

A local building company, of which Attorney N. V. Jones is legal representative, claims title to certain property on East Second street, between Third and Fourth streets, in this city. The company claims that it has a deed to the property, and that it has been building on it for some time. The case is now in court, and the threatened tragedy has not occurred.

MORE GROUND FOR "U."

State Institution Receives Ten Rods
East of Present Land.

The state university regents have received word from Washington of the signing by the president of the bill granting the institution 10 rods to the east of the present grounds, and all of the land south to Fifth South street, between the extension of the new east and the city boundary on the west.

The university will utilize this newly acquired land later for purposes of improvement.

A prominent member of the board of regents remarked today his belief that the matter of removal of the Agricultural college at Logan to Salt Lake was merely a matter of time, as the state cannot afford to maintain two rapidly growing institutions in different localities, and the legislature will not stand for it. A member of the state university faculty called attention to the claim that the Agricultural college is being moved westward for the benefit of Idaho and Wyoming, and that the tuition these extra-student pay is insufficient to even up for the money received from the State of Utah to keep them in school.

It is claimed that if Salt Lake people were as united in looking out for local advantage as they are for the state, they would be in a better position to secure the college for their own use.

The two institutions in this city, before there would be a consolidation of the two institutions in this city.

TESTIMONIAL TO THE PRESIDENT.

L. D. S. U. Students Carry Out
A Surprise Upon Prof.
Paul.

'IMPRESSIVE CEREMONIES.

Present a Great "Sleepy Hollow" Chair
And Unveil Picture of Res-
tiring Official.

This morning at the regular devotional exercises of the Latter-day Saints' university an impressive and beautiful program was rendered in honor of the retiring president, Prof. J. H. Paul, who has been at the head of the institution during the last seven years. It was known that a flag presentation to the school was to be made by the Thessalonian society, and there was a large assembly. The real business of the meeting, however, had been very cleverly kept from the knowledge of Prof. Paul, who in opening the meeting, announced the supposed business, the flag presentation, and then called for the students to stand and sing the hymn "The School of the Prophets." The flag presentation was then called for, by Clyde Lindsay, president of the student body, who presented the flag to the retiring president, Prof. Paul, who in turn presented it to the Thessalonian society. The flag presentation was then called for, by Clyde Lindsay, president of the student body, who presented the flag to the retiring president, Prof. Paul, who in turn presented it to the Thessalonian society.

CLARE LINDSAY'S REMARKS.

"Dear President Paul: Having been requested to express the sentiments of the students in the L. D. S. university on this occasion, I feel it my duty to do so. Only a Tennessee is able to express the deepest emotions; and therefore weak is my best effort to do so. Only a Tennessee is able to express the deepest emotions; and therefore weak is my best effort to do so.

PORTAINT PRESENTED.

President Paul admitted his surprise, and expressed his appreciation in remarks indicative of the utmost good will to the student body, and the institution which he is leaving.

Then followed another surprise. Student Raphael Olsen stepped forward in the upper gallery, and removed a flag from the front wall, behind which was a life-size picture of the retiring president. Mr. Olsen in a few words presented the picture to the president, who accepted the gift, saying that when those features should have faded from the canvas, and the picture should be vacant, the memory of the labors of President Paul should remain in the institution which he had served so faithfully.

Prof. George Careless rendered a beautiful violin solo from the opera, "Marta," the ladies' school quartet gave with fine effect, "The Goblets." Edith Grimes, Edith Grimes, Moore, the male quartet rendered "The Lone Starry Hour," and Miss Marion Cannon played a piano solo. The assembly was adjourned to the lawn where the flag presentation occurred as noted elsewhere.

WILL BUILD AGAIN.

Burton Implement Company Lost More
Than \$15,000 Over Insurance.

(Special to the "News.")
Ogden, May 25.—Last evening there was a meeting of the directors of the Burton Implement company, one of the concerns which lost so heavily in the recent fire. It was learned that this company lost over and above insurance, more than \$15,000. The directors decided, however, to build a place of business. Heretofore the company rented, but a new building will shortly be erected and business will be resumed.

Today County Commissioner Madsen auctioned off some county property for which taxes had not been paid. About \$500 worth was sold.

George Ritchie, deputy county clerk who resigned recently leaves the city this evening.

Dr. W. G. Perkins, who owned some of the buildings burned in this week's fire, today began the reconstruction of some of the half destroyed structures. It was his intention to erect one story buildings but there was a strong protest against it. While the work of reconstruction was in progress, the city engineer stepped in and put a stop to it.

A SHOCKING DISCOVERY.

Leprosy Among Japs Causes Alarm
Among Section Gangs.

(Special to the "News.")
Cheyenne, Wyo., May 25.—The discovery of leprosy in a Jap mining camp in Colorado has aroused the medical and health boards in Wyoming, and all Jap section gangs, and mining camps where Japs are employed, will be given the closest scrutinizing. If the disease is discovered in Wyoming steps may be taken to shut all Japanese out of the state, for they are becoming so numerous as to effect business of white merchants.

WHERE IS EDGAR M. TITUS?

New York, May 25.—A special to the Tribune from Boston says:
Lydia Titus of Rockland, Me., is in Boston to raise funds to prosecute a search for the body of her son, Edgar M. Titus, who died in Death Valley, Cal., June 25, 1906. Titus left Telluride, Colo., with 30 burros to take to miners, but was long in search of water and disappeared in Death Valley.

REVEREND LIVING NEWS

TRUTH AND LIBERTY.

FRIDAY, MAY 25, 1906. SALT LAKE CITY, UTAH.

RUSSIAN CABINET CHANGES IMMINENT

Premier Goremykin Said to Have
Resigned and Been Suc-
ceeded by M. Shipoff.

REVOLUTIONISTS VERY ACTIVE

Radical Papers That Were Allowed to
Resume Publication, Bitterly At-
tack Government.

St. Petersburg, May 25, 3 p. m.—It was rumored in the lobbies of parliament this afternoon that Premier Goremykin had resigned and had been succeeded by M. Shipoff of Moscow.

It was also reported that Prince Urussov, the former assistant of the ministry of the interior, who resigned when the old council of the empire declined to accept his project to remove the race and religion limitations from the schools and who since has been elected to the lower house of parliament as a Constitutional Democrat from Kaluga, had been appointed minister of the interior.

Premier Goremykin went to Peterhof today to secure the emperor's final approval of the general statement of the government's policy which the cabinet has prepared in answer to the speech count of the student body of the university which he delivered last night. He is believed to be not likely to be able to return here in time to deliver it this afternoon.

The plan advocated by the majority of the Constitutional Democrats is that if the premier's speech is found unsatisfactory on this occasion, a vote of lack of confidence in the ministry will be passed, thus forcing upon the government the issue of supplanting the cabinet with one more in harmony with the party and the lower house of parliament. The plan, unless the emperor is prepared to yield immediately, it is sure to hasten a conflict.

In spite of the moderate counsel of the leaders, the Constitutional Democrats are being pressed on by the denunciation of the radical elements to open an open rupture. Revolutionary activity is increasing throughout the country, and the government is being forced to take steps to suppress it. The government is being forced to take steps to suppress it.

The case against Crosby is distinct from that against the Burlington railway, which is charged with granting rebates to packers on export freight rates. A demurrer to this indictment was denied by Judge McPherson here May 24, and the trial of the Burlington was set for May 31, in Kansas City.

EQUITABLE MUTUALIZATION.

Minority Stockholders Will Contest the
Cleveland-Morton Plan.

New York, May 25.—The World tomorrow will say that the mutualization plan of the Equitable Life Assurance company, which is charged with granting rebates to packers on export freight rates. A demurrer to this indictment was denied by Judge McPherson here May 24, and the trial of the Burlington was set for May 31, in Kansas City.

SECY. ROOT TRYING TO SETTLE ANGLO-AM. CLAIMS

Washington, May 25.—Secy. Root is having made a careful study of the respective claims of England against America and America against England with a view to settling the claims as far as possible. As he told the senate committee on foreign relations last Wednesday, this matter has been a long and cumbersome machinery of a high joint commission or even framing a treaty would be a long and cumbersome process. The matter might be arranged by direct negotiation and a balance struck between the claims of the two countries.

NATIONAL ACTORS' CHURCH ALLIANCE.

Providence, R. I., May 25.—Win chapters from four states and five delegates in attendance, the seventh annual convention of the National Actors' Church Alliance is in session here. The alliance was formed in New York city in 1890 and has for its motive the enjoyment of Sunday as a day of rest from work on the stage.

In the absence of the president, Right Rev. Bishop Henry O. Potter of New York and Vice President J. P. MacFarlane of New York, the convention was called to order yesterday by George C. Moore of New York, who was chosen chairman.

According to reports presented there are 100,000 actors in the world, and the alliance is a very desirable one to secure full and complete cooperation in order to permit of the perfection of the plans for the combined camps.

A PULLER-IN PULLED.

Man Who Induced Soldier to Sell Uni-
form Arrested and Fined.

New York, May 25.—The Times today says:
Samuel Landerman, one of the most expert of the Park Row pullers-in for the retail dry goods business, has been arrested by the federal law yesterday. Recently he "pulled-in" Private R. H. Chiswick of company G, Fifth United States Infantry, who was arrested for the sale of his uniform, receiving in exchange a second-hand suit of civilian's clothes.

The clothes dealer, who was arrested by United States marshal, however, yesterday was released on \$1,000 bail. Judge Thomas, in the United States district court, yesterday broke the news to Mr. Landerman that he was in existence imposing a fine of \$1,000 on anyone introducing the army uniform into the second-hand business.

"COLONEL CASEY" DEAD.

Chicago, May 25.—Charles E. Caslick, known as a "colonel" "man about town," was found dead in the Palmer house yesterday. At the end of 10 years spent solely in the pursuit of pleasure, his life was brought suddenly to an end.

"Colonel" Casey, as he was known to the proprietors and waiters in resorts throughout the city, especially on the South Side, had done nothing since he came to Chicago about 1895 except to spend the money he had made in Nevada. He was born in Jersey, N. J., in 1853, and when a young man became a banker in Pawnee City, Neb. There he made a fortune in handling farm mortgage loans.

In 1896 he was nominated for state treasurer of Nebraska on the Republican ticket, and was beaten by a small margin. He had spent a great deal of

CROSBY DEMURRED COURT SUSTAINS

Ex-Burlington Official Charged
With Conspiring to Se-
cure Rebates.

DEFENDANT WAS DISCHARGED

Judge McPherson Held Government
Had Not Produced Evidence
To Show Conspiracy.

Kansas City, May 25.—Judge Smith McPherson, in the United States district court here this morning sustained the demurrer to the indictment against George H. Crosby, former freight traffic manager of the Burlington railway, charged with alleged conspiracy to grant rebates on freight shipments from the east to Missouri points. Judge McPherson sustained the claim that the government, in the present trial, had failed to produce sufficient evidence to show a conspiracy, and discharged the defendant.

Judge McPherson said that the only evidence adduced against Crosby to show a conspiracy was the admission of Frank Barry, a former agent of the Burlington railway, made at this trial, that that road had paid Thomas a generous salary because of the freight tonnage he controlled. Such evidence, the judge held, could not be used in this or any other court to cloud a man's character.

After the discharge of Crosby arguments were begun on the demurrer to the indictments against George L. Thomas, the New York freight broker, and his chief clerk, L. B. Taggart, on the demurrer to the indictments against them. In the demurrer the defendants argued that the evidence so far produced by the government, which finished its side of the case last evening, had failed to show any evidence of conspiracy. They held further that if a crime against the Interstate Commerce act had been committed, it had been committed in New York, where the alleged payment of rebates by Thomas was made and not in Missouri, and that therefore the Missouri court lacked jurisdiction.

It was further held that the court having discharged Crosby was bound to discharge Thomas and Taggart. These two defendants, it was argued, were not guilty as it takes two persons to create a conspiracy, and it was contended that Taggart and Thomas must in fact be considered as one person.

The cases against Crosby, Thomas and Taggart were combined for convenience. The case against Crosby is distinct from that against the Burlington railway, which is charged with granting rebates to packers on export freight rates. A demurrer to this indictment was denied by Judge McPherson here May 24, and the trial of the Burlington was set for May 31, in Kansas City.

TEN STATES DECLINE

To Send Militia Into Camp With Reg-
ulars.

Washington, May 25.—So far 10 states have declined the invitation sent by Asst. Secy. of War Oliver to send some of their national guard organizations into camp with the regular troops this summer. Colorado has declined because the guard is too much scattered about the state to admit of easy concentration. The approaching trials for murder of the labor leaders in Idaho have made it prudent for the authorities to retain the entire force of militia within the limits of the state ready for any uprising against the legal authorities.

California reports that the experience of the state troops in guarding San Francisco and other places devastated by the earthquake has been so expensive to which the state has been put to make it inexpedient to join in the regular camping.

Utah has so far failed to respond to the government invitation and two have acknowledged receipt of the invitation but have not indicated whether or not they would accept. The department very desirably to secure full and complete cooperation in order to permit of the perfection of the plans for the combined camps.

MUTUAL RESERVE LIFE.

London and Country Agencies Did Not
Open for Business Today.

London, May 25.—The head office of the Mutual Reserve Life Insurance company in London, and all the country agencies did not open for business today.

New York, May 25.—Vice President Eldridge of the Mutual Reserve Life Insurance company, explained today that the closing of their offices in England was because the new laws of New York made it unprofitable to secure new business.

ALL RECORDS FROM N. Y. TO HAVE ARE BROKEN.

New York, May 25.—All records from New York to New York were broken today by the arrival here of the new French liner La Provence in 4 days, 3 hours and 25 minutes. This broke by 1 hour and 35 minutes the best previous record, which was also held by La Provence, and was made on her maiden voyage to New York. This is the steamer's second voyage westward trip across the Atlantic.

The record was made under entirely favorable conditions, high seas being encountered which retarded the vessel's progress on two days. The average speed was 21.30 knots an hour.

VICTORIOUS AMERICAN ATHLETES ARRIVE HOME.

New York, May 25.—The White Star liner Republic, having on board the victorious American athletes who competed in the Olympic games at Athens, Greece, arrived in quarantine this morning.

Hundreds of friends were on hand to greet the athletes, who were met by a cheering throng. The Republic was detained at quarantine because of a case of smallpox in its steerage. The disease, however, was not serious, and the steamer will require several hours and she probably will not be released before noon.

GREAT ATHLETIC MEETING.

Boston, May 25.—What is expected to prove the largest athletic meet ever held in the country will begin this afternoon in the stadium at Harvard, with the trial events in the third annual championship games of the Intercollegiate Association of Amateur Athletes of America.

Nearly 300 students from almost all universities and colleges in the east will compete in the thirteen events which comprise the meeting. The finals will be held tomorrow.

The chances of Pennsylvania, Cornell, Harvard, Yale and the University of Wisconsin to be better than any of the other colleges.

"Idleness is the holiday of fools," and the prudent worker may abolish "foolish holidays" from his calendar by looking for work in "the want ad. way."

FIFTY-SIXTH YEAR.

WHO'S WHO IN THE CITY OF MURRAY.

All Important Question Which
Involves Title to At-
torneyship.

BOTH DECLARED ELECTED

But Which One of Two Can Hold
The Office is Now Bone
Of Contention.

Stephen L. Richards Was Announced
Elected and Has Possession But
It Seems to be a Tie.

The all-important question in and around the public offices of Murray today is "Who is the legally elected city attorney of Murray?" The decision of Judge Ritchie today in the election contest filed by Joseph Stern in behalf of David M. Haigh against Stephen L. Richards, who was declared elected by the judges of election, holds that the vote cast for the two candidates was a tie vote, each receiving 245 votes. Which one of the two is entitled to the office is therefore a hard matter to determine at this time. However, on next Tuesday Judge Ritchie will hear the arguments of the attorneys as to what final order shall be made by him in regard to the contest and at that time the matter will assume some definite shape.

After the recount of the votes before Judge Ritchie some time ago there were 12 doubtful votes taken under advisement by the court.

HAIGH MADE GAINS.
Of these the court today decided that Haigh was entitled to eleven and Richards to one. In connection with these votes an interesting election question was decided by Judge Ritchie. It appeared that the Socialists had no nominees on their ticket for attorney so in the blank space under the head of attorney in their ticket eleven of them wrote the name of Haigh and one wrote the name of Richards. As the intention of the voters was clear the court counted these votes for Haigh and the only blank spaces as provided by law being the ones on the extreme right of the ballot which is meant for independent candidates. In the future the ballots will be prepared in accordance with this ruling of the court.

RICHARDS IN POSSESSION.
Mr. Richards was declared elected by the state of election, and now established in the office and it is quite likely that an appeal will be taken to the supreme court in order to settle the contest.

Following are the votes as counted for each candidate by County Clerk Eldridge when the recount was made by him under the authority of Judge Ritchie:

| | Richards. | Haigh. |
|------------------|-----------|--------|
| District 38..... | 65 | 67 |
| District 39..... | 91 | 103 |
| District 40..... | 115 | 85 |
| District 41..... | 65 | 85 |
| District 42..... | 89 | 57 |
| District 43..... | 115 | 89 |

There were a large number of challenged votes which were submitted to Judge Ritchie for determination and he disposed of them as follows:

| | Richards. | Haigh. |
|------------------|-----------|--------|
| District 38..... | 7 | 13 |
| District 39..... | 2 | 4 |
| District 40..... | 26 | 21 |
| District 41..... | 18 | 17 |
| District 42..... | 21 | 20 |
| District 43..... | 21 | 27 |

The grand total for each candidate was 225, leaving the election a tie.

AT GAMBLER'S REQUEST.

What Facts Are in Relation to Arrest
Of Bishop Jolley at Lovell.

(Special to the "News.")
Garland, Wyo., May 25.—The Garland Guard, edited by Emil Vaterhaus, denies the charges made against Bishop H. S. Jolley of Lovell, to the effect that he has been leading a polygamist life.

The Guard says the arrest of Bishop Jolley was the cause of his arrest and sought to give even.

The Guard adds that the statements that the "Mormons" of the Big Horn Basin country are seeking to divide Big Horn county and establish a new county for themselves in which they will have absolute control of public affairs is false; also that the statements that "Mormons" are seeking to gain such control in any other part of this or any other state is also false. The "Mormons" of the Big Horn country, and also other sections of the state are divided between the two leading political parties. If conclusion, the Guard says:

These alleged polygamists, of whom there are less than half a dozen in the Basin country, are all old men, who married their plural wives years before the manifesto issued by President Woodruff was accepted by the "Mormons." The children of these polygamist parents are grown up, and if the domestic relations of these aged people are left undisturbed, there will in a few short years be not one vestige of the old polygamist relations existing among the "Mormon" people. These unions were entered into in all sincerity by the few who then believed in them, and they are providing for their wives and children ought to be accounted unto them for righteousness rather than sin.

PROVO WOMAN DEAD.

Demise of Mrs. Thomson Occurred
Last Evening.

(Special to the "News.")
Provo, May 25.—Mrs. Marie Christine Thomson, wife of Lars Thomson of the Third Ward, died last evening at the family residence, of Bright's disease. The deceased was a native of Denmark, was 57 years of age and had resided in Provo for twenty years. She leaves a husband, five grown sons, other relatives and many friends, who are preparing for her funeral. The funeral will be held from the Third Ward meetinghouse tomorrow afternoon.

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Boston, May 25.—What is expected to prove the largest athletic meet ever held in the country will begin this afternoon in the stadium at Harvard, with the trial events in the third annual championship games of the Intercollegiate Association of Amateur Athletes of America.

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