Style

Senate Committee Decides Against Smoot.

QUESTION GOES TO SENATE

Motion Declaring Seat Vacant Voted Down-Tie on Motion to Expel. Senate Must Decide on Method of Procedure.

WASHINGTON, June 1—That Reed Smoot is not entitled to his seat in the United States Senate as a Senator from Utah was the decision of the Senate com-

mittee on privileges and elections, de-ciared today by a vote of 7 to 5.

The resolution on the subject of exclu-sion was introduced by Senator Foraker as a test of the question whether Senator Smoot could be ousted from his seat by a majority vote of the Senate, or a twothirds vote. The resolution declared that it is the sense of the committee that Senator Smoot's sent shall be declared vacant. If carried, this would be equivalent to a recommendation that he be excluded by a majority vote. It was lost by a vote of 7 to 5, the affirmative votes being Senators Burrows, Delliver, Pettins, Dubois and Frasier, and the negative votes Senators Foraker, Dillingham, Hopkins, Beveridge, Knox, Bailey and

Motion to Expel Rejected.

Senator Balley then offered a resolution declaring the sense of the committee to be that Senator Smoot should be expelled from his seat, which would be a recommendation that the Senate take the course requiring a two-thirds vote of the Senate to unseat him, The result was a tie vote. Senators Burrows, Pet-tus, Dubois, Bailey, Overman and Frazier in the affirmative, and Senators For

aker, Dolliver, Beveridge, Dillingham, Hopkins and Knox in the negative. The debate during the deliberations was indulged in by nearly every Senator. That devoted to the constitutional question of expulsion or exclusion was the most heat ed. Senators Balley and Overman, who argued in favor of the resolution declaring that the Utah Senator is not entitled to his seat, were of the opinion that after the oath has been administered to a Sen-ator, the only possible procedure against him is to expel him from his seat, and there could be no question as to this pro-cedure requiring a two-thirds vote of the

The Senator voting in favor of the method requiring only a majority of the Senate to unseat argued that the offense, If any has been committed, existed at the time the eath of office was taken, and that the protests are not in relation to any offense of origin since the oath was taken. During the last week petitions from women have been sent to Senators from nearly every state and territory, protesting against Mrs Smoot's being retained as a member of the Senate.

Senate Must Choose Procedure.

The effect of the resolution adopted will be to place squarely before the Senate the uestion whether Senator Smoot shall ntinue in his seat and leave to that body confinue in his seat and leave to that body the decision as to the method of procedure. A majority, it is said, can declare that it is the sense of the Senate that Mr. Smoot be excluded, and, under the form of the resolution, proceed to unseat him by that method. Chairman Burrows, who will draft the report, is of the epinion, as also Senator Dubois, who has directed the fight against the Utah Senator, that the Senate can decide for itself the procedure, and that, if a majority says exclude instead of expel, that will be the hide instead of expel, that will be the

nethod pursued.
The report under the instructions of the committee will be ready to be offered to the Senate on Friday next. Mr. Burrows and Mr. Dubols express themselves as confident that a vote will be had at the

Will Ask Senate to Vote.

Just before the committee adjourned Beveridge moved that the chairman, Burrows, be instructed to immediately inform the Senate of the action that had been taken by the committee and to request that a day be fixed for a vote at the present session. This motion ried. Members of the committee lieved that under this instruction Burrows would give notice to the Sonate today, but be did not do so. It is expected he will make the announcement tomorrow and at that time he will ask that a day be fixed for a vote. Members of the Senate who have con-

Members of the Senate who have considered the action of the committee on privileges and elections are not agreed as to the meaning of the resolution adopted declaring that Senator Reed Smoot is not entitled to his scat. Many of them declare that, if the same resolution were passed by the Senate, it would be an improper procedure and meaningless. Others say that, if the Senate decides a member is not entitled to his seat, this action would create a vacancy. The report from the committee is awaited for an explanation. tee is awaited for an explanation.

Will Be Minority Report.

Burrows will draw the report. This will set forth the adoption of the Du-bols resolution and the votes had on the motions to declare Smoot's seat vacant and to expel alm, both of which fulled of adoption

After the committee adjourned For-sker, Hopkins, Dillingham, Beveridge and Knox held an informal meeting and went over a statement which is being prepared by Foraker explaining his reasons for the position he has taken and reviewing the Smoot investigation. Those who met with him today prac tically agreed to sign this statement and make it their report.

DOLLIVER'S SWITCH DID IT

Action on Smoot Case Unlikely,

Though Dubois Is Anxious.

OREGONIAN NEWS BUREAU, Wash ington, June 1.—The result of the vote of the Sonate committee on the Smoot case was a surprise to most Senators. Dolli-ver, who had the controlling vote, only recently declared his intention to vote for Smoot, but by switching he broke the tle and made a majority of two votes for the and made a majority of two votes for the

Dubols resolution.

However, the report of the committee is not generally believed to foreshadow the expulsion of Smoot at this season. Chairman Burrews will not report the case until June 7, and, according to present plane, will not actively open the case until June 11. This will not give much until June II. This will not give much time for debate on this highly-important question, unless Congress should decide to prolong its session into July, and there is general opposition to this. In most quar-ters it is believed that the Smoot case will be sllowed to go over until the short session, though Dubois, of Idaho, says there will be a vote before adjournment and that Smoot will be thrown out.

Dubols is more interested in this case than any other Senator, not excepting Smoot, for on the result of the contest depends his future. If there should be a vote this session and Smoot should be deprived of his seal, it would strengthen Dubols at home and wice him a fair. Dubols at home and give him a fair Mexico, which caused the death of 12 chance of re-election, but if the vote miners, among them being Erasmus should be in Smoot's favor, it would have Chaverre, manager of the mine

tendency to quash Mormonism as a po-litical issue and mean certain defeat for

If Dubois can satisfy himself that there will be votes enough to pry Smoot loose from lits seat, he will exert himself to bring about a vote before adjournment, but if after a careful canvass it is apparent that the majority of the Senate will vote in favor of Smoot, a strong effort will be made to posipone a final vote until next session. Dubois would rather make his own campaign for re-election on a committee report adverse to Smoot than be compelled to go into the campaign after losing his Mormon fight in the Senate, or if the Senate, following Burrows' speech, shall decide that it will require a two-thirds vote to unseat Smoot, the opponents of the Mormon Senator will endeavor to stave off action until next Winter, for it is an absolute certainty that two-thirds of the Senate is not in favor of such action. Indeed, a good majority of the Senate today believes Smoot should not be disturbed but Smoot's enemies have cleverly brought to bear a vast array of anti-Smoot petitions from women of practically every state in the Union, and it is their intention to intimidate Senators into voting against their convictions. It is said that these If Dubois can satisfy himself that there timidate Senators into voting against their convictions. It is said that these threats are responsible for Dolliver's change of front. Senators Fulton and Gearin will vote

COMMISSIONER M'DONALD MAY RELEASE THEM.

Local Federal Officials Declare That Wisconsin Man Is Usurping Authority in Land-Fraud Case.

MILWAUKEE, Wis., June 1 .- (Special.) -Unless the Federal authorities in Oregon are able within three weeks to procure more evidence that shall connect the five Oshkosh lumbermen recently indicted for alleged land frauds in the State of Oregon with such alleged frauds, the Oshkosh men will be discharged and fully exonerated from the charge. The examination was ended today at the Federal Court, and the testimony showed conclusively that the defendants were anocent of the charges.

Innocent of the charges.

When the testimony and arguments had been concluded, Court Commissioner McDonald announced that there was no probable cause for holding the defendants and that he must discharge them. The United States District Attorney them asked for a continuance of three weeks, so as to enable him to get into communication with the Oregon officials, and ascertain whether or not they had other testimony or could get other testimony in the case. He promised that he would act diligently, and if he received a negaact diligently, and if he received a negative answer from Oregon he would immediately inform the Oshkosh people. No further delay will be brooked.

United States Commissioner McDonald, of Wisconsin, is liable to become involved in a serious predicament if he persists in the interpretation of his duties along the lines indicated by a press dispatch from Milwaukee yesterday. It was amounced that he has decided to discharge the group of Oshkosh lumbermen recently indicted by the Federal grand jury of Oregon unless the Government in a position within the next three weeks to furnish more conclusive evi-lence of their guilt than is contained in

the indictments. the indictments.

Local Federal officials declare that while a United States Commissioner might be justified in questioning the sufficiency of an information filed against a defendant by a United States District Attorney, and require additional evidence to sustain the demand for his removal to another state or early hold him for another state, or even to hold him for al, the indictment itself is probable cause for the return of prisoners, without imposing upon the Government the ne-cessity of showing its hand by proceed-ings of the character in question. Federal officials at this place were

pation of power, providing his attitude in the case has been correctly reported.

FRENCH EXPEL THE WOMEN

Suffragists Receive No Quarter When Disturbing Chamber.

PARIS, June 1.—On the reassembling f the Senate and Chamber of Deputies aday. Foreign Minister Bourgeots, Premier Sarrien and other leaders, made sympathetic references to the Spanish sovereigns and expressed indignation against the authors of the outrage. Henri Brisson was elected provisional resident of the chamber.

A number of women were expelled from the galleries for throwing papers into the body of the house, setting forth the claim of women to vote.

PLAY ALPHONSE AND GASTON

Castro and Gomez Each Anxious the Other Become President.

WASHINGTON, June 1 .- (Special.) The State Department today received advices from Venezuela to the effect that Acting President Gomez has asked Cas-tro to return to Caracas and resume the Presidency, and that Castro has refused Now Gomez will call a special session of the Legislature to accept formally Cas-

the Legislature tro's resignation.

The dispatch quotes Castro as saying that he is willing to return and act as private secretary to Gomez.

NEW YORK, June 1.-A cable dispatch

the Herald from Caracas, Venezuela, Acting President Gomez having refused to accept General Castro's proposition in-volving the continuance of the former in office, the latter declined to meet Senor Gomez at Los Tequez Wednesday, thus consummating the rupture between the acting and the ex-President. Senor Gomez now announces that he will call a spe-cial session of Congress to consider his resignation. There is feverish excite-

New Cabinet in Austria.

VIENNA, June 1.-Baron von Beck, the on May 30 was charged by Emperor Francis Joseph to form a new Cabinet, has succeeded in the undertaking, but the list of members has not yet been officially announced. The new Cabinet will contain three Germans, two Czechs and two Poles. The Cabinet is pledged to universal suffrage and revision of the Hungarian compromise.

Killed Stuart to Rob Him.

TIFLIS, June 1.—Count Vorontzoff-Dashoff, Viceroy of the Caucasus, has received a further report regarding the assassination of W. H. Stuart, the American Vice-Consul at Ratoum, showing that the motive was simply robbery. The names of the assassins are Kassim Didjouvadse, a Georgian, and Ali Porkhal Ogheli, a Turk.

Twelve Killed in Mexican Mine. MEXICO CITY, June 1.-Reports today reached here of an accident at the Mag-dalene mine near Texacellentre, State of STORE OPENS AT 8 A. M.

"The Different Store"

OLDS, WORTMAN & KING

STORE CLOSES AT 6 P. M. 5th, 6th and Wash. Sts.

Oh! what are so rare as the White Bargains of June? Then, if ever, comes boundless worth in plentiful values!

June's Picturesque White Sales Bring Values Unsurpassed in All the Year

REMEMBER! EVERYTHING IN THE HOUSE THAT'S WHITE IS REDUCED (EXCEPT CON-

Have you shopping to do today? The store is in Summer dress, and filled to the brimming point with cool things to wear, and the cool-looking things for the Summer homes. Inside the store the air is pure and cool-'tis the coolest, most comfortable place in town to shop; and a profitable, pleasant place to trade.

Come Share the June White Sales's Extra Specials Today

Foot Comfort

Shoes for Summer Ease Now, if ever, come the days that try folks'



feet and temper. Ever note a man, or woman, along the daily thoroughfare, with a look so cross and crabbed you dreaded for fear they'd pass a creamery, and sour the stock? Ten to one their shoes hurt 'em. Feet have a tendency to swell these warm days -much like heads after a "warm" night at a banquet. Both cases may be obviated. For

the latter, stay away from the banquet; for the former-come to us. We've the shoes to put a continuous smile on the most tired face-if tha face is caused by feet that perspire and ache.

COMPORT SHOES A SPECIALTY HERE.

Examples: Women's plain toe shoes, without toe cap (tip) and with low, broad, common-sense heel of rubber. These in lace or button styles, and made with a good weight of flexible, hand-turned sole. Hand-made thro'out and made for. comfort all over. Women's shoes in plain broad toe, built in Oxford style,

hand-turned soles and fitted with low, broad heels. The acme of ease on the feet. Women's fine kid Juliets, with patent tips and medium

heel, moderately round full toe, elastic as a silk glove—and dressy. "Comfort?" Well, rather! We show in our present lines 41 styles in "Comfort" shoes and low models at prices ranging up from \$1.25 to \$4.00

All styles in hospital and nurses' shoes \$1.49 to \$5.00 The fullest, most complete and satisfactory line of whildren's shoes in Portland, at fairest possible prices consistent with best American shoemaking and reputable storekeeping. Here's a store full of footwear and purse comfort.

Comfort Begins at the Feet-Headquarters for Children's Day in the Correct Clothes Shops Grand Salons-2nd Floor.

EVERY CHILD'S COAT REDUCED A FOURTH: (White Excepted.) ALL WHITE COATS REDUCED DURING THE JUNE "WHITE FAIR."

Coats are in the long reefer styles and "boxy" effects, mostly in the popular fancy mixed materials and plain reds and navys. Some are plain tailored models; others have fancy collars and cuffs and are smartly trimmed with fancy braids and buttons. Choose from any in the stock (except the white coats, which are generally reduced), today only at 1/4 off usual price.

MISSES' \$12.50 SAILOR SUITS \$4.98.

Pretty, chic and jaunty indeed, these splendid suits for Summer wear, just the freek for Summer school days and vacation romping, shore jaunts and mountain climbing. Ma-

terials in navy, black and brown and smart mixtures in tweedish effects. Some of the suits have wide sailor collars, with tie, and cuffs, and all are prettily trimmed in

GREAT SPECIAL SALE OF Girls' Pretty Organdie Summer Dresses

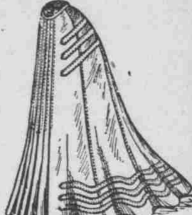
In the Baby-to-Miss Salons-Second Floor. Children's white lawn or organdie dresses, trimmed in a great variety of styles, from the neat, plain tucks to the

most elaborately trimmed in lace and embroidery, insertion and edging. Sizes from 4 to 14 years: Regular prices from\$2.50, \$3.00, \$4.50 up to \$20.00 opecial today at\$1.67, \$2.00, \$3.00 up to \$13.33

Women's Walking Skirts Less A Big Purchase-The Clean-Up of a Maker's Stock of Walking Skirts-Values to \$15 for

\$6.98 Cheviots, broadcloths

and faney mannish mixed materials, in navys, blues, black, brown and smart fancy mixtures in blues, grays, browns, etc. Circular and plaited styles, umbrella flares -splendidly tailored in expert workmanship. Best regular values, ranging up to \$15.00; special for today only at ... \$6.98



A Milliner's Sale of Wire Frames and Braids "Bijou" Salons-Annex-2nd Floor.

An exceptional opportunity for home milliners and small shops to provide needed materials for making hats at home. Today we place on sale the entire remaining stock of braids, 10 and 12-yard-length pieces, in white, tan, black, browns, navy, greens, pinks, etc.; values included up

Frames being the natural accompaniment necessary to the successful making of milady's hat, we place on sale today, in the Millinery Salons, over a hundred of the newest and most popular shapes shown and worn this season, at a

Every Advertised Special of the Week Remains in Force Today (Except the Friday Items) Unless Lots Are Closed. Remember the Keynote of Today's Sale Is, EVERY WHITE ARTICLE IN THE HOUSE—Not Included in "Contract Goods" IS SWEEPINGLY RE-DUCED! Buy the White Goods Now.

Conferees Plan to Bury Bill in Hostile Senate.

ADOPT FORAKER SCHEME

Admit Oklahoma and Indian Terri tory and Let Others Vote on Union-Cannot Get Majority in Senate.

WASHINGTON, June 1 .- The latest

move in the controversy between the Senate and House on the statehood question has just been revealed in connection with the plan to bring in a remorrow. This report is to provide for the immediate admission of Oklahoma and Indian Territory as one state, with the further provision, in the exact lan-guage of the original Foraker amendment, that Arisona and New Mexico shall vote separately on the question of their admission as one state.

Puts Onus on Senate.

This report is to be submitted first to the Senate for its action. Should it be rejected, as has been predicted by those who have made a close canvass of that body, the responsibility for the failure to admit Oklahoma and Indian Teartiers and also the failure to allow the failure the failure to allow the failure to allow the failure t Territory, and also the failure to allow the other two territories to themselves decide the question of their admission

will be placed with the Senate.
Should this report fall of ratification in the Senate, it is believed the House will rest the case without further action of any kind, after emphasizing the fact that the Senate and not the House is responsible for the failure of Gives Insurgents Their Way.

The Foraker amendment, as it is known, is the exact provision on which the "statehood insurgents" made their losing fight in the House when the bill was under consideration in that body. Speaker Cannon and House leaders who have supported him in his statehood position have carefully considered the present movement, and all indications point to the conclusion that they are

Foraker amendment of a year ago, and had abandoned the Burrows amendment cutting New Mexico and Arizona out of the bill, a poll was taken to determine the acceptability of the report. The Democrats were a unit against receding from the Burrows amendment unless it should be by the adoption of the Foraker amendment to the bill passed at this session, which would submit the question of admission separately to the people of Arizona and New Mexico at a special election. Only 41 Republican votes were found for the conference report and unless there are further concessions it appears that it further concessions it appears that it cannot be adopted.

SLAY MANY AMERICANS

(Continued From Page 1.) in the camp are in danger. Colonel Greene has telephoned for every avail able armed man that can be secured at Bisbee and Douglas.

While the crowd was gathering this afternoon Colonel Greene rode down the crowded streets in his automobile and told the men that he could not accede to

their demands. There, is grave fear that an attempt will be made to destroy the great reduc tion plant of the Greene Company at Cananea, which cost millions of dollars. It would require many years to replace it.

Mexican Troops Take Field. Governor Ysabel, of Sonora, is hurrying here from Hermosillo, the capital of the state, and will be met there by the Bisbes force, who will accompany him to Can

There has been bad blood at Cananea for some time, and only a month ago the home of the superintendent of the mine was dynamited. Yesterday one of the American, who said he hal a personal

grievance against the Mexican, Captain Tom Rynning, of the Arizona Rangers, arrived here touight from Douglas with a posse of his men. All the arms obtainable in Bisbee, Douglas and Naco are now in the hands of picked men, who are ready to go to Cananea.

Origin of the Dispute.

BISBEE, Ariz., June 1.-A race war be tween Mexicans and Americans has broken out at Cananea, Mexico, the famous copper camp, about 60 miles from here. The shooting of J. P. Williams, a former resident of Bisbee, by a Mexican policeman was the occasion for the trouble, the Mexicans growing incensed. Williams was shot while in bed, but not fatally. Anderson, was compelled

Superior to Lemonade

willing to drop the question indefinitely should the insurgents refuse to accept this basis of compromise.

After it became known in the Senate mer tonic.

Finds Josephine Terranova Is Passenger Train Runs Gauntlet and Not Murderess.

MAY HAVE ANOTHER TRIAL

Guiltiess in Killing Aunt, She May Have to Answer for Slaying Uncle-Italians Cheer and the

Women Embrace Her.

NEW YORK. June 1 .- Jesephine Terrava this afternoon was acquitted of the murder of her aunt Concetta Riggio, She was not released, however, being remand ed to the Tombs to answer to the charge of murdering her uncle, who was killed at the same time as his wife. Assistant District Attorney Ely, who has conducted the prosecution, was unable to say defin-itely tonight whether or not the second charge would be prosecuted. The jury returned the verdict within sixteen min-utes after the court's charge, agreeing

n the innocence of the defendant without The prisoner received the announcemen was dynamiced. Leatering the composition of the city was killed by an crowd of women, many of them thrust American, who said he hal a personal the officers aside and embraced and kissed her. Outside the Tombs cheer the composition of the com were raised by a throng of hundreds of Italians, to whom the news of the acquittal was made known by the prisons

waiving her handkerchief as she crosses the "bridge of sighs" leading to the The verdict was received with so surprise by the prosecution from the fact that, the killing being admitted, Judge Scott, in his charge, instructed the jury that, in default of justification, which plea, he said, had not been advanced, and

The girl had been on trial several weeks.

ing of the sub-treasury at San Francisco

Will Rebuild Sub-Treasury. WASHINGTON, June 1.- The House committee on public buildings and grounds inserted in the omnibus building bill an amount of \$375,000 for the rebuild-Washington Building

Additional ground for the site is to be purchased with \$75,000 of the amount and the balance will be used for the build-

CARS BURNED IN SUBWAY

Panicky Women Faint. NEW YORK, June 1.-By a collision i

New York, June 1.—By a consistent in the subway tonight between trains of empty cars, a short circuit was caused which resulted in the burning of four cars, a panic in a train crowded with passengers, and the suspension of traffic from Ninety-third street to the King's bridge terminus for several hours. bridge terminus for several hours.

The accident occurred just below the One Hundred and Tenth-street station on the Brooklyn-Broadway line. A northbound passenger train ran the gauntlet of the flaming cars and reached the One Hundred and Tenth-street station, where the passengers, panic-stricken in the the passengers, panic-stricken in the darkness and smoke, had the utmost difdarkness and smoke, had the timost di-culty in reaching the street. Several women fainted, but all escaped unburt. In consequence of the dense smoke, hours elapsed before the firemen could enter the subway and extinguish the flames.

Three Northwest Land Officers.

WASHINGTON, June 1.- The Presiden today sent the following nominations to the Senate: Receivers of public money, Alexander J. Cook, at Vancouver, Wash.; Frank Twichell, at Scattle. Register of the land office at Seattle, Wash., J. Henry

Scrofula

Makes its presence known by many signs,—glandular tumors, bunches in the neck, cutaneous eruptions, inflamed eyelids, sore ears, catarrh and wasting diseases. Hood's Sarsaparilla Effects permanent cures.

WEDDING AND VISITING CARDS W.G.SMITH&CO.

after taste. Ask your dentist. In handy metal cans or bottles, 25c. Dr. Graves' Tooth Powder Co.

DABNEY

CLUPTO SHRUNK QUARTER SIZES COENTS EACH; 2 FOR 25 CENTS CLUETT, PERBODY & CO.

Try

Dr. Graves'

Tooth Powder

It is the most effective tooth

preservative and cleanser

made. Use it for health and

economy-leaves delicious



Positively cured by these

Little Pills. They also relieve Distress from Dyspepsis, Indigestion and Too Hearty Eating. A perfect remedy for Dizziness, Nausea, Drowslpess, Bad Taste in the Mouth, Coated Tongue Pain in the Side, TORPID LIVER. They Regulate the Bowels. Purely Vegetable.

Small Dose Small Price.