

# HIGH ELECTED BY SMALL MAJORITY

## Democrats Still Deny It and Reiterate Harris Is Counted Out.

# FIVE COUNTIES MISSING

## Floyd in New Hampshire Ten Short of Majority and Legislature Must Elect—Complete Vote for Cummins in Iowa.

TOPEKA, Kas., Nov. 8.—Although there are still five counties not heard from relative to the election of Tuesday, it is generally believed that Hoch (Rep.) for Governor has been elected by between 3500 and 4000. The Democratic committee has conceded nothing, saying the official canvass will be necessary to determine the result.

At 11 o'clock tonight Chairman Crummer of the Republican committee said that, so far as learned, 32 members of the lower house of the State Legislature were Republican and 23 Democratic.

"Whatever the result may be," said Mr. Harris, "I am sure he will profit by it, although defeated. In my opinion Mr. Harris is bound to be a factor in politics. If he could have held his own vote and if he had had the support of independent laboring men, I believe he would have been elected by 100,000 plurality. He has made a remarkably good fight and he has reason to be proud of it."

near the close of the campaign. On the other hand, Mr. Porter has from the beginning exerted every effort at his command to bring about his election. Added to this was the sentiment that has arisen against Mr. Wadsworth in his district on account of his favoring the packers in the recent beef scandal, which the farmers resented with considerable bitterness, and which was seized and amplified by his opponent throughout the campaign.

# GOOD EDUCATION FOR HEARST

## Crocker Says He Will Be Factor in Politics.

LONDON, Nov. 8.—The Dublin correspondent of the Standard telegraphs an interview with Richard Crocker on the result of the election in New York state. Mr. Crocker said the outcome was much in accordance with his expectations. "I think the election will prove a considerable education to Mr. Hearst," said Mr. Crocker, "and I am sure he will profit by it, although defeated. In my opinion Mr. Hearst is bound to be a factor in politics. If he could have held his own vote and if he had had the support of independent laboring men, I believe he would have been elected by 100,000 plurality. He has made a remarkably good fight and he has reason to be proud of it."

# CUMMINS WINS BY 22,156.

## Iowa Bolters Fail to Defeat Republican Revisionist.

DES MOINES, Ia., Nov. 8.—Complete returns from the Iowa election show Governor Cummins, Rep., re-elected by a plurality of 22,156. Cummins received 196,822 votes and Porter, his Democratic opponent, 174,666. The Democrats have made their biggest gains in the Senate, where they have elected candidates in 10 of the 22 districts, where elections were held, giving them 14 members in the Senate, a gain of six. They elected 23 members of the House, a gain of 11. Final returns show that Congressman Lacey has been defeated for re-election in the Sixth District by D. W. Hamilton, Democrat. In the First and Second Districts, thought to be in doubt, the Republicans have elected their candidates.

# This Means Patterson Goes Home.

DENVER, Nov. 8.—According to the latest returns the Republicans will have a majority of 41 on joint ballot in the next Legislature which will elect a United States Senator to succeed Thomas M. Patterson, Democrat. The Senate will consist of 27 Republicans and 12 Democrats and the House 49 Republicans and 16 Democrats.

# Gamble's Re-election Assured.

ST. LOUIS, Mo., Nov. 8.—Complete returns on the legislative vote of Tuesday show that the Republicans elected 56 members of the state Senate; Independent Republicans and Democrats seven. House, Republican 51, Democrat 18. This insures the re-election of United States Senator Gamble.

# HARD PROBLEM TO SOLVE

## What Shall Clemenceau Do With Grotto of Lourdes?

PARIS, Nov. 9.—(Special.)—What shall the French government do with the grotto of Lourdes? Even since the passage of the church separation law this problem has puzzled each successive government. M. Clemenceau says he is going to solve it now, though even he hesitates to promise to forbid pilgrimages or to destroy the famous pool.

The officials of the city incidentally represent to the government that their community's great prosperity in recent years has not been the result of the Lourdes pilgrimages. The government replies that it can take no notice of such considerations. Nevertheless, it is undoubtedly seeking some way around the difficulty.

Those who oppose a continuation of the pilgrimages say the pool is a menace to the community's health, spreading disease and that special hospitals had been established near by to care for the patients.

# INTERRUPTS THEIR DINNER

## Dynamite Blows Up Italian Laborers While They Eat.

PITTSBURGH, Nov. 8.—One Italian laborer was instantly killed, one is missing and thought to have been blown to pieces, two are fatally hurt and 15 others are seriously injured by the explosion of 10 sticks of dynamite shortly after noon today in Carrick Borough.

The victims were laborers on a sewer and were seated around a fire eating. One of the men had placed the dynamite near the fire to thaw the frost out and no attention was given it. Without warning there was a terrific explosion in the center of the group around the fire. Several of the injured had legs and arms blown off and one man had his eyes blown out. One man has not been accounted for and it is thought he was blown to atoms.

# FOUGHT FOR HER LIFE

## Woman's Body Found in Chicago Park With Dead Man Beside Her.

CHICAGO, Nov. 8.—Jealousy of the reflection of a man's attentions is believed by the police to have been the cause of a murder and suicide in Lincoln Park tonight. Hearing two shots fired in a search in the northern part of the park and discovered the body of a young man and near by they found a woman unconscious and dying. She had been in the park for some time and had been taken to a hospital. The woman is believed to have been Mary Olson, and the name of the man is believed to be F. C. Gray.

Their identity has not been definitely ascertained. The police believe the woman made a desperate struggle for her life.

# SEEMS TO BE INCORRIGIBLE

## Clerical Wife-Murderer May Lose Parole for New Cause.

INDIANAPOLIS, Nov. 8.—William E. Hinshaw, a Methodist minister, convicted and sentenced to prison for wife murder in 1896, and paroled conditionally in 1905, was today arrested near Winchester on orders issued by Governor Hanly, and was brought to the Governor's office late this afternoon to show cause why he should not be returned to prison. The complaint, supported by affidavits, was made to the Governor by George R. Freeman, Sheriff-elect of Wabash County, that Hinshaw and Freeman's wife have since been living together in a state of adultery.

# Did Not Talk Business.

WASHINGTON, Nov. 8.—Viscount Aoki, the Japanese Ambassador, called at the White House today to say goodbye to President Roosevelt before the latter's departure for Panama. The Ambassador said his visit was entirely personal and the charges of discrimination against Japanese at San Francisco were not touched upon.

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# POOR BONI RUINED

## Lawyer Wants Countess to Repay What He Spent.

# SAYS SHE IS EXTRAVAGANT

## Creditors Tell How She Wasted Money and Want Her to Pay Debt—Violent Attack on American Lawyer.

PARIS, Nov. 8.—The final word today in the divorce proceedings brought by the Countess de Castellane against her husband was Maitre Bonnet's assurance of Count Boni's undying affection for his wife, and the demand that the case be adjourned for a fortnight in order to give the Countess an opportunity to reflect upon the advisability of a reconciliation. This the court refused, and adjourned for one week, when its decision, either the ordering of an inquiry or the granting of a divorce, will be handed down.

Today's proceedings were confined largely to the tilts between opposing counsel over the charges made yesterday against Edmund Kelly, of counsel for the Countess. Mr. Kelly was charged indignantly, and makes the counter-charge that the Count himself hatched up a conspiracy for the purpose of making his wife believe that he (Kelly) had organized a plot to bring about the Count's political destruction.

The argument in the creditors' case was opened by Maitre Millerand, who claimed that the lion's share of the money involved was owing to tradesmen. It is stated on authority that this claim will be contested by the Countess' attorneys, who are said to be setting all legitimate bills.

# Count Wants to See Children.

Maitre Bonnet, of counsel for Count Boni de Castellane, who claimed that an hour in concluding his argument for the Count. He continued his criticisms of Edmund Kelly, the American lawyer of the Countess, and persisted in his demand for an examination of the witnesses, in order, he said, to permit of the case being probed to the bottom. Counsel added that in the event of a divorce being granted, the Count will ask for permission to see his children two days each week and a month in Summer, and that the Countess be enjoined from taking the children to America without his consent.

# Count Financially Ruined.

So far as money was concerned, nothing would be much altered by a divorce. It would only mean small financial ruin for the Count. It was impossible for him to meet his outstanding obligations, amounting to \$24,000 a year. The remainder of his ancestral inheritance would have to be sold. If his wife consented to grant him in such a light before the world, he had nothing more to say. Nevertheless, it seemed only just that he should be reimbursed the \$24,000 which he obtained from a legacy and the sale of his share of the ancestral forest of Bueny, and which was contributed to the household expenses.

Counsel concluded with asserting that he was convinced that the Countess, if free to obey the dictates of her conscience, would yet consent to a reconciliation, and solemnly assured the court of the Count's respect, esteem and undying affection for his wife.

# Creditors Say Countess Is Wasteful.

Maitre Millerand of counsel for the creditors, contended that the Countess, under the regime of separation of property, was responsible with her husband for the expenses of the household. He spoke in an extremely sarcastic manner, saying that his clients were particularly glad to learn that the Countess did not intend to fly to America. Maitre Millerand ridiculed the attempts of opposing counsel to depict her living in a state of poverty. The Count, he said, had not squandered all her money. The Countess should pay her share of the extravagances. In a single month she had spent \$120,000. The ceiling of her bedroom cost \$100,000, with furniture to match. Among the other extravagances men-

tioned by counsel was \$200,000 for jewels, \$12,233 for horses, \$29,500 for automobiles, \$4000 for Charles Duran's portrait of the Countess, and so on. The bills in the present case included judgments against the Count. There was a bill from a dressmaker for dresses and money advanced amounting to \$88,225 and for \$23,200 and another for \$15,370. The amount involved in the creditors' suit is \$340,000.

Maitre Cruppi, for the Countess, in reply, charged the Count's lawyer with seeking to divert attention from the issue at the bar by making an unprecedented and baseless attack on Mr. Kelly, who, counsel declared, enjoyed a standing in the United States and France which made his defense superfluous, he having been counsel for the American Embassy in Paris for the past 20 years. Maitre Cruppi read a letter from Mr. Kelly denying the charges made against him, and said that unless the persons named were introduced by the counsel for the Count, he would never know the people he was charged with having bribed. He declared the documents to be forged, by which, counsel charged the Count in July attempted to convince his wife that Mr. Kelly was concerned in a plot to accomplish his political ruin.

# Lawyers' Passages at Arms.

Two sharp passages between Maitres Cruppi and Bonnet took place, one of them compelling the intervention of Judge Dite. Finally Maitre Bonnet asked the court to postpone the case for a fortnight in the hope of a final reconciliation, but the Judge refused to do so, and adjourned the hearing for a week.

The court, after hearing the conclusions of the public prosecutor next week, will announce its decision, either to grant a divorce or for an examination of witnesses. The creditors' cases, in which Count Boni, the Countess de Castellane and George J. Gould, as trustee, are made joint defendants, was called after recess today. This suit, which is brought by six creditors, involves \$5,400,000.

Maitre Millerand, of counsel for the Countess, did not finish his plea until the creditors' case was adjourned for a fortnight.

# DOUBT ABOUT CARDINALS

## If Pope Creates New Ones, Frenchman Will Be Among Them.

ROME, Nov. 8.—The pope will hold a consistory about the middle of December, but it has not been decided whether cardinals will then be created or not. According to some observers, this consistory will be held chiefly for the purpose of transferring the Archbishop of Seville to another see and to appoint several French bishops. According to others, cardinals will be created, including one Belgian and one Frenchman. Counsel added that an appointment will be made as a result of the pope's desire to show his gratitude for the unanimity with which the French clergy have supported him in his struggle with the French government.

# Fix Day for Insurance Trial.

NEW YORK, Nov. 8.—District Attorney Jerome today asked Justice Greenbaum of the criminal branch of the Supreme Court to fix a date for the trial of Frederick A. Burnham, president of the Mutual Reserve Life Insurance Company; his brother, George Burnham, and George Eldridge, vice-president of the company, who have been indicted on charges of forgery and grand larceny. Mr. Jerome said that he hoped to proceed with the insurance cases within a few weeks.

# Medal for Brave Conductor.

WASHINGTON, Nov. 8.—President Roosevelt has awarded a medal of honor to Edward Murray, a conductor on the Pennsylvania Railroad, who risked his own life to save the lives of two children, Robert and Margaret Lewis, in Pittsburg on January 22 last. The medal is the fourth awarded since the passage of the act authorizing this National recognition of acts of bravery by trainmen.

# Advance for Arizona Miners.

BISBEE, A. T., Nov. 8.—All miners employed by mining companies at Bisbee and Tombstone received notice today of a rise in wages to date from November 1. The scale has been advanced 25 cents per day all around. Miners now receive \$3.75 per day and shaftmen \$4.25. The new scale means the expenditure of \$500,000 more per annum by mining companies.

# Law Technically Crazy.

Pittsburg Dispatch. If the newspaper statements concern-



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# BEN SELLING LEADING CLOTHIER

In a recent Supreme Court decision in Michigan are accurate, a remarkable illustration has been presented of the foundation for the argument against indefinite rights of appeal. The case is stated as follows: A man was accused of the murder of his brother-in-law. On two trials the jury disagreed; on the third he was convicted, and an appeal was taken to the Supreme Court. It was not alleged that the murder was not committed; nor was any new evidence presented. Nor was there a claim that the verdict was founded on inadequate testimony. The Appellate Court simply held that on the earlier trials there was an error in discharging the jury before sufficient effort to have them agree, and that this error invalidated the verdict on the third trial where no such error could be alleged. It is somewhat difficult to believe that such a decision has been deliberately made by an appellate court.

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