

PETERSBURG AFFAIRS.

AN APPEAL IN THE McCANCE-DAILY DAMAGE SUIT.

A Charter Granted to the Fifth Ward Social Club—A Motorman Shocked by a Broken Electric Wire.

PETERSBURG, VA., Oct. 26.—Special.—A supersedeas has been awarded the defendant in the case of W. S. McCance vs. David Hatley.

It will be remembered that this case, which was a suit for damages was tried in the Hastings Court sometime ago and a verdict was given Captain McCance by the jury for two thousand dollars, whereupon an appeal was taken to the Court of Appeals.

Chief-of-Police Parkison has gone to Baltimore, for Aquilla Jones, the negro who was arrested there a few days ago for a riotous and unruly conduct in leaving the meeting so abruptly last night. I did so because the business was entirely uninteresting.

SUCCESSFUL REVIVAL.

The revival which has been going on for some nights past at Wesley Methodist Episcopal church conducted by Rev. L. P. Brandt, and an evangelist from Danville, has been quite largely attended and there have been a large number of conversions. On next Sunday Mr. Brandt will begin a revival at the Methodist church in a building.

SHOCKED.

Judge J. M. Mullein to-day granted a charter to the Fifth Ward Club, a social organization. The officers for the first year are: President, Waverly W. Gray; Vice-President, W. L. Edwards; Secretary and Treasurer, G. Quarles.

SHOCKED.

Mr. T. R. Moore, a motorman on the electric street railway was very severely shocked this morning by catching hold of a broken electric wire on Sycamore street.

Mr. Louis C. Wright died at his father's residence in this city this morning at 9:29 o'clock. He was the eldest surviving child of Mr. Augustus Wright. His sickness had been painful and of month's duration. He had the attention of some of Petersburg's best physicians.

THE KING'S DAUGHTERS.

They Attack a Knotty Problem and Leave It Unsolved.

NORFOLK, VA., October 26.—Special.—The Virginia Chapter of King's Daughters met here this morning in ninth annual session and was convened in the Young Men's Christian Association building by the Rev. S. W. Oakes, pastor of the Methodist church.

After this a considerable time was consumed in a discussion involving the subject of the Starvation problem of how to assist the starving wife and children without helping the drunken husband.

No definite conclusion was reached, but the general impression seemed to be that such men ought not to be married, and that the best thing to do with them was to tie them up somewhere, preferably in jail.

DANIEL TO SPEAK IN CAMPBELL.

Campaign in His Own County.

LYNCHBURG, VA., October 26.—Special.—Senator John W. Daniel has signified his intention of closing his participation in the present campaign in his own county of Campbell, and to that end has cancelled two other appointments.

He will speak at Brookpoint on Monday night at 8 o'clock, and on Tuesday at the Democratic nominee for the Legislature from Campbell, Captain J. C. Featherstone.

THE NEGRO INDUSTRIAL FAIR.

CLAREMONT, VA., Oct. 26.—Special.—The Negro Agricultural and Industrial Fair did not open today as was expected on account of the inclemency of the weather.

The fair will virtually open on Wednesday, October 27. The white and colored people throughout Eastern Virginia have manifested great interest.

Several of the exhibitors are companies which will sell reduced rate tickets on these days.

ROBERTSON-BOISSAUX.

DANVILLE, VA., Oct. 26.—Special.—Miss Edith Robertson Boissaux, of this city, and Dr. William Walker Robertson, of Pittsylvania county, were married to-day at 10 o'clock.

The ceremony was a quiet one, only members of the immediate family being present. The bride was the recipient of quite a number of gifts.

Dr. Robertson is a well known physician in this county. He is now in communication with Hobart and Griggs, the attorneys of the New Jersey claimants.

SPANISH FINANCES.

BERLIN, Oct. 26.—The Frankfurt Zeitung to-day publishes a dispatch from Madrid, which quotes the Spanish Minister of Finance, Senor Puigcerver, as saying that a fresh large loan is necessary as the funds of Spain will be exhausted in June, 1898.

WANTS A SLICE OF THE CLARK ESTATE.

SAN FRANCISCO, CAL., October 26.—Another woman has come forward to claim a portion of the \$2,000,000 estate left by Imbry Clark, who died in Australia in 1878. She is Ellen Clarke Linforth, widow of the late Edward H. Linforth, and claims to be a granddaughter of a brother of Imbry Clark.

PROVES THAT SHE IS NOT INSANE.

KOKOMO, IND., October 26.—Insanity proceedings against Mrs. James Looz, wife of the late John Looz, were discontinued by habeas corpus filed by Prosecuting Attorney Harness. The woman convinced him that she was not crazy and that the lunacy action was the result of a conspiracy.

TO OPEN THE LIBRARY MONDAY.

WASHINGTON, Oct. 26.—The Library of Congress will be formally opened for the public next Monday, after having been inaugurated by the President on the 22nd.

PRIVATE HARTMAN'S STORY.

(Continued from First Page.)

why I have long wished my discharge. There is no doubt that the report I heard last night is true. It came from a source far too authentic to doubt.

I wish to express my appreciation for leaving the meeting so abruptly last night. I did so because the business was entirely uninteresting.

The case of Private P. Miller, of Company A, was taken up for the roll of the court had been called and the orders had been read by the judge, advocate, and convene, the members of the court, the judge advocate and the stenographer were sworn.

The following charges and specifications were read against Private Miller were then read: "Charge: Conduct unbecomingly to good order and military discipline, in violation of the article of war."

"Specification: In this, that Private P. Miller, Company A, 2nd Regiment, Infantry, 1st Division, 1st Army Corps, did absent himself from the regular drill of his company on July 1st, 19th, 23d, 26th, 30th, September 13th, 17th.

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

"Specification: He neglected to the specification and not guilty to the charge. He introduced as an explanation, under which he was excused, that he was in New York, where he is employed, stating that he has been absent a great deal on account of sickness."

TROUBLE MAY FOLLOW.

SOME EXCITEMENT OVER ACTION OF FRANCE AND ENGLAND.

In Regard to Policing Territory in West Africa—Significant Utterance at the British Foreign Office.

PARIS, Oct. 26.—The Journal says news has been received from the Dahomey hinterland, to the effect that complications are imminent at Nikki and elsewhere in Borgu, of which territory Nikki is the capital, and which, it is claimed in England, belongs to Great Britain by virtue of a treaty concluded with the King of Borgu previous to the treaties made by that monarch with the representatives of France.

It is added that on receipt of the news referred to, M. Lebon, the Minister for the Colonies, who is now in Senegal, immediately dispatched reinforcements to Dahomey.

INCITING REBELLION.

LAGOS, West Coast of Africa, Oct. 26.—A detachment of the West Indian regiment stationed here, has started for the frontier of Hinterland.

A semi-official statement regarding the reported troubles in West Africa was issued this evening. It says: "The news from West Africa forebodes great difficulties in Nikki and Borgu. The Niger company (British) is sending officers there to incite rebellion and distribute arms to the natives. In view of this situation, French troops have been dispatched to that district from Senegal, as a preventative measure. Moreover, the French negotiators for a settlement of the Niger question, have been in Paris for over a week, and everything points to Great Britain seeking to let matters drag. Seemingly she does not intend to discontinue, but means will undoubtedly be found to foil these tactics."

IF FRANCE PERSISTS.

LONDON, Oct. 26.—Replying to the semi-official statement concerning the dangerous state of affairs in West Africa issued in Paris this evening, the British Colonial Office officials to-night declared that they does not seem to be any reasonable fear of complications at Nikki. "Provided the French Government behaves reasonably, but," it was added, "the Colonial Office, 'Great Britain has taken the determination to more effectually police her territory, and if the French persist in transgressing complications will naturally ensue.'"

SAD END OF A ROMANCE.

Edith Drake, Who Let a Palatial Home to Marry, Is in an Asylum.

NEW YORK, Oct. 26.—Four years ago Edith Drake, daughter of James M. Drake, a wealthy New Yorker, disappeared from her home. The police were notified, but could get no trace of the young woman.

Soon afterwards, however, Mr. Drake received a note from her saying that she had been married to Samuel D. McGibney, a young but poor carpenter. Her father was deeply shocked at the news, and although he made no effort to have her return home, has cared for her ever since.

On Saturday she was taken to the insane asylum at Middletown, N. Y. Her father is at a loss to know whether her insanity is only the effect of her erratic marriage four years ago, or whether it is the result of some other cause. He is rather inclined to the latter view.

Upon the certificate of two physicians who examined the young woman, Judge Traux, in the Supreme Court, issued an order committing her to the asylum. When officers went to serve it a few days ago, they could not find her. She had heard of the issuing of the order and had concealed herself.

Mr. Drake, whose office is in the Drexel Building, No. 23, Broad street, showed his daughter at Wall street and Broadway Saturday morning. He asked a policeman to detain her until he could obtain the papers authorizing her removal.

Mrs. McGibney went quietly with her father and the policeman to the Old Slip Police Station and took a seat in the Captain's private room. She gave her age as 32, but refused to give her address. Her hearing in the station-house was quiet and dignified.

She was taken to the asylum, where she is now confined. Her father later accompanied her to the asylum. It is not known where McGibney is. His wife, the neighbors say, has been living alone for several months.

IN A GRAVE OF ROCK.

Mr. Pullman's Family Preparing for Robbers and Ransom.

CHICAGO, Oct. 26.—The last will of George M. Pullman, representing a distribution of \$25,000,000 in money, real estate, bonds, mortgages and notes, will be filed to-day or to-morrow. It is understood that the bulk of the estate will devolve upon Mrs. Pullman, but she will have until her death to give to each of her children, under certain conditions for the sons.

Florence Lowden, one of the daughters, will be made one of the wealthiest women in Chicago. A considerable portion of the estate, however, Mrs. Pullman has demanded a weekly allowance of \$1,000 for the two daughters and only sons, will have to undergo a period of probation before they will be permitted to take any of the money.

Friends of the Pullman family estimate the income of Mrs. Pullman at \$500,000 a year. In the event of her living up to the provisions of the will they will then receive a large interest in the estate. Specification is made, however, that the sons, to inherit the money, must give up the will of the entire family during the probationary period.

Fearing that the robbers might steal the body of Mrs. Pullman and hold it for a ransom the family had it interred in what is now solid rock, which nothing but dynamite could penetrate. A rectangular pit was dug, thirteen feet long, nine feet wide and eight feet deep. A floor of concrete was laid in level with the top of the rock, and the body was laid in a coffin made of iron rods passing through holes in the rails, and the grave was filled with concrete to the top, after which the stony mass was covered with earth.

Thousands of others in the cemetery were buried in a similar manner.

CRITICIZED THE REPORT.

Dr. Gihon Takes Issue With Surgeon Baithache.

PHILADELPHIA, Oct. 26.—To-day's session of the American Public Health Convention was enlivened by Dr. Albert L. Gihon, a retired medical director of the United States Navy, and ex-president of the association, who rose to a question of privilege and criticized the official report made by Surgeon P. H. Baithache, of the United States Marine Hospital Service, to the Surgeon-General of the United States, at the meetings of the Health Convention at Buffalo last year.

A resolution was adopted at that convention asking Congress to establish a Department of Public Health at Washington, and in his report of the adoption of this resolution, Dr. Gihon charges that a retired medical director (Dr. Gihon) had influenced the Executive Council to strike out an endorsement of the Marine Hospital Service.

Dr. Gihon admitted that he did not favor the Marine Hospital Service, but stated that there were twenty-four other men on the committee that drafted the resolution, all of whom had minds of their own and were in no wise susceptible to influence.

The resolution after full and free discussion was adopted.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

Dr. Gihon was then elected to the position of Secretary of the convention.

THE BRADY REMOVALS.

No Action Will Be Taken Until McKinley's Return From Ohio.

WASHINGTON, Oct. 26.—Special.—Attorney-General McKenna has not yet prepared his opinion on the internal revenue deputy question, and it is now almost certain that nothing will be done in this matter until the President returns from his visit to Ohio and Pennsylvania Thursday, of next week.

President Proctor, of the Civil Service Commission, who submitted an exhaustive report on the removal of the Attorney-General, told me to-day that he knew nothing especially concerning Mr. McKinley's views, but that he had concluded to think that McKinley would be fully sustained or that his action would be entirely reversed.

Mr. Proctor is now out and in favor of the reinstatement of the ousted deputy.

Deputy Commissioner of Internal Revenue Wilson, of Ohio, does not often take an active part in politics. He is seldom absent from his post here, but as the chances for Republican success in Ohio are not bright, he is now in Washington, would do, he, like the other Federal officials of the Republican persuasion, has gone home to work as well as to relax.

President McKinley to-day issued an executive order to the effect that the Republican holding office left in Washington to-day. The he began last week and it only remains to think that McKinley to-day issued an executive order to the effect that the Republican holding office left in Washington to-day.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

The Supreme Council of the Scottish Rite, Free Masons, of the Grand Lodge of the Grand Old Lodge, is in session here. It comes into the hands of the mother Supreme Council, which is the Grand Lodge of the Grand Old Lodge, is in session here.

GUINETTE WON IN 2:05.

SECOND EVENT AT LOUISVILLE CAPTURED IN STRAIGHT HEATS.

Black Seth Won One Heat of the 2:16 Trot in 2:13 3/4 and Hans McGregor Captured the Other Three in Same Time.

LOUISVILLE, KY., Oct. 26.—Following are the results of the driving and Fair Association meet to-day: First race, 2:16 class, trotting, 3:00. Hans McGregor won the second, third and fourth heats. Best time, 2:13 3/4. Black Seth won the first heat. Time, 2:13 3/4.