

ROYAL BRIDE NOW IN SPAIN

Princess Ena Met by King Alfonso Today

WITH GREAT CORDIALITY

Amid Cheering of Peasants Party Started for Madrid, Where Feverish Excitement Now Reigns.

Iran, Spain, May 25.—King Alfonso met Princess Ena of Battenberg, his future bride, here at six this morning.

Madrid Is Getting Ready.

Madrid, May 25.—This city is fast assuming an aspect of feverish expectancy, as the day of the royal nuptials approaches.

The King drove to the railroad station in an open coach, seated beside the queen mother, and surrounded by a retinue of court chamberlains.

Prior to his departure King Alfonso inspected the arrangements at the church of San Jeronimo and expressed himself as highly pleased.

Ena's Send-off in London.

London, May 25.—Princess Ena and her mother, Princess Henry of Battenberg, left London yesterday for Spain.

The departure of the princess from Victoria station was the occasion for an enthusiastic demonstration on the part of the Spanish colony.

King Edward, Queen Alexandra, the Prince and Princess of Wales, the Duke and Duchess of Connaught, and other members of the royal family and the staff of the Spanish embassy were among those present.

SENSATION CAUSED.

By Emperor Francis Joseph's Unexpected Return.

Vienna, May 25.—Emperor Francis Joseph's unexpected return to Vienna last night has created a sensation.

The emperor, according to the original plans, should have gone from Budapest to Bruck today for two days' inspection of the troops there in the presence of Field Marshal Count von Moltke.

SLASHED IN DUEL.

Sabres Used in Hungary With Bad Results.

Vienna, May 25.—George Olenovitch, the illegitimate son of former King Milan of Servia, engaged in a duel with a Hungarian legal student at Klausenberg, Hungary.

NELSON THE FAVORITE.

He Will Meet Herrera at Los Angeles Tonight.

Los Angeles, May 25.—Battling Nelson, the lightweight champion, and Aurelio Herrera, who will meet here in a twenty-round contest tonight.

CHARGED WITH BLACKMAIL.

Omaha Chief of Police and a Prosecutor Arrested.

Omaha, May 25.—Chief of Police Briggs and former Prosecuting Attorney Murphy of South Carolina last night were arrested on indictments returned yesterday by the county grand jury.

FISH AND GAME PRESERVE.

Tract of 2,600 Acres in Mount Tabor, Peru, and Landgrove Purchased.

Rutland, May 25.—Eugene McIntyre, of Danby, has sold 2,600 acres of woodland in Mount Tabor, Peru, and Landgrove to Stephen C. Clark of Coopers town, N. Y., for a fish and game preserve.

HIGH OIL RATES.

Independent Producer Says the N. E. Freight Were Put Up on Him.

Cleveland, O., May 25.—The continuation of the interstate commerce commission's investigation into the methods of the Standard Oil company was begun here yesterday.

F. B. Westgate of Titusville, Pa., the first witness, stated that he had been an oil producer for 19 years, being treasurer and general manager of the American Oil company.

The witness stated that he had in recent years made numerous applications to the Pennsylvania and Lake Erie railroads out of Titusville for through rates to central Vermont points.

He had always been unable to secure them. He had been obliged, he said, to pay a second class rate on carload lots, whereas he should have been able to obtain a fifth or sixth class rate.

PROF. WENTWORTH DEAD.

Was America's Foremost Mathematician Probably.

Exeter, N. H., May 25.—Prof. George A. Wentworth, perhaps America's most mathematician who left Exeter yesterday morning in his usual health for York, Me., died suddenly yesterday afternoon in the Dover depot.

Professor Wentworth was 70 years old and was born at Wakefield, Aug. 31, 1835, his preliminary education being obtained in the academy of that town.

He entered Phillips Exeter academy and worked his way through the institution. His phenomenal strength gave him the name of "Bull," and he was thus known to the thousands of graduates of the academy.

As a text book author Professor Wentworth gained a wide reputation, and the works of no mathematician are today so well known as his. His financial returns from this source have been large.

Professor Wentworth was perhaps Exeter's leading citizen. He was a member of the police commission and director and president of the Exeter Banking company and a member of the First church.

CONVENTION IN BURLINGTON.

Of New England Commercial Travellers' Association.

Burlington, May 25.—The 12th annual session of the United Commercial Travellers of New England opened here this morning, there being 250 present from all parts of New England.

The secretary reported a gain in membership of about a total of 2,000. The address of welcome was given by Olan Blodgett, grand councillor of the Burlington council.

The decorations of the hall were elaborate. This afternoon the delegates will witness an exhibition drill at Fort Ethan Allen.

DESPONDENT MAN COMMITS SUICIDE

W. R. Farr, an Insurance Agent of Charlotte, Cut His Throat With a Razor Last Night.

Charlotte, May 25.—W. R. Farr, an insurance agent of this place, committed suicide at his home last night by cutting his throat with a razor. He had been in a despondent frame of mind. The deceased was 32 years of age.

\$200,000 RESIDENCE BURNED.

R. C. Nickerson, Suffering from Heart Disease, Carried Out in Safety.

Brewster, Mass., May 25.—The beautiful summer residence of Roland C. Nickerson in New York was destroyed by fire yesterday, but Mr. Nickerson, who is ill from an attack of heart disease, was carried out safely and removed to the home of his physician.

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NEW TANGLE HAS ARISEN

As to Governor Guild's Power in Commutation

OF TUCKER'S SENTENCE

Governor's Council Votes Today to Refer Matter to Massachusetts Supreme Court—Tucker's Counsel Interviews Governor.

Boston, Mass., May 25.—The governor's council adopted this morning an order asking the Supreme court for an opinion on a question regarding the governor's duty under the law to submit to his council the petition for a pardon or commutation of sentence of a person convicted of crime.

Until that point is settled the new evidence in the Tucker case will not be heard by Judge Sheldon of the Superior court and Judge Sherman of the Superior court, the two justices who, as members of the Superior bench, sat during the trial of Charles L. Tucker, at which he was convicted of the murder of Miss Mabel Puge at Weston on March 31, 1904.

It has been the practice of governors for years to use their discretion when petitions for the pardon or the commutation of sentences of criminals have been presented. Many times such prayers have been refused by governors without reference to the executive council.

James H. Vahey, however, yesterday at a conference with Gov. Guild at the executive office, argued that the governor must, under the law, refer the petition for the commutation of the sentence of Charles L. Tucker to the council, as the authority to pardon or commute was a joint one.

Mr. Vahey called upon Gov. Guild by appointment, and as far as could be learned the only question under discussion was whether the Tucker petition directly to the council to permit that body to give a hearing.

FINED ONE DOLLAR, SENTENCED 2 YEARS

One of Norton's Mills Burglars, William Irving, Pleaded Guilty to Robbery.

Windsor, May 25.—The trial of the case of United States vs. Frank Haynes of Hereford, Que., in the United States district court for bringing a team as an immigrant without paying the duties was finished last night, the jury finding the respondent guilty. He was fined \$250 by the court.

The judgment of the court on the verdict of the jury in the wool case was that the claimant, J. A. Johnson, be allowed \$4,000. The address of the balance of 450 pounds be condemned to the use of the United States without costs.

One of the burglars, William Irving, who broke jail at Newport Tuesday and was brought to State prison for safekeeping, was in court yesterday, and pleaded guilty of the charge of burglarizing the postoffice at Norton's Mills in April. The prisoner said he was 27 years old had been in this country about four years, and was a native of Glasgow, Scotland, where his parents now live.

He was sentenced to pay a fine of one dollar and to be confined at hard labor in the House of Correction at Rutland for two years.

One companion is now in prison and did not plead to the indictment. The third prisoner is still at large and if he is caught the two latter will be tried together at the October term in Rutland.

AMERICAN ATHLETES RETURN.

But Were Detained at Quarantine by Case of Small Pox.

Quarantine, N. Y., May 25.—The steamer Republic arrived this morning with 16 of the returning athletes from the Greek games. The Republic was detained at Quarantine, with one case of small pox among the steerage passengers. About three hundred of his fellow passengers will be taken to Hoffman island.

HER SANITY IN QUESTION.

Terranova Girl, Who Is Being Tried for Murdering Relatives.

New York, May 25.—Judge Scott today granted the motion for the appointment of a commission to inquire into the sanity of Josephine Terranova, who killed her aunt and uncle because they ruined her. She has been on trial for murder for some days. The trial was then suspended until Monday.

CONCERT AT THE PRESBYTERIAN CHURCH.

The programme of the living pictures at the Presbyterian church tonight at 8 o'clock is as follows:

- A—Morning Prayer. B—Long Comes Liza With the Broom. C—February. D—March. E—April. F—May. G—June. H—July. I—August. J—September. K—October. L—November. M—Alice Walker, Bella McKenzie. N—December. Remarks by Proctor-Furttaus.

REPUBLICAN STATE CONVENTION.

Will Have 735 Delegates—Sixty-five of These from Washington County.

The Republican state committee has issued the call for the state convention to be held at Montpelier, Wednesday, June 20, at 10 a. m.

The primary meetings for the election of delegates to the state convention must be held in each city and town on Saturday, June 16, 1906—the date fixed by the state committee, pursuant to the provisions of Sec. 14 of No. 2 of the acts of the general assembly of Vermont, passed in 1904.

The respective city and town committees for the two years next ensuing should, also, be elected at the respective executive meetings held for the election of delegates to the state convention, and such committees should be reported to the state committee forthwith on blanks which will be furnished by said committee for such purpose.

The total number of delegates in convention will be 735. Of these Washington county will have 65, divided as follows:

Table with 2 columns: Town Name and Delegates. Total 65.

L. L. WORTHEN DEAD.

Died Last Night at His Home in Barre Town.

Linus L. Worthen, aged 76 years, died at his home on the Jefferson Bradford farm in the eastern part of Barre Town last night at eleven o'clock.

Mr. Worthen was born on the farm in the east part of Barre, where his grandfathers settled, the latter having been one of the pioneers in this section. He had, however, resided at the place where he died for about 40 years.

He leaves his wife, a granddaughter, Miss Mary Sanborn, a sister, Mrs. Sarah Nye of this city, and two brothers, Dr. H. O. Worthen of this city and George Worthen of Montpelier.

The funeral will be held from his late home, Sunday afternoon at 1:30 o'clock.

FUNERAL TOMORROW.

Of Thatcher Stone of Randolph, a Hotel Man.

Randolph, May 25.—The funeral of Thatcher Stone, proprietor of the Maplewood, who died Wednesday night, will be held tomorrow, with interment in Randolph. An autopsy disclosed that the cause of death was an abscess of the brain and rupture of a blood vessel at the base of the brain.

Mr. Stone came here from Massachusetts 17 years ago and has since conducted the Maplewood which he has filled with guests each summer. Mr. Stone is survived by his wife and five daughters, who were all present at the time of his death.

SEGEL SELLS TO BRADY.

Change Made in Well Known Mercantile Firm Today.

Harry A. Segel has sold his interest in the clothing firm of Segel & Brady to his partner, Thomas Brady, who will conduct the business in the future. This enterprising firm has been doing business in Barre for the past thirteen years. Mr. Segel, who retires from the firm to get a much-needed rest, has been actively engaged in mercantile business for a score of years. He says that he will rest during the summer and that in the fall he plans to re-enter business in this city.

NEW PLUG DRILL.

Broke All Previous Records in Drilling at Quarries.

Samuel Oldham, of the firm of George Oldham & Sons, Franklin, Pa., has been in town with a new style plug drill, which he has tested on the quarries, with the result that it breaks all previous records for speed in drilling, having drilled a hole 3x3/4 in fifteen seconds, with an air pressure of ninety pounds to the square inch.

HARDWICK FARMER FILES.

W. J. Bedell Says He Owes \$3,328.59 in Petition.

Burlington, May 25.—A petition in bankruptcy was filed yesterday in the office of George E. Johnson, clerk of the United States courts by W. J. Bedell, a farmer of Hardwick. He has liabilities of \$3,328.59 and assets of \$3,724.55, of which \$1,026 are claimed exempt.

MRS. COMOLLI APPEALS.

Her Liquor Case Goes Up to County Court.

Mrs. John Comolli was in city court this morning on the charge of keeping and selling and took an appeal to county court. Bail was fixed at \$500 and it is thought she will be able to secure a bondsman.

TALK OF THE TOWN.

Mrs. T. B. Harris of Oxford, N. Y., with Mrs. F. C. Coburn of St. Albans, is visiting the former's daughter, Mrs. C. B. Brown.

There is a spread of the good thing in "The Real Widow Brown," the latest musical comedy success, which is one of Manager A. Q. Scammon's strong road attractions this season. For an offering of this sort season to say, there is a tangible plot. In fact, story and action it is much superior to the usual pieces of its kind. The characters have individuality and purpose, and the dialogues are fluent, snappy and witty. Aided by pretty girls, clever comedians, beautiful costumes, the latest new numbers, and graceful dancing, a thoroughly delightful evening's entertainment is assured at the opera house, Wednesday evening, May 30.

BARRE'S HEAVY TAXPAYERS

List of Those Who Pay on \$5,000 or More

ABSTRACT BOOK FILED

At the City Clerk's Office Today—Assessors Set a Date at Which Grievances May Be Presented.

The board of assessors filed at the city clerk's office today their abstract book for the year 1906. The list of taxpayers who are assessed on \$5,000 or over is as follows:

Table with 2 columns: Name and Amount. Lists various taxpayers and their assessed amounts.

GOLF CLUB OPENING

LARGELY ATTENDED

Enjoyable Afternoon Spent at Links Yesterday Afternoon—Winners of the Various Contests.

The few raindrops that fell at the Barre Golf club links yesterday afternoon did not mar the pleasure of the club's "opening day" although the clouds in the early afternoon did serve to keep a few people at home. Yet the memory of former pleasant "at homes" as guests of the club brought out a very large attendance, the number being estimated at nearly 200. A large proportion of the guests were ladies from this city and Montpelier.

Members of the executive committee, President George S. Tilton, with Mrs. Tilton, Secretary H. U. Woodruff, and Mrs. Woodruff, F. W. Nichols and Mrs. Nichols and the club's treasurer, Miss William Jack, received on the piazza of the club house. In one corner of the piazza light refreshments were served by Misses Knight, Mabel Gladding, Esther Madgett, Margaret Stoughton, Mary Griggs and Loreta Miles. Mrs. C. N. Benedict being in charge. Orchestral music was rendered by Batchelder's orchestra during the afternoon. A large number of people tried their hand with the golf clubs for the first time and furnished amusement for their friends thereby, while others were content to watch the more experienced ones.

Several contests were arranged for the late afternoon, and in these Richard Davis proved to be the star performer, taking two first prizes and one third prize. A driving club, offered by T. C. Peters for the lowest score for eighteen holes, was won by Mr. Davis with the remarkable good round of 77. The single scores being 40 and 37. The driving contest also fell to the same player, the distance being 200 yards and two feet. J. Daniel was second in driving with 180 yards and one foot, with F. W. Nichols third with 177 yards.

In the approaching contest the three prizes were taken in the following order, J. Mortimer, W. Daniel and R. Davis. In putting Alexander Milne was first. The social committee of the club had charge of the day's arrangements, the members being C. G. Moore, J. F. Higgins, Mrs. E. M. Lynde, Mr. and Mrs. J. S. Moore, Mr. and Mrs. E. A. Drown, Mr. and Mrs. W. F. Harris, Mr. and Mrs. J. J. Roberts and Miss Carrie Wheelock. The committee in charge of the decorations were Mrs. H. G. Woodruff, Mrs. J. C. Walker and Mrs. L. B. Dodge.

FORMER BARRE MAN

KILLED BY ELECTRICITY

Henry Hurlburt Lost Life at West Lebanon, N. H., According to a Report to Chief Brown Today.

Chief of Police Brown received a telephone message today from the chief of West Lebanon, N. H., stating that Henry Hurlburt, a former resident of Barre, was killed by electricity at that place yesterday afternoon and that the body was being held for claiming by friends or relatives. Hurlburt, who worked on the "Mill" for a time, is said to have survived by a sister in this vicinity. The West Lebanon officer said that they would hold the body for a day. No details of the accident were given.

GORDON'S REPLY TO QUERIES

Made Public Today

State House "Incident" Growing Out of the Charges of Bribery—Their Friends Separated

In response to interrogatories from the Vermont State Branch, American Federation of Labor, sent to the various Republican candidates for Congressional nomination, John W. Gordon of Barre, a candidate in the second district, replied with the following letter which was made public this afternoon:

Barre, Vermont, May 16, 1906. Mr. Alexander Ironside, Sec. Vermont Branch, A. F. of L., Barre, Vt., Dear Sir:

Your esteemed favor of May 6th, which was duly received. Following an English rather than an American custom, you ask me as a candidate for the office of Representative in the Congress to give specific answers to specific questions. The custom may be a good one, but the American people have usually deemed it sufficient if the answers assented to the declaration of the principles of the party with which he was associated. But the fact that you have asked these questions indicates that you would not be satisfied if I stated that, if elected, I would support the principles of the Republican party so far as practicable. I shall, therefore, answer your questions so far as I can within the limited time you have fixed.

Q. 1. "If elected, will you actively assist in enacting legislation for the termination of government by injunction, the details of the measure to be those of our Anti-Injunction bill, at present before Congress?"

Yes, if elected, I will do all I can for "the termination of government by injunction," if it exists, but there is no more government by injunction than there is by assumption. The phrase is apt to mislead and was invented a few years ago for that purpose as a political catch word. A vast amount of evil often lies in the misuse of words. This rule applies peculiarly to this phrase.

If a man owe you a debt and refuse to pay, assumption is the remedy by which to make him pay. Would you call that government by assumption? If a man alone or in combination with others is about to do you an injury and there is no adequate remedy at law, an injunction restrains him from doing it. Would you call that government by injunction? I should call it the protection of a fundamental social right. Would you object to that protection if you had no other? On the other hand, would you insist upon that protection as a birthright in a free and civilized country?

The second part of your question is more to the point. By this I understand you to ask if I would advocate and vote for the House of Representatives' Bill No. 89 popularly known as the Anti-Injunction Bill. This question is a large one, too large for proper consideration within the limits allowed me, unless I should answer by stating that, if elected, I would do everything in my power for the laboring man consistent with my oath of office. Such an answer would not be without a precedent. If you would be satisfied with that, you may read no further, but I assume that a more explicit answer would command your respect if not your concurrence.

The Anti-Injunction bill appears to be intended as a modification of the Sherman anti-trust law as well as certain criminal laws. It is probably hastily drafted, and the Sherman anti-trust law, as understood at the time of its passage, was only intended to forbid unreasonable, not reasonable, restraint of trade according to the principles of the common law, and that law, if any, supposed that the act would apply to labor organizations. Since the courts have been quickly modified and narrowed in the cases had been taken to the appellate courts. Perhaps the very judges who issued them would have done so if they had had the opportunity and benefit of argument and review. But the law should not be condemned because a judge sometimes misapplies it, any more than the statutes against an impenitent should be repealed, because a jury sometimes convict an innocent man. Infidelity is not a claimed attribute of our courts. No human agent works with the certainty of divinity. Good citizenship requires us to bear with human limitations. Our judges, as a rule, are careful and learned, honorable and conscientious, seeking to embody the very truth in every judgment. But in view of the broad interpretation of the law, the purposes contemplated at its passage and present conditions, and the erroneous application by the present interpretation, I would favor its modification so that it would conform with the common law, and that, as applied to trade disputes, the civil process of injunction should only go against acts that constitute an unreasonable restraint of trade. With this modification I am inclined to think there would be few complaints. The law would then be substantially what I understand to be the intention of its framers.

Continued on Fourth Page.