ANSWERS TEDDY

Senator Tillman Refutes All Charges Made Against Him

BY THE PRESIDENT

Shows That There Is Nothing in the Charges Made Against Him in Connection With the Qregon Land Deal-Is Ready to Compare Recards With Roosevelt.

Washington, Jan. 11 .- The following the full text of the speech delivered in the United States Sen ate today by Senator Tillman in an swer to President Roosevelt's slan derous charge about the Oregon landeal. The speech was delivered to a crowded Senate. The Senator's entire speech is printed below:

Mr. President, I rise to a question of personal privilege.

For the first time in the histor: of this government, as far as I have been able to learn, a member of this body has been brought to the bar of public opinion, before the Senatitself to be judged under indictment by no less a person than the Presi dent of the United States. The manner of the doing of its and the animus and zeal displayed by the Chief Executive are worthy of consideration.

The papers in the case were sent to Senator Hale as acting chairman of the Committee on Appropriation late on Tuesday last. I had no is timation in regard to it until afte. the Senate met on Thursday. By that time the air was thick with rumors, evidently coming from th-White House, directly or indirectly that a Southern Senator was in the toils of the Secret Service; and scorit was understood that Senator Tillman was the man.

Having been informed by Senato Hale of the character of the charge Thursday afternoon, and that hwould call a meeting of the Appropriation Committee on Saturday to consider the papers relating to the Secret Service sent him by the Presi dent, I expected to have opportunity to examine fully into the case and make such defense or explanation in the Senate itself as I though: proper. I understand the President had notified Senator Hale that there was no need for hurry, and that he would not give the papers to the press before Monday; but on Friday morning he changed his mind and notified Senator Hale that he had determined to give all the facts to the newspapers that evening, and they appeared Saturday morning. It was well to remember that the universal custom heretofore, and the courtesy due by any executive to a legislative body demnaded that hav ing sent the papers to the most important committee of the Senate. they were in the possession of that body, and it was a gross breach of propriety to make them public. This well illustrates the executive attitude towards this body. He gave the communication to the press before the committee had seen the papers and examined into the mat-

ter. It is well understood that the President is an adept at advertising and that he has used the press with more skill than any man in American politics. He realizes the importance of "getting in the first blow," though it was below the bel: and might well convict him of cowardice. But he cared nothing for either courtesy, custom, or decency thus treating the committee and the Senate with that contempt which has been his wont.

Another probable reason for his great haste was that he sought to distract attention from the action of the House of Representatives on Friday in laying part of his message on the table by the sensational accusations against a man who has had long service in the Senate. I could have made my statement to the Senate and to the country just as easily on Saturday as I make it now, for I have nothing to conceal and there was no great need for delay or preparation; but realizing that the great influence and power of the Chief Executive was being exerted to the limit of his ability to blacken my name and destroy my character, and that his words and the exhibits which he sent would be given the widest publicity, while my own statement would probably be epitomized on account of the pressure on the wires, I decided to wait until today, with the hope that my defense, without being unavoidably mutilated, would reach the people in good time. This, the newspaper men tell me, would not have been possible on Saturday. This is sufficient explanation. I trust, for de-

An examination of the President's letter to Mr. Hale, which might just as well have been a special message of the type with which we are so familiar, will show that the President's charges, boiled down, amount to

two in number. First. He promotes me to mem bership in the "Ananias Club," and charges, in effect, that I have delib-

erately lied to the Senate. Second. He charges that have exerted my official influence and worked as a Senator for my persona benefit alone to secure the passage of a resolution and to press the De partment of Justice to bring suit against the corporations which hold so much of the public domain in the West and will not sell it to settlers under the terms of their grants from

the Government. He has prepared his indictment with consummate ability and skill He is even cunning in the apparently innocent pretence that in making a search through the Service for one kind of stale he had run down another case o that one of such se mportane that his sense of otheral obligation compelled him to prompt action. Mark you, he has been in the possession of all the facts in this case since July last, and men will be curious to know why, if his zeal was honest, he did not make tham known

The President announced in his special message to the House on

January 4. I have made no charge of corruntion against Congress nor against any member of the present House. If I had proof of such corruption affecting any member of the House in any matter as to which the Federal Government has jurisdiction, action would at once be brought.

This would simply be doing my duty in the execution and enforcement of the laws without respect to persons. But I do not regard it as within the province or duties of the President to report to the House "alleged delinquencies" of members, or the supposed "corrupt action" of a member "in his official capacity." ound no grounds for indicting me he seriousness of the case and the onal malice alone. On January 4 the President de-

eclined to do toward a member of n my public work here I have not resident Roosevelt, and I have oubtless given him good cause to eek revenge. I have at various imes arraigned him in the Senate for tyranical invasion of the rights ! Congress, for usurpation of auhority not given him by the Contitution, for disobedience of the law and neglect of duty, and particularly n the case of Mrs. Morris, for brutal and cruel conduct toward a helpless voman. I was not aware that these arts of mine had quivered in the Executive hide and stung him so, out the eagerness and intensity with which he has presented his case against me, his making a precedent where none has existed heretofora. is taking from the committee to which he had forwarded them the apers and giving them to the press efore that committee had considred them, indicate that Theodore loosevelt enjoys to the limit the beling of getting even with Ben Tillman, and lays on the big stick with the keenest relish, doubtless elieving that the pitchfork has gone ut of business.

In his letter to Senator Hale I

and on page 3 the following: But a case has just arisem of a different kind, which it seems to me I should put before you as illustrating in striking fashion the way in which investigations begun by any of these various agents in the strict line of their duty may develop facts of high importance, which the investigators would not in the first instance have sought to discover, which, when discovered, ought not to be hidden or suppressed, but the development of which may tend to create an erroneous impression that the agents in question were being used for purposes not within the line of their lawful duty.

It is well to note that the Presiient recognizes the extraordinary haracter of his action as well as the unlawful use he has made of the Secret Service. He pretends that his ase against me has been worked up by accident, by reason of the discovery of the inspectors in investigating he fraduluent transactions of one Bryon R. Door, and that the facts 'ought not to be hidden or suppress-

'd." The President says: Senator Tillman denied the statements of this circular, and expressed a wish for an investigation; and on his request the Postoffice Department, through its inspectors, made such an investigation. He stated in reference to this circular:

"I have not bought any land anywhere in the West nor undertaken to buy any. I have made some inquiries, as one naturally would, in roaming through the West. I simply want the people of the country to be put on notice that this swindler at Portland has no warrant whatever for endeavoring to inveigle others into his game."

The President then goes on to state:

This is a confidential report of a type usually not furnished, but in this case the matter is so serious that I feel I should put it before you. I enclose you also as exhibits D1, D2, D4 and D5. photographic fac-similies of letters and envelopes and telegrams from Senator Tillman and his agent, William E. Lee.

I do not deny the authenticity the letter or the telegram, of which photographs were made. I presume the letter from William E. Lee is also a correct copy, but I was not aware of its existance until now, and I am not in anywise responsible for Mr. Lee's ideas expressed in it. The President says:

On October 20, 1907, Senator Tillman wrote a leter (Exhibit D3) to Messrs. Reeder & Watkins, of Marshfield, Oreg., who were attorneys representing people who were applicants for the purchase of certain wagon-road and grant land; Dorr was a land agent making his filings through Reeder & Watkins. Senator Tillman's letter runs, in part, as fol-

"I wired you from Wausau, Wis., as follows, and write to confirm it; 'William E. Lee, my agent, will see you about land. I want nine quarters reserved. Will forward signed applications and money at once. Members of my family are entrymen. Letter follows. (Signed) B. R. T. I write now to say I wired Mr. Lee, who resides at Moscow, Idaho, to go at once to Marshfield and see you about the land, to locate quarters for the seven members of my family who are of age, and one for my private secretary, J. R. Knight, whom I desire to let into the deal, and, of course, he wants

a quarter for himself." The letter continued, stating in detail what was to be done, in order to enable the Senator to get

the land.

Dor in the Senate of being a swindler land for the use of actual settlers? to issue a fraud order against him | made to disgorge by reason of these | actual truth. It says: Dorr declared in his circular:

our success that he has subscribed the land be used as the basis of a and paid the necessary fees for a charge of being a liar and a corrupt quarter section for himself and 10 | Senator-to be digraced? other quarter sections for 10 of his nearest relatives.

It was this bold and outrageous While in Spokane, Wash., in Octofalsehood, mainly, that caused me ber, 1907, I first heard that there to denounce Dorr as a swindler, as were timber lands in Oregon which well as to declare in the Senate that were being bought through Reeder he had no warrant for the asser- & Watkins, of Marshfield. On Oe tion. The sleuths which the President put upon my trail have made kins, asking for information, telitheir report, and a perusal of it will ing them of redesire to purchase show to any fair mind that so far some of the laud if possible. Defraud order against Dorr, they were of the grant to the State of Oregon It therefore follows that he has discover something to my discredit, \$2.50 per acre, I wired the librarian in the courts, which, no doubt, would vestigation. I say this because it Finding that that part of the statehave rejoiced him overmuch, and is hardly possible that a postoffice ment received from a gentleman in Il this fuss, fury, and fustian about inspector would set about getting Spokane was correct. I notified Reed cravity of the offense with which he a United States Senator and trying Mr. Lee, whom I had seen at Mosharges me can be attributed to per- to convict him of lying if the orders did not come from a high source.

Let us suppose for a moment that anuary 5 he wrote a letter to Sena- have to do with Dorr's transparent Dorr, and yet the President declared:

> The assault which Senator Tillman made upon Mr. Dorr was, according to the inspector, a wanton assault made to cover up Senator Tillman's own transactions.

No such statement was made by the inspector. In fact, so earnestly intent on convicting Senator Tillman is the President, he actually com mits himself to this proposition, to wit: Tillman voluntarily and without any compulsion from any source and with nothing to conceal brought up a matter in the Senate which he need not have done to cover ap transactions which were absolutely unknown to anyone except himself and his correspondents, Reeder & Watkins, and were entirely honorable and clean. My exposure closed out the swindlers. Dorr, when his mail was not delivered, retired from the land business and became a fruit grower, as reported by the inspectors.

The swindlers had secured a good many thousands of dollars before the exposure in the Senate stopped people from being duped, and yet Theodore Roosevelt, who poses as the only remaining honest man in public life, in the face of these facts has felt called upon to attack the character of a man whose integrity has never before been questioned, and whose official position is second only to his own.

In doing this he makes a false declaration, for the inspectors nowhere say any such thing as above quoted, which can be proven by an

examination of their report. Now, about the lying: My letter of February 15, of which the President secured a photographich copy, antedates by four days my statement in the Senate that I nad not bough: any land, or undertaken to buy any, and the President considers this positive proof of falsehood. I did not say I had not considered the purchase of land; I did not say I had not contemplated purchase of land, because I had done both. In my conversation with the Attorney-General in regard to the resolution which I introduced, and which ae himself prepared after we had talked over the whole land situation, I distinctly remember telling him that my interest in the matter had been first aroused by my desire to purchase some of the timber land, and that my coming to him was due to the fact that I discovered upon investigation that I could not buy it even by a lawsuit, because I was advised by very able lawyers in the West, among them the Hon. George Turner, of Washington, that in attacking the holders of those lau.1 grants no one would have any standing in court except the grantor, the Government itself. See Nichols v. Southern Oregon Co., Federal Re-

porter, vol. 135, p. 234.) I was perhaps disingenuous; but moment's thought will convince any honest-minded man that-as I had not signed any papers, had not 'undertakes" to buy land-I was speaking accurately and not falsely. Everything hinges on the meaning of the word "undertaken" and my use of it. Did I mean to conceal the fact that I was anxious to buy some of this land? Not at all. Did I mean to attack Dorr as a swindler when I myself was engaged in a dishonest and dishonorable transaction? That is what the President would have the people believe. Can I be justly charged with falsehood entire transaction it would have I have not been guilty of any immade no difference whatever, while moral conduct. I had the right to I would have been charged with in- purchase the land if I could, but truding my private affairs into a my judgment told me it was unsafe in answer to the resolution which I thing is done it may be possible that fornia and refuses to sell them at any price. I never expected, and pelling way to the need of prompt tions. could not under the terms of the action by the Department of Jusand family, one for my private secnine in all. This, in the aggregate would mean that I would obtain through my activity here, as the President's charge is, nine quarter sections, or fourteen hundred and forty acres, at a cost of \$4.500. Will the President undertake to say that I have lost my right to buy land be-

cause i am a Senator? Can the

President deny that my activity se-

cured the passage of the resolution

It will be noted that I accused bring suit for the recovery of this suits, shall the fact that I was en-So sure is Senator Tillman of deavoring to buy a little pittance of

To sum up, this is a brief re

sume of the entire transaction:

tober 5 I wrote to Reeder & Watfrom endeavoring to justify the siring to find out if the conditions really put to work to investigate made it possible for "purchasers" me, and endeavor, if possible, to and not "actual settlers" to buy at while the President directed the in- of the Senate for a copy of the act. photographich copies of the latter of er & Watkins on October 20 that cow, Idaho, in the meantime and talked with on the subject, would go to Marshfield and investigate in 5th of October, and I made direct lared what he conceived to be his I was guilty of a falsehood in de person. I authorized Lee to draw application to Reeder & Watkins, by elationship to the House and that claring that I had not undertaken to on me if he found that the lands e would not do certain things. On purchase any land. What did that were what they were represented to be. Lee's authority as my agent until early in 1908, as shown by the or Hale, doing the very thing in and open use of the mails to in- never went beyond an examination report of the postoffice inspectors, egard to a Senator which he had duce men to send him money to pur- of the land and, if the application and his career as a swindler was chase land? Door's declaration that was filed, to see that I got good brief, as I exposed the whole thing he House. Why this difference? I had paid the fees is an absolute timber lands instead of rocks and in the Senate on February 19. The falsehood, and the postoffice inspec- marshes. He wired me not to be President had the papers and knew esitated to criticise and comment on tors, while they searched the records in a hurry, as there were obstacles all this. Reeder & Watkins were rene official actions and utterances of for entries at Coquille and noted in the way. In the meantime I had ceiving \$21 for the insignificant that Reeder & Watkins had fall-1 talked with lawyers who were fa- work of making a tender to the hold-"several hundred applications." miliar with the military road land nowhere mentioned that any had grants, and they informed me that the clerk of the court. Dorr was been filed in my name or for me. under a decision of the circuit count to share in this commission, or what-Therefore the falsehood is proven on private parties were not permitted to sue for these lands. Still doubting whether I could purchase the lands with any hope of successfu! litigation. I wrote to Senator George inquiry about lands on the Columsame opinion that I had already re- any suit. In the light of the eviceived from the other lawyer.

Realizing after I got to Washingme a letter from Reeder & Watkins, which has been stolen from my with other papers in this case, probably by some of the Secret Service sleuths, and when they indicated their desire that I should exert my influence in the Senate, I wrote the letter of February 15, of which the Presdent obtained a photographic copy. In the meantime and before that letter was written, from mg investigations and after a conference with the Attorney-General, 1 January 31, one calling on the Atthe other (the joint resolution).

to institute suits. My official activity then is shown and I was in no way

which became a law, instruction him

them. I was still anxious to obtain some of the land if it could be done legally, and wrote Reeder & Watkins and in the whole scheme died when I received the circular of Dorr, which came to me on February 17 and 18 from three different directions, showing the widespread distribution made of them. Also Mr. Lee's report to me had led me to believe that Reeder & Watkins were not of the caliber and character to be employed in a matter of such magnitude, except probably as to their familiarity with the local conditions and their ability to locate quarter sections which were well timbered. as they were in the possesion of a cruiser's map. Dorr, of whom I had never heard before, was evidently pushing his scheme of getting suck ers to invest and using my name, as I have indicated, without authority because I had not paid any fees to him or written to him or filed any applications. I therefore felt it incumbent on me to expose the swindle in the Senate, which I did on the 19th of February, and asked the postoffice authorities to issue a fraud

order. I pressed the passage of the joint resolution in the Senate, and on April 30 it became a law. March 18 was taken ill, and on May 10, after a partial recuperation I sailed for Europe, returning October 21.

The President's sleuths, set to do the dirty work of spring on a Senaa fraud which was being perpetrated and remembering Lee's somewhat tor when that Senator had exposed paid any money, had taken nobody's on the public, reported to him on receipt, usual processes by which one July 27. I had nothing whatever to do with the change in the law of which the President complains in regard to the Secret Service.

So the President's animus is not against me on the same ground for which he has attacked Messrs. Tawney, Smith and others in the House but one of personal malice engender ed by hatred because of my course in the Senate during the last seven

I have not attempted to deceive anybody; I have not told any falsewhen if I had told the Senate of the hoods; I have not broken any law. which they have stolen and are attempting to hold.

The President says: On October 20, 1907, Senator Tillman wrote a letter to Messrs. Reeder & Watkins. of Marshfield, Oregon, who were attorneys representing people who were applicants for the purchase of certain land-grant land. Dorr was a land agent making his filings through instructing the Attorney-General to | Reeder & Watkins.

This statement is misleading and their approval to his verdict. I calculated to deceive. The report of await the verdict calmly and without and asked the Postoffice Department If Harriman and others like him are the postoffice inspectors gives the fear, and will gladly abide by it.

> this matter is the firm of Reeder & ton. Nay, I demand it. I declare Watkins, of Marshfield, Oreg. Mr. most emphatically I have never Reeder is a real estate agent and sought to conceal my efforts to buy Mr. Watkins an attorney. They land; I spoke to the Attorney-Generin locating applicants on these lands. to the secret service the whole trans-Further, Reeder & Watkins, by action when I gave him the Dorr cir-

cular long before Do:r appeared on sent me concerning it. The question the scene, sought to make money by of motive will at last control and it having persons pay them \$21 in cannot be shown that I had any cash for filing an application with reason to conceal anything. I in- day when the senate concluded to the clerk of court and tendering to vite comparison of my private life sit with the house for a canvas of templated as the price of land. They were to receive \$100 additional whenever the Southern Oregon stand .. Company should convey the title. and they knew that no one could compel this conveyance except the United States Government, because a similar case had been decided in the United States court so declaring. (See Nichols v. Southern Oregon Co., Federal Reporter, vol. 135, p.

telegram and by letter, on the 20th of October. Dorr did not appear ing company and filing a notice with ever you term it, for whatever bus iness he brought, and yet the President would convey the impression that these filings were merely such as are usual in purchasing govern-Turner, of Washington, to get his ment land, when he knew or could opinion and incidentally to make have easily found out from the Attorney-General, that all such propos bia river, in that State. He gave the ed purchasers could not thus bring dence as presented to the President himself, the scheme was a swindle ton, D. C., in December that it was a to obtain \$21 in cash, and must be very doubtful proposition, I let the apparent to all. But the Presidence matter drop until Mr. Lee showed acquitted Dorr and convicted me. By this time I had found out the legal status, and decided I would not desk in my committee room along sign a contract, file an application, or pay any money, and my only reason for writing to Reeder & Watkins on February 15 was to have them understand that Lee misconceived my attitude in the Senate, and that I was not to be considered as a tool. but acting in the interest of the public. Remember I knew nothing of Mr. Lee's letter till sent in by the President. At the same time I was willing to use them in locating deintroduced the two resolutions of sirable quarter sections, if later on I found that the action of Congres; tion used to be.' torney-Gene al for information, and | would make it possible to restore th land to the public domain by the

cancellation of the patents. The President lays great stress on the statement of mine made the 15th to have taken form in the Senate be- of February in a letter to Reeder & fore I knew anything about Reeder Watkins. He italicizes the words & Watkins' attitude or expectations "as well as myself," as though it were unlawful, immoral, or improper for a Senator to buy any land or to act in this Chamber on any question affecting his personal interest. I fail to see any sense or reason in to that effect, but my faith in them this position, but I must submit that to the judgment of the Senate and the country. I had not become a party to any litigation; I was not interested except as a private individual wanting to purchase, and as a Senator desiring to enable others to have the opportunity to do so. Of course, the President is sure that I have done something very discreditable and outrageous. He hates me

and would destroy me if he could. The President gloats over the fact that my letter was written "just four days before he announced in the Senate that he had not undertaken to buy any land in the West" as clinching his contention that I have lied to the Senate. The records show that in the interim the Dorr circular had been sent to me, for on February 19, when I made the exposure of Dorr,, I said in the Senate: In the last day or two I have had my attention called to a

scheme of swindling, etc. It is easy for those who are themselves vulnerable to convict others on the most flimsy evidence, and the President seems to work on that

theory. On reading Dorr's circular the whole scheme and combination of swindlers-Reeder & Watkins, in Marchfield, and Dorr. in Portland; I did not know anything about Conro and Schaefer-flashed on my mind; dubious report as to the character and qualifications of the firm of Reeder & Watkins, I decided at once to see to it that my name should not be used to inveigle others into their game. Hence my action in the Sen-

The President dismisses with a wave of the hand any possibility of my honestly by saying:

It is unnecessary to comment on his proposal made in this letter to use his influence as a Senator to force the Government to institute a suit which would make it easy for him personally to obtain some of the land.

It might be well to inquire whether or not the Attorney-General has been ordered not to obey the law of public discussion? Just what law as an investment. I wou'd like to Congress passed last April-which I did I break? What wrong did I get some of it yet, and if the At- call the "Tillman-Bonaparte" lawdo or contemplate? According to torney-General and his successors ordering suit to be instituted for the the report of the Attorney-General, shall not die of old age before any recovery of these lands. My culpability is of such magnitude in conintroduced and which passed the I will have the opportunity to pur- templating the purchase of 1,440 Senate, Harriman, the President's chase some of those timber lands of acres of land at \$2.50 an acre in dear friend, still holds in defiance which he made mention in his re- the eyes of this stickler for official of law upward of 2,000,000 acres of port. (S Doc. No. 279, 60th Cong., rectitude in others that it may be the best lands of Oregon and Cali 1st sess.) Through my action at- found that he is determined to block tention has been directed in a com- my so-called "nefarious transac-

The man who announces to Conlaw as I construed it. get more than tice. Whether I ever get any of the gress that he, Theodore Roosevelt, seven greater sections for myself land or not does not mater if Har- assumes the right to permit the Steel riman and others of that ilk are trust to absorb its greatest rival conretary, and one for Mr. Lee, making made to disgorge the large holdings trary to law would doubtless not hesitate to help his dear friend Har riman in holding 2,000,000 acres of riman in holding 2,000,000 acres of the public domain, because Ben Till-sleuths upon the track of the South Shively, of South Bend, was chosen man has contemplated and wanted to buy 1,440 acres. The President having convicted Tillman, proceeded to clear Dorr in hot! cases contrary to the facts and smilingly retires from the center of the stage, which sons lost their lives and five were it is his greatest delight to occupy, injured in a fire that swept a five-

In conclusion, Mr. President, I Among the most active agents in court the most searching investiga- SAYS DEMOCRATIC NOMINEE have associated themselves together | al about it; I explained to the agent | He Alleges, in Petition for Recount circulating a shrewdly worded cir- cular and the letters which had been the company \$400 per quarter sec- and my public work as a man and a election returns. tion, which the law originally con- Senator with Theodore Roosevelt or any other man and feel absolutely 102 counties in Illinois, in counting sure of the ground upon which I the vote for governor at the Novem-

SENATOR TILLMAN'S SPEECH.

He Was Applauded as He Entered the Senate.

such pressure for seats on the part I commenced to investigate on the of the senator's families in anticipation of Senator Tillman's speech, that the private senatorial gallery crowd poured in. The public galleries were opened an hour earlier. The throng was dense and the rush so strong that women screamed and in the corridors found seats in the galleries.

The appearance of Senator Tillman in the Senate chamber a few minutes before 12 gave the galleries an opportunity for a demonstration of though extensive frauds also hand-clapping. The reading of the charged in other counties. journal was dispensed with when Tillman began his speech. The galleries indulged in no outbreak, although there were occasional suppressed laughter, until Tillman declared that the president had place i him in the Ananias club. Peals of laughter were called forth

when Tillman declared he had not known that the "executives hide" had been so greatly stung by darts he had sent at him at various times in the senate. When he suggested that doubtless the president "Believed that the pitchfork had gone out of business," another outburst of laughter followed from the gaileries.

Tillman kept closely to bis manuscript as he proceded except when he referred to Harriman as "The president's dear friend" who held 2,-000,000 acres of land in question, he looked over his eye glasses and glancing around the chamber added: "Possibly relations are not so intimate now, but I speak of what rela-

FORTY KILLED.

Divine Service Ended I'atally in Swit-

Berne, Switzerland, Jan. 10 .- Duting divine service today, an ancient church near Sion suddenly collapsed, burying the worshippers in the ruins. The Postmaster General White wash Practically all the members of the congregation were killed or injured. A wild panic followed, those who escaped rushing through the fields shouting that an earthquake had overtaken the village. Other villagers joined in the outcry and were with difficulty calmed.

After an hour's exertions the fire company of the place extricated forty corpses, but it is believed that there are still a number under the timbers. Sixty persons were badly injured.

BODY FOUND IN LOFT.

Mysterious Murder Mystery in The

State of Iudiana.

Marion, Ind., Jan. 10-A mysterious murder was uncovered today when the charred body of Mrs. Rosa Ricks, 25 years old, wife of a timber buyer was discovered in the hayloft of a barn in the rear of Thomas Wilson's. Indications are that the woman was killed and the barn fired.

The husband of the woman who separated from her a week ago, and and Levi Sutton, who is charged by Ricks with alieniating his wife's affections have been arrested. A cab driver says he drove Mrs. Ricks and a strange man to the barn at 11 o'- explosion of a copper tank, which clock Saturday night.

WANTED TO HEAR TILLMAN

Diplomats of All Countries Ask for

Senate Cards

Washington, Jan. 12 .- The unwritten diplomatic rule, which prevented the representatives of foreign powers from attending a congress-Senator Tillman's speech. The State crafts. The storm is still raging. department has been flooded with requests for cards never before demanded. Interest in the present situation is apparently so intense in the diplomatic coterie that no re- cast the vote of the State for Bryan gard is retained for the old rule.

Fought Pistol Duel.

pistol fight early today at Silver you and in the principles you re-City, near here, D. B. Sproles, a present, send their respectful greetprominent planter, was perhaps fat- ings." ally shot and Jess Davis, a negro, was instantly killed. The negro and Sproles had some words regarding opened fire on the white man, four is completely under military rule shots taking effect. Sproles, in turn, and the cordon of troops about the

Smith Scores Teddy.

Smith criticised President Roosevelt's actions in the Tillman "land grab" sensation. Mr. Smith referr-Carolina senator.

Three Were killed.

New York, Jan. 11 .- Three per-

WAS COUNTED OUT.

FOR GOVERNOR OF ILL.

That He was Cheated Out of 50, 000 Votes.

Springfield, Ill., Jan. 13 .- The legislative deadlock was broken to

Inaccuracies in all but nine of the ber election, are charged in the pe tition for a recount made to the general assembly by Adlai E. Stevenson, Democratic candidate for gov-

An approximate total of 50,000 votes more than are shown by the election returns is claimed by Mr Washington, Jan. 12.-There was Stevenson in his petition to the gen. H. Fuller and Dan Hines, while eral assembly today. In the 93 showing irregularities, 65 are aileged to have made wrong returns by the alleged simple means of was opened at 10 o'clock and the counting for Deneen votes which were cast for Stevenson.

In 28 others, it is charged, in addition, either that persons not naturalized or persons not residents of the county, or both, voted for Govmany of them had their wraps torn. ernor Charles S. Deneen, and in each Probably not one-fifth of the crowd of 28 counties miscounting of votes properly cast also is charged.

The county which appears from the petition to have countenanced the greatest amount of illegality of all sorts is Cook (Chicago), a!-

TILLMAN AFTER ROOSEVELT.

Will Show up Sunday Iniquities of the Blusterer.

Washington, Jan. 12.-Immediately following Senator Tillman's vigorous attack upon President Roosevelt in the senate yesterday, the senator inaugurated a campaign of "purification" in regard to the White House.

Since the president's attack the senator has received much correspondence expressing sympathy and volunteering much information which will serve materially in the foundation which the senator has laid in his campaign, as he announced in his speech yesterday, that he was determined to "show up" the president in what he termed was his "two-lights." He has already gathered a sufficiency of data, it is understood, to start with, and some interesting developments may be looked for as regards the political relationship of these two strenuous politicians. It is understood that the postoffice and its methods is one they caused quite a great deal of of the targets at which the senator is to aim his pitchfork.

TRIES TO HELP TEDDY.

es His Political Boss.

Washington, Jan. 12 .- That the Dorr case, in which Senator Tillman was involved was brought to the president's attention for the first time on December 18, 1908, was asserted last night by Postmaster General Meyer, in a statement made in response to an inquiry. Senator Tillman, in the course of his speech yesterday, said that the presiden: has been in possesion of all the facts in this case since July last, and men will be curious to know why, if his zeal was honest, he did

Don't Wart the Japs.

not make them known then."

Sacramento, Cal., Jan. 13 .- Thras anti-Japanese bills introduced in the state assembly by Grove L. Johnson, of Sacramento, and one introduced by A. M. Drew, of Fresco, prohibiting aliens from holding land in the state, have attracted wide interest The Japanese already have a lobby on the scene and will contribute considerable money to make a fight.

Copper Tank Exploded.

Quincy, Mass., Jan. 13 .- One man was killed and three injured by the was being tested by compressed air at the works of the Electric Boat Company, situated in the yards of the Fore River Ship Building Company, late today.

Went Down With Crew.

Mexico City, Jan. 13 .- News has just been received of a storm which swept the harbor of Tampico yesterday. The fishing boat Pride, of Andrews, was lost while attempting ional session, when an attack on to reach the harbor, her entire crew the president was heralded was shat- of eight being drowned. Fears are tered yesterday on the occasion of being entertained for other fishing

True to Bryan.

Richmond, Va., Jan. 11 .- The Vir. ginia electoral college met today and Kern and sent the following tele gram to Mr. Bryan: "The Virginia electors in electoral college assem-Yazoo City, Miss., Jan. 10 .- In s | bled with undiminished confidence in

Will Be Shot.

Messina, Jan. 12 .- The ruined the burning of a house. Later Davis city presents the aspect of war. It community has been completed. Strict orders have been issued that all prowlers shall be ordered from Columbia, Jan. 11.-In an ad- the lines and ghouls found looting dress before the Y. M. C. A. yester- the ruins or the boards of the dead day afternoon Senator-elect E. D. shall be shot dow without mercy.

Kern Failed to Win.

Indianapolis. Ind., Jan. 13 .- Fortonight by the Democratic members United States Senate.

MURDER CHARGE

Made Against the Alleged Slayers of Arthur Davis.

THEY ARE ARRESTED

And Are Now in Jail-Three of the Six Prisoners Are White Men All of the Accused Deny Complicity in the Outrage. Which Was

Florence, Jan. 14 .- As a result of the inquest at Hymansville Tuesday to inquire into the killing of Arthur Davis of last Friday night, six men are now in the county jail, three white men and three negroes. The whites are: L. S. Bigham, A. the negroes are: Jim Burch, Robcounties cited by the petition as inson Singletary and John White. The authorities are sure that they now have the right men.

The men when questioned all denied any knowledge whatever of the affair. The outrage has been the principal tonic of conversation in the city for days. On Tuesday morning Solicitor

Well, accompanied by Sheriff T. S. Burch, Deputy Sheriff E. C. Harrel and Chief of Police J. J. Koopman. went down to Hymanville to attend he inquest. The proceedings took up almost the entire day, and it was at a late hour last night that they returned with their prisoners. Pefect order was preserved by the officers during the inquest, and there was no attempt at any disorder. After the crowd had assembled at the place of inquest orders were issued that no one be allowed to leave the premises, and this order was

obeyed to the letter. Sheriff Burch forwarded his official report to Governor Ansel. Sheriff Burch and his assistants, by their prompt action, in all probability, nipped in the bud a movement which would have grown to serious proportions.

Night Riders Posted. What caused probably more excitement in the neighborhood were

"night rider" posters tacked up on trees and buildings all through the neighborhood. These posters were 'acked up on Monday night. One of the members of the coroner's jury found one of them tacked on the front door of his house on Tuesday and another found several stuffed in his mail box. The posters are written on plain note paper, and are decorated at the top with what purports to be a rising sun, with the word "Notice" in the centre of the sun. While, of course, they were only intended as a bluff, which a thorough investigation disclosed. alarm in the community. Several of them were brought to the city and were shown on the streets today.

A copy of one follows: "Notice."

"We night riders, the one Arthur Davis, colored, was killed on last Thursday night by a band of 52 men, which has sworn to protect their country, and we here further say that if there is any white brought up in that thing, we will make each and every juror, magistrate and witness suffer the same as Arthur Davis did, for rope on a

white lady." In addition to the officers, your correspondent today interviewed a gentleman from Hymanville, who is well acquainted with all the facts of the case, and he corroborated in every detail facts as set out above. He further stated that there was absolutely no ground for the statement that the negro had been lynched for

rape. This crime is one of the most brutal in the history of the State. It will be recalled by the readers of Monday's State that the negro was taken from his home at night and after being stripped was severely beaten with buggy whips and sticks studded with long sharpe thorns.

So far the accused men have made no move to get counsel, but it is expected that they will employ counsel in a few days and make an effort to regain their liberty.

Gets Two Years.

Spartanburg, Jan. 8 .- Ursa Ali. man, a young white man who severa! weeks ago shot and killed James Burgiss, near Greer, today pleaded guilty to manslaughter and was sentenced to serve two years in the nenitentiary. It will be remembered that Allman had been hunting and. returning home, fired at young Burgiss, who was in the poultry yard, the load from the gan killing the boy almost instantly.

Murder a 1 Suicide.

Hamilton, Ohio, Jan. 12 .- Frank Donnelly, 65 years old, after killing his wife with a revolver, shot himself and then slashed his throat and wrists with a razor and walked from Oxford, his home, to Hamilton, a distance of 15 miles. He is now lying at Hercy hospital here.

A Hideous Fiend. Savannah, Jan. 12 .- Andrew Al-

lent, a negro employed at the Union Station as a porter is under arrest on a serious charge. It iis alleged he criminally assaulted Essie Watson, a negro girl about ten years old, who is a deaf mute and very :'mple. The negro stoutly denies the charge.

Perished in Flames.

Columbia, Jan. 11 .- in a fire which destroyed the parish home for the poor of Lancaster county last night, two blind inmates perished in the flames, one an aged negress and the other a negro boy. Three houses, together with their furniture and provisions were destroyed.

Foolish Woman.

Asheville, N. C., Jan 12 .- Mortified by the non-appearance of her of the Indiana legislature to suc- dusky swain at the marriage alter, ceed James A. Hemenway in the after she had herself secured the marriage license and invited the minister and guests to the wedding, A lucky thing about getting mar- Pearl Moore, a colored nurse, to the and complacently looks to have the story apartment house at No. 666 ried is that for the one time other dismay of those assembled, attempt-American people and the Senate give Ninth avenue, from basement to roof. people are stuck for the presents. ed suicide by drinking wood alcohol.