

AMERICANS ROUT MEXICANS

ONLY TWO DEAD ON THEIR SIDE

TROOPS HALT AT THE BORDER

Arrival of Arizona Rangers at Cananea Was Quickly Followed by Suppression of the Riot Started by Strikers at Greene Copper Mines, Ringleaders Talking to the Mountaineers After Anywhere from 11 to 50 of their Followers Had Been Killed—Refugee Tells Story of the Riot, Describing March of 5,000 Strikers Through the Streets and Declaring Half the Police in Sympathy With Them—Governor of Sonora on the Scene Co-Operating With Americans—War Department Halts United States Troops at Frontier.

Naco, Ariz., June 2.—A telephone message was received from Cananea, Mexico, at 8:30 this morning, reporting that peace has been restored there.

After the arrival of the Arizona Rangers, many of the ringleaders in the riot yesterday ran into the surrounding mountains, and no further serious trouble occurred after their flight. Governor Ysabel, of Sonora, arrived here this morning and immediately gave orders permitting the armed Americans who were there from Bisbee, Douglas and all parts of Arizona to accompany him to Cananea. The Americans organized, and in command of Captain Tom Rynning, former captain of the Rough Riders and now commander of the Arizona Rangers, left with the Governor on a special train for Cananea.

According to advices received from Cananea this morning, two Americans—George and Will Metcalf—and ten Mexicans and one child were killed there yesterday. A. S. Dwight, general manager of the Cananea Consolidated Company, was only slightly wounded. George Metcalf was Col. Greene's rental and lumber agent and Will Metcalf was his nephew. The number of wounded are not known, but is believed to be about twenty.

MEXICAN GENDARMES ACTIVE

Col. Kosterlitzky, in command of the Sonora gendarmes, arrived at Cananea at 7 o'clock last evening. With his men he immediately proceeded against the armed strikers and the ringleaders fled to the hills. An armed body of Mexican gendarmes tried to cross the line half a mile from Naco last night and were opposed by Mexican officers. In the shooting which followed an American named Buchner, physical director of the E. M. C. A. at Bisbee, was wounded in the arm and a Mexican official was also wounded. The attempt was given up.

E. E. Edgington, principal of an American school at Cananea, arrived here last night on a special train that brought refugees from the scene of the riot. Edgington told a graphic story of the riot. He said:

STORY OF A REFUGEE

"George Metcalf, head of the development department of the Cananea Consolidated Copper Company, and Will Metcalf, his nephew, two Americans who have been killed, as far as I could learn. They were shot down by Mexicans while protecting company property. Between 25 and 50 Mexicans have been killed in the fighting."

"Yesterday afternoon, rioters dynamited a pawn shop in Cananea and secured a large number of guns. From this I judge they are not well supplied with arms, but have enough to put up a terrible fight against the American soldiers. The Mexicans attacked the mounted police yesterday, fighting a battle which resulted in the death of a large number of them."

"General Manager A. S. Dwight was injured by a bullet receiving a scalp wound that is not serious. Five thousand Mexicans are out on strike. They are very defiant marching through the streets and only awaiting the appearance of the anarchist flag to attack every American in Cananea who does not join them."

"There are between 50 and 75 police, and half of them are siding with the rioters."

NO RIGHT TO MAKE INVASION

Though American Consul at Cananea Says Aid is Absolutely Essential, Government Will Not Send Troops to Cross Border in Absence of Request From Mexico.

Washington, June 2.—The State Department received a most urgent telegraphic appeal for help from American Consul Galbraith, at Cananea, Mexico, in which the consul stated that the United States absolutely essential. The State Department also received direct application from the American consul at Cananea for help from the American side, a most extraordinary occurrence.

"There are no treaties conveying any authority for the international use of troops across the frontier, so the State Department officials were satisfied that they had no right to act on their own initiative and dispatch American troops into Mexico in time of peace, or make any such emergency, unless these troops were called for by the Mexican government through constitutional channels. Not even the Governor of the Mexican State of Sonora was authorized to make a legal call for the use of American troops, and if he felt the need of that kind of help, before his requisition could be honored by our government, it must have been taken up and transmitted through the usual diplomatic channels."

This afternoon the following telegram was sent from the War Department to the commander of the garrison at Fort Huachuca, addressed to Naco, Ariz., upon information that he had started for Cananea, in Mexico:

"Major Charles H. Watts, Fifth Cavalry, Naco, Ariz.:

"Secretary War directs that you and your squadron shall not cross boundary line into Mexico. If you reach Naco, go into camp there and await instructions. If you receive this message, telephone this office your whereabouts immediately."

"AINSWORTH"

"Military Secretary."

Atlanta Bank President Surrendered to Bondsmen.

Birmingham, Ala., June 2.—The bondsmen of Gordon Dubois, former president of the First National Bank of Ensey, Ala., were arrested last week by Federal officials on the charge of conspiring to release the banker.

McEachern and his crew.

CONFEREES AGREE ON BILL

MOST SENATE CHANGES STAND

Report on Rate Measure is Completed Yesterday. House of Representatives Yielded on Only Six Amendments, While 28 Were Retained Verbatim and 14 Redrafted—Anti-Pass Provisions of the Rate Bill Stricken Out—Prompt Action on Report Expected.

Washington, June 2.—In practically all essential details the conferees on the railroad rate bill agreed to the measure as it was passed by the Senate. The report was signed at about 4 p. m. this afternoon and almost immediately presented to both houses of Congress. It shows that the Senate receded from six amendments, two of which merely change the numbers of sections, while 28 of its amendments were retained verbatim, and the remaining 17 amendments were re-drafted or retained under different phraseology.

Senator Tillman, chairman of the Senate conferees, gave notice that he will urge prompt action on the report in the Senate. As soon as disposed of there, it is safe to say that it will be acted upon by the House with the utmost dispatch.

The disposition of the amendments in the order in which they appear in the bill follows:

SLEEPING CAR LINES OMITTED

The first amendment to the bill is that making pipe lines common carriers. It was stricken out and included in the amendment, making express companies common carriers, sleeping car companies being specifically mentioned, so that the amendment now reads: "The term 'common carrier' as used in this act shall include express companies and all persons or corporations engaged in the transportation of mail by pipe line or partly by pipe line and partly by railroad, or partly by pipe line and partly by water."

The next amendment is that prohibiting passes. It was entirely re-drafted, made much more stringent and now provides as follows:

STRONGER ANTI-PASS SECTION

No carrier subject to the provisions of this act shall, after January 1, 1907, directly or indirectly, issue or pass or give transportation free of charge, or at a rate less than the regular rate, free pass or free transportation for passage. Any carrier violating this provision shall be deemed guilty of a misdemeanor and shall upon conviction thereof be punished by a fine of not exceeding \$1,000; and any person who used, solicits or accepts for himself or for another any such transportation, shall be deemed guilty of a misdemeanor and upon conviction thereof be subject to a like penalty."

The Elkins commodity amendment was agreed to provide that after May 1, 1905, it shall be unlawful for any common carrier to transport any article or commodity, manufactured, mined or produced by it, or produced under its authority, or which it may own in whole or in part, or in which it may have any interest direct or indirect, except such articles or commodities as may be necessary and intended for its own use in the conduct of its business as a common carrier.

Requirement that common carriers shall upon application of any shipper, construct and operate switch connections with private side tracks

was stricken out, and the application of lateral or branch lines of railroads.

JIM CROW SECTION LOST

The Senate receded from what is known as the "Jim Crow" amendment which declared that equally good service and accommodation should be provided for all persons traveling by railroads, and compensation for inter-State transportation of passengers. The provision was stricken out of the bill.

Twenty-nine Senate amendments, twenty in number relating to the publication of schedules of rates and charges of all kinds were agreed to and to the provision relating to joint rates for the carrying of goods.

"If not joint rates over the through route has been established, the several carriers in such through route shall file, print and keep posted to the public, in convenient places, and separately established rates, fares and charges applied to through transportation."

The original penal sections of the inter-State commerce law which were repealed by the Elkins law, and placed in the bill by the Senate were retained by the conferees committee. The Senate amendment, however, was amended by striking out the words "knowingly and wilfully" in the provision relating to offering or accepting rebates, concessions or favors in violation of the law.

BRUNSWICK CONVENTION

It Endorses Simmons For Senate, McNeill For Corporation Commissioner.

Grady Withdraws From Race For Solicitor.

Special to The Observer.

Wilmington, June 2.—L. V. Grady, Esq., to-night authorized an announcement to be made to the press, that he had declined to run for solicitor in this district in opposition to Rudolph Duffy, Esq., of Onslow. The Brunswick convention of the Citizens' League for the Senate, McNeill for corporation commissioner, Lyon for judge of the Superior Court, and George H. Bellamy for the State Senate. A resolution endorsing Griffin for Congress was carried by a vote of 24 to 23.

DRIFTED TO SEA

Mrs. Stenwall Jackson and Others in Steam Yacht Rescue Man Whose Gasoline Launch Had Carried Him Mile to Sea off Wilmington.

Special to The Observer.

Wilmington, June 2.—Mr. John S. McEachern, in a small gasoline launch, drifted further to sea, was about to sea, a distance of nearly a mile. The young man, seeing his small craft drifting to sea, was about to jump overboard and drown, when Mrs. W. J. Moore, of the Yarrington, saw the launch and, with Mrs. Stenwall Jackson and others who were in a small steam yacht on the sound put out to the rescue and brought Mr. McEachern ashore.

UNANIMOUS FOR HACKETT

CABARRUS DEMOCRATS FOR HIM

Democratic Convention at Concord Yesterday. Unanimously Selected for Hackett for Congress, Webb for Judge, Clarkson for Solicitor and McNeill for Corporation Commissioner.

Concord, June 2.—The Democratic county convention to-day was well attended. Every action was unanimous and the delegates were well pleased. The roll call found all townships represented and Chairman Hartsell called to the chair Mr. John A. Barnhardt, of No. 1 township. With G. F. McAllister and J. F. Harley as secretaries, the organization was made permanent and the votes were taken on the congressional candidates. With much zest the convention gave unanimous instructions for R. N. Hackett. The same was done for Webb for judge, Clarkson for solicitor and McNeill for corporation commissioner.

Then came the matter of delegates and the convention named as delegates to the three conventions all present, and any other Democrat who could and desired to attend. After this business and just before adjourning State Senator Odell introduced a resolution endorsing Senator F. M. Simmons, which was adopted with much enthusiasm and without a dissenting voice.

The executive committee, held a meeting immediately after the adjournment of the convention and re-elected S. T. Hartsell chairman.

MR. KLUTTZ ADDRESSES PYTHIANS

There was a splendid gathering of Pythians at last night's meeting to hear Mr. Kluttz, of Salisbury, who came by special invitation to address the Concord Pythians. Mr. Kluttz is well known as a gifted young man and a splendid speaker and his address last night was a good one and very much enjoyed.

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WINSLOW COURT ADJOURNS

Petition to Place Graham Merchant in Bankruptcy—New Salem Official—Report of Price's Removal Causes no Surprise—News Notes of the Twin-City.

Special to The Observer.

Winston-Salem, June 2.—The two-weeks term of Forsyth Superior Court closed at noon to-day. Judge Peebles and Solicitor Graves left this afternoon for Jefferson to hold Asheboro court, which was delayed one week by a "mix up" of dates with Forsyth court. The principal matters acted upon at noon to-day were the confirmation of the sale of the Winston-Salem gas plant to Mainland Bros., of Oakboro, Wis., and the changing of sentence of several defendants convicted at that term and failed to pay their fines and costs.

A petition has been filed with Judge Boyd by creditors represented by L. M. Swink to place B. B. Holt, one of the largest merchants at Greensboro, in bankruptcy. The hearing will take place next Saturday. Pending the hearing Judge Boyd appointed Geo. P. Pell, of this city, receiver. Other creditors are represented by Parker & Parker and Jas. P. Cook, of Greensboro.

CANNON-BORDEN NUPTIALS

Mr. Joseph Archibald Cannon, accompanied by Mrs. Graham Robinson, left this morning for Wilmington, where next Tuesday Mr. Cannon is to marry, the bride to be Miss Neppie Borden. Miss Nan Cannon left last night for Wilmington, stopping briefly in Goldsboro. Other friends will go from here tonight and Monday to attend the wedding of their popular young heir.

GUDGER FOR CONGRESS

Present Encumbrance Endorsed by Buncombe Primaries Over Crawford and Hewitt. Special to The Observer.

Asheville, June 2.—Official returns from yesterday's Buncombe county Democratic primary, show that Congressman Gudger carried the county over both Mr. Crawford and Mr. Hewitt, his opponents by a margin of 65 votes. The 65 votes that Buncombe will cast in the congressional convention, Mr. Gudger will receive 33, Mr. Crawford 20 and Mr. Hewitt 12.

UNANIMOUS FOR HACKETT

Wilkes County Democratic Convention Endorses Him—Will Get Many Republican Votes in Wilkes.

Special to The Observer.

Wilkes County, June 2.—To-day the Wilkes county Democratic convention unanimously endorsed R. N. Hackett for the congressional nomination in the eighth district. The people of Wilkes are enthusiastically in the prospect of Hackett's nomination and election and scores of the best and most influential Republicans are openly declaring that they will vote for him. The convention passed strong resolutions endorsing Senator Simmons for re-election.

BRANK LAUDANUM

G. J. Raper, Claiming to be Son of Greensboro Minister, Found in Unconscious Condition at Fayetteville—Saved by Physicians.

Special to The Observer.

Fayetteville, June 2.—A well-dressed young man was found last night in a yard at the rear of the Hotel Lafayette by Mr. Holmes, the clerk in a stupor condition. His name as G. J. Raper, of Greensboro. Physicians were summoned and to them he acknowledged taking laudanum. The stomach pump was applied and he was placed out of danger and carried to the Highsmith hospital, where he is reported as getting on well to-day. Dr. S. Highsmith has said that his father was a Methodist minister of the State. He had been playing pool in Buckingham's saloon in the afternoon and was in good spirits. He denied any suicidal intent, and does not know what led him to take the drug.

RATE BILL SNARL AVOIDED

ALIENS MUST SPEAK ENGLISH TO TRY ALLEGED LYNCHERS

Speaker Cannon, by Adjourning the House on Tuesday, Avoided a Vote on the Rate Bill. Democratic Orator Pleading Vainly for Vote on Senate Amendments—Educational Test in Naturalization Bill is Amended so as to Require English Proficiency—English Language as Well as Write His Own.

Washington, June 2.—What might have been a serious parliamentary snarl was dexterously avoided by Speaker Cannon late this afternoon in the House of Representatives when Mr. Murphy, of Missouri, rose to present what he denominated a privileged resolution.

The conference reports on the rate and the rate bill were printed and ordered read in the House. The Missouri congressman presented a resolution rescinding the action of the House sending the statehood bill to conference and providing for a vote on the Senate amendments.

Mr. Payne, of New York, the floor leader of the majority, instantly made the point that the resolution was not privileged, and that the speaker should order it printed. The Missouri congressman presented a resolution rescinding the action of the House sending the statehood bill to conference and providing for a vote on the Senate amendments.

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DURHAM DEMOCRATS

They Endorse Representative W. W. Kitchin, Solicitor Brooks and Mr. Biggs for Judgeship and Name Delegates to Various Conventions.

Special to The Observer.

Durham, June 2.—To-day at noon the Durham Democratic convention for the purpose of naming delegates to the Democratic State, congressional and judicial conventions, was held.

Resolutions were passed endorsing Congressman W. W. Kitchin for re-nomination for Congress from this district. A. L. Brooks for re-nomination as solicitor and Mr. J. Crawford Biggs for judge.

Delegates were named for the various conventions named. While the committees were out arranging a meeting for the convention, one of Judge Winston and another by Mr. Arley M. Moore.

The members of the county executive committee were named in the city, especially such as are stretched along Fayetteville street. When the Bell Company entered the city it offered, at that time, to construct its lines on that principle.

MAY CALL SPECIAL TERM TO TRY ALLEGED LYNCHERS

GOVERNOR SAYS IT IS QUITE LIKELY THAT HE CAN CONVINCE THE BOARD OF AGRICULTURE

Governor says it is quite likely that he can convince the board of agriculture of the expediency of calling a special term of the board to try the men charged with lynching J. V. Johnson. Though definite action is deferred till he can confer with the so-called board of agriculture, he has fixed next year's budget for A. & M. College at \$61,000—Raleigh News.

Observer Bureau.

122 South Dawson Street, Raleigh, June 2.

The State board of agriculture continued its sittings to-day. A chair of mathematics was established and R. E. L. Yates, of Wake county, who has been assistant to Prof. W. C. Riddick, was elected to this position. There are yet some vacancies to be filled by reason of resignations. The board also adopted the college budget for the year ending June, 1907, the approximate total of which is placed at \$61,000. All the available funds were appropriated. It is the sense of the board that the college is in urgent need of more funds, since it is demonstrated on all sides that the necessary means should be forthcoming for the expansion of the institution. The professors in the various departments were heard, their statements were carefully gone over, and such additions were made as were essential to the practical carrying out of the plan.

The regular matters of the board of agriculture will be taken up by disposition next Monday. The members of the board held a short session this afternoon and at 4 o'clock made a visit to the farm and then inspected the properties of the college. The matter of discipline was referred to a special committee, the members of which will co-operate with the faculty and will arrange the question of uniform and such parts of the details of the college work.

Prof. C. J. Parker, secretary of the Summer School Association, appeared before the board in regard to the approaching meetings of that organization in Raleigh. His arrangements were perfected for putting in the condition the college buildings, dormitories and dining room for occupancy by those who will be in attendance throughout the period of mid-summer instruction.

Judge P. W. White, of Florida, whose home is near Tallahassee, is a visitor to Raleigh, the guest of Dr. A. B. Hawking. The venerable Judge has just passed his eighty-sixth birthday, having come from Cuba to spend the season at his old home. A period of 50 years has passed since Judge White visited North Carolina, at that time stopping both at Raleigh and Charlotte. The venerable jurist asserts that, in all his travels, he finds the people of North Carolina presenting more evidences of a certain and substantial progressiveness of citizenship and industry than anywhere else in the country. It is the custom of Judge White to return to spend each birthday, from whatever point he may be a sojourner. He is an impressive and learned conversationalist and possessed of many charms and graces.

Governor Glenn ordered a special term of the Superior Court in Nash county, beginning June 18 and continuing two weeks. Judge T. A. McNeill will preside.

CHARTERS GRANTED

The State charters the Foreman-Blades Lumber Company, Elizabeth City, N. C., which has a capital of \$100,000, of which amount \$60,000 has been subscribed by J. W. and L. R. Foreman and Clay Foreman, L. S. and J. V. Blades, Elizabeth City, and J. V. Blades, Elizabeth City, and J. V. Blades, Elizabeth City. The charter is for a term of 20 years, and the company's combination of railroad and boat lines in that section at an enormous figure. The Cape Fear Telephone Company, Elizabeth City, was also chartered with a capital stock nominally stated at \$75, the stockholders being M. J. Bailing, L. E. Rollins, T. L. Womble and E. E. Mills, all residents of New Bern.

Mr. J. R. Young, chairman of the fourth district congressional executive committee, has called a meeting in Raleigh, July 2, one day in advance of the State Democratic convention.

There were three graduates at the formal closing exercises of the institution for the Blind and the diploma were presented to them by Judge Pogue, president of the board of directors. Principal John E. Ray announced the first distinctions and the annual literary address was delivered by Mr. Alfred H. Mowbray, pastor of the First Presbyterian church, of Raleigh.

Chairman Adams, of the Wake county Republican executive committee, called the convention for June 23 in Raleigh.

In the Democratic primaries held to-day Armistead Jones defeated W. B. Snow and Holding 1,800 to 1,400 votes. Franklin McNeill, for corporation commissioner, leads the ticket.

MAY CALL SPECIAL TERM FOR TRIAL OF LYNCHING CASES.

The Observer's correspondent asked Governor Green for a statement concerning the recent lynching at Wadesboro. The Governor says it is more than likely a special term of court will be ordered for the trial of the parties concerned and implicated, but that will not be called until he can further confer with the solicitor of the district. It is possible a statement to the matter, which the Governor deems a disgrace to the State, he stated emphatically that it was to be declared that such violations of the law should be committed, when the eyes of so many investors and other interested parties from over the country, as well as from foreign countries, are turned toward North Carolina with a view to locating and establishing homes for themselves and their families.

The Raleigh board of aldermen last night decided to take up the matter of having placed underground all the wires of the telegraph and telephone companies now operating in the city, especially such as are stretched along Fayetteville street. When the Bell Company entered the city it offered, at that time, to construct its lines on that principle.

CHICAGO ON BEEF SCANDAL

CITY TO JOIN INVESTIGATION

Alleged Use of Dead and Diseased Animals in Packing Houses is to be Investigated by City Commission and Mayor Dunne Decides to Ask Federal Government's Co-Operation—President Roosevelt Receives Report on Conditions in the Packing Houses—Milder Substitute for Beverage Inspection Amendment to be Offered.

Observer Bureau.

Chicago, June 2.—The city has decided to join the commission to investigate conditions at the stock yards with a view to determining how far the recent criticism of methods employed in the killing of beef and hogs is justified. Mayor Dunne to-day, after a conference with Health Commissioner Whalen, decided to ask the co-operation of the Federal government and the authorities will be asked to name several members of the commission.

Washington, June 2.—President Roosevelt received this afternoon the completed report of Prof. Charles P. Neill, Commissioner of Labor, and James B. Reynolds, of their inquiry into the conditions of the meat packing industry of the country. The matter submitted to the President aggregates about 6,000 words and is a brief of the investigation made by Messrs. Neill and Reynolds. George P. McCabe, solicitor for the Department of Agriculture. The text of the brief was discussed thoroughly and was welded finally into form which will deal vigorously with the facts developed by the inquiry.

The Wadsworth substitute for the Beverage beef inspection amendment of the agricultural committee will be dealt vigorously with the facts developed by the inquiry.

The substitute is said to follow the lines of the Beverage amendment, with the vital exception that it places the cost of inspection upon the Federal government and provides for a review of the administration of the inspection, and restricts the jurisdiction of the Secretary of Agriculture in the power to make regulations which will deal with the Beverage amendment.

DR. WEAVER BACK TRACKS.

Asheville Physician Now Admits That He Was Mistaken in Saying That He Had Treated Mrs. Minor Morris—Was Assured That His Former Letter Would be Considered Confidential—Special to The Observer.

Asheville, June 2.—In view of the publication of his letter written to Major Sylvester, of Washington, relative to the mental condition of Mrs. Minor Morris, and of the controversy that has raged in regard to the physician and his motives in writing it, Dr. H. B. Weaver, of this city, finally this afternoon decided to make a clean breast of the affair and a public statement in reply. In the course of his letter to Thomas S. Rollins, which was used in explanation of Barnes, Dr. Weaver said: "I deem it proper, under the circumstances, to state that as a physician, my knowledge of Mrs. Minor Morris from a medical standpoint."

Dr. Weaver then says that Mrs. Morris came to Asheville, that he treated her and that she was mentally unbalanced. It was this part of the letter that has been persistently denied, Mrs. Morris stating that she never heard of Dr. Weaver, and that she had never been in Asheville.

Now Dr. Weaver admits that he was previously mistaken. "I was not," he said. "The one to make the advance, and when writing it supposed I was associated with the physician as confidential. I was not consciously a party to any muck-raking performance and I desire that to be clearly understood."

In reply to the question of whether he had ever treated Mrs. Minor Morris, he stated that all he knew of the matter was that he had treated Mrs. Morris, the wife of a physician, and was known to him as a physician. He was led to believe this by the similarity of the names, the fact that both were wives of physicians from the published descriptions of Mrs. Minor Morris and from the published accounts of her eccentricity and general conduct.

"I am not," said Dr. Weaver in response to a query, "I could not identify my patient of two or three years ago, should I now see her. Should Mrs. Minor Morris be shown me I could not even tell I had ever treated her to whom I refer. I was led to entertain that belief at one time, but in view of the denial of Mrs. Morris and her husband, and the fact that either in Asheville, I am not prepared to dispute their assertions."

TRED SUICIDE; WEDS AGAIN.

Mrs. Gilliam Grissom, Having Recovered From Recent Dramatic Attempt to End Her Life at Washington, Reconciled Through Husband—Special to The Observer.

Reidsville, June 2.—A marriage somewhat out of the ordinary and of great interest to a large circle of friends was consummated at Spray Wednesday, when Mr. Grissom was wedded to his former wife, from whom he had been divorced. The ceremony was performed by Rev. W. L. Mellichamp, of the Episcopal church. Several months ago, while suffering under the grief of separation from her child, a bright boy of eight or ten years, Mrs. Grissom attempted suicide in Washington. The and the event drew much sympathy at the time and much sympathy was expressed for both Mr. and Mrs. Grissom.

After recovering from her self-inflicted injuries, caused by a pistol shot, Mrs. Grissom returned to Spray and was allowed to see her child. A reconciliation between the estranged couple took place, resulting in the ceremony which made them again husband and wife.

The marriage was not a surprise. It had been