

**Live One's Manoeuvre!**  
"I should worry because my sleepy competitor does not know enough to advertise."

**"ULTIMATUM" SENT TO HUERTA NOT LAST WORD NECESSARILY**

Understood in Washington Communication Not Meant as Absolutely Final.

**PROVISIONAL HEADS STAND PAT**

Determined to Reject All Demands of United States.

**WILL SEAT MEXICAN CONGRESS**

To Abide by Its Decision as to Elections' Legality.

**NO ENVOYS TO REBEL LEADER**

Stated at White House Envoys Not Sent to Border to Discuss Situation with Carranza.

**SUFFRAGE LEADER WHO IS TO TALK TO TEACHERS TODAY.**



DR. ANNA HOWARD SHAW.

**Beilis is Barely Mentioned in Plea of the Prosecution**

KIEV, Russia, Nov. 6.—The name of Mendel Beilis, the man standing trial for the alleged murder of the Christian boy, Andrew Yushinsky, in March, 1911, was barely mentioned in the closing speech of counsel for the prosecution today. This was remarked by those present in court as the same thing happened when counsel delivered his opening speech on the indictment.

Toward the end of his address today, however, the prosecutor expressed his profound conviction that Beilis was guilty and remarked that the accused had been seen dragging young Yushinsky toward the brick furnace, where Beilis was employed, he added.

"Mendel Beilis possibly was an excellent father and a virtuous man, who lived modestly and was certainly religious, but does this prejudice the prosecution and the perpetration by him of a crime which, from his standpoint, was not a crime? He regards himself as an expiatory victim of his co-religionists."

Counsel for the prosecution then dwelt on the subject of the clay found on young Yushinsky's clothing, which, he said, resembled that of the soil near the stable where the prosecution believes the murder was committed and where Mrs. Beilis went to live after the arrest of her husband. The stable was white-washed before the visit of Kravassov, the detective, and was burned down three days before the arrival of the magistrate in charge of the preliminary investigation.

Counsel for the prosecution argued that the only medical and mental expert testimony worthy of credence was that brought forward by the prosecution. He especially mentioned Prof. Silorski, who, he said, "notwithstanding illness and his knowledge of the storm that would burst on him, had not feared to come into court and testify that the crime had been committed by Jewish fanatics with the object of obtaining blood."

**Omaha Exchange Files Complaint Against Railroads**

WASHINGTON, Nov. 6.—The Omaha Grain exchange today filed with the Interstate Commerce commission a complaint against the Northern Pacific and the Chicago, Burlington & Quincy railroads, charging excessive and discriminatory rates on grain from points in Montana to Omaha, South Omaha and Council Bluffs. Through joint rates not in excess of those to certain other named points are asked.

The complaint filed with the Interstate Commerce commission by the Omaha Grain exchange is the direct outgrowth of a similar complaint filed two years ago. The grain exchange complains that the Northern Pacific and Chicago, Burlington & Quincy roads are charging more for grain to be hauled from Montana to Omaha, Council Bluffs and South Omaha than to Minneapolis, the mileage being practically equal. The rates are for grain hauled from points west of Billings.

**American Squadron Passes Gibraltar**

GIBRALTAR, Nov. 6.—The squadron of nine United States battleships which is on its way to visit Mediterranean ports, passed the Rock early today. Great regret was expressed in Gibraltar that the vessels did not stop here for a time.

The squadron consists of the flagship Wyoming, the Utah, Florida, Arkansas, Delaware, Vermont, Connecticut, Kansas and Ohio, with the auxiliaries Celtic, Solace, Cyclone, Orion and Jason. It is to be divided into detachments, the Vermont and Ohio going to Marseilles, the Arkansas and Florida to Naples, the Connecticut and Kansas to Genoa and the Utah and Delaware to Villefranche, while the Wyoming is to make a trip in which it will call at Malta, Naples and Villefranche.

The movements of the smaller accompanying vessels will be under the direction of the commander of the squadron.

**SOLDIERS ENCAMPED IN INDIANA CAPITAL TO PRESERVE PEACE**

Two Thousand Men, Entire Guard of State, Arrive in Capital Trains

Troops Virtually Surround City from the Suburbs.

**MARTIAL LAW NOT DECLARED**

Governor Expected to Take Such Action Very Soon.

**WOMEN TOILERS MAKE DEMAND**

Members of Garment Workers' Union Crowd Into Executive's Office to Seek Compulsory Arbitration.

INDIANAPOLIS, Ind., Nov. 6.—Indiana's entire National Guard, consisting of more than 2,000 soldiers, is encamped in different parts of Indianapolis tonight ready for duty in connection with the strike of the employees of the Indianapolis Traction and Terminal company. Special trains brought the troops, which detrained in the suburbs, virtually surrounding the town. Great secrecy was maintained as to the movement of the militia and few citizens knew that state troops had been called out until late today.

As the trains bringing the various detachments arrived they were halted in the suburbs. The troops were not sent into the town until a sufficient force had been assembled to preclude the possibility of a clash with the strikers, who gathered in the downtown streets on learning that the militia had been called out. The troops will remain in camp until tomorrow morning.

Officers in charge of the troops declined to say tonight whether street cars would be manned by soldiers.

**Martial Law Not Declared.**  
Martial law has not been declared, but a proclamation placing the city under control of the state troops is expected from the governor's office before morning.

Nearly 300 women, members of the garment workers' union, rushed across the state house lawn and into the capital today and crowded into the governor's office. They demanded that Governor Ralston force arbitration of the street car strike and call a special session of the state legislature. Many of the women were hysterical, and Mrs. Edna Davis, president of the union, declared:

"We are willing to take up arms to help us this strike."

Governor Ralston told the women he had no authority to force arbitration, but that he had taken an oath as governor of Indiana to enforce the constitution and to enforce the laws. He said he was in sympathy with the union men, but could not allow a condition of lawlessness to exist and it was his sworn duty to protect life and property.

**Statement of McKee.**  
Brigadier General McKee is said to have stated that he knew nothing of the street car strike officially, but had been told there was rioting in Indianapolis and that he had been ordered to end the disorder. This, he said, he would do.

A suit asking the appointment of a receiver for the street car company, which was set for hearing today, was postponed until tomorrow, because of the illness of one of the attorneys for the car company.

A second suit for a receivership was filed late today by Judge Frank Roby, former member of the state appellate court.

No attempt was made by the company to move cars.

**Mitchell Retires from the American Federation of Labor**

BUTTE, Mont., Nov. 6.—John Mitchell, for fifteen years actively concerned in the work of the American Federation of Labor and for years one of its leading vice presidents, announced here today at a banquet given in his honor that he would withdraw from official connections with the federation at its meeting in Seattle next week.

Mr. Mitchell stated that his withdrawal was voluntary and that under no circumstances would he permit his name to go before the delegates for any office.

"It does not mean that I am quitting the labor ranks," said Mitchell, "but I want to give place to a certain member of the United Mine Workers of America who has done much good for the cause and who, I think, should be made an official of the American Federation."

James B. Lennon, treasurer of the federation, and Tom Hughes, first vice president, were also guests of honor at the banquet given by local labor leaders.

**Mayor Harrison Says that Donahoe's Reputation is Good**

CHICAGO, Nov. 6.—Presentation of evidence for the defense in the case of Daniel Donahoe and Isaac Biefel, charged with conspiring to defame Clarence C. Funk, began today, with Mayor Carter H. Harrison on the stand as a character witness for Donahoe.

The state will admit that Funk, or a law firm representing him, paid the expenses of Mrs. J. C. Henning, after her confession that she was bribed to give evidence against Funk in the alienation suit. It also will be conceded that Funk employed detectives in his endeavor to establish charges against those whom he alleged had conspired to ruin his reputation.

Residing the mayor, Judges Frank E. Baker, Joseph H. Fitch, Edward Brown, William H. McFarley and Marty Gridler testified that the defendant bore an excellent reputation.

**The National Capital Thursday, November 6, 1913.**

**The Senate.**  
Met at noon.  
Foreign relations committee discussed the Mexican situation.  
Banking committee made some changes in the currency bill.  
Approved \$1,900 for relief of some storm sufferers.  
Took up resolution for investigation of Louisville & Nashville financing.  
Adjourned at 1:30 p. m. to noon Monday.

**The House.**  
Met at noon.  
Adjourned without transacting any business, to noon Friday.

**The Woman Who Does the Work**



Drawn for The Bee by Powell.

**WOMAN NOTARY IN TROUBLE**

Laura Nehrbas Faces Suit Because She Certified to Bogus Deed.

**WAS NOT PERSONALLY KNOWN**

Impersonator of Owner Gets Past Official Who Attested that Signature Was That of Person Owning the Property.

If Laura Nehrbas, notary public in Omaha, had only studied history a little more carefully she would not have a suit for \$200 damages starting her in the face. If the confidence people, who sold a piece of real estate and got this notary to certify a fake quit claim deed, had studied history a little more carefully they would have known that Pliny T. Sexton, was a man and not a woman. Pliny T. Sexton owned a quarter section of land in Dawson county back in 1911. J. Harriet Miner, living at Twenty-second and Dodge streets, in Omaha, negotiated with a woman who said she was Pliny T. Sexton, with the result that Harriet Miner traded a piece of real estate in Omaha for this quarter section of land in Dawson county. A spurious quit claim deed was executed and Notary Laura Nehrbas certified it under her official signature and seal, representing that Pliny T. Sexton was personally known to her to be the identical person and that the said Pliny T. Sexton acknowledged the instrument to be "her" voluntary act and deed. Now, if the word "her" had not appeared so often it would not have been so plain that the notary knew not whereof she spoke, for Pliny T. Sexton, the real owner of the Dawson county land, is not "her," but a "him" and was not within thousands of miles of Omaha when the spurious deed was executed.

**Quiet Title.**  
It turns out that Pliny Sexton is a full-grown man that lives in Palmyra, N. Y. He got busy when he found out his Dawson county land had been deeded to an Omaha party, and through the courts quieted title to his land. This threw J. Harriet Miner of Omaha out considerably because she had invested some \$5,000 in the bogus deed.

J. Harriet Miner is seeking to recover as much of her loss as possible. No she is bringing action in district court against Laura Nehrbas, notary public, and the National Fidelity and Casualty company, on the notary's bond, which is for \$2,000. Incidentally numerous legal minds are discussing the possibility of making the rules a little more strict in regard to the actions of a notary who is supposed to know the person for whom he or she executes a paper. On the other hand it is said that it is a common practice for notaries to certify important papers, accepting the oath of a person wholly unknown to them and still representing that these persons are personally known to them.

**EXPRESS RATE ORDER IS AGAIN POSTPONED**

WASHINGTON, Nov. 6.—The Interstate Commerce commission's order to reduce express rates was again extended today to February 1, to give the companies more time to arrange for the change. It was to have been effective on December 1, but was postponed.

**Father of Wireless Telegraphy is Dead**

LONDON, Nov. 6.—Sir William Henry Preece, known in England as the "father of wireless telegraphy," died here today, aged 80 years. Sir William introduced both the telephone and the talking machine into England and was the inventor of many devices connected with the telegraph and telephony. For several years he was engineer-in-chief and electrician to the British postoffice and president of the Institute of Civil Engineers.

**Alleged Swindlers Are Placed on Trial**

NEW YORK, Nov. 6.—John H. Fonda, 66 years old, and Elmer E. Good, a young lawyer, were placed on trial in the federal court here today, charged with using the mails to defraud. It is alleged they induced persons throughout the country to contribute funds for the ostensible purpose of prosecuting suit against the Trinity Church corporation in this city to regain control of land valued at millions. They alleged dupes were or thought they were, hairs to the Bogardus, Webber or Delamater estates.

**KILLED IN AUTO ACCIDENT**

Mrs. Patterson of Hunter Dead, Boy Dying and Woman Injured.

**SMASHUP ON THE DODGE ROAD**

Huge Touring Car Strikes Mrs. Patterson's Car Six Miles Out on Road and Hurts Smaller Machine Aside.

One woman is dead, a 6-year-old boy fatally injured and another woman seriously injured as the result of an automobile accident six miles out on the West Dodge road at 6:30 o'clock last night. The dead: MRS. A. M. PATTERSON, Hunter, Kan. Fatally injured: Wilfred Chase, aged 6 years, Hunter. Seriously injured: Mrs. Maud Long, Hunter. The boy and Mrs. Long are at the Nicholas Stern hospital, where it is said the chance for the recovery of the boy is almost hopeless. He has been unconscious ever since the accident with his forehead laid open with a gash from temple to temple.

The party from Hunter, Kan., had been visiting relatives at Avoca, Ia., and were returning to their home. They were six miles out on the Dodge street road, across from the Rosenfeld Pecos farm, when a huge touring car, traveling at a rapid rate, struck the small car containing Mrs. Long and her party from behind, hurling it clear from the road and up against a clump of trees.

The occupants of the smaller car were thrown from the machine with the impact against the trees. Mrs. Patterson was struck on the head and killed instantly. Mrs. Long was badly bruised about the head, face and body and injured internally. The boy evidently was hit with the glass. His head was cut open and he was rendered unconscious. J. F. Rosenfeld, who lives near the scene of the accident, heard the crash and came out just in time to see the big touring car leave the scene going at full speed. Mr. Rosenfeld did not see the accident nor get the number of the car which made its getaway.

Coroner Crosby was notified of the accident and took Mrs. Patterson's body to the morgue. W. W. Umsted, manager of the Western Union Telegraph company, arrived on the scene, on his way home about the time the coroner did. He took the boy to the Nicholas Stern hospital and Mrs. Long was taken to the Rosenfeld home and later to the hospital.

Immediately after the accident the police authorities at Elkhorst, Waterloo and Valley were notified and instructed to arrest the speeding party.

**EXPENSE ITEMS STARTLING**

Klopp & Bartlett Cast Brings Forth Strange Cost Account.

**QUESTION WHERE MONEY WENT**

Attorneys for the Plaintiff Ask that a Detailed Accounting Be Made of Traveling Salesman's Disbursements.

Starting statements concerning dealings of the Klopp-Bartlett Printing company under its present management, with various counties of Nebraska, were made in a new affidavit filed and read in Judge English's district court in behalf of Aaron T. Klopp, president, who charged that he has been ousted from sharing in the management of the firm by Josiah B. Redfield and Harvey Milliken and these statements were reinforced by assertions in court by Byron G. Burbank, attorney for Mr. Klopp.

The affidavit gives a list of expenses alleged to have been incurred by Carl R. Goucher, salesman, who transacted business with county organizations during October and paid out for the company, amounting to more than \$700. Included are these items:

October 5, expense on Greeley county, \$125.  
October 11, Jack's coat, \$25.  
October 16, "miscellaneous expense" at Paxton, \$24.90  
Fullerton, October 18, cigars and booze, \$7.00  
October 18, special expense, Saunders county, \$40.  
Neligh, West Point, Omaha, "miscellaneous expense," \$100.  
October 20, expense Cherry county and Omaha, \$150.

"When has this money been paid to?" Attorney Burbank demanded. "Mr. Klopp has a right to know and these defendants must know, because they audited the bills."

Judge English was asked by the plaintiff to order an auditing of expenses incurred in securing "county business" and Mr. Burbank demanded that it be made "right over this table," pointing to the table in the court room.

**Where Did the Money Go?**  
"Why has this money been paid to Cherry county?" he shouted. "The Klopp and Bartlett company has never bought anything from Cherry county. Where has \$200 spent in excess of reasonable traveling expenses of \$25 a week been distributed by Goucher?"

The affidavit sets forth that \$27.75 worth of merchandise of the company has been given away during October by Goucher. It relates that Mr. Klopp, at a meeting of the directors, requested by himself November 4, introduced a resolution that no money or property should be given to any person by traveling men and that these employees should be allowed only their necessary expenses without provision for cigars, liquor or expenses of any other person, but that no consideration was given to it. On the same day, he says, he sent a letter to the defendants notifying them to cease giving away money or property to traveling men for the purpose of having it given to other persons.

Mr. Redfield and Mr. Milliken allege that all acts of which Mr. Klopp complains are legal and businesslike and that they are within the scope of the articles of incorporation in holding that executive power is in the hands of Mr. Redfield.

**THOMAS MEN SECURE RECOGNITION AT THE HANDS OF PRESIDENT**

Fight is Now Sure to Come Up on Convention Floor This Morning.

**TWO NAMED ON COMMITTEE**

Will Present Minority Report for Resolution Committee.

**MEETING HELD LAST EVENING**

Resolution Will Then Be Drawn by Friends of Thomas.

**ATTENDANCE IS NOW 4,100**

This is the Largest Enrollment the Association Ever Enjoyed at Any Convention of the State Teachers.

After resisting stubbornly all forenoon, yesterday, President James E. Delsell of the Nebraska State Teachers' association, melted a trifle just before noon and appointed on his resolutions committee two men who are known to have pro-Thomas leanings. They are R. D. Morris of Red Cloud and O. R. Bowen of West Point. To get a representation on the resolutions committee is what the Thomas faction has been fighting for since the opening of the convention. By this means they hope to have minority resolutions introduced into the convention which are in some way to express displeasure at the way Dr. A. O. Thomas was dismissed from the board of the Kearney normal by the State Normal board, of which State Superintendent Delsell is a member.

The resolutions committee appointed by Delsell is as follows: A. H. Waterhouse, Fremont, chairman; First congressional district, J. A. Doremus, Auburn; Second district, N. M. Graham, South Omaha; Third district, O. R. Bowen, West Point; Fourth district, F. A. Steck, David City; Fifth district, R. D. Morris, Red Cloud; Sixth district, R. W. Pate, Alliance.

This leaves the Thomas faction represented by two men on the resolutions committee as to five of the anti-Thomas faction. All morning leaders of the Thomas faction lobbied with President Delsell in the hope of getting a Thomas representation on the committee. Even up to 10:30 or 11 o'clock the Thomas faction was dubious as to the possibility of getting representation on the resolutions committee. This would have meant that they would have no chance to get a pro-Thomas resolution before the convention in the regular way—that is through the resolutions committee.

C. F. White of Cambridge, W. E. Davis of McCook and E. D. Morris of Red Cloud and others exerted every influence in the hope of getting Delsell to give some of the Thomas faction a representation. They practically gave up in despair once when they could get only the proposition that Bowen of West Point might be appointed. This was not satisfactory to the Thomas faction, for although Bowen inclines toward the Thomas faction, he did not seem disposed to make an active fight for Thomas resolutions.

With the appointment, however, of both Morris and Bowen, the Thomas people are sure that these two committee members will bring in a minority report that will favor Thomas, and thus get the matter considered before the convention.

The resolutions probably will not contain the name of Dr. Thomas, as the teachers are anxious to make the fight on the principle involved and keep in the background as much as possible anything that would seem to make the fight center on individuals. The resolutions are to be drawn up in language so general as to cover what will be referred to as machine politics in school affairs, that results in the summary dismissal without cause of heads of state schools. The Kearney affair and the recent Farr affair may be referred to in such language, but it is said to be very doubtful if the name of Dr. Thomas will appear in the wording of the resolutions.

President Delsell went so far as to say to some of the Thomas men that he would not be averse to the introduction of resolutions favoring a hearing before the State Board of Education of the case of any educator whom it is proposed to

(Continued on Page Five.)

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**Charlton Defense Holds Conference**

COMO, Italy, Nov. 6.—Porter Charlton, the young American who is awaiting trial on the charge of murdering his wife at Lake Como in 1910, was visited today by his counsel, Giovanni Persio. The lawyer was accompanied by Emilio Cattaneo, a well known psychologist and poet. The visitors and the accused discussed at length the question of the defense and the evidence to prove Charlton's irresponsibility in the crime.

**A Perpetual World's Fair**

Each day The Bee goes into the leading homes of this community carrying with it a message of interest to every member of the household.

Interesting information from the four corners of the world is to be found in its advertisements. Rare products from overseas, the latest models from the fashion centers of the world, wearing apparel for everyone, new inventions and ideas, a wonderful assortment of foods and household necessities, all are described in endless variety from day to day.

Every human activity is touched upon.

Every want is answered.

And many a reader receives helpful suggestions that mean much in this busy world of strife and activity.

A few minutes a day spent in reading newspaper advertisements is indeed most profitable. It is like looking in upon a great exposition of an ever-changing array of all that the world has to offer for the benefit of mankind.

Rich or poor, old or young, there is something of interest for everyone.

**The Weather**

For Omaha, Council Bluffs and Vicinity

High temperature	58
Lowest yesterday	52
Mean temperature	55
Precipitation	.00
Temperature and precipitation departures from the normal:	
Normal temperature	42
Excess for the day	16
Total excess since March 1	484
Normal precipitation	54
Deficiency for the day	.02
Total rainfall since March 1	30.34
Deficiency since March 1	23.66
Deficiency for cor. period, 1912	2.28
Deficiency for cor. period, 1911-12	14.55

**Reports from Stations at 7 P. M.**

Station and State	Temp	High	Rain
Omaha, cloudy	54	56	0.00
Des Moines, cloudy	54	56	0.00
Sioux Falls, cloudy	54	56	0.00
Lincoln, cloudy	54	56	0.00
Omaha, cloudy	54	56	0.00
Des Moines, cloudy	54	56	0.00
Sioux Falls, cloudy	54	56	0.00
Lincoln, cloudy	54	56	0.00

L. A. WELSH, Local Forecaster.