

Nebraska

"DRY" EXPENSES NOT FILED

Lincoln Antis Liable for Prosecution About Campaign Expenses.

BUT NO COMPLAINT IS MADE

Wet Committee Lists Statement of Outlay, but What Imported Speakers Got Does Not Appear in Report.

(From a Staff Correspondent.) LINCOLN, May 6.—(Special.)—The matter has not yet been brought to the attention of this office and no one has offered to file any complaint.

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Our Windows Are Worth Consulting.

King-Swanson Co. 16th & HOWARD STS.

THE HOME OF QUALITY CLOTHES

No Other Spring Suits in the Same Class With Ours

At whatever price you elect to pay, we will sell you a suit positively unmatched in quality, style and general excellence.



If you would have the best Suit possible for your money—look at ours for

\$10, \$12, \$15, \$18, \$20 and up

Do you figure on paying \$18 or \$20 for a suit? Then pay US

\$15.00

Fifteen dollars invested in one of our hand tailored suits will go just as far in style, quality and fit in this store as the greater amounts already mentioned will go in some other stores.

Young fellows certainly appreciate our Spring Suit Styles. Prices, too.

The most extraordinary offer ever made by a reputable clothing store

We want to know what newspaper produces the best results for us and we are willing to pay for such knowledge—Therefore, we will make the following offer for

One Day Only, Saturday, May 7th

Clip this corner from our ad—fill it in as directed—put it in your pocket book—Come in and select any suit in our wardrobe sections (including all fancies, blacks and blues, as well as Tuxedos and Full Dress), marked in plain figures, at \$30, \$35, \$40.

Tender this coupon properly filled out and \$26 as payment and the suit is yours.

\$26 and this coupon

Makes the coupon worth \$4 to \$14, according to the suit you select.

Form with fields for Name, Street and No., City, and checkboxes for World-Herald, Bee, News.

Why Not Try a Pair of Our Shoes or Oxfords?

Men who appreciate good footwear and stylish, and who like to have their feet carefully fitted, are beginning to realize that our Shoe Dept. is altogether unlike any other.

\$2.50, \$3.50, \$4.50

Save about a dollar for your pocket book and considerable foot misery.

See Window No. 4

It contains a complete showing of the new guaranteed Patent Leathers, made by those master shoe builders, Burt & Packard—The only shoe makers willing to guarantee Patent Leathers—Ask us to explain.

\$4



CROSS FIRE FOR BALLINGER

Attorney Brandeis Begins Examination of the Secretary.

CLASHES ENLIVEN THE SESSION

Attempt to Show that President's Letter Exonerating Witness Was Prepared in the Interior Department.

WASHINGTON, May 6.—The cross-examination of Secretary Ballinger by Attorney Brandeis of counsel for the "prosecution" before the Ballinger-Pinchot investigating committee today afforded the most exciting and dramatic scenes since the committee's organization.

The secretary and the attorney faced back and forth, mimicking each other in tone and gesture.

Ballinger repeatedly appealed to the committee for protection from the "insolence" of his antagonist, but later apparently delighting in the growing anger of the witness.

The majority of the committee took the part of the witness.

The examination today had reference principally to the preparation by the president of his letter of September 12, which exonerated the secretary of the charges of Special Agent L. R. Glavis and directed the dismissal of the latter.

Mr. Brandeis through his questions brought out that although the president did not receive the answers of Mr. Ballinger and his associates, his letter was issued and sent out, week later, following a busy week at Beverly, filled with golf, speeches and preparations for his approaching transcontinental trip.

His evident effort was to show that the president did not himself, prepare the letter. He also tried to show by alleged inaccuracies in the letter that it was based upon misinformation from the Interior department.

Letters from Garfield.

Mr. Ballinger read a number of letters exchanged between himself and James R. Garfield and Henry M. Cripp, a Washington lawyer, subsequent to the last national election in reference to prominence which had been given his name in connection with the portfolio of secretary of the Interior.

In his letter to Garfield, he referred to the lasting friendship and confidence he had for Mr. Garfield, and that he hoped he would be continued as the head of the Interior department. Garfield's reply was equally friendly in tone and began:

"My Dear Dick:"

Mr. Cripp's letter asked for a private interview in Washington in which he wished to explain "the cruel influence which the Northern Pacific railroad has in the secretary's office at present." He wrote that "the influence of the Pacific roads had been notorious even under democratic administrations."

Clash Over Trip to Beverly.

Mr. Brandeis then took the witness in hand. He had proceeded only a short time in his cross-examination when another sharp clash occurred. The lawyer had asked the witness why he had gone to Beverly to see the president, after he had prepared in writing all of the information in the possession of his department, bearing on the Cunningham case.

Mr. Ballinger said he went to Beverly because he had been invited by letter, whereupon Mr. Brandeis asked him to point out the paragraph in the letter containing the invitation.

Mr. Ballinger read a paragraph, "Does that contain any invitation to come to Beverly?" demanded Mr. Brandeis.

"Strictly speaking, no."

"Then why did you go to Beverly?" "Because I wanted to."

Mr. Denby (Republican) broke in impatiently: "I think this line of cross-exam-

BLAIR BOY STEALING RIDE

Slips and Loses Foot

Jesse Bigelow Falls Under Union Pacific Train at Sidney and Suffers Mishap.

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Dr. Simons, the county physician, assisted by Dr. Graham performed the operation. The young man was trying to steal a ride with another fellow when the accident took place. Bigelow's people were communicated with and a message was received tonight from his mother saying she would be here in the morning.

JUDGE HANNA GRANTS CONTINUANCE TO M'INTYRE

Plea of Unpreparedness Accepted by Court and Case Allowed to Go Over.

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M'KAY-BROWN CASE PROCEEDS

Motion to Quash Indictment on Technicality is Denied.

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Arguments were had on the part of the state and defense after the jury had been retired, Allen moving a plea in bar and abatement, both as to state and national constitutional grounds. He also moved the court to remove M. F. Harrington as assistant prosecutor for the reason that he had not been appointed by the court to defend, nor was his assistant county attorney of Antelope county, Nebraska, all of which was overruled, and the case is being tried to the original jury.

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