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THE OMAHA DAILY BEE

OMAHA, TUESDAY MORNING, JANUARY 10, 1911—TWELVE PAGES.

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WEATHER FORECAST.
For Nebraska—Unsettled.
For Iowa—Snow.
For weather report see page 2.

LAWMAKERS ARE AT A STANDSTILL

By No Means Certain that Committees Have Been Settled to Satisfaction of All.

GALLAGHER ABSENT FROM CITY Leaves Appointing Body Standing Tie, Six to Six.

SCHAELE'S PLACE CAUSES TROUBLE Possibility He May Be Unseated Affects His Standing.

HOW MEMBERS PASS SUNDAY Those Who Stay in City Beginning to Realize What It Means to Stay There—Joke Upon Governor Aldrich.

(From a Staff Correspondent.) LINCOLN, Neb., Jan. 9.—(Special.)—With one member of the committee out of town the meetings of the house committee on committees will not result in any very great progress before tomorrow. Gallagher, a member of the six vets, who with Speaker Kuhl have held the upper hand all through, has had to leave town and that leaves the vote a hopeless six to six. Speaker Kuhl is said to have begun already to withdraw from his position and to make advances to the wet democrats who have been disappointed in order to get them to stand by him if he will make concessions and about the only thing that could save a fight on the floor now would be a revision by the committee of its recommendations.

The republicans met tonight at the Lindell to draw up their list of committee members, which they will submit for the approval and disposition of the majority. The republicans seem to be up against some opposition when they come to name their own men for the various committees. This is particularly true in the committee on privileges and elections.

There was a contest over the seat of Schaele, the Seward county democrat, and the democrats are afraid to let the majority gain any power in this committee for fear Schaele may eventually lose his seat to his republican opponent, Wertmann. This committee also considers worthy opposition under the regular procedure and the democrats do not want it to be composed partly of dry republicans of whom they prevent it.

Laidlaw and Corporation. The proposed changing of the committee recommendations which was scheduled by some prophets for tonight, will be the result of a division between Speaker Kuhl and Laidlaw, another member of the committee. Laidlaw was particularly anxious to be a member of the committee on the management of railroads and Gerden, the census nominee for the committee, resigned to give him a place. Now he is being accused of corruption and Schaele is being censured by his friends to straighten matters up or he will be involved in similar accusations.

The senate committee on committees expected to settle matters this evening without difficulty or lack of harmony and will probably be ready to go to work tomorrow morning.

Business of Sunday. Some of the legislators now spending their time in Lincoln were away from their homes on the extreme business of the Lincoln Sunday, which leads the porters on one railroad to announce the capital as the "Holy City" when it is being approached on a journey. Sunday afternoon one liberally inclined lawmaker wandered disconsolately up and down the streets of his hotel. "Where is my friend he asked if there was anything to be done in the way of amusement.

"Are there any theaters open?" "No," answered the Lincoln citizen, "not even a picture show."

"Any billiard rooms?" "Not a one."

"Any place of any sort where a man may while away his time?" "Not a place."

The legislator started away and the Lincoln man asked him where he was going. "Up to my room to read the Bible," said the legislator, "and then I am going to draw up a bill to move the capital."

Postmaster's Memory. Postmaster Gaffney of the house is demonstrating his fitness for holding that office by his unerring accuracy in remembering names and faces. The letters to members of the house that come into his hands are distributed into an old-fashioned glass case of boxes with each man's name and number marked above it. But the postmaster knows whose mail is there without the help of the directory and he knows the name of almost every man who comes to him, although he has been there only a few days.

Delay Taking Office. The appointment of governor Aldrich is continuing to assume the duties of their offices one or two at a time. One man has been found who refuses to draw his pay while he is not working. A. B. Gaddis, who has been deputy oil inspector for the fifth district, might be getting his salary until January 22, when the next deputy will succeed him, but having found himself another salary as a Lincoln newspaper man he has resigned.

Mrs. Schenk on Trial on Charge of Giving Poison to Husband

Case of Young Wife of Millionaire at Wheeling, W. Va., Attracts Crowd to Court Room.

WHEELING, W. Va., Jan. 9.—The trial of Laura Farnsworth Schenk, charged with attempting to poison her millionaire husband, John O. Schenk, opened this morning. The greatest interest was manifested in the preliminary of the famous case, the prominence of the parties involved there was a big crowd about the house long before the time set for opening court.

S. Jordan, who is presiding, ordered that there shall be no crowding in the court room and only such spectators as can be comfortably seated will be permitted to hear the testimony.

The state's case is looked after by Prosecuting Attorney J. B. Handan, while J. P. O'Brien, Frank O'Brien and S. O. Boyce appeared for Mrs. Schenk. The examination for jurymen was at once begun.

At 9:30 o'clock Mrs. Schenk walked into the court room accompanied by her attorneys. She appeared slightly worn from her long confinement and exhibited some nervousness.

Court adjourned at 1:30 o'clock this afternoon in order that the sheriff might summon an additional panel of takers from which to select the jury. The work had gone steadily on during the morning and seventeen men had been passed from the original panel of twenty. They included some of the best known young men in the community, many of them married.

Landlady Says Outlaws Came to Her House Night Before Tragedy and Refused to Leave.

LONDON, Jan. 9.—The inquest into the death of the desperadoes who were killed when the police and soldiers raided their lodgings in Sidney street was resumed today, but developed no evidence positively identifying the two victims as those who murdered three police officers at the time of the Houndsditch burglary.

Bessie Gorchon, in whose rooms the outlaws had taken refuge and who was arrested and subsequently released, said the men came to her house the night before the raid. She told them they must leave. At this her visitors assumed an ugly attitude and made her remove her skirts, shoes and stockings, so that she could not go for assistance.

A Russian known as Stine Morrison was remanded in police court today charged with the brutal murder of Leon Beron, whose mutilated body was found on Clapham common. The prisoner is known to have been in the company of the Frenchman on the night of the crime.

Census of Smaller Cities in Nebraska

Grand Island Heads List, with 10,326—Nebraska City Shows a Decrease.

WASHINGTON, Jan. 9.—Population statistics of the thirteenth census made public today by the director of the census include the following cities in Nebraska:

Grand Island	10,326
Beatrice	9,296
Lincoln	7,544
Omaha	7,475
York	6,224
Fairbury	5,294
Frederick	5,294
Nebraska City	4,718
Kearney	4,328
Nebraska City	4,292
Korolik	4,282
York	3,625
York	3,132

Chicago Packers Must Stand Trial

Judge Carpenter Denies Motion of the Indicted Men that Criminal Prosecution Be Forbidden.

CHICAGO, Jan. 9.—Judge George A. Carpenter in the United States district court today denied the motion of the indicted meat packers that criminal prosecution against them be forbidden. Judge Carpenter gave the packers ten days for any further preliminary motions they might desire to make before pleading to the indictments.

Wallace to Head Interurban. BOONE, Ia., Jan. 9.—(Special Telegram.)—H. V. Wallace, son of John Wallace, a former engineer of the Panama canal, at noon today was appointed vice president of the Port Dodge, Des Moines & Southern railroad. He is expected to come to Boone March 1 to assume active management of Iowa's longest interurban system.

Midget Lotharios and Comely Little Women Call on Mayor

Headed by Manager Nichol Gersen, who has the little men and women in charge, the Lilliputian contingent of the Hippodrome show swooped down on the city hall officials Monday morning. An impromptu reception was held, the chiefs of the various departments assisting Mayor Dahlman, in whose office the little folks congregated.

Thirty of them, all steez and aces, paid their respects to Mayor Dahlman. Among the little folks, who were as much interested in the sights around the city hall as were the employees and visitors, were midgets of all nationalities. But in the main they hail from Germany.

Of chief interest were Enrico Gondin, who measures twenty-eight inches in height and modestly admits to thirty pounds of avoirdupois, and Maria Muller, a little lady who coyly acknowledges to 22 years of age. Miss Muller's interest in Herr Gondin developed the fact that they are engaged to be married. And it's a sure enough engagement, for the young couple announce that they are to be married as soon as the company reached Chicago.

Miss Muller is as proud of her lilliputian size as any woman could well be. Jealously she watched every movement of the young

BEVERIDGE AIMS LORIMER BLOW

Indianan Tells Senate that in His Opinion Illinoisian's Election is Invalid.

OWENS ALSO ENTERS WAR Oklahoman Moves to Eject Chicagoan at Once.

COMMITTEE GIVEN A RAP Beveridge Calls the Majority Finding "Absurd and Grotesque."

"BLONDE BOSS" MAKES REPLY Lorimer Protests Innocence After Listening to His Election Called a "Patrid Transaction" by Man from Neighboring State.

WASHINGTON, Jan. 9.—The fight to prevent Senator Lorimer of Illinois retaining his seat in the United States senate was opened today with a contest between senators Beveridge of Indiana and Owen of Oklahoma, both of whom contended for the right to fire the first gun in the cause.

Senator Beveridge, by virtue of being a member of the committee on privileges and elections, which investigated charges of bribery against Mr. Lorimer, gained a tactical victory by filing a minority report attacking the position of his colleagues on the committee who voted to exonerate the Illinois senator.

Senator Owen, however, introduced a resolution to declare the election of Senator Lorimer illegal and void, but he was not permitted to address the senate in its support. The senate held that the resolution under the rules would have to go over until tomorrow.

Mr. Beveridge then submitted his report, the conclusion of which was: "That this election was invalid, under any possible view of the law. If the senate so concludes it is our duty so to declare. Therefore I submit the following resolution:

"Resolved, That William Lorimer who was elected to the United States by the legislature of the state of Illinois."

Lorimer Denies Charges. Before the report was filed, Senator Lorimer made a brief speech declaring his innocence of bribery and the innocence of his friends of any participation in corrupt practices to conduct his election.

He announced his intention to be present during the discussion of his case. The parliamentary tangle in the senate as to which of the two senators desiring to open the attack on Senator Lorimer should have precedence was not settled until after an appeal had been taken from a ruling by Vice President Sherman and he had been reversed.

Mr. Owen was first recognized. He presented a resolution similar to that which Mr. Beveridge had incorporated in his minority report. It was recognized and Owen prepared to speak on it when Mr. Beveridge demanded the regular order, which was the introduction of morning business.

The vice president ruled that the Owen resolution was of highest privilege and that Mr. Owen, having been recognized, had the right to the floor. Appearing from the chair, Mr. Beveridge was supported by a majority of the senate in his contention that the Owen resolution would have to lie over one day under the rules. This permitted Mr. Beveridge to submit his report and have it read.

Beveridge Reviews Testimony. The Beveridge report reviews the testimony bearing on the alleged acceptance of bribes by four members of the Illinois legislature and the testimony of these men that the bribes had been paid by three other members.

The minority report declares it is an undisputed fact of conclusive force, although the majority ignore it, that the confessed bribe-takers were shown to have had in their possession, in bills of large denominations, unusually large sums of money soon after the dates when they swore to having received the alleged bribes. This statement is made in reply to the contention of the majority that the men who confessed to having received bribes were not to be believed.

Senator Beveridge devotes considerable attention to the claim of the majority that at least three of those who confessed to having received bribes had been "compelled" or "driven" to make these confessions because of treatment received from officers of Cook and Sangamon counties, Illinois. In this connection the report says:

"What the senate must determine is whether it believes as a matter of fact that these men actually did receive the money which they testified to having received and large amounts which were found in their possession in bills of large denominations."

Mr. Beveridge said the conduct of of (Continued on Second Page.)

Robin Enters Plea Not Guilty

Sister of Defaulting Banker Charged with Perjury

NEW YORK, Jan. 9.—Unattended by counsel, Joseph G. Robin, the banker whose financial operations are alleged to have resulted in the closing of the Northern bank, today entered a formal plea of not guilty to eight indictments charging him with the larceny of \$37,000 from the Washington Savings bank, of which he was president.

Dr. Louise Robinovitch, Dr. Robin's sister, was this afternoon indicted on a charge of perjury and a bench warrant for her arrest was issued by Justice Goff. The indictment charges that she swore falsely in making affidavit that she and her brother, Edward Robin, were the indicted banker's only next kin.

They are looking in The Bee for rooms.

If you have one tell the people about it through these want ad columns.

See want ads rent rooms. They rent them quickly. They secure good paying people for them.

Call Tyler 1000 and a cheerful staff will attend to you.

Higher Education



The Scientists Think Aviation Should Be Taught in the Schools.

From the Minneapolis Journal.

FINANCIAL SKIES CLEARER

Trouble in New York is Confined to Carnegie Trust and Allies.

STOCK MARKET SLIGHTLY HIGHER

Small Crovans Gather About Two Banks, but There is No Excitement—Conference at Home of Paul Cravath.

NEW YORK, Jan. 9.—The financial horizon was decidedly clearer today as a result of conferences held last night to provide against any unsettling of the stability of financial organizations allied with the Carnegie Trust company.

One thing appeared to be plain, namely, that the trouble of the Carnegie company signers, who had not been apprised of the events of overnight, but banking officials took steps to allay this feeling. Many went away without carrying out their intention to withdraw funds.

As an indication of the general feeling in financial interests prices on the Stock exchange showed factions gaining in a majority of stocks and the market was moderately active. Some of the leading stocks showed advances.

There was some excitement at the savings department of the Nineteenth Ward bank at Fifty-seventh street and Third avenue, where there had been \$500 persons in line when the bank opened.

There was not the slightest disorder, however. While a conference of bankers was in progress at the home of Paul D. Cravath today almost constant telephone communication was maintained with J. P. Morgan, forty of directors of the three banks retired following the conference.

The guarantee signed by the Carnegie Trust company directors for the \$500,000 which the city had on deposit with that institution was found today in the private safe of City Chamberlain Hyde.

Charges against Hyde and asking his removal from office were filed today with Mayor Gaynor by a citizen.

BOYS KILLED BY EXPLOSION

Two Lads at Bartlesville, Okl., Hit by Shell, Nitro-glycerin with a Hammer.

BARTLESVILLE, Okl., Jan. 8.—While Elmer and Edward Mills, 10 and 8 years old, were playing with a piece of solidified nitro-glycerin which they found near an old well here today, one of them struck the lump with a hammer. Both children were blown to pieces. The boys after finding the explosive showed it to their mother, but she did not know what it was.

CLEVELAND, O., Jan. 8.—Fred C. Hoffman, carrying a card as agent for the Bell Telephone company, was arrested here tonight as the third member of a gang of burglars who have looted scores of residences in the last few months. He revealed to the police a card index system in which the estimated booty arrangement of furniture, means of egress and ingress and other details of hundreds of dwelling houses were enumerated. This information had been collected by him in his guise as telephone agent.

The capture of the burglars has brought into the hands of the police an immense amount of stolen property valued at many thousands of dollars. Part of this, consisting of valuable silver plate, was discovered buried under a wall in the Forest Hill estate of John D. Rockefeller. It had been stolen from the house of one of Mr. Rockefeller's tenants and hidden until an

Third Wife of St. Louis Millionaire Sues for Fifty Thousand

Woman Who Married C. R. Drummond, Who Pleaded Guilty to Bigamy, Wants Damages.

ST. LOUIS, Mo., Jan. 9.—Mrs. Charlotte Vincent Drummond, third wife of Charles R. Drummond, member of a millionaire family, filed suit in the St. Louis circuit court today for \$50,000 damages for the bigamous marriage which he contracted with her at midnight, December 8 last, at Clayton, Mo. She sued in her maiden name, Charlotte Vincent.

Last Tuesday Drummond pleaded guilty to a charge of bigamy and was fined \$500 and sentenced to six months in jail. The jail sentence was suspended pending good behavior.

In the St. Louis county circuit court this morning Prosecuting Attorney Mills filed a motion for a revocation of Drummond's parole. The allegation in the motion was that Drummond had violated his parole. He is believed to be in New York. Circuit Judge Wurdeman revoked the parole without any further statement by the prosecutor.

SMITH MAY GET THE PLACE

President Taft Said to Favor Him for the Judgeship.

LEARNED CALLS AT WHITE HOUSE

Nebraskan Will Spend Some Weeks in East Before Returning to Nebraska—Western Matters at Capital.

(From a Staff Correspondent.) WASHINGTON, Jan. 9.—(Special Telegram.)—Senator Norris Brown presented Mr. and Mrs. Myron Learned to the president today. They had but a few minutes with the chief executive on account of the unusual number of persons who had engagements with him including 100 "boosters" from New Orleans, who are in Washington to get the Panama exposition for the Crescent city, if such a thing is possible.

Senator Brown will see the president a little later and go over with him the strong recommendations which Mr. Learned has for the vacancy on the bench of the Eighth circuit. Mr. and Mrs. Learned will attend the first White house reception of the season, in honor of the diplomatic corps tomorrow night and will probably leave for the Massachusetts Wednesday on a short visit before returning to their home in Omaha.

Thoroughly reliable information is to up his mind to appoint Judge Walter I. Smith of Council Bluffs to the Vandeventer vacancy. In fact, he has stated his decision to at least two congressmen who have been to see the president relative to judgeship matters. The president realizes that the appointment of Judge Smith on the circuit bench takes away from congress an extremely able debater and one who will be most needed in the lower house during the next two years.

Probably if the president could see the vacancy on the circuit bench two years hence, he might decide that Mr. Smith should serve out the term for which he was elected as the representative from the Ninth district from Iowa. The president, however, is not willing to take the chance seemingly and it would not surprise anybody to hear of Smith's appointment almost any time.

The appointment of Judge Smith, if such should occur, in no wise detracts from the candidacy of Mr. Learned, for no man has been more enthusiastically urged than Mr. Learned, for not only has he been endorsed by the Douglas County Bar association and the State Bar association, but by justices of the supreme court and Governor Aldrich, besides many of the leading citizens.

Learned almost certainly will be elected to the judgeship. He is believed to be in New York. Circuit Judge Wurdeman revoked the parole without any further statement by the prosecutor.

Last Chance is Given Men Who Sold Votes

Judge Blair Warns Indicted Men that All Who Do Not Come in Will Be Sent to Work House.

WEST UNION, O., Jan. 9.—The only action in the vote selling investigation today was the posting of notices giving the voters a last chance. The notice follows: Unless all persons who received money for their votes in the last election appear, the sheriff will have orders to place them under arrest. They will be given those who have not money to pay their fines and costs. If coming in at once you will save the cost, part of your fine and stay out of the workhouse.

JUDGE BLAIR, W. STEVENSON, Prosecutor.

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DEMOCRATS FLOP ON RULES ISSUE

Speaker Cannon "Comes Back" in the Fight on Rules in First Important Maneuver.

SUSTAINED BY BIG MAJORITY

Same Question on Which Leader Was Whipped in March.

HE IGNORES ONLY PRECEDENT

Representative Fuller's Resolution is Held Not Privileged.

POINT PURELY TECHNICAL ONE

Resolution Amending Rule Relating to Discharge of Committees from Consideration of Bills Starts the Dispute.

(From a Staff Correspondent.) WASHINGTON, Jan. 9.—(Special Telegram.)—As fine an exhibition of ground and aerial tumbling as can be seen in any well-regulated circus was given today in the house of representatives, when the democrats fell over themselves in their desire to vault the speaker in his calling on a resolution presented by Representative Fuller of Illinois, providing that the motion to discharge committees shall not take precedence over motions to suspend rules.

His resolution was designed, as he said, to put a stop to filibustering, which, Mr. Fuller asserted, Mr. Mann, his opponent, was engaged in to defeat pending legislation.

Mr. Duffell of Pennsylvania, chairman of the committee on rules, informed Mr. Fuller that the committee stood ready to report a rule fixing certain suspension days. Mr. Fuller stated that he was glad to hear from Chairman Duffell, but that he would insist on his resolution being given immediate consideration.

Cannon Outlines Position. Speaker Cannon cogently reviewed legislation on this subject and lucidly outlined the position of the chair, in which he held that resolution was not privileged. Mr. Fuller was inclined to abide by the ruling of the chair, when Mr. Chairman of West Virginia took the bull by the horns by appealing from the decision of the chair and thereupon was precipitated one of the finest bits of political plays which has been seen in the house in several years. It was an accident of his leadership in the urgent forces were taken wholly unaware while the democratic minority ran to cover with an alacrity which reminded one of the ghost story about the scared colored man and a rabbit.

Judge Walter I. Smith made one of the most clever pleas heard in the house for some time in behalf of the speaker's ruling. He twitted the democrats upon their non-attendance for but a short time ago they were found supporting an amendment of Judge Norris of Nebraska, which contemplated the same thing as the Fuller resolution. He read a stanza of two from Byron, drawing a parallel between democrats and progressive republicans, in which democrats had "not only grown dark in color, but had developed kinky hair."

Democrats Follow Lead. The democrats, realizing that in all probability if the speaker's ruling were their votes might rise up to haunt them when Champ Clark becomes speaker, followed the lead of the Missourian and voted to sustain the decision of the chair. That is, in the case of all but twenty-five democrats who, with progressive republicans, made a total of fifty-three votes against the speaker's ruling. Mr. Speaker Norris and Hineshaw voted against the speaker's ruling. Iowa progressives did likewise, with the exception of Kendall, who voted to sustain Speaker Cannon. Congressman Hitchcock was not present.

It was on the point as to whether a proposed amendment to the rules offered from the floor constituted a question of high constitutional privilege that the storm broke. It was precisely this question that called out the "revolution" of last March when Representative Norris of Nebraska offered an amendment providing for a rules committee of fifteen members to be elected by the house instead of three members appointed by the speaker.

Ruled Out of Order. Speaker Cannon ruled the Norris resolution out of order. Today Representative Fuller of Illinois offered a resolution amending the rule relating to the discharge of committees from the consideration of bills. It was purely technical. A point of order was raised against it and the speaker, declaring he would ignore the precedent set by the house last March when it overruled his ruling in the Norris case, held that the Fuller resolution was not privileged.

An appeal from the chair was immediately taken by a regular republican, Mr. Gaines of West Virginia, who demanded a yes and nay vote.

The speaker was sustained by 236 to 33. Speaker Cannon's ruling was delivered in his most impressive manner. He gestulated at times with the gavel clutched in his left hand. Again he would pause, put down the gavel and speak almost in a whisper. The attention was such, however, that he could be heard in the far corners of the gallery.

To point the similarity of the question raised today and the one raised last March, the speaker had the Norris resolution read in full, together with an extract from the journal of the house, giving the details of the fight that followed and the overthrow of the speaker. He also had read extracts from remarks then made by Champ Clark, and Representative Underwood.

Only One Precedent. "The chair," he said, "would have no difficulty in promptly ruling in harmony with all the precedents so far as the chair is able to ascertain from the beginning of the house to its sitting under the constitution, save one, and but for that one. That precedent was made in the last session of the present congress, upon a resolution precisely similar in principle to this."

The speaker said that under "the great parliamentary reform" of last March there is still no way under the rules to amend the rules except by revolution—"if we are to take the word and vote of the gentlemen in the house last session constituting for the time being a majority of the house."

"Now the chair desires to say in this connection," he continued, "that it is within the power of the house, acting by a majority, to do anything that a majority votes for, having complete power in the premises, whether justified by the fixed

Cleveland Police Find Out Index System of Robbers

opportunity could be found to carry it away. Arabel Harrison and Burt Hoeride, two of Hoffman's associates, also are in custody, but the police are still looking for a fourth man named O'Reilly, who is believed to have been the leader of the gang.

JACKSON, Mich., Jan. 8.—It developed today that most of the dynamite found yesterday buried in the state prison yard here was unearthed by one of five men who were recently transferred to Marquette prison. The prisoner had confessed to Warden Fuller of Marquette that a plan was on foot to blow up Jackson prison.

After disclosing the conspiracy the prisoner was immediately brought here. He soon found sixteen of the twenty-one pieces of explosive material which he had warned Warden Fuller were planted about the institution. Three loaded revolvers, steel saws, drills, nails and candles were found today buried in the yard.