

WILL NOT REDUCE EMPLOYEES

Iowa Senate Names One of Every Member of Body.

HOUSE APPOINTS FEWER

Pottawattamie County Contest Settled for First Round in Favor of Goodwin, Democrat-Jackson Day Banquet.

(From a Staff Correspondent.)

DES MOINES, Ia., Jan. 12.—(Special Telegram)—Retrenchment steps were discontinued on the first day of the Iowa legislature, when the senate definitely refused to back up as to the number of votes or stenographers for that body.

Senator Larrabee tried to secure the adoption of a motion reducing the number by nineteen, but it received small support and the senate authorized fifty, or one for each member of the senate. The house will get along with only thirty-five. The senate was delayed by the work of the credentials committee in regard to the Pottawattamie county contest, but finally seated Goodwin, the democrat, on advice from the attorney general that the certificate of election was illegally withheld from him.

The contest of the republicans will now go to a committee. Joint committees are named to prepare for the inauguration, and tomorrow the canvass of the vote will begin.

Jackson Day Banquet.

The Iowa democrats will have a Jackson day banquet here Wednesday evening, the speakers being Senator John Webber of Ottumwa, Senator John Clarkson of Albia, Representative John Harkness of Avoca, Jerry B. Sullivan of Des Moines, W. D. Jamieson of Shenandoah and A. Vah Wagener of Sioux City.

CARROLL COUNTY CLERK COMMITS SUICIDE

CARROLL, Ia., Jan. 12.—John G. Reich, retiring county clerk of Carroll county, shot and killed himself at the rooms of the German club last night. No motive has as yet been uncovered. Commissioners had ordered the checking up of accounts of officials to begin today.

ESCAPED CONVICT IS TAKEN BY TOWN MARSHAL

CHICAGO, Jan. 12.—A. E. Ayres, one of the three convicts who escaped from the Joliet penitentiary last Saturday, was captured on the outskirts of the little village of Berber, Ill. today.

MOTHERS' BENEFIT ACT BECOMES EFFECTIVE

LONDON, Jan. 12.—Beginning today every child born in the United Kingdom to parents insured under the new national insurance act will bring the parents a bounty of thirty shillings, or about \$7.50. Under the new act the mother is also entitled to sickness benefit during the period of her illness.

MEXICAN REBELS SUBMIT PROPOSALS FOR PEACE

EL PASO, Tex., Jan. 12.—Definite proposals for peace in Mexico were made to Pedro Lascurain, minister of foreign relations during his recent visit here, it was declared today. It was said the proposals came from insurgent leaders, including Juan Belandier, Marcelino Carrero and Antonio Rojas. Lascurain was asked to present the proposal to President Madero.

FIFTH ATTEMPT MADE TO BURN CHICAGO HOUSE

CHICAGO, Jan. 12.—For the fifth time within three weeks six families occupying the Marquette apartments on the north side were driven into the street by fire today.

BUZZINGS

George H. Kelly, the new president of the Commercial club, is also a globe-trotter.

Asway, through the military powers of Colonel A. D. Fetterman, Omaha retains the position of inspector-general of the Nebraska National guard.

Thomas Wakefield Blackburn is the unanimous choice to head the Omaha Bar association for the coming year. Shake, Thomas, on landing something by grace of the popular will. Predecessors pull more pernicious than politics.

George A. Heald's first number yard in Omaha was eight where the Millard hotel now stands.

H. E. R. Kennedy was mayor of this city for the years 1867-4. In his early days he was a famous sturder.

ARCHBALD GUILTY UPON FIVE COUNTS, SENATE'S VERDICT

(Continued from Page One.)

Representative is notified of the verdict and the punishment imposed. Of the ten men who have been impeached before the senate since the organization of the government Judge Archbald is the third to be convicted and the only one convicted who appeared to make a personal defense against the charges brought by the house of representatives.

Third Successful Impeachment.

Of the ten men who have been impeached before the senate since the organization of the government Judge Archbald is the third to be convicted and the only one convicted who appeared to make a personal defense against the charges brought by the house of representatives.

As the roll call proceeded replies of "guilty" came from all parts of the chamber.

Each senator under the rule rose in his seat and gave his verdict, but notwithstanding the silence that prevailed throughout the chamber many had to be asked to repeat their votes to make their replies audible to the secretary, Robert W. Archbald, Jr., who sat with his father's counsel on the floor of the senate, exhibited great feeling as it became apparent that the vote was overwhelming.

The first charge charged that Judge Archbald had gone to officers of the Erie railroad while that road had a suit pending in the commerce court and had corruptly influenced them to agree to give him a favorable opinion on the Katsyid culm dump, owned in part by the Erie's subsidiary company, the Hillside Coal and Iron company.

Vote on Principal Charge.

For Conviction—Ashurst, Burkhead, Borah, Bourne, Brandegee, Brigton, Bryan, Burton, Chamberlain, Clapp, Clark, Clegg, Clarke, Cramer, Crawford, Culberson, Cullom, Cummins, Curtis, Dixon, Dupont, Fletcher, Foster, Gallinger, Gore, Gronna, Hitchcock, Johnson (Mc.), Jones, Kenyon, La Follette, Lippitt, Lodge, McCumber, McLean, Martin, Martine, Myers, Nelson, Newland, O'Gorman, Owen, Page, Perkins, Poindexter, Pomerehne, Reed, Richardson, Root, Sanders, Shively, Simmons, Smith (Os.), Smith (Mc.), Smith (Ark.), Smart, Stephenson, Stone,utherland, Swanson, Thornton, Tillman, Townsend, Warren, Wetmore, Williams, Works.

History of the Charges.

The impeachment proceedings against Judge Archbald were started early in 1912 when complaint was made to the Interstate Commerce commission and later to Attorney General Wickersham and President Taft that Judge Archbald had been corruptly influencing railroads to grant him certain favors in connection with coal land deals and the settlements of cases involving coal properties.

The house of representatives called upon President Taft for a copy of the charges against the commerce court judge, and in May, 1912, it began its investigation through the judiciary committee which ended in the recommendation that Judge Archbald be impeached.

Epitome of Charges.

Briefly stated the thirteen charges brought against Judge Archbald were as follows: "First—That he influenced officers of the Erie railroad, then a litigant in his court, to grant him a favorable opinion on its suit against the Katsyid culm dump near Scranton, Pa. Judge Archbald acknowledged his part in the negotiations, but denied he was willfully or unlawfully corrupt, or otherwise used any advantage of his official position to influence the railroad officials."

Second—That he attempted to effect a settlement between the Marion Coal company of Scranton and the Delaware, Lackawanna & Western railroad of a case then pending before the Interstate Commerce commission on a basis that would have given him a share of the fee secured by George M. Watson, attorney for the Marion Coal company. Judge Archbald declared he acted in the case only as a friend of the interested parties and did not expect any compensation for his work.

Third—That he attempted to influence the Lehigh Valley Railroad company to relinquish a case on "locker No. 2" near Shenandoah, Pa., so that he might lease it on favorable terms from the Girard estate of Philadelphia. Judge Archbald claimed his negotiations for this property involved the exercise of no influence upon the Lehigh officials, but grew out of an attempt to operate an adjoining coal property.

Fourth—That Judge Archbald secured from George M. Bruce of the Louisville & Nashville railroad private letters and arguments to sustain an opinion in the commerce court. The jurist asserted his correspondence with Mr. Bruce was only to clear up a disputed bit of testimony and was not material to the decision of the case.

Fifth—That Judge Archbald influenced officials of Philadelphia & Reading Coal & Iron Co., owned by the Reading railroad, to grant a lease on a coal property to Frederick Warnke, for which service Warnke had paid him a note for \$50,000. Judge Archbald denied that he was willfully using his influence with the Reading company and asserted that the note given him by Warnke was payment for certain other coal properties in which Judge Archbald had an interest.

Sixth—That he tried to influence officials of the Lehigh Valley railroad to buy an interest in 800 acres of coal land belonging to the Everhard heirs. Judge Archbald denied this.

Seventh—That he settled an insurance suit in favor of W. W. Ringinger of Scranton and accepted certain gold mining stock from Ringinger. Judge Archbald declared this stock was not a reward for his decision, but collateral given him to replace him on a note he had signed with Ringinger.

Eighth—That Archbald attempted to obtain a \$500 note discounted by C. G. Boland and W. P. Boland, litigants in his court. He denied that he had authorized having the note presented to the Bolands for discount.

Ninth—That he permitted the same note to be presented to C. F. Van Storch, a Scranton attorney then practicing in his court, who discounted it, and that Judge Archbald had just previously rendered a decision in Van Storch's favor. Judge

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OLEO INQUIRY TO PROCEED

Judge Landis Orders Grand Jury to Continue Investigation.

OBJECTS TO ANY COMPROMISE

Court is Insistent on Proposition to Discount Tax of Million Dollars Nearly Ninety Per Cent.

CHICAGO, Jan. 12.—Insistent at the report of an impending compromise of the charges affecting several of the largest Chicago manufacturers of oleomargarine, which have been before the federal grand jury for several weeks, Judge Landis today gave supplemental instructions to the grand jury directing that the investigation be resumed at once regardless of what action is taken in Washington.

Internal Revenue Commissioner Cabell recommended to the house committee in Washington Saturday that a compromise of \$100,000 be accepted in the cases against the companies in Chicago and elsewhere alleging failure to pay the legal tax on the product aggregating more than \$1,000,000.

Critiques Proposed Whitewash. Judge Landis is said to have criticized the efforts of the revenue department to "whitewash" those who have been under inquiry for the alleged defrauding of the government. The court is reported to have instructed the grand jury to prosecute to a finish.

The Chicago companies involved in the alleged oleomargarine frauds are Armour & Co., Friedman company, G. H. Hammond company, William J. Moxley company, United States Butterine company.

Other concerns in St. Louis, Cincinnati, Columbus, O., and Providence, R. I., are involved.

It is said the inquiry by the house committee on expenditures in the Treasury department was taken up at the request of the federal judge.

The use of sulphur in the preparation of oleomargarine for sale by the concerns is said to be the basis for the frauds charged.

MOVE TO IMPEACH JUDGES OF IDAHO SUPREME COURT

BOISE, Idaho, Jan. 12.—Progressive members of the state legislature at a conference today discussed the advisability of introducing a resolution providing for impeachment proceedings against the Idaho supreme court justices. The discussion was an outgrowth of the punishment for contempt of court of R. S. Sherman, C. O. Braxton and A. R. Craven, who published Colonel Roosevelt's criticism of one of their decisions. No conclusion was reached.

DOCTOR IS CHARGED WITH FALSIFYING BIRTH RECORD

SAN FRANCISCO, Cal., Jan. 12.—Op complaint of the City Board of Health, a warrant was issued today for the arrest of Dr. W. W. Fraser of Weaverville, charging him with having falsified a public record of birth.

Dr. Fraser certified that a son was born on September 1, 1912, to Charles Eugene

Man Employed by Foraker Says He Was Kidnaped

WASHINGTON, Jan. 12.—While in Chicago on December 21, Gilchrist Stewart, a negro law clerk, told the senate campaign funds committee today he was kidnaped by "gangsters" taken to the office of the Chicago Examiner and robbed of a number of letters and papers, including two letters to him from former Senator Foraker. The men who kidnaped him, he said, told him they were policemen, exhibited what purported to be warrants and attempted to make him believe the Examiner office was a police station.

DEATH RECORD

Mrs. James F. Batten. FAIRBURY, Neb., Jan. 12.—(Special)—The body of Mrs. James F. Batten was brought to Fairbury from Burket, Neb., and the funeral services held in St. Paul's chapel, Rev. M. E. Gilbert of the Methodist church officiated. The deceased was born in New York on January 1, 1850, and her maiden name was Mary Augusta White. She was married to James P. Batten on January 1, 1868, and to this union six children were born. She is survived by her husband and children. The deceased lived in Fairbury for many years and removed to Burket only recently. Burial took place in Fairbury's cemetery.

GRAND ISLAND, Neb., Jan. 12.—(Special)—E. Fossgreen, until a week or ten days ago connected with M. J. Klinge, in the opera house confectionery business, died suddenly last night. Less than a week ago he took charge of a general merchandise store at St. Labor, He caught cold, was brought to this city yesterday and passed away during the night of a severe attack of pneumonia. He leaves a wife and one son, about 17 years of age.

Mrs. Eva Zost.

WEST POINT, Neb., Jan. 12.—(Special)—Mrs. Eva Zost, one of the best known Omaha women of eastern Cuming county, died at the family home of ailment incident to extreme old age, she being 81 at the time of her death. She was a native of Stuttgart, Germany, and had resided in Cuming county thirty years. She is survived by nine children—Joseph of Bettendorf, Ia.; Henry, Rosalie, Neb.; Mrs. Kate Rebbhausen, Bancroft; Mrs. Theresa Marquis, Kansas City; Mrs. Mary Turner, Omaha; Andrew, Anthony, Anna and Elizabeth at home. Funeral services were held from Holy Cross church at Bancroft. Rev. Father O'Donohue celebrating the requiem mass for the deceased.

Mrs. A. B. Davenport.

Mrs. Nettie Harkness Davenport, wife of A. B. Davenport, who for a number of years was manager of the Millard hotel, died last week in Clyde, O., where she and her husband went after leaving Omaha. Mrs. Davenport, who was well known in Omaha, is survived by her husband and four children—Mrs. E. S. Nichols of Cleveland, William Davenport of Columbus, Mrs. A. E. Meeker and Miss Rena Davenport of Clyde.

Enoch A. Whipple.

CHICAGO, Jan. 12.—Enoch A. Whipple, 81 years old, one of the best known hotel men in Chicago, is dead at his home here. His mother, Helen M. Whipple, is said to have been the first white child born in Chicago. He had been connected with the leading Chicago hotels in various capacities for forty-five years.

The Peristent and Judicious Use of Newspaper Advertising is the Road to Big Returns.

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