

BLONDE BOSS HEARS KERN SPEAK

(Continued from Page One.)

reasoning does not apply to Senator Lorimer's case.

In the two years that Senator Lorimer's election has been under fire, it has furnished probably more sensations than any other case of its kind. Mr. Lorimer was elected by the Illinois legislature May 27, 1909, after a prolonged deadlock in which the names of more than 100 candidates, democrats and republicans, had been presented unsuccessfully. However, it was not until nearly a year later that the validity of his election was challenged when the now famous confession of Charles A. White of the Illinois legislature, was published, charging that he had received \$1,000 from Lee Brown, democratic leader of the Illinois house of representatives, in return for his vote for Lorimer and also \$900 as a share of a "general corruption fund."

In rapid succession followed a series of sensational "confessions" by other members of the legislature. These confessions, however, were later modified or repudiated, with the exception of White's. The other men claimed they had received the money out of a general fund and not in return for their Lorimer votes and in some cases charged intimidation by Cook county authorities to get the confessions from them.

Lee O'Neil Brown, who was charged with distribution of "Lorimer" money, was acquitted by a jury and other indictments were quashed. Charges of jury tampering in the Brown case were not sustained in court.

A committee of the United States senate reported that the charges of corruption were not proved and held Senator Lorimer's title to his seat valid. Immediately thereafter the Illinois senate appointed a committee of its own to investigate, and this committee reported that Lorimer would not have been elected without bribery and corruption, and the Illinois senate by a vote of 59 to 10 indorsed that view.

Once indicted, in the meantime, after a series of noteworthy debates in the United States senate, Mr. Lorimer was vindicated there, 46 to 40, with five senators not voting. The quota of senators was 52, with one vacancy in Colorado.

Since then, by the admission of New Mexico and Arizona, the quota has increased to 56, but the Colorado vacancy still exists and there are 55 men to vote on the case this time. But of the 46 who voted to retain Mr. Lorimer, 11 now are not in the senate and four of the five who refrained from voting are also no longer members. The ranks of the 40 who voted against Lorimer have been depleted by only five and these places have been taken by men who seem to indicate that they will follow the views of their predecessors.

Senator Curtis of Kansas, who voted for Mr. Lorimer before, is said to be ready to vote against him this time, but this is counter-balanced by Senator Jones of Washington, who voted against Mr. Lorimer, but will vote for him this time. This alignment seems to throw the balance of power mainly with the new senators.

The second investigation brought out the charge that Edward Hines, the millionaire lumberman, had raised a fund of \$100,000 to "put Lorimer over," but the majority of the investigating committee exonerated Hines as well as Lorimer. The senator's election, the majority report holds, was due entirely to political conditions in Illinois, which made Mr. Lorimer the only candidate who could muster a majority.

MURDERER OF EDITOR DECLARED NOT GUILTY

Spokane, June 4.—After one of the shortest murder trials that ever occupied the time of the local courts, Basil Alexiev was declared not guilty of murder this afternoon on the morning of E. H. Rothrock, assistant editor of the Spokane Chronicle. The jury returned the supplemental statement that Alexiev is insane and it is not safe for him to be at large. As a result, he will be sentenced to the insane ward of the Walla Walla state penitentiary. The trial occupied less than two days and the jury took only 25 minutes in arriving at a verdict. Less than two hours were taken by both sides in submitting testimony.

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A REMEDY NO FAMILY SHOULD DO WITHOUT

No matter how healthy a human being may be it is safe to say that not many months are passed without some obstruction of the bowels, in other words, constipation, even if only temporary. The bloating, the dull feeling may start after the evening meal. If a laxative is not taken that night it is certain that sleep will not be sound, and you will awaken unrefreshed.

Hence, it is important for you, and for all the members of your family that a good, reliable laxative be always kept in the house for just such emergency. It is sure to be needed, and when needed you want it at hand. No family that is careful of its health can do without such a remedy. But the question of which remedy to have on hand is also of vast importance.

BELGIANS IN RIOT SMASH THINGS

(Continued From Page One)

eral fatally. The gendarmes were assailed with bottles, bricks and pieces of furniture.

The Cause. The educational fight which is the present cause of the disturbances, is explained as follows:

The Belgian schools are either church schools or are public schools. The schools are managed and subsidized by the communes and in the non-clerical communes there is a tendency to subsidize only the public schools. The desire of the clerical government is to place the church schools on the same financial footing as the public schools, the necessary funds being provided by the communes, province and state. The opposition urges that the church schools be paid for by the church not by the government. Failure on the part of laboring classes to gain by the election the abolition of the plural voting system, asserted to be a powerful lever in the aid of the clericals, also caused great dissatisfaction.

SPECIAL VISITS SPOKANE.

Spokane, June 4.—The development league special en route from St. Paul to Seattle and bearing nearly 100 delegates to the Northwestern Development league's meeting, reached Spokane tonight. The visitors were entertained by the local commercial bodies and during their stay of three hours saw many of the sights of the city.

Charles Patterson of St. Paul, one of the leaders in the northwestern development movement, said tonight, unofficially, that the next meeting of the league would be held in Spokane.

The train left here at midnight and will reach Seattle tomorrow night at 7 o'clock. A feature of the trip is the publication of a daily newspaper on the train, with sporting extras and other issues. It is called the Seven States Sun.

NO MORE DANDRUFF, NO MORE FALLING HAIR

HERPICIDE

Nearly everyone has dandruff, and must reconcile themselves to the idea of becoming completely bald or resort to the use of Newbro's Herpicide.

The manufacturers have absolute faith in Herpicide to kill the germ and remove all traces of dandruff. So perfect is this belief that all dealers are instructed to sell the preparation with a "money back" agreement.

Such supreme confidence is the best evidence in the world of the merit of Herpicide. They know the result, hence the guarantee. It protects the purchaser.

Used as directed, Newbro's Herpicide kills the germ that causes dandruff and prevents the hair from coming out. It stops itching of the scalp, which is so disagreeable.

Send 10c in postage or silver for sample and booklet to The Herpicide Co., Dept. R, Detroit, Mich.

Herpicide is for sale by all druggists, and applications may be obtained at good barber shops.

Newbro's Herpicide in 50c and \$1.00 sizes is sold by all dealers who guarantee it to do all that is claimed. If you are not satisfied your money will be refunded.

Missoula Drug Co., special agents.

STRESS OF ELECTION KILLS CONGRESSMAN

Sioux City, Iowa, June 4.—Congressman E. H. Hubbard of Sioux City, representing the Eleventh Iowa district, died suddenly here today. Hubbard was a candidate for re-nomination in the republican primary of the Eleventh district yesterday against George C. Scott of Sioux City and early returns indicated that he had won.

Heart failure is given as the cause of Hubbard's death.

Congressman Hubbard had made a hard campaign for re-nomination and was apparently in his usual health yesterday. Early last night he walked to the home of John C. Kelly to receive election returns. At 8 o'clock he fell unconscious. At 10 he rallied and at 11 appeared much better, but a short time later he became unconscious and died at 7:30 this morning. His son, Lyle Hubbard, was at his bedside. His wife is on the way home from Washington and is expected here tomorrow.

Arrangements for the funeral probably will not be made until Mrs. Hubbard arrives.

grownups is Dr. Caldwell's Syrup Pepsin. It is a liquid laxative, tonic, mild, and never gripes, is effective on robust people and can be given with safety to an infant. Children like it because of these gentle qualities and because it is pleasant to the taste.

It is the best all-around remedy you can have in the house for any disorder of the stomach, liver and bowels, and many people like Mr. W. J. Wigner, Alma, Colo., and Mrs. Albert E. Guest, Messex, Colo., say they would as soon be without the necessities as without Dr. Caldwell's Syrup Pepsin.

Anyone wishing to make a trial of this remedy before buying it in the regular way of a druggist at fifty cents or one dollar a large bottle (family size) can have a sample bottle sent to the home free of charge by simply addressing Dr. W. B. Caldwell, 495 Washington street, Monticello, Ill. Your name and address on a postal card will do.

STAGE IS SET FOR FIRST FIGHT

(Continued from Page One)

ceeds the allotment were added today to the cases pending or submitted to the national committee. In the Fourth Virginia and the Third North Carolina districts contest cases have been prepared; and in the Thirteenth and Sixteenth Missouri districts, double the number of allotted delegates were chosen.

The contested delegates now recorded by the committee, including those where extra delegates were chosen, now number 238. Additions may be made to this number. Secretary Hayward received telegrams from the two factions in Arizona announcing the proposed filing contests. The Arizona cases will not be taken up in regular order, but will be held up until the briefs are on hand.

FRANKLIN DECLARES GOMPERS SENT FUNDS

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the books of the bank was offered in evidence by the prosecution.

The prosecution had not succeeded in having the bank ledger page admitted in evidence when adjournment was taken until tomorrow.

The cross-examination of Franklin was confined principally to the alleged relations of witness and two men, Watt and Stineman.

"Did you say to Mr. Stineman," asked Attorney Rogers, "words to this effect: That if Darrow will give up certain evidence that he has against Gompers, he will be released, but Gompers is the head of the union and Burns wants to break that up and Burns will get Gompers before they get through? And did not Stineman ask you: 'Why do you want to get Darrow?' and did you not say: 'Oh, he has been defending the unions and is a prominent man on their side'?" Did not McNamara ask you where you got the money for Lockwood, and did you not say 'Outside parties had furnished it'?" that Darrow never gave you any money to fix jurors, and did not you say then after you had talked at some length about that 'For God's sake don't repeat this'?"

"I did not, nor anything like it," replied Franklin.

"What did you tell him?" he was asked. "I told him," said the witness, "that LeCompte Davis had told me he probably could get me off with two years; I went home to Mrs. Franklin and told her that if I got off with two years and served any time, which I thought it was duty to do, that she would be taken care of by Mr. Darrow, and her remarks at that time were what caused me to change my mind. 'Bert, I admire the stand you have taken and agree with you on what you have said, but if you bring one dollar of dishonest money into my house, I will leave you in 24 hours.' And then is when I quit."

Marked Money.

The conversation in which Gompers' name was mentioned followed a newspaper account purporting to show that the \$4,000 used in the Lockwood case had been marked money.

"I asked Darrow," said Franklin, "if he had seen in the paper the story that the district attorney had traced the money from the safe deposit vault into the hands of Mr. Darrow and from there into my hands; also that it was marked money. I asked Mr. Darrow if there was any way for the money to be traced.

"He said that the money was sent direct to him by Samuel Gompers."

Franklin also testified to another conversation with the defendant in the course of which he said Darrow had asked him for a description of the cells and accommodations at the San Quentin and Folsom prisons.

"I told him the best I could," continued the witness. "I was thinking seriously about that myself."

Talks With Davis.

Questioned as to conversations following his arrest, with Attorney LeCompte Davis, Franklin claimed the privilege of declining to answer on the ground that Davis was his attorney. He declared that he did not intend to draw Davis into the case.

Chief Counsel Rogers for the defense claimed that Franklin waived all privileges when he took the stand for the prosecution.

Judge Hutton ruled that Franklin was not privileged to withhold any conversations with his attorney.

The prosecution offered further objections to the questions asked the witness, which were overruled.

Franklin told of private conversations with Davis concerning the latter's efforts to procure his release upon payment of a fine.

"Did you ever tell Mr. Davis that Mr. Lockwood had solicited a bribe of

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RAILROAD'S OFFICIALS CHANGED.

Livingston, June 4.—(Special.)—A. V. Brown, until last night division superintendent of the Montana division of the Northern Pacific, left tonight for Duluth, Minn., where he becomes superintendent of the Lake Superior division. B. O. Johnson, until yesterday superintendent of the Fargo division, with headquarters in Dilworth, Minn., and formerly superintendent of the Dillion Yellowstone division, succeeds Brown. Mr. Johnson has been engaged in railroad work in Montana for more than 14 years.

FIREBUG SENTENCED.

Bellingham, Wash., June 4.—Attilio Cardena, a Chilean, who confessed to having set fire to 13 buildings in South Bellingham during the last year, was sentenced today to serve a term of from five to twenty years in the state penitentiary. Cardena excused his acts by saying a woman who owned one of the buildings he attempted to burn had borrowed \$50 from him and refused to return it. A lunacy commission found the man sane.

KENYON SUCCESSFUL.

Des Moines, June 4.—Senator W. E. Kenyon was nominated to succeed himself by a majority of between 40,000 and 70,000 votes over Lafayette Young of Des Moines in yesterday's statewide primary, according to independent returns tonight. Complete returns, it is believed, will show that Kenyon carried 99 of the 99 counties in Iowa. D. W. Hamilton of Sigour

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