

PANAMA'S POLITICAL TANGLE

THE OF COME OF AROSEMENA'S PLANS FOR REFLECTION.

Liberals Think His Application for Six Months' Leave of Absence Doesn't Square With the Spirit of the Constitution—The Points in Controversy.

EMPIRE, Canal Zone, July 27.—The question of candidates for the Presidential election of 1912 still continues to be the absorbing topic of conversation in all political circles in the capital city, and the recent leave of absence of six months solicited by President Arosemena of the Supreme Court has greatly accentuated the situation. There is nothing objectionable about the leave of absence itself, as that is covered by act 28 of June 19, 1907, enacted by the National Assembly, providing that the President may separate himself from office in the use of leave up to a period of six months.

That law was enacted at the suggestion of ex-President Amador. It will be remembered that he afterward made his trip to Europe. The point that comes up in the present case, however, is the ultimate object in view in obtaining this leave of absence. That point is now being discussed rather warmly in all its phases in the local press and by means of printed flysheets circulating as open letters. Don Samuel Lewis, the Secretary of Foreign Relations under President Obaldia, and Gen. Don Santiago de la Guardia, the present Attorney-General, being the principal contributors. In some of the local prints it is pointed out that President Arosemena does not intend to use at present the leave granted him and that his object in asking for it was to sound public opinion on the question as to whether he could utilize such leave in compliance with the provisions of the Constitution covering eligibility as a Presidential candidate.

The article of the Constitution on the point reads:

"The citizen called to discharge the office of President and who should have discharged the same within the six months preceding the day of the election of the new President . . . can neither be elected."

Dr. Arosemena comes within the provisions of this article, No. 83, inasmuch as by virtue of his election as First Designate or Vice-President he was called upon to discharge the office of President on account of the death of President Obaldia. Therefore should Dr. Arosemena be a candidate he cannot discharge the duties of the Presidential office within the six months preceding the election, which comprises the period from January 1 to June 30 next.

The point at issue is this: Must Dr. Arosemena, as a candidate, resign his office by January 1 next, or would he be complying with the article of the constitution by merely entering upon his six months leave of absence from January 1. This point brings up the same old question that caused so much trouble last year over the reelection of Mendoza, and that is the interpretation of the constitution; whether the spirit of the constitution should be interpreted or the letter thereof.

The reelection of Mendoza as a First Designate under the circumstances was contrary to the general spirit of the constitution, but such reelection would not have violated any express provision thereof. However, as is well known, after the matter had been carried to Washington Mr. Mendoza was made to understand that his reelection would be in violation of the constitution, which meant that the spirit of the constitution should be interpreted wherein the letter was not clear or where there should be ambiguity between the letter and the spirit or where, in absence of a special provision, the spirit should indicate the line of action to be taken.

In the present case, does the spirit of the constitution provide that Dr. Arosemena shall resign or may he merely take a leave of absence? When the laws embodied in the constitution relative to the separation from power of the titular President and of the President in charge in case they desired to be candidates were enacted they were undoubtedly framed with the object in view of removing from such person the power to use his office in any way in the furtherance of his own election, the titular President to relinquish the reins of government eighteen months prior to the elections and the acting President six months prior thereto.

The constitution is full of this same spirit, indicating that no official from the President down must use his influence or office to promote his own election. Would a mere leave of absence meet the requirements of the spirit of the Constitution in this respect? It is held that it would not because the persons succeeding a President as acting President would be acting as a mere substitute, the President retaining the enjoyment of all his rights and being able to assume the Presidency again at any time he should so desire. Under such circumstances the acting President could not naturally have the liberty of action necessary to enable him to treat with impartiality all aspiring candidates. In other words, the candidate President, through a substitute, could use his power in the furtherance of his own candidacy. Then again, if circumstances prompted it, the President could assume his office at any time within the six months, retaining his own candidacy and direct his efforts and influence toward the election of a certain candidate.

With these possibilities set forth the opponents of Arosemena say that there can be no doubt that the spirit of the Constitution means that where an acting President, such as Dr. Arosemena, desires to be a candidate in the following Presidential elections he must resign his office six months prior to the elections instead of simply asking for a leave of absence to cover that period.

The asking for the leave of absence is undoubtedly based upon the letter of the article of the Constitution which literally translated reads, "and who should have exercised the office of President within the six months preceding the day of the election of the new President." As the President would not be "exercising the Presidency" while on leave it is said that he therefore would come under the purview of the statute. But irrespective of this fact it appears to be held by the majority here that this line of action is not in accord with the spirit of the Constitution, and that consequently the President should resign his office by January 1 next in case he still desires to be a candidate in the coming Presidential elections.

There is also a new phase to the situation which has just been developed through an opinion handed down by one of the leading lawyers of Panama, Dr. Ramon M. Valdes, ex-Secretary of Government and Justice under the Obaldia Administration and at present a member of the national directory of the Liberal party, and which is to the effect that Dr. Arosemena is already disqualified as a Presidential candidate owing to not having separated himself from office eight months prior to the Presidential elections, which take place in June of next year, as is required of the titular President, it being asserted that as Dr. Arosemena, although elected First Designate, was virtually elected by the National

Assembly last year to the office of President to complete the unexpired term of the late President Obaldia, with all the powers thereby vested in him as President he therefore should come under the provision of the Constitution which provides for the retirement from office of the President eighteen months prior to the elections and that the provision requiring retirement from office only six months prior to the elections applies to a designate called to discharge the office of President during the lifetime of the titular President.

The opinion of Dr. Valdes will be published in *La Prensa*, a local political paper, by order of the national Liberal directory, and it is thought that this opinion will have much weight in the settlement of the question of the constitutionality of the election of Dr. Arosemena. It is also said that at the request of a certain political faction this new view of the situation has been referred to the State Department at Washington through the American legation at Panama.

ACEVEDO'S FRIENDS PROTEST.

Mass Meeting in Panama Over the Removal of Secretary of Interior.

PANAMA, Aug. 6.—The recent removal of Ramon Acevedo as Secretary of the Interior is producing much discussion in political circles. It is reported generally that the removal was because of differences between Acevedo and acting President Arosemena due to Acevedo's opposition to the reelection of Arosemena. The local press says that the alleged motives were unfounded and that the proceeding was unprecedented. At a mass meeting last night 400 Liberals voiced approval of the methods of Acevedo and protested against his removal. Acevedo spoke and thanked the people for their indorsement. Heliodoro Patino has been appointed in place of Acevedo.

PENNSYLVANIA ON SUBWAYS.

Vice-President Rea Presents His Road's Attitude Toward Them.

Samuel Rea, vice-president of the Pennsylvania Railroad, made public yesterday his views upon the efficiency and economy of the subway plan adopted by the Board of Estimate on July 21. Among other things he expressed the dissatisfaction that the Pennsylvania Railroad feels because of its ignoring of the necessities of a Seventh avenue subway line in the board's scheme. "Can the Pennsylvania and Long Island railroads, the largest taxpayers in the city, be satisfied when the urgent necessities of the Seventh avenue subway, which would serve The Bronx, Brooklyn and Queens, are absolutely ignored and no provision made in this vast outlay for anything to relieve the situation?" Mr. Rea asks. "In addition to being the largest taxpayers they also carry 30,000,000 of citizens in and out of New York yearly and by other traffic do as much as any other corporation to maintain the commercial supremacy of New York city. Yet all this has not been deemed sufficient to commend the building of a subway to their station for the public benefit and as a part of the comprehensive subway system."

In his statement Mr. Rea attacks the board's recent decision by asking several questions, among them these:

"Primarily has the city the basis for such a tremendous expenditure, \$160,000,000 to probably \$200,000,000, and yet meet its other needs without imposing an unusual tax burden on its property holders and those who rent or occupy the same?"

"Is there any real present necessity for all the subway lines proposed and can the same be profitably operated? The estimates already made of the revenues and expenses of the new subway system have performed a distinct service by pointing out the long term of years before the proposed system will be free from operating losses, but they have not so clearly indicated when, in addition to these losses, the accumulated interest charges on the capital invested will be met, nor have they definitely shown the accumulated burden which the taxpayers and other citizens must pay for at least a period of thirty or more years."

"Can the city's credit be used and should it be used to guarantee either the Interborough or the Brooklyn Rapid Transit Company or any other operator of the proposed subway system a preferential payment to them out of subway operations at the expense of the citizens?" "Can the citizens under present rapid transit conditions wait for at least five years without any relief?" "Can it be regarded as a final settlement of the situation to offer the proposed operator the cream of the show distance Broadway street travel and not insist that in fairness it assume the operation of the much needed West Side Seventh avenue subway?"

KILLED IN A BARROOM BRAWL.

Janitor's Body Cast Out on Sidewalk After Tragedy in Eighth Avenue.

Archibald Lyall, the janitor of an apartment house at 304 West 118th street, was struck in a scuffle in the rear room of a saloon at 118th street and Eighth avenue early yesterday morning and fell dead. An autopsy by Coroner's Physician O'Hanlon showed that death was due to a hemorrhage of the brain caused by a blow or fall. In the House of Detention are three witnesses who might tell more about the case than the police now know, but no defendant has been arrested. Lyall, who was 48 years old, had a party in his house on Saturday night in celebration of the eighteenth birthday of his daughter. Mrs. Lyall furnished lemonade and tea for the party, but this was not enough for her husband, and every little while he and James Hand of 307 West 118th street would go to George Michael's saloon on the corner.

When the party broke up at 1 o'clock Hand and Lyall were still drinking at the saloon. They were moved into the back room by the saloon keeper. There were a number of women in the room and a party of ten or twelve young men.

At 1 o'clock the group of young men got into a fight with a sailor, who swung a chair against them, smashing some of the lights. Then there was a general mixup during which many glasses were broken and eyes blackened.

Some one hit Lyall and he fell to the floor. This stopped the fight and it was seen that he had stopped breathing. The bartender, Antonio Cuomo, didn't want the police to enter into the saloon after legal hours, so he ordered the body carried to the pavement outside.

The sailor and the bunch of young fellows escaped. A few women of the street worked over the dead man, and the bartender went looking for the police. Not finding any he shot a revolver five times in the air and a cop showed up. Two hours later the coroner's men hauled away to the station house the body had not been moved. The only witnesses the police had for him to question were the bartender, Hand, a woman who says she is a friend of Lyall's, and a man named O'Hanlon says it is possible that Lyall was killed by being knocked down. The police have made no arrests for violation of the excise law.

FIRMER HAND NOW IN MEXICO

MADERO WILL HELP PUT DOWN REBELLIOUS BANDS.

Warrants Issued for More Than 100 Maderistas in the Capital for Sedition—Troops Sent to Various Places to Overcome the Revolutionary Bands.

MEXICO CITY, Aug. 6.—Madero's declaration that he will support President de la Barra in his efforts to bring peace and order to the republic and to suppress anarchy prevalent in various regions, together with sentiments expressed concerning the separation of Emilio Gomez from the Cabinet, has caused the people generally to believe that from this time on vacillating measures are ended. On Friday warrants were signed for the arrest of more than a hundred Maderista soldiers, including several Generals and others of importance in the recent revolution, because they signed a protest couched in seditionary language against the acceptance of the resignation of Gomez.

It was announced to-day that more than fifty had been arrested and the police are hunting for the others. It is said that Madero approves of the action.

Madero arrived in Mexico city yesterday and was welcomed by a great crowd, which showed extreme enthusiasm. Later he had a short interview with De la Barra. It was given out that nothing of importance was discussed.

Many of those who signed the protest against the acceptance of the resignation of Gomez have said that they had no intention to threaten the Government. They merely meant to present a dignified protest and assert that the Government had no right to consider that they were attempting to start another revolution on account of the strong language used.

Guadalajara telegraphed to-day that there had been an encounter between Federalists and Maderistas at Yerba Buena in the State of Jalisco yesterday. Several Maderistas who were wounded were imprisoned. The Maderistas are concentrating near the town of Zapotlan and say they have 1,500 men under arms. They say they will move immediately against Guadalajara unless the Government gives that all promises made during the revolution are carried out.

Troops to the number of 150 have been sent to Zapotlan and there are 250 more in the mountains near there where there is said to be rebels. Madero has sent a despatch to the leaders of the Maderistas advising them immediately to lay down their arms and submit to the law and permit free elections without further trouble.

Further trouble, however, is expected, as the revolutionists in that region have been working independently since the start of a year ago. Thirty-five Maderistas implicated in the attack upon the Covadonga factory near Puebla several weeks ago are to be put to death on Monday. The men were tried on the charge of killing three German men and wounding the minister brought about an investigation by Germany. After the court-martial De la Barra was asked to confirm the sentences. The Cabinet met yesterday and decided upon the deaths.

With regard to the arrest of the Maderistas accused of sedition *El Diario* prints an interview with De la Barra in which he said that the Government persists in the firm position not to interfere with the courts. When the protest was presented it was turned over to the courts without recommendation. It is the courts and not the Government that give the order for the arrests. The Government is not interested in the matter other than to insist that order be kept. The President says that there are no further details.

Gen. Navarro, who operated in the State of Michoacan in the revolution, attempted several days ago to obtain firearms through a dealer in Mexico city. Navarro has been arrested on the charge of sedition.

RATTLER INVADES A CAMP.

Attacks a Sleeper in a Tent, but is Killed Before Doing Any Harm.

FORT PLAIN, N. Y., Aug. 6.—Spending the month of August in tents in the wilds near Lake George, Warren county, are James Muench, Roscoe Conkling Peck of Black, Ocleot, Gruber & Peck, New York city; Robert Blinn, H. C. Hooper of Richmond, Va., and Darwin P. Webster, guide, of Fort Plain, N. Y. Webster has just written his parents here of a thrilling experience at the camp. He said that Muench, asleep one afternoon, was aroused by something entwining itself about his heavy and high lace hunting shoes and a single glance disclosed to him that a huge rattlesnake had wound itself about his feet and ankles and was vainly trying to strike him through the thick leather.

Muench shouted for help and brought to his aid the Messrs. Peck and Webster. The snake, not far distant, was paralyzed, and as he lay motionless the reptile made for his body and head and struck at him viciously, although making no sound. Muench, however, was not once possessed with the same idea at once, and being in range so that he could fire without great risk of killing Muench each let go a rifle bullet at the snake, and one of the bullets did the trick, although which one will never be known.

Peck and Webster, upon reaching their companion, found him all the helpless from a fainting spell. The snake, one of them or both of the bullets had hit him, but investigation disclosed that Muench had not only escaped the bullets but had escaped the rattler, for as he lunged at his chest it had forced its way tightly into a pipe in the pocket of Muench's shirt. The bullet had all but severed the snake at a point where it was curled around Muench's shirt. The snake was decorated with fourteen rattles.

FIND POLICEMAN'S SHIELD.

When Last Seen He Was Swimming in a Swift Current Off College Point.

The shield and memorandum book of Traffic Policeman Alexander Hoag were found in a bathing house at Witzel's Point View Park at College Point bring on top of the policeman's clothes last night. A sweeper who was cleaning the bath houses after they had been used by the members of the traffic squad, who had a picnic at the park in the afternoon, made the discovery.

A search was made for Hoag, but he was not found and it is feared that he was drowned. Hoag was last seen swimming off the beach in a current that is very swift, and those who know the place say that if he went out too far and knew nothing about the water there he was probably caught in the current and drowned.

Hoag's home is at 94 Ninth street, Astoria. He joined the force in 1907 and was attached to the East Fifty-first street police station, later going to West C.

WEST STREET THIEF CHASE.

Fugitive Escapes and Cop Can't Find Man Who Was Robbed.

A man rushed into the Charles street station last night and asked for some one to come quick and arrest a man who had picked his pocket at the corner of Christopher and West streets. Policeman Utzman hurried out and saw a man running up the street. He gave chase and at Tenth and Westhook streets a crowd gathered and jeered him. He chased the supposed pickpocket through Barrow and Washington streets and when he saw that he was escaping fired three shots took effect, for the man disappeared into an eight story building on the corner of the two streets. When Utzman went back to get more particulars about the alleged thief he couldn't find the man who had been robbed.



Sale of boys' wash Russian and Sailor suits slated for to-day.

Plain and fancy fabrics. 2 1/2 to 10 years.

142 were \$1.75, 106 were \$2.00, 148 were \$2.25, 116 were \$2.50, 138 were \$2.75, 79 were \$3.00.

\$1.50 now.

71 were \$2.75, 148 were \$3.25, 201 were \$3.50, 67 were \$4.00, 92 were \$4.50.

\$2.50 now.

ROGERS PEET & COMPANY, Three Broadway Stores at Warren St. 13th St. 34th St.

AUTOS MEET HEAD ON.

Two Men Pinned Under One Car That Overturns—Family Thrown Out.

MINNEOLA, Aug. 6.—Two automobiles met head on at the coming together of the Old Court House road and the Jericho Turnpike, outside of Mueola to-day and then went their separate ways across the lawn on the estate of Sylvanus Place. One machine flopped over after a short run across the lawn and pinned its occupants underneath. Charles L'Homedieu, the driver of the machine, a contractor of Manhasset, L. I., had his leg broken and suffered internal injuries. He is in a serious condition at the Nassau Hospital.

L'Homedieu and Milton Courser, a contractor of Cornwall-on-Hudson, were driving a touring car along the turnpike when Thomas H. Beeson, a real estate man of Rockville Centre, who was in a smaller car with his wife and three children, got to the turnpike on the Old Court House road. The drivers of both machines tried to turn out but they both turned the same way. The two cars marched out of the road and across Mr. Smith's lawn.

Half way up the L'Homedieu car turned completely over and Mr. L'Homedieu and his friend were caught underneath. The Beeson machine went on, snipped off a low hanging branch of a tree, jumped a ditch and came to a stop, throwing out the occupants.

The Beeson family got up and found that they were not badly injured. They went back to help Mr. L'Homedieu. In the meantime telephoning had brought John J. Callahan, V. Donkin and Charles Baker from the Nassau garage at Mineola, and they helped right the car and got the men from under it. Mr. Courser was not badly hurt, but Mr. L'Homedieu had to be taken to the Nassau Hospital in one of the garage's machines. Both Mr. L'Homedieu and Mr. Beeson talked about reckless driving on the part of the other.

SHARK BIT AT SKIPPER.

Got His Trousers, but the Skipper Got the Shark, With Some Help.

Fred Foster, Sr., brother of the late Capt. Foster, celebrated as a fisherman and a spinner of fish yarns, dropped into the ship news office yesterday with a tale of an eight foot shark that had bit away a part of the trousers of the skipper of the fishing boat Angler. Fred Foster, Jr., hooked the shark and Capt. Harm insisted on handling the line. One of the crew had gaffed the monster (Mr. Foster's own word) or it would never have been hauled up on deck, for it bit off the hook, which was found in its interior later.

The skipper got too close to the shark and it lashed him with its tail, knocking him down. He fell close to the jaws, which closed on the beamy region of his trousers south of his equator. It took all the crew of the Angler, Mr. Foster wrote, to rescue the skipper, who came ashore in the mate's trousers. "In conclusion," Mr. Foster wrote, "it may be plainly seen that shark fishing cannot be classed among the gentle arts."

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James McCreery & Co. 23rd Street 34th Street Commencing Monday, August the 7th Showing of Silks, Velvets, Dress Goods, Trimmings and Laces,—new Autumn weaves and colors.

SILK DEPARTMENTS. In Both Stores. "McCreery Silks" Famous over half a Century On Monday and Tuesday, August the 7th and 8th. 10,000 yards of Black Dress Satin. 35 inches wide. 75c per yard value 1.00 WHOLESALE DEPT. Fifth Floor, Twenty-third Street Visiting Merchants and Buyers are invited to inspect our Fall Collection.

LINEN DEPARTMENTS. In Both Stores. On Monday and Tuesday, August the 7th and 8th. Scalloped or Hemstitched Towels; Pure Linen Huckaback. 3.00 per dozen usual price 4.25 Irish Linen Bureau Scarfs and Pillow Shams, hemstitched and hand-embroidered. 90c each value 1.50

James McCreery & Co. 23rd Street 34th Street UNUSUAL SALE ORIENTAL RUGS From 20 to 50% less than usual prices Commencing Monday, August the 7th

Complete assortment of Kermanshah Rugs, ranging in sizes from 7 x 10 to 13 x 19 ft. 215.00 to 1,250.00 Extra quality Persian Serapi Rugs in very desirable colors. Sizes from 9 x 12 ft. to 13 x 19 ft. 150.00 to 375.00 Complete assortment of Turkish Anatolian, Serapi, Camel's Hair, Melas and Ispahan Rugs. Sizes 6 x 9 ft. to 12 x 15 ft. 40.00 to 250.00 Extra quality of Antique Persian Rugs in a complete assortment of colors. All sizes from 3 x 6 ft. to 6 x 12 ft. 15.00 to 75.00 Mir Serebend Rugs in perfect rose, blue and red ground. Extra large sizes from 5 x 13 ft. to 7 ft. 9 in. x 19 ft. 2 in. 150.00 to 850.00 Various small sizes in Mosul, Kazak, Kurdistan and Beloochistan Rugs. 10.00 to 35.00 Extra quality of Kurdistan, Serebend, Iran and Feraghan Rugs. Sizes from 4 x 7 ft. to 6 x 12 ft. 40.00 to 250.00 Hall Runners, 9, 10, 12 to 17 feet long. 25.00 to 75.00

James McCreery & Co. 23rd Street 34th Street GUN WIELDING NEGRO SLAIN. It is Believed He Shot Himself in Fight With Whites. Moses Hill, a young negro who depended more for a living on the earnings of his wife and what he could win gambling than on any occupation, was shot and killed yesterday afternoon at Forty-first street and Eighth avenue. While the coroner's office has his death recorded as a homicide with a question mark after it, the police record it as a suicide with a question mark. A general alarm was sent out for three white men who were close to Hill at his death. Hill lived at 300 West Fortieth street with his wife, who spent her evenings in the streets while Hill tried to win money in crap games. Yesterday morning he got in a crap game with three white men. There was a quarrel, but as none of the men was armed nothing more than a few blows resulted. In the afternoon Hill came upon the three standing at the corner of Eighth avenue and Forty-first street. The quarrel was resumed, and in the midst of it Hill pulled a gun he had gone home to get. The moment the gun flashed one of the whites grabbed Hill's arm and turned his wrist, while another punched the negro in the jaw. The negro, not realizing where the gun was aiming, pulled the trigger, according to the witnesses the police corralled after the shooting. The bullet entered his stomach. When the whites heard the shot they ran away. Hill backed down the street, still holding the gun, until he got in front of 312, where he fell dead. A policeman a block away heard the shooting and came on to get there in the short time it took him to get there the district had got busy and stolen the gun. The police got seven witnesses, four small boys and three negro women, who saw the shooting. They all said that Hill had held the gun and pulled the trigger himself, so after a talk with Assistant District Attorney Hamill the witnesses were released. The detectives are not sure what the three white men who got away can be charged with if they are arrested. HIS EIGHTH RESCUE. Hudson Boat Club Steward Saves Small Boy From Drowning. Henry Manly, the steward of the Hudson Boat Club, on the river at 128th street, scored his eighth rescue of the season yesterday when six-year-old Johnny Larsen of 42 West 131st street fell off a pier near the clubhouse into water over his depth. The fastest crawl strokes Manly ever made took him to the spot as the boy was going down for the third time. Some of Johnny's playmates had run to his home and told his mother he was drowned, but Johnny appeared in Manly's arms before Mrs. Larsen could faint.



But That Was Yesterday==

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Today some of these businesses are among the most successful in their line—and they have used the New York City Surface Cars continuously for advertising.

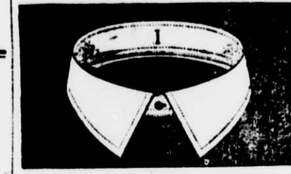
The point is this: do not let any preconceived idea that your product is not suitable for advertising interfere with your getting all the information regarding its possibilities.

We have the exclusive control and sale of the advertising space in the New York City Surface Cars 5th Avenue Buses

Study the Cards—We Have a Standard

New York City Car Advertising Company 225 Fifth Avenue Telephone 4680 Madison

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A typical warm weather shape in Red-Man collars EARL & WILSON. 2 for 25.

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NEW AMSTERDAM 114 W. 42d St. 114-815. Musical Comedy. THE PINK LADY

CRITERION 114 W. 42d St. 114-815. Musical Comedy. JOHN HYAMS & LEILA McINTYRE IN THE GIRL OF MY DREAMS

JARDIN DE PARIS 120th St. Musical Comedy. THE BEST OF ALL THE ZIEGFELD WHICH MEANS FOLLIES

GLOBE 46th St. Musical Comedy. VALESKA SURATT

WINTER GARDEN 114 W. 42d St. Musical Comedy. LA SAISON DES BALLETS RUSSES

BROADWAY 114 W. 42d St. Musical Comedy. MAXINE ELLIOTT'S THE TEN-PECKS

EDEN 114 W. 42d St. Musical Comedy. BRIGHTON BEACH MUSIC HALL

5TH AVE. 114 W. 42d St. Musical Comedy. EDEN 114 W. 42d St. Musical Comedy.

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