

Cleaning Out of TAILORED SUITS Means Prizes, Namely Fine Tailored Suits Selling Normally to \$35 Clean-Up \$10



Suits Exactly as Pictured Here—All Prizes—With 500 Others at Final Clearing Price \$10.00

—Stock taking but two days off. Ordinarily all sales are left to the judgment and discretion of the department manager. Once every year just before stock taking the BIG CHIEF, with his pencil and pad, inspects the various departments.

—If in his judgment he finds an OVER STOCK his pad and pencil does the work of elimination—OF INSTANT CLEARING. Losses are taken that fairly bewilder department managers. He hears no arguments. He listens to no pleas OF HOW DESIRABLE THE GARMENTS ARE. His orders are final. Instructions are given the advertising manager. The sale is on. The department must stand the loss.

—In this sale we offer the cream of our suit department. Plain tailored suits in reliable, staple fabrics in weaves that are in greatest demand. In staple colors worn by women of quiet, refined taste.

—We call particular attention to the tailoring, the modeling, the lining, the fit and the finish of these garments. They all bear the label, Lipman, Wolfe & Co. That in itself is a guarantee of merchandise of merit only. Four windows make a partial display of these tailored suits.

CLEARANCE OF ALL LEATHER GOODS
 CLEARANCE OF KNIT UNDERWEAR
 CLEARANCE OF WOOLEN HOSIERY
 CLEARANCE OF MUSLIN UNDERWEAR

Lipman, Wolfe & Co.
 Merchandise of Merit Only

CLEARANCE OF HOUSE FURNISHINGS
 CLEARANCE OF LACE CURTAINS
 CLEARANCE OF ROOM-SIZE RUGS
 CLEARANCE OF DRAPERY MATERIALS

TAFT IS DEFENDED

Lorimer Case Brings Out Mention of President.

ALLEGED BRIBERY TOLD

Senator Paynter, of Kentucky, Declares Executive Did Not Use His Personal Influence to Oust Chicago Man.

WASHINGTON, Jan. 25.—For the first time since the debate in the Senate in the case of Senator William Lorimer of Illinois was begun, mention was made today of the reported interest of the President in the unseating of that Senator, because of the charges of bribery made in connection with his election.

The reference was made by Senator Paynter of Kentucky, who was a member of the sub-committee which made the investigation into the charges and of the full committee on privileges and elections, which brought in a report exonerating the Illinois Senator.

Declaring the question to be a judicial one, Mr. Paynter said: "I did not approach the investigation with any feeling or thought that the country demanded a victim to appease its wrath, neither did I suppose that a sacrificial offering will be made to satisfy a popular demand to give character and standing to the administration."

Having brought the President into the discussion, the Kentucky Senator professedly undertook to eliminate him from it. Referring to the frequent assertion in the public press that the President was using his personal, if not his official influence against Mr. Lorimer, Mr. Paynter said he desired to re-

sent the imputation against the President.

"The President is a great lawyer," he said, "and knows that the Constitution divided our Government into branches and that it was intended one branch should not invade the province of another. The President knows the Senate is made the judge of the election of its members; therefore the Constitution denies to the executive and judicial branches the right to determine who is entitled to a seat in this body. Certainly the President would not attempt to violate the spirit, if not the letter, of the Constitution which he has promised to obey."

Referring to Senator Beveridge and the minority report he presented at tacking the Lorimer election, Mr. Paynter remarked:

"If he committed an error in the preparation of the minority report, I think he is entirely excusable. The Senator evidently had to prepare it in great haste because he and another distinguished Senator, Mr. Owen, from Oklahoma, were in a mad rush, in a frantic effort to strike the first blow in this contest."

"Both, from their point of view, were endeavoring to enlighten an expectant public upon a question affecting the honor and dignity of this body."

CRAZY TAR CLIMBS TREE

Gust of Wind Aids Policeman in Making Arrest.

When Peter Brooks, a sailor, was placed under arrest by Policeman Tevin yesterday, to be examined as to his sanity, he yelled shrilly and scampered up a tall poplar tree at Williams avenue and Flint street.

There he clawed and spluttered and made cat noises until a timely gust of wind bent the tree so that Tevin could catch him. Brooks for several days has labored under the delusion that he is a cat.

Forest Grove Church Blessed.

FOREST GROVE, Or., Jan. 25.—(Special.)—The recently-completed Catholic Church at Buxton, which replaces the edifice destroyed by fire some months ago, was blessed by Archbishop Christie today. The church is in charge of Rev. Father T. J. Daum, pastor of the Holy parish.

SALARIES TO STAND

House Rejects All Motions to Increase Judges' Pay.

NORRIS GIVES JUDGES RAP

Suggestion They May Forget Human Rights Brings Forth Hot Retort From Burke, but Every Move to Raise Pay Falls.

WASHINGTON, Jan. 25.—Norris of Nebraska, the insurgent leader, and Burke of Pennsylvania clashed in the House today in the debate on the raising of the salaries of Federal judges.

Norris said to increase the pay of these judges would have the effect of elevating them to a higher station in society, with a resultant tendency "to forget human rights and human liberties."

Burke said he deplored such an argument as that advanced by Norris.

"There has been too much of that kind of doctrine preached to the American people," he declared, "and it ought to stop. We voted to raise our salaries as Congressmen \$2500 a year. Is there any man here willing to say that increase has made us forget human rights and human liberties?"

Bennet of New York proposed to raise the Circuit Court salaries from \$7000 to \$8000 a year, but said he was willing to accept an amendment offered by Mann of Illinois to the amount of \$5000. This was defeated, 129 to 158. Mann moved to make the Circuit Court salaries \$7500, but this, too, was defeated.

The Bennet amendment fixing the salaries at \$8000 was defeated, 69 to 218, and the salaries are thus left at \$7000. The debate occurred in connection with the bill for the codification of the judi-

ciary laws, but little progress was made.

SILETZ BILL ADVANCES STEP

House Committee Recommends Relief Be Given Settlers.

WASHINGTON, Jan. 25.—The House committee on public lands today favorably reported the Hawley bill for the relief of the settlers on the Siletz Indian lands.

The Senate today adopted the Chamberlain amendments to the Indian bill appropriating \$50,000 for irrigation in the Klamath Indian reservation under the Modoc Point Project, and \$15,000 additional for a wing for the Chemawa Indian school buildings.

The House committee on territories decided to bring on the table for this session of Congress the bill to change Alaskan fishing laws and regulations.

The House committee on public lands favorably reported the Mendell bill authorizing the Secretary of Agriculture to sell fire-killed or damaged timber from the forest reserves.

Four Pioneers Buried in Dayton.

DAYTON, Wash., Jan. 25.—(Special.)—Four well-known pioneers were buried here yesterday—Matthew Burkhardt, Mrs. Orlan Groves, Thomas J. White and W. D. Smith. Matthew Burkhardt had lived here 40 years and was 88. W. D. Smith came West 40 years ago and was 50 years old, being a veteran of two wars. Mrs. Orlan Groves, of Starbuck, pioneer woman of 1870, was buried here, the body having been shipped from Starbuck. Thomas J. White, Civil War veteran and a resident for 35 years, was buried in the potter's field after a service at the county poor farm.

Grievance Chairman Proposed.

LA GRANDE, Or., Jan. 25.—(Special.)—Railroad conductors, with brotherhoods at La Grande, Spokane and Portland, are going to maintain a salaried chairman of grievances along similar lines to the one maintained by the Brotherhood of Locomotive Engineers at these same towns. The vote is being taken now and it is presumed the plan will be adopted. Conductor Ross, running passenger trains between Spokane and Pendleton, and Frank Mytenger, formerly of this city but now running out of Pendleton, are being mentioned for the position.

PHIPPS MARRIES AGAIN

DENVER MILLIONAIRE MAKES ANOTHER TRY AT MATRIMONY.

Hero of Sensational Divorce and Kidnaping Case Weds Heiress With Melodious Voice.

DENVER, Jan. 25.—Lawrence C. Phipps, the Denver millionaire, was married this afternoon to Miss Margaret Rogers, daughter of Mr. and Mrs. Platt Rogers, the ceremony taking place at the home of the bride's parents in Denver.

An effort had been made to keep the news of the wedding a secret until after the departure of the couple for California on their wedding trip. Mr. and Mrs. Phipps left for California tonight and will tour that state in Mr. Phipps' automobile.

Mrs. Phipps is wealthy in her own right and is noted as the possessor of an excellent voice. She has spent much of the time the last five years abroad.

Mr. Phipps' first wife died several years ago. From his second wife, Genevieve Chandler Phipps, he was divorced September 15, 1904, after contest-

for their two children, the charge of kidnaping figuring in the proceedings.

Fred Lane Leaves Boston.

BOSTON, Jan. 25.—Fred Lane, manager

of the Boston Nationals last year, severed his connection with that team tonight. He has accepted a position as scout for the St. Louis Americans. Fred Tenney was chosen to succeed him.



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