BLEASE CRITICIZES HIS DECIS-SIONS AND VOTES.

NOT ALLOWED TO REPLY

In a Sharp Clash at Bishopville Govthe Chairman.

ed the votes of Jones as a Legisla- on the governor's staff. tor and his decisions as a Judge. Blease spoke after Jones, and when have been making on the governor any sections disturbance.

Organizing at Sumter Tuesday just tary, S. T. Carter, "When statemen's are made by one candidate which are objectionable to another candidate, he shall be allowed to deny the charges and to furnish a cator at the close of the meeting."

Un'er the rule B. B. Evans was really to statements by the attorneygeneral. Mr Lyon, and under the same rule Judge Jones, Wednesday, v. h n Cov Please, the last speaker, had concluded, arose to make his re-113, the governor's address having cors. but principally of a vigorous a'ing h and, shouting. "He's had his of Anderson County to the governor the fight, steech, let him answer to-morrow."

covernor moved forward

wall's a monent for quiet Gover- trace graft practically to the govern- decided when a Judge," said the Frank and sons, money lenders of receivable, the one accuses of receivable and the Convention officials and one per ne on a little contest change the entire political situation these cases was one conducted by of his clients, but Evans appropriation of the stand, his attorney ob- he would expect to derive considertaken it s stand and refused to be-The favor of determined that the favor of the governor of South I made my record as a legislator tabbig former governor had to make affidavits and witnesses to substanti- how soon after the adjournment of and the Convention officers kept their

The first at one juncture ton when asked to resign from the Governor of a great State should refracted as 1 mg as possible from brought against him now, but stated was expressed by some of his sup- "got busy" at once, gently but firmly "Next will be nother respeaking," de staff of the governor as a lieutenant bave, Judge Jones said, "We wan" presenting this evidence to the pub. that they would give him ample time porters that the outcome at Balti- edging the people out. By that time was I come of the stand, accome inspector. He was appointed by the against him 137 1 by a few friends, who had governor, who gave him \$200 at Replying to some of the charges made when Evans persisted in going called to the stand and sworn,

to people w re somewhat excited or conditions.

Covernor Please charged Judge as a detective. end option and afterwards voting to day. He turned in his expense ac- of men."

eided cases against citizens in favor of the chief executive. of railroads and telegraph companies ____ is reasonable to suppose ne picked out disfranchise him. the Judge up in a bad light.

to the constitution of the United States lenges and invites,

QUITS BLEASE'S STAFF

COLONEL CHESHIRE SENDS IN HIS RESIGNATION.

Colonel Leon M. Green Makes the Announcement in a Statement to

the Press.

Governor Blease seems to be having trouble with his colonels. Coinernor Blease Criticises the Record cident with the testimony of Mayor Grace, of Charleston, colonel of the of Jones as a Legislator and a governor's office, came the announce-Judge, Who is Refused a Reply by ment of the resignation of Col. V. B. Cheshire, of Anderson, another colone' on the governor's staff, the announcement of the resignation, having In his speech at Bishopville on been sent out from Anderson by Col. Wednesday Governor Blease criticis- Leon M. Green, still another colonel

The fight which the anti-Bleaseites the latter rose to reply Blease ob- seems secondary with the onslaught jected to his doing so and was sus- now being made on the chief executained by Chairman L. L. Boker. tive by the members of his official The incident created some little ex- family, formerly his warmest politeitement, which soon subsided how- ical supporters and admirers. The ever, and the meeting ended without resignation of Colonel Cheshire is accounted the most significant development of the day and seems to before the meeting there the party foreshadow a stampede, and a further of candidates adopted a rule for the strengthening of the assertion that campaign, which is as follows, ac- Blease will go down to defeat under cording to the records of the secre- an avalanche of Jones votes and "Bleaseism" be consigned to oblivion The following card explains it-

"On the eve of the opening of the operical arswer when the candidate recent break between Col. John P. state campaign and close upon the making the statements has finished Grace, mayor of Charleston, and governor Cole L. Blease, is the announce-Tuesday and Wednesday allowed a shire, publisher of the Anderson Intelligencen, has resigned from the staff of Governor Blease. This is a political break of extreme importance, for Colonel Cheshire holds the balance of power in Anderson Coun-Governor Blease carried in the last

> another citizen while a constable of riost at once the speaker enter d against Evans his race for re-election

and seriously affects his chances for

'estimony to-morrow morning in Co- fend himself Colonel Green has been basking in he did not like it.

"Traces of I command you to be year he was a Columbia newspaper no apologies to make." end-hand information as to child lab- for the United States Senate against unworths to tie

did not understand, not being act rewarded with warrants aggregating him politically, and was the candidate ed to be records of cases that he for then in Charleston, enforcing the lisome of those from California, were papers. The some of the reference and one had never heard of As to the quor laws, but had done some secret in favor of withdrawing at once the cardilates, which permits reply colonel was cut off by the last gen- loyalty to his party and his friends Salter check. Evans said: "If John work throughout the State, at Olar in d hial of charges made by op- eral assembly when the provision was were Judge Jones' reasons for sup- Gary Evans has paid any such check on the lynching case, and in Bammade for paying the two factory in- porting Irby. The re was really no danger, how spectors under the jurisdiction of Turning upon Governor Blease, the cluded: "If I am guilty of any crime, then a detective on the Governor's Miller said, "let's go by a place and "Specch!" "speech!" Mr. Bryan smilever, of a sen ral row, for Chairman the commissioner of agriculture, speaker charged him with being twice why haven't I be n arrested?" Paker, while admitting Judge Jones' During the first part of this year the a traitor in this very instance, saying - ... right to speak in reply and declar-colonel found himself without a job that Please in the preliminary test an official. He soon found that the didn't know what Green was doing was wrong with Black; he said, Th the arrival of Chairman Root, who ing that he pursued the course he and Governor Blease said that he vote in the House voted for Hampton, public conception was otherwise and there. did for the sake of quiet, was amply would take care of a friend by mak- but when the real vote in the joint immediately gave them up. pele to handle the situation, even ing him the chief detective of the assembly came, Blease supported ir- "I reported of that," said Judge any financial dealings with J. P. B. you go prepared. I asked what's the After the noon adjournment Mr.

> He was the highest priced official ton. the governor approved. Comptroller tion in the Legislature and now advo- stood against accepting passes.

the labor law by working the opera- After the general discussion wise. bill providing seperate coaches for a defective and enter the newspaper tion," said the speaker. "The men 1895. several of Judge Jones decisions Intelligencer. The tone of Colonel in the liquor issue. I was elected a tests of the Courts five minutes. I tell what he went to Columbia so fre- ELIND TIGER GRAFT TWO tion as the regular Convention of the while on the Supreme Bench in which Green's statement would indicate prohibition man, and I carried out my am heartily in favor of separate quently to see the Governor for. He tion which the blind tigers were pay- Republican party." with other members of the court de- that he is preparing to leave the fold trust."

Governor Blease also charged that by Governor Blease. The Governor declared that he held his own view day making a fight against the great- James Crocker, former constable, by governor. One of the wagons raised, mediately after luncheon. Not all the Judge Jones' son was an attorney of elaborated the charges to great length on this great debatable question, but est demagogue who ever ruled in Senator Carlisle, with reference to be said, belonged to Santo Sottile. He delegates will be admitted. the Southern Railway and that he re- and put them in the best light possi- that he was content to abide the will South Carolina. I defy an investi- the promised pardon statement. "Yes also said that Mappus charged that signed as soon as the Judge resigned ble to injure his opponent. We feel of his State, and that he could not gation of my whole life, the lives of sir. 'captain Black the Sottile Company had about eighty from the Supreme Bench. He also satisfied that the Judge can take change the law if he wished. blamed Judge Jones for the late Dem- care of himself, and will not suffer In the matter of free railroad pass- Turning his guns upon the record and make him put me back to work. they were collecting \$10 a month. ton, of New York has prepared a reocratic State Convention voting down by a comparison of records, private es Judge Jones I went on to the train to meet him Crocker said that while on a visit to solution calling for a congressional a resolution favoring the repeal of the and public, with the Governor, days he was fool enough to think said: "You don't have to go back and Chief Stothart came out behind Columbia and just before he was or investigation of the charges of the of the 14th and 15th amendments which his attack on the Judge chal- that the acceptance of a free pass into ancient history to find vulner. me. Some one said Todd was there. dered to go to Barnwell, A. W. Todd bary in connection with the Repu

JONES COMES BACK

HE SHOWS UP THE RECORD OF GOVERNOR BLEASE.

DON'T WANT A GRAFTER

Jones Declares That Blease Was Contest and Proves by the Record that Blease Voted Against the Anti-Free Pass Law.

Jones to the onslaught of Wednesday "capital account". made upon him by Governor Blease. was the feature of the State campaign meeting at Darlington Thursday. own record but he carried the fight

Taking up in detail the charges which Governor Blease had preferred against him, Judge Jones answered fective argument. Not merely this, Thurmond now campaign manager as he even turned some of Governor for Ira B. Jones. Evans also recall-Blease's own, arraignment back ed the fact that in Columbia be had against him, particularly in refer- been tried for murder and acquitted, ence to voting for Hampton and the because he said his friend worried by charged him with doing.

ty, which polls 8,000 votes, and which ty, in the first instance, then going in the attempt

Ovation for Judge Jones.

Regarding his support of a divorce or social equality." law some years ago, Judge Jones "No," said Judge Jones, "you can-receiving any letter from the Gov- the other constables. He said he had pen?" and other corporations. The Govern- which places the negro on equal foot- said: "I did believe then, and do not tear down a man by finding a ernor. He said Governor Blease had never gotten a cent. there were a great many others. It and deprives the State of the right to should be granted. But the State of dividual acts: if you cannot make a are getting graft down there." South Carolina has written her will successful attack upon his character, "Do you remember a conversation because he raided several wagons he Dixon. those that he thought would show The above is a short synopsis of against it, and I accept her peculiar you cannot damage him by citing with Captain John Black, coming was put out of the way by being comthe charges made against Judge Jones attitude in the matter," Judge Jones some errors of judgment. I am to- back from Columbia?" was asked missioned to work at Barnwell by the vate conference with his leaders to

| could not, by any means, influence

CHARGES HIM WITH BEING GUIL-

An Incident of the Campaign Meeting Held at Bishopville on Last .Wednesday.

TY OF FORGERY.

At the Bishopville campaign meeting on Wednesday B. B. Evans was Traitor Twice in the Irby-Hampton the first speaker. His renewal of graft charges made two years ago and at Sumter yesterday against the Murray dispensary commission elicited from the attorney general the promised commentary upon Evan's career. Mr. Evans repeated his charge that The correspondent of The News and dispensary records had been judged Courier says coming back in fighting and a deficit of approximately \$40,style, the vigorous reply of Judge 000 covered up beneath the term

By way of advance reply to Mr Lyon's threatened revelation, he gave his own version of his career Judge Jones did not only defend his He ascribed to ill will against him on the part of "that thief, B. F. Sample" into Governor Blease's camp and sheriff of Saluda county, the finding brought to the attention of the peo- of indictments against him in that ple some of his acts not known gen- county for forgery and declared the forgery charge to be false.

He said that this prosecution was qualified by Judge Shipp when the case came on for trial and his lawyer them in clear cut style and with ef- on that occasion was J. William free railroad passes, and showed that domestic troubles, came to his room Blease had done the things he had and with his pistol committed suicide.

Judge Jones charged Governor been an open book, there is no man Blease with being twice a traitor in or woman I can not face. If any he Hampton-Irby contest for the Un-man or woman has knowledge of sale liquor dealers. ed States Senatorship, pointing out anything tending to show a dishonorthat Blease had on a test vote sup- able act in my record, let him or her

tack on him. Gov. Blease vehement- election by about 800. Political ob- Jones said he was a contestant Re- work in showing up disjensary graftly protested against Judge Jones beservers say this break means a loss former, supporting Irby throughout ers and after saying he deplored the becassity of exposing Evans, proceed-ernor Blease in his office that he would be impossible for him to outed to read a certified copy of one of was suspected of sharing in the graft line what he would do. It might "Colonel Cheshire was attacked in 'd. received almost an ovation. To against Evans in Saluda county and that a man named Harley, a travel-the sentiment of the people, and were under personal command of As-Colonel Cheshire was attacked in against Evans in Saturate and this office by a local magistrate and this office by a local magistrate and the mag

nearby radiway bridge Colonel Che. meeting and the charges made by ago by pothecated at the Carolina Naone and attempter to separate the carolina National shire asked for the removal of the Governor Blease. He accused the tional bank in Columna two notes plied "John you are the third man who talked with him Thursday, said Sergeant-at Arms Stone and his astwo men and the governor refused. Governor of assisting in denying him purporting to have been made by who has told me this, Capt J. hn that he had declared his willingness sistant, Col. Thayer, had never left. i'k, with should re jammed against the respon Colonel Cheshire resigned the right of denial yesterday. Ad- Edgefield county citizens, who when Black and Charlie Webb being the right of denial yesterday. Adand will not support the Governor in mitting that his record as a public of these obligations matured made anst other two." "Why don't you take able number of the delegates wished began to understand the reason for ficer was a proper subject for attack, wer to court that they had not signed action to protect yourself?" I told him to, even if he did not carry a this conspicuous show of force. "The mayor of Charleston begins be stated that he proposed now to de- an. such anstruments and the witness. single electoral district in the coun-

noy at copy to speak, both facing the speaker, there would be some which yogusta, sept to Evans on one occanoy at copy to speak, both facing the contest, ween Blease and Cheshire, may somebody would not like. One of son a check to b delivered to one staff from the liquor dealers, was cans in the Western States and that 1. M. Green. Governor Bleas, bimself, of course, ed the money to his own use and his jected to the jurisdiction of the com- able strength from the Democrats. brother, John Gary Evans of Spar mittee and also asked time to collect. He would not express any opinion less guard surrounded the platform Carolina for more than a year. Last and Judge, and I stick to it. I have the class and for more than a year. Last and Judge, and I stick to it. I have the class and for more than a year. Last and Judge, and I stick to it. I have the class and for more than a year. The present Convention the new particles are the class and for more than a year.

though it had developed into some state. Colonel Green traveled some by, thus betraying the reform party, lones, "but Blease must answer to O'Neill?" asked Senator Carlisle, but matter; he said, 'true Ben Stothart is livyan held an informal reception in first, and then going back on Hamp- you on this very matter which he altness declined to answer on the drunk, but he told me coming down the press section. People waited in charges against me. In the vote on ground that it might incriminate him- on the train, that he had been in- a long line to shake hands with Mr. Yours with voting for J. L. M. Irby in the State of South Carolina, hav- "I voted for Y. J. Pope, said Judge the acceptance of free passes, Blease, self. O'Nelli is a wholesale Charles- structed by the governor that if he Pryan, who wrote his autograph for for United States Senator against Gen. ing received \$20 a day for his labors Jones, "against Judge Wallace. Of while in the Legislature, skipped the ton blind tiger, and is one of the men would dispose of you and John Miller, any one who requested it. Wade Han pton, with voting against in Berkeley County. The colonel was course, I did. He was a lifelong question, and did not vote, but in the Miller said collected the graft. Wit- he would pardon him." Judge Wallace, speaker of the Wal-detailed by Governor Blease to other friend, a Newberryian with me, a va- Journal of 1892, on the question of ness said that G. W. Coleman, one of "Is this the same Black who was conferred after the morning adjournlace House: with voting for prohibi- sections of the state. He absolutely liant soldier with seven bullet wounds repealing the Act allowing the acica and against the dispensary and lo- refused to work for less than \$10 a in his body. It was merely a choice ceptance of passes, you will find that nor Blease, and is from Saluda Coun- matters, and pardoned by the gov- discussion Mr. Roosevelt was rushed Cole L. Blease voted against the re- ty. He branded as false the state- ernor," asked Representative Evans, through the crowd at the hotel to his totee the dispensary in Marlboro and count, amounting to about \$400 for As to his charge of front on the peal and for the acceptance of passes. ment of Crocker that he had threat- "Yes, sir," replied Crocker. other dry counties. References were two month's expense account, which liquor question, voting for prohibi- to that vote I had seen my error and ened to shoot Crocker and Miller. Testimony of the same character neunced the conclusion that had been

Blease also charged Jones with General Jones turned down the ac- cating local option, Judge Jones de- Judge Jones was Wednesday ac- "Did you tell me one time that you ler. voting to have a divorce law in South count because it was not properly clared that he went to the Legisla- cused by the Governor as favoring the had slept with the Governor, drunk Carolina: with voting against reducing itemized. The account, amounting to ture instructed to vote for prohibi- same railroad coaches for both whites, with him, gambled with him, and

coaches for negroes, of course, and it said Blease told him that Mr. Grace ing and which Stothart said was to be "If the Convention does not un-

my whole family."

(Continued on last page.) Black was complaining of having a (Continued on last page.)

LYON GOES FOR EVANS BLIND TIGER GRAFT

MANY OF THEM GAVE THE CON-STABLES HUSH MONEY.

THEY WERE NOT RAIDED

One Tiger Said Blease Incited Con-Constable Said He Drank and Slept With the Governor.

That Governor Blease promised a sensational statement made Wednesday by Jim Crocker in his testimony before the dispensary investigating committee in Charleston, basing the assertion on a statment made to him by John Black, who said that Stothart had made the threat

This and the testimony of several local whisk y dealers, who, stating that they were "blind tigers," said them, featured the sessions of the committee Wednesday. The whiskey dealers testified that the amounts! collected averaged from \$5 to \$10 per month, and that the chief men who collected this "graft" were Henry Doscher, Sante So'tile and J. P. O'Neill who are alleged to be whole-

Miller; of 262 Coming street, a for- the independent fight for the Presiported Hampton, then turned over to rise and point it out, and I will brand mer liquor dealer, who gave in sub- dency if he was convinced there was Irby, thus betraying the reform par- her as a defamer, him as a liar, or die, stance the testimony contained in the a popular demand for him. "I shall affidavit of his which Mayor Grace have to see if there is popular deback on Hampton in the next. Judge I Fraser Lyon after reviewing his read before the committee in Colum- mand for me to run," he said. was said to have carried the graft to basis for the formation of what he Governor Blease stood guard on a into a discussion of the Bishopville. He said that Evans some years the Gavernor Witnesses said when termed a "progressive party"

Stothart Denies Everything

Tarney from being prosecuted. The opinion of the qualifications the same same decision be reached. The opinion rain began to slacken and the police the liberth was colon l. Colonel Green's first public no crook in that office, no man who he only of r spect to Evans' mother, and another hearing to allow him to more would have a considerable bear. They were ready to go. soil lades lones acquiesced and service in the state was as a factory has the charge of graft brought and his brother, and the people of the present any all davits or witnesses ing upon the situation. State, but the revelations had to be that he might choose. He was then

crow! wh he is seed him down the missioner Wa'son to gain some see- mitted voting for Col J L. M. Leby latelie's of whose shoes Evans was chief State detective on March 1, felt that under their instructions; 1911, by Governor Blegse; that he they should remain in the Convenday morning was for William Jen-Wade Hampton, claiming that Irby In reply Evans said the attorney had been stationed and worked for tion until after the nomination was nings Bryan, who is reporting the Wade Hampton, Claiming that Hose the action of conditions.

Wade Hampton, Claiming that Hose the action was nings Bryan, who is reporting the made. Other delegates, including Convention for a number of newsfor me I don't know it" He con- berg. He said he met Col. Green, very severe headache. staff a: Oher, but they were not work- get a coco-cola." ____ing on the same case and he really "Miller told me that something. Scarcely any notice was taken of

"Have you at any time ever had "Black and I went on up. He said hattery of photographers.

had been up there, but didn't recall shared with the Governor and with seat the 78 delegates what will hap-

BEATEN TO A FRAZZLE RECESS IS

TEDDY WILL RUN IF THE PEOPLE WANT HIM TO DO SO.

'If People Want a Progressive Party, I'll Be in It," Says He, and Be WAITING FOR REPORTS Its Candidate Toc.

Thursday night Roosevelt indicated that, under certain conditions, he stable to Kill Promising Him a might withdraw from the Republican party to take the lead in the forma-Pardon if He Got in Trouble and a tion of a new party. "If the people want a progressive party, I'll be in it," he said.

Some of the Colonel's supporters urged their associates to precipitate the crisis in the Republican National pardon to Chief Stothart, his consta- Convention at the earliest opportunible in Charleston, if he would put ty. More conservative counsels fin-Crocker and Miller out of the way be- ally prevailed and it was decided cause they knew too much, was a there should be no "bolt" from the regular Convention.

It was the plan of the Roosevelt delegates Thursday night to make their last stand on the report of the redentials committee. If the seventy-eight delegates claimed by them to be fraudulent are seated, the while drunk on a train coming from Roosevelt forces will remain in the Convention until the end, but will

It is their plan then to proceed to the nomination of the Colonel in the that they had paid the "graft" to the Collseum and claim regularity for

> Col. Roosevelt has not definitely committed himself to the latter part of this plan. He is considering the advisability of delaying action for several weeks and then to summon would not be held until after the Democrats have acted in Baltimore. ('ol. Roosevelt said emphatically Thursday night that he would make

Col. Roosevelt said there had been posts red about Governor Blease, month to raid the columns of newspa- made Wednesday by the governor, about the State making false and Questioned by Chairman Carlisle. Fig. 1 and the columns of newspandadous charges against men the State making false and Questioned by Chairman Carlisle. Supporters as to the advisability of supporters as to the advisability of vention to said that he was appointed by a great pers and the annual report of Com-Judge Jones said that he frankly advisability and supporters as to the advisability of vention to said that he was appointed bolting. The Ohio delegates, he said, work.

get away."

Drank and Slept With Blease. was given in the affidavit of J. J. Mil- reached.

Paid Graft to Stothart.

the rate of interest in this State with about \$380, was later paid when the tion, and that he would have been and blacks. A bill providing for sep-done other things with him?" Mayor who runs a place at Four-Mile House delegates enumerated in Governor voting to allow the nullification of colonel properly itemized his account. false to his trust had he done other arate coaches was introduced in the Grace asked Chief Stothart. "I told asked him if he was getting a share Hadley's motion of Thursday. Legislature in 1892. This, Judge you I had slept and drank with him of the graft which he and others had: "The nomination for President altives 110 hours extra; for voting for throughout the state as to the high "There were two ballot, boxes in Jones stated Thursday, he knew to be and that was all," witness replied, laid in to Andrew Nelson, a rural po- ready has been made. The American free passes in the legislature and rid- salary paid the colonel, he decided to that primary, one for the candidates | neonstitutional. That was prior to He said Mappus said he people have named Theodore Rooseing on one; with voting against the quit the service of the governor and and the other for and against prohibi- the Constitutional Convention in first cousin of the Governor's was paid "graft" to John Burton, another velt and elected a majority of more selling liquor in Charleston. He said rural policeman, and that Burton than 100 delegates to this convention. the races on railroads in this State. husiness. He was elected by Colonel elected were bound to support in the "That bill, as presented," said the Le frequently went to Columbia to kept his. He said Mappus asked him These delegates must be recognized Governor Blease also referred to Cheshire as editor of The Anderson Legislature the decision of the county speaker, "could not have stood the see the Governor. He declined to if he was getting his share of protector we will not recognize the Conven-

said he was going to see Cole Blease dealers in Charleston from which

CONVENTION HOLDS TWO BRIEF SESSIONS FRIDAY

Police and Convention Officials Keep Tab on Situation, Fearing Attempt of Roosevelt Forces to Gain Possession of Hall, Tumultuous Crowd

Finally Forced to Leave. Five minutes was the entire duraion of the two sessions of the Republican National Convention Friday, with a recess of four hours between." The first session convened at noon, lasted four minutes; the second one

The afternoon session was remarkable for the extraordinary conditions which ensued upon its adjournment. Almost with the fall of Chairman Root's gavel there broke out a pandemonium of cheering, which lasted almost as long as that. of Thursday.

It had scarcely a definite cause, though its immediate occasion was the effort of a man in the west galry to swing the great gathering into

unison with the cry "we want Teddy" It started all right, but almost immediately the LaFollette, Hadley and Cummins enthusiasts began an opposition turmoil, with the result that within less than a minute there was imply one meaningless choas of

Presently a group of men in the south gallery, back of the platform, brought four or five megaphones into play with "we want Teddy!" A smashing rain storm was in progress where they were and shouted, each to his taste.

Under cover of the racket and at first unnoticed by the crowd, there began to gather on the platform a ody of big policemen until finally

storm to cease was good humored. Stothart Denies Everything try.

Stothart Denies Everything try.

Stothart Denies Everything try.

Stothart Denies Everything try.

The Colonel himself said he be-but it was a situation full of possi-

As Mr. Bryan moved to his seat in

luncheon room and Senator Dixon an-

of this so-called Republican Conven-

"That will come later. We will or only mentioned four cases, but said ing of citizenship with the white man now, that divorce, for adultry alone, flaw here and there in some of his in- remarked to him: "They tell me you Crocker said that he became a await developments on this before great "whiskey wagon raider," and taking any further action," replied

Want It Looked Into.

Representative Martin W. Efttle