

Received at Postal Telegraph-Cable Company Building, Washington.

1 RA D PN

206 DH Frank 545 P

Ral eigh N.C. June 10.

Gov. Elias Carr,

1413 K Street N.W., Washn. D.C.

Manning and myself were very much disappointed at not meeting you in Greensboro this morning. The Russell directors in their affidavit charged fraud on the part of the State directors and also on part of yourself in leasing North Carolina road. Your directors made affidavit denying this and manning saw the judge and got permission to file affadvit from you as soon as you could be seen. We expected to have seen you in Greensboro, have had the affidavit prepared signed by you and sent to Asheville. When you come back I suggest you leave Washington so as to reach Durham early in the morning. Manning can then prepare affidavit and



POSTAL TELECRAPH-CABLE COMPANY. This Company transmits and delivers the within message subject to the following TERMS AND CONDITIONS.

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the message written on the face hereof and the Postal Telegraph-Cable Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery. If any UNERFEATED message, beyond the amount received for sending the same; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any REFEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of messages to any point on the lines of the Company can be INSURED by contract in writing, stating agreed amount of risk, and payment of premium thereon, at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent, for any greater distance.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of this Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance a special charge will be made to cover the cost of such delivery.

This Company will not be liable for damages or statutory penalties in any case where the claim is not presented in writing within sixty days after the message is filed with the company for transmission.

This is an UNREPEATED Message and is delivered by request of the sender under the conditions named above. Errors can be guarded against only by repeating a message back to the sending station for comparison.

No employee of this Company is authorized to vary the foregoing.

JOHN O. STEVENS, Secretary. ALBERT B. CHANDLER, President and General Manager.



Received at Postal Telegraph-Cable Company Building, Washington.

1 RA D PN.

you can leave on train at ten thirty, which goes through Tarboro, or he will prepare affidavit and send to you just as you prefer. We all think this very important for your protection. In the argument yesterday Russell's lawyers practically abandoned everything except the question of fraud. It would have done you good to have heard Crawford's and Carlisles speeches. Would suggest you go to our office thirteen hundred Pennsylvania Avenue, tomorrow morning and see Mr. Fairfax Harrison and he can show you copy of affidavit filed by Russell's directors. You can show him this telegram.

-2-

A.B. Andrews.



POSTAL TELEGRAPH-CABLE COMPANY. This Company transmits and delivers the within message subject to the following TERM3 AND CONDITIONS.

To guard against mistakes or delays, the sender of a message should order it REPEATED; that is, telegraphed back to the originating office for comparison. For this, one half the regular rate is charged in addition. It is agreed between the sender of the message written on the face hereof and the Postal Telegraph-Cable Company, that said Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any UNREPEATED message, beyond the amount received for sending the same; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any REFEATED message beyond fifty times the sum received for sending the same, unless specially insured, nor in any case for delays arising from unavoidable interruption in the working of its lines, or for errors in cipher or obscure messages. And this Company is hereby made the agent of the sender, without liability, to forward any message over the lines of any other Company when necessary to reach its destination.

Correctness in the transmission of messages to any point on the lines of the Company can be INSURED by contract in writing, stating agreed amount of risk, and payment of premium thereon, at the following rates, in addition to the usual charge for repeated messages, viz: one per cent. for any distance not exceeding 1,000 miles, and two per cent, for any greater distance.

No responsibility regarding messages attaches to this Company until the same are presented and accepted at one of its transmitting offices; and if a message is sent to such office by one of this Company's messengers, he acts for that purpose as the agent of the sender.

Messages will be delivered free within the established free delivery limits of the terminal office. For delivery at a greater distance a special charge will be made to cover the cost of such delivery.

This Company will not be liable for damages or statutory penalties in any case where the claim is not presented in writing within sixty days after the message is filed with the company for transmission.

This is an UNREPEATED Message and is delivered by request of the sender under the conditions named above. Errors can be guarded against only by repeating a message back to the sending station for comparison.

No employee of this Company is authorized to vary the foregoing.

JOHN O. STEVENS, Secretary. ALBERT B. CHANDLER, President and General Manager.