

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

April 12, 2006 LR 449

SPEAKER BRASHEAR: Yes.

SENATOR BOURNE: Okay, so would it follow then that Mr. Blank filed that B-1 report in January of '05 after he lost the election?

SPEAKER BRASHEAR: I'm sure he did.

SENATOR BOURNE: Did he have an office at that time?

SPEAKER BRASHEAR: On what date?

SENATOR BOURNE: Okay, then how can that report deal, if he filed it on the same day, how can that report deal or relate to the office?

SPEAKER BRASHEAR: Well, he had an office until his successor was duly qualified.

SENATOR BOURNE: But that statement could have been filed after he left office. The point...thank you, Senator Brashear. The point I'm trying to make is we're trying to extend the filing of this report to the running for the office and saying that's the basis for impeachment. Mr. Blank had to file the same document and he didn't have an office. How can that be an impeachable offense? It's an obligation to file. That doesn't even make sense. If Mr. Blank filed the same document Mr. Hergert did but didn't have an office, how can it relate to the office, looking at it a different way? I want to talk briefly about what some of the other individuals who have been impeached in Nebraska, what their conduct was. In 1871, Governor Butler was impeached for the crime of misappropriating state funds. Some of the assertions, he unlawfully and corruptly, neglecting to discharge his duty in regard to \$16,881 for sale of state public land and appropriating the same to his own use and benefit. This is from 1871 language so it's a little out of date. But he basically stole \$1,681 on one instance from a sale of ground. He entered into numerous scandalous and corrupt agreements for \$1,750, \$914, \$10,000, and \$5,000. When he was a Commissioner of Public Lands, he took a bribe to influence his action and decision to